



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 277

ARRIVAL

Name	Rank	From leave or on 1st Appointment	Date of leaving England,	Date of Embarkation	Date of arrival at Kilindini
T A Whittaker	Chief Mechanical Engineer, Uganda Railway	1st Appointment	June 25th, 1920	June 25th, 1920	Aug 8th 1920

APPOINTMENTS

LT COL WILLIAM KILMISTER NOTLEY, D S O , to be Acting Chief Secretary to Government, with effect from the 15th of August 1920

CAPT EDWARD SPENCER, to be Acting Assistant Chief Secretary, with effect from the 15th of August 1920

HERBERT HARVEY RUSHTON, to be Acting Treasurer, with effect from the 15th of August, 1920

FRANCIS DASHWOOD TYLSEN, to be Acting Commissioner of Police, with effect from the 15th of August, 1920

OSCAR FERIS WATKINS, C B E , D S O , to be Acting Chief Native Commissioner, with effect from the 15th of August, 1920

JAMES LEAPY to be Acting Government Printer, with effect from the 15th of August, 1920

ROBERT EDWARD SALKELD, District Commissioner, to be Acting Provincial Commissioner Kisumu Jubaland Province, with effect from the 12th of April, 1920

FREDERICK GORDON JENNINGS temporary Assistant District Commissioner, to be Acting District Commissioner, Afmaku, Jubaland Province, with effect from the 18th of July, 1920

JOHN HOWARD BLACKWOOD MURPHY Assistant District Commissioner, to be Acting District Commissioner Gosha Jubaland Province, with effect from the 8th of July, 1920

REGINALD STOCKENSTROM AUDEN, temporary Assistant District Commissioner to be Acting District Commissioner, Kisumu, Jubaland Province with effect from the 24th of June, 1920

KENNETH LEGGATT HUNTER, Assistant District Commissioner, to be Acting District Commissioner, Turkana, Naivasha Province, with effect from the 15th of July, 1920

WILLIAM SYDNEY MAPCHANT, to be Assistant District Commissioner, Malindi, Seyidie Province with effect from the 31st of July, 1920

CECIL THORNHILL DAVENPORT to be Assistant District Commissioner, Kitui Ukamba Province, with effect from the 21st of July, 1920

FREDERICK TREVOR BAMEY, Assistant District Commissioner, to be Acting District Commissioner, Nyika Reserve, Seyidie Province, with effect from the 19th of July, 1920

MAJOR FREDERICK CHATER JACK D S O , M C , Assistant District Commissioner, to be Assistant District Commissioner in charge Kiung'u District, Naivasha Province, with effect from the 5th of August, 1920

THOMAS AINSWORTH DICKSON, M C , District Commissioner, Mombasa, Seyidie Province, to be Waki Commissioner, with effect from the 20th of July, 1920

DR JOHN LANGTON GILKS, to be Acting Principal Medical Officer, with effect from the 15th of August, 1920

DR VICTOR MADISON FISHER to be local Captain whilst in charge of the Military Hospitals, with effect from the 1st of August, 1920

JAMES FREDERICK WOLSELEY BOURNE, M C , Assistant Superintendent of Police, to be a Superintendent of Police, with effect from the 1st of January, 1920

His Excellency the Governor has been pleased to appoint JOHN FRANCIS STUBBS FAWCETT, until further notice to exercise the jurisdiction and powers conferred upon the Resident Magistrate Mombasa, with effect from the 12th instant

THOMAS ALFRED WHITTAKER, to be Chief Mechanical Engineer with effect from the 25th of June, 1920

W F D ALLSON, to be Acting District Locomotive Superintendent with effect from the 8th of August, 1920

TRANSFER

GERALD FLEMING SAYERS, Assistant District Commissioner, Colony of Kenya and the East Africa Protectorate, has been transferred to the Tanganyika Territory as Assistant Secretary, with effect from the 20th of July, 1920

SECRETARIAT,
Nairobi,
August 18th, 1920

C E SPENCER
Acting Assistant Chief Secretary

COLONY OF KENYA AND THE E. A. PROTECTORATE.

AN ORDINANCE

No 19 of 1920.

An Ordinance to Amend the Law relating to the Registration of Natives

[10th August, 1920]

Date of Assent and Commencement

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

1 This Ordinance may be cited as "The Native Registration Amendment Ordinance, 1920," and shall be construed and read together with the Native Registration Ordinance, 1915, hereafter referred to as 'the Principal Ordinance' and the Native Registration Amendment Ordinance, 1915

Short title

2 Section 2 of the Principal Ordinance shall be and is hereby amended as follows —

Amendment of Section 2 of the Principal Ordinance

After the definition "Native" there shall be inserted the following proviso —

Additional definitions

Provided that the Governor may by Proclamation in the "Official Gazette" specify any age at which all male natives resident in any specified area shall be registered

After the hereinbefore mentioned proviso there shall be inserted the following definition —

"Registered Native" means a native who has been registered in accordance with the provisions of this Ordinance

After the definition "District" there shall be inserted the following definition —

"Chief Registrar of Natives" means the officer appointed from time to time by the Governor to perform the duties of Chief Registrar of Natives who shall have his office at Nairobi

After the definition "Registration Officer" there shall be inserted the following definition —

"Central Registration Office" means the office of the Chief Native Commissioner at Nairobi

3 Section 8 of the Principal Ordinance is hereby repealed and the following section substituted in lieu thereof —

Repeal of Section 8 of the Principal Ordinance and re-enactment thereof embodying provisions of Section 10 of the Principal Ordinance Duties of employer as to endorsements

8 (1) Every person who employs a native for a longer period than 24 hours shall within 48 hours of his engaging such native demand from him his certificate and shall make and keep a record of the number thereof and the district in which it was issued and shall endorse in ink on such certificate his own name the date on which he employed the native and the rate of wages paid to the native whereupon the certificate shall be returned to the native. The employer shall also at the time of the discharge of such native correctly endorse in ink on the certificate the fact of the discharge of such native from his service and the date of such discharge. All such endorsements shall be in English

(2) Every registered native shall before leaving the service of an employer first obtain his employer's endorsement of discharge on his certificate as hereinbefore provided and in the event of any such native failing to obtain such endorsement of discharge on his certificate or of such endorsement of discharge being incomplete he shall forthwith report to the nearest Registration Officer and on its coming to the knowledge of the Registration Officer by the hereinbefore mentioned or any other means that such native is in possession of a registration certificate incomplete in

Duties of natives as to endorsements

Duties of Registration Officer as to endorsements

any such particular as hereinbefore mentioned the Registration Officer shall take steps to obtain a proper endorsement of discharge from such employer or if he is satisfied from the information at his disposal that the endorsement of discharge has been omitted through ignorance or mistake and through no fault of such native may himself endorse the discharge or complete the endorsement thereof on the certificate affixing such date as may appear to him consistent with the circumstances. Provided that no such endorsement of a Registration Officer shall be an absolute defence to a prosecution for desertion if it be proved that such offence has been committed by the native. If at the date of discharge the native is in receipt of a rate of wage different to that agreed upon when he was engaged the employer shall make and initial the alteration on the certificate.

(3) No person shall engage or employ any native whose certificate bears an endorsement of employment but does not bear an endorsement of discharge from that employment unless the permission of a Registration Officer shall be first had and obtained in writing.

Consequential repeal of Section 10 of the repealed Principal Ordinance

4 Section 10 of the Principal Ordinance is hereby repealed

Amendment of Section 11 of the Principal Ordinance

5 Section 11 of the Principal Ordinance is hereby amended as follows —

By the addition and insertion of the following sub sections before the words "shall upon conviction "

Additional offences by native

(7) Shall obtain or attempt to obtain a new certificate from a Registration Officer without first reporting to such Registration Officer the loss, mutilation or destruction of any such certificate which may previously have been issued to him or the fact that he has been previously registered,

(8) Shall become registered more than once and omits to give up to the Registration Officer any certificate issued to him on previous registration which remains in his possession

Repeal of Section 12 of the Principal Ordinance and re enactment thereof

6 Section 12 of the Principal Ordinance is hereby repealed and the following section substituted in lieu thereof —

Employer's duty to report employment, discharge, desertion or death

12 (1) Every person employing a native shall notify the nearest District Commissioner or Resident Magistrate of the District —

(a) of such employment, the name or names of the native, the Registration Certificate Number, the date of employment and the contract period,

(b) of the discharge, desertion or death of any native in his employ and the date thereof, and shall also in case of death forward to the nearest District Commissioner the certificate and metal case of the deceased

(c) by means of a monthly nil return in the event of there having been no native engaged by him whose name has not previously been returned, or of no native having been discharged, deserted, or died whilst in his employ during the month next succeeding the date on which the last notification to be rendered under this section should have been sent in,

To whom and time in which report is to be made

(2) Such notification shall be forwarded to the District Commissioner or Resident Magistrate of the District before the 15th day of the month next following such engagement, discharge, desertion or death

(3) Failure to comply with the requirements of this section shall render the person liable to a fine not exceeding Rupees 100 or to imprisonment of either description for a period not exceeding one month, or to both

Repeal of Section 14 of the Principal Ordinance, and enactment of amending Section

7 Section 14 of the Principal Ordinance is hereby repealed and the following section substituted in lieu thereof —

14 Any person who —

(1) Shall withhold a certificate or metal case from any native entitled thereto except for such reasonable time as to enable him to examine such certificate or metal case or to enable him to make any entries which are required to be made on such certificate, or

(2) Shall refuse to enter a discharge on the certificate when legally demanded by the native, or

(3) Shall contravene the provisions of Section 8 (3) hereof or

(4) Shall unlawfully or improperly deprive any native of any certificate or metal case in his possession, or

(5) Shall destroy, alter, imitate, mutilate, make a false entry or in any way improperly tamper with any certificate or metal case belonging to a native whether in his employ or not, or

(6) Shall forge any certificate or

(7) Shall, subject to the provisions of Section 8 of this Ordinance knowingly engage or have in his employ any native who has not in his possession a certificate issued to him under the provisions of this Ordinance, or

(8) Shall make any entry whatsoever on the certificate of a native with whom he has not entered into a contract of service, or

(9) Shall wilfully fail to notify any particulars required to be notified under Section 12 hereof or shall knowingly notify any false particulars —

Shall upon conviction be liable to a fine not exceeding Rupees 1,000 or to imprisonment of either description for a period not exceeding six months, or to both

8 (1) Section 21 of the Principal Ordinance shall be and is hereby amended as follows — Amendment of Section 21 of the Principal Ordinance

By the addition and insertion after sub-section (3) thereof of the following sub-sections —

(4) Prescribing the duties of the Chief Registrar of Natives, Additional power to make Rules

(5) Prescribing the method of completing the registration forms of any native who has been imprisoned for an offence

(2) The figure (4) in brackets in Section 21 of the Principal Ordinance shall be deleted and the figure (6) in brackets substituted therefor

9 (1) Every native on being registered under the Principal Ordinance shall be given a metal case wherein he shall keep and carry on his person at all times his certificate Numbered case

(2) There shall be stamped on such metal case the Registration Certificate number given or assigned to the native and set out in his certificate

(3) Any person who shall contravene the provisions of this section shall on conviction be liable to a fine not exceeding Rs 30/- or to imprisonment for a term not exceeding 3 months or to both

10 (1) Any native who shall dispose of, destroy, damage or put to any use not prescribed by Section 9 of this Ordinance the metal case issued to him thereunder shall on conviction be liable to a fine not exceeding Rs 30/- or to imprisonment of either description for a period not exceeding 3 months or to both Offences in relation thereto

(2) Any unauthorised person who shall make or cause to be made any metal case which is a colourable imitation of a metal case issued under this Ordinance and any person being with unlawful intent in possession of any metal case not issued under this Ordinance which purports to have been issued under this Ordinance shall on conviction be liable to a fine not exceeding Rs 150/- or to imprisonment of either description for a period not exceeding 3 months or to both

(3) Any unauthorised person who shall intentionally alter or deface or in any way interfere with the number stamped on a metal case issued under the provisions of this Ordinance shall on conviction be liable to a fine not exceeding Rs 150/- or to imprisonment of either description for a period not exceeding 3 months or to both

11 (1) Any native who has lost the metal case issued to him under Section 9 of this Ordinance or whose metal case has been damaged or destroyed may obtain a new metal case from the nearest Registration Officer who shall demand the payment of Re 1/- therefor Replacement of metal case
Charge may be made

Provided that should such native prove to the satisfaction of the Registration Officer that his metal case was lost, damaged or destroyed through no fault or neglect of his own the new metal case shall be issued free of charge

(2) If a native has undergone punishment after conviction for failing to carry or for having disposed of, destroyed or damaged such metal case the Registration Officer shall if found necessary by him issue a new metal case free of charge

(3) If the loss, damage or destruction of a metal case was caused by an employer of the native or other person such employer or other person shall pay a fee of Re 1/- for a new metal case, such fee shall be recoverable in any Court of competent jurisdiction

Wrongful use of metal cases

12 Any native who shall keep and carry a metal case issued under this Ordinance other than the metal case given to him under Section 9 or Section 11 of this Ordinance shall be guilty of an offence and shall on conviction be liable to a fine not exceeding Rs 30/- or to imprisonment of either description for a period not exceeding 3 months or to both

Disposal of certificates and metal cases

13 Any person who shall come into possession of a certificate issued under the Principal Ordinance other than the certificate issued to him or of a metal case issued under this Ordinance other than the metal case issued to him or shall be in possession of more than one certificate or metal case issued to him under this Ordinance shall at the earliest opportunity forward the certificate or metal case as the case may be which was not issued to him or which he has retained in addition to the one last issued to him or of which he has come into possession by any other means to the nearest Magistrate or to the nearest Registration Officer Any person who contravenes the provisions of this section shall on conviction be liable to a fine not exceeding Rs 150/- or to imprisonment of either description for a period not exceeding 3 months or to both

Powers given to Magistrates, Police and Registration Officers to demand production of metal case and certificate

14 (1) Any Magistrate, Justice of the Peace, Police Officer, employer or labour on his own farm or premises or his agent, Registration Officer, or any other person authorised thereto by the Governor may at any time demand from any native the production of the metal case issued to him under this Ordinance Refusal to produce a metal case and certificate when demanded in accordance with the provisions of this section shall be an offence punishable with a fine not exceeding Rs 30/- or imprisonment of either description for a period of one month or to both

(2) Section 19 of the Principal Ordinance is hereby repealed

Person employing native to keep labour register or record

15 Every person employing a native shall keep a written record of all natives employed by him showing in each case, the registration number of the native, the name and date of engagement, discharge, desertion or death Such record shall be open to inspection and examination by any Magistrate, Registration Officer or Police Officer of or above the rank of Inspector, or any other officer duly appointed by the Governor in that behalf, and any such officer may require the production of the record of any employer for the preceding 12 months Failure or refusal to produce records without reasonable excuse when required shall be an offence

Admissibility of finger print records as evidence

16 Notwithstanding anything in the Law of Evidence or any other law or Ordinance to the contrary any Finger Print or Thumb Print or other document to be used for the purpose of identification, obtained under the provision of the Principal Ordinance or amendments thereof or any Rules made thereunder shall at the trial of any person accused of any crime or offence be admissible as *prima facie* proof of identity against such accused person, if the said finger print or thumb print or other document is certified under the hand of an officer appointed by the Governor who shall have compared the finger print or thumb print or other document in question with that filed in the Central Finger Bureau, and the certificate of such officer shall be conclusive proof that the finger print or thumb print or other document is identical with the finger print or thumb print record or other document with which it is certified to have been compared

AN ORDINANCE

No 20 OF 1920

An Ordinance to Provide for the Cleansing of Cattle

[10th August, 1920]

Date of Assent and
Commencement

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

1 This Ordinance may be cited as “The Cattle Cleansing Ordinance, 1920” **Short title**

2 In this Ordinance, if not inconsistent with the context, the following terms shall have the meanings set opposite to them respectively — **Definitions**

(1) “Cattle” shall mean bulls, cows, heifers, calves and oxen,

(2) “Engorged tick” shall mean any tick obviously distended with blood,

(3) “Tick-infestation” shall mean having ten or more engorged ticks not being bont (*amblyomma hebraeum* or *variegatum*) or bont-legged (*hyalomma aegyptium*) ticks,

(4) “To keep clean” shall mean the maintaining of cattle free from tick-infestation by submerging such cattle at the prescribed intervals in a dipping tank containing an effective tick-destroying agent,

(5) “Dipping tank” shall mean any effective contrivance approved of by the Chief Veterinary Officer for the cleaning of cattle by submerging, and structures incidental thereto,

(6) “Effective tick-destroying agent” shall mean an aqueous solution containing such percentage of arsenious oxide or the equivalent thereof, or such other ingredients in such proportion as the Governor may from time to time prescribe by notice in the Gazette,

(7) “Owner” as applied to land, shall include any person in actual occupation of or entitled as owner, lessee or licensee to occupy any land, or the representative of any such person,

(8) “Owner” as applied to cattle, shall include every person claiming jointly or severally any right, title or interest in any cattle in his possession, or having charge, control or management of cattle, as well as the owner of land in respect of cattle belonging to his servants and running on such land

(9) Government Analyst shall include any Government Analytical officer

3 The Governor may from time to time apply this Ordinance to any area in the Protectorate From and after a date to be fixed by the Governor by a notice in the Gazette, all owners of cattle in any area to which the Ordinance has been applied other than those exempted in terms of Section 9 hereof, shall be required to keep clean their cattle **Date of operation.**

Provided that this Ordinance shall not be put into operation in any area until the Governor shall, under such conditions as he may prescribe by Regulation, have made provision for a sum of money out of which advances may be made to owners for the purpose of the construction of dipping tanks

Provided also that the interest chargeable on such advances shall not be less than the current bank rate

Provided also that this Ordinance shall not be applied to any township area until such time as suitable provision has been made within such area for dipping cattle, and the Governor may require a local authority to make such provision upon terms and conditions to be approved of by the Governor

Appointment of Inspectors

4 The Governor may appoint a sufficient number of officers to be styled inspectors for the purpose of this Ordinance

Powers of Inspectors Taking of dip samples Penalty for hindering in execution of duties

5 Every inspector shall have full power and authority to inspect any cattle at any reasonable time and to take a sample or samples from the contents of any dipping tank. If the Inspector for any reason suspects that the dipping fluid is below the strength prescribed by regulations he shall take a uniform sample of the dipping fluid and divide it into three parts as nearly equal as possible, seal and label the bottles containing the parts, deliver one part to the owner, forward one part to the Government Analyst for the purpose of analysis, and retain one part in his own custody. Any person who shall refuse to allow any inspector to enter upon any land or premises or to examine cattle, or who shall impede or hinder or attempt to impede or hinder any such inspector in the execution of his duties, shall be liable to a fine not exceeding Rs 1,000/- or in default of payment to imprisonment of either description for a period not exceeding three months

Forwarding of dip samples for analysis Penalty for failing to forward dip samples

6 Every owner shall forward to the Government Analyst at regular intervals of three months a uniform sample of the contents of his dipping tank for the purpose of analysis for which no charge shall be made. Any owner failing to do so shall be liable to a fine not exceeding Rs 100/- or in default of payment to imprisonment of either description for a period not exceeding one month. Every owner shall be entitled to obtain from the Government Analyst an analysis of such other samples as he may from time to time submit upon payment of the fees prescribed

Certificate of Government Analyst

7 The certificate of a Government Analyst shall be received as evidence for all purposes as to whether or not the contents of a dipping tank form an effective tick-destroying agent within the meaning of Section 2 (6) of this Ordinance

Penalty for failing to keep cattle clean in areas not exempted

8 An owner who shall fail to keep clean his cattle, in areas not exempted in terms of Section 11 hereof, shall be liable to a fine not exceeding Rs 1,000/-

Penalty for failing to submerge cattle Provision respecting T branded cattle

9 The owner of cattle, notwithstanding that such cattle are free from tick-infestation, shall be liable to the penalties prescribed in the last preceding section if it is shown that he has failed to clean them at prescribed intervals provided always that should it appear that it was impossible or inexpedient to clean such cattle within the prescribed period, the onus of proof of which shall be on the owner, the said interval may be exceeded, but in no case beyond that prescribed by regulation

Provided also that cattle branded with the Brand T or such other brand as may from time to time be used by the Government to denote immunity from East Coast Fever shall be deemed to be clean if they are free from tick-infestation

Chief Veterinary Officer may temporarily exempt owners

10 The Chief Veterinary Officer or any person duly authorised by him thereto in writing may, for considerations of weather, drought or condition of the cattle, or for other good and sufficient cause, temporarily exempt owners in areas from the provisions of Section 9 hereof, and may during such period prescribe the interval of cleaning, if any. A

list of all exemptions granted under this section shall be posted, whilst in operation, at the District Commissioner's or other Magistrate's office and all Police stations in the district and at the Cattle Inspector's office, if any, situated in the area in which the cattle affected are located. No movement of cattle shall be permitted from any area in which exemption from dipping under this section is in force unless the cattle have been cleaned for such periods and at such intervals as may from time to time be prescribed.

Provided that such movement of cattle shall not be permitted save under the Rules for the time being in force under this Ordinance or the Diseases of Animals Ordinance, 1906.

11 The Governor may, by notice in the Gazette temporarily exempt owners living in native reserves or other areas chiefly inhabited by natives from the obligations of Sections 8 and 9 hereof until such time as the Governor may be satisfied that arrangements have been made to clean the cattle in such areas.

Governor-in-Council
may temporarily exempt
persons living in native
areas

12 No movements of cattle from areas exempted in terms of Section 11 hereof shall be permitted except at places of exit fixed by the Governor by notice in the Gazette, after such period of detention and cleaning at such places as may be from time to time prescribed.

No movements of cattle
from areas exempted
except at places of exit

13 The owners of land on which native owners of cattle reside shall provide facilities, including the erection and maintenance of dipping tanks and the provision of effective tick-destroying agents, for the cleaning of such cattle on terms and conditions to be approved of by the Governor. The Governor may, except in such areas as are exempted under Section 11 require any owner to construct a dipping tank at his own expense upon his land, and may require owners living in native reserves to construct dipping tanks thereon at their own expense. Any owner of land failing to make provision as aforesaid shall be liable to a fine not exceeding Rs 500/- or in default of payment to imprisonment of either description, for a period not exceeding three months, but the payment of such fine or the undergoing of such imprisonment shall not relieve the said owner of his obligation to provide the said facilities.

Owners of land on which
native owners of cattle
reside may be required
to provide cleaning
facilities

Penalties

14 Should any person own land with cattle thereon, the property of such person and be absent from or not have a representative or agent in the Protectorate having authority to carry out the terms of this Ordinance, the Governor may authorise the due performance of the terms of this Ordinance in such manner as he may deem expedient, and any disbursements thereby incurred shall be a civil debt recoverable summarily.

Government may act
on behalf of absentee
owners

15 The Governor may in his discretion provide dipping tanks for the common use of owners, and fix or approve a scale of fees for the dipping of animals in such tanks. Nothing in this Ordinance shall prevent the erection of a dipping tank for the common use of two or more owners.

Provision of dipping
tanks in certain areas

16 The Governor may frame regulations providing generally for the better carrying out of the objects and purposes of this Ordinance. Any person contravening the provisions of any regulation as aforesaid shall be liable to a fine not exceeding Rs 500/- or in default of payment to imprisonment of either description for a period not exceeding three months.

Governor may make
regulations
Penalties for
contravention

AN ORDINANCE

No 21 OF 1920

An Ordinance to Provide Means of Public Travel
and Access to Public RoadsDate of Assent and
Commencement

[10th August, 1920]

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

Short title

1 This Ordinance may be cited as 'The Public Travel and Access Roads Ordinance, 1920'

Definition

2 (1) In this Ordinance unless the context otherwise requires, the expression 'Public Road' means and includes —

(a) Any road which the public had a right to use immediately preceding the commencement of this Ordinance,

(b) All proclaimed or reserved roads and thoroughfares being or existing on any land sold or leased or otherwise held under the Crown Lands Ordinances of 1902 and 1915, or the East Africa Land Regulations, 1897, at any time prior to the commencement of this Ordinance,

(c) All roads and thoroughfares hereafter reserved for public use in any Crown title of whatever description

(d) All roads declared to be public roads under the provisions of this Ordinance,

(e) All bridges, ferries, fords, drifts, culverts, drains and other accessories on any public road as herein defined, or used or enjoyed therewith

(2) The expression "owner or occupier" shall, in respect of Crown lands as defined in Section 5 of the Crown Lands Ordinance, 1915, include the Commissioner of Lands of the East Africa Protectorate

Power of the Governor
to appoint District
Road Boards

3 (1) The Governor may by Proclamation in the 'Official Gazette' divide the Protectorate into districts for the purposes of this Ordinance

(2) The Governor may appoint District Road Boards consisting of not less than five members in any district for the purpose of carrying out the provisions of this Ordinance, and where in the opinion of the Governor such a course is practicable such members shall be elected according to such rules as the Governor under Section 18 of this Ordinance shall from time to time prescribe

Chairman

(3) The Board shall elect one of such members to be chairman, and the names of all members appointed to District Boards shall be forthwith notified in the "Official Gazette," and any number of the Gazette containing a notification shall be sufficient evidence thereof for all purposes

Appointment of
acting members

(4) The Board may at any time appoint for a period not exceeding six months any person to act in place of any member of a District Board who is absent from the Protectorate or incapacitated by illness or other temporary cause from discharging his duties as such member. Such acting member shall discharge the duties of the member who is so absent or incapacitated until the return to the Protectorate or removal of the incapacity of such member or the expiry of the period of appointment of such acting member whichever first happens

(5) Except as provided in the last preceding sub section if any member shall without the consent of the Chairman fail to attend three consecutive meetings of any District Board he shall thereupon cease to be a member of such Board

(6) Each member of a District Board shall unless removed as provided in this Ordinance be entitled to hold office for the term for which he has been or is appointed but such term shall not exceed two years. Any member of a District Board may from time to time be reappointed for a further term not exceeding two years

Terms of office and eligibility for re appointment

4 (1) District Boards shall meet at such times and places from time to time as necessity may require, or at such times and places as the Governor may direct

Meeting

(2) Save as otherwise expressly provided in this Ordinance the powers, duties and authorities of District Boards may at any time be exercised by a quorum thereof consisting of not less than three members thereof, and during a vacancy in a District Board not exceeding three months the continuing members may (subject to there being a quorum) act as if there were no vacancy

Exercise of powers and duties of District Boards

Provided that if any member of the Board is personally interested in any matter before the Board he shall not take any part in any proceedings relating to such matter, and the other members may co-opt such temporary member or members as may be necessary to form a quorum

5 (1) At any meeting of a District Board the chairman if present shall preside, and in his absence the Board shall elect a chairman

Chairman of meetings of Board

(2) The chairman presiding at any meeting shall in the event of an equal division of votes at the meeting have a second or casting vote

6 District Boards shall cause correct minutes of all meetings to be kept and a copy thereof and of all decisions of the District Boards shall be submitted forthwith to the Director of Public Works for transmission to the Chief Secretary

Minutes

7 For the purposes of carrying out the powers, duties, authorities and obligations conferred or imposed upon District Boards by this or any other Ordinance, District Boards with the approval of the Governor may make use of the services of any officers and employees of the public service

Employment and appointment of officers and employees

8 (1) Whenever it is made to appear to the Governor that requirements exist for the establishment, alteration or cancellation of a line of public travel or the conversion of a road of access into a line of public travel the Governor may by order published in the 'Official Gazette' dedicate a line of public travel, to be clearly described in such order and from the date of such publication such line of public travel shall be absolutely dedicated to the public as a public road within the meaning of any law now or hereafter in force, and such public road shall be demarcated in such manner and to such width as the Governor shall direct, or may order a District Board to investigate and report upon the necessity for such line of public travel and the best alignment in the general direction required

Line of public travel

(2) The District Board shall, after making such investigation and report, publish a notice in two successive issues of the 'Official Gazette' and once a week during the same two weeks in some newspaper circulating within the district or districts in which such line of public travel is situated, which notice shall describe the proposed line of public travel and the situation thereof and shall require any person objecting to lodge with the District Board within one month after the date of the first publication of such notice his objections thereto in writing, and such notice shall also fix a time and place, to be mentioned in such notice, for hearing and deciding objections, verbal or in writing, to the proposed line of public travel

Publication of notice and contents, &c

Copy of notice to be sent to owner or occupier

(3) A copy of the said notice shall also be forwarded by such District Board by personal service or by registered post by such District Board to the last known address of the owner or occupier of any lands over which the said line of public travel is proposed to pass. Provided always that the fact that no such copy is received by any such owner or occupier shall not invalidate the subsequent proceedings of the District Board.

Final recommendations to be sent to Director of Public Works

9 The District Board shall, as soon as possible after the expiration of the one month mentioned in the last preceding section after full inquiry into the merits of all objections thereto with as little delay as possible, forward their final recommendations thereon to the Director of Public Works for transmission to the Governor.

Order of dedication

10 The Governor may confirm modify or alter such recommendations and shall cause a description of a line of public travel to be published in the Official Gazette and from the date of such publication such line of public travel shall be absolutely dedicated to the public as a public road within the meaning of any law now or hereafter in force, and such public road shall be demarcated in such manner as the Governor shall direct.

Power to make application to construct road of access

11 Where any owner or occupier of lands is in respect of his land so situated in relation to any public road or railway station or halt that he has not convenient access to the same he may make application to the District Board of the district in which such lands are situate for leave to construct a road (hereinafter called a "road of access") over any lands lying between his land and such public road or railway station or halt and every such application shall be in the form and contain the particulars required by the schedule to this Ordinance. Provided always that if the applicant is unable to make the sketch or plan mentioned in the schedule without entering upon the lands over which he proposes that the road of access is to pass he may apply to the District Board for leave to enter upon the said lands for the purpose of making the said sketch or plan and the District Board may then make an order entitling the applicant to enter on the said lands.

Notice to be served on holders of lands to be affected

12 On the receipt of such application for leave to construct a road of access the District Board shall serve a notice in the manner prescribed in Sub section 3 of Section 9 hereof upon the holder or holders of land or lands over which the proposed road of access is to pass calling upon him or them to show cause within one month why the proposed road of access should not be constructed.

Power of District Board to grant leave to construct road of access

13 (1) The District Board shall then fix a day for the hearing of the application to construct a road of access and after hearing the applicant or his representative and any other party interested may make an order granting the applicant his servants and agents leave to enter upon the said land and construct such road of access and of such width as the District Board may decide upon subject to such conditions and to payment of such compensation in respect of any growing crops or permanent improvements damaged or destroyed by the construction of such road of access as to the Board shall seem fit.

(2) The District Board shall have power to determine by whom the costs of any application under this Ordinance shall be borne, and to fix the amount thereof.

Right of way over road of access

14 (1) When the said road of access has been constructed the applicant, which term shall for the purposes of this section include his successors in title, and all others shall have leave at all times to use the said road of access.

(2) The District Board may at its discretion require such road to be fenced should it pass through an already existing fenced enclosure and the Board shall apportion the cost of such fencing between the parties interested as it shall deem fit.

(3) The applicant shall at all times maintain the said road of access in a good and efficient state of repair to the satisfaction of the District Board and for the purpose of such maintenance the applicant his servants or his agents shall have leave to enter at all times upon the land or lands over which the said road of access passes. Provided always that as little damage or inconvenience as may be possible shall be caused by such entry to the holder or holders of the land over which the road of access passes and that such right of entry shall be subject to such conditions as the District Board may impose in granting the order for constructing the road of access. And further provided always that if any holder of land over which the road of access passes shall use such road then, and in such case, he shall pay a proportionate share towards the maintenance of that portion of the road so used by him. The proportion to be paid shall be fixed by the District Board who shall have regard both to the extent of road used and the nature and amount of the traffic likely to be placed thereon.

(4) If the said road of access shall pass through any wall, fence or barrier existing at the date of application the applicant shall provide and maintain suitable gates for the closing of the aperture occasioned by the said road of access.

15 Where the owner, lessee or holder of any land sold, leased or otherwise held under the East Africa Land Regulations, 1897, the Crown Lands Ordinances of 1902 or 1915, sells or otherwise disposes of any part thereof he shall (unless such part has a road of access to an existing public road) provide a road of access to such part from some existing public road or road of access but he shall not be required to construct or maintain the road of access so provided, and the owner or other holder of such part shall be entitled to exercise all the rights, powers and privileges given to an applicant for a road of access under the provisions of this Ordinance as though such rights, powers and privileges had been ordered by a District Board, and such owner or other holder shall be subjected to the obligations imposed by the provisions of this Ordinance.

Road of access to be provided where part of land is sold or otherwise disposed of

16 When it shall appear to the District Board that the prohibition of any particular class of traffic on a road of access is desirable in the public interest, the Board may, by a notice published according to Rules made under this Ordinance, restrict the use of the road to a particular class or classes of traffic only. Provided that nothing in this section shall prejudice the rights of an applicant for the road of access for all purposes.

17 The decision of a District Board upon the alignment of a road of access passing over alienated Crown lands shall be final, but an appeal shall be to a Court of competent jurisdiction from any decision made by it under this Ordinance in respect of compensation or costs of upkeep of roads.

18 The Governor shall have power from time to time to make, alter or revoke Rules under this Ordinance governing the powers, duties, obligations and conduct of business of District Boards, and generally for properly carrying out the provisions of this Ordinance.

Power to make Rules.

19 Any person contravening any of the provisions of this Ordinance shall be guilty of an offence and shall on conviction be liable to a fine not exceeding Rs 300/- or to imprisonment of either kind for a period not exceeding three months.

Penalty

20 Sections 80 to 86 both inclusive of the Crown Lands Ordinance, 1915, are hereby repealed.

Repeal

21 Such repeal shall not affect anything lawfully done or commenced or agreed or authorised to be done under or in pursuance of the said sections repealed hereby.

Saving

SCHEDULE

APPLICATION FOR LEAVE TO CONSTRUCT A ROAD OF ACCESS

1	Name of applicant Place of abode Nationality	
2	Name, situation of land in respect of which such road of access is required, stating Province District, and all particulars which may assist in locating same	
3	Name of public road, railway station or halt to which such road of access is required	
4	Name or names, of land or lands over which it is proposed to construct such road of access together with the name or names of the respective owner or owners thereof	
5	The means of access (if any) to any public road, railway station or halt at present available for the use of the applicant, and whether use of same is subject to any payment or other terms or conditions	
6	Whether any crops or buildings will be damaged or destroyed by the construction of such road of access If so, to what extent?	
7	Maximum width between drains of proposed road of access	
8	Any other facts of which you are aware which may affect the grant	

Applicant

NOTE —This application must be accompanied by a sketch or plan shewing approximately the course and direction of the proposed road of access and the present means of access (if any) to any public road, railway station or halt

AN ORDINANCE

No 22 OF 1920

An Ordinance to apply a Sum of Money for the Service of the Year ending the 31st day of March, 1921.

[14th August, 1920]

Date of Assent and Commencement

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

1 This Ordinance may be cited as the ‘Appropriation Ordinance,’ 1920

Short title

2 The Public Revenue for the year 1920-21, and other funds of the East Africa Protectorate, are hereby charged towards the service of the year ending the thirty-first day of March, one thousand nine hundred and twenty one, with a sum of three millions one hundred and ninety two thousand three hundred and twenty seven pounds

3 The money granted by this Ordinance shall be applied to the purposes and services expressed in the Schedule annexed hereto

4 The Treasurer of the Protectorate is hereby authorised and required, from time to time, upon the warrant or order of the Governor to pay out of the Revenue and other funds of the Protectorate, for the several services specified in the Schedule, the said sum of three millions one hundred and ninety two thousand three hundred and twenty seven pounds which will come in course of payment during the year ending on the thirty-first day of March, one thousand nine hundred and twenty-one

SCHEDULE

DIVISION		AMOUNT
1	Rent and Interest to H H the Sultan of Zanzibar	£ 17,000
2	Pensions and Gratuities	21,249
3	His Excellency the Governor	13,949
4	Secretariat	12,339
5	“Official Gazette” and Printing	14,550
5a	do Special Expenditure	1,350
6	Provincial Administration	300,858
6a	do Special Expenditure	2,251
7	Treasury	20,652
8	Customs	33,612
8a	do Special Expenditure	1,050
Carried forward £		438,881

SCHEDULE —Contd

DIVISION		AMOUNT
		£
Brought forward £		438,881
9	Port and Marine Departments	16,374
9a	do Special Expenditure	630
10	Audit Department	8,436
11	Legal Departments	34,037
12	Police	132,558
13	Prisons	39,626
14	Medical Departments	158,374
14a	do Special Expenditure	17,354
15	Chemical Laboratories	8,964
16	Education	50,828
16a	do Special Expenditure	13,500
18	Military Expenditure	210,011
19	Miscellaneous Services	16,905
20	Post Office and Telegraphs	142,412
20a	do Special Expenditure	8,592
21	Railway Department	1,091,412
21a	do Special Expenditure	13,800
21b	Busoga Railway	73,446
21c	Port Bell-Kampala Railway	11,876
22	Agricultural Department	123,038
22a	do Special Expenditure	8,100
23	Forest Department	28,780
24	Game Department	6,038
26	Trigonometrical and Topographical Survey Department	5,903
27	Land Department	80,836
28	Public Works Department	80,285
29	Public Works Recurrent	137,831
30	Public Works Extraordinary	36,000
30a	Stand Premia	7,500
32	Interest	10,000
33	Mineral Survey Department	
36	Additional Emoluments	180,000
Total £		3,192,327

PROCLAMATION No 98

THE DISEASES OF ANIMALS
ORDINANCE, 1906

PROCLAMATION

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following Farm in the Naivasha Province, to be an infected area (Foot and Mouth Disease) for the purposes of the aforesaid Ordinance

Farm No 1802, Mr J J Potgeiter, Uasin Gishu

Given under my hand at Nairobi this 5th day of August, 1920

W KENNEDY,
Acting Chief Veterinary Officer

PROCLAMATION No 99

THE DISEASES OF ANIMALS
ORDINANCE, 1906

PROCLAMATION

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following Farm in the Naivasha Province, to be an infected area (Heart-water) for the purposes of the aforesaid Ordinance

Farm No 426, Mr T Chillingworth, Naivasha

Given under my hand at Nairobi this 6th day of August, 1920

W KENNEDY,
Acting Chief Veterinary Officer

PROCLAMATION No 100

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 66, dated the 10th day of June, 1920 [declaring an area in Nairobi to be an infected area (Contagious Bovine Pleuro-pneumonia)]

Given under my hand at Nairobi this 7th day of August, 1920

W KENNEDY,
Acting Chief Veterinary Officer

PROCLAMATION No 101

THE DISEASES OF ANIMALS
ORDINANCE, 1906

PROCLAMATION

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

That portion of Farm No 3640, Kipkarren Estate, situated to the North east of the Kipkarren River, Uasin Gishu

Given under my hand at Nairobi this 8th day of August, 1920

W KENNEDY,
Acting Chief Veterinary Officer

PROCLAMATION No 102

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 infected area (Contagious Bovine Pleuro pneumonia) for the purposes of the aforesaid Ordinance

Farm No 394A, Mr J Cooke, Kibigori

Given under my hand at Nairobi this 11th day of August, 1920

W KENNEDY,
Acting Chief Veterinary Officer

GOVERNMENT NOTICE No 278

S 2135/2

THE EAST AFRICA STATE RAILWAY
PROVIDENT FUND ORDINANCE,
1908

RULES

ISSUED by His Excellency the Governor with the approval of the Secretary of State under the provisions of the East Africa State Railway Provident Fund Ordinance, 1908

Nairobi,

Dated this 14th day of August, 1920

C E SPENCER,
for Chief Secretary

1 Rule 1 of the Provident Fund Rules, dated the 1st day of June, 1914, (Government Notice No 117) is hereby repealed and the following altered Rule is substituted therefor —

1 These Rules are applicable to "servants" as defined in Rule 3 (e) employed on State Railways of the East Africa Protectorate, including servants of the Uganda Railway who are employed in working the Magadi Railway "

2 Rule 8, as aforesaid, is hereby repealed and the following altered Rule is substituted therefor —

' 8 With effect from the 31st March in each year the deposit account of each servant shall be provisionally credited with a second bonus equal to one half of the compulsory deposits made on his behalf during the second half year, and as soon as the Revenue Accounts of all State Railways of the East Africa and Uganda Protectorates are made up, with a third bonus not being less than one-quarter of the total compulsory deposits made on his behalf during the whole year with the exception that the third bonus shall be increased to 30% of the compulsory deposits for those depositors who were contributors to the fund prior to April 1st, 1912, provided that if the aggregate amount payable by way of a third bonus to all depositors including depositors under any rules similar to these rules and affecting servants of State Railways in the East Africa and Uganda Protectorates, at the rate of 25% and 30% as above stated is less than 1% of the total net earnings of all the said State Railways calculated before any contribution to the fund has been added to the Working Expenses, the third bonus may be increased so as not to exceed in all one-half of the compulsory deposits made on behalf of the depositor during the whole year, subject to the condition that the aggregate amount of the third bonus shall not exceed 1% of the total net earnings so calculated "

3 For "Railway" in Rule 19 as aforesaid, read "State Railway in the East Africa Protectorate or Uganda Protectorate "

4 For "Uganda State Railway" in Rule 36, as amended read "State Railways"

5 Rule 40 is hereby repealed and the following altered Rule is substituted therefor —

40 The books of all Provident Funds shall be kept in the office of the Chief Accountant Uganda Railway, who may in his discretion treat all such funds as a single combined fund subject to provision being made for charging each railway with the proportion of bonuses payable to servants in respect of their employment thereon. The Chief Accountant shall be held directly responsible for the whole of the interest calculation and other work connected with all Provident Funds, and the work will be subject to test audit by the Auditor."

6 For the words "The Provident Fund" in Rule 41, read "all Provident Funds"

GOVERNMENT NOTICE No 279 S 19758

THE EAST AFRICA MARRIAGE ORDINANCE, 1902

IN EXERCISE of the powers conferred upon the Governor by the East Africa Marriage Ordinance 1902 and all other powers thereunto enabling, I hereby order that the area known as the Trans Nzoia District in the Nanyasha Province, shall be a Marriage District for the purposes of the above Ordinance

Nairobi,

The 10th day of August, 1920

EDWARD NORTHEY,
Governor

GOVERNMENT NOTICE No 280

THE COMMISSIONS OF INQUIRY ORDINANCE, 1912

A COMMISSION

WHEREAS by Government Notice No 202 of the 27th day of May, 1920, a Commission under the hand of the Acting Governor was appointed to investigate and record an opinion as to whether or not at the present time unreasonably high prices are being charged by traders, trading companies and other persons

And whereas under Clause 2 of the said notice H. C. E. BARNES, Esq., C.B.E., was appointed Chairman of the Commission

And whereas the said clause further directed that three members of the said Commission of whom the Chairman shall be one shall form a quorum

And whereas the said Chairman is now by reason of illness disabled from attending the sittings of the Commission

Now therefore I in pursuance of the powers conferred upon me by the Commissions of Inquiry Ordinance 1912, and all other powers me thereunto enabling do direct that Clause 2 of the said notice shall be and is hereby amended by the deletion of the words "of whom the Chairman shall be one" from the said clause

And I do hereby further direct that in the absence of the said Chairman K. J. MURPHY MACKENZIE, Esq., shall act as Chairman of the Commission and in the absence of the said Chairman and the said K. J. MURPHY MACKENZIE such other member of the Commission as the members present at any session shall elect

Given under my hand at Nairobi this 10th day of August 1920

EDWARD NORTHEY,
Governor

GOVERNMENT NOTICE No 281 S 20961

HIS Excellency the Governor has directed that the following Despatch be published for general information

17th August, 1920

C. E. SPENCER,
for C. of S. Secy

Downing Street,
21st May, 1920

Sir,

I have the honour to inform you that I have now had an opportunity of discussing personally with Major General Sir Edward Northey and with Sir Robert Coryndon the various questions affecting the Indian Community in British East Africa, which have formed the subject of correspondence with yourself and the India Office and the Indian Overseas Association, and before arriving at a decision on these questions, I had the advantage of receiving a deputation which was introduced to me on the 19th of April by Lord Islington and which included Indian representatives sent from East Africa

2 I have given very careful consideration to these important questions, as I was desirous of securing, if practicable, an adjustment of the existing situation, which clearly tends to create discontent in a section of the community in British East Africa. I do not propose, however, to review the situation at length, as you are fully aware of the position, and I will suffice if I comment briefly on the main points which have been raised and on which a decision is required

3 The Indian community would wish to have equal rights with the European settlers in regard to representation in the Legislative Council of the Protectorate, that is to say, that their representatives on the Council should be elected instead of nominated and that the method of election should be the same as that recently introduced for European representatives. Lord Islington, in introducing the deputation to which I have referred,

stated that he realised that a solution of the present difficulties could not be found in granting the franchise to Indians in the Protectorate generally on the same basis as to the Europeans. I fully share this opinion and I have hitherto held the view that having regard to the very small number of the Indian community who can be regarded as qualified to exercise a franchise the time has not yet come for basing the representation of Indians in the Protectorate on the elective principle. I am, however, impressed by the representations which have been made to me both by the Indian representatives from East Africa and by the Secretary of State for India as to the importance which is attached by the Indians to the election of their members. I have therefore decided that arrangements shall be made for the election of two Indian members of the Legislative Council on a special franchise as to which I shall await your recommendations

4 It will follow as a result of elective representation of Indians on Legislative Council that the same arrangements should be made in connection with Municipal Councils and in this case also I shall await your recommendations as to detailed arrangements to be made

5 As regards Indian immigration into East Africa I could not countenance any restrictions which would place natives of India at a disadvantage as compared with other immigrants and subject to the Protectorate Immigration Ordinances which are of general application, there must be no bar to the immigration of Indians

6 The removal of the restriction on the acquisition by Indians of agricultural land in the highlands of the East Africa Protectorate has been strongly urged. The Earl of Elgin, when Secretary of State

for the colonies, I informed the Governor that it was not consistent with the views of His Majesty's Government to impose legal restrictions on the particular section of the community in regard to the acquisition of land, and that it was a matter of administrative convenience to leave the matter to the discretion of the local Government. The decision was that the area of land to be reserved for the Protectorate should be for European settlement only. This decision, which applied to the reserved land, has been reaffirmed by the Statutes of the Protectorate, and I do not think that I should be justified in recommending the reservation of the limited area in which the European settlers can live, were there any objection to the reservation of Asiatics who are physically fit to settle in other areas from which European settlers would be excluded. There would be, taking into account the whole of the virtual discrimination in favour of Asiatics against European settlement. In regard to the Indian claim on this point, I am not aware of any on the other hand, I am of the opinion that a reasonable opportunity should be afforded for Indian agricultural settlement, and I am advised that the areas are of adequate extent and good soil, which could be set apart for that purpose without infringement of native rights. Sir Edward North has made certain suggestions on this subject, and he will enquire further into it on his return to East Africa. I think it very desirable that there should be no doubts of our sincerity in this matter, and I hope therefore that there will be no delay in provisionally selecting at least one area for Indian settlement, which the Commission, which, as I understand, has been appointed by the Indian Government for this purpose, may be invited shortly to inspect.

7. As to the matter to which much attention has been directed as the policy which for convenience may be termed 'race segregation,' I regret that this policy should have given offence to the Indian community, and I feel sure that they are under a misapprehension in the matter. There is no question here of discrimination against the Indians. In this case, as in that of land settlement, I have no wish to sacrifice Indian to European interests. But I am convinced that, so long as the Indians are fairly dealt with in the selection of the sites, the principle that in the laying out of townships in tropical Africa separate areas should be allotted to different races is not only from the sanitary point of view but also on grounds of social convenience the right principle, it is in my opinion best for all races, European, Indian or Native. I desire therefore that this principle should be adhered to in residential areas and whenever practicable, in commercial areas also.

8. If this principle is to be effectively carried out, it seems to me necessarily to follow that as a general rule no transfer of land either by way of ownership or mortgage between Europeans and Asiatics in townships should be allowed. There may no doubt be exceptional cases, in which it would be unjust or inadvisable to forbid such transfer, but these can be met by leaving discretion to the Governor in Council, to give sanction, when some special reason can be shown. Similarly, when township plots are put up to auction Europeans should not be allowed to bid for plots in the Asiatic quarter or Asiatics to bid for plots in the European quarter.

9. As regards education, to which reference is made in the memorial of the 22nd of March, 1919, from British Indian subjects in East Africa to the Viceroy of India, I should be glad to see improvements effected in educational facilities for all classes in the Protectorate. The local Government has increased materially during the last few years the

provision made for education, but, owing to the lack of funds, progress has not been as rapid as I could have wished. I trust, however, that you will give close attention to the question of increasing educational facilities in the Protectorate, and that you will report the results of your efforts to the Secretary of State for the Colonies.

10. The question of medical and legal practice in the Protectorate is raised in the same memorial. The position in regard to medical practice is regulated by the Medical Practitioners and Dentists Ordinance (1911), which was sanctioned after consultation with the General Council of Medical Education and Registration and the Royal Medical Association. It is understood that the greatest care is taken by the General Council in granting any medical diploma brought before them, and I need not doubt that the holder of any diploma which is a guarantee of fitness to practice would be declared by the Council to be eligible for registration in the United Kingdom. I am not therefore disposed to suggest to your Government any amendments of the existing Ordinance which already provides for the practice of systems of therapeutics according to Native, Indian or other Asiatic medicine by persons recognised by the community to which they belong, to be duly trained in such practice.

As regards legal practice, under the rules of Court locally in force persons are admitted to practice who have been admitted to practice in some other part of the Empire, a provision not less liberal than that which obtains in most Colonies and Protectorates. I should however see no objection to arrangements being made for the High Court in East Africa to admit to practice an applicant who has obtained the necessary qualifications for admission in India or any other part of the Empire but has not yet been actually admitted to practice in that country, if it is only a matter of formality or the payment of fee which is delaying such admission. Apart from this, I do not see any reason to suggest an alteration in the existing rules.

11. A further complaint made by the memorialists is that Indians have not the privilege of trial by jury. It had already been suggested by you that trial by jury for Indians might be introduced experimentally after the war, and I have to request that you will take the necessary action to give effect to this as soon as possible.

12. I do not wish to deal in this despatch with the recent currency changes in East Africa, but as the subject was raised by the deputation on the 19th of April, I may remind you that this is a matter of extreme difficulty, to which I have given most careful consideration, and that I do not anticipate now that any alteration in the new arrangements will be made. I explained to the deputation that the action taken by the Government is in the nature of a compromise, which I believe meets, as far as circumstances allow, the conflicting interests of all sections of the community in East Africa.

13. I have dealt briefly with the specific grievances which have been brought to my notice, and I do not wish to prolong this despatch. But in conclusion, I must refer to the report of the Economic Commission, as certain statements and allegations in the report with regard to Indians in East Africa, have provoked strong protests. I much regret that such expressions should have been used, and I was glad to have the opportunity of informing the deputation which I received that they do not represent in any way the views either of His Majesty's Government, or of myself, and that in examining these various questions of policy affecting the Indian community in East Africa I dissociate myself altogether from those parts of the report.

14 I have addressed this despatch to you in the "secret" series, as I have requested Sir Edward Northey to make public these decisions on his arrival. In the meantime, I do not wish them to be announced but it would be convenient, if you will inform me by telegraph some days in advance when the announcement is to be made. After Sir Edward Northey has made his announcement, the despatch may be transferred to the "public" series.

I have the honour to be
Sir,
Your most obedient
humble servant,
MILNER

THE OFFICER ADMINISTERING
THE GOVERNMENT OF
THE EAST AFRICA PROTECTORATE

GENERAL NOTICE No 282

APPOINTMENT

IN EXERCISE of the provisions of the Native Christian Marriage Ordinance, 1904, I hereby appoint the following Minister of the Church Missionary Society, to be a Registrar of Marriages for the purposes of the aforesaid Ordinance —

REVEREND A J LEECH
Nairobi,

Dated this 17th day of August, 1920

W K NOTLEY,
Governor's Deputy

GOVERNMENT NOTICE No 283

THE TOWN PLANNING ORDINANCE, 1919

IN EXERCISE of the powers conferred upon the Governor-in-Council by the Town Planning Ordinance, 1919, Section 3 (1), His Excellency the Governor-in-Council has been pleased to appoint the—

ASSISTANT LAND OFFICER, MOMBASA

MEDICAL OFFICER OF HEALTH, MOMBASA

EXECUTIVE ENGINEER, PUBLIC WORKS DEPARTMENT, MOMBASA

DISTRICT SURVEYOR, MOMBASA

to be members of the Mombasa Town Planning Authority appointed on the 17th day of July, 1920, (Government Notice No 289) in addition to the members therein appointed. Further His Excellency the Governor-in-Council has been pleased to direct that T AINSWORTH DICKSON, Esq, M C, be Chairman of the Authority.

By command of His Excellency the Governor-in-Council

Nairobi,

The 14th day of August, 1920

H MALPASS,
Clerk to the Executive Council.

GOVERNMENT NOTICE No 284

S 20335A.

TERMS OF SERVICE FOR EUROPEAN OFFICIALS

THE following Circular is published for general information —

Secretariat,

Nairobi,

CIRCULAR No 46

9th August, 1920

THE following alterations in the terms of service for European Officers have received the sanction of the Secretary of State —

1 **ACTING ALLOWANCES** An officer acting in a higher appointment will draw as Acting Allowance half the difference between his own salary and that of the appointment in which he is acting, if the latter is non-incremental. If the salary of the higher appointment is incremental he will draw the whole difference between his own salary and the minimum of the scale attached to that appointment. This payment will be retrospective to April 1st, 1920. Any amounts of Duty Allowance, which are in excess of the amount of Duty Allowance attached to the officer's substantive post and taken into account in calculating his revised salary, and which have been already drawn in respect of periods subsequent to the 1st April by officers in acting capacities, should be deducted from claims for Acting Allowance for the same period and duties.

2 **AGE OF RETIREMENT** The age both for compulsory and voluntary retirement will be 50 years or after the completion of 20 years service, whichever is earlier. This regulation will come into force from the 1st of April, 1921. Compulsory retirement of Officials now in the service will not be effected without prior reference to and approval by the Secretary of State. All officers must clearly understand that by accepting the new rates of pay they accept the liability, subject to the conditions of age or length of service, for compulsory retirement after March, 31st, 1921. If any officer refuses to accept this liability he should notify the Chief Secretary through the Head of his Department immediately. His case will then be referred to the Secretary of State for consideration, and the new salary will not be paid to him meanwhile.

Heads of Departments should communicate to the Chief Secretary the names of persons due to retire at least 6 months before the date of compulsory retirement, in order that an officer may be given adequate notice if the Government wishes to retain his services.

In no case can special terms be granted to an officer retiring on abolition of office.

3 APPLICATION OF NEW RATES OF PAY Officers will enter at the minimum salary of the new scale approved for their appointments as from the 1st of April, 1920, with the following exceptions —

(a) If the aggregate of an officer's emoluments, consisting of full salary and War Bonus plus the substantive duty allowance attached to his post, (other than any duty allowance which will be continued hereafter) was on the 31st of March, 1920, more than the minimum of the new scale he will enter the new scale at such a point as will make his new salary equal to such aggregate of emoluments on the 31st of March, if this corresponds with a definite incremental step in the new scale. If it does not so correspond he will enter the new scale at the salary of the next incremental step above, *e.g.*, an Assistant District Commissioner drawing on the 31st of March £370 salary and £60 War Bonus will enter the scale £400-£600 at £440, not £430

(b) If such aggregate of emoluments was on the 31st of March, 1920, in excess of the maximum of the new scale, he will at once draw the maximum of the new scale and an additional temporary non pensionable allowance equivalent to the difference between the maximum of the new scale and his emoluments on the 31st of March

(c) If the aggregate of an officer's emoluments have been the same for more than one year prior to the 1st of April, 1920, and he receives no increase on entering his new scale, he will draw an increment in accordance with the new scale on the 1st of April, 1920. April 1st will then be taken as his incremental date

Increments on the new scale will fall due on the same dates as those on which they were due on the old scales, excepting in such cases as come under paragraph (c) above, or when the actual increase in the new rate of salary as on April 1st over the aggregate emoluments on the 31st of March is not less than the normal increment of the new scale, when April 1st will be the future incremental date and in the latter case the first increment will be drawn on April 1st, 1921 "

4 DISTINCTION BETWEEN FIRST AND SECOND CLASS OFFICERS This distinction in the naming of appointments will be abolished. The class of passage to which an officer is entitled will depend upon the nature of his employment, but otherwise as a general rule all European officers will be on the same footing. A list showing all the appointments for which first class passages are to be allowed is being prepared for submission to the Secretary of State. Officers will be notified in due course on receipt of His Lordship's decision. In the meantime the existing practice will continue

5 DUTY ALLOWANCES Duty Allowances will be abolished on the introduction of Acting Allowances except in a few special cases, such as Chairman of the Arbitration Board, Assistant Estates Duties Commissioners, &c., a list of which will be published later

6 EXTENSIONS OF LEAVE ON GROUNDS OF ILLHEALTH At present, an official who is granted an extension of leave on grounds of illhealth is placed on half pay for a period not exceeding four months, the latter, if a further extension is required, he receives no pay

In future, extensions of leave on grounds of illhealth will be granted with full pay up to a maximum of six months, and then with half pay for a further period of six months if required

No extension of leave on grounds of illhealth can be granted without the definite recommendation of one of the Colonial Office Medical Advisers

7 FILLING OF APPOINTMENTS BY LOCAL CANDIDATES The Secretary of State agrees in principle that certain appointments should where possible be filled by local candidates, but any wide application of this principle must depend upon the improvement of local educational facilities

8 FURNITURE It is realised that the present Government allowance of furniture is not adequate. New scales are to be introduced as soon as the necessary articles of furniture can be obtained, increasing the amount of furniture supplied for Government quarters

9 GRADING This system, which is described in paras 59 and 60 of the Report of the Civil Service Commissioners, is designed to provide officers with the prospects of reaching an adequate income without having to await the occurrence of vacancies. They must, however, understand that this advancement will not take place as a matter of course, but will depend upon their performing their duties satisfactorily. The dividing line between one grade and the next will be in the nature of an efficiency bar

The points in the scale at which these bars occur in the case of graded officers of the different Departments are as follows —

Administrative Officers	£600
Assistant Secretaries	£600
Assistant Treasurers	£500
Medical Officers	} £600
Medical Officers of Health	
Assistants (Forestry Department)	£500
Engineers (Public Works Department)	£500
<i>Uganda Railway</i>	
Assistant Engineers	} £500
Assistant Locomotive Superintendents	
Assistant Traffic Engineers	
Assistant Chief Accountants	
Assistant Storekeepers	

10 HOUSE ALLOWANCE In place of the present scale for House Allowance in lieu of Quarters, where the latter are not available, 15% of the initial salary of an officer's appointment plus local allowance, with a minimum of Fls 52/50 per mensem, will be granted from the 1st of August, 1920. For the purpose of assessing pensionable emoluments, 15% of the salary only will be added with a minimum of £50 in each case. This will apply to all pensions granted in respect of service any part of which is subsequent to the 31st of March, 1920.

11 HOUSE AND OFFICE ACCOMMODATION The Secretary of State agrees that it is essential that House and Office accommodation should be improved as funds become available. This matter will receive further consideration in connection with the allocation of loan funds.

12 LOCAL ALLOWANCE A special local allowance has been sanctioned on the understanding that it is recognised as liable to reconsideration in the event of a fall in Florin prices. It will disappear eventually if and when prices fall one third below their present level, i.e., when the purchasing power of the Florin is raised to the point at which ten Florins will purchase what fifteen Florins purchase now.

The amount of the allowance will therefore be reconsidered generally for all the East African Government appointments after two years, and thereafter at such intervals as may be decided.

A record will be kept of local prices in order to furnish data for this reconsideration.

For the present the allowance is fixed at 50 per cent of salary and allowances quoted in sterling.

13 LOCAL TRAVELLING As it is undesirable that an official should suffer pecuniary loss on local transfer from one station to another on duty, he will be permitted to submit to the Government a statement of his actual expenses, which will be refunded to him if they are passed by the Head of his Department, recommended by the Treasurer, and approved by the Governor.

14 MEDICAL TREATMENT IN ENGLAND There appears to the Secretary of State to be no good reason to grant free medical treatment in England generally, but His Lordship is willing to consider in very special cases the possibility of refunding medical expenses in respect of illness contracted in the Colony.

Such special cases might occur when an official has to be sent to England for an operation arising out of an accident or illness contracted locally and the Governor certifies that it is not possible for the operation to be performed locally.

15 OUTFIT ALLOWANCE All newly appointed officials, whose appointments in the opinion of the Heads of their Departments necessitate personal expenditure on special equipment in connection with 'Safari', provided that the salary of the appointment does not exceed £500, will be granted an allowance of Fls 300 on first appointment to assist them in purchasing the necessary outfit.

This allowance will be given subject to an undertaking that it will be refunded if the official does not take up the appointment, or if after taking up the appointment he resigns or leaves the service for any reason other than mental or physical infirmity before completing a tour of service.

The payment of this allowance cannot be granted with retrospective effect.

16 PASSAGES From the 1st of April, 1921, a married official whose salary is £500 per annum or less, if accompanied by his wife, will be allowed the cost of his passage plus 50%, instead of having his passage booked by the Government. He will then be free to make his own arrangements for his own passage as well as for that of his wife.

If an official's wife does not accompany him but follows him to East Africa, the 50% addition will be paid to the wife who will then make her own arrangements for the journey.

Hitherto, an official entitled to a first class passage has been required to travel first class when the above regulation comes into force a married official, entitled to a first class passage and traveling with his wife will be permitted, if he wishes, to travel second class and still receive from the Government the cost of a first class passage for himself and the 50% addition for his wife. The present arrangement with regard to assistance towards the cost of family passage, will be discontinued from the 1st of April, 1921.

17 PENSIONS Pensions will be calculated on the new salaries, except in the case where an officer has received promotion to a higher appointment within two years of retirement, when the pension will be calculated on the average salary for the two years prior to retirement.

18 PERIOD OF PROBATION The period of probation for officers appointed to the Administrative Service, the Secretariat, the Treasury, and certain other Departments, is reduced from three to two years. The grant of this concession will be coupled with a very strict interpretation of the rules governing the confirmation of officers in their appointments. No officer will be confirmed whose work is not thoroughly satisfactory and who does not succeed in passing the language examinations and such other tests as may be prescribed.

19 PERMANENT CIVIL SERVICE COMMISSION The question whether a permanent Civil Service Commission should be set up to deal with matters relating to the conditions of service is one which the Secretary of State can only consider in relation to the Colonial Service generally. His Lordship is not prepared to take up the question at present.

20 STORAGE OF FURNITURE The Secretary of State sees no objection to the suggestion that storehouses should be erected by the Public Works Department in which officers' effects can be stored whilst they are on leave on condition that payment is made by officials who use this method of storing their effects. It is hoped that it will be possible to make such provision in due course but there are at present no funds available for erecting the necessary accommodation.

21 TRANSFERS The Secretary of State hopes that it may be found possible to bring East and West Africa into closer relation as regards the reckoning of service as continuous for pension purposes in the case of officers transferred from one to the other. He does not, however, see any prospect at present of being able to extend such an arrangement outside Tropical Africa.

22 TRAVELLING ALLOWANCES The Travelling Allowances already laid down will remain in force with the following additional privileges —

When an official who is travelling on duty has to stay in a town in which there is a hotel, he will be granted reasonable hotel expenses instead of the ordinary travelling allowance. Such claims must be supported by vouchers. This will come into force from the 1st of August, 1920.

23 WAR BONUS will be discontinued as from the 1st of April, 1920.

24 CLAIMS FOR ARREARS may now be submitted and should be accompanied by full details to enable them to be checked, *e.g.*, in the case of claims for revised salary the rate of salary, war bonus, and duty allowance attached to the post, on the 31st of March, 1920, should be quoted. Acting allowances, local allowances, and the compensating allowance for war bonus in the case of officers whose aggregate emoluments exceed the maximum of the new scale, should be charged to Personal Emoluments.

C. E. SPENCER,
for Chief Secretary to Government.

Note — The following questions have been noted for reference to the Secretary of State —

AGE OF RETIREMENT Does service outside the Colony count as part of the 20 years for retirement?

APPLICATION OF NEW RATES OF PAY

If an officer has received any increase in his salary or War Bonus since the 31st of March, 1920, (*e.g.*, a man who has been married since that date) which is not covered by his new rate of salary or compensating allowance (because the emoluments on that date are adopted for purposes of calculating the new salary), will his emoluments be reduced? Pending instructions on this point the terms of this circular must be followed but no refunds will be called for in the meantime.

GENERAL NOTICE No 909

THE DISEASES OF ANIMALS
ORDINANCE, 1906

APPOINTMENTS

*To be Honorary Permit Issuers*THE RIGHT HON LORD DELAMERE, Soysambu,
ElmenteitaMR J H BELLASIS, Doondu Plantation,
Kyambu

CAPT CHAPLIN, Mikuyu, Ruiru

MR A E AUBREY, Springfield, Ruiru

CAPT RITCHIE, Theta, Ruiru

MR D J CATTLEY, Kuitmere, Limuru

MR EUSTACE GUINNESS, Masara, P O Box 464,
Nairobi

Nairobi,

11th August, 1920

W KENNEDY

Acting Chief Veterinary Officer

GENERAL NOTICE No 910

NOTICE

UNDER THE MINING REGULATIONS, 1912

Licence No 20

A sole prospecting licence has been granted to Sir Northrup McMillan over an area of 5 square miles contained in Blocks L O Nos 270/1 and 264 and more particularly delineated on a Plan No 169 F deposited with the Commissioner of Mines for a term of one year from the 23rd June, 1920

Nairobi,

13th August, 1920

H T MARTIN,

Acting Commissioner of Mines

GENERAL NOTICE No 911

LAND REGISTRATION COURT

NOTICE

UNDER THE LAND TITLES ORDINANCE, 1908

To all whom it may concern

TAKE notice that application has been made to this Court by the British East Africa Corporation Ltd, of Mombasa for the issue of Secondary Certificate to replace the original certificate of Ownership No 794 for plot No 79 of Section II of Mombasa issued to the said the British East Africa Corporation Ltd, which is reported to have been lost, the Recorder of Titles in exercise of the powers conferred upon him by Section 42 of the Land Titles Ordinance, 1908, will issue such Secondary Certificate unless valid objection is lodged in writing within 90 days from the publication of this notice

Mombasa,

This 13th day of August, 1920

A J MACLEAN,

Recorder of Titles

GENERAL NOTICE No 912

THE ESTATE DUTY ORDINANCE, 1918

APPROVED VALUERS

NOTICE is hereby given that the Estate Duty Commissioners have approved of the appointment of MR H S STARLING of Messrs Boustead & Clarke as a Valuer for Mombasa for the purposes of the Estate Duty Ordinance, 1918

Nairobi,

21st May, 1920

J S ROSS,

*Secretary to Board of
Estate Duty Commissioners*

GENERAL NOTICE No 913

POST OFFICE NOTICE

IT is hereby notified for general information that on and from the 18th of August, 1920, Money Order business will be transacted at Gilgil Post Office

The immediate payment of Money Orders at Gilgil must be conditional upon necessary cash being in the hands of the Postmaster. Large amounts of cash are not ordinarily kept at the station and the payment of Money Orders (especially those for considerable sums) may be subject to delay unless adequate previous notice has been given

General Post Office,

Nairobi,

12th August, 1920

J T GOSLING

*Postmaster General,
B E A and Uganda*

GENERAL NOTICE No 914

POST OFFICE NOTICE

IT is hereby notified for general information that on and from the 18th of August, 1920, British Postal Orders will be issued and paid at the Gilgil Post Office

These Orders will be issued for Inland remittances payable at those East Africa and Uganda Protectorate Post Offices which are authorised to transact Postal Order business, and also for remittances to the United Kingdom and certain British Dependencies a list of which is given on page 129 of the Post Office Guide

General Post Office,

Nairobi

12th August 1920

J T GOSLING,

*Postmaster General
B E A and Uganda*

GENERAL NOTICE No 837

NOTICE

HIS Honour Mr Justice Sheridan will proceed on Circuit and hold Sittings of the High Court at the places and on the dates hereinbelow mentioned —

Kisumu—13th September, 1920

Nakuru—20th September, 1920

Mombasa,

24th July, 1920

J 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	Criminal	Sajaad Hussain	Rex	77 of 1919	H M High Court of East Africa, Sittings at Nairobi
2 of 1920	"	Abdulla bin Kalensiga	"	63 of 1919	H M High Court of East Africa, Sittings at Eldoret
5 of 1920	"	Muntu Safari wa Muntu Matani	"	40 of 1920	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	47 of 1918	H M High Court of East Africa, Kisumu District Registry
20 of 1919	"	Nasser Virji, trading as — Nasser Virji & Co	Albert Dubois	168 of 1919	H M High Court of East Africa
4 of 1920	"	Mehabgool Sahibgool	A Allidina Visram	73 of 1919	H M High Court of E A, Kisumu District Registry
5 of 1920	"	Adam Isaak & Bros	G Guignony	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 Walji, trading as — Walji Hirji & Sons	8 of 1920	H M High Court of East Africa, Nairobi District Registry
8 of 1920	"	do	do	11 of 1920	do
9 of 1920	"	(1) Anderji Velji (2) Purshotam Velji (3) Gandhalal Velji and (4) Jadavji Velji trading as — Gandhalal & Bros	Hasham Mohamed & Co	63 of 1920	do
10 of 1920	"	Mangabhai Gopalbhai Patel	1 Laloobhai Mathurbhai & 2 Baberbhai Bhaijibhai	96 of 1920	do
11 of 1920	"	A Pritam	(1) Devji Hirji (2) Somchand Manik (3) Narsi Pacha (4) Dewshi Ladha and (5) Lakhamshi trading as — Devji Hirji & Co	44 of 1920	do
21 of 1919	"	Abdalla Sheriff Kanji	Childs and Joseph Mahomed	2196 of 1918	H B M Court for Zanzibar
1 of 1920	"	Janmahomed Jetha	Nasser Jendani	587 of 1919	do
3 of 1920	"	Samji Jadowji	L Besson	1535 of 1919	do
12 of 1920	"	Lahna Singh	K A Bapat	3 of 1920	H M High Court of Uganda in the Kampala Registry

CAUSE LIST —(Contd)

Appeal No	Civil or Criminal	Appellant	Respondent	Original No of Case	Appeal from
7 of 1919	Civil	Abdalla bin Mohamed Jahathmi, Wasilitem in the estate of Bwana Heri bin Sabouri, deceased (Lamu P & A Cause 12/17)	1 Zamzam & 2 Fatuma, daughters of Mbware Haji	29 of 1918	H M High Court of East Africa
6 of 1920	"	Manuel de Souza	Ernest Hockley	476 of 1919	H M High Court of East Africa, in the Nairobi, District Registry
13 of 1920	"	Abdulhusen Adamji Alibhai as Administrator of the Estate of Adamji Alibhai, deceased	Mussaji Jeevanjee	41 of 1918	H M High Court of East Africa

GENERAL NOTICE No 915

NOTICE

HIS Honour Mr Justice Sheridan will proceed on Circuit, and hold Sittings of the High Court at the places and on the dates herein below mentioned —

PROVISIONAL CAUSE LIST

Kisumu, 13th September, 1920.

High Court Criminal Case No	44/20	Rex	vs	Machachi Nyantingiri
"	"	" 53/20	"	" Wandichio s/o Achieng
"	"	" 60/20	"	" Matiamyi s/o Mugimi

Nakuru, 20th September, 1920.

High Court Criminal Case No	31/20	Rex	vs	Tolwech Wero Munio
"	"	" 52/20	"	" (1) Kokutu Ole Kidongoy and (2) Moya Ole Lelani
"	"	" 54/20	"	" Gulam Mohamed
"	"	" 57/20	"	" Kakuru wa Njau
"	"	" 58/20	"	" Herbert Michael Harries
"	"	" 59/20	"	" Hadji Aradhor

NAKURU DISTRICT REGISTRY —

Civil Case No	13/19	Charles B Clutterbuck	vs	Narshi Dharamshi
"	"	" 20/20 Nyamaingi wa Mwauia	"	" Kimani wa Kikuta
"	"	" 21/20 J J Pieterse	"	" D M Fernandez & Co
"	"	" 22/20 Mwithoni wa Mwirore	"	" Kanjohi wa Kibogoro
"	"	" 23/20 Mutembula wa Keiro	"	" Kisei wa Mbagara
"	"	" 24/20 Mugambi wa Keiro	"	" Tengesha wa Sururu
"	"	" 25/20 Ndungi wa Kirito	"	" Ndungi wa Kathuya
"	"	" 26/20 Gordhandass Khushalbhai & Co	"	" Shivjee Phakoo

Mombasa,
August 14th, 1920

EDWARD RONAYNE,
for Registrar, High Court, E A P.

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 liable to forfeiture 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, Nairobi

The highest or any tender will not necessarily be accepted

Nairobi,

3rd August 1920

W B JACKSON,
Acting Conservator of Forests

GENERAL NOTICE No 873

NOTICE

TIMBER CUTTING RIGHT, LUMBWA FOREST

APPLICATIONS are invited for the timber cutting rights in an area of the Mau Forests known as the Lumbwa 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 the terms and conditions of which may be obtained from the undersigned

3 In the event of there being two or more applicants of equal merit 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 basis of tender or auction

4 Applications will be received up till the 15th September, 1920

5 The undersigned does not bind himself to entertain any application

Nairobi,

6th August, 1920

W B JACKSON,
Acting Conservator of Forests

GENERAL NOTICE No 856

UGANDA RAILWAY

NOTICE

GODOWN PLOTS 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

Nairobi,

29th July, 1920

W M GRIESS,
Acting Chief Engineer

GENERAL NOTICE No 916

IN H M HIGH COURT OF THE COLONY OF KENYA AND THE E A PROTECTORATE, AT NAIROBI

INSOLVENCY JURISDICTION

CAUSE No 3A OF 1918

IN THE MATTER OF CHHANAN RAM s/o CHHABA RAM,
INSOLVENT

UPON reading the application of CHHANAN RAM s/o CHHABA RAM the above named insolvent, dated 13th day of April, 1920, and the affidavit filed in support thereof and hearing B S VARMA, Esq, Advocate for the said insolvent, it is ordered that the order of adjudication, dated the 18th day of December, 1918, against the said CHHANAN s/o CHHABA RAM, be and the same is hereby annulled

Nairobi,

Dated this 11th day of August, 1920

T D MAXWELL,
Acting Chief Justice

GENERAL NOTICE No 917

IN H M HIGH COURT OF THE COLONY OF KENYA AND THE E A PROTECTORATE, AT NAIROBI

INSOLVENCY JURISDICTION

CAUSE No 27 OF 1919

IN THE MATTER OF J A NAZARETH, INSOLVENT

To all whom it may concern

NOTICE is hereby given that any person claiming to be a creditor of the above named insolvent, is hereby required to tender proof of the alleged debt as required by Sections 24 and 25 of Provincial Insolvency Act of 1907, on or before the 1st day of October, 1920, after which date this Court will proceed to frame a schedule of such persons as have proved themselves to be creditors of the insolvent, and the Receivers will be at liberty without publishing any further notice to distribute all assets which shall have come into his possession

Nairobi,

Dated this 16th day of August, 1920

B STONE,
Deputy Registrar

GENERAL NOTICE No 918

IN H M HIGH COURT OF THE COLONY OF KENYA AND THE E A PROTECTORATE, AT NAIROBI

INSOLVENCY JURISDICTION

CAUSE No 40 OF 1919

IN THE MATTER OF HEMRAJ NARSHI, INSOLVENT

To all whom it may concern

NOTICE is hereby given that any person claiming to be creditor of the above named insolvent, is hereby required to tender proof of the alleged debt as required by Sections 24 and 25 of Provincial Insolvency Act of 1907 on or before the 15th day of October, 1920, after which date this Court will proceed to frame a schedule of such persons as have proved themselves to be creditors of the insolvent, and the Receiver will be at liberty without publishing any further notice to distribute all assets which shall have come into his possession

Nairobi,

Dated this 13th day of August, 1920

B STONE
Deputy Registrar

GENERAL NOTICE No 919

IN H M HIGH COURT OF THE COLONY OF
KENYA AND THE E A PROTECTORATE,
AT NAIROBI

INSOLVENCY JURISDICTION

CAUSE No 22 of 1920

IN THE MATTER OF MAGAN VISRAM

EX PARTE THE DEBTOR

PURSUANT to a petition, dated 18th day of May, 1920, by MAGAN VISRAM of Nairobi, and on the application of MAGAN VISRAM the above named debtor, and on reading the petition and hearing the said debtor, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent

Nairobi

Dated this 11th day of August 1920

T D MAXWELL,
Acting Chief Justice

GENERAL NOTICE No 920

IN H M HIGH COURT OF THE COLONY OF
KENYA AND THE E A PROTECTORATE,
AT NAIROBI

INSOLVENCY JURISDICTION

CAUSE No 24 of 1920

IN THE MATTER OF BHAWAN SHANKER

To all whom it may concern

NOTICE is hereby given that the adjourned hearing of the petition of above named debtor BHAWAN SHANKER, Nairobi for an order adjudicating him an insolvent under the Provincial Insolvency Act (No III of 1907) will be taken at Nairobi on the 22nd day of September, 1920, at 10 a m

Nairobi,

Dated this 12th day of August, 1920

B STONE,
Deputy Registrar

GENERAL NOTICE No 921

IN H M HIGH COURT OF THE COLONY OF
KENYA AND THE E A PROTECTORATE,
AT NAIROBI

INSOLVENCY JURISDICTION

CAUSE No 27 of 1920

IN THE MATTER OF KACHRA S/O LADHA

EX PARTE THE CREDITORS—HANSRAJ LAKHA & Co

NOTICE is hereby given that the petition of the above named creditors for an order that KACHRA S/O LADHA, Merchant of Nairobi, the above named debtor, be declared insolvent under the Provincial Insolvency Act (No III of 1907) will be heard at Nairobi on the 22nd day of September, 1920, at 10 a m

Nairobi,

Dated this 10th day of August, 1920

B STONE,
Deputy Registrar

GENERAL NOTICE No 922

IN H M HIGH COURT OF THE COLONY OF
KENYA AND THE E A PROTECTORATE,
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 78 of 1919

IN THE MATTER OF J V MENEZES, DECEASED

To all whom it may concern

TAKE NOTICE that the final account in the above estate has been filed in this Court by the Administrator PETER SEBASTIAN FIALHO and that this Court has fixed the 6th day of September, 1920, at 9 30 a m, or so soon thereafter as possible on that day to pass the account after which no objections can be heard thereto

Nairobi,

Dated this 13th day of August, 1920

B STONE,
Deputy Registrar

GENERAL NOTICE No 923

IN H M HIGH COURT OF THE COLONY OF
KENYA AND THE E A PROTECTORATE
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 84 of 1919

NOTICE OF APPLICATION FOR PROBATE OF THE WILL OF
ARCHIBALD MONTGOMERIE, LATE OF NAIROBI,
DECEASED

TAKE NOTICE that application having been made in this Court by ROBERT MONTGOMERIE, Attorney of JOHN MONTGOMERIE of Nairobi, for Probate of the Will of A MONTGOMERIE late of Nairobi, who died at Nairobi on the 30th day of May, 1919, 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 7th day of September, 1920

Nairobi,

16th August, 1920

T D MAXWELL,
Acting Chief Justice

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

GENERAL NOTICE No 924

PROBATE AND ADMINISTRATION

CAUSE No 221 of 1919

IN THE MATTER OF E W NELSON DECEASED

To all whom it may concern

TAKE NOTICE that the account of the estate of the above named E W NELSON, 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 o'clock in the afternoon for passing of such account

Mombasa,

13th August 1920

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 925

IN H M HIGH COURT OF THE COLONY OF
KENYA AND THE E A PROTECTORATE,
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 24 of 1920

IN THE MATTER OF HERBERT AINSWORTH HAMILTON,
DECEASED

PURSUANT to an order of the High Court at Nairobi, made on the 24th day of June, 1920, whereby Probate of the Will of the said deceased, late of Katsuma, near Nairobi, who died on the 8th day of May, 1920 at Nairobi, aforesaid was granted to ALICE RANKIN KAY HAMILTON, the creditors of the said deceased are hereby required on or before the 30th day of September, 1920, to lodge with the undersigned Solicitors for the Administrator their names, addresses and descriptions, the full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said order

Nairobi,

Dated this 11th day of August 1920

HARRISON, CRESSWELL & HOPLEY,
Solicitors for the Administrator

GENERAL NOTICE No 926

IN H M HIGH COURT OF THE COLONY OF
KENYA AND THE E A PROTECTORATE,
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 27 of 1920

IN THE MATTER OF SIR THOMAS TOWELL VICTOR
BUXTON, DECEASED

PURSUANT to an order of the High Court at Nairobi, made on the 26th day of July, 1920, whereby Letters of Administration with exemplification of the Will and Codicils annexed, of the estate and effects of the said SIR THOMAS TOWELL BUXTON, late of Wallies, Waltham Abbey in the County of Essex, England, who died on the 31st day of May, 1919, were granted to DAME ANNA LOUISA MATILDA BUXTON and SIR THOMAS TOWELL BUXTON the creditors of the said deceased are hereby required on or before the 30th day of September 1920, to lodge with undersigned Solicitors, for the Administrators their names, addresses and descriptions, the full particulars of their claims a statement of their accounts and the nature of the securities (if any) held by them or in default thereof they will peremptorily excluded from the benefit of the said order

Nairobi,

Dated this 11th day of August, 1920

HARRISON CRESSWELL & HOPLEY,
Solicitors for the Administrators

GENERAL NOTICE No 927

IN H M HIGH COURT OF THE COLONY OF
KENYA AND THE E A PROTECTORATE,
AT MOMBASA

PROBATE AND ADMINISTRATION

CAUSE No 85 of 1920

IN THE ESTATE OF M SALAVRAKOS, DECEASED

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE
OF M SALAVRAKOS, LATE OF GILGIL, RUMURUTI,
DECEASED

TAKE NOTICE that application has been made in this Court by DEMETRIOS JOHN SALAVRAKOS for an order revoking the grant of Letters made to the Administrator General of the Colony of Kenya and the East Africa Protectorate on the 17th day of June 1920 and to give the said DEMETRIOS JOHN SALAVRAKOS, Letters of Administration of the estate of M SALAVRAKOS deceased, who died at Gilgil, Rumuruti on the 5th day of May 1920. This Court will proceed to make a decree unless cause be shown to the contrary and appearance in this respect entered on or before the 31st day of August 1920

Mombasa,
9th August, 1920

JOSEPH SHERIDAN,
Judge

GENERAL NOTICE No 928

IN H M HIGH COURT OF THE COLONY OF
KENYA AND THE E A PROTECTORATE,
AT MOMBASA

PROBATE AND ADMINISTRATION

CAUSE No 120 of 1920

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE
OF ABDULHUSSEIN KADIBHAI LATE OF MOMBASA,
DECEASED

TAKE NOTICE that application having been made in this Court by ADAMU ABDULHUSSEIN of Mombasa for the administration of the estate of ABDULHUSSEIN KADIBHAI late of Mombasa, who died at Mombasa on the 25th day of July, 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 31st day of August 1920

Mombasa,
10th August 1920

JOSEPH SHERIDAN
Judge

GENERAL NOTICE No 929

IN H M HIGH COURT OF THE COLONY OF
KENYA AND THE E A PROTECTORATE,
AT MOMBASA

PROBATE AND ADMINISTRATION

CAUSE No 121 of 1920

IN THE MATTER OF THE ESTATE OF SALIM BIN
MAALIM, DECEASED

NOTICE is hereby given that on the 31st day of August, 1920, I purpose to appoint KHAMIS BIN MAALIM, to be the Wasil of the estate of the late SALIM BIN MAALIM. If any person objects to the proposed appointment he must give me notice of his objection before the expiration of this notice

Mombasa,
9th August, 1920

JOSEPH SHERIDAN,
Judge

GENERAL NOTICE No 930

IN H M HIGH COURT OF THE COLONY OF
KENYA AND THE E A PROTECTORATE,
AT MOMBASA

PROBATE AND ADMINISTRATION

CAUSE No 122 of 1920

IN THE MATTER OF THE ESTATE OF MWANA MKUBWA
BINTI SHEMAKAME, DECEASED

NOTICE is hereby given that on the 31st day of August, 1920, I purpose to appoint MWENYI KOMBO BIN SHEMAKAME, to be the Wasil of the estate of the late MWANA MKUBWA BINTI SHEMAKAME. If any person objects to the proposed appointment he must give me notice of his objection before the expiration of this notice

Mombasa,

12th August, 1920

JOSEPH SHERIDAN,
Judge

GENERAL NOTICE No 931

PROBATE AND ADMINISTRATION

CAUSE No 139 of 1920

IN THE MATTER OF ROBERT BAINBRIDGE, DECEASED

To all whom it may concern

TAKE NOTICE that on or after the 2nd day of September, 1920, I intend to apply to the High Court of the Colony of Kenya and the East Africa Protectorate, at Mombasa for an order to administer the estate of the above named ROBERT BAINBRIDGE, who died at Nairobi on the 21st day of July, 1920

Mombasa,

12th August, 1920

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 932

PROBATE AND ADMINISTRATION

CAUSE No 140 of 1920

IN THE MATTER OF ISSA ABDULLA, DECEASED

To all whom it may concern

TAKE NOTICE that all persons having any claims against the estate of the above named ISSA ABDULLA, who died at Mombasa on the 18th day of July, 1920, are required to prove such claims before me the undersigned on or before 19th day of October, 1920, after which date only the claims so proved will be paid and the estate distributed according to law

Mombasa,

9th August, 1920

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 933

PROBATE AND ADMINISTRATION

CAUSE No 141 of 1920

IN THE MATTER OF T DESSADY, DECEASED

To all whom it may concern

TAKE NOTICE that on or after the 2nd day of September, 1920 I intend to apply to the High Court of the Colony of Kenya and the East Africa Protectorate, at Mombasa for an order to administer the estate of the above named T DESSADY, who died at Kisumu on the 23rd day of May, 1920

Mombasa,

10th August, 1920

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 934

IN THE DISTRICT REGISTRY OF THE HIGH
COURT OF THE COLONY OF KENYA AND
THE EAST AFRICA PROTECTORATE,
AT NAIROBI

CIVIL CASE No 205 OF 1920

THE INDIAN ASSOCIATION, NAIROBI, THROUGH THEIR HON
SECRETARY, B S VARMA, EXCEPT THE DEFENDANTS,
PLAINTIFFS

Versus

- 1 G S NAIR TRADING AS NAURIA RAM & Co
- 2 B SHANKER
- 3 MRS ALICE IVY ANDERSON, ADMINISTRATRIX OF THE
ESTATE OF THE LATE A A ANDERSON, THROUGH HER
ATTORNEY NATHUPAM, AT KISUMU, DEFENDANTS

To all whom it may concern

TAKE NOTICE that the above suit has been filed in
this Court and permission has been granted to the Plaintiffs
to sue through their Secretary Mr B S VARMA. All per-
sons desiring to be joined as parties to the suit should
send in their applications to the undersigned on or
before the 31st August, 1920 after which date no application
will be entertained and the suit will be proceeded with in
the present form

Nairobi,

Dated this 13th day of August 1920

B STONE,
Deputy Registrar

GENERAL NOTICE No 935

BALCONY LIMITED

NOTICE

AT a Meeting of Shareholders of the above Company
held on Tuesday the 10th day of August, 1920 the following
extraordinary Resolution was passed

"That it has been proved to the satisfaction of this
Meeting that the Company cannot by reason of its
liabilities continue its business and it is advisable to wind
up the same and accordingly that the Company be wound
up voluntarily and that Messrs HORNBY & STANDISH of
Cambrian Buildings, Nairobi be and are hereby appointed
Liquidators for the purpose of such winding up"

Nairobi,

13th August, 1920

HORNBY & STANDISH

GENERAL NOTICE No 936

DISSOLUTION OF PARTNERSHIP

To all whom it may concern

TAKE NOTICE that the partnership of Merchants,
etc at Lumbwa, formerly subsisting between FULABHAI
AMBAIDAS PATEL and MAGANBHAI TULSIBHAI PATEL, under the
name and style of LUMBWA TRADING Co, has been dissolved
by mutual consent by the retirement therefrom of the said
FULABHAI AMBAIDAS PATEL and all liabilities and assets being
taken over by the said MAGANBHAI TULSIBHAI PATEL, as
from 1st August, 1920. The business will in future be
carried on by the said MAGANBHAI TULSIBHAI PATEL, under
the name and style of LUMBWA TRADING Co. All claims
against the old firm will be entertained and settled by the
said MAGANBHAI TULSIBHAI PATEL

Lumbwa,

4th August, 1920

FULABHAI AMBAIDAS PATEL

MAGANBHAI TULSIBHAI PATEL

GENERAL NOTICE No 937

NOTICE

DURING my absence from British East Africa Mr
J G DAVIDSON, of The Nairobi Emporium, (P O Box
No 154), will hold my general Power of Attorney

J MONTAGUE,

Builder and Contractor

RATES OF SUBSCRIPTION TO "OFFICIAL GAZETTE"

	Rs	Cts
For one year	12	50
„ six months	6	50
„ three months (excluding postage)	3	25
„ three „ (including „)	3	75
Single copy (excluding postage)	0	25
„ „ (including „)	0	30
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Price of one copy between 1 and 3 months old	0	30
do do 3 and 6 do	0	50
do do 6 months and 1 year old	1	00
do do 1 and 2 years old	1	50
do over 2 years old	2	00
<hr/>		
Price of a bound Volume of "Official Gazette" p a	12	50
do do Blue Book p a	10	00
do do Ordinances and Regulations	7	50
do Ordinances (per copy)	1	50
do Insertion in "Official Gazette" (column)	16	00
do do do (half column)	8	00
do do do (quarter column or less)	4	00
do Chronological Index (1876-1910)	5	00
do Census Return	1	50
Code of Regulations	3	50
Labour Commission Report	7	50
Duties Fees and Taxes Book	3	50

Matter for publication should reach the Editor not later than 3 o'clock on Monday
afternoon in each week

NOTICE

COPIES of Ordinances and Regulations, Volume XXI, 1919, can be obtained from the
Government Press—Price 7/50 per copy

Game Licences issued in the East Africa Protectorate for the quarter ended 31st March, 1920

No	To whom issued	Date of issue	Residence	Station issued at	Remarks
RESIDENTS' GAME LICENCES					
		1920			
2541	C E Parry	Jan 2	Kitui	Kitui	14 days (to date from 3-12-19)
2616	P E Randall	" 3	Ngai Garia	Naiok	14 days
4524	A H Randall	" 3	" "	"	
6730	H Cooper	" 6	Thika	Nairobi	
6731	R H White	" 8	Nairobi	"	
6732	S S Willis	" 8	"	"	Survey Department
1566	W Van Dyk	" 8	Eldoret	Eldoret	14 days
221	J H Cameron	"	Ravine	Ravine	14 days
753	Edward B Compton	" 10	Kericho	Kericho	
1567	J N Baines	" 10	Soy	Eldoret	11 days
2542	J C J Packer	" 12	Kitui	Kitui	14 days (to run from 16-1-20)
6733	G C Bowler	" 12	Nairobi	Nairobi	
1023	E Jones	" 13	Naivasha	Naivasha	
6734	A S Mathias	" 15	Nairobi	Nairobi	Veterinary Dept
754	H C Dawson	" 17	Kericho	Kericho	
6735	Major W H Wilson, D.S.O.	" 20	Nairobi	Nairobi	G M U Railway
6736	Mrs F K Wilson	" 20	"	"	G M U Railway
6737	F H Clarke	" 20	"	"	
1568	L J Neil, M.M. 21	" 20	Soy	Eldoret	14 days
1978	J T Oulton	" 20	Nyeri	Nyeri	14 days
1979	J MacLure	" 20	"	"	14 days
1980	T A Youngson	" 20	"	"	14 days
168	B L Moise	" 23	Gendia		14 days
1743	J A Simmance	" 24	Loadiani	Ravine	
222	G G Impey	" 26	Ravine	"	
223	F P Impey	" 26	"	"	
1148	C O'Hegan	" 26	Nyeri	Nyeri	
1149	J G Bernard	" 26	"	"	
1150	L S Bothma	" 26	"	"	
6738	Lord Francis Scott	" 30	Nairobi	Nairobi	Muthaiga Club
9871	Geo Conran, P.W.I.	" 30	Makindu	Machakos	
5246	C A Bismarworth	Feb 3	Voi	Voi	14 days
3889	R W T Goodfellow	" 3	Kijabe	Naivasha	
9872	Abdul Hamid Khan	" 4	Sultan Hamud	Machakos	
6739	A A Bosman	" 5	Thika	Nairobi	
1151	J H Iwigg	" 6	Nyeri	Nyeri	
6740	W St C Brockway	" 7	Nairobi	Nairobi	
6741	Capt H F Cayley	" 10	Kericho	"	
9873	Le R E Farnsworth	" 10	Kangandu	Machakos	
6742	Sir H J Delves Broughton Bt	" 11	Lalipia	Nairobi	
6743	Lady Broughton	" 11	"	"	
6744	Charles Gordon	" 12	Nairob	"	C/o Game Warden
6746	Comte Pierre de Jumilhac	" 12	"	"	
4981	Col H Budgeman	" 12	Nyeri	Nyeri	
4982	Helena Countess of Shefton	" 12	"	"	
6745	Count Frijs	" 13	Naivasha	Nairobi	
6747	do	" 13	"	"	
6748	Wm C Judd	" 13	Nairobi	"	
6749	Countess Wedell	" 13	Naivasha	"	
6750	P E Rondall	" 16	Masai Reserve	"	
1569	Col C Stack, C.M.G.	" 18	Eldoret	Eldoret	14 days
5247	Rev R A Maynard	" 20	Mbale	Voi	1 year
6751	John W Davies	" 20	N W Ken	Nairobi	
1223	Yavabim Said	" 23	Malindi	Malindi	14 days
—	M C L St Hill	" 23	Longhor	Kisumu	
—	A W Morris	" 23	Kibigori	"	
4806	M Salvacos	" 26	Rumuruti	Rumuruti	
6752	F D Croce	" 26	Nairobi	Nairobi	
1152	W Fairley	" 27	Nyeri	Nyeri	
4638	M A Desu	" 28	Nairobi	Meru	14 days
1574	S V D Venter	" 29	Farm 205	Eldoret	14 days
6753	H E F Frost	Mar 1	Nairobi	Nairobi	

(To be continued).