



THE
OFFICIAL GAZETTE
OF THE
COLONY AND PROTECTORATE OF KENYA.

Published under the Authority of His Excellency the Governor of the
Colony and Protectorate of Kenya.

[Vol. XXV.—No. 890]

NAIROBI, June 27, 1923.

[PRICE 50 CENTS]

Registered as a Newspaper at the G. P. O.

Published every Wednesday.

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GOVERNMENT NOTICE No. 225.

APPOINTMENTS.

- S. 330.
THOMAS AINSWORTH DICKSON, M.C., to be Resident Commissioner, Mombasa, with effect from 19th June, 1923.
- S. 11345.
FREDERICK CHARLES GAMBLE, Assistant District Commissioner, to be Acting Resident Magistrate, Mombasa, Seyidie Province, with effect from 14th June, 1923.
- S. 12124.
JOHN PERCY COOK, to be a Senior Sanitary Inspector, with effect from the 1st January, 1923.
- S. 2369.
SYDNEY HERBERT FAZAN, to be District Commissioner, Lamu, in addition to his present appointment of District Commissioner, Kipini, with effect from the 15th June, 1923.
- S. 9351.
CHARLES TOMKINSON, to be Assistant District Commissioner, Fort Hall, Kikuyu Province, with effect from the 14th June, 1923.
- S. 10371.
JOHN WILLIAM JOHNSON, to be Acting Superintendent, Eastleigh Township, with effect from the 22nd June, 1923.
- ABBAS BIN OMAR, to be Mudir, Siyu and Faza, with effect from June 1st, 1923.
- MAHOMED BIN ABDULLA RUDEN, to be Kathi, Faza, with effect from June 1st, 1923, *vice* Abbas bin Omar.

SECRETARIAT.

NAIROBI,
27th June, 1923.

S. 17521/1.

UNDER THE LAND TITLES ORDINANCE, 1908, AND AMENDMENTS.

The District Commissioner, Kismayu, to be a Deputy Recorder of Titles, with effect from July 1st, 1923.

MAGISTERIAL WARRANTS. •

S. 330.

THOMAS AINSWORTH DICKSON, M.C., to be a Magistrate of the First Class, with power to hold a Subordinate Court of the First Class in the Township of Mombasa whilst holding his present appointment as Resident Commissioner, Mombasa.

S. 9351.

CHARLES TOMKINSON, to be a Magistrate of the Second Class, with power to hold a Subordinate Court of the Second Class, whilst holding his present appointment as Assistant District Commissioner, Fort Hall, Kikuyu Province.

SWAHILI EXAMINATION.

LOWER STANDARD.—PASS.

S. 46/VI.

R. MCKAY, Assistant Master, Education Department.

G. A. S. NORTHCOTE,
Acting Colonial Secretary.

COLONY AND PROTECTORATE OF KENYA.

AN ORDINANCE.

No. 11 OF 1923.

Assented to in His Majesty's name this 25th day of May, 1923.

C. C. BOWRING,
Acting Governor.

An Ordinance to Impose Temporary Restrictions on Former Enemy Aliens acquiring Interests in Land.

ENACTED by the Acting Governor of the Colony of Kenya with the advice and consent of the Legislative Council thereof:—

1. This Ordinance may be cited as "The Alienation of Immovable Property Restriction Ordinance, 1923." Short title.

2. In this Ordinance the expression "Former Enemy Alien" means an alien who is a subject or citizen of the German Empire or any component State thereof, or of Austria, Hungary, Bulgaria, or Turkey, or who, having at any time been such subject or citizen, has not changed his allegiance as a result of the recognition of new States or territorial re-arrangements, or been naturalised in any other Foreign State or in any British Possession in accordance with the laws thereof and when actually resident therein, and does not retain according to the law of his state of origin the nationality of that State. Interpretation.

The expression "Colony" means the Colony and Protectorate of Kenya.

3. No person shall without the consent of the Governor-in-Council sell, lease, sub-lease, assign, mortgage or otherwise by any means whatsoever, whether of a like kind to the foregoing or not, alienate, encumber, charge or part with the possession of any immovable property or of any right, title or interest, whether vested or contingent, to, in or over immovable property to any former enemy alien. Restriction on alienation of immovable property.

4. Any agreement or contract for any of the purposes prohibited by the foregoing section which is not completed and registered before the enactment of this Ordinance shall be deemed void, unless such agreement or contract has received the consent of the Governor-in-Council. Uncompleted and unregistered contracts.

5. No person shall register or cause to be registered any document relating to any transaction prohibited by Section 3 of this Ordinance or deemed to be void under the preceding Section under any law for the time being in force relating to the registration of documents relating to land. Registration.

6. Any person who contravenes any of the provisions of this Ordinance or attempts or abets the contravention of any of such provisions shall be guilty of an offence and shall on conviction be liable to a fine not exceeding £5,000, or to imprisonment of either kind for a term not exceeding three years or to both. If the offence be committed by a Company then every director, manager, secretary or officer of the Company who is knowingly a party to the offence shall on conviction be liable to the like fine or imprisonment or to both such fine and imprisonment. Penalties.

7. This Ordinance shall remain in force till the 31st day of December, 1923. Duration of Ordinance.

AN ORDINANCE.

No. 12 OF 1923.

Assented to in His Majesty's name this 31st day of May, 1923.

C. C. BOWRING,
Acting Governor.

An Ordinance to Provide for Perpetual Succession to Land.

ENACTED by the Acting Governor of the Colony of Kenya with the advice and consent of the Legislative Council thereof:—

Short title.

1. This Ordinance may be cited as "The Land (Perpetual Succession) Ordinance, 1923."

Upon application of trustees Governor-in-Council may grant certificate of registration as a corporate body.

2. Trustees or a trustee may be appointed by any body or association of persons established for any religious, educational, literary, scientific, social or charitable purpose, and such trustees or trustee may apply, in manner hereinafter mentioned, to the Governor-in-Council for a certificate of registration of the trustees or trustee of such body or association of persons as a corporate body; and if the Governor-in-Council, having regard to the extent, nature, and objects and other circumstances of such body or association of persons, shall consider such incorporation expedient, he may grant such certificate accordingly, subject to such conditions or directions generally as he shall think fit to insert in such certificate, and particularly relating to the qualifications and number of the trustees, their tenure and avoidance of office, the mode of appointing new trustees, the custody and use of the common seal, the amount of the land which such trustees may hold, and the purposes for which such land may be applied; and the trustees or trustee shall thereupon become a body corporate by the name described in the certificate, and shall have perpetual succession and a common seal, and power to sue and be sued in such corporate name, and subject to the conditions and directions contained in the said certificate to hold and acquire, and by instruments under such common seal to convey, assign and demise, any land or any interest therein now or hereafter belonging to, or held for the benefit of, such body or association of persons, in such and the like manner, and subject to such restrictions and provisions, as such trustees or trustee might, without such incorporation, hold or acquire, convey or assign, or demise the same for the purposes of such body or association of persons.

Estate to vest in body corporate.

3. The certificate of incorporation shall vest in such body corporate all land or any interest therein, of what nature and tenure soever, belonging to or held by any person or persons in trust for such body or association of persons.

Particulars respecting application.

4. Every application to the Governor-in-Council for a certificate under this Ordinance shall be in writing, signed by the person or persons making the same, and shall contain the several particulars specified in the schedule hereto, or such of them as shall be applicable to the case. The Governor-in-Council may require such declaration or other evidence in verification of the statements and particulars in the application, and such other particulars, information, and evidence, if any, as he may think necessary or proper.

Nomination of trustees, and filling up vacancies.

5. Before a certificate of incorporation shall be granted, the said trustees or trustee shall have been effectually appointed to the satisfaction of the Governor-in-Council, and where a certificate of incorporation shall have been granted vacancies in the number of the said trustees shall from time to time be filled up so far as shall be required by the constitution or settlement of the said body or association of persons, or by any such conditions or directions as aforesaid, by such legal means as would have been available for the appointment of new trustees of the said body or association if no certificate of incorporation had been granted, or otherwise as shall be required by such conditions or directions as aforesaid, and

the appointment of every new trustee shall be certified by, or by the direction of, the trustees to the Governor upon the completion of such appointment; and within one month after the expiration of each period of five years after the grant of a certificate of incorporation, or whenever required by the Governor-in-Council, a return shall be made to the Governor by the then trustees or trustee of the names of the trustees at the expiration of each such period, with their residences and additions.

6. A certificate of incorporation so granted shall be conclusive evidence that all the preliminary requisitions herein contained and required in respect of such incorporation have been complied with, and the date of incorporation mentioned in such certificate shall be deemed to be the date at which incorporation has taken place.

Certificate to be evidence of compliance with

7. The Governor-in-Council shall, in such manner as he shall think fit, direct a record to be kept of all such applications for and certificates of incorporation, and shall in like manner direct all documents sent to him under the provisions of this Ordinance to be preserved, and any person may require a copy or extract of any such document to be certified under the hand of such person as shall be appointed for that purpose by the Governor-in-Council, and there shall be paid for such certified copy or extract such reasonable fee as may be prescribed by the Governor-in-Council.

Record of applications and documents to be kept, and may be inspected.

8. All conditions and directions inserted in any certificate of incorporation shall be binding upon and performed or observed by the trustees or trustee as trusts of the said body or association of persons.

Enforcement of conditions of certificate.

9. Every application for a certificate of incorporation under this Ordinance and every such certificate shall be charged with a fee of fifteen shillings.

Applications and certificates: fees.

10. After the incorporation of the trustees or trustee of any association or body of persons pursuant to this Ordinance, every donation, gift, and disposition of land, or any interest therein, theretofore lawfully made (but not having actually taken effect) or hereafter lawfully made, by deed, will, or otherwise to or in favour of such body or association of persons, or the trustees thereof, or otherwise for the purposes thereof, shall take effect as if the same had been made to, or in favour of, the corporate body or otherwise for the like purposes.

Gifts to vest in corporate body.

11. The common seal of the corporate body shall have such device as may be approved by the Governor, and until such common seal is provided the seal of some person may be authorised by the Governor for use as the common seal of the corporate body. Any instrument to which the common seal of the corporate body has been affixed, in apparent compliance with the regulations for the use of such common seal referred to in Section 2, shall be binding on such corporate body, notwithstanding any defect or circumstance affecting the execution of such instrument.

Common seal.

12. When any question arises as to whether any person is a member of any such corporate body as aforesaid, any person interested in such question may apply by petition to the Supreme Court for its opinion on such question. Notice of the hearing shall be given to such persons and in such manner as the Court shall think fit, and any opinion given by the Court on an application under this section shall be deemed to have the force of a declaratory decree.

Petition to decide question whether person is a member of a corporate body.

SCHEDULE.

The objects of the body or association of persons, and the rules and regulations of the same, together with the date of, and parties to, every deed, will, or other instrument, if any, creating, constituting, or regulating the same.

A statement and short description of the land, or interest in land, which at the date of application is possessed by, or belonging to, or held on behalf of such body or association of persons.

The names, residences, and additions of the said trustees of such body or association of persons.

The proposed title of the corporate body, of which title the words "trustees" and "registered" shall form part.

The proposed device of the common seal.

The regulations for the custody and use of the common seal.

AN ORDINANCE.

No. 13 OF 1923.

Assented to in His Majesty's name this 31st day of May, 1923.

C. C. BOWRING,
Acting Governor.

An Ordinance to amend the East Africa Identification of Prisoners Ordinance, 1908.

ENACTED by the Acting Governor of the Colony of Kenya with the advice and consent of the Legislative Council thereof:—

Short title.

1. This Ordinance may be cited as "The Identification of Prisoners (Amendment) Ordinance, 1923," and shall be read as one with "The East Africa Identification of Prisoners Ordinance, 1908" (hereinafter referred to as "the Principal Ordinance").

Amendment of Section 2 of Principal Ordinance

2. Section 2 of the Principal Ordinance is hereby amended by deleting the words "European Police Officer or other Police Officer not below the rank of Sub-Inspector" and by substituting therefor the words "Police Officer," and by the addition of the following proviso at the end of the said Section:—"Provided that if the finger-prints are taken by any Police Officer below the rank of Assistant Sub-Inspector such finger-prints shall be taken in the presence of a Magistrate or Justice of the Peace."

AN ORDINANCE.

No. 14 OF 1923.

Assented to in His Majesty's name this 20th day of June, 1923.

C. C. BOWRING,
Acting Governor.

An Ordinance to amend the Companies Ordinance, 1921.

ENACTED by the Acting Governor of the Colony of Kenya with the advice and consent of the Legislative Council thereof:—

Short title.

1. This Ordinance may be cited as "The Companies Amendment Ordinance, 1923," and shall be read as one with the Companies Ordinance, 1921, hereinafter referred to as "the Principal Ordinance".

Conversion of florins to shillings.

2. Where in the Principal Ordinance any reference is made to any number of florins there shall be substituted therefor twice the number of shillings.

Conversion of cents of a florin to shilling cents.

3. Where in the Principal Ordinance any reference is made to any number of cents of a florin there shall be substituted therefor twice the number of cents of a shilling.

Amendment of Section 101 of the Principal Ordinance.

4. Section 101 of the Principal Ordinance shall be and is hereby amended as follows:—

The figure "(7)" in sub-section (9) of the said section shall be deleted and the figure "(8)" shall be substituted therefor.

Amendment of Section 104 (1) of the Principal Ordinance.

5. Section 104 of the Principal Ordinance shall be and is hereby amended as follows:—

The words "one month" in sub-section (1) of the said Section shall be deleted and the words "sixty days" shall be substituted therefor.

6. Section 109 of the Principal Ordinance shall be and is hereby amended as follows:—

Amendment of Section 109 of the Principal Ordinance.

The words "twenty-one days" wherever they appear in the said Section shall be deleted and the words "sixty days" shall be substituted therefor.

7. Section 144 of the Principal Ordinance shall be and is hereby amended by the repeal of sub-sections (1) and (2) thereof, and all Rules made and certificates granted thereunder are hereby cancelled.

Amendment of Section 144 of the Principal Ordinance.

8. Section 146 of the Principal Ordinance shall be and is hereby amended as follows:—

Amendment of Section 146 of the Principal Ordinance.

After the word "company" in sub-section (2) of the said section there shall be added a comma, and the words "nor to a company".

9. Section 234. (1) of the Principal Ordinance shall be and is hereby amended as follows:—

Amendment of Section 234 (1) of the Principal Ordinance.

After the words "supervision of" in Section 234 (1) there shall be added the words "the Court, and with the sanction of".

10. Section 259 (1) of the Principal Ordinance shall be and is hereby amended by the deletion of the figure and letters "3rd" and by the substitution therefor of the figures and letters "15th".

Amendment of Section 259 (1) of the Principal Ordinance.

11. Section 266. (iii) (b) of the Principal Ordinance shall be and is hereby amended by the deletion of the word "upon" and by the substitution therefor of the word "up".

Amendment of Section 266 (iii) (b) of the Principal Ordinance.

12. Section 267. (1) of the Principal Ordinance shall be and is hereby amended by the addition of the letter "s" to the word "article".

Amendment of Section 267 (1) of the Principal Ordinance.

13. Section 270 of the Principal Ordinance shall be and is hereby amended by the deletion of the word "or" where it first appears in the said Section and by the substitution therefor of the words "nor a company registered."

Amendment of Section 270 of the Principal Ordinance.

14. (1) Section 281 (1) of the Principal Ordinance shall be and is hereby amended as follows:—

Amendment of Section 281 of the Principal Ordinance.

By the deletion of the word "before" where it first occurs, and by the substitution therefor of the words "between the twenty-seventh day of May, 1918, and".

(2) Section 281. (2) of the Principal Ordinance shall be and is hereby repealed.

Repeal of Section 281 (2) of the Principal Ordinance.

15. (1) Whenever, before the commencement of the Principal Ordinance, any shares in the capital of any company under the Indian Companies Act, 1882, credited as fully or partly paid up shall have been issued for a consideration other than cash, and at or before the issue of such shares no contract or no sufficient contract was filed with the Registrar of Joint Stock Companies, in compliance with Section 28 of the said Act, the company or any person interested in such shares or any of them may apply to the Court for relief, and the Court, if satisfied that the omission to file a contract or sufficient contract was accidental or due to inadvertence, or that for any reason it is just and equitable to grant relief, may make an order for the filing with the Registrar of a sufficient contract in writing, and directing that on such contract being filed within a specified period it shall, in relation to such shares, operate as if it had been duly filed with the Registrar aforesaid before the issue of such shares.

Court may grant relief for not filing contract under Section 28 of the Indian Companies Act, 1882, where shares issued not for cash.

(2) Any such application may be made in the manner in which an application to rectify the register of members may be made under Section 38 of the Principal Ordinance, and either before or after an order has been made or an effective resolution has been passed for the winding up of such company, and either before or after the commencement of any proceedings for enforcing the liability on such shares consequent on the omission aforesaid, and any such application shall, if not made by the company, be served on the company.

(3) Any such order may be made on such terms and conditions as the Court may think fit, and the Court may make such order as to costs as it deems proper, and may direct that an office copy of the order shall be filed with the Registrar aforesaid, and the order shall in all respects have full effect.

(4) Where the Court in any such case is satisfied that the filing of the requisite contract would cause delay or inconvenience, or is impracticable, it may, in lieu thereof, direct the filing of a memorandum in writing, in a form approved by the Court, specifying the consideration for which the shares were issued, and may direct that on such memorandum being filed within a specified period it shall in relation to such shares operate as if it were a sufficient contract in writing within the meaning of Section 28 of the said Act, and had been duly filed with the Registrar aforesaid before the issue of such shares. The memorandum shall before the filing thereof be stamped with the same amount of stamp duty as would be chargeable upon the requisite contract unless the contract has been produced to the Registrar duly stamped, or unless the Registrar is otherwise satisfied that the contract was duly stamped.

(5) No proceedings under Section 28 of the said Act shall be commenced after the commencement of this Ordinance.

Jurisdiction
cumulative.

16. The jurisdiction given to the Court by the last preceding section is not by implication to curtail or derogate from its jurisdiction to grant relief in any such case under Section 38 of the Principal Ordinance, or otherwise.

Amendment of
Regulations 1
and 2, First
Schedule,
Table A.

17. Regulations 1 and 2 of the First Schedule, Table A, of the Principal Ordinance shall be and are hereby amended by the deletion of the figures "1918" where they occur and by the substitution therefor of the figures "1921".

AN ORDINANCE.

No. 15 OF 1923.

Assented to in His Majesty's name this 20th day of June, 1923.

C. C. BOWRING,
Acting Governor.

An Ordinance to provide for the Manufacture of Beer.

ENACTED by the Acting Governor of the Colony of Kenya with the advice and consent of the Legislative Council thereof:—

Short title.

1. This Ordinance may be cited as the Beer Ordinance, 1923.

Definitions.

2. In this Ordinance and in any rules or regulations made under this Ordinance unless the context otherwise requires.

"Colony" means the Colony and Protectorate of Kenya.

"Commissioner" means the Officer appointed by the Governor to administer this Ordinance.

"Officer" means an Officer appointed by the Commissioner to carry out the provisions of this Ordinance.

"Licence" means a licence in the form prescribed granted by the Commissioner and "Licencee" means a person holding a licence so granted for the purpose of his business.

"Licensed premises" means any building or place used by a person to whom a licence is granted under this Ordinance and includes all buildings or places owned or occupied by or on behalf of or for the use of such person.

"Beer" includes ale, porter, and any other description of beer and any liquor which is made or sold as a description of beer or as a substitute for beer and which on analysis of a sample thereof at any time is found to contain more than 2% of proof spirit.

“Brewer” means a brewer of beer.

“Sugar” means any saccharine substance, extract or syrup and includes any material capable of being used in brewing except malt or corn. Rice and flaked maize and any other description of corn prepared in a manner similar to flaked maize are for the purpose of the charge of duty upon beer brewed to be considered as coming within the meaning of the definition of “Sugar.”

A degree of gravity shall be taken as equal to the one thousandth part of the gravity of distilled water at 60 degrees of Fahrenheit’s thermometer.

3. (1) On and after a date to be fixed by the Governor-in-Council by proclamation in the Official Gazette there shall be paid the following duties of excise on licences to be taken out annually by brewers in the Colony; that is to say

Brewer’s licence.

On a licence to be taken out by a brewer in respect of each set of premises S. 20

(2) Every such licence shall be in such form as the Commissioner shall direct, shall whenever issued be granted only on payment in full of the duties respectively and shall expire on the 31st day of December in each year.

(3) If any person shall brew beer without having in force a proper licence under this Ordinance, he shall on conviction be liable to a fine not exceeding one hundred pounds, and all worts, beer, and vessels, utensils, and materials for brewing in his possession shall be forfeited.

4. On and after a date to be fixed hereafter by the Governor-in-Council by proclamation in the Official Gazette there shall be charged, collected and levied in respect of beer brewed in the Colony a duty calculated according to the specific gravity of the worts thereof, that is to say

Excise duty on beer.

Upon every thirty-six gallons of wort of a specific gravity of one thousand and fifty-five degrees the duty of 20 shillings and so in proportion for any difference in quantity or gravity.

5. The expression “bushel of malt” shall be equivalent to any quantity of malt, corn, sugar, or other material whether of a similar kind, an extract thereof or otherwise, as may be so declared by the Governor-in-Council by rule in that behalf.

Equivalent of “bushel of malt” in corn or sugar.

6. (1) Every brewer shall be deemed to have brewed thirty-six gallons of worts of a specific gravity of 1055 degrees for every two bushels of malt entered or used by him in brewing.

Regulations as to charge of duty.

(2) The duty on beer shall be charged in respect of every thirty-six gallons of worts produced of the gravity or original gravity of 1055 degrees and so in proportion for any difference in quantity or gravity as entered in the book by the brewer or as ascertained by the officer, whichever is the higher.

(a) If the amount of worts deemed to have been brewed by relation to materials exceeds in quantity and gravity by more than four per centum the worts produced from such materials, the duty shall be charged in respect of the excess over and above the four per centum.

(b) In respect of such accidental loss and waste as arises in the brewing of beer, a deduction of ten per centum shall be made from the quantity of worts produced.

(3) Where the materials used in brewing by a brewer are proved to the satisfaction of the Commissioner to be of such a description or nature that some deduction from the quantity chargeable by relation to materials should be made, he shall make such a deduction from that quantity as shall, in his opinion, afford just relief to the brewer.

7. (1) An approved saccharometer and tables shall be used to ascertain the quantity by relation to gravity of all worts; and, in calculating the gravity, a degree of gravity shall be taken as equal to one-thousandth part of the gravity of distilled water at sixty degrees Fahrenheit.

Mode of ascertaining gravity and quantity.

(2) The quantity and gravity so ascertained shall be deemed to be the true quantity and gravity of such worts.

8. When fermentation has commenced in any works so that the original gravity cannot be ascertained by the saccharometer such gravity may be determined in the following manner:—

Mode of ascertaining original gravity.

(1) A sample is to be taken from any part of such worts and a definite quantity thereof by measure at the temperature of sixty degrees Fahrenheit shall be distilled:

(2) The distillate and residue shall each be made up with distilled water to the original measure of the quantity before distillation, and the gravity of each shall be ascertained:

(3) The number of degrees by which the gravity of the distillate is less than the gravity of distilled water shall be deemed the spirit indication of the distillate:

(4) The degrees of original gravity standing opposite to such spirit indication in the Table in the first Schedule to this Ordinance added to the specific gravity of the residue shall be deemed to be the original gravity of the worts.

Payment of
duty.

9. The duty on beer shall become due immediately on the same being charged by the officer but the Commissioner may cause the charge to be made up at the close of each month in respect of all the brewings during that month, and, in that case, the aggregate of the amounts of worts deemed to be brewed by relation to materials, and the aggregate of the amounts of worts produced, shall be treated as worts deemed to be brewed or produced in one brewing, and the Commissioner may, if he thinks fit, defer the payment of the duty upon such terms as may be prescribed: Provided that the time for payment shall not be later than the fifteenth day of the month succeeding the month in which the duty was charged.

Power to
distrain for
duties in
arrear.

10. (1) If any duty payable by a brewer remains unpaid after the time within which it is payable the Commissioner may, by warrant signed by him, empower any person to distrain all beer, malt, or other materials for brewing, vessels, and utensils belonging to the brewer, or in any premises in the use or possession of the brewer or of any person on his behalf or in trust for him, and to sell the same by public auction, giving six days' previous notice of the sale.

(2) The proceeds of sale shall be applied in or towards payment of the costs and expenses of the distress and sale, and in or towards payment of the duties due from the brewer, and the surplus, if any, shall be paid to the brewer.

(3) In the event of any beer, malt, or other materials being so distrained, the brewer may, at any time before the day appointed for the sale, remove the whole or any part thereof on paying to the Commissioner, in or towards payment of the duty, the true value of the beer, malt, or other materials.

Loss by fire,
etc.

11. When any materials upon which a charge of duty has been made, or any worts or beer, shall be destroyed by accidental fire or other unavoidable cause, while the same are on the entered premises of a brewer, the Commissioner shall, on proof of such loss to his satisfaction, remit or repay the duty charged or paid.

A brewing
book to be
delivered to
brewers and
provisions to
be observed
in relation
thereto.

12. A book in the prescribed form shall be delivered by an officer to every brewer and the following provisions shall have effect in relation to the book, and to the entries to be made therein:—

(1) The brewer shall keep the book in some part of his entered premises at all times ready for the inspection of the officers, and shall permit any officer at any time to inspect the same and make extracts therefrom.

(2) The brewer shall enter separately in the book the quantity of malt, corn, and sugar which he intends to use in his next brewing, and also the day and hour when such next brewing is intended to take place.

(3) The brewer shall make such entry, so far as respects the day and hour of brewing, twenty-four hours at the least before he shall begin to mash any malt or corn, or dissolve any sugar, and so far as respects the quantity of malt, corn, and sugar, two hours at the least before the hour entered for brewing.

(4) The brewer shall, two hours at the least before the hour entered for brewing, enter the time when all the worts will be drawn off the grains in the mash tun.

(5) The brewer shall, within one hour of the worts being collected, or, if the worts be not collected before nine in the afternoon, before nine in the forenoon of the following day, enter the particulars of the quantity and gravity of the worts produced from each brewing, and also the description and number of the vessel or vessels into which the worts have been conveyed.

(6) When fermentation shall have commenced in any worts before the brewer shall have entered the quantity and gravity thereof in the book provided for that purpose the true original gravity of such worts before fermentation shall be entered by the brewer.

(7) The brewer shall, at the time of making any entry, insert the date when the entry is made.

(8) The brewer shall not cancel, obliterate, or alter any entry in the book, or make therein any entry which is untrue in any particular.

(9) The brewer shall, if so required by the Commissioner, send notice in writing containing the prescribed particulars to the proper officer forty-eight hours before his next brewing is intended to take place.

For any contravention of this section the brewer shall on conviction be liable to a fine not exceeding one hundred pounds.

13. (1) Every brewer must cause to be legibly painted with oil colour, and keep so painted, on some conspicuous part of every mash tun, underback, wort receiver, copper, heating tank, cooler, and collecting and fermenting vessel, intended to be used by him in his business, and of the outside of the door of every room and place wherein any part of his business is to be carried on, the name of the vessel, room, or place, according to the purpose for which it is intended.

Marking of vessels and rooms and positions of vessels.

(2) When more than one vessel, room or place is used for the same purpose, all such vessels, rooms, or places must be marked by progressive numbers.

(3) All mash tuns, underbacks, wort receivers, coppers, heating tanks, coolers, and collecting and fermenting vessels, shall be so placed and fixed as to admit of the contents being accurately ascertained by gauge or measure, and shall not be altered in shape, position, or capacity without two days' previous notice in writing to the proper officer.

(4) For any contravention of this section the brewer shall on conviction be liable to a fine not exceeding one hundred pounds.

14. (1) Every brewer must, before he begins to brew, make entry in the prescribed form of all premises, rooms, places, and vessels intended to be used by him for his business, specifying the purpose for which each room, place, and vessel is to be used, and the mark by which it is distinguished.

Entry of premises.

(2) The brewer must sign the entry, and deliver it to the proper officer.

15. (1) Every brewer who shall use any description of sugar, whether cane sugar, saccharum, glucose, or other saccharine substance, or extract, or syrup (hereinafter referred to as "sugar") in the brewing of beer must, before he begins to store or use the same, make entry of a room on his premises (hereinafter called a sugar store) for the purpose of storing the same.

Sugar store to be entered by brewer and accounts of sugar to be kept.

(2) The brewer shall not receive any sugar unless the same is accompanied by an invoice from the seller thereof showing the marks on each package and the particulars of the description, and weight, or quantity of the contents.

(3) All sugar received shall be immediately deposited in the sugar store, and shall not be removed therefrom except for the purpose of being used in brewing in accordance with an entry in the book (hereinafter called the brewing book) delivered and kept under section 12 of this Ordinance.

(4) Accounts may be taken, as the Commissioner may direct, of every description of sugar received by a brewer, and any brewer to whom the said Commissioner shall give notice in writing that such accounts will be taken, is hereby required to deliver to the proper officer the particulars of all sugar of each and every description in his possession and invoice relating thereto, and such brewer shall thereafter deliver to the officer all invoices relating to sugar of every description subsequently received.

(5) The officer shall keep an account of sugar of each and every description received by the brewer, and shall debit the brewer with the quantities specified in the invoices produced to him, and credit the brewer with the quantities entered in the brewing book as having been used in brewing.

(6) If on taking account of the stock at any time, the quantity of any description of sugar in the possession of the brewer exceeds the quantity of that description which ought, according to the account kept by the officer, to be in his possession, the excess shall be forfeited; and if the quantity be less by more than two per centum than the quantity which ought, according to the account kept by the officer, to be in his possession, the deficiency above such two per centum shall be deemed to have been used in the brewing of beer without due entry in the brewing book, and duty shall be charged in respect thereof as if the deficiency had been so used.

(7) If any brewer shall have any sugar in his possession elsewhere than in the sugar store or the mash tun or other vessel entered for dissolving sugar or in due course of removal thereto, or shall refuse to produce invoices when so required, or use any device to prevent the officer taking a true account of all sugar in his possession, he shall on conviction be liable to a fine not exceeding fifty pounds.

Provisions as to operations in course of brewing.

16. (1) All grains in a mash tun must be kept untouched for the space of one hour after the time entered in the book as the time for the worts to be drawn off, unless the officer has attended and taken an account of such grains.

(2) All worts shall be removed successively and in the customary order of brewing, to the underback, coppers, coolers, and collecting and fermenting vessels, and shall not be removed from the last-mentioned vessels until an account has been taken by the officer, or until after the expiration of twelve hours from the time at which the worts are collected in such vessels.

(3) When worts shall have commenced running into a collecting or fermenting vessel, the whole of the produce of the brewing shall be collected within twelve hours.

(4) For any contravention of this section the brewer shall on conviction be liable to a fine not exceeding fifty pounds.

Provision for case of excess in gravity of worts.

17. If the original gravity of any worts contained in the collecting or fermenting vessels shall at any time be found to exceed by five degrees the gravity as entered in the book by the brewer, or as ascertained by the officer, such worts shall be deemed to be the produce of a fresh brewing and be charged with duty accordingly.

Provisions as to the separation and the mixing of brewings.

18. (1) Every brewer shall keep the total produce of a brewing separate from the produce of any other brewing for the space of twenty-four hours, unless an account of the first-mentioned produce shall have been sooner taken by the officer.

(2) He shall not mix the produce of one brewing with that of any other brewing, except in his store vats or casks, unless he shall have given previous notice in writing to the proper officer, and he shall specify in writing the quantity and gravity of the worts when mixed:

Provided, that a brewer having weak worts of a gravity not exceeding twenty-five degrees, may, if he thinks fit, reserve them for mixing with the produce of his next brewing, but in such case he shall keep all such weak worts in the coppers, heating tanks, or other vessels entered for the purpose.

(3) For every contravention of this section the brewer shall on conviction be liable to a fine not exceeding one hundred pounds.

Prohibition against adulteration of beer by brewers.

19. A brewer shall not adulterate beer, or add any matter or thing thereto (except finings for the purpose of clarification or other matter or thing sanctioned by the Commissioner) before the same is delivered for consumption, and any beer found to be adulterated or mixed with any other matter or thing (except as aforesaid) in the possession of a brewer shall be forfeited, and the brewer shall on conviction be liable to a fine not exceeding fifty pounds.

Power for officer to take samples.

20. (1) An officer may take such samples as he may deem necessary of any worts or beer or materials for brewing in the possession of any brewer.

(2) The brewer may, if he wishes, before any such sample is taken, stir up and mix together all such worts, beer, or materials from which the sample is taken.

21. If any brewer shall conceal any worts or beer so as to prevent any officer from taking an account thereof, or shall mix any sugar with any worts or beer so as to increase the quantity or gravity thereof after an account of such worts or beer has been taken by an officer and the duty has been charged thereon, he shall on conviction be liable to a fine not exceeding one hundred pounds for every such offence and the worts of beer in respect of which the offence is committed, together with the vessels containing the same, shall be forfeited.

Penalty for
concealing
worts or beer,
or adding
sugar thereto
after duty
charged.

22. (1) Every brewer must provide and maintain sufficient and just scales and weights and other necessary and reasonable appliances to enable the officers to take account of, or check by weight, gauge, or measure all materials and liquids used or produced in brewing.

Brewer to
provide scales,
weights,
ladders, etc.

(2) He must also render all necessary assistance to the officers in the taking of such accounts.

(3) He must also, if required by the officer, provide sufficient lights, ladders, and other conveniences.

(4) For every contravention of this section the brewer shall on conviction be liable to a fine not exceeding one hundred pounds.

23. (1) An officer may at any time, either by day or night, enter any part of the entered premises of a brewer, to take an account of the materials used or to be used in brewing, and of the worts and beer produced.

Power of entry
and
examination
by officers.

(2) If an officer, after having demanded admission into the entered premises of a brewer, and declared his name and business at any entrance or window thereof, is not immediately admitted, the officer, and any person acting in his aid, may at any time, either by day or night (but at night only in the presence of an European police officer) break open any door or window of the premises, or break through any wall thereof for the purpose of obtaining admission, and the brewer shall on conviction be liable to a fine not exceeding one hundred pounds.

24. (1) If any officer has reason to suspect that any private or concealed pipe, or conveyance, or vessel, is kept or made use of by a brewer, he may, either by day or night, but at night only in the presence of an European police officer, break open any part of the premises of such brewer and forcibly enter therein, and may break up the ground in or adjoining such premises, or any wall thereof, to search for such private or concealed pipe, or conveyance, or vessel.

Power to enter
and search for
concealed
pipes, etc.

(2) If such officer shall find any such pipe or conveyance, he may enter any house in the possession of any other person into which such pipe or conveyance may lead, and may break up any part of such house or premises to search for the vessel communicating with such pipe.

(3) Every such pipe, conveyance, or vessel and all beer, worts, or materials for brewing found therein, shall be absolutely forfeited, and the brewer shall on conviction be liable to a fine not exceeding one hundred pounds.

(4) If any damage is done in the search, and such search is unsuccessful, the damage shall be made good.

25. If any person by himself, or by any person in his employ, obstructs, hinders; or molests an officer in the execution of his duty, or any person acting in the aid of such officer, he shall on conviction be liable to a fine not exceeding one hundred pounds.

Obstruction of
officers.

26. No prosecution shall be commenced under the provisions of this Ordinance without the sanction of the Commissioner first obtained.

27. The Governor-in-Council may make rules and regulations for prescribing all things necessary to be done for effectually carrying the provisions of this Ordinance into effect.

Power to make
rules and
regulations.

SCHEDULE.

CONTAINING A TABLE TO BE USED IN DETERMINING THE ORIGINAL
SPECIFIC GRAVITY OF WORTS OF BEER.

Degrees of Spirit Indication.	Degrees of original Specific Gravity.	Degrees of Spirit Indication.	Degrees of original Specific Gravity.	Degrees of Spirit Indication.	Degrees of original Specific Gravity.	Degrees of Spirit Indication.	Degrees of original Specific Gravity.
.1	.3	4.1	15.5	8.1	34.3	12.1	54.9
.2	.6	4.2	16.0	8.2	34.8	12.2	55.4
.3	.9	4.3	16.4	8.3	35.4	12.3	55.9
.4	1.2	4.4	16.8	8.4	35.9	12.4	56.4
.5	1.5	4.5	17.3	8.5	36.5	12.5	56.9
.6	1.8	4.6	17.7	8.6	37.0	12.6	57.4
.7	2.1	4.7	18.2	8.7	37.5	12.7	57.9
.8	2.4	4.8	18.6	8.8	38.0	12.8	58.4
.9	2.7	4.9	19.1	8.9	38.6	12.9	58.9
1.0	3.0	5.0	19.5	9.0	39.1	13.0	59.4
1.1	3.3	5.1	19.9	9.1	39.7	13.1	60.0
1.2	3.7	5.2	20.4	9.2	40.2	13.2	60.5
1.3	4.1	5.3	20.9	9.3	40.7	13.3	61.1
1.4	4.4	5.4	21.3	9.4	41.2	13.4	61.6
1.5	4.8	5.5	21.8	9.5	41.7	13.5	62.2
1.6	5.1	5.6	22.2	9.6	42.2	13.6	62.7
1.7	5.5	5.7	22.7	9.7	42.7	13.7	63.3
1.8	5.9	5.8	23.1	9.8	43.2	13.8	63.8
1.9	6.2	5.9	23.6	9.9	43.7	13.9	64.3
2.0	6.6	6.0	24.1	10.0	44.2	14.0	64.8
2.1	7.0	6.1	24.6	10.1	44.7	14.1	65.4
2.2	7.4	6.2	25.0	10.2	45.1	14.2	65.9
2.3	7.8	6.3	25.5	10.3	45.6	14.3	66.5
2.4	8.2	6.4	26.0	10.4	46.0	14.4	67.1
2.5	8.6	6.5	26.4	10.5	46.5	14.5	67.6
2.6	9.0	6.6	26.9	10.6	47.0	14.6	68.2
2.7	9.4	6.7	27.4	10.7	47.5	14.7	68.7
2.8	9.8	6.8	27.8	10.8	48.0	14.8	69.3
2.9	10.2	6.9	28.3	10.9	48.5	14.9	69.9
3.0	10.7	7.0	28.8	11.0	49.0	15.0	70.5
3.1	11.1	7.1	29.2	11.1	49.6	15.1	71.1
3.2	11.5	7.2	29.7	11.2	50.1	15.2	71.7
3.3	12.0	7.3	30.2	11.3	50.6	15.3	72.3
3.4	12.4	7.4	30.7	11.4	51.2	15.4	72.9
3.5	12.9	7.5	31.2	11.5	51.7	15.5	73.5
3.6	13.3	7.6	31.7	11.6	52.2	15.6	74.1
3.7	13.8	7.7	32.2	11.7	52.7	15.7	74.7
3.8	14.2	7.8	32.7	11.8	53.3	15.8	75.3
3.9	14.7	7.9	33.2	11.9	53.8	15.9	75.9
4.0	15.1	8.0	33.7	12.0	54.3	16.0	76.5

AN ORDINANCE.

No. 16 OF 1923.

Assented to in His Majesty's name this 20th day of
June, 1923.

C. C. BOWRING,
Acting Governor.

**An Ordinance to Amend the Law Relating to the
Sale of Wines, Spirits and Malt Liquors.**

ENACTED by the Acting Governor of the Colony of Kenya
with the advice and consent of the Legislative Council thereof:—

Short title.

1. This Ordinance may be cited as "The Liquor Amendment Ordinance, 1923," and shall be read as one with the Liquor Ordinance, 1909, hereinafter referred to as "the Principal Ordinance."

2. In the Principal Ordinance, unless a contrary intention appears:— Interpretation of terms.

“Province” shall mean Licensing Area.

“Provincial Commissioner” shall mean the District Commissioner of the District wherein a Licensing Court is appointed to be held.

3. Section 3 of the Principal Ordinance is hereby amended by the deletion of the words “tembo or other liquors habitually drawn or manufactured by natives” and by the substitution therefor of the words “native intoxicating liquor as defined in the Native Liquor Ordinance, 1921.” Amendment of Section 3 of the Principal Ordinance.

4. Section 3 of the Principal Ordinance is hereby further amended by the addition of the following definitions:— Further amendment of Section 3 of the Principal Ordinance.

“Habitual Drunkard” means any person convicted under this Ordinance or under any other local law of being drunk and disorderly or drunk and incapable who has been so convicted on three other occasions within twelve months immediately preceding such conviction. Such person shall, however, cease to be a habitual drunkard if at any time thereafter he shall not again be so convicted for a period of twelve consecutive months.

“Licensing Area” means a district or a group of districts as notified by the Governor in the Gazette for the purposes of this Ordinance.

5. Clause (a) of Sub-section 10 (1) of the Principal Ordinance is hereby amended by the insertion of the words “of one trade description” between the words “liquor” and “in quantities” where these words appear together. Amendment of Clause (a) of Sub-Section 10 (1) of the Principal Ordinance.

6. Sub-section 10 (9) of the Principal Ordinance is hereby amended by the deletion of the word “hours” and by the substitution therefor of the words “time between the hours of 2 p.m. and midnight.” Amendment of Sub-Section 10 (9) of the Principal Ordinance.

7. Section 11 of the Principal Ordinance is hereby repealed and the following section substituted therefor:— Amendment of Section 11 of the Principal Ordinance.

11. (1) A Court for the consideration and determination of application for or relating to the granting, renewal or transfer of licences for the sale of intoxicating liquor and for the manufacture of malt liquor is hereby constituted and shall be held in each Licensing Area.

(2) Such Court shall consist of not more than seven and not less than three persons, and shall be composed of such officials and non-officials residing in such Licensing Area as the Governor may appoint by notice in the Gazette.

8. Section 17 of the Principal Ordinance is hereby amended by the deletion of the words “or in his absence the District Commissioner” and “in case neither of those officers are present,” and by the addition of the words “and in his absence” after the words “Licensing Court.” Amendment of Section 17 of the Principal Ordinance.

9. (1) Sub-section 24 (1) of the Principal Ordinance is hereby amended by the deletion of the word “may” appearing before the words “make application” and by the substitution therefor of the word “shall.” Amendment of Sub-Section 24 (1) of the Principal Ordinance.

(2) Sub-section 24 (1) of the Principal Ordinance is hereby further amended by the deletion of the words “at least six weeks before the annual meeting” and by the substitution therefor of the words “before the 25th day of April or the 25th day of October as the case may be.” Further amendment of Sub-Section 24 (1) of the Principal Ordinance.

10. Section 43 of the Principal Ordinance is hereby repealed and the following section substituted therefor:— Amendment of Section 43 of the Principal Ordinance.

43. No habitual drunkard or native shall obtain by purchase or barter or be in possession of any intoxicating liquor.

Any such person contravening the provisions of this Section shall on conviction be liable to imprisonment of either description for a period not exceeding six months.

11. Section 46 of the Principal Ordinance is hereby amended by the insertion of the words “or shall sell or deal in or dispose of any intoxicating liquor in any other manner than that provided for in the conditions of his licence” between the words “sell” and “shall” where those words appear together. Amendment of Section 46 of the Principal Ordinance.

Amendment of Section 57 of the Principal Ordinance.

12. Section 57 of the Principal Ordinance is hereby repealed and the following Section substituted therefor:—

57. The licence authorising the sale of intoxicating liquors shall be displayed in a prominent place on the premises where such liquors are sold, and it shall be lawful for any Magistrate or European Police Officer to enter in or upon such premises to inspect such licence. Any holder of a licence failing so to display such licence or refusing permission or failing to allow such Magistrate or European Police Officer to inspect such licence shall be liable to a fine not exceeding £15 and in default of payment to simple imprisonment for a period not exceeding one month, or to such imprisonment without the option of a fine.

Conviction of habitual drunkard to be reported to Commissioner of Police for information of licensed persons.

13. The conviction of a habitual drunkard shall be forthwith reported by the convicting Magistrate to the Commissioner of Police, who shall inform all licensed persons of such conviction.

Penalty for supplying liquor to habitual drunkard or person under 18 years

14. Any person who shall knowingly supply liquor to a person under the apparent age of 18 years, except for medicinal purposes or sacramental use, or to a habitual drunkard shall be liable on conviction in respect of each such act to a fine not exceeding £15 and in default of payment to imprisonment of either description for a period not exceeding one month.

AN ORDINANCE.

No. 17 of 1923.

Assented to in His Majesty's name this 20th day of June, 1923.

C. C. BOWRING,
Acting Governor.

An Ordinance to Amend the Stamp Ordinance, 1923.

ENACTED by the Acting Governor of the Colony of Kenya with the advice and consent of the Legislative Council thereof:—

Short title.

1. This Ordinance may be cited as "The Stamp (Amendment) Ordinance, 1923," and shall be read as one with the Stamp Ordinance, 1923, hereinafter referred to as "The Principal Ordinance."

Amendment of section 5 (3) of the Principal Ordinance.

2. Section 5 (3) of the Principal Ordinance is hereby amended by the deletion of the word "extending" and by the substitution therefor of the word "varying."

Amendment of section 34 of the Principal Ordinance.

3. Section 34 of the Principal Ordinance is hereby amended by the addition thereto of the following sub-section:—

(4) Any person who is dissatisfied with the decision of the Revenue Authority may, within twenty-one days after the date of decision, submit his objections in writing and request the Revenue Authority to forward his case for the opinion of the Commissioners and the Revenue Authority shall thereupon forward such written objection with his own opinion thereon for the decision of the Commissioners.

Provided that in the case of each objection there shall be lodged with the Revenue Authority a reference fee of £2. In the event of the objection being finally upheld such fee shall be refunded to the party, but should the objection finally fail the fee shall be forfeited.

Amendment of Article 38 (a) of the Schedule of the Principal Ordinance.

4. Article 38 (a) of the Schedule of the Principal Ordinance is hereby amended by the deletion of the figure "£5."

AN ORDINANCE.

No. 18 OF 1923.

Assented to in His Majesty's name this 20th day of June, 1923.

C. C. BOWRING,
Acting Governor.

An Ordinance to Amend the Customs Tariff Ordinance, 1922.

ENACTED by the Acting Governor of the Colony of Kenya with the advice and consent of the Legislative Council thereof:—

1. This Ordinance may be cited as "The Customs Tariff Amendment Ordinance, 1923," and shall be read as one with the Customs Tariff Ordinance, 1922 (hereinafter called "the Principal Ordinance"). Short title.

2. Item 15 of Table I of the First Schedule of the Principal Ordinance is hereby amended by the deletion of the figures "100" appearing therein immediately before the word "linear" and by the substitution therefor of the figures "500." Amendment to Schedule I Table I of the Principal Ordinance.

3. Item 7 of Table III of the First Schedule of the Principal Ordinance is hereby amended by the addition of the following words:— Amendment to Schedule I Table III of the Principal Ordinance.

"Provided that any duty paid in respect of any motor-car, motor-bicycle or motor-tricycle imported into the Colony or Protectorate from the Tanganyika Territory shall be refunded to the person paying such duty on re-importation into the Tanganyika Territory of such motor-car, motor-bicycle or motor-tricycle within a period of six months from the date of such importation."

4. Table VI of the First Schedule of the Principal Ordinance is hereby amended by the addition thereto of the following:— Amendment to Schedule I Table VI of the Principal Ordinance.

- "7a. Boy Scouts' Uniform and Equipment.
- 17a. Girl Guides' Uniform and Equipment."

PROCLAMATION No. 49. S. 17521/1.
THE LAND TITLES ORDINANCE, 1908,
AND AMENDMENTS.

PROCLAMATION.

IN EXERCISE of the powers conferred upon me by the Land Titles Ordinance, 1908, Section 2, I, Geoffrey Alexander Stafford Northcote, Deputy to His Excellency the Acting Governor of the Colony and Protectorate of Kenya, do hereby declare that the aforesaid Ordinance and Amendments thereto shall be and are hereby applied to the townships of Kismayu and Gobwen respectively in the Province of Jubaland, as from the 1st day of July, 1923.

Given under my hand at Nairobi, this 19th day of June, 1923.

G. A. S. NORTHCOTE,
Governor's Deputy.

GOD SAVE THE KING.

PROCLAMATION No. 50. S. 1967/VI.
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. 19, dated the 19th day of February, 1923 [Declaring Farm No. 1442, Fort Ternan, Captain Pringle, to be an infected area (Rinderpest)].

Given under my hand at Nairobi this 18th day of June, 1923.

W. KENNEDY,
Chief Veterinary Officer.

GOVERNMENT NOTICE No. 226. S. 18187/7.
UNDER THE CROWN LANDS ORDINANCE,
1902.

NOTICE.

IN EXERCISE of the powers conferred upon me by Section No. 28 of the Crown Lands Ordinance, 1902, I, Geoffrey Alexander Stafford Northcote, Deputy to His Excellency the Acting Governor of the Colony and Protectorate of Kenya, hereby authorize the General Manager of the Uganda Railway to exercise in connection with the diversion of certain portions of the Thika Tramway in accordance with plans deposited in the Land Department, Nairobi, any or all of the powers conferred upon me by Sections Nos. 23 to 27 of the Crown Lands Ordinance, 1902, in respect of the farms shown on the Schedule hereto.

Given under my hand at Nairobi on the 19th day of June, 1923.

G. A. S. NORTHCOTE,
Governor's Deputy.

SCHEDULE.

L.O. No.	Name of Lessee.
32	Mr. Ture W. Rundgren.
41	Nairmu Farms Limited.
42/1/2	Mr. G. W. Shutt.

GOVERNMENT NOTICE No. 227. S. 17521/1.
 UNDER THE LAND TITLES ORDINANCE,
 1908, AND AMENDMENTS.

NOTICE.

WHEREAS Governor's Deputy in exercise of the powers conferred upon him by the said Ordinance has applied the Land Titles Ordinance, 1908, and subsequent amendments thereto, to the townships of Kismayu and Gobwen respectively in the Province of Jubaland and has directed that the said Ordinance shall commence and take effect from the 1st day of July, 1923.

I hereby give notice that:—

1. All persons being or claiming to be proprietors of or having or claiming to have any interest whatever in immovable property situated in the aforesaid townships should before the expiration of six clear months from the 1st day of July, 1923, make their claim or claims in respect thereof to the Deputy Recorder of Titles at Kismayu or to such officer as he may appoint.

2. Every such claim shall be as regards a claim in respect of:—

(a) Estates in fee in Land Form A.1 of the First Schedule to the said Ordinance.

(b) All interest in immovable property other than estates in fee in Land Form A.2 of the First Schedule to the said Ordinance.

Any person may for the purpose of such claim as aforesaid obtain the said forms free of charge from the office of the Deputy Recorder of Titles at Kismayu or from the office of the Recorder of Titles at Mombasa.

Mombasa, P. E. WOLFFE,
 19th June, 1923. Acting Recorder of Titles.

GOVERNMENT NOTICE No. 228. S. 438.

OBITUARY.

His Excellency the Acting Governor most deeply regrets to announce the death of John Wilson Henry Parkinson, Administrator General, Kenya Colony, on 17th of June, due to Heart Failure.

Mr. Parkinson was appointed to the East Africa Protectorate as Registrar, High Court, Mombasa, on August 12th, 1906, and became Administrator General on August 6th, 1909.

S. 21221.

His Excellency the Acting Governor most deeply regrets to announce the death from Malaria of William Dash Bellamy, Gaoler, Kenya Colony, on the 20th of June, 1923.

Mr. Bellamy was appointed 3rd Grade Gaoler on the 1st of April, 1919.

GENERAL NOTICE No. 532. S. 1377/5.

THE MUNICIPAL CORPORATIONS
 ORDINANCE, 1922.

BYE-LAWS.

IN EXERCISE of the powers so conferred by the Municipal Corporations Ordinance, 1922, the Municipal Council of Nairobi with the approval of the Deputy to His Excellency the Acting Governor-in-Council has made the following Bye-laws:—

1. These Bye-laws may be cited as "Nairobi Township (Control of Public Rickshaw Boys) Bye-laws, 1923," and shall be read as one with Nairobi Township Rules, 1917.

2. The owner of a public rickshaw shall keep a register of natives employed by him for the plying for hire of such rickshaw or to whom such rickshaw

is hired or lent, and shall correctly enter the names and registration numbers of such natives, the periods of such employment, hiring or lending, and the licence number of the rickshaw opposite the name of the natives so using such rickshaw. Such owner shall keep such register accessible to the police at all times for inspection.

3. No person other than the owner of a public rickshaw, shall hire or lend such rickshaw to any person for the purpose of plying for hire.

4. Any contravention or failure to comply with any of the provisions of these Bye-laws shall be an offence.

Municipal Offices,
 Nairobi, J. A. WATSON,
 30th May, 1923. Town Clerk.

GENERAL NOTICE No. 533. S. 35/32/29.

THE MUNICIPAL CORPORATIONS
 ORDINANCE, 1922.

BYE-LAWS.

IN EXERCISE of the powers so conferred by the Municipal Corporations Ordinance, 1922, the Municipal Council of Nairobi with the approval of the Deputy to His Excellency the Acting Governor-in-Council has made the following Bye-laws:—

1. These Bye-laws may be cited as "Nairobi (Abolition of Refuse Removal Rate) Bye-laws, 1923," and shall be read as one with Nairobi Township Rules of 1917 (hereinafter called "the Principal Bye-laws").

2. Rule 505 of the Principal Bye-laws as amended by Nairobi Township (Refuse Removal) Amendment Rules, 1919 is hereby amended by deleting the words following the word "lid": with effect as from 1st January, 1923, provided that nothing herein contained shall be held to prejudice or affect any debts due or claims competent to the Municipal Council in respect of periods prior to the date aforesaid.

Municipal Offices,
 Nairobi, J. A. WATSON,
 1st June, 1923. Town Clerk.

GENERAL NOTICE No. 534. S. 333/1.

IN HIS MAJESTY'S SUPREME COURT OF
 KENYA, AT NAIROBI.

INDIAN SUCCESSION ACT, 1865.

APPOINTMENT OF DISTRICT DELEGATES.

IN EXERCISE of the powers conferred on me by Section 235 A of the Indian Succession Act, 1865 as applied to the Colony and Protectorate of Kenya and with the sanction of His Excellency the Acting Governor I hereby appoint the below-mentioned Judicial Officer to be District Delegate to grant Probate and Letters of Administration in non-contentious cases relating to non-natives within the area specified below:

The Judicial Officer performing for the time being the duties of: Resident Commissioner, Nakuru.

Area: The area comprised within and known as the Districts of Nakuru, Naivasha, Ravine and Laikipia.

General Notice No. 86 published in the Official Gazette of the 19th of January, 1921 is amended accordingly.

Nairobi, T. D. MAXWELL,
 12th June, 1923. Acting Chief Justice.

GENERAL NOTICE No. 535.

THE DISEASES OF ANIMALS
ORDINANCE, 1906.

APPOINTMENT.

To be an Honorary Permit Issuer.

Captain H. A. Stringer, Subukia, Nakuru
District.

Nairobi,

21st June, 1923.

W. KENNEDY,
Chief Veterinary Officer.

GENERAL NOTICE No. 536.

POST OFFICE NOTICE.

ARRIVAL OF KENYA MAILS IN ENGLAND.

IT is notified for general information that the mails despatched from Mombasa on the under-mentioned dates arrived in England as stated.

Date of despatch from Mombasa.	Name of Vessel by which despatched.	Date of arrival in England.
June 1st, 1923	S.S. "Aludra"	June 23rd, 1923
June 9th, 1923	S.S. "Amiral Pierre"	June 24th, 1923

General Post Office,

Nairobi,

W. G. M. MACDONALD,
26th June, 1923. *for Acting Postmaster General,*
Kenya and Uganda.

GENERAL NOTICE No. 429.

NOTICE.

TENDERS FOR MANGROVE BARK.

TENDERS are invited for the rights to collect Mangrove Bark in the Mangrove Swamps of the Lamu District for a period of five years.

The basis of tender will be a royalty payment per ton of Bark exported or sold locally.

The felling and barking of trees will be conducted in annual coupes.

Full particulars as to the terms and conditions of the licence and the annual coupes, their position and estimated yield of bark, may be obtained from the Assistant Conservator of Forests, P.O. Box 78 Mombasa. The successful tenderer will be required to deposit a sum of one thousand shillings (S. 1,000) with the Conservator of Forests before the issue of the licence, to be held as security for the due performance and observation of the terms of the licence.

Tenders will be opened on the 1st October, 1923, they should be sealed, clearly marked "Tender for Mangroves" and be addressed to the undersigned.

The highest or any tender will not necessarily be accepted.

Nairobi,

11th May, 1923.

W. B. JACKSON,
Acting Conservator of Forests.

GENERAL NOTICE No. 517.

NOTICE.

HIS HONOUR Mr. Justice Pickering will proceed on Circuit and hold sittings of the Supreme Court of Kenya at the places and on the dates hereinafter mentioned.

CAUSE LIST.

FORT HALL, 13TH JULY, 1923.

Criminal Case No. 72 of 1923. Rex vs. T. G. Clayton.
 " " " 45 of 1923. Rex vs. Wanjiru wa Kangongo.
 " " " 66 of 1923. Rex vs. Wainaina wa Kibarabara.

MERU, 16th JULY, 1923.

Criminal Case No. 32 of 1923. Rex vs. 1. Muntu Mwambi wa Baignatho,
 2. Muntu Makibi wa Toitabasi.
 " " " 54 of 1923. Rex vs. 1. Muntu Baichu s/o Muntu Ichoro,
 2. Muntu Maranya s/o Kerogi.
 " " " 55 of 1923. Rex vs. Muntu Mwachi wa Muntu Ngoyi.
 " " " 65 of 1923. Rex vs. 1. Muntu Mura s/o Kiburi,
 2. Muntu Mugwike s/o Muterogi.

EMBU, 20TH JULY, 1923.

Civil Case No. 273 of 1922. Kekutha Emberre vs. Katumu Mkamba.

Nairobi,

June 14th, 1923.

L. LLOYD-BLOOD
Registrar, Supreme Court of Kenya.

GENERAL NOTICE No. 537.

NOTICE.

THE Official Import and Export List published under General Notice No. 55 of January 5th, 1923, appearing in the Official Gazette of January 24th, 1923, is hereby amended as follows:—

CLASS II.

Delete Group F.—Other Textile Materials and substitute therefor:—

CLASS II.

Group F.—Other Textile Materials.

- (1) Coir fibre.
- (2) Flax fibre.
- (3) Flax tow.
- (4) Sisal fibre.
- (5) Sisal tow.
- (6) Fibres, not elsewhere enumerated.
- (7) Silk, raw.

CLASS II.

Group J.—Miscellaneous.

Add:—

- (13a). Wool.

CLASS II.

Group G. (a) add to item (3) "(linseed)."

CLASS II.

Group G. (b) delete item "(3) Palm Kernels" and substitute "(3) Coconuts."

CLASS III.

Group D.—Non-Ferrous Metals and Manufactures thereof.

Add:—

- (1a). Aluminium wire.

Custom House, Mombasa,
23rd June, 1923.

G. WALSH.

Commissioner of Customs, Kenya and Uganda.

GENERAL NOTICE No. 538.

IN HIS MAJESTY'S SUPREME COURT OF KENYA,
AT NAIROBI.

INSOLVENCY JURISDICTION.

CAUSE No. 14 OF 1923.

IN THE MATTER OF POPAT RAJA, DEBTOR.

PURSUANT to a Petition dated the 6th day of April, 1923, by and on the application of the above-named debtor, Popat Raja, formerly carrying on business in cutting and selling timber at Turi and Kijabi and Nairobi, in partnership with one, Goverdhan Gopal, under the name or style of Popat Goverdhan and Company, and on reading the said petition and hearing the said Popat Raja, it is ordered that the debtor be and the said debtor is hereby adjudicated insolvent, and whereas it appears to the Court that the appointment of a Receiver for the property of the said insolvent is necessary. It is also ordered that a Receiving Order be made against the insolvent and a Receiving Order is hereby made against the said insolvent and S. T. Thakore of Nairobi is hereby appointed Receiver of the property of the said insolvent, and it is further ordered that the said Receiver's remuneration be fixed at 5% on the total amount realised less any sums paid to creditors out of the proceeds of their securities.

All persons claiming to be creditors of the above-named insolvent, are hereby required to tender proofs of the alleged debt as required by Sections 24 and 25 of Provincial Insolvency Act of 1907 on or before the 16th day of August, 1923, 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.

Given under my hand and the Seal of the Court this 16th day of June, 1923.

T. D. MAXWELL,
Acting Chief Justice.

GENERAL NOTICE No. 539.

IN HIS MAJESTY'S SUPREME COURT OF KENYA,
AT NAIROBI.

INSOLVENCY JURISDICTION.

CAUSE No. 20 OF 1923.

IN THE MATTER OF H. A. WATKIN, DEBTOR.

To all to whom it may concern.

NOTICE is hereby given that the petition of the above-named debtor H. A. Watkin, ordinarily residing and working for gain at Nairobi for an order adjudicating him an insolvent under the Provincial Insolvency Act (No. III of 1907) will be heard at Nairobi on the 15th day of August, 1923, at 10.30 a.m.

Dated this 16th day of June, 1923.

L. LLOYD-BLOOD,
Registrar.

GENERAL NOTICE No. 540.

IN HIS MAJESTY'S SUPREME COURT OF KENYA,
AT NAIROBI.

INSOLVENCY JURISDICTION.

CAUSE No. 22 OF 1923.

IN THE MATTER OF MANGAL DASS, DEBTOR.

EX-PARTE THE CREDITOR, KACHRA DHARAMSHI.

NOTICE is hereby given that the petition of the above-named creditor, Kachra Dharamshi, merchant of Nairobi, for an order that the above-named debtor Mangal Dass, contractor of Nairobi, be declared insolvent under the Provincial Insolvency Act (No. III of 1907) will be heard at Nairobi on the 29th day of June, 1923 at 10.30 a.m.

Dated this 19th day of June, 1923.

L. LLOYD-BLOOD,
Registrar.

GENERAL NOTICE No. 541.

PROBATE AND ADMINISTRATION.

SUPREME COURT CAUSE No. 9 OF 1923.

IN THE MATTER OF JOSE PEDRO CARIDADE COUTINHO,
DECEASED.

To all to whom it may concern.

PURSUANT to an order of Supreme Court of the Colony and Protectorate of Kenya, dated the 15th day of June, 1923, by which the undersigned was appointed Administrator of the estate of the late Jose Pedro Caridade Coutinho, who died at Nairobi on the 16th day of April, 1923.

Take notice that all persons having any claims against the estate of the said Jose Pedro Caridade Coutinho are required to lodge and prove such claims before me the undersigned on or before the 31st day of August, 1923, after which date only the claims so proved will be paid and the estate distributed according to law.

Nairobi,
20th June, 1923.

JACOB ANTONIO D'CRUZ,
Administrator.

GENERAL NOTICE No. 542.

IN HIS MAJESTY'S SUPREME COURT OF KENYA,
AT NAIROBI.

PROBATE AND ADMINISTRATION.

CAUSE No. 12 OF 1923.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF
SOMABHAI JHAVERBHAI PATEL, LATE OF TSAVO, DECEASED.

TAKE NOTICE that application having been made in this Court by Maganbhai Vaghajibhai Patel, of Nairobi, for the administration of the Estate of Somabhai Jhaverbhai Patel, late of Tsavo, who died at Dharmaj, Baroda State, India, on the 18th day of January, 1923, 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 21st day of July, 1923.

Nairobi,
22nd June, 1923.

G. H. PICKERING,
Judge.

GENERAL NOTICE No. 543.

PROBATE AND ADMINISTRATION.

SUPREME COURT CAUSE No. 35 OF 1923.

ADMINISTRATOR GENERAL CAUSE No. 36 OF 1923.

IN THE MATTER OF ARMOURER SERGT. H. A. STATON,
DECEASED.

To all to whom it may concern.

PURSUANT to an order of the Supreme Court of Kenya dated the 14th day of June, 1923, by which the undersigned was appointed Administrator of the Estate of the late Armourer Sergt. H. A. Staton, who died at Mombasa on the 22nd day of April, 1923.

Take notice that all persons having any claims against the estate of the said Armourer Sergt. H. A. Staton are required to lodge and prove such claims before me the undersigned on or before the 28th day of August, 1923, after which date only the claims so proved will be paid and the estate distributed according to law.

Mombasa,

18th June, 1923.

J. G. HEAVEN,
Acting Administrator General.

GENERAL NOTICE No. 544.

PROBATE AND ADMINISTRATION.

CAUSE No. 52 OF 1923.

IN THE MATTER OF J. W. H. PARKINSON, DECEASED.

To all to whom it may concern.

TAKE NOTICE that on or after the 12th day of July, 1923, I intend to apply to the Supreme Court of Kenya at Mombasa for an order to administer with certified copy of Will annexed the estate of the above-named J. W. H. Parkinson, who died at Mombasa on the 17th day of June, 1923.

Mombasa,

21st June, 1923.

J. G. HEAVEN,
Acting Administrator General.

GENERAL NOTICE No. 545.

IN HIS MAJESTY'S SUPREME COURT OF KENYA,
AT MOMBASA.

PROBATE AND ADMINISTRATION.

CAUSE No. 94 OF 1921.

IN THE ESTATE OF MOHAMED BIN SALIM BIN ALI, DECEASED.

NOTICE is hereby given that by an order of the Supreme Court dated the 16th day of June, 1923, the appointment of Ahmed bin Ali as the Wasi of the property and Estate of Mohamed bin Salim bin Ali, deceased, has been revoked and the Administrator General of the Colony and Protectorate of Kenya was appointed Wasi in the place of the said Ahmed bin Ali.

Dated this 16th day of June, 1923.

E. S. C. BROOKS,
Deputy Registrar.

GENERAL NOTICE No. 546.

IN THE MATTER OF KARIMANI, LIMITED AND
REDUCED

AND

IN THE MATTER OF THE COMPANIES
ORDINANCE, 1921.

NOTICE is hereby given that a Petition for confirming a Resolution reducing the capital of the above Company by returning to the holders of the 5,334 shares of the above Company numbered 5,667 to 7,000 inclusive, 8,335 to 11,000 inclusive and 11,667 to 13,000 inclusive the amount of Shilling Cents Twenty paid up or credited on each of such shares and by cancelling such shares was on the 14th day of June, 1923, presented to His Majesty's Supreme Court at Nairobi and will be heard on the 13th day of August, 1923 and that the list of creditors of the Company is to be made out as for the 18th day of July, 1923.

ALLEN & HAMILTON,
Solicitors for the above-named Company, Nairobi.

GENERAL NOTICE No. 547.

W. G. PERCIVAL, LIMITED (IN LIQUIDATION).

At an Extraordinary General Meeting of the members of the above-named Company, duly convened and held at Ibea Buildings, Nairobi, on Wednesday the 20th day of June, 1923, the following Extraordinary Resolutions were duly passed:—

(1) "That it has been proved to the satisfaction of this Meeting that the Company cannot by reason of its liabilities continue its business and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily."

(2) "That Ernest B. Gill, Chartered Accountant, Nairobi, be appointed Liquidator at a remuneration of 5% on amount realized."

Dated this 23rd day of June, 1923.

F. H. LACEY,
Secretary.

GENERAL NOTICE No. 548.

W. G. PERCIVAL, LIMITED (IN LIQUIDATION).

NOTICE is hereby given pursuant to Section 209 of the Companies Ordinance, 1921, that a Meeting of Creditors of W. G. Percival, Limited, will be held at Ibea Buildings, Nairobi, on Friday, 13th July, 1923, at 12 o'clock for the purposes provided for in the said Section.

The Creditors of the above Company are required on or before the 30th day of July, 1923, to send their names and addresses and the particulars of their debts or claims to Ernest B. Gill, Chartered Accountant, Box 92, Nairobi, Liquidator of the said Company, and if so required by notice in writing from the said Liquidator, are by their Solicitors, or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 23rd day of June, 1923.

ERNEST B. GILL,
Liquidator.

GENERAL NOTICE No. 549.

THE VICTORIA HOTELS COMPANY, LIMITED
(IN LIQUIDATION).

NOTICE is hereby given that pursuant to Section 209 of the Companies Ordinance, 1921, a meeting of creditors of the above Company (in liquidation) will be held in Trust Chambers, Government Road, Nairobi, on Saturday, 30th June, 1923, at 10 o'clock a.m.

Nairobi.

20th June, 1923.

For and on behalf of

The Victoria Hotels Co., Ltd. (In Liquidation)

G. GWINNETT BOMPAS,
Liquidator.

GENERAL NOTICE No. 550.

NOTICE.

NOTICE is hereby given that the undermentioned goods will be sold by PUBLIC AUCTION at the Custom House, Mombasa, on the 7th August, 1923, if not cleared before that date, and the proceeds will be applied first to the payment of freight and charges and next of duties.

The surplus, if any, will be paid to the proprietor of the goods on his application in writing for same within 12 months from the date of sale, but if on expiration of that date no such application shall have been received the surplus will be forfeited and shall be applied as if it had originally been paid as duty due and payable.

A quantity of confiscated goods will be put up for auction.

Custom House,
Mombasa, 19th June, 1923.

G. WALSH,
Commissioner of Customs, Kenya and Uganda.

Unclaimed Cargo lying in the Kilindini Customs Godown over four months and twenty-one days.

FOR SALE ON AUGUST 7TH, 1923.

Date	Steamer.	Marks and Numbers.	No. of Packages and Description.
1923 Feb. 13th	Corfe Castle @ South	To Maxwell c/o W. Springett Mombasa.	1 case.
„ 14th	Keegkerk @ Europe	M. C. Mombasa	1 case oil (empty).
„ 23rd	Goorka @ South	A < T > C C < > Ltd.	1 case.
Mar. 17th	Banda @ South	L < S > M K < > 4225	1 bale belting.

Unclaimed Baggage lying in the Kilindini Customs Godown over four months and twenty-one days.

FOR SALE ON AUGUST 7TH, 1923.

Date.	Steamer.	Marks and Numbers.	No. of Packages and Description.
1923 Feb. 6th	From Town	S. George	1 bundle (1 skin).
„ 18th	Karapara @ Bombay	Nil	1 bundle.
„ 23rd	Goorka @ South	Col. Carlyon	2 boxes cartridges. 2 guns.
Mar. 8th	Modasa @ South	Miss Allen Burk	1 parcel.
„ 17th	—	Nil	1 chair.
Jan. 3rd	Karagola @ South	A. S. de Beer	1 packet of seeds.

GENERAL NOTICE No. 551.

THE DESTRUCTION OF COURT RECORDS ORDINANCE, 1916.

(Rules of 4th July, 1918.)

NOTICE OF INTENDED DESTRUCTION OF COURT RECORDS.

(Continued from Page 564).

Three months after the date of this Notice I intend to apply to His Honour the Chief Justice for leave to destroy the Records of the Court of the Town Magistrate at Mombasa as set out below:—

Year.	Civil Proceedings numbered.	Plaintiff.	Defendant.
1905	192	Shahbek bin Shahdad	Saleh bin Ali
"	193	Liwali Salim bin Khalfan	Juma Dossa Sumra
"	194	Valji Hirji & Sons	Mamoojee Ebhramjee
"	195	Jaffer Mohamad Moosa	Allarakhia Kallian
"	196	Majid bin Ali	Saidi Sin Ali
"	197	Abdulrehman bin Nasibu	Mohamad bin Khamis
"	198	Edward Noronha	A. I. Gomes
"	199	Khamis bin Mahomed	Ibrahim Ismail
"	200	Sulemanji Essaji	Charles Anderson
"	201	Abdulla bin Rithwani	Narandas Megji
"	202	Hussein s/o Suleman	Natha Gopal
"	203	do	Nazeralli s/o Jetha
"	204	do	Karamali Sivji
"	205	do	Ali s/o Virjee
"	206	Louis Emilian Marie	W. H. Tiller
"	207	Shariff Jaffer & Co.	Mohamed bin Zabarain
"	208	A. I. Gomes	E. Noronha
"	209	Habib bin Abdulla	Gomes and Lobo
"	210	Singho Appu & Co.	W. H. Tiller
"	211	Bachoo Ayib	Kaderdina Abdulla
"	212	Joshi Rauchhod Ambaram	Bhatt Karunashanker
"	213	Souza Junior & Dias	Dr. H. Corke
"	214	Mohamed bin Haj	Fatuma binti Aziz
"	215	P. Carrasco	V. Braganca
"	216	do	D. F. Luis
"	217	A. Anders	Adamji Jivanji
"	218	A. Henriques	W. H. Tiller
"	219	Rashid Ladha	Gulam Husein Harimji
"	220	M. Tate	W. Charlesworth
"	221	Musaji Jivanji	Mohamed bin Haji
"	222	do	do
"	223	Desai & Pandit Bros.	Pir Mohomed Gulmohomed
"	224	L. Besson	Said bin Sheir
"	225	Abdulally Vallijee	Mohomed bin Maijaha
"	226	Jadowji Dewji	Rajan Nanji
"	227	P. Filios	C. W. Love
"	228	Mwasha wa Mwanganzi	Kwekwe wa Ndundi
"	229	Jowan bin Awad	Kaderbhoy Gallabhoy
"	230	P. Carrasco	C. D. Dantas
"	231	Shariff Jaffer & Co.	Fazal Gulamhusein
"	232	Virji Vel Mohamed	Chhagan s/o Oiga
"	233	Khalifa bin Amiri	W. H. Tiller
"	234	Chumu wa Iha	Kazo Wauzai
"	236	Nizamun Din	A. M. Jivanji & Co.
"	237	Mohamed bin Omar	Shuni binti Sheikh
"	238	Taibji Ismailji	Faizulla s/o Mohomedali
"	239	Nabi Bux	Fatuma binti Moosey
"	240	Dhanbai d/o Sumar	Ismail s/o Abba
"	241	Jetha Shanker	Dewram s/o Parbhooram
"	242	Souza Junior & Dias	Mathab
"	243	Devram Prabhuram	Jatashanker Shankerji
"	244	Virji Vel Mohamed	Byramji Rustomji
"	245	Ali bin Hassan	Mohamed bin Adina
"	246	Virji Vel Mohamed	Champsy Hansraj
"	247	Karimji Dosaji	A. Fritz

NOTICE OF INTENDED DESTRUCTION OF COURT RECORDS.—(Contd).

Year.	Civil Proceedings numbered.	Plaintiff.	Defendant.
1905	248	Ali Khan	Mariam d/o Jusob
"	249	Jafferji Karimji & Co.	Malolo bin Hamadi
"	250	Moosaji Jivanji	C. M. Dalal
"	252	Mutoni wa Ngara	Meluki wa Kithuga
"	254	Hamis bin Abdulla	Secretary of State for Colonies
"	255	Seyid Ali bin Hamad bin Mohamed	Hamed bin Mohamed
"	256	Nasor bin Mahomed	Secretary of the State
"	257	Abagilla s/o Komara	Edjal
"	258	Saad bin Bakit	Maiki binti Hamis
"	259	Janga Singh	Moonshi
"	260	Edward St. Rose & Co.	C. J. Lobo
"	261	P. Carrasco	D. S. Baptista
"	262	Salim bin Abdulla	Karmali
"	263	Juma bin Kombo	do
"	264	Ali bin Muze	do
"	265	Hassan bin Juma	do
"	266	Khamis bin Juma	do
"	267	Ali bin Rufayu	Uba binti Ali
"	268	I. Rodrigues	A. S. Pires
"	269	Lalji Jina	Rashid bin Suleman
"	270	do	Jehangir P. Virji
"	272	A. S. Lobo	L. E. Marie
"	273	R. W. Byron	Nasur bin Mahomed bin Juma
"	274	Jafferji Karimji & Co.	Saiyed bin Sheikh bin Ali
"	275	W. Oswald & Co.	Rowji Visram
"	276	Kassim bin Rashid	Biute Saleh bin Hwath
"	277	A. F. de Souza	J. B. de Souza
"	278	Edward St. Rose & Co.	Dr. H. Corke
"	279	Juma bin Konde	Zuhura binti Uledi
"	280	Edward St. Rose & Co.	Walter Granam
"	281	Liwali Salim bin Khalfan	Mohomed bin Mbarak bin Khamis
"	285	Bakari bin Mohamed	Gurdiyul s/o Kasiram
"	286	Abed bin Said	do
"	287	Juma bin Khalfan	do
"	288	Husein bin Tuwa	do
"	289	Ali bin Bakari	do
"	290	Mwinyi Hamisi Wadi Pasi	do
"	291	Mbwana bin Husein	do
"	292	Panga Vamba Wadi Mabruki	do
"	293	Ferunji Baashuti Salim	do
"	294	Alli bin Sururu	do
"	295	Omari bin Ali	do
"	296	Chuo bin Omari	do
"	297	Bakari bin Basha	do
"	298	Omari bin Shekhe	do
"	299	Kheri bin Hassain	do
"	300	Lalji Jina	H. H. Henderson
"	301	Daulat Ram	Bhanji Virji
"	302	Rashid bin Suleman	Lalji Jina
"	303	Mohomed bin Adina	Ali bin Hassan
"	304	Kana Jiwa	A. M. Jivanji & Co.
"	305	Abdulla Alli	Karim Dad
"	306	Liwali Salim bin Khalfan	Said bin Nasib and others
"	307	Mohamed bin Omar	Salim bin Saleh
"	308	Mikanda bin Fara	Mwana bibi binti Faki
"	309	Mohomedbhai Ibrahimji	Adamji Mohomedbhai
"	310	Ebrahimji Adamji & Co.	Moosaji Dawoodbhai
"	311	Mohomed s/o Khamis	Said bin Ali bin Khamis
"	312	R. N. Talati	M. McJohn & Co.
"	313	Alibhai Dhunjee	Fazal Gulam Husein
"	314	Bachoo Ayab	Kadin Dina Abdulla
"	315	P. Carrasco	J. P. Monteiro
"	316	Haji Jamaludin Passanalli	Abdulla Suleman
"	317	Noor Mahomed	Kana s/o Ayab
"	318	Maftaha bin Suleman	J. F. Mauley
"	319	Halima binti Asman	Mnubi bin Suleman
"	320	Rashid bin Sudi	E. N. J. de Souza

NOTICE OF INTENDED DESTRUCTION OF COURT RECORDS.—(Contd.)

Year.	Civil Proceedings numbered.	Plaintiff.	Defendant.
1905	321	Joshi Ranchand Ambra	Thaker Rowji Voaghji
"	322	Gurdiyal s/o Kaushiram	Chowdri Rasul Bux
"	323	Liwali Salim bin Khalfan	Samji Khanji
"	324	Mnubi Awath & Co.	A. M. Jivanji & Co.
"	325	Raza Mohamed bin Miran	Binti Ali
"	326	Taibe binti Sultani	Abdulla bin Mohomed Gazali
"	327	Alli bin Rafin	Mathari bin Hamis
"	328	Bhagwandass Sobharam	L. H. Seaford
"	329	Mohomed bin Zohorani	Baasheikh bin Naaman
"	330	B. S. Dave	Jattashanker Kullianji
"	331	Allikhan Nathukhan	A. M. Jivanji & Co.
"	332	Abdoolalli Tallijee	Administrator General
"	333	Mshihiri binti Mohomed	Mohamed bin Bakari
"	334	Mohomed bin Abood	Mana binti Ahmed
"	335	Souza Junior & Dias	Sayed Mohomed Shah
"	336	Dharamsey Khatao & Co.	Allarakhia Kallian
"	337	do	Thaker Narsi Hansraj
"	338	Abdool Hussein Esmailjee	Abdoola bin Abed
"	339	Ali bin Mohamed	A. M. Jivanji & Co.
"	340	Hemed bin Mohamed	Administrator General
"	341	Kalidass Karsan	Valjee Dosa
"	342	M. R. de Souza	L. H. Seafold
"	343	Raja s/o Fattedh Din	Karam Din s/o Mohomed
"	344	In the matter of disposal of wood of the house of one Mohomed bin Salim.	In the matter of application of Hamis bin Juma, trustee of the said house Mohomed bin Salim
"	345	Said bin Ali	Ali bin Hamis
"	346	Secretary of State	D. G. Hillcroft
"	347	do	R. Seymour
"	348	J. F. Fernandes	A. & D. Pereira
"	349	Mohomed Lakha & Co.	Mullan Umer bin Rahimdad
"	350	Karim Ramji	J. C. Mascarenhas
"	351	P. Carrasco	V. Pereira
"	352	do	A. S. Pires
"	353	Ali bin Mtaka	Jiwa
"	354	A. & D. Pereira	J. L. Fernandes
"	355	Souza Junior & Dias	Halima binti Asmani
"	356	Abdulrahim bin Hassan	Isahak s/o Mamid
"	357	Said bin Faraj	Rura
"	358	Husain Suleman	Fazal s/o Gulam Husein
"	359	Fattedh Khan	Mohamed s/o Hamis
"	360	Nanji Amarsi	Karsan s/o Kara
"	361	Jamnadass s/o Motichand	Gangaram s/o Karsan
"	362	do	Parsottum s/o Jutha
"	363	Dharamsey Khatao & Co.	Thaker Bhanji Naran
"	364	Hemraj Pemo	Karsan Kara
"	365	Khamis bin Mohomed	M. McJohn
"	366	Waride binti Mkono	Kassim
"	367	M. R. de Souza	A. E. Walker
"	368	Nasor s/o Walli	Mullan Umar bin Rashidad
"	369	Noor Mahomed	Peer Mchomed
"	370	Abdulrehman s/o Usman	Kasam Damji & Co.
"	371	John Baraka	J. Patterson
"	372	Sajan s/o Haji	Jamala Din s/o Passanalli
"	373	Rashid bin Sudi	E. N. F. de Souza
"	374	Abdulla bin Hassan	Jiwani
"	375	Abdulla Suleman	Kasam Damji & Co.
"	376	Hirji Kara	A. M. Jivanji & Co.
"	377	do	do
"	378	Virji Vel Mohomed	Khoorjibhai Walli
"	379	Hari Dass Damoder	Narayan Jagjivan
"	380	A. Gomes	D. Baptista
"	381	Hirji s/o Kara	Adam Haji
"	382	Wallabhdass Hullan	Jeevan Dhanji
"	383	Hussein s/o Suleman	Musaji Dawoodbhai
"	384	Samji Kanji & Sons	Rowji Damji
"	385	Hassan bin Kasim	A. M. Jivanji & Co.

NOTICE OF INTENDED DESTRUCTION OF COURT RECORDS.—(Contd).

Year.	Civil Proceedings numbered.	Plaintiff.	Defendant.
1905	386	Said bin Faraji	R. U. Talati
"	387	Jagan s/o Rama	A. M. Jivanji & Co.
"	388	Premji Ramdass Sapat	A. P. Fernandes
"	389	Suleman s/o Abdulrehman	Esmail s/o Noor Mahomed
"	390	Kalidass s/o Karson	Thaker Dayal Kala
"	391	Mohamed bin Said Banikelle	Tima Khadim Ali bin Uasor
"	392	Mohomed bin Omar	Abdulla bin Mohomed
"	393	Jakub s/o Fakir Mahomed	Khamis s/o Ibrahim
"	394	Abdool bin Shimba	Moosaji Jivanji
"	395	Karim Ramji	Gulam Rasool
"	396	Iki binti Salim	Mishi binti Abdalla
"	397	Gulam Nabi	Abdu
"	398	Joshi Ranchand Ambaram	Kassam Dhamji & Co.
"	399	Abdulkarim Issa	Munchande Mwenye Pembe
"	400	M. McJohn	Ahmed Ali
"	401	Rashid bin Khamis	Gulam Husein Jafferji
"	402	Wanena binti Rija	Negumbu binti Mohomed
"	403	Alli s/o Fazalla	Hakikatrai s/o Kishenchand
"	404	do	Sobha Singh
"	405	Gokal s/o Dossa	Jethashanker Jani
"	406	Mohomed bin Said	Idi bin Shero & Co.
"	407	Jadowji Tricomji	Ibrahim Soomar
"	408	Hashima Hadim Abdulrehman	Byjenji Rustomji Khajuri
"	409	Adamji Alibhai	D. Baptista
"	410	Alibhai Jivanji Mamooji	do
"	411	Administrator General	Shafiya bin Mwenye Matano
"	412	Maiki binti Maburuki	Abdulla
"	413	Souza Junior & Dias	W. Foran
"	414	do	G. Morrison
"	415	Esmail Noormohomed Kallian	Mahomed s/o Juma
"	416	Fazal Dhalani & Co.	Bhimji s/o Naran
"	417	R. W. Hamilton	Bwana Mkubwa bin Halid
"	418	Hira Jeewan	Jagan s/o Rama.

Any person desiring the return of an Exhibit in any of the above cases must make good his claim before the 31st day of August, 1923.

All Exhibits to which no claim is substantiated as above will be liable to be included in the Order for destruction.

Mombasa,

6th June, 1923.

E. S. C. BROOKS,
Deputy Registrar, Supreme Court of Kenya.

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