

THE
OFFICIAL GAZETTE
OF THE
COLONY AND PROTECTORATE OF KENYA.

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Colony and Protectorate of Kenya.

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GOVERNMENT NOTICE No. 246.

ARRIVALS.

Name.	Rank.	From leave or on 1st Appointment.	Date of leaving England.	Date of Embarkation.	Date of arrival at Kilindini.
W. Welch	Dy. Chief Storekeeper, U. Railway	Leave	June 14th, 1923	June 14th, 1923	July 8th, 1923.
A. E. Hamp	Asst. Engineer, U. Railway	do	do	do	do

DEPARTURES.

Name.	Rank.	On leave or termination of appointment.	Date of Departure.
P. Bonfield	Asst. Conservator of Forests	Leave	July 5th, 1923.
G. D. Rhodes	Chief Engineer, Uganda Railway	do	do

APPOINTMENTS.

S. 3392.
CAPT. SAMUEL RAMSAY HILL, M.C., to be Acting Commissioner of Prisons, with effect from the 7th July, 1923.

S. 14516.
ALEXANDER CAMERON TAYLOR, to be Acting Superintendent of Prisons, with effect from the 7th July, 1923.

S. 6480.
WILLIAM KEARNEY, M.R.C.V.S., to be Acting Chief Veterinary Research Officer, with effect from 9th July, 1923.

C. M. BUNBURY, to be Acting Chief Engineer, Uganda Railway, *vice* MAJOR G. D. RHODES, C.B.E., D.S.O., R.E., proceeded on leave, with effect from 6th July, 1923.

P. MACFARLANE, to be Acting District Engineer, Uganda Railway, *vice* C. M. BUNBURY, Acting as Chief Engineer, with effect from 6th July, 1923.

SECRETARIAT,
NAIROBI,
18th July, 1923.

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

CORRIGENDUM.

General Notice No. 577, page 612, for Arnell (Mrs.)
Harriet Marguerite, read Arnell, (Mrs.) Harrie Marguerite.

COLONY AND PROTECTORATE OF KENYA.

GOVERNMENT NOTICE No. 247.

S. 13595/20.

The following Bill is published for information and criticism:—

A Bill

Intituled

An Ordinance to Amend Further the Law Relating to Masters and Servants and in Particular to Regulate the Residence of Native Families on Areas outside Native Reserves.

1. This Ordinance may be cited as "The Master and Servants (Amendment) Ordinance, 1923," and shall be read as one with the Master and Servants Ordinance, 1910, hereinafter referred to as "the Principal Ordinance" and all Ordinances in amendment thereof.

Short title.

2. For the purposes of this Ordinance the expression:—

Definitions.

"Farm" shall mean any area of land (other than an area of land situated in a Township or gazetted Trading Centre) not included in a Native Reserve whether such land is leased or sold by the Crown or not and whether such area is unalienated Crown Land or Forest Reserve or not but shall not include the land at Freretown granted to the Church Missionary Society by His Highness the Sultan of Zanzibar for the purpose of settling released slaves thereon, provided, however, that settlement on the land shall be in accordance with the purpose of the original grant.

"Magistrate" shall mean the Magistrate having jurisdiction in the area in which a farm is situate.

"Occupier" shall mean and include the owner or lessee or any other person having a legal right to occupy a farm and shall also mean and include in respect of unalienated Crown Lands the Commissioner of Lands and in respect of Forest Reserves the Conservator of Forests.

"Family" shall mean a male native together with his wife or wives and children, if any.

"Stock" shall include cattle, sheep, goats, horses, swine, camels, mules and donkeys.

"Mission" shall mean any Mission recognised as such by the Governor.

3. No native shall reside on a farm unless he is

Where natives may reside on farms.

(a) the occupier thereof;

(b) a member of a family the head of which has duly entered into a contract, still unexpired, under Section 4 of this Ordinance to work on such farm, or is in the actual employment of an occupier as domestic servant or artizan;

(c) a native in actual employment on such farm under a contract made under the provisions of the Principal Ordinance;

(d) a native who from age or infirmity is incapable of continuous employment and is closely related to a family lawfully residing on such farm, or;

(e) the holder of a permit in that behalf from a Magistrate.

4. (1) When the head of a family has entered into a contract of service for a period of not less than 12 months as hereinafter provided such family may also be permitted to reside on such farm.

Contract of service to work on a farm.

(2) Every such contract shall be in writing and shall be entered into in the presence of and attested by a Magistrate and shall be in the form of agreement provided in the Schedule annexed to this Ordinance and shall provide:—

(a) for a term which shall not be less than one year and shall not exceed five years, notwithstanding anything to the contrary contained in the Principal Ordinance;

(b) for the head of a family and any male member thereof resident on the farm who is of the apparent age of 16 years or over or who shall attain that age during the continuance of the contract to work for the occupier for not less than 180 days in any one year during the term of such contract and for the occupier to provide employment for that number of days for each such person; 5

(c) for the supply by the occupier of building material for the family's huts;

(d) for the use by the family of land for cultivation and, when agreed upon, for grazing; 10

(e) for the rates of pay or other consideration to be paid or given to the head of the family and any member thereof for the period of actual employment;

(f) for the termination of the contract by not less than six months' notice on either side. Provided that the term of residence on a farm shall in no case be less than one year except with the approval of a Magistrate; 15

(g) for the removal by the family of crops cultivated by such family or for payment by the occupier of compensation in lieu thereof; 20

(h) in the case of Missions, for the regular attendance of the children of the family at school for the purpose of education as defined in Section 12 of this Ordinance.

(3) A Magistrate may refuse to attest any contract which does not provide for a fair remuneration, having regard to the local rates of wages, or which in his opinion is likely to lead to a breach of the provisions of this Ordinance. 25

(4) When notice of termination of a contract has been given by either party thereto the occupier shall forthwith notify the Magistrate accordingly. 30

When natives may not reside on farms.

5. No occupier shall permit any native to reside on a farm in contravention of the provisions of Section 3 of this Ordinance.

Contract to be produced.

6. Any Magistrate, or any person duly authorised in writing in that behalf by a Magistrate or any Police Officer or Justice of the Peace may demand from any occupier the production of any contract entered into under the provisions of Section 4 hereof and such occupier shall forthwith produce such contract. 35

Register of resident natives.

7. Every occupier shall keep a register of all natives resident on his farm showing the dates of their contracts and the dates upon which they actually worked on such farm and the wages paid to them, and such register shall be in such form and shall set out such particulars as the Governor-in-Council may by rule prescribe. 40

Register of resident natives' cattle.

8. Every occupier shall keep a register of all cattle kept on his farm by natives lawfully resident thereon and such register shall be in such form and shall set out such particulars as the Governor-in-Council may by rule prescribe. 45

Registers to be produced.

9. Any Magistrate, or any person duly authorised in writing in that behalf by a Magistrate, or any Police Officer or Justice of the Peace may demand from any occupier the production of any register which is required to be kept under the provisions of this Ordinance, and may take all reasonable and proper steps to satisfy himself as to the correctness of any particulars entered therein, and may demand from such occupier an explanation of any apparent discrepancies therein. Any such occupier who shall knowingly make a false entry in any register or who shall refuse to furnish an explanation when lawfully called upon to do so or who shall knowingly furnish a false explanation shall be guilty of an offence. 50 55 60

Movement of and branding of resident natives' cattle.

10. Any native lawfully residing on a farm by virtue of a permit or contract under Sections 3 and 4 of this Ordinance may with the consent of the occupier thereof, take on such farm any stock which is his property on such conditions as to numbers or otherwise as may be agreed by the occupier thereof and such native with the approval of a Magistrate. Every head of cattle over the age of six months so taken on such farm and all increase thereof over the age of six months shall be branded by such occupier with his brand together with the letter "S". Nothing in this Section shall be construed as entitling any stock to be moved in contravention of any restrictions imposed under the law for the time being in force relating to the Diseases of Animals. Provided that should there be any such restrictions in force at the time of the termination of such permit or contract prohibiting the moving of stock from such farm such stock shall remain on such farm, and the owner thereof may also remain on such farm until such 65 70 75

- restrictions are removed, unless other arrangements are made for the care or disposal of such stock to the satisfaction of the parties and a Magistrate. Provided also that in the event of any such cattle being removed from such farm the owner of such cattle shall first produce them to the occupier of such farm who shall cause such cattle to be re-branded with his brand reversed.
11. No payment in money or in kind shall be made by any native resident on a farm for the right to cultivate any land or to graze any stock on such farm and no occupier shall enter into any contract with the head of a family or any other native whereby the occupier shares any profit derived by such head of a family or other native from his cultivation or from the increase or produce of his stock on the farm of such occupier.
12. Natives employed on farms in the occupation of Missions in receiving or imparting industrial or technical instruction with or without literary or theological instruction or training for not less than 180 days in each year shall be exempt from the provisions of Section 3 of this Ordinance provided that such instruction or training is under proper and responsible control to the satisfaction of a Magistrate.
13. The provisions of Sections 24, 25 and 27 of the Principal Ordinance in so far as they relate to housing and to the supply of blankets and cooking utensils shall not apply to any native residing on a farm under the provisions of Section 3 or 4 of this Ordinance.
14. (1) Offences against the provisions of Sections 3, 5, 6, 7, 8, 9, 10 and 11 of this Ordinance shall be cognizable to Labour Inspectors and to the Police.
- (2) A Magistrate may in his discretion rescind any contract of service where it has been proved to his satisfaction that there has been a breach of the terms thereof.
15. Any person committing a breach of the provisions of this Ordinance for which no specific penalty is provided shall be liable on conviction to a fine not exceeding fifty pounds or to a term of imprisonment of either description not exceeding two months or to both.
16. Sub-section (6) (a) of Section 3 of the Master and Servants Amendment Ordinance, 1919, is hereby repealed and the following sub-section is substituted therefor:—
- “(6). (a) To take cognisance of any offence committed by an employer against any of the provisions of the Master and Servants Ordinance, 1910, or of any Ordinance amending the same, and to prosecute and appear in his own name in respect of the same, or;”
17. The Resident Natives Ordinance, 1918, is hereby repealed. Provided, however, that all agreements entered into thereunder and now existing, and the rights, duties and obligations of the parties thereunder shall be governed and enforced by, under, and in accordance with the provisions of that Ordinance for a period not exceeding 6 months from the date of this Ordinance.

Prohibition
against
payment by
natives.

Natives
employed on
Mission lands.

Cognizable
offences.

Penalty.

Amendment of
Section 3 (6)
(a) of the
Master and
Servants
Amendment
Ordinance,
1919.

Repeal.

SCHEDULE.

SECTION 4, ORDINANCE OF 1923.

Memorandum of Agreement made, this _____ day of _____ 19____, by and between⁽¹⁾ _____ of² _____ (hereinafter referred to as the employer) and³ _____ Registered No. _____

of⁴ _____ (hereinafter referred to as the native) whereby it is agreed.

(1) That this agreement shall have effect from the _____ day of _____ 19____, and shall be for a term of _____ years ending on the _____ day of _____ 19____, unless lawfully determined earlier.

(2) That the native together with his wife or wives and children shall reside on such part of the employer's farm at _____ as the employer may direct during the period of this Agreement.

(3) That during the period of this Agreement the native and every male member of his family who is of the apparent age of 16 years or over or who shall attain that age during the continuance of this contract and is resident on the employer's farm shall each work for the employer, at such times as the employer may direct,

1. Full name of employer.
2. Address.
3. Full name of native as given on Registration Certificate.
4. Insert name of native's district, location and Chief.

5. Not to be less than 180 days but may be more if agreed.

for not less than⁵ days in each period of twelve months, and that the employer shall provide employment for the native and for the male members of his family for such number of days.

(4) That the times during which the native is required to work for the employer shall be so arranged as to allow the native reasonable time to sow, cultivate and reap his own food crops.

6. Day, month or thirty-day card worked.

(5) That the employer agrees to pay to the native and to the male members of his family wages at the rate of for every⁶, and ⁷.

7. Insert conditions as to rations or other consideration if agreed upon, or strike out if inapplicable.

(6) That the employer shall provide good and sufficient building material for the erection of huts for the accommodation of the native and his family.

8. Number of each kind of stock to be specified.

(7) That the employer shall provide the native with sufficient and suitable land for the cultivation of food crops for himself and his family, and for grazing the following numbers of stock, namely ⁸.

(8) That with the consent of a Magistrate this agreement may be terminated by either the employer or the native giving to the other six calendar months' notice provided that the native shall suffer no prejudice in regard to the care and reaping of his crops or in regard to the removal of his family or stock and provided that the employer may demand the fulfilment by the native of any conditions of this Agreement to which the native may be liable in respect of his obligation to work.

(9) In the event of this Agreement being determined the native shall be entitled to remove all his movable property on the farm but shall not move any buildings and shall not be entitled to any compensation therefor or for any improvements to immovable property made by him.

(This Clause to be inserted only in the case of Missions or farms on which schools to the satisfaction of the Magistrate are provided otherwise to be struck out).

(10) That the native shall cause his children to attend regularly at the school provided by the employer on the said land.

(11) That in the event of the native being convicted for theft of stock or produce or being imprisoned for any offence punishable under the Indian Penal Code or if he fails to comply with the demands of the employer as in this Agreement provided the employer shall be entitled to terminate this agreement forthwith provided that the native shall retain the right to remove his movable property and to return and reap and remove his crops unless the employer elects to give the native reasonable compensation therefor. In the event of any dispute as to the amount of compensation payable the Magistrate shall determine the amount thereof.

(Any other conditions agreed to by the parties which do not contravene the provisions of this or any other Ordinance. Such conditions, if any, shall be numbered consecutively).

AS WITNESS the hands of the parties hereto.

Witness to the signature
of the employer. }

Witness to the signature
or mark of the native. }

LIST OF PERSONS EMPLOYABLE UNDER THIS CONTRACT.

Name.	Registered Number.	Remuneration.

I hereby certify that the contents of this agreement have been read and explained by me to the native and that he appears to have executed this agreement with a full knowledge of its contents.

The

day of

19

Resident Magistrate..

PROCLAMATION No. 56.

S. 1967.

THE DISEASES OF ANIMALS
ORDINANCE, 1906.

PROCLAMATION.

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following farm to be an infected area (East Coast Fever) for the purposes of the aforesaid Ordinance.

Major B. F. Webb's Farm, Molo.

Given under my hand at Nairobi this 12th day of July, 1923.

W. KENNEDY,
Chief Veterinary Officer.

GOVERNMENT NOTICE No. 248.

S. 3880/20.

NOTICE.

IT is notified for public information that the King's Exequatur empowering Mr. C. H. Davidson to act as Swedish Consul for the Colony and Protectorate of Kenya, at Nairobi, received His Majesty's signature on the 1st of June, 1923.

2. Government Notice No. 89 of March 14th, 1923, is cancelled.

Nairobi, J. E. S. MERRICK,
14th July, 1923. *for Acting Colonial Secretary.*

GOVERNMENT NOTICE No. 249.

S. 18167/4.

CONFIRMATION OF ORDINANCE.

NOTICE.

THE Secretary of State for the Colonies has been pleased to notify that His Majesty's power of disallowance, will not be exercised with respect to the under-mentioned Ordinance:—

"AN ORDINANCE TO ENABLE THE VICTORIA NYANZA SUGAR COMPANY, LIMITED, TO CONSTRUCT AND MAINTAIN A TRAMWAY, TO BE WORKED BY STEAM OR OTHER POWER, CONNECTING THE COMPANY'S FARMS WITH KIBES RAILWAY STATION AND FOR OTHER PURPOSES."

(No. I of 1923).

By command of His Excellency the Acting Governor.

Nairobi,
Dated this 14th day of July, 1923.

W. M. LOGAN,
for Clerk to Councils.

GENERAL NOTICE No. 591.

THE DISEASES OF ANIMALS
ORDINANCE, 1906.

APPOINTMENTS.

TO BE HONORARY PERMIT ISSUERS.

E. H. Moore, Esq., P.O., Rumuruti, *vice* Major W. G. Edwards.

H. P. Hill, Esq., Sirikwa, Eldoret, *vice* Mr. Skally.

Nairobi, W. KENNEDY,
12th July, 1923. *Chief Veterinary Officer.*

GENERAL NOTICE No. 592.

S. 35/32/10

THE MUNICIPAL CORPORATIONS
ORDINANCE, 1922.

BYE-LAWS.

IN EXERCISE of the powers conferred upon them 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 have made the following Bye-laws:—

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

2. Bye-law 315 (1) of the Principal Bye-laws, as amended by "Nairobi (Licensing Hawkers) (Amendment) Bye-laws, 1921," is hereby further amended by addition of the following words:—

"Provided that nothing in this Bye-law shall be held to apply to the hawking of native products (other than meat or fresh foods as aforesaid) by natives."

Municipal Offices,
Nairobi,
23th June, 1923.

J. A. WATSON,
Town Clerk.

GENERAL NOTICE No. 593.

NOTICE.

To all to whom it may concern.

TAKE NOTICE that objections to the list of Jurors and Assessors liable to be summoned before the Supreme Court to serve during the year 1923 for the Province of Seyidie, will be heard by the Judge of the Supreme Court and the Resident Commissioner, Mombasa, on Friday the 3rd day of August, 1923, at 10 a.m., at the Supreme Court, Mombasa.

The list was published in the Official Gazette Supplement No. 3 on the 4th day of July, 1923.

Mombasa,
11th July, 1923.

B. STONE,
Acting Registrar.

GENERAL NOTICE No. 594.

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 date arrived in England as stated.

Date of despatch from Mombasa.	Name of Vessel by which despatched.	Date of arrival in England.
June 23rd, 1923	S.S. "Gloucester Castle"	July 13th, 1923.

General Post Office,
Nairobi, W. G. M. MACDONALD,
14th July, 1923. *for Acting Postmaster General,*
Kenya and Uganda.

GENERAL NOTICE No. 552.

AUCTION OF FACTORY SITES, NAIROBI.

SUBJECT to the provisions of the Crown Lands Ordinance, 1915, Crown grants in respect of a number of the 58 unalienated sites served by road and railway siding will be offered for sale in the Land Office, Nairobi, on Thursday, July 26th, 1923, at 10 a.m., under the following conditions:—

The plots are offered for the purpose of accommodating industries not included in the schedule hereto.

A sufficient number of plots will be put up to meet the requirements of intending purchasers.

The term of the grant will be 99 years and the grant will be issued under the Registration of Titles Ordinance, 1919.

Plans of the sites available may be seen at the Public Map Office of the Land Department and copies of the plan may be obtained on application to the Land Department at a charge of Shs. 3/- (post free) prepaid.

Size of Plots.—150 feet × 50 feet.

Area.—7500 square feet.

Upset Price.—Shs. 1,830/50.

Rent per Annum.—Shs. 360/-.

Survey Fees.—Shs. 70/-.

Cost of Deed.—Shs. 90/-.

Registration Fee.—Shs. 20/-.

Stamp Duty.—Approx: 2% ad valorem.

SCHEDULE.

Blood-boiler.

Bone-boiler.

Fellmonger.

Soap-boiler.

Tallow-melter.

Tripe-boiler.

Blood-drier.

Leather-dresser.

Tanner.

Fat-melter or extractor.

Glue-maker.

Size-scraper.

Gut-scraper.

Knacker.

Slaughterer of animals.

Storage of hides.

Bacon-curing.

Artificial manure-making.

SCHEDULE.—Contd.

Oil cloth and linoleum making.

India rubber-making.

Varnish-making and oil-boiling.

Paper-making.

Manufacture of alkali.

Trades associated with the generation of irrespirable gases.

Manufacture of horse-hair.

Wool-sorting, and

trades associated with the use of poisonous metals and any other industries or trades which may be declared by Government by notice in the Official Gazette dangerous or offensive.

CONDITIONS OF SALE.

1. Only one plot at a time will be auctioned.
2. The highest bidder shall be the purchaser and if any dispute arise as to any bidding the plot shall be put up again at the last undisputed bid. The amount of the advance shall be regulated by the auctioneer and no bidding shall be retracted.
3. A purchaser of a plot shall be entitled to acquire such additional plots as he may require each at the same price as that paid for the plot purchased, provided that such additional plots shall adjoin the plot purchased and each other. The purchaser shall declare to the auctioneer his intention of taking up such additional plots immediately on the fall of the hammer.
4. Each purchaser must pay to the auctioneer immediately on the fall of the hammer 25% of the purchase price of the plot or plots. In default of payment of such deposit the grant of the plot or plots may be re-offered for sale immediately and any subsequent bid made by the person who has made default may be ignored or refused.
5. The balance of the purchase money together with the rent due to the 31st December, next following, the prescribed survey fees and the fees payable for the preparation and registration of the grant and the stamp duty payable in respect of the grant shall be paid to the Commissioner of Lands at the Land Office within seven days from the date of the sale, and upon such payments being duly made the purchaser shall subject to the provisions of the Crown Lands Ordinance, 1915, and if the conditions of the sale have been complied with, be entitled to a grant of the plot or plots, which grant shall be presented to him duly executed as soon as conveniently may be.
Provided that the balance of the purchase money shall not be payable within the time stated or thereafter unless and until the Commissioner of Lands can present to the purchaser the grant of the plot or plots duly executed.
6. The grant shall commence on the 1st day of the month next following that in which the sale is held and rent shall be payable from that date.
7. Subject to the proviso contained therein if the balance of the purchase money together with the rent, fees and duty mentioned in Condition 5 is not paid to the Commissioner of Lands within seven

days from the date of the sale, the Commissioner of Lands may order that the deposit made by the purchaser be forfeited to the Government and that the purchaser shall have no further claim to a grant of the plot or plots.

8. Each purchaser shall erect a building or buildings upon his plot or plots within 2 years from the date of the grant, such buildings to be erected according to plans and specifications which must be approved in writing by the Commissioner of Lands or such other official as he may appoint for the purpose.

9. If subsidiary sidings be required each purchaser shall be responsible for the cost thereof and shall make his own arrangements with the General Manager, Uganda Railway.

10. Each purchaser shall drain his plot or plots to the satisfaction of Government and shall connect such drainage with any main drainage system of the township of Nairobi as may hereafter be constructed.

11. Each purchaser shall keep his plot or plots in a clean and sanitary condition to the satisfaction of Government.

12. No plot or plots shall at any time during the term of the lease be used as a place of residence by any person or persons whatsoever.

13. Purchasers of more than one plot in accordance with No. 3 of these conditions are hereby notified that plots so purchased will be treated in the grant as one plot which must not be sub-divided without the consent of the Governor, but the rent payable in respect thereof will be the total rent of the number of plots purchased.

Nairobi,
30th June, 1923.

H. T. MARTIN,
Commissioner of Lands.

GENERAL NOTICE No. 553.

NOTICE.

TENDERS FOR MUZAITI TIMBER.

TENDERS are invited for the purchase of 300 tons of Muzaiti timber standing in the forest in the Kinyona Forest, Fort Hall District, in the area recently surrendered by Messrs. G. S. Nair & Co.

The basis of tender to be a royalty payment per cubic foot $\frac{1}{4}$ girth measurement.

All trees must be felled and the logs removed within 12 months of acceptance of tender and as little damage as possible done to standing trees.

All logs must be paid for before removal.

The successful tenderer will be required to deposit a sum of four hundred shillings (Shs. 400/00) with the undersigned before the issue of a licence, the sum so deposited will be held as security for the due performance and observance of the terms and conditions of the licence and in the event of any breach thereof of which the undersigned shall be the sole judge the deposit shall be forfeited to the Government but in the event of the terms and conditions of the licence being duly performed and observed the deposit shall be refunded to the depositor on the expiration of the licence but without interest.

The area may be inspected by arrangement with the Assistant Conservator of Forests, Nyeri.

No tender will be accepted at a lower royalty than the Gazetted rates allowing 25% for distance from Railway.

The highest or any tender will not necessarily be accepted.

Tenders will be received up to the 20th July, 1923.

Nairobi,

Dated 1st July, 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.

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. 581.

NOTICE.

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

CAUSE LIST.

NAKURU, 1ST AUGUST, 1923.

Criminal Case No. 73 of 1923. Rex. vs. 1. J. Abraham. 2. Kimesu arap Killel.
3. Chuma arap Chebule.
4. Barichi arap Chumia.
" " " 74 of 1923. Rex. vs. Asani Nkarura bin Mbururu.

2ND AUGUST, 1923.

Nakuru District Registry.

Civil Case No.	3 of 1923.	Karinga wa Kichuhi	vs.	Karanja (Kikuyu).
" " "	7 of 1923.	David P. Patrie	vs.	Benedict Birkbeck.
" " "	8 of 1923.	Kabata wa Wambu	vs.	Waruare wa Kichohi.
" " "	9 of 1923.	Lovemore Sheppard & Co., (in liquidation through H. E. Brett, Liquidator)	vs.	The Windsor Garage, through Boyce-Aggett.
" " "	12 of 1923.	Pandi wa Kego	vs.	Nuchiringiri wa Mangi.
" " "	15 of 1923.	Harry Peter Cross and Francis Emily Cross	vs.	Gerald Arthur Alexander.
" " "	16 of 1923.	Eli Henry James Barrett	vs.	W. Boyce and Aggett.
" " "	17 of 1923.	Gunvald Vennesland	vs.	F. R. Mackey & Co.
" " "	18 of 1923.	Nyaga wa Wamuti	vs.	Njoroge wa Nginyaga (alias Wakaba).
" " "	19 of 1923.	B. E. A. Farmers' Association, Ltd., in Liquidation, through J. J. Cairns, Liquidator	vs.	Imtiazali & Son.

3RD AUGUST, 1923.

(Nairobi), " 161 of 1923. The Attorney General vs. B. Garland.

KISUMU, 7TH AUGUST, 1923.

Criminal Case No. 60 of 1923. Rex vs. 1. Obunde s/o Orua. 2. Obundi s/o Ochiao.

Kisumu District Registry.

Civil Case No.	2 of 1923.	Indersingh	vs.	Churanjilal.
" " "	4 of 1923.	Hasham Jamal & Co.	vs.	Jaffer Walji & Sons.
" " "	5 of 1923.	Alibhai Rehmtulla & Coy.	vs.	Jaffer Walji & Sons.
" " "	6 of 1923.	Amina binti Yusuf through her attorney Chandi Omari	vs.	Ahemed bin Ali and Abdulla Mohamed.
" " "	14 of 1922.	Kanji Daramshi & Co.	vs.	Rawji Jairam.

Insolvency Cause No. 2 of 1923. In the matter of Hussein & Habib—debtors.

ELDORET, 13TH AUGUST, 1923.

Criminal Case No. 67 of 1923. Rex. vs. Bartuiyot arap Minin.
" " " 68 of 1923. Rex. vs. Kipkoske arap Kenduiwa.

Eldoret District Registry.

Civil Case No.	12 of 1923.	Alfred James Simpson	vs.	Moffitt & Company.
" " "	13 of 1923.	William Abercrombie Shaw	vs.	Elgon Saw Mills.

Insolvency Cause No. 1 of 1923. In the matter of David Filtiness—debtor.

KAPSABET, 16TH AUGUST, 1923.

Criminal Case No. 75 of 1923. Rex vs. Mwanika s/o Mukesi.

Nairobi,
July 9th, 1923.

B. STONE,
Ag. Registrar, Supreme Court of Kenya.

GENERAL NOTICE No. 595.

NOTICE.

GRAZING IN KARATI FOREST NEAR NAIVASHA.

TENDERS are invited for the grazing rights for a period of two years from 1st August, 1923, over the following areas in the Karati Forest near Naivasha:—

Area A.—Approximately 1,000 acres in the North-east portion of the forest bounded on the South by the Karati River, on the West by the Forest boundary and on the North and East by cut lines.

Area B.—Approximately 1,000 acres in the Southern portion of the forest between the Naivasha-Njabini Road and the Southern boundary of the Forest Reserve, West of the Karati River.

Area C.—Approximately 500 acres on either side of the Naivasha-Nyeri Road, South of the Karati River.

2. Tenders should be rendered separately for each area. The basis of tender to be an annual licence fee payable in advance on the date of issue of licence and thereafter on the 1st August the following year.

3. The successful tenderers will be given licences the terms of which may be seen at the office of the undersigned or at the office of the Forester, Kinobop. The areas may be inspected by arrangement with the Forester, Kinobop.

4. All regulations with regard to the movement of cattle imposed by the Veterinary Department, will have to be strictly adhered to.

5. Tenders should be forwarded to the Acting Conservator of Forests, Box 137, Nairobi, and will be received up to and including the 27th instant.

6. The highest or any tender will not necessarily be accepted.

Nairobi.

12th July, 1923.

W. B. JACKSON,
Acting Conservator of Forests.

GENERAL NOTICE No. 596.

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

INSOLVENCY JURISDICTION.

CAUSE No. 4 of 1923.

RE: ALIEHAI JIWANJI MAMUJI.

EX-PARTE THE CREDITORS—ABDULLA, HASSANALI AND ISMAIL, SONS OF REHMTULLA WALJI, TRADING AS WALJI HIRJI & SONS. (2) ABDULLA REHMTULLA, MOHAMED KASSAM LAKHA, HASHAM JAMAL AND MOLU ALARAKHIA, EXECUTORS OF THE WILL OF REHMTULLA WALJI, DECEASED.

PURSUANT to a petition filed by Messrs. Walji Hirji & Sons and the Executors of the Will of Rehmtulla Walji, deceased, the creditors of the above-named debtor on the 27th day of April, 1923, on reading the said petition, and on hearing A. C. Ross, Esq., Advocate on behalf of the Petitioning Creditors, and J. A. C. Burke, Esq., Advocate on behalf of the above-named debtor, it is ordered that the debtor be and he is hereby adjudged insolvent, and whereas it appears to the Court that the appointment of a Receiver of the property of the said insolvent is necessary, it is also ordered that a receiving order be made against the insolvent and the Official Receiver of the Seyidie Province, Mombasa, is hereby appointed Receiver of the property of the said insolvent.

And it is further ordered that the costs of this petition be paid out of the estate.

Given under my hand and the seal of the Court, this 10th day of July, 1923.

JOSEPH SHERIDAN,
Judge.

GENERAL NOTICE No. 597.

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

PROBATE AND ADMINISTRATION.

CAUSE No. 7 of 1923.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF HERSI ALI, SOMALI, LATE OF NAIROBI, DECEASED.

TAKE NOTICE that application having been made in this Court by Issa Hassan Mohamed, of East Township, Nairobi, for the administration *de bonis non* of the estate of Hersi Ali, Somali, late of Nairobi, who died at Nairobi on the 18th day of September, 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 9th day of August, 1923.

Nairobi.

13th August, 1923.

T. D. MAXWELL,
Acting Chief Justice.

GENERAL NOTICE No. 598.

PROBATE AND ADMINISTRATION.

SUPREME COURT CAUSE No. 44 of 1923.

ADMINISTRATOR GENERAL'S CAUSE No. 52 of 1923.

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

To all to whom it may concern.

PURSUANT to an order of the Supreme Court of the Colony and Protectorate of Kenya, dated the 21st day of June, 1923, by which the undersigned was appointed Administrator of the estate of the late J. W. H. Parkinson, who died at Mombasa on the 17th day of June, 1923.

TAKE NOTICE that all persons having any claims against the estate of the said J. W. H. Parkinson are required to lodge and prove such claims before me the undersigned on or before the 19th day of September, 1923, after which date only the claims so proved will be paid and the estate distributed according to law.

Mombasa,

14th July, 1923.

MUSGRAVE THOMAS,
Acting Administrator General.

GENERAL NOTICE No. 599.

KAHAWA LIMITED.

(IN LIQUIDATION).

NOTICE is hereby given that a Meeting of Creditors, will be held at my offices in Sixth Avenue, Nairobi, on Tuesday, August 7th, 1923, at 2 p.m.

Nairobi,

14th July, 1923.

W. C. HUNTER,
Liquidator.

GENERAL NOTICE No. 600.

KAHAWA LIMITED.

(IN LIQUIDATION).

NOTICE is hereby given that the following Special Resolutions have been passed by the Company:—

(a) That the Company be wound up voluntarily.

(b) That Mr. W. C. Hunter, of the firm of Messrs. W. C. Hunter & Co., Sixth Avenue, Nairobi, be and is hereby appointed Liquidator.

Nairobi,

14th July, 1923.

W. C. HUNTER,
Liquidator.

GENERAL NOTICE No. 601.

TRADE MARKS ORDINANCE.

No. 17 of 1912.

No. 42/23.

TIXIDE

TO ALL TO WHOM IT MAY CONCERN.

TAKE NOTICE that an application for the registration as a Trade Mark of the label shown above to be used in connection with goods mentioned in Class 2 of Part III of the schedule to the above-mentioned Ordinance, in respect of Chemical substances used for agricultural, horticultural, veterinary and sanitary purposes, has been lodged by R. S. Clare & Co., Ltd., of 8/14, Stanhope Street, Liverpool, Manufacturers.

The label will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received.

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

Mombasa,

6th July, 1923.

E. S. C. BROOKS,
Registrar of Trade Marks.

GENERAL NOTICE No. 602.

TRADE MARKS ORDINANCE.

No. 17 of 1912.

No. 43/23.

SUMMIT

TO ALL TO WHOM IT MAY CONCERN.

TAKE NOTICE that an application for the registration as a Trade Mark of the label shown above to be used in connection with goods mentioned in Class 38 of Part III of the schedule to the above-mentioned Ordinance, in respect of shirts, collars, cravats, vests, pants, ties, stockings, hosiery, handkerchiefs, cuffs, blouses, underwear and articles of clothing, has been lodged by Austin Reed, Ltd., of 19, Nicol Square, Hamsell Street, London, England; Manufacturers.

The label will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received.

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

Mombasa,

6th July, 1923.

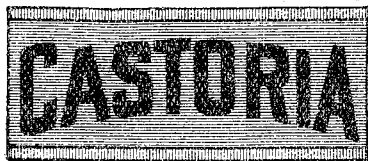
E. S. C. BROOKS,
Registrar of Trade Marks.

GENERAL NOTICE No. 603.

TRADE MARKS ORDINANCE.

No. 17 of 1912.

No. 44/23.



TO ALL TO WHOM IT MAY CONCERN.

TAKE NOTICE that an application for the registration as a Trade Mark of the label shown above to be used in connection with goods mentioned in Class 3 of Part III of the schedule to the above-mentioned Ordinance, in respect of a vegetable preparation for assimilating the food by regulating the stomach and bowels of infants and children thereby promoting digestion, cheerfulness and rest and a hopeful remedy for constipation and diarrhoea and feverishness and loss of sleep resulting therefrom in infancy, has been lodged by The Centaur Company, of 80, Varick Street, New York; Manufacturers.

The label will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received.

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

Mombasa,

6th July, 1923.

E. S. C. BROOKS,
Registrar of Trade Marks.

GENERAL NOTICE No. 604.

TRADE MARKS ORDINANCE.

No. 17 of 1912.

No. 45/23.



Net Contents 15 Fluid Drachms.

CASTORIA

ALCOHOL - 3 PER CENT.
Aveolable Preparation for Assimilating the Food by Regulating the Stomach and Bowels of

INFANTS AND CHILDREN

Thereby Promoting Digestion Cheerfulness and Rest Contains neither Opium, Morphine nor Mineral. **NOT NARCOTIC**

Respectfully Dedicated to the Mother

Paraffin Seed
Syrup
Alcoholic Sella
Artificial Sugar
Purified Glycerine

A helpful Remedy for Constipation and Diarrhoea, and Feverishness and Loss of Sleep resulting therefrom in Infancy.

Fac-Simile Signature of
Chas. H. Fletcher
THE CENTAUR COMPANY,
NEW YORK.

At 6 months old
35 Doses, 40 CENTS

CASTORIA (ALCOHOL 3%) Uma preparação vegetal para facilitar a assimilação dos alimentos, promovendo a digestão, a alegria e o repouso. Não contém nem ópio nem morfina nem mineral. NÃO É NARCÓTICO. Receita do velho Dr. Samuel Pichler. Um remédio útil para prisão de ventre e diarreia, febre, insônia, perda de sono e consequentes distúrbios na infância.

CASTORIA (ALCOHOL 3%) Préparation végétale pour faciliter les digestions, favoriser la bonne digestion, la gaieté et le repos. Ne contient ni opium, ni morphine, ni minéral. N'est pas narcotique. Recette du vieux Docteur Pichler. C'est un remède salutaire contre la constipation, la diarrhée, la fièvre, l'insomnie, qui en résulte chez les enfants.

Castoria (ALCOHOL 3%) Ein pflanzliches Nahrungsmittel zur Förderung der Verdauung, zur Hebung der Stimmung und zur Erleichterung des Schlafes. Enthält weder Opium, noch Morphin, noch Mineral. Ist nicht betäubend. Rezept des alten Doctors Pichler. Ein nützliches Mittel bei Verstopfung, Durchfall, Fieber, Schlaflosigkeit, Schlafmangel, Schlafstörungen, die daraus resultieren.

The fac-simile signature of *Chas. H. Fletcher* is on every wrapper

TO ALL TO WHOM IT MAY CONCERN.

TAKE NOTICE that an application for the registration as a Trade Mark of the label shown above to be used in connection with goods mentioned in Class 3 of Part III of the schedule to the above-mentioned Ordinance, in respect of a vegetable preparation for assimilating the food by regulating the stomach and bowels of infants and children thereby promoting digestion, cheerfulness and rest and a hopeful remedy for constipation and diarrhoea and feverishness and loss of sleep resulting therefrom in infancy, has been lodged by The Centaur Company, of 80, Varick Street, New York; Manufacturers.

The label will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received.

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

Without waiver of any of its common law rights, the applicant disclaims the exclusive right to the use of the representation of a wrapper.

Registration of this Trade Mark is not claimed under the special provisions of paragraph 5 of Section 7 of the Trade Marks Ordinance, 1912.

Mombasa,

6th July, 1923.

E. S. C. BROOKS,
Registrar of Trade Marks.

GENERAL NOTICE No. 605.

TRADE MARKS ORDINANCE.

No. 17 of 1912.

No. 10/22.

WORTHINGTON

TO ALL TO WHOM IT MAY CONCERN.

TAKE NOTICE that an application for the registration as a Trade Mark of the label shown above to be used in connection with goods mentioned in Class 6 of Part III of the schedule to the above-mentioned Ordinance, in respect of air and gas compressors, vacuum pumps and blowers, core wire straighteners, sand sifters and parts thereof, internal combustion engines and parts thereof, crushers (Jaw and Rotary) mixing and crushing mills, ball and tube mills, crushing rolls, stamp mills, rolling mills, conveyors, wood preserving machinery, cyanide machines, ejectors and other condensers, feed water heaters, cement-making and crushing machinery, filter presses, exhaust relief valves, screens, strainers for condensing plant, all being machinery or parts of machinery included in Class 6, has been lodged by Worthington-Simpson, Ltd., of Queen's House, Kingsway, London, W.C. 2; Engineers and Manufacturers.

The label will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received.

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

Mombasa,

6th July, 1923.

E. S. C. BROOKS,
Registrar of Trade Marks.

GENERAL NOTICE No. 606.

THE DESTRUCTION OF COURT RECORDS ORDINANCE, 1916.

(Rules of 4th July, 1918.)

NOTICE OF INTENDED DESTRUCTION OF COURT RECORDS.

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 Nairobi as set out below:—

Year.	Civil Proceedings numbered.	Plaintiff.	Defendant.
1907	201	Fatuma alias Wakabi wa Jugua	Sher Mohamed s/o Gohar
"	202	W. R. Bowker	Ali Khan
"	203	Mulla Allaya and Balla	Mohamed Bux
"	204	Devjee s/o Lovjee	Ishak Hameer
"	205	Ismail Mohamed	Billings & Co.
"	206	Devjee s/o Lovjee	Jamnadass s/o Karamsi
"	207	do	Devjee s/o Bhim
"	208	do	Ladha s/o Khamisa
"	209	do	Dhoora s/o Hira
"	210	do	O. Cordeiro
"	211	do	Topan s/o Bhimji
"	212	do	Valli Mohamed s/o Shahiboo
"	213	do	Gool Mohamed s/o Shahiboo
"	214	do	Hari
"	216	Valji Hirji & Sons	Ahmed Khan
"	217	M. R. de Souza & Co.	E. C. Bradbury
"	218	M. M. de Souza	W. R. Foran
"	219	Khamisi bin Juma	Alli Hasham
"	220	Yusufali Jevanjee	Abdulla bin Salim and Mahfud bin Surru
"	221	Megji Ahmed	Nanji s/o Kara
"	222	Moulvi Abdulla Shah s/o Syed Mohamed	Moulabux s/o Nizam Din and others
"	223	Shariff Abdulla s/o Mohamed	Billings & Co.
"	224	J. English	J. Lethbridge and W. N. McMillan
"	225	Dhirtaram s/o Daviditta	Piranditta s/o Hyatbux
"	226	Bhoota s/o Nanak	Ghaneshilal Guranditta
"	227	Nairobi Building & Steam Joinery Co.	Trevor Sheen
"	228	Bhagat Singh s/o Kirpa Singh	Natha Singh s/o Isher Singh
"	229	Abdulla bin Salim	Billings & Co.
"	230	H. J. Wolffe	W. W. Patterson
"	231	Nairobi Building & Steam Joinery Co.	R. C. Pears
"	232	Abdulla bin Adhwa	J. A. M. Lethbridge
"	233	Sheikh Mohamed Hasham	Belliram Parrimall
"	234	C. C. Moula Bux & Sons	J. A. M. Lethbridge
"	235	Moolchand s/o Kishen Chand	Hira Nand s/o Moolchand
"	236	Nikhasingh Gurditsingh & Co.	Boota s/o Mahi
"	237	Wamboia wa Mosochi	Billings & Co.
"	238	Matia wa Mumo	do
"	239	Mzeki wa Jamo	do
"	240	Molwa wa Mogi	do
"	241	Nairobi Municipality	Banow
"	242	Devji Lovji	Kanji Lakhmidass
"	243	G. G. Puncholi	Nanalal Purjaram Mpadyia
"	244	A. M. Jivanjee & Co.	Meghjee Jetha
"	245	Shah Nathoo Devji	Maharaj Sunderji Khimji
"	246	Mohamed Yusuf	Billings & Co.
"	247	Lalji Visram & Co.	A. E. Linton
"	248	do	A. E. Linton & G. Bulkley

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

Year.	Civil Proceedings numbered.	Plaintiff.	Defendant.
1907	249	Byramji Rustomji	Aladita s/o Telli
"	250	do	H. G. Cullinan
"	251	J. P. Lucy & J. A. Rayne	J. A. M. Lethbridge
"	252	Nauhriaram & Co.	J. Elkington
"	253	D. E. Cooper	H. Thomas
"	254	K. McGregor	Billings & Co.
"	255	H. H. Cowie	do
"	256	Mrs. M. Elliott	do
"	257	E. W. Low	do
"	258	Gailey & Roberts	E. W. Kay-Mouatt
"	259	C. S. Lawley	J. D. Hopcraft
"	260	Abdulla bin Adan	Khodadad s/o Umarbux
"	261	Alibhai Hasham & Sons	Mohamed s/o Joasuff
"	262	M. Pereira	J. A. M. Lethbridge
"	263	Noor Mohamed s/o Kara	M. M. Ibrahim
"	264	Suleman Virji & Sons	D. G. Longworth
"	265	Mohamed din Bhutta	Ali bin Nuh
"	267	M. R. de Souza & Co.	J. L. M. Elkington
"	268	R. Ribeiro	Mrs. S. A. M. Boileau
"	269	Suleman Virji & Sons	H. Fein & H. Diamond
"	270	do	H. Fein
"	271	Mackinnon Bros.	Billings & Co.
"	272	A. Du Bois	Stephen Ellis
"	273	Lucy & Rayne	F. Lind
"	274	Khair Din	Umer Din s/o Hakam
"	275	M. M. D'Costa	I. C. Rebello
"	276	do	Mrs. Ali Khan
"	277	M. R. de Souza & Co.	F. C. Catania
"	278	Esharsingh s/o Demasingh	Baroo Mohamed
"	279	H. R. Reid	Billings & Co.
"	280	Agha Raza	C. C. Moula Bux & Sons
"	281	Z. S. de Souza	M. A. Karim
"	282	D. G. Longworth	Suleman Virji & Sons
"	283	Gulam Mohamed s/o Karamdin	C.C. Moula Bux & M.M. Ibrahim
"	284	S. Medicks	J. A. M. Lethbridge
"	285	Mrs. M. V. Sandbach Baker	do
"	286	Marcus & Stanley	do
"	287	B. G. Allen	do
"	288	Lucy & Rayne	Marcus & Stanley
"	289	Karimbhai Hasanalli	Akbaralli Hussenali
"	290	Ali s/o Premjee	Mohamed s/o Ibrahim
"	291	Ahmad bin Aralla	Mohamed Din s/o Bhoota
"	292	Suleman Virji & Sons	M. M. Ibrahim
"	293	Ahmed Din s/o Roaken Din	Gohar s/o Alfa
"	294	R. Ribeiro	Mrs. S. A. M. Boileau
"	295	Valji Hirji & Sons	C. Lazarus
"	296	Harichand Raghavji & Co.	Jamal Karmali
"	297	do	Sheikh Noor Din Gul Mohamed
"	298	Gailey & Roberts	J. A. M. Lethbridge
"	299	J. A. Nazareth & Bro.	R. Pears
"	300	Radha Kishen s/o Shibdyal	J. H. Jolley
"	301	Abdullhusain Mulla Karimji	Sheikh Noor Din s/o Gulam Mohamed
"	302	Harsi Juma Ali	Mohamed Din s/o Butta
"	304	Devji Hirji	Majothi Adam Juma
"	305	Mohamed Bux s/o Morad Bux	Mrs. C. Price
"	306	Karimbhai Hasanalli	Alibhai Juma
"	307	Hasanalli Jivanjee & Co.	Valjee Keshavjee
"	308	Nizam-ul-din s/o Polla	Mohamed Dins/o Bhoota & others
"	309	Mzee bin Moosa	H. Le Sidaner
"	310	X. de Souza	L. Fernandes
"	311	Ramchand Melasingh	Sobaram Asasingh Sabjiwala
"	312	H. H. Heatley	Mrs. S. A. M. Boileau
"	313	W. A. Gain, A. E. Linton and G. Bulkley	Sheikh Noor Din s/o Gul Mohamed
"	314	A. D. Impey	J. A. Nazareth & Bro.
"	315	D. Goldberg	M. M. Ibrahim
"	316	Khodadad s/o Umar Bux	Mohamed Din Gohar & Co.
"	317	A. L. Block	G. Fromme

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

Year.	Civil Proceedings numbered.	Plaintiff.	Defendant.
1907	318	J. A. Nazareth & Bro.	Gulab Singh
"	319	do	H. Corke
"	320	do	Wassava s/o Nathoo
"	321	do	J. A. M. Lethbridge
"	322	do	Sayed Mohamed Shah
"	323	do	Mohamed Abdool Karim
"	324	do	Ibrahim Hassan
"	325	do	F. Andrades
"	326	do	R. H. Hampson
"	327	Thakersingh s/o Mangalsingh	M. M. Ibrahim
"	328	D. Wolffe	Mrs. C. Price
"	329	H. H. Cowie	M. M. Ibrahim
"	330	Bishensingh s/o Budhasingh	R. C. Knowles
"	331	M. Aladdin	C.C. Moulabux & M.M. Ibrahim
"	332	Taili Joga	Nazar Mohamed s/o Mithu and Mehar Ali s/o Chhotu
"	333	Joosaf Abla	do do
"	334	Murad Ibrahim	do do
"	335	Karmoo Samoo	do do
"	336	Karmoo Jetha	do do
"	337	Motilal Ramjoo	Nazar Mohamed s/o Mithu and Mehar Ali s/o Chhotu
"	338	Khamisa Suleman	do do
"	339	Josef Khamisa	do do
"	340	Bachoo Khamisa	do do
"	341	Mundoo Abla	do do
"	342	Janoo Devjee	do do
"	343	Chunilal Hasham	do do
"	344	Chausser s/o Mithu	do do
"	345	Lila Khimjee	do do
"	346	Hajee Hendoo	do do
"	347	Madhugar Motigar	do do
"	348	Nur Ali Dhunji	C.C. Moulabux & M.M. Ibrahim
"	349	Ganeshilal Guranditta & Co.	Gulam Haider
"	350	Ram Mall Bishendass	Barkat Ali s/o Kakikhan
"	351	Ram Mall Shivdial	Abdula Rehman alias Ramzan s/o Mohamed
"	352	do	Dewan Singh Thakur Dass
"	353	do	Juggannath s/o Devidial
"	354	do	M. Santos
"	355	do	Pooranchand Bhagmal
"	356	do	J. Lazarus
"	357	A. M. Jewanjee & Co.	M. M. Ibrahim & C. C. Moulabux
"	358	Luxmandas Nehalchand	do do
"	359	J. P. Lucy & J. A. Rayne	James Low
"	360	Chargdin Pirbux	Umardin
"	361	do	Mangal Khatri
"	362	Harisingh s/o Mohansingh	Dost Mohamed Bahdoor
"	363	S. Watt	A. Pearce
"	364	do	H. C. Smith
"	365	Souza Junior & Dias	C.C. Moulabux & M.M. Ibrahim
"	366	Charagdin Pirbux	Biru
"	367	do	Nazir Beg
"	368	M. R. de Souza	J. H. Cross
"	369	Kanji Bhanji & Co	Alibhai Juma
"	371	Nauriaram & Co.	C. C. Moulabux & M. M. Ibrahim
"	372	F. D'Ettienne	do do
"	373	D. Derrick	C. C. Boileau & Mrs. S. A. M. Boileau
"	374	Tibango wa Johi	Sheikh Noordin s/o Gool Mohamed
"	375	Mbaruku bin Aishi	J. D. Mackay
"	376	P. K. Ghandy	M. M. Ibrahim & C. C. Moulabux
"	377	J. E. Hannigan & R. Carr	Ali Aden
"	378	Rammal Shivdial	C. C. Moulabux & M. M. Ibrahim
"	379	Dharamshi Kara	Laxmidass s/o Kanji
"	380	M. Alladin	M. M. Ibrahim & C. C. Moulabux
"	381	J. A. Nazareth & Bro.	C. C. Moulabux & M. M. Ibrahim

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

Year.	Civil Proceedings numbered.	Plaintiff.	Defendant.
1907	382	Lala Parsad s/o Laxmanprasad	Hindustani Kishen Maharaj
"	383	do	Mandan s/o Bhima
"	384	do	Charagdin s/o Goolamali
"	385	Sudi bin Laskhoni	Laboo Goolam Mohamed
"	386	Ismail Nathoo	C.C. Moulabux & M.M. Ibrahim
"	387	Kassumbeg s/o Mohamed Peg	do do
"	388	Mehtab Din s/o Budha	do do
"	389	Laburam s/o Fatu	do do
"	390	Karim Mulla s/o Jagota	do do
"	391	Mohamed Din s/o Wasan	do do
"	392	M. Alladin	C. C. Boileau
"	393A	Lookmanji Mithabhai	Goolmohamed Valed Kaloo
"	393	Nathu Devji & Co.	Alibhai Hasanali
"	394	Souza Junior & Dias	H. Diamond and H. Fein
"	395	J. R. Ellis	Alibhai Hasanali
"	396	M. R. De Souza & Co.	Mohamed Abdul Kadir
"	397	F. C. Holmes	Blindi Ram
"	398	J. Rifkin	G. B. Fromme
"	399	Suleman Virjee & Sons	Isherdass Bishendass
"	400	Nathoo Dewji & Co.	Bukera Taib Abba & Ibrahim Abba

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.

Nairobi,
June 11th, 1923.

B. STONE,
Deputy Registrar, Supreme Court of Kenya.

NYANZA PROVINCE.

LABOUR AGENTS' PERMITS ISSUED DURING THE MONTH OF JUNE, 1923.

No. of Permit.	To whom issued.	Date of receipt.	Date of commencement.	Date of expiry.
576	M. F. de Souza	June 1, 1923.	June 28, 1923.	Aug. 27, 1923.
577	R. Gethin	" 5, "	" 1, "	Sept. 1, "
578	Sultan Ahmed	" 9, "	" 1, "	" 1, "
579	Miran Bux	" 9, "	" 3, "	" 3, "
580	J. L. Riddoch	" 14, "	" 15, "	" 14, "
581	Nyanza Corporation	" 9, "	" 3, "	" 2, "

N. A. KENYON-SLANEY,
Ag. Senior Commissioner.