

# THE OFFICIAL GAZETTE

OF THE

# COLONY OF KENYA

AND THE

# EAST AFRICA PROTECTORATE.

Published under the authority of His Excellency the Governor of the Colony of Kenya and the East Africa Protectorate

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GOVERNMENT NOTICE No 264

## ARRIVALS

Name	Rank	From leave or on 1st Appointment	Date of leaving England	Date of Embarkation	Date of arrival at Kilindini	
S J E Howarth J Burton H L Hosker B J Rand T F Lumb Lieut O A Pickerell F J Allsworth J Dyer C Houlston F D Toms T Fitzgerald Lt Col A G Doherty P F Nunan J S Robertson Hon F W Major W K Batchelor	Chief Accountant, P W D Overseer, Veterinary Dept Steam Holler Driver, P W D Sgt Instructor of Police Medical Officer King's African Rifies do do do do Deputy Po triaster General Veterinary Officer Medical Officer Medical Storekeeper Chief of Customs Assistant Supdt of Police	Leave  " " " " " " " " " " " " " " " " " "	June 17th, 1920 do do do do  June 17th, 1920 do do do do do do do do June 18th, 1920 do do June 18th, 1920	June 18th, 1929 do do June 18th, 1920	July 24th, 1920 do	

### APPOINTMENTS

THOMAS FITZGERALD, to be Deputy Postmaster General, with effect from the 24th of July, 1920

John Nicholson, to be Executive Engineer, Public Works Department, Naivasha, with effect from the 22nd of July, 1920

Percival Lorimer Collisson, to be a Senior Assistant Auditor, with effect from the 1st of April, 1919

WILLIAM FREDERICK BALDWIN, to be a Senior Assistant Auditor, with effect from the 1st of October, 1919

LIEUT COL ANDREW GAHAN DOHLRTY, M.C., to be Acting Deputy Chief Veterinary Officer, vice Major H H Brassey Edwards, with effect from the 26th of July, 1920

REGINALD ARTHUR ASTON, to be Assistant Superintendent of Police, with effect from the 18th of June, 1920

REGINALD ARTHUR ASTON, Assistant Superintendent of Police, to be Acting Quartenmaster, Police and Prisons, with effect from the 15th of July 1920

HAROID BIRDSALE BESWICK DAVISON, M.C., to be Assistant District Commissioner, North Kavirondo, Nyanza Province, with effect from the 26th of July, 1920

FRANCIS WILLIAM MAJOP, CMG, ISO, to be Currency Officer, with effect from the 1st of August, 1920

HOWILL PICKWOAD, to be Assistant Currency Officer, with effect from the 1st of August, 1920

CHARLES EATON WARD, to be District Commissioner, Embu, Kenya Province, with effect from the 26th of July, 1920

HOLIESTER GRATTON OLDFIELD, to be temporary Assistant District Commissioner, Embu, Kenya Province, with effect from the 27th of July, 1920

Geoffrey Brisco Rimington, to be Assistant District Commissioner, Meru, Kenya Province, with effect from the 30th of July 1920

VICTOR MALCOLM MCKEAG, to be Assistant District Commissioner, Mombasa, Sevidie Province with effect from the 2nd of July, 1990

### APPOINTMENT OF PUISNE JUDGE

HIS Majesty the King has been pleased to approve the following appointment to the Bench of the High Court of the Colony of Kenvi and the East Africa Protectorate

JOSEPH ALFPED SHERIDAN, to be Third Puisne Judge, with effect from tle 1st of April, 1920

HIS Excellency the Governor has been pleased to appoint Charles Frederic Belcher, to act as a Puisne Judge of His Majesty High Court of the Colony of Kenya and the East Africa Protectorate with effect from the 12th of August 1920

# RESIGNATIONS

HIS Ficellency has accepted resignations of their appointment's as Justice of the Peace from the following gentlemen —

MR CHAPLES RIDGILL as Justice of the Peace for the Nandi border in the Uasin Gishu District of the Province of Naivasha

MR E G LUSHINGTON, as Justice of the Peace for the Kikuyu District in the Province of Ukamba

Major J J Drought MC, as Justice of the Peace for the Londiani District in the Province of Naivasha

SECRETARIAT,

Nairobi, August 11th, 1920 C E SPENCER,
for Chief Secretary

# COLONY OF KENYA AND THE E. A. PROTECTORATE.

GOVERNMENT NOTICE NO 265

S 18733

The following Bill is published for general information and criticism —

# A Bill

## Intituled

An Ordinance to Amend the Law relating to Di orce and Matrimonial Causes in the cases of Mohammedan Marriages and relating to Intestate Succession in certain cases

- This Ordinance may be cited as The Mohammedan Short title Mairiage Divoice and Succession Ordinance, 1920'
- In this Ordinance the following expressions shall, unless Interpretation the context otherwise requires, have the following meanings —

The expression 'Mohammedan mairiage' means any mairiage contracted in accordance with, and recognised as valid by Mohammedan law

The expression Matrimonial cause or suit" means all causes or suits relative to the validity of a marriage according to Moham-10 medan lav and all causes and suits relative to or claiming any species of relief, whether by way of divorce or otherwise, in respect of Mohammedan mairiages, recognised or given by Mohammedan law

3 (1) From and after the coming into operation of this Mohammedan law 15 Ordinance Mohammedan mailinges whether contracted prior or relation to mairinge subsequently to the commencement of this Ordinance shall be deemed to be valid mainages throughout the Colony of Kenya and the East Africa Protectorate and the parties thereto shall subject to the provisions of this Ordinance be entitled to any relief by way 20 of divoice of otherwise which can be had granted, or obtained according to Mohammedan law and such law shall apply accord ngly

and divorce to apply

- (2) From and after the commencement of this Ordinance the Jurisdiction of the High High Court and every Judge thereof shall, subject to the provisoes court in all matrimonial course for surface of the court in the cour 25 hereinafter contained and to the other provisions of this Ordinance of Mohammedan and any Rules ssued thereunde, have jurisdiction to hear and marriages determine all mathmonial causes and suits arising out of Moham medan marriages wherever contracted at the suit of either party to such mairiages, whether such mairiages shall have been con 30 tracted either prior or subsequently to the commencement of this Ordinance Provided always the High Court shall not exercise any such jurisdiction as is hereby conferred unless both parties to the marriage are domic led in the Colony of Kenva and the East Africa Protectorate at the time of the institution of such 35 matrimonial cause or surt as aforesaid
  - (3) In all such matrimonial causes or suits as are mentioned in sub section (1) hereof, the High Court shall exercise its jurisdiction and act and give relief upon the principles of Mohammedan law applicable to the same respectively and not otherwise
- (4) In any such matrimonial causes or suits as aforesaid the 40 onus of proof of the principles of Mohammedan law shall be on the part es alleging the same respectively
  - (5) Provided that nothing here n contained shall bridge prejudice or in anywise affect the jurisdiction of any Court of Cadi as by law established

Distribution of the property of a party to a Mohammedan mannage, or of the issue thereof, dying after the commencement of this Ordinance

Where any person contracts a mair age or, being a male, contracts manages, in accordance with Mohammedan law, whether such mairiage or mairiages shall have been contracted either prior or subsequently to the commencement of this Ordinance, and such person dies after the commencement of this 5 Ordinance and where the issue of any such mairiage or marriages dies after the commencement of this Ordinance the law of succession applicable to the property both movable and immovable of any such per on shall be in accordance with the principles of Mohammedan law, any provision of any Ordinance or rule of law 10 to the contrary not itstanding. Fixeded that where in any sect of Mohammedans to which the deseased belonged the law of -uccession differs from the ordinary law of succession in accurdance with the cidmany principles of Mohammedan live then the law of succession applicable to such sect shall apply

15

Power of Chief Justice to make Rules of Court

The Chief Justice shall have power to make Rules of Court for the better carrying of the provisions of this Ordinance into effect, and, in particular, for regulating the exercise of the jundation by this Ordinance conferred assimilating, if he shall deem fit, as far as may be, the existing practice under the Divorce 20 Ordinance, 1904, to all or any of the matrimonial causes or suits under this Ordinance

GOVERNMENT NOTICE No 266

S 14429.

The following Bill is published for general information and criticism —

# Bill

# Entituled

An Ordinance to Provide for certain Persons being Members of Tribes living in the Colony of Kenya and the East Africa Protectorate obtaining Relief from the operation of certain Enactments wherein the term Native is defined

Whereas it is desirable to relieve certain African Natives residing in the Colony of Kenya and the East Africa Protectorate from the operation of certain laws affecting natives

Short title

This Ordinance may be cited as 'The Native Exemption Ordinance 1920 ' and chall come into operation on such date 5 as the Governor in Council may appoint

Definition

2For the purpose of this Ordinance the expression "Native" shall mean and include any person apparently of the age of 16 years or over who is a member of a tribe having its tribal area in the Colony of Kenya and the East Africa 10 Protectorate and any other per on of African extraction being a resident in the Colony of Kenya and the East Africa Protectorate who does not belong to any recognized tribe or tribal area in the Colony of Kenya and the East Africa Protectorate

Exemption

- Persons who may apply for a Letter of Exemption from certain
- Any Native Minister of a Christian denomination, any 13 Native holding a certificate of qualification as an elementary teacher or any higher certificate from the Director of Education of the Colony of Kenya and the East Ataca Protectorate or from any other receasised Educational Authority in onv British Colony, Dependency or Great Britan, any Native who is a duly recognised 20 and qualified Mahomedan Mwalim or Kathi any Native who exercises a profession or a technical trade or is a skilled employee any Nature the re employed either or he own behalf or as a paid servent in a Government Department of in any commercial have or undertaking and who holds a certificate of education up 25 to the sixth standard from the Director of Education or from a

recognised Mission Society—in the case of a person holding a certificate of education from a recognised Mission Society the certificate must be approved and endorsed by the Director of Education—or who is qualified as an Arabic, or Swahili-Arabic writer, any time expired Native Officer of His Majesty's forces or of the Colony of Kenya and the East Africa Protectorate or Uganda Police or the East Africa Prison Service who is in possession of a good conduct discharge, may apply to the Chief Native Comm ssioner for a Letter of Exemption in the form in the 10 schedule hereto annexed relieving him from the operation of the law relating to Native Registration and any Ordinances or Municipal Bye-laws dealing with order by night or residence in Native locations, and from the Native Authority Ordinance, 1912, and amendments thereof in so far as the said Ordinance and 15 amendments thereof empower Headmen or Admin.strative Officers of the Government to order out Natives under their jurisdiction to perform work on Native or on Government undertakings and any other laws which may from time to time be notified by the Governor-in-Council and published in the "Official Gazette"

Provided always that in every case in which a Letter of 20 Exemption as hereinbefore provided is granted, the Native to whom the said Letter of Exemption is granted shall become subect to any law for the time being in force in the Colony of Kenya and the East Africa Protectorate relative to the subjects or 25 Ordinances as hereinbefore set out or hereafter notified as hereinbefore provided applicable to Non native persons only and to which pror to the granting of the card Letter of Exempt on he would not have been subject

4 (1) Every Letter of Exemption shall be signed by the Chief Letters of Exemption 30 Native Commissioner and shall be registered and a copy thereof filed in his office and shall contain such information for purposes of identification as the Chief Native Commissioner may deem A serial number and the date of registration shall be to be taken by recorded on every Letter of Exempt on

to be signed by Chief Native Commissioner and record to be lept Oath of Allegiance appl cont

- (2) No such Letter of Exemption shall be issued to any 35 Native applying therefor until he shall have taken an oath or declaration of affirmation of allegiance to His Majesty His Here of Successors before some person authorised to administer the same
- 5 Every application for a Letter of Exemption shall be Application to be made made by petition to the Chief Native Commissioner and the by retition to Chief following requirements—hall be complied with by the applicant—

- (a) The petitioner must state his full name (if the petitioner r already registered under the Native Registration Ordinance the registration certificate must be produced) age, residence, 45 place of bith, tible, profession of calling
  - (b) In the case of a Minister of Religion, the date of ordination, by them ordained and the religious denomination of which he is a Mini 'er
- (c) In the case of the petitioner holding a certificate of 50qualification as an elementary teacher or of any higher educational certificate such certificate must be produced
- To every such petition there shall be attached an affidavit verifying the statements in the petition. The said affidavit shall have been swein a sclemnly declared or affirmed by the petitioner before a Magistrate or Justice of the Peace in the Colony of Kenya and the East Africa Protectorate
- Any person who shall wilfully and falsely swear, solemnly declare or affirm that his allegations in the said petition are true when in fact they are not shall be deemed to be guilty of perjury and on conviction shall be liable to the penalties by law provided for that offence

Penalty for false declaration

The Chief Nat ve Commissioner shall have full power and authority to investigate the truth of the statements contained 70 m a petition or to require the petitioner to furnish any additional information or any explanation he may consider necessary, and refuse issue of Letter the said Commissioner may for any reason which appears to him sufficient refuse to issue to such petitioner a Letter of Exemption

Authority of Chief Native Commissioner to investigate facts state) in petition and of Exemplion

50

Production b holde or Letter of Exemption may be demanded

Letter of E e ption to be lid for I ve Mar be received. Fee to be canced for issue and received. Received at District to purious office.

Oftences of using Letter of Exemption when not entitled or transferring to person not entitled

In event of loss of Letter of Exemption a duplicate may be applied for

Persons to return
Letters of Exemption if
they come into their
possession to the nearest
District Commissioner
or other Magistrate

Note —Necessary in the case of Municipal Byelaws dealing with residence in locations 9 Every Native who has obtained a Letter of Exemption shall at all times retain it in his own custody and shall be prepared to produce it at the request of any Luorpean Ponce Officer, a magistrate of any other person duly authorised by the Chief Native Commissioner in this behalf, and on failure to do so and in the absence of any varid excuse for such failure shall be hable on conviction to a fine not exceeding Florias 15/- or in default thereof to simple imprisonment not exceeding 7 days

10 (1) A Letter of Exemption shall be valid from the date of issue to the next succeeding first day of April only, but may 10 be renewed from the said first day of April and from each succeeding first day of April to. one year as hereinafter provided

(2) On the issue of and on each renewal of a Letter of Exemption there shall be paid by the holder the sum of one Florin to the Chief Native Commissioner or other officer effecting the 15 issue or renewal

(3) There shall be endorsed on every Letter of Exemption the fact of its renewal and the receipt of the fee here-nbefore prescribed by the officer effecting the renewal

(4) If the holder of a Letter of Exemption fails or neglects 20 to apply for the renewal of it within a period of one month from the date of its expiration he shall in the absence of an explanation satisfactory to the officer to whom an, application for renewal is subsequently made forfeit any claim to the renewal of his Letter of Exemption. Provided that in the event of the 25 holder of a Letter of Exemption desiring to appeal against the decision of the said officer not to renew it he may appeal to the Chief Native Commissioner whose decision on the matter shall be final

at the office of any District Commissioner and a eturn of all such renewals shall be made up to the first day of April in each year by all District Commissioners as aforesaid to the Chief Native Commissioner

11 (1) Any person using a Letter of Exemption to which he 35 is not entitled shall be hable on conviction to a fine not exceeding Florins one hundred and in default of payment to imprisonment with hard labour for a period of three months or to both such fine and such imprisonment

(2) Any person who shall transfer a Letter of Exemption to 40 any other person with intent that the said Letter of Exemption shall be used by any person not entitled to use it shall be liable on conviction to a fine not exceeding Floring one hundred and in default of payment to imprisonment with hard labour for a period of three months or to both such fine and such imprison-45 ment.

12 In the event of the loss of a Letter of Exemption application may be made to the Chief Native Commissioner for a duplicate which may be granted on payment of a fee of one Florin

In the event of the death of the holder of a Letter of Exemption or in the event of any person coming into possession of a Letter of Exemption to which he is not entitled such person as shall come into possess on of such Letter of Exemption shall return the same to the nearest District Commissioner or other Magistrate who shall forward the said Letter of Exemption to the Chief Native Commissioner for cancellation or return to the proper holder as the case may be — Fa lure to comply with the provisions of this section within one month from the date of such person coming into possession of the said Letter of Exemption shall be an offerce numbrable with a fine not exceeding Florins 50/and in default of payment to imprisonment with haid labour for a period of 3 months or to both such fine and such imprisonment

14 A wife and children of the holder of a Letter of Exemption shall while living with such holder be entitled to the same 65 privileges as the holder of such Letter of Exempt on provided in the case of a male child such privileges shall case when he arrives at the apparent age of 16 years and in the case of a female child until such time as she is married

15 In any case where a native becomes an exempted 70 native subsection to having been resistered under the Native Resistration Ordinance his registration certificate shall be endorsed to that effect and his record card in the Registration office noted accordingly

### SCHEDULE

LETTER OF EXEMPTION ISSUED UNDER THE NATIVE EXEMPTION ORDINANCE

Whereas under the provisions of the 'Native Exemption Ordinance, 1920," I am empowered to grant Letters of Exemption to certain natives residing in the Colony of Kenya and the East Africa Protectorate as described in Section 4 of this Ordinance, and whereas (Name of native) being at the present time residing at and more particularly described on the back hereof has in conformity with the provisions of the said Ordinance been deemed to be entitled to be relieved from the operation of certain laws mentioned in the said Ordinance and any further laws which may be subsequently notified by the Governor by notice in the "Official Gazette"

Now be it known that by and under the powers vested in me by the said Ordinance I do hereby make known and declare that (Name of native) shall be and is hereby declared to be exempted from and taken out of the operation of the laws as mentioned in Section 3 of the above named Ordinance and of any other laws which may be notified by the Governor by notice in the "Official Gazette"

The sum of one Floun due in respect of this Letter of Exemption has been paid by the said (Native's name)

This Letter of Exemption is valid up to and including the 31st March following the date of issue

Dated this

No

day of

19

Chief Native Commissioner

# Description of Native named on this Letter of Exemption

Name

other name known by

 $e\ g$  , Baptismal name, if any

Father's name

Tribe

District

Present place of residence

Age

If married, name of wife or wives

No of children

boys

girls

If wife, or wives and children living with husband

Where residing at this date Trade, profession or call ng

If an ordained Minister by whom ordained

Any distinctive features (prominent marks, etc.,) build

Thumb impression if unable to write

Signature of holder

# Proclamation No 95

S 21231

# THE CUSTOMS ORDINANCE, 1910

## **PROCLAMATION**

IN EXERCISE of the powers conferred on me by the Customs Ord.nance, 1910, and all other powers thereunto enabling me, I, Edward Northey, Major-General of His Majesty's forces, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief of the Colony of Kenya and the East Afr ca Protectorate, hereby declare that the Proclamation issued under the aforesaid Ordinance, dated the 30th day of December, 1919, (Proclamation No 130), published on page 989 of the 'Official Gazette' be and the same hereby is from the date of publication hereof revoked

G.ven under my hand at Nairobi this 6th day of August, 1920

EDWARD NORTHEY,
Governor and Commander-in-Chief

GOD SAVE THE KING

Proclamation No 96

# THE DISEASES OF ANIMALS ORDINANCE, 1906

## PROCLAMATION

IN EXERCISE of the powers thereunto enabling me, I hereby declare that the following Proclamation be revoked

Proclamation No 64, dated the 8th day of June, 1920, [declaring Farm No 3679, Mr J Randall Ruiru, to be an infected area (Contagious Bovine Pleuro-pneumonia)]

Given under my hand at Nanobi this 30th day of July, 1920

W KENNEDY
Acting Chief Veterinary Officer

Proclamation No 97

# THE DISEASES OF ANIMALS ORDINANCE, 1906

# PROCLAMATION

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following Farm in the Nyanza Province, to be an intected area (Rinderpest) for the purposes of the aforesaid Ordinance

Farm No 612/1, Miss C G Buxton, Kedowa Lumbwa District

Given under my hand at Nairobi this 31st day of July, 1920

W KENNEDY,
Acting Chief Veterinary Officer

GOVERNMENT NOTICE No 267

S 35/33/2

# THE EAST AFRICA TOWNSHIPS ORDINANCE, 1903

# Rules

IN EXERCISE of the powers conferred upon him by the East Africa Townships Ord.nance, 1903, His Excellency the Governor has been pleased to make the following Rules

- 1 These Rules shall be cited as 'The Nanobi Township Rules, 1920,' and shall be read together with the Nanobi Township Rules of 1917, (hereinafter called "the Principal Rules")
- 2 Clause (7) of the Rule 4 of the Nairobi Township Rules of 1917 is hereby repealed and the following clause is substituted therefor —

(7) 'Commercial area' shall mean that part of the township bounded by a line running as tollows, viz -From Ainsworth Bridge in an Easterly direction along the Nairobi River as far as Swamp Road, thence along the centre line of Swamp Road to its junction with Ngara Road, thence along the centre line of Ngaia Road to the South most point of the Protectorate subordinate quarters, thence at right angles to Ngara Road in a North-easterly direction to the road forming the North-eastern boundary of the Protectorate subordinate quarters, thence along the centre line of the Quarry Road and the extention of Quarry Road in a South-easterly direction to the Township boundary, thence along the Township boundary to its South-east extremity, thence along the said boundary in a South-westerly direction to the Western Inigation Channel, thence along the said Channel North-westward to Whitehouse Road Bridge, thence in an East by North-easterly direction along the centre line of Whitehouse Road to the point where it crosses the Uganda Railway line, thence in a North-westerly direction along the North eastern side of the Railway to the point where the Road leading in a Northerly direction between Plots 343 and 1015 bifurcates, thence across the Railway following the North-western and Northern boundaries of Plot 342 as far as Clement Road, thence along the centre line of Clement Road as far as the bridge across the Gara River and thence along the said Gara River back to Answorth Bridge, all as the said area is delineated and shown within a red line upon the general plan of the town deposited in the office of the Town Clerk and signed by him as relative to these Rules

By command of His Excellency the Governor Nanobi,

This 4th day of August, 1920

C E SPENCER, for Chief Secretary

GOVERNMENT NOTICE No. 268

# THE INDIAN PETROLEUM ACT 1899

# Rules

IN EXERCISE of the powers conferred upon him by the Indian Petroleum Act, 1899 as applied to the Protectorate, His Excellency the Governor in Council has been pleased to make the following Rules —

Short title

1 These Rules may be cited as The Petroleum Import Rules 1920'

Interpretation

2 In these Rules—

The 4c

(1) The Act means the Indian Petroleum Act, 1899, as applied to the Protectorate

Petroleum declared

dangerous

(2) Petroleum declared dangerous'' means petroleum which the master of a ship has declared under Rule 5 to be dangerous petroleum

Certificated petroleum

(3) 'Certificated petroleum' means petroleum certified to be non-dangerous petroleum by a certificate of such description as the Governor in-Council, from t me to time, may prescribe, has been granted, at the port of shipment,

Uncertificated petroleum

(4) 'Uncertificated petroleum' means petroleum which is neither petroleum declared dangerous nor certificated petroleum, Petroleum reported dangerous and petroleum reported not dangerous

(5) 'Petroleum reported dangerous' and "petroleum reported art dangerous" mean petroleum which the Terris Concer has certified in a report under Line 20 to be, respectively, dangerous or not dangerous,

Chief Customs Officer

(6) "The Chief Customs Officer" means the Chief Executive Officer of Customs for any port to thich there rules apply,

Testing Officer

(7) 'The Testing Officer' means the Testing Officer appointed by the Governor in-Council under Section 10 of the Act and

Words and expression defined in the Petroleuri Act

(8) Words and express one defined in the Act have the same meanings as in the Act

Importation from Foreign Ports

3 Petroleum from any port beyond the limits of the Protectorate may be imported at any port of the Protectorate approved by the Governor for the purpose

Petroleum from Ports in the Protectorate

4 Petroleum from any port in the Protectorate approved in Rule 3 may be imported into any other part of the Protectorate subject as to dangerous patroleum to the provisions or Sections 5 and 6 of the Act

Provided as follows, namely,-

- (a) If such petroleum be dangerous petroleum it shall be subject to the provisions of Sections 5 and 6 of the Act
- (b) If such petroleum be not dangerous it must have been so certified at the port of shipment by an authorised authority or by a Testing Officer appointed by the Governor under Section 10 of the Act and the words "not dangerous" must be noted on the shipping bill and on the expert manifest

Declaration to be made by Master of ship carrying Petrolcum o by ship's Agent

- 5 Except as is hereinafter otherwise provided the master of every ship, carrying petroleum, shall deliver to the Port Captain or where there is no Port Captain, to the Chief Customs Officer, on entering the port, a written deciars on under his signature stating—
  - (a) What quantity of persoleum the ship is carrying,
  - (b) Whether any, and if so, what part of it is dangerous peticleum,
  - (c) Whether any, and if so, what part of it is certificated petroleum, and
  - (d) Whether any, and if so, what part of it soil intended exclusively for lubricating purposes and having a flashing point above 150 degrees of Fahrenheit's the mometer,

Provided that if, in anticipation of a ship's air.val, the agent of such ship delivers to the Port Captain a written declaration as aforesaid under his signature, no such declaration shall be necessary by the master of the ship

If the master or agent declares that any petroleum is certificated petroleum, he shall deriver to the Port Captain, along with his declaration, the certificate relating to such petroleum

Ever such certificate and declination delive ed and all certificates to the Port Captain shall, with our convenient desprich he convaided by him to the Caret or other proper officer of Customs

When a ship carrying retroleum may anchor at ordinary anchorage

- the post and there d scharge the petroleum
  - (a) If it is petioleum which has been certified not to be dangerors under Section 10 of the Act, and is a part or general cargo, and the quantity does not exceed five thousand gallons,
  - (b) Or, it it is ce tined petroleum not exceeding five thousand gallon, in quantity, and the master produces the certificate to the Port office,
  - (c) Or, it is petroleum which is ordinarily used for lubricating purposes and which has a flashing point above 150 degrees of Fahrenheit's thermometer,

Provided that the officer whose duty it is under Rule 20 to select camples of petroleum on board may if instructed to do so at any time take a cample of any such petroleum or oil for the purpose of having it tested

When a ship carrying petroleum must anchor at a special anchorage

7 Every other sh p having petroleum on board shall be anchored at sich anchorage as the Port Captain chall appoint in this behalf, and shall not leave such anchorage until such petroleum has been discharged

Petroleum only to be landed at appointed landing places

8 Petroleum shall be landed only at such landing places as shall be prescribed by the Chief of Customs

Petroleum referred to in Rule 7 not to be landed until it has been tested

9 Except as is otherwise provided in Rules 10 and 11, no petroleum on board any suip referred to in Rule 7 shall be landed until the Testing Officer's report in respect thereof has been received in the office of the Ch ef of Customs, should it be deemed necessary to test the consignment

Exception in respect of petroleum declared dangerous which is not in excess of forty gallous or is covered by an Import Licence

- dangerous on board a ship does not exceed forty gallons and there is no other petroleum on board or the aggregate quantity of petroleum on board, including petroleum declared dangerous, does not exceed forty gallons the said petroleum may be forthwith landed
- (b) If the quantity of petioleum declared dangerous exceeds forty gallons or if it does not exceed forty gallons but the aggregate quantity of petioleum on bould exceeds the amount, the whole or any polition thereof may be at once landed, if the whole amount of the petioleum on board is covered by an amount licence under Section 5 of the Act provided that dangerous peticleum so imported shall be stored only in such premises as furfil the conditions specified in Rule 4 of the Petioleum Possession and Transport Rules, 1920

Exception in respect of certificated petroleum exceeding five thousand gallons

11 The Chief or other proper officer of Customs may, if it has been deemed necessary to call for Testing Officer's report, allow the consignee of any certificated petroleum exceeding five thousand gallons in quantity to discharge the same into boats or to land it before such report has been received

Such permission shall be subject to the condition that the boats into which the petroleum is discharged shall remain at such place as may be directed by the Chief or other proper officer of Customs, or that the petroleum shall be landed at a landing place perscribed under Rule 8, and be stored in a public warehouse built according to any Rules in force for the storage of petroleum and set apart for the storage of certificated petroleum which has been reported not dangerous, or within such limits as may be approved for purpose by the Chief of Customs

Before removal to such warehouse the petroleum must be entered inwards and duty paid under the Customs Ordinance

Testing Officer's report to be final as to the nature of the petroleum tested

12 If it has been deemed necessary to call for a Testing Officer's report the petroleum to which the same relates shall be deemed to be dangerous or not dangerous in accordance with the said report, and any petroleum reported dangerous which has not been so declared shall at once be subject to the provisions relating to dangerous petroleum

Landing of petroleum reported not dangerous

13 Petroleum reported not dangerous may be landed forthwith

Dangerous petroleum in excess of forty gallons

If the petioleum reported dangerous together that the petioleum declared dangerous it any, exceeds forty gallons in quantity and the same has not been already landed under the provisions of Rule 10 (b) no part of it shall be landed without production of an Import Licence under Section 5 of the Act covering the whole amount thereof

Import Licences how obtainable

15 Applications for import licences under the said section shall be submitted to the Chief of Customs

If the application is granted a licence signed by the Chief of Customs will be forwarded to the applicant

Petroleum to be landed, etc, only in the day time

Petroleum shall not be discharged, landed or transh pped at any time between sunset and sunrise Provided that in cases of urgency and where electric light is exclusively used night working may be permitted by the Chief of Customs under such conditions as he may specify in writing

Smoking and fire, etc., on Cargo-boats prohibited

17 Smoking of the use of any fire or light on any boat which is being used for landing or transh pping, petroleum, or inside any installation or storage shed is prohibited

Petroleum not to be stacked on or near landing places

18 (1) Petroleum shall not be stacked on or near any landing place, but shall be removed with the least possible delay to its proper destination

All operations within installation or storage shed shall be conducted under the control of a responsible supervisor or agent

The ground in the interior of an installation shall be kept clean and free from goods of a combustible nature, vegetation or lubbish

A supply of sand or dry earth shall always be kept in an installation for the purpose of extinguishing fire

When petroleum is imported in bulk its removal shall be effected between sunrise and sunset, either directly from the ship to the shore, by means of a hose or wrought-non pipe, or in barges duly certified as under Rule 13 (b) of the Petroleum Possession and Transport Rules, 1920

Petroleum so landed unless in portable tanks, or in portable receptacles, shall be pumped into storage tanks, and when the ship or barge has finished discharging, the pipes shall immediately be emptred by means of a supplementary pump on shore. Provided that if the ship or barge has not finished discharging at sunset, arrangements shall be made by means of a valve for preventing the escape of any of the oil left in the pipe. And provided that in cases where of urgency and electric light is exclusively used the Chief of Customs may permit the removal of petroleum in bulk during such other hours and under such conditions as he may specify in writing.

19 Any Police Officer may enter any boat or premises unsed for the storage of petroleum in order to see that the conditions of Rules 16, 17 and 18 are being duly complied with and in general it shall be the duty of all Police Officers to see that the foregoing regulations are duly enforced

Transhipment of petroleum

Subject to the conditions of Rules 16 and 17, the transhipment of certificated petroleum or of petroleum which has been certified not to be dangerous under Section 10 of the Act, for any other port shall not be subject to any restriction other than what is imposed by any rules under the Customs Ordinance

Selection of samples

21 When a ship is brought to anchor at the anchorage appointed under Rule, 7, any Customs Officer acting under the orders of the Chief of Customs may proceed on board and select, samples of every variety of petroleum other than petroleum declared dangerous

Delivery of samples by Master

The Master shall deliver to the said officer without charge such samples as he shall select

The said officer shall forthwith seal each sample so obtained and affix to each the name of the ship, the name of the consignee of the petroleum and such other particulars or distinguishing marks as he thinks fit, and forward them to the Testing Officer for report

Number of samples to be selected

22 The number of samples to be selected of each brand or quality contained in the cargo shall 'te as follows —

# (1) CERTIFICATED PETROLEUM

(a) In cases

One sample of every 15,000 cases, or fraction of 15,000 cases

(b) (1) In bulk or in tanks, or

> (2) In hogsheads, cashs or drums and declared to be of uniform quality

One sample of every 120,000 gallons, or part of 120,000 gallons, whether contained in a single compartment or tank, or in a number of compartments, tanks, hogsheads, casks, or drums forming a single consignment of the same brand or quality

# (2) Uncertificated Petroleum

(a) In cases

One sample for every 10,000 cases or traction of 10,000 cases

(b) (1) In bulk or in tonks, or

> (2) In hogsheads, casks or drums and declared to be of uniform quality

One sample for every 80,000 gallons or part of 80,000 gallons whether contained in a single compartment or t and, or number of compartments, tanks, hogsheads, casks, or drums forming a single consignment of the came brand or quality taking a sample from tanks the sample should be taken from the centre of the tank as nearly as possible

Report by Testing

Officer

23 The Te ting Office, on completing his tests, shall, as soon as practicable and ordinaril within tream four hours ofter the receipt of the samples, sign a report certifying to the Chief of Customs that the samples are, or are not dangerous petro'eum

Averaging results at tests

24 If more than one sample of any one brand or quality finning the cargo or a portion of the cargo of a chip - cent to the Testing Officer for report that officer shall test each sample separately and strue in arerage of the results of te ting the sereral samples. It the average flashing point is not lower than 73 degrees of Fahrenheit - thermo meter and no one training point below 70 degrees of that thermometer the who'e of the petroleum represented by the samples shall be reported as not dangerous

Procedure when tests show dange ous want of uniformity

When the results of the testing of samples raise a doubt as to the uniformity of the quality of the petroleum in any consignment stated to be of one un form quality, the Testing Officer, if he considers that further tests are necessary shall so inform

the Chief of Customs

When the consignment is imported in cases, the Chief of Customs shall cause such petroleum to be landed and stacked in lots of one thousand cases each or to be discharged into boats and the officer appointed under Rule 20 shall select and deliver to the Test ng Officer one sample from each lot result of the testing of each of these samples shall determine the quality of the lot which such sample represents

When the consignment is imported in bulk, and the Testing Officer cons ders a further test necessary, the Chief of Customs shall forward a second sample after the petroleum has been pumped into the

storage tank

Should the report of the second sample prove unsatisfactory, the Chief of Customs shall treat as dangerous the whole contents of such tank

Control of lighters containing petroleum

27 (a) No petroleum in excess of 20 gallons shall be loaded into wooden lighters or boats

(b) No lighter containing petroleum shall be loaded above the hatches or coamings

Every open lighter containing petroleum shall between the completion of the loading and the commencement of the discharge, be properly covered by tarpauling duly secured, and covered lights containing petroleum shall have the covers or hatches securely battened down between such

- (c) If the loading or discharge of a lighter containing petioleum is not completed by 60 pm, such lighters shall forthwith be moved in such position as the Port Captain may direct and any tuither directions given by the Port Captain shall be duly observed
- (d) Provided that the Port Captain may issue general directions spec fying the place at which and the conditions under which lighters containing petroleum may be moved between the hours of 60 pm, and 60 am
- (e) No lighter containing petroleum shall contain any other cargo
- (f) No petroleum shall be loaded in or discharged from any lighter between the hours of 60 pm and 60 am, and subject to the provisions of Section (c) no lighter containing petro'eum shall be moved between the hours of 60 pm, and 60 am, without a written permit from the Port Captain Such permit shall spec fy the place to which the lighter may be moved

Fees

- The following fees shall be charged for sampling and testing petroleum --
  - (1) Under Rules 21 and 24— For each cample selected—one ropee, For each sample tested—one rupee,

Petroleum compused vship's stores in reasonable questity not subject to

Notling in these Pules applies to petioleum other than dangerous petroleum comprised in a ship's stores and manifested as such if the quantity thereof i not, in the opinion of the Chief or Customs urreasonab'y large

If, in the opinion of the said officer the quantity of petroleum is unreasonably large the provisions of these Rules shall be applicable to the excess over and above the quantity which he deems reasonable

Note — For rates of rent on petroleum stored in a public warehouse see the Customs General Management Order

Noof

Under Section 22 of the Act the above Rules shall apply to Classes I, Divisions A and B, of inflammable liquids specified in the Uganda Railway Rules and Regulations for securing the safe transport of Explosives and other dangerous goods enforced

By order of His Excellency the Governor-in-

Nairobi,

Dated this 31st day of July, 1920

H MALPASS, Clerk to the Executive Council GOVERNMENT NOTICE NO. 269

THE INDIAN PETROLEUM ACT, 1899

### Rules

IN EXERCISE of the povers conferred on him by the Indian Petroleum Act, 1899, as applied to the Projectorate, His Excellency the Governor-in-Council has been pleased to make the following Rules —

1 These Rules may be cited as "The Petroleum Possession and Transport Rules, 1920"

Interpretation

The Act

In these Rules —

(1) The Act' means the Indian Petroleum Act, 1899

Words and expressions defined in the Petroleum Act

(2) Words and expressions defined in the Act have the same meaning as in the Act

Petroleuri in bulh

(3) Petroleum in bulk' means petroleum in any ressel or receptacle having the capacity of five hundred gallons and upwards

Local eatent

- 2 These Rules shall extend to such portions of the Protectorate, as shall be notified from time to time by the Governor-in-Council
- 3 A maximum of 40 gallons of dangerous petroleum may be kept on unlicensed premises provided that a permit is obtained from the Provincial Commissioner and that the applicant is the licensed owner of a motor car, motor cycle or an engine for which dangerous petroleum is required for motor power—Such permit shall be deemed to be a licence under Section 6 of the Act

Licences for possession not to be granted unless the premises on which petioleum is to be stored fulfil certain conditions

- 4 Licences for keeping petroleum exceeding e ghtv gillons in quantity or dangerous petroleum exceeding 40 gallons shall ordinarily be granted only when the premises intended to be used for the storage of such petroleum ere separated by a clear open space of not less than twenty feet on every side from any other building, and when they also fulfil the following conditions, namely—
  - (a) In any Municipality or Township the building in which the petioleum is to be stored shall be constructed of masoning with terraced or non roof, and with tiled paved or earthern floors, and the doorways and openings of the building shall be built up to a height of not less than two feet above the level of the road or street or where the floor is sunk shall be at least two feet below the level of the road or street, so that petroleum cannot flow out of the building in the event of fire,
  - (b) Outside any Municipality of Township the building in which the petioleum is to be stored shall conform to the conditions specified in Clause (a) of in default thereof shall be built of brick of earth and no inflammable material shall be used in the construction of any portion thereof except the doors of windows, and such building shall be surrounded by a wall or earthern embankment not less than four feet high with a trench between

such all or embankment and the building, close to and completely surrounding the building and of sufficient capacity to note all the percoleum stored and to prevent its escape teyond the limits of the trench in the event of fire,

Trovided that the Provincial Commissioner, with the approval of the Governor, may, for special reasons to be recorded by him in writing before granting of such hierarch dispense with any or all of the said conditions

Licences for possession in place specially prepared for the storage of petroleum in bulk

5 Notwithstanding anything in Rule 3, the Provincial Commissioner may, in his discretion and subject to such conditions as he may prescribe, grant a licence for the possession of any stated quantity of petroleum in a place specially prepared and approved of by the Governor or a Municipal or local authority for the storage of petroleum in bulk in accordance with prins and specifications approved by the Director of Fublic Works. The capacity in gallons shall be comprehensively marked on every storage tank or other receptacle in such place.

Special provisions as ega ds places for storage or petroleum in bulk

6 Any tank or receptable for the storage of petroleum in bulk that may be elected, with the written consent of the Director of Public Works and in accordance with plans and specifications approved by him, shall be deemed to be a place in respect of which a licence for the pore ssion of petroleum has been granted under these Rules

Petroleum in bull to be landed at whates routel under Customs Ordinarce

7 Petroleum in bilk shall be landed at such wharves only as may be notified in the "Official Gazette" as landing places for non-dangerous petroleum under the provisions of the Customs Ordinance, 1910

Premises in respect of which licence for keeping petroleum has been granted to be subject to inspection

8 The licensing officer or any officer deputed by him find a compose or any poince officer of or above the rank of the free or may enter any premises in respect of which a license for the possession of petioleum has been gointed for the purpose of inspecting the same at any time between summer and sunset

Licensee riust be afforded facilities for examination and, if required, que samples of his petrologim

The Leencing officer of any officer deputed by him for the purpose of any police officer as efficient in a , or such entry, require any Licensee to how him an of the essels is which any of the peticleum in his occasion is stored or contained, to give him such as-istance as he may require for examining the same and to deliver to him a sample from any vessel which he indicates for this purpose on payment of the value of such sample

The procedure prescribed in Section 13 of the Actiball be followed in respect of the testing of any sample so obtained in like manner as if the Licensee were a dealer in petroleum

Transport in bulk of dangerous petroleum prohibited

10 (1) The transport of dangerous petroleum in bulk is absolutely prohibited

Special licence necessary for transport of dangerous petroleum

- (2) Except as provided in Section 6 of the Act, no dangerous petioleum shall be transported without a special licence
- 11 For the transport of petroleum other than dangerous in quantities exceeding 500 gallons licences, either general or special, may be granted

Licences for transport of petroleum, whether dangerous or not, otherwise than in bulk

whether dangerous or not, otherwise than in bulk shall be granted only if the petroleum to be transported is packed in air-tight time or other vessels not easily broken, or is contained in bottles securely stopped and carefully packed so as avoid risk of breakage

Licences for transport in bulk

- 13 Licences may be granted for the transport in bulk of petroleum other than dangerous petroleum
  - (a) By rail, if the petroleum is contained in tank-wagons or portable tanks approved by the Railway Administration over whose line it is intended to transport it
  - (b) By steamer or barge, if the vessel is certified to be fit for the service by the Port Captain,

Arrangements for freeing from gas

(c) By carts, if the carts are certified to be fit for such transport by the licensing officer or any person he may appoint in this behalf, and if such arrangements as may be approved by him have been made for freeing from gas any tanks, is lway wagons, steamers, barges and carts in which petroleum has been stored or carried in bulk

# General licences

14 (a) General licences for a period of twelve months may be issued for the transport of petroleum, other than dangerous, by rail by road, or by water Such licences shall authorise the holders to transport any petroleum being their own property without restriction as to destination or quantity

# Passes

(b) The holder of general licence with each consignment of petroleum conveyed under cover thereof shall issue a pass in Form G appended to these Rules, which shall specify the places from and to which the petroleum is to be conveved and the quantity of petroleum covered by the pass Each pass shall be numbered and the number of the general licence shall be legibly marked on a conspicuous part of the rear case on the cart or in some other conspicuous manner

Special licences how long to be in force

15 (1) Special licences for the transport of petroleum shall, unless earlier revoked by competent authority, be in force for such period not exceeding six months from the date of the grant thereof as shall be fixed by the licensing officer

And what to contain

(2) Every special licence for the transport of petioleum shall specify the places from and to which the petioleum is to be conveyed, the quantity of petroleum covered by the licence and the period for which the licence is in force

Duty of Police to inspect petroleum in transit

16 It shall be the duty of all police officers to see that petroleum which is being transported under a licence is conveyed only in the manner prescribed in the last preceding rule and by such route as is specified in the licence and in general to see that the foregoing rules are properly enforced and any such officer may stop and inspect any petroleum in transit and if necessary require the person in charge of the same to comply with these rules or with any of the conditions of the transport licence

Licence for possession or transport how to be obtained

17 All applications for licences to keep or transport dangerous or other petroleum shall be submitted to the Provincial Commissioner

If the application is granted, the Leence signed by the Provincial Commissioner will be forwarded to the applicant

Applications for licences how to be made

- 18 (1) Applications for licences for keeping or transporting petroleum shall be in writing
- (2) Application for licences for keeping petroleum shall specify
  - (a) The description and quantity of petroleum which the applicant desires to keep,
- (b) The name and position of the premises in which it is proposed to keep the petroleum, and whether the sa d premises fulfil conditions required by Rule 3,
- (c) The purpose for which the applicant desues to keep the petroleum,
- (d) The total amount of petroleum (in case a previous licence has been gianted) to be kept in the same premises
- (3) Applications for licences for transporting petroleum shall specify
  - (a) The description and quantity of petroleum to be transported,
  - (b) The places from and to which the petroleum is to be transported,
  - (c) The route and means by which the petroleum is to be conveyed and if by iail, whether it is proposed to convey it by tank-wagon or by portable tanks approved by the Railway Adm nistration over whose line the transport is intended, in which case a certificate of such approval shall be attached to the application,
  - (d) The kind of vessels in which the petroleum is to be contained
- (4) In the case of applications for licences for the possession of transport of dangerous petroleum under Section 5 of the Act, the application shall also declare,
  - (a) The purpose for which the applicant believes that the petroleum will be used,
  - (b) That petroleum other than dangerous petroleum cannot be used for such purpose

Quantity for which licence may be granted

19 In dealing with any application under Section 6 or Section 11 of the Act, the licensing

officer may, in his discretion, grant a licence for the possession or transport of such quantity of petroleum as he thinks fit

Period for which licences are to be in force

20 Every licence for the possession of petroleum shall be in torce for one year from the date of the grant thereof

Applications for renewal of licences how to be made

Every application for the renewal of a licence for the possession of petroleum shall be made in the same manner as an application for original licence. Every such application shall be made not less than fifteen days before the day on which the original licence expires

Amounts of fees to be charged

22 The following fees shall be charged for licences to keep or transport petroleum, whether original or renewed namely —

(1) Licence for keeping dangerous petroleum exceeding forty gallons in quantity, for every forty gallons or fraction of forty gallons

(2) Licence for transport of ditto, for every forty gallons or fraction of forty gallons 1

(3) Licence for keeping petioleum (other their dangerous petioleum)

(a) When the quantity to be stored exceeds five hundred but does not exceed one thousand gallons 12

(b) When the quantity to be stored exceeds one thousand gallons but does not exceed five thousand, extra for each one thousand gallons, in excess of one thousand gallons

(c) When the quantity to be stored exceeds five thousand gallons extra for every (additional) one thousand gallons or part of one thousand gallons of five thousand gallons

(4) Legice for the transport of petroleum (other than dangerous petroleum)

When the quantity exceeds five hundred but doer not exceed five thousand gallons

For every additional five thousand gallons or put of five thousand gallons 1

(5) General licence for the transport of petroleum by rail, by road or by water for 12 months 100

Form, and conditions of licences to be as per schedule

23 Licences granted under these rules shall be in the form and shall have inserted in them the conditions respectively prescribed in schedule hereto

When licences may be revoled by Government or by officer who granted their

24 Every licence granted under these rules may at any time be revoked by the Governor or by the officer who granted it, or his successor on its being

established to the satisfaction of the Governor-in-Council or of such officer that the Licensee or any person in his employ has infringed any of its conditions or any provision of these rules or the Act

By order of His Excellency the Governor-in-Council

Namobi,

Dated this 31st day of July, 1920

H MALPASS,

Clerk to the Executive Council

GOVERNMENT NOTICE No. 270

PETROLEUVI POSSESSION AND TRANSPORT RULES, 1920

SCHEDULE OF FORMS

### FORM A

Licence to possess dangerous petroleum to be granted under the Indian Petroleum Act (VIII) of 1899

 $N_0$ 

Rs

5

2

4

Fee, Rs

Licence is hereby ganted to for the storage in the place described below, of gallons of dangerous petroleum, subject to the Petroleum Possession and Transport Rules, 1920, and to the conditions prescribed on the reverse

This licence shall continue in force for one year from the date thereof, and may be renewed on application being made for this purpose not less than fifteen days previous to the expiry of the said year

Description of premises above referred to —

(Signed)

# Endopsement on Form A

# CONDITIONS

This licence is granted subject to the following conditions —

- 1 No goods of a combustible nature shall be stored in the premises in respect of which this licence is granted
- 2 Every case (or tin, etc.,) in which the petroleum is contained must bear a label as required by Section 7 of the Act
- 3 No vessel containing petroleum shall be opened and no oil shall be drawn from any vessel within the building in which the pet-cleum is stored
- 4 No smoking fire or light of any kind shall be permitted at any time within the said building
- If the licencing officer, requires the holder of this licence, by notice in writing, to execute any repairs which may, in the opinion of such officer, be necessary for the safety of the premises n respect of which this licence is granted, the holder of this licence shall execute the same within such period, not being ress than one week from the dute of the receipt of the notice, as may be fixed by the notice
- or the licence holder shall not deliver any quantity of the petroleum covered by this licence exceeding three gallons to any person who does not hold a licence to possess the same under Section 5 or 6 of the Act If he delivers any quantity thereof not exceeding four gallons to any person, he shall observe the provisions of the provision to Section 6 of the Act, as to the vessels in which such petroleum must be contained

# FORM B

Special licence to transport dangerous petroleum to be granted under the Indian Petroleum Act, (VIII) of 1899

No

Fee, Rs

of to transport cases (or time, etc., as the case may be) containing in all gallons of dangerous petroleum to subject to the Petroleum Possession and Transport

Rules, 1920, and to the conditions prescribed on the reverse, by the following route, namely —

The amount of petioleum in each case (or tin, etc.,) is stated below —

This licence shall continue in force only till the day of 19

(Signed)

# ENDORSEMENT ON FORM B CONDITIONS

This licence is gianted subject to the following conditions —

- 1 The petroleum shall be contained in vessels labelled in accordance with Section 7 of the Act
- 2 The petroleum shall be carried (here describe mode or modes of conveyance)
- 3 When the petroleum is carried by steamer, it shall be stowed in such part of the steamer and in such manner as may be approved by the licencing officer or any officer appointed by him in writing in this behalf
- 4 When the peticieum is carried by rail it shall be subject to all the regulations which may from time to time be prescribed generally or specially in that behalf by the Railway authorities of the line or lines over which it may be conveyed
- 5 When the petroleum is being carried by boat, no smoking fire light of any description shall be allowed in the boat so long as it is within the limits of any port in the Protectorate. The boat containing the petroleum shall also from sumise to sunset show at its stein a red flag eighteen inches long and tielse inches broad, having the words "Petroleum Boat" masked on it in black letters
- 6 When the peticleum is called by call, the cart conveying the peticleum shall not more after sunset of before sunsee, or cally any light
- The incence holder is prohibited from delivering any quantity exceeding four gallons to any one who has not a hoence under Section 5 or 6 of the Act or any less quantity of petroleum, except in accordance with the conditions of the proviso to Section 6 or the Act as to the vessels in which the petroleum must be contained

# FORM C

Licence to possess petioleum, other than dangerous petioleum, to be granted under the Indian Petioleum Act, (VIII) of 1899

No

Fee, Rs

Licence is leachy granted to
to the storage in the premises described below
of gallons of petroleum which is not
dangerous betroleum subject to the Petrolaum
Import Rules, 1920, and to the conditions prescribed
on the reverse

This licence shall continue in force only till the day of

Description of the premises above referred to —

Provincial Commission 3r

The

19

# Endorsement on Form C

### Conditions

This licence is granted subject to the following conditions —

- 1 No goods of a combustible nature shall be stored in the premises in respect of which this licence is granted
- 2 No vessel containing petroleum shall be opened and no oil shall be drawn from any vessel within the building in which the petroleum is stored
- 3 No smoking, fire or light in any form shall be permitted at any time within such building
- 4 If the Leencing officer requires the holder of this licence, by notice in writing, to execute any repairs which may, in the opinion of such officer, be necessary for the safety of the premises in respect of which this licence is granted, the holder of this licence shall execute the same within such period, not being less than one week from the date of the receipt of the notice, as may be fixed by the notice

# FORM D

Licence to possess petioleum in bulk, other than dangeious petioleum to be gianted under the Indian Petioleum Act, (VIII) of 1899

 $N_0$ 

Fee, Rs

Licence is hereby granted to for the storage in the place described below, of garlons of petroleum subject to the rules and conditions prescribed on the reverse

Description of the place above referred to —

Provincial Commissioner

The

19

# ENDOPSEMENT ON FORM D

# RULES

# Conditions

(Here enter such conditions as to plans and specimeation; as the Local Government has prescribed under Rule 4 of the Petroleum Possession and Transport Rules made under Section 9)

# **Гори** Е

Special licence to transport petroleum whether dangerous or not under the Indian Petroleum Act, (VIII) of 1899

 $N_0$ 

Fee, Rs

L cence is hereby granted to
to transport from to ,
cases containing† gallons of petroleum,
subject to the Petroleum Import Rules, 1920, and to
the conditions prescribed on the reverse

This licence shall continue in force till the day of 19

19

Dated

Provincial Commissioner

†Omit these words when petroleum is to be transported in bulk

# ENDORSEMENT ON FORM E

# RULE

# nortitus,

This licence is granted subject to the following conditions —

# When conveyed by Steamer

1 The petroleum shall be stowed in such part of the steamer and in such manner as may be approved by the licencing officer or any officer appointed by him in writing in this behalf

# WHEN CONVEYED BY BOAT

- 2 No smoking, fire or light of any description shall be allowed in the boat in which the petroleum is being carried, while such boat is within the limits of any port in the Protectorate
- 3 The boat conveying the petroleum shall also, from sunrise to sunset, show at its stern a red flag eighteen inches and twelve inches broad having the words "Petroleum Boat" marked on it in black letters

# When conveyed by Cart

4 The carts conveying the petroleum shall not move after sunset or before sunrise, or carry any

# When conveyed by Rail

- 5 The petroleum shall be subject to all the regulations which may from time to time be prescribed generally or specially in that behalf by the Railway authorities of the line or lines over which it may be conveyed
- 6 When this licence is granted for oil in bulk, the steamer, barge, cart or railway wagon in which the oil is transported must be duly certified as required in Rule 13 of the Petroleum Possession and Transport Rules, 1920
- 7 When the licence is granted for petroleum otherwise than in bulk the petroleum must, as required in the said Rule 11, be packed in air-tight this or other vessels not easily broken or be contained in bottles securely stopped and carefully packed so as to avoid risk of breakage

# General Conditions

8 This licence shall be valid only for the route specified on it and shall be produced to any railway or other carrying agency employed for the transport of the retioleum, and shall be returned to the licencing authority on the expiry of the terms for which the licence is valid

# FORM F

General licence to transport in bulk (or otherwise than in bulk as the case may be) peticleum, other than dangcious petroleum to be granted under the Peticleum Act, (VIII) of 1899

Fee, Rs

100/-

A general licence is hereby granted to to tran-port petroleum, other than dangerous petroleum, in bulk (or otherwise than in bulk, as the case may be) within the Protectorate subject to the Petroleum Possession and Transport Rules, 1920, and to the condutons prescribed on the reverse

This licence shall continue in force till the

Dated the

 $\overline{9}$ 

day of

Provincial Commissioner

# ENDORSEMENT ON FORM F

# CONDITIONS

# When conveyed by Steamer

I The petroleum shall be stored in such part of the steamer and in such manner as may be approved by the licencing officer or any officer appointed by him in writing in this behalt

# WHEN CONVEYED BY BOAT

- 2 No smoking, fire or light shall be allowed in the boat in which the petroleum is being carried, while such boat is within the limits of any port in the Protectorate
- 3 The boat conveying the petroleum shall, from sumise to sunset, show at its stern a red flag eighteen inches long and twelve inches broad, having the words 'Petroleum Boat' marked on it in black letters

# WHEN CONVEYED BY CART

4 The carts conveying the petroleum shall not move after sunset or before sunnse, or carry any light

# WHEN CONVEYED BY RAIL

- 5 The petroleum shall be subject to all the regulations which may from time to time be prescribed generally or specially in that behalf by the Railway authorities of the line or lines over which it may be conveyed
- 6 The number of the licence shall be legibly marked on a conspicuous part of the last case on the cart, or in some other conspicuous manner

# GENERAL CONDITIONS

7 When this licence is granted for oil in bulk, the steamer, baige, cart or railway wagon in which the oil is transported must be duly certified as required in Rule 13 of the Petroleum Possession and Transport Rules, 1920

When the licence is granted for petroleum otherwes than in bulk, the petroleum must, as required in the said Rule No. 11, be packed in air tight tims or other vessels not easily broken, or be contained in bottles securely stopped and carefully packed so as to avoid risk of breakage.

# FORM G

Pass to be granted by the holder of General Licence No for the transport in bulk (or otherwise than in bulk as the case may be) of petroleum, other chan dangerous petroleum

# 0

This pass covers cases containing the gallons of petroleum being the property of while in transport from to

19

Dated

Holder and General Licence No

# ENDORSEMENT ON FORM G

# WHEN CONVEYED BY STEAMER

1 The petroleum shall be stowed in such part of the steamer and in such inanner as may be approved by the licencing officer or any officer appointed by him in writing in this behalf

+The words "cases containing" to be omitted when the petroleum is transported in bulk

# WHEN CONVEYED BY BOAT

No smoking, fire or light shall be allowed in the boat in which the petroleum is being carried, while such boat is within the limits of any port in the Protectorate. The bost conveying the petroleum shall, from summer to sunset, show at its stein a red flag eighteen inches long and twelve inches broad, beauty, the words 'Petroleum Boat' marked on it in black letters.

## WHEN CONVEYED BY CART

3 The casts conveying the petroleum shall not nove affer subset or before sumse, or carry any ight

### THEN CONVEYED BY RAIL

4 The petroleum shall be subject to all the regulations which may from time to time be pre-clibed gene ally or specially in that behalf by the Railway author ties of the line or lines over which it may be conveyed

### CENERAL CONDITIONS

5 The number of the general licence under which this petroleum is transported shall be legibly narked on a conspicuous part of the last case on the cast or in some other conspicuous manner.

art or in some other conspicuous manner

When the licence is granted for oil in bulk, the steamer, beinge, cart or railway wagon in which the oil is transferred must be duly certified as equired in Rule 12 of the rules made under Section. When the licence is granted for petroleum otherwise than in bulk, the petroleum must, as required in the said Rule 11, be nacked in air-tight time or other vessels not easily broken, or be contained in bottles securely stopped and carefully packed so as to avoid risk of breakage.

## PERMIT

To Possess Dangerous Petroleum up to 40 Galions

Name of person to whom perm tas assued

Address

Permission is hereby granted to

of to store up to 40 gallons of dangerous petroleum on the premises occupied by him and specified above, he having declared hereon that he is the cwine of a motor car/motor cycle/motor boat

This permit is only issued on the conditions inscribed hereon and it is available for one year from date of issue and is not transferable

Fee Re 1/-

Signed

Provincial Commissioner

I the undersigned certify that I am the owner of Motor Car No

Motor Cycle No

Motor Boat No

or named

# Signature

Note —Dangerous petroleum shall not be stored in any room where cooling is carried on, or fin any room where persons eat or sleep. No naked light to be taken into the room where dangerous petroleum is stored and no smoking to be allowed therein

Infringement of these conditions may entail can-

ellation of this permit

In cases of change of address this permit should

pe presented for endorsement

The licence-holder shall not deliver any quantity of the petroleum covered by this licence exceeding three gallons to any person who does not hold a licence to possess the same under Section 5 or 6 of the Act—If he delivers any quantity thereof not a ceeding three gallons to any person, he shall observe the provisions of the proviso to Section 6 of the Act as to the vessels in which such petroleum must be contained

GOTTANNINI NOTICE NO 271
THE COMMISSIONS OF INQUIRY
ORDINANCE, 1912

## A COTMISSION

WHEREAS it has been represented to me that the laws relating to Crown Land in the Colony of Kenva require revision with a view to the enactment of additional provisions and the amendment of existing provisions. And whereas it appears expedient and tor the common good that the investigation of the aforesaid laws should be entrusted to Commissioners. Now therefore, I, Edward Northey, Major-General of His Majesty's forces, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Governor of the Colony of Kenya, do by virtue of the powers conferred upon me by the Commissions of Inquiry Ordinance, 1912, by this my commission under my hand appoint—

Hon H T Martin

Hon A Holm

Hon A C Hoey

Hon Brig-Ceneral S H Charrington,

CMG, DSO

BGALLIN E-Q

Hon R B Cole

W MacLellan Wilson, Esq

J C Coverdale, Esq

CAPT F O B Wilson, DSO

Hon V V Phadre

Hon I L O Gower

O F Watkins, Esq, CBE, DSO

to be Commissioners

To investigate and make recommendations as to—

1 The principles to govern the delimitation of Native, Forest, and other Government reservations of Crown Lands,

2 The methods or alienation of Crown Lands,

The conversion of Titles

The Governor's right of veto,

5 The powers of officers administering the laws in relation to Crown Lands and the delegation of such powers,

6 Development conditions in leases or on alienation of Crown Lands

7 Classification of lents

8 The declaration of Stock routes and outspans, 9 The acquistion of land for public purposes,

of Crown Lands as in the course of their investigation of the foregoing particular, appear to the Commissioners to require revision or amendment

And I do hereby direct that Hon H T MARTIN

be Chauman of the Commission

And I do hereby direct that six Commissioners of whom the Chairman shall be one shall form a quorum

And I do hereby diect that Herbert John

Syllcar shall be Secretary to the Commission And I do hereby direct that the Commission shall

and I do hereby direct that the Commission shall sit at such time and in such place as the Chairman shall from time to time direct

And I do hereby command all persons whom it may concern to take due notice hereof and to give their obedience accordingly

Given under inv hand at Narobi this 6th day of August, 1920

EDWARD NORTHEY,

Governor

GOVERNMENT NOTICE No 272

# THE MINING ORDINANCE, 1912

## NOTICE

IN EXERCISE of the powers conferred upon me by the Wining Ordinance, 1912, Section 5 (h), I hereby declare the area more particularly described in the schedule annexed hereto to be exempt from the operation of the aforesaid Ordinance

Nairobi,

The 10th day of August, 1920

## EDWARD NORTHEY,

Governor and Commander-in-Chief

## SCHEDULE

An area comprising approximately 20,000 square miles, and bounded as follows —

Commencing at stone boundary pillar No 67 on the border between the Colony of Kenya and Tanganyika Territory South of Lake Jipe, thence by a straight line Noith-east to Trigonometrical Point Vuria (2209) in the Bura Hills, thence by a straight line North to Tilgonometrical Point 676 approximately 5 miles North of the junction of the Tsavo and Athi Rivers, thence by a straight line North-east to the point of intersection of Latitude 2° South and Longitude 39° East, thence by a straight line due North-east to a point on the Tana River which is intersected by a straight line drawn from the point of intersection of Latitude 2° South and Longitude 39° East to the point of intersection of Latitude 1° South and Longitude 40° East, thence by the West bank of the Tana River down-stream to the Coast, thence by high water mark along the coast to the boundary between the Colony of Kenya and Tanganyika Temitory, thence by that boundary to the point of commencement, excepting and excluding the following areas —

- (a) Areas already granted under sole prospecting licences
  - (b) Claims before the 8th July, 1920
- (c) Areas over which beneficial mineral rights are held by lease or otherwise provided that such rights are recognised by the Government

GOVERNMENT NOTICE NO. 273

# NOTICE

Non-European Clerical Staff

8 4893

HIS Excellency the Governor has been pleased to approve of the confirmation of the undermentioned Clerks in their appointments under Section 14 of the Code of Regulations

Nanobi, August 3rd, 1920 C E SPENCER,

for Chi-t Secretary

August 3rd, 1920		tor Chief Secretary				
Name	Deputmer t	Date of appointment to the Scivice	Date of appointment to the unide			
	GRADE	Z III				
M J Badaı	Postal	July 11th, 1913	October 1st, 1914			
J M D'Sılva	Postal	July 11th, 1913	April 1st, 1917			
R A Moss	Postal	March 24th, 1914	April 1st, 1917			
G P Acharya	Postal	July 23rd, 1914	Jan 1st, 1918			
Karam Din (1)	Postal	April 1st, 1916	April 1st, 1918			
T L Gardhi	Postal	Feb 9th, 1914	April 1st 1919			
V G Nau	Postal	April 4th, 1914	April 1st, 1919			
P D'Costa	Postal	Nov 15th, 1413	m April 1st, 1919			
S M Lobo (2)	Poctal	$  \Lambda pml   1st, 1914$	April 1st, 1919			
r	GRADF	IV				
B A Davis	Postal	Oct 10th, 1913	Oct 16th 1)13			
D Sequena	Postal	Nov 27th, 1913	Nov 27th, 1913			
R C Castellino	Tieasury	Aug 10th, 1915	April 1st, 1917			
A P Gama Pinto	Secretariat	June 15th, 1915	April 1st, 1918			
I R D Pereira	Judicial	June 27th, 1916	April 1st, 1918			
B Dias (3)	Treasury	Apill 1st, 1917	April 1st, 1918			
abla M Fernandes $(4)$	Land	April 4th, 1916	April 1st, 1918			
$J$ $l_{\rm Jynn}$ $(5)$	Administration	Feb 1st, 1919	Feb 1st, 1919			
E D'Mello (6)	${f Medical}$	April 1st, 1918	April 1st, 1919			
J Furtado (7)	Audit	March 1st, 1918	Sept 6th, 1919			
C D'Souza (8)	Audit	Aug 15t, 1918	Dec 1st, 1919			
	$\operatorname{GRAD}$	E V				
M F Patel (9)	Audit	Sept 1st, 1919	Sept 1st, 1919			
	GRAD	E VI				
Abdulla bin Khamis	Administration	Oct 12th, 1916	Oct 12th, 1916			

- 1) Temporary service from 18th September, 1912, to 31st March, 1916, counts for leave and probation only 2) Temporary service from 8th November, 1913, to 31st March, 1914, counts for leave and probation only
- (3) Temporary service from 4th October, 1915, to 31st March, 1917, counts for leave and probation only
  (4) Temporary service from 8th January, 1914, to 3rd April, 1916, counts for leave and probation only
- (5) Temporary service from 3rd August, 1915, to 31st January, 1919, counts for leave and probation only
  (6) Temporary service from 26th April, 1917, to 31st Maich, 1918, counts for leave and probation only
- (7) Temporary service from 23rd December, 1916, to 28th February, 1918, counts for leave and probation only
  (8) Temporary service from 1st September, 1916, to 31st July 1918, counts for leave and probation only
  (9) Temporary service from 20th March, 1916, to 31st August, 1919, counts for leave and probation only

# Government Notice No 274

# THE NATIVE AUTHORITY ORDINANCE, 1912

Notice

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the following persons named in the Schedule annexed hereto to be Official Headmen for the areas named therein Nairobi,

August 3rd, 1920

JOHN AINSWORTH, Chief Native Commissioner

# SCHEDULE

Name	Rank	Location	District	I rovince	Remarks
Lokumera were Tana	Heaaman	В	Cheptulel	Naiva <ha< td=""><td>Vice Nakule were Tarelua</td></ha<>	Vice Nakule were Tarelua
Chelimo were Lotiolo	do		do	,	resigned Vice Lotiolo were Kasiloto
Changwoin A Letio	do	West Endereis	Eldama Ravme		resigned  1 100 Headman  Kabutae A  Kaptete, de
Libomerr A Kabiio-i	do	West Lembus	do		ceased Vice Headman Kiptare A Chebogel de
Sabuki A Kipkios	do	Elkaka morr	do	,,	ceased  Vice Headman  Kiptoi A  Cheboiwa de  ceased

# GOVERNMENT NOTICE NO 275 THE NATIVE AUTHORITY ORDINANCE, 1912

### Notice

IN EXERCISE of the powers thereunto enabling me, I hereby accept the resignation of the following person named in the Schedule annexed hereto from his post as Official Headman for the area named therein

Van obi,

August 31d, 1920

JOHN AINSWORTH,
Chief Native Commissioner

# SCHEDULE

Name	Rank	Location	District	Province	Kemarks
I ungu were Matodos	Headman	K	Chemeron git	Nawasha	With effect from June 12th, 1920

GOVERNMENT NOTICE No 276

# THE NATIVE AUTHORITY ORDINANCE, 1912

# Notice

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the following person named in the Schedule annexed hereto to be Official Headman for the area named therein

Nairobi, August 3rd, 1920

JOHN AINSWORTH, Chief Native Commissioner

# SCHEDULE

Name	Rank	Location	District	Province	Remarks
Pundo s/o Agola	Chief	Kanıadoto	South Ka virondo	Nyanza	Vice Mwok (de ceased)

# GENERAL NOTICE No 867

# PASSAGES FOR EX-SOLDIERS

THE following concessions have been approved by the Governor-in-Council and are substituted for those laid down in General Notice No 783, as published in the "Official Gazette" of the 14th July

- 2 Applications for passages must reach this office before the 30th September next. A list of all eligible applicants who have been unable to avail themselves of steamer accommodatoin by that date, will be prepared and passed to the Hon Treasurer who is empowered to grant passages to authorised individuals at any time up to the 30th September, 1921, after which date only very special cases will be considered
- 3 Cash equivalent in lieu of passage cannot be granted except in instances where the passage has been, or may be, more advantageously arranged by the individual himself to his port of destination. The equivalent to be given in such instances will not exceed the cost of passage to the individual's port of destination by the shortest route and in no case will be greater than the cost of a passage to England via the Suez Canal
- 4 Passages up to the 30th September, will be obtained in accordance with existing airangements

Nauobi,

6th August, 1920

J PATTERSON Major
Staff Officer for Volunteers

GENERAL NOTICE NO 868

# NOTICE

# S S 'CLAN MACFADYEN'

I hereby give notice that under the powers given me by law, I have granted an extension of time for free storage of goods landed ex the above-named steamer, which arrived here on the 22nd July, 1920, from 31st July, 1920 to 5th August, 1920

Custom House,
Mombasa, 3rd July, 1920

F W MAJOR,

Chief of Customs,

East Africa and Uganda

General Notice No. 869

# NOTICE

# SS "GRANTULLY CASTLE"

I hereby give notice that under the powers given me by law, I have granted an extension of time for free storage of goods landed ex the above-named cteamer, which arrived here on the 24th July, 1920, from 4th to 9th August, 1920

Custom House,

Mombasa, 4th August, 1920

F W MAJOR,

Chief of Customs,

East Africa and Uganda

GENERAL NOTICE No 870

# POST OFFICE NOTICE

IT is hereby notified that the Sub Post Office hitherto carried on at the premises of Messes Howse & McGeorge, Government Road, Narobi, has been transferred to Messes The Corton Printing and Pupulshing Co, Liphted (The Leader) Government Road

General Post Office, Nanobi, 4th August, 1920

L J E DENCH,

 $Postmas^*er$ 

GENERAL NOTICE No. 871

# POST OFFICE NOTICE

ARRIVAL OF KENYA COLORY MAIL IN ENGLAND

IT is notified for general information that mail despatched from Mombasa on the 15th of July, 1920, arrived in England on the 1st instant

General Post Office,

Nanob., 4th August, 1920

J GOSLING,

Postmaster General, Kenya Colony and Uganda Protectorate

General Notice No. 872

# NOTICE

FIREWOOD IN THE NGONG FOREST—RIGHT TO CUT

TENDERS are invited for the right of cutting firewood in three coupes in the Ngong Forest for the period 1st October, 1920 to 31st March, 1921

The quantity to be cut in any one month not to exceed 10,000 stacked cubic feet

The basis of tender to be a royalty payment per 100 stacked cubic feet of Muhugu and per 100 stacked cubic feet of all other woods

Successful tenderers to be required to enter into a contract to cut not less than 5,000 stacked cubic feet every month, in any one coupe

A sum of Rs 300/- to be deposited with the Acting Conservator of Forests at the time of entering into the contract and before any cutting can take place (to be held as security for the performance and observance of the terms of the contract and to be hable to forte ture as liquidated damages in the event of any breach of them)

Full details of the terms of the contract may be had on application to the Acting Conservator of Forests

The position and area of the coupes are indicated on maps in the office of the Forester, Kikuyu, and of the Acting Conservator of Forests, Nairobi, and the coupes may be inspected by arrangement with the Forester, Ngong Forest

Tenders will be opened on the 15th September, 1920

Tenders should be made separately for each coupe and addressed to the Acting Conservator of Forests, Nanobi

The highest or any tender will not necessarily be accepted

Nanobi,

3rd August 1920

W B JACKSON,
Acting Conservator of Forests

GENERAL NOTICE NO 872, NOTICE

TIMBER CUTTING RIGHT, LUMBER & FOREST

APPLICATIONS are anysted for the timber cutting rights in an area of the Mau Forests known as the Lumbura Forest approximately 2,500 acres in extent as shown in a map to be seen at the Forest Office

2 The successful applicant will receive a licence tie terms and conditions of which may be obtained

from the undersigned

3 In the event of their being two or more applicants of equal ment the cutting rights may be put up to tender or auction, in which case the royalty to be paid per cubic foot on trees measured standing will be the barr of tender or auction

4 Application, will be received up till the 15th

September, 1920

5 The undersigned does not bind himself to entertain any application

Nanobi, 6th August, 1920

W B JACKSON,
Acting Conservator of Forests

GENERAL NOTICE No. 874

# THE DISEASES OF ANIMALS ORDINANCE, 1906

APPOINTMENTS

To be Honorary Permit Issuers

COL C M TRUMAN, D S O, J P, Koru CAPT R D SOUTHON, Songhor CAPT C T SOAMES, Songhor

Nanobi,

6th August, 1920

W KENNEDY,
Acting Chief Vereinary Officer

GENERAL NOTICE No 875

S 20138

THE TREATY OF PEACE ORDINANCE, 1920

NOTICE

LICENCE is hereby granted under Section 1 (ii) of the Treaty of Peace Ordinance, No 18 of 1920, to British creditors and debtors to communicate in writing with their German debtors and creditors direct with regard to pre-war debts or debts arising out of pre-war transactions or contracts with the sole object of ascertaining particulars of indebtedness between the parties, provided that no proposal or suggestion is made for payment or settlement of such debts except through the Clearing Office, and that the party so desiring to communicate, forwards four copies of the communication in an unsealed envelope to the undersigned

Mombasa,

26th July, 1920

H PICKWOAD,
J W H PARKINSON
Controllers

GENERAL NOTICE No 837
NOTICE

HIS Hono if Mr Justice Sher dan will proceed on Circuit, and hold Sittings of the High Court at the places and on the dates hereinbelow mentioned —

Kısumu—13th September, 1920 Nakuru—20th September, 1920

Mombasa,

24th July, 1920

T F ST A FAWCETT,

Registrar, High Court

GENERAL NOTICE No 839

# HIS MAJESTY'S COURT OF APPEAL FOR EASTERN AFRICA

THE next Session of His Majesty's Court of Appeal for Eastern Africa has been fixed to be holden at Mombasa and to commence on Monday the 16th day of August, 1920, at 10 a m or so soon hereafter as cases can be heard

All appeal papers should be forwarded to the Registrar, His Majesty's Court of Appeal for Eastern Africa at Mombasa not later than the 10th day of July, 1920

Mombasa, July 24th, 1920 J F St A FAWCETT,

Registrar, H M Court of Appeal for Eastern Africa

# CAUSE LIST

Appeal No	Civil or Criminal	Appellant	Respondent	Original No of Case	Appeal from
1 of 1920	Cuminal	Sajaad Hussain	Rex	77 of 1919	H M High Court of East
2 of 1920	,,	Abdulla bin Kalensiga	,,	63 of 1919	Africa, Sittings at Nairobi H M High Court of East
5 of 1920	"	Muntu Safarı wa Mun- tu Matanı	,,	40 of 1920	Africa, Sittings at Eldoret H M High Court of East Africa
4 of 1920	,,	Mohamed Alum alias Isaac Allum	,,	19 of 1920	do
3 of 1920	,,	Dahyabhai Purshotam Patel	, ,	5 of 1920	do
18 of 1919	Civil	Magan Jetha	Hasham Kara Receiver of the Estate of Hasham and Sabur		H M High Court of East Africa, Kisumu District Registry
20 of 1919	,,	Nasser Virji, trading as —Nasser Virji & Co		168 of 1919	H M High Court of East Africa
<b>4</b> of 1920	,,	Mehbabgool Sahibgool		73 of 1919	H M High Court of E A, Kisumu District Registry
5 of 1920	,,	Adam Isaak & Bios	G Guigniony	3 of 1920	H M High Court of East Africa
7 of 1920	,,,	(1) Dost Mahomed (2) Sher Mahomed (3) Alla Ditta and (4) Abdul Rehman trading as Dost Mahomed & Bros	Rehemtulla Waljı, trad- ing as — Waljı Hırjı & Sons	8 of 1920	H M High Court of East Africa, Nanobi District Registry
8 of 1920	,,	do	do	11 of 1920	do
9 of 1920	,,	(1) Anderji Velji (2) Pursho tam Velji (3) Gandalal Velji and (4) Jadavji Velji trading	Hasham Mo- hamed & Co	<b>6</b> 3 of 1920	do
10 of 1920	"	as —Gandalal & Bros Mangabhai Gopalbhai Patel	1 Laloobhai Mathurbhai & 2 Baberbhai Bhaijibhai	96 of 1920	do
11 of 1920	"		(1) Devji Hirji (2) Somchand Manik (3) Narsi Pacha(4) Dewshi Ladha and (5) Lakhamshi ti ading as—	44 of 1920	do
21 of 1919	<b>&gt;&gt;</b>	Abdalla Sheriff Kanji		2196 of 1918	H B M Court for Zanzibar
1 of 1920	"	Janmahomed Jetha	Joseph Mahomed Nasser Jen- dam	587 of 1919	do
3 of 1920	• • • • • • • • • • • • • • • • • • • •	Samji Jadowji	}	1535 of 1919	do
12 of <b>19</b> 20	"	Lahna Singh	K A Bapat	3 of 1920	H M High Court of Ugan da in the Kampala Registry

# CAUSE LIST — (Contd)

Appeal No	Civil or Criminal	Appellant	Respondent	Original No of Case	Appeal from
7 of 1919	Cıvıl	Abdalla bin Mohamed Jahathmi, Wasi ad litem in the estate of Bwana Heri bin Sabouri, deceased (Lamu P & A Cause 12/17)	2 Fatuma,		H M High Court of East
6 of 1920	,,	Manuel de Souza	Ernest Hockley	476 of 1919	H M High Court of East Africa, in the Nanobi, District Registry
13 of 1920	"	Abdulhusen Adamji Alibhai as Administrator of the Estate of Adamji Alibhai, deceased	Jeevanjee	41 of 1918	H M High Court of East Africa

GENERAL NOTICE No 876

THE PATENTS AND DESIGNS ORDINANCE, 1913

CERTIFICATE OF ENTRY IN THE REGISTRY OF PACENTS

Certificate No 46

THIS IS TO CERTIFY that an entry has been made in the Register of Patents in the name of Societe des Bateaux Glisseurs de Lambert of Boulevard de la Seine, Nanterre, Seine, France, as appears in the Schedule hereto

This certificate is issued in pursuance of Section 8 of the above-mentioned Ordinance

J F ST A FAWCETT,

Date 9th July, 1920

Registrar

PROTECTORATE PATENT SEAL

SCHEDULE

46 Number of Application

Date of Application

9th July, 1920

Name of Applicant

Societe des Bateaux Glisseurs de Lambert

Address of Applicant

Boulevard de la Seine, Nanterre, Seine, France

Number and date of Certificate of Registration in the United Kingdom

No 17880 of 29th April, 1914

Nature of Patents

Improvements in hydroplanes

Documents, etc, filed in Registry

- Two copies Letters Patent granted in England 1
- 2Two copies complete specification accepted in England, July 22nd, 1915
- Two copies drawings in relation to the Patent
- Affidavit 4
- Power of Attorney in favour of Atkinson & Wright

Mombasa, 9th July, 1920.

J F ST A FAWCETT, Registrar of Patents & Designs GENERAL NOTICE No 877

# IN H M HIGH COURT OF EAST AFRICA, AT MOMBASA

# INSOLVENCY JURISDICTION

C the No 4 or 1920

RE ADBULPANT I AL I, INSOLVENT EX PAPIE THE DEBTOP

To all whom it mix concern

WHETEAS ABDIES IL FAZAL a Khoja Tiboer of Mombasa, has applied to this Court by a position, deald the 28th div of oulv 1920, to be called in insolvent under the Provincial Insolving And 1927, as applied to the English Protectorat Notice in hereov given the such application vil be read as Mombasa on the Isi day of Softember 1920 at 10 o lock in the interior

Mombasa,

lated this 29th c v of July,1920

J F ST A FAWCETT

Registrar

GENERAL NOTICE No. 278

IN H M HIGH COUPT : F EAST AFRICA, AT NAIRUBI

INSOLVENCY JURISDICTION

Cause No 25 of 1920

IN THE MATTER OF DAHLABHAI PUPSHOTTAM PATEL EX PARTE THE CATDITOP, MARGABHAI JAVERBHAI PATEL

PURSUANT to a pout on, dated 15th day of June, 1920, by MARGABH I JAVEPBH/I PATEL, cieditor, against DAHYABHAI PUPSHOTTAM PATEL, Nairobi, and on hearing the SHU MAPGABHAI JAVEPBPAI PATEL, the above named creditor and ie ding the sid petition, it is ordered that the debtor be and the said debtor is hereby adjudged inscivent. And whereas it appears to the Court that the appointment of a Receiver to the property of the said involvent is necessary It is also endered that a receiving order be made against the sail insolvent and a receiving order is hereby made against the said insolvent and petitioning creditor Marcabhai Javer BHAI PATEL of Nai obt is hereby appointed Receiver of the property of the said it solver. And it is further ordered that the said Receiver's remuneration be fixed at 5 per cent on the total amount realised less any sums paid to creditors ou of proceeds of their securities

Nurobi, Dated this 23rd day of July, 1920

T D MAXWFIL Acting Chief Justice

GINERAL NOTICE NO 879

## IN H M HIGH COURT OF EAST AFRICA, AT NAIROBI

# INSOLVENCY JURISDICTION

Cause No 26 of 1920

IN THE MATTER OF WILLIAM DUNDAS SMITH EX PATTE THE DEBTOR

To all whom it may concern

NOTICE is hereby given that the petition of the above named deb or William Dundas Smith, Merchant of Nairobi for an order adjudicating I im insolver tounder the Provincial Insolvency Act (No III of 1907) will be heard at Nanobi on the 10 h day of Septer ber, 1920, at 10 a m

Nunobi,

Dated this 29th da, of July, 1920

B STONE Depity Registrar

GINERAL NOTICE NO 220

# IN H M HIGH COURT OF EAST AFRICA, AT NAIROBI

# PPOBATE AND ADMINISTRATION

CAUSE No 15 of 1919

IN THE MATTEP OF ROBERT AUGUSTUS DANVERS LECCASED

To all whom it may corcern

TAKE NOTICE that the final account in the above estate has been filed in the Court by the Executor WILFRED CIARE HUNTER, and that this Court has fixed the 28th day of August, 1920, at 930 m on so soon thereafter as possible on the dr to pass the account after which to objections can be hea d thereto

Nunobi,

Dated this 5th day of August, 1920

B STONE, Deputy Registrar GLNEPAL NOTICE NO 881

# IN H M HIGH COURT OF EAST AFRICA, AT NAIROBI PROBATE AND ADMINISTRATION

CAULE No 64 of 1919

IN THE M TILP OF JOHN MACKAY, DECEASED

PUPSUANT to in order of the High Court at Namobi, made on the 17th day of July, 1920, whereby Letters of Administration of the estate and effects of John Mackay, late of Spinis Valley Firm near Nanobi, were granted to WILLING MICHLISTER t e cieditors of the said deceased, who or lar in the 6th c y of February, 1919 are hereby required on or lar in the 31 day of sepenber, 1920 to lodge with the understand for the Administrator their names, adries es and descripcions the full particulars of their claims a seatement of their accounts and the nature of the seculies (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said

Nanob.,

Dated this 29th d v of July, 1920

HAPPICON, CPESSWELL & HOPLEY. Solicitors for the Administrator

GENTRAL NOTICE NO 882

# PROBATE AND ADMINISTRATION CAUSE No 224 OF 1919

IN THE MATTER OF E R McClure Deceased

To all whom it may concern

TAKE NOTICE that the account of the estate of the above n med E P McClupe deceased has been lodged with the Pegistian of the High Court at Mombasa and that he las appointed the 7th day of October 1920 a 2 o'clock in the afternoon for passing of such account

Mombasa

30th July, 1920

J W H PARKINSON. Administrator General

GENERAL NOTICE NO 883

# PROBATE AND ADMINISTRATION

Cause No 243 of 1919

IN THE LATTEP OF L M ALBUQUERQUE DECEASED

To all whom it may concern

TAKE NOTICE that the account of the estate of the above named L M Albuquerque deceased has been lodged with the Registrar of the High Court at Mombisa and that he has appointed the 7th d y of October 1920 at 2 o'clock in the ofternoon for passing of such account

Morrbasa,

5th August 1920

J W H PARKINSON, Administrator General.

GENERAL NOTICE No 884

# IN THE PESIDENT MAGISTRATE'S COURT, AT NAKURU

# PROBATE AND ADMINISTRATION

CAUSE No 5 of 1920

NOTICE OF APPLIC TION FOR LETTERS OF ADMINISTRATION OF JOHN C J MID OI, LATE OF SOY, DECEASED

PAKE NOTICE to at application having been made in this Coli' by STETITH OLIVER HEMSTED of Sov for Letters of Ad unistration of John G Jamieson, Inte of So,, who died it So, on the 4th dix of August, 1919, this Court will proceed to make a d case in the same unless cause be shown to the continua and appearance in this respect entered on or before the 3rd d v of September 1920

Nakuru

4th August, 1920

ERIC T JOHNSON, District Delegate GENERAL NOTICE NO 885

IN THE RESIDENT MAGISTRATE'S COURT, AT NAKURU

# PROBATE AND ADMINISTRATION

Cause No 6 of 1920

NOTICE OF APPLICATION FOR PROBATE OF THE WILL OF HENRY MITFORD BARBERTON, LATE OF UASIN GISHU, DECEASED

TAKE NOTICE that application having been made in this Court by Ivan Graham Mittord Barberton (born Barber) of Uasin Gishu District for Probate of the Will of Henry Mittord Barberton, late of Uasin Gishu, who died at Uasin Gishu on the 25th day of May, 1920, 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 3rd day of September, 1920

Nakuru, 4th August, 1920

ERIC T JOHNSON

District Delegate

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

GENERAL NOTICE No 886

### PROBATE AND ADMINISTRATION

HIGH COURT CAUSE NO 18 OF 1920

IN THE MATTER OF MANOEL MARIA DE SOUZA DECEASED

To all whom 1, may concern

PURSUANT to an older of the High Court at Nairobi, dated 17th May, 1920, by which the undersigned was appointed Administrator of the estate of the late Manager Maria de Souza, who died at Goa on of about the 4th day of April 1920

TAKE NOTICE that all persons having any claims against the estate of the said Manuel Maria de Souza are required to send their claims to the undersigned on or before the 31st day of October 1920 after which date only the claims so moved will be paid and the estate distributed according to law

Namobi

Dated 3rd August 1920

CHAPLES (\* DE SOUZA P. O. Bon 416 Souza Villa Vanobi

GENERAL NOTICE No. 887

# IN H M HIGH COURT OF EAST AFRICA, AT NAIROBI

# PROBATE AND ADMINISTRATION

Cause No 33 of 1920

NOTICE OF APPLICATION FOR ADMINISTRATIO, OF ESTATE OF JOHN FREDERIC WRIGHT, LATE OF FPIMLEY HAIL, CAMBEPLEY IN THE COUNTY OF SURREY IN ENGLAND, DECEASED

FAKE NOTICE that application having been made in this Court by Claude Wright of Eldoret, for the administration with exemplification of the Will annexed of the estate of John Frederic Wright late of Frimley Hall Camberley, in the County of Surrey in England who died at Windemere Torquay in the County of Devon in England, on the 3rd day of May 1918 this Court will proceed to nake a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 3rd day of September 1920

Nairobi

4th August 1920

T D MAXWELL,
Acting Chief Justice

NOTE — An Exemplification of the Will above named is now deposited and open to inspection at the Court

GENTRAL NOTICE NO 888

PROBATE AND ADMINISTRATION

HIGH COURT CAUSE NO 35 OF 1920

ADMINISTRATOR GENERAL'S CAUSE NO 268 OF 1919

IN THE MARKET OF CAPT. C. F. MACKINNON

IN THE MATTER OF CAPT C F MACKINNON, DECEASED

To all whom it may concern

PURSUANT to an order of the High Court of East Africa dated the 29th day of July 1920, by which t undersigned was appointed the Administrator of the estate of the late Capt C F Mackinnon, who died at Durban on the 14th day of June 1919

TAKE NOTICE that all persons having any claims against the estate of the said Capt C F Mackinnon, are required to lodge and prove such claims before me the under signed on or before the 5th day of October, 1920, after which date only the claims so proved will be paid and the estate distributed according to law

Mombasa, 31st July, 1920

J W H PARKINSON, Administrator General

GENERAL NOTICE NO 889

# PROBATE AND ADMINISTRATION

Cause No 42 of 1920

IN THE MATTER OF T VAZ, DECEASED

To all whom it may concern

TAKE NOTICE that the account of the estate of the above named T VAZ, deceased, has been lodged with the Registral of the High Court at Mombasa and that he has appointed the 7th day of October, 1920, at 2 o'clock in the afternoon for passing of such account

Mombasa, 5th August, 1920

> J W H PARKINSON, Administrator General

General Notice No 890

# PROBATE AND ADMINISTRATION

Cause No 58 of 1920

IN THE MATTER OF FEROZ DIN S/O AMIR DIN DFCEASED

To all whom it may concern

TAKE NOTICE that the account of the estate of the above named Feroz Din s/o Amir Din, deceased has been lodged with the Registrar of the High Court at Mombasa and that he has appointed the 7th day of October 1920 at 2 a clock in the afternoon for passing of such account

Mombasa 30th July 1920

I W H PARKINSON
Administrator General

GENERAL NOTICE NO 891

# PROBATE AND ADMINISTRATION CAUSE NO 59 OF 1920

IN THE MATTIP OF MOHAMEDALI S/O IMAM DINDECLASED

To all who i t may concern

TAKE NOTICE that the account of the estate of the above named Mohamedali s/o Imam Din diceased, his been lodged with the Registral of the High Court at Mombasa and that he his pointed the 7th day of October 1920 at 2 o'clock in the afternoon for passing of such account

30th July, 1920

J W H PARKINSON
Administrator General

GENERAL NOTICE No 892

# PROBATE AND ADMINISTRATION CAUSE No 60 of 1920

IN THE MATTER OF KASSAM BEG S/O AHAMED BEG DECEASED

To all whom it may concern

TAKE NOTICE that the account of the estate of the above named Kassam Beg s/o Ahamed Beg, deceased, has been lodged with the Pegistrai of the High Court at Mombisa and that he has appointed the 10th day of October, 1920 at 2 o'clock in the afternoon for passing of such account

Mo nhasa

30th July, 1920

J W H, PARKINSON
Administrator General

GENERAL NOTICE NO 893

# PROBATE AND ADMINISTRATION

Cause No 61 of 1920

IN THE MATTEP OF GULAM MOHAMED S/O ALI MOHAMED, DECEASED

To all whom it may concern

TAKE NOTICE that the account of the estate of the above named Gulam Mohamed s/o Ali Mohamed, deceased has been lodged with the Registral of the High Court at Mombasa and that he has appointed the 7th day of October 1920, at 2 c clock in the afternoon for passing of such account

Mombasa,

5th August, 1920

J W H PARKINSON,
Administrator General

GENEPAL NOTICE NO 894

## PROBATE AND ADMINISTRATION

GAUSE NO 63 OF 1920

IN THE MATTEP OF BAGH DIN S/O MUSTA KIM, DECEASED

To all whom it may concern

TAKE NOTICE that the account of the estate of the above named Bagh Din s/o Musta Kim, deceased has been lodged with the Registral of the High Court at Mombasa and that he has appointed the "the day of October 1920, at 2 o clock in the afternoon for passing of such account

Mombasa,

5th August 1920

J W H PARKINSON,
Administrator General

GENERAL NOTICE NO 895

# PROBATE AND ADMINISTRATION

Cause No 69 of 1920

IN THE MATIEP OF MANERIAL DOSSAPAN, DECEASED To all whom tamby concern

TAKE NOTICE ta the count of the estate of the above nined Maneklal Dos and deceased has been loosed with the Registra of the High Court of Momor a and that he has appointed the 7th day of October, 1920, at 2 o clocall the afternoon for passing of such recount

Mombasa,

5th Aug 1st 1920

J W H PARKINSON,

Administrator General

GENERAL NOTICE NO SCO

# PROBATE AND ADMINISTRATION

d use No 73 of 1920

IN THE MATTER OF MAMESA, DECEASED

To all whom it miv concern

TAKE NOTICE into the count of the estate of the above named MAHESA declared has been lodged with the Registral of the High Count to Thombasa and that he has pointed the 7th discreption of School 1920 at 2 o'clock in the discreption of passing of such account

Mombasa,

5 h August 1920

J W H PARKINSON,

4d numstrator General

GENERAL NOTICE No 897

# PROBATE AND ADMINISTRATION

Cause No 77 of 1920

IN THE MATTER OF S I PEPEIRA DECEASED

To all whom it may concern

TAKE NOTICE that the account of the estate of the above named S I PEREIFA, deceased has been lodged with the Registry of the High Court at Monbasa and that he has appointed the 7th day of October 1920, at 2 o'clock in the afternoon for passing of such account

Mombasa,

5th August 1920

J W H PARKINSON,

Administrator General

GENIPAL NOTICE NO 898

PROBATE AND ADMINISTRATION High Court Cause No 108 of 1920

ADMINISTPATOP GLNERAL & CAUSE NO 109 of 1920

IN THE MAITER OF NIZAM DIN S/O JANEE, DECEASED

To all wrom it may concern

PURSUANT to an order of the High Court of East Atmed dated the 15 h day of July, 1920, by which the undersigned was appointed Administrator of the easte of the late Nizam Din s/o Janee, who died at Kisumu on the 28th day of September 1917

TAKE NOTICE that all persons having any claims against the est to of the said will at Din s/o Janes, are required to lodge and prove such claim before me the undersigned on or before the 12th day of Oc ober 1920, after which date only the claims so proved will be paid and the estate distributed according to adv

Mombasa,

6th August, 1920

J W H PARKINSON,
Administrator General

GENERAL NOTICE NO 899

# PROBATE AND ADMINISTRATION

HICH COURT CAUSE NO 115 OF 1920 ADMINISTRATOR GENERAL'S CAUSE NO 103 OF 1920

IN THE MATLEL OF DIN MOHANED LATELY KNOWN AS JACAT SINCH, DECEASED

To all whom it may concern

PURSUANT to an order of the High Court of East Africa dated the 29th day of July 1920 by which the undersigned was appointed the Administration of the estate of the late Lin Moramed lately hours as Jacat Sinch, who died at Lumbwa on the 8th day of April, 1920

TAKE NOTICE that all persons laving any claims against the estate of the said Dr. Mohared itela and v as TAGAT SINGH are required to lodge and prove such claims 1 to e me the indersigned on or before the 5th day of Octaber 1920, atten which date our the claims so proved will be paid and the estate distributed according to law

Monibasa

31st July, 1920

J W H PARKINSON,

Administrator General

CETFP ' NOTIF NO 900

PROBATE AND ADMINISTRATION FILL COUPT CALSE NO. 116 of 1920

AD UNISTRATOR GENERAL'S CAUSE NO 120 OF 1920 IN THE TAFTER OF MOHALED JAN 5,0 NABI BUX, DECENSED

To all whom 10 may concern

PURSUANT to an order of the Kich Cours of East Mile died the 5th day of August 1920 by which the indersigned was appointed Administrator of the estate of the late Mohamed Jan 8/0 Nabi Bux who died in India on the 25th day of Feb univ 1920

TAKE NOTICE that all persons having any claims beaust the estate of the said Mohamed Jan s/o Nabi Bux, are required a lodge and prove such claims before me the undersigned on a before the 12th day of October, 1920, after the estate distributed according to law

Mombasa,

5th August, 1920

J W H PARKINSON,

Administrator General

GENERAL NOTICE No 901

# PROBATE AND ADMINISTRATION

HIGH (CURT CAUSE NO 117 OF 1920

ADMINISTRATOR GENERAL'S CAUSE NO 113 OF 1920

IN THE MATTER OF GORAL DASS, CAPPENTER,

DECEASED

To all whom it may concern

PURSUANT to an order of the High Cours of East Africa dates the 5th day of August 1920 by which the undersigned was appointed Administrator of the estate of the late Gopal Dass Carpenter, who died at Nanobi on the 8th day of December, 1918

TAKE NOTICE that all persons having any claims against the estate of the said Gopal Dass, Carpenter, are required to lodge and prove such claims before me the undersigned on or before the 12th day of October 1920, after which date only the claims so proved will be paid and the estate distributed according to law

Mombasa,

5th August 1920

J W H PARKINSON,

Administrator General

GENEPAL NOTICE No 902

## PROBATE AND ADMINISTRATION

HIGH COUPT CAUSE NO 118 OF 1920

ADMINISTRATOR GENERAL'S CAUSE NO 114 OF 1920

IN THE MATTER OF GULAB DIN S/O MALIK DIN,

DECRASED

To all whom it may concern

PURSUANT to an order of the High Court of East Africa, dated the 5th day of August 1920 by which the undersigned was appointed Administrator of the estate of the late Gulab Din s/o Malik Din, who died at Namobi on the 2nd day of July 1920

TAKE NOTICE that all persons having any claims against the estate of the said Gulab Din s/o Maiik Din, are required to lodge and prove such claims before me the undersigned on or before the 12th day of October, 1920 after which date only the claims so proved will be paid and the estate distributed according to law

Mombasa,

5th August 1920

J W H PARKINSON,
Administrator General

GENERAL NOTICE NO 903

# PROBATE AND ADMINISTRATION

Cause No 137 of 1920

IN THE MATTER OF HUSSAIN BUX, BLACKSMITH, DECEASED

To all whom it may concern

TAKE NOTICE that all persons having any claims against the estate of the above named Hussain Bux, Black smith who died at Mombasa on the 1st day of January, 1920 are required to prove such claims before me the undersigned on or before the 12th day of October, 1920, after which date the claims so proved will be paid and the estate distributed according to law

Mombasa,

5th August, 1920

J W H PARKINSON, Administrator General

GENERAL NOTICE No 904

NOTICE

To all whom it may concern

NOTICE is hereby given that the Powers of Autorney given by us to MP Jadvii Manii Kisumu and MR Nathu Bhai Desai, Kisumu and MR Shariff Fazal Natioli are hereby carcelled as from 1st August 1920. The above named persons have no authority whatever to act on our behalf any longer

Mombasa

2nd August, 1920

A ALLIDINA VISPAM

CINEPAL NOTICE NO 905

### NOTICE

PUBLIC Notice is hereby given that the pathership heretobefore called on between he undersigned under the name and style of Ruda Lachman Sinch a Co, has been disolved as from the 18th day of Much 1920 Fort Hall,

Dated 4th day of August, 1920

RUDA s/o NATHOO LACHMAN SINGH,

GINERAL NOTICE NO 906

### NOTICE

THE Power of Attorney given by me at Mombasa to Mr Jafferbhat Dewji, is hereby cancelled as from the 1st Aurust 1920 and the said Mr Jafferbhai Dewji has no authority whatsoever to act or do anything on my behalf

MOHAMEDALI SHERIFF DEWJI

of Lamu

# General Notice No 907 AVVISO

## TUTTI I SUDDITI ITALIANI

RESEDENTI nella Africa Orientale Britannica Uganda, Zanzibai e Tanganyika che abbiano ciediti verso sudditi tedeschi possono farmeli conoscere

> Il Console degli Stati Uniti Regente il Consolato d' Italia in Nairobi

## GENERAL NOTICE NO 856

### UGANDA RAILWAY

### NOTICE

### GODOWN PIOTS NEAR KILINDINI STATION

LESSEES are informed that plans and sections of the proposed sidings, roads and drains in connection with the above plots, may be inspected at the Office of the District Engineer, Uganda Railway, Kilindini

Na robi,

29th July, 1920

W M GRIESS, Acting Chief Engineer

# GENERAL NOTICE NO 908 UGANDA RAILWAY

APPROXIMATE STATEMENT OF PUBLIC COACHING AND GOODS TRAFFIC FOR THE MONTH OF JULY, 1920

Coaching Traffic Goods Traffic

Rs . 311,745 565,527

Total

877,272

Surcharge Rs 167,864

Total to date

.Rs 644,967

Corresponding month of previous Yfar —

Coaching Traffic
Goods Traffic

199,820 468,085

Rs

Total

667,905

Increase

209,367

Decrease

Nairobi,

H E GOODSHIP,

August 7th, 1920

Chief Accountant.

GENFRAL NOTICE No 834

# TENDERS

Tenders are invited by the Central Tender Board for the supply of the undermentioned Foodstuffs to various Government Departments, during the six months ending 31st March, 1921, as specified

Article	Approximate quantity	Place of delivery
Beans (Mixed)	117,200 lbs	Nairobi
, , , , , , , , , , , , , , , , , , , ,	18,000 ,,	Kabete
"	30.000	Mombasa
Bread	10.540	Nairobi
	690	Nairobi
Butter (Fresh)	8 Tons	Kabete
Cotton Seed		
thee	14,712 lbs	Nairobi Marabara
"	4,180 ,,	Mombasa
,,	560 ,,	Kısumu
faize—Grain	158,460 ,,	Nairobi
<b>,,</b> ,,	150,400 ,,	$\mathbf{K}$ abete
» »	63,342 ,,	${f Nyer}_1$
)) )¢	<b>44</b> ,800 ,,	$\mathbf{Naivasha}$
)) ))	22,000 ,,	${f Mombasa}$
	15,000 ,,	Kısumu
Maize (Crushed)	34,440 ,,	Nairobi
,	36,000 ,,	Kısumu
Maire (Meal)	206 490	Nairobi
•	99 640	Kabete
"	916 664.	Nyem
" "	57 QQQ	Naivasha
" "	22 626	Nakuru
"	33,636 ,,	1
"	85,440 ,,	Londiani
"	21,000 ,,	Elburgon
" "	13,542 ,,	Kıbıgorı
<i>"</i>	3 294 ,,	Kıjabe
",	5,856 ,,	Lumbwa
"	138,000 ,,	Kısumu
"	183,500 ,,	Eldoret
, ,,	<b>54,</b> 000 ,,	Ngong
Meat	19,222 ,,	Nairobi
	1,950 ,,	Mombasa
Milk (Fresh)	13,920 Pints	European Hospital, Nairobi
,	12,800 ,,	Native Civil Hospital, Nairobi
<i>"</i>	6.480	Prison
"	7 200	K A Rifles Hospital, Nairobi
Rice (Halwa)	6 998 lbs	Nairobi
sice (marwa)	50 500	Mombasa
)) )) Na 14 ((((a. 1110))		1
Salt (Coarse)	8,816 ,,	Nairobi Marahan
"	5 050 ,,	Momba <b>sa</b>
)) )) ))	3,920 ,,	Kısumu
Salt (Rock)	$3\frac{1}{2}$ Tons	Nairobi and Kabete
" " ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	3 "	Naivasha
Sim Sim Cake or Ground Nuts	6 ,,	Naivash <b>a</b>
Tegetable (i e Sweet or English		
Potatoes, Muhogo, Yams or		
Pumpkins)	$295{,}000 \text{ lbs}$	Nairobi
do do	<u> ۲</u> 0,000 ,,	Mombasa
Vegetable (1 e English Potatoes)	9,320 ,,	Nairobi
Vegetable (1 e Sweet Potatoes)	33,000	Kısamu
Wheat Flour No 4	6.780	Nairobi
	10.600	
", ", No 4	10,000 ,,	Monibasa

Full particulars including Specification and special conditions of Contract, information regarding method of delivery and quantities in which required may be had on application 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 20th August, 1920, and may be sent either through the Post or placed in the Tender Box in Treasury

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

In cases where Tendereis are unable to quote for delivery at Departmental Stores or Offices in Nairobi, offers will be considered for Delivery "F O R, Nairobi"

The Treasury, Nairobi, July 20th, 1920 A SMITH, Secretary, Central Tender Board.

# SHIPPING REPORT.

# KILINDINI HARBOUR

# Month of July, 1920

Name of Vessel	Captain	Gross	Cargo	Nationality	То	Fiom	Date				Bound to
		Tons	_		Whom Consigned		Ar	r	Dep		  - 
S S Goorkh i	J B Whilton	6335	General	British	The U C Mul	London	19. June		19 July		Loudon
" Khalifa	Moosa	<b>6</b> 09	<b>,,</b>	Zanzībai	8/5 Co, Ltd A A Visram	Zunzibai	"	30	"	1	Zanzıbaı
" Cetrian i	Λ Palmei	939	,,	,,	do	"	,,	30	,,	2	Ka ifi
, Nevasen	R Henderson	9071	,,	Brit1sh	S M & Co	London	July	2	,	5	Durban
"Fibim	E Allen	3059	"	,,	The A Mercantile Co, Ltd	Liverpocl	,,	2	,,	16	Du es Salaum
" Cetrana	A Pilmei	939	,,	<b>,</b> ,	A A Visiam	Kıl fi	,,	4	; [	6	Kı,mayu
" Møtador	O Connoi	4761	"	,,	The A Mercantile Co, Ltd	Del <b>a</b> goz Bay	"	6	,,	13	Liverpool
" Khalıf ı	D Suleman	609	32	Zanzibai	A A Visiam	Zanzikai	,,	7	,,	8	Zanzibai
" Karagola	W Buswell	7053	,,	British	S M & Co	Durban	,,	10	,,	11	Bombay
" Neuralia	J H Adden	9082	"	"	do	Del 1901 Bay	"	10	,,	15	Loadon
" Tuoba	brooke O Sullivan	6309	19	,	do	Bombay	,,	12	,,	13	Durban
" Cıme	J M Juli	3510	,,	French	M M	Marseilles	,	13	,,	14	Vauntius
" Hinckley	R N Shore	4755	,,	American	The A Mercantile	New Yo k	,,	20	,	21	Delagoa Bay
" Karapata	J F Downing	7117	,,	But sh	S M & Co	Bombay	,,	20	,,	21	Durban
,, Cetriana	A Palmer	939	,	,,	A A Visiam	Zanzıbar	"	20	,	21	Ki mayu
" Clan Macfi	A H Young	2816	>>	,,	The \ Mercantile Co Ltd,	Lwerpool	"	22	,,	29	Zinzikii
dye 1 " Trigonia	F P de	1739	Oil	Dutch	The B Imperial Oil Co (SA) Ltd	Лос Вач	,,	23	,,	25	Aloc Bay
"Karor	Biuvn W T Stewart	7009	General	British	S M & Co	Durban	,,	24	,,	25	Bonbu
" Grantully Castle	F M Lang	7612	>>	,,	The U C Mul	London	,	24	,,	30	Durban

# MEN-OF-WAR

H M & Highfiver	L W Bruth write, C M G	i l	British	Du es Silvani	1920 July 1	1920 July 13	Ferchelles

# MOMBASA HARBOUR

ss	Cetmana	A Paimei	939	General	Butish	A A Vis.am	Kısmayu	1920 July 14	1920 July 14	Zanzibar
,,	Cupid	D Sulleman	611	,,	Zanzıbar	do	Zanzıbaı	,, 14	" 15	,,
,,	Cupid	do	611	,,	,,	do	,,	,, 21	,, 22	,,
,,	Cetriana	A Palmer	939	>>	British	do	Kisi iw u	,, 28	,, 29	,,
>>	Khalıfa	Moosa	609	77	Zanzibar	do	Zanzibar	,, 28	,, 29	22

H W TURNER,

Port Captain