



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.

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GOVERNMENT NOTICE No. 321.

ARRIVAL.

Name.	Rank.	From leave or on 1st Appointment.	Date of leaving Durban.	Date of Embarkation.	Date of arrival at Kilindini.
C. C. T. Sharp	Plant Import Officer	Duty	Sept. 3rd, 1923	Sept. 3rd, 1923	Sept. 12th, 1923

APPOINTMENTS.

S. 18816/1204.
EDWARD BRANDIS DENHAM, C.M.G., to be Colonial Secretary, Colony and Protectorate of Kenya, with effect from the 13th September, 1923.

S. 839.
GEORGE HAROLD OSBORNE, to be Acting Senior Commissioner, Coast, with effect from the 5th September, 1923.

S. 972.
HUGH ROBERT EVERARD EARLE WELBY, to be Resident Commissioner, Eldoret, with effect from the 27th August, 1923.

S. 1336.
LLEWELLYN ARCHIBALD FIELD JONES, to be Resident Commissioner, Nairobi, with effect from the 6th September, 1923.

S. 11341.
HENRY IZARD, A.D.C., to be Junior Assistant Secretary, Secretariat, with effect from 1st September, 1923.

S. 6957.
EUBULE JOHN WADDINGTON, A.D.C., to be Clerk of Councils, with effect from the 12th September, 1923.

S. 11345.
FREDERICK CHARLES GAMBLE, to be Acting Resident Magistrate, Nairobi, with effect from the 6th of September, 1923.

S. 19467.
FREDERICK GORDON JENNINGS, to be Assistant Resident Commissioner, Mombasa, with effect from 3rd September, 1923.

FRANK EDMUND ABBOTT, to be Temporary Assistant Engineer, Public Works Department, Nakuru, with effect from 27th August, 1923.

SECRETARIAT,

NAIROBI,

19th September, 1923.

MAGISTERIAL WARRANTS.

S. 19467.
FREDERICK GORDON JENNINGS, to be a Magistrate of the Second Class, with power to hold a Subordinate Court of the Second Class in the Mombasa District, whilst holding his present appointment as Assistant Resident Commissioner, Mombasa.

S. 240/III.
THEOBALD HENRY HINKSON, to be a Magistrate of the Second Class, with power to hold a Subordinate Court of the Second Class in the Fort Hall District, whilst holding his present appointment as Assistant District Commissioner, Fort Hall, Kikuyu Province.

SWAHILI EXAMINATION.

LOWER STANDARD, PASS.

S. 46/VII.
C. E. LAW, Acting Solicitor General.
R. J. HARLEY-MASON, Medical Officer, Medical Department.
G. V. ALLEN, 2nd Assistant Bacteriologist, Laboratory Division.
W. G. USHER, Acting Instructor, African Apprentices, Public Works Department.
O. STENMARK, Mechanic, Veterinary Department.
MISS G. COLMAN-BROWN, Stenographer, Medical Dept.

FOR PROMOTION IN GRADE.

J. H. WALKER, European Police Constable, Kenya Police.

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

CORRIGENDUM.

S. 5630.
Government Notice No. 291 of the 29th August, 1923, for "Chuka District" read "Nyeri District" in the third line under Magisterial Warrant to "Harold Gaspar Evans."

COLONY AND PROTECTORATE OF KENYA.

GOVERNMENT NOTICE No. 322.

S.

The following Bill is published for information and criticism:—

A Bill

intituled

An Ordinance to Amend the Game Ordinance, 1921.

1. This Ordinance may be cited as "The Game Amendment Ordinance, 1923," and shall be read as one with the Game Ordinance, 1921, hereinafter called "The Principal Ordinance." Short title.
2. Section 4 of the Principal Ordinance is hereby amended by the deletion therefrom of the words "private land" and by the substitution therefor of the words "Resident's Private Land Licence." Amendment of Section 4 of the Principal Ordinance.
3. (1) Section 6 of the Principal Ordinance is hereby amended by the deletion therefrom of the words "or Fourth Schedule" and by the substitution therefor of the word "Schedule." Amendment of Section 6 of the Principal Ordinance and marginal note thereto.
- (2) The marginal note to Section 6 of the Principal Ordinance is hereby amended by the deletion therefrom of the words "and 4th Schedules" and by the substitution therefor of the word "Schedule."
4. Section 7 of the Principal Ordinance is hereby amended by the addition thereto of the following sub-section:— Amendment of Section 7 of the Principal Ordinance.
- "(3) The Governor-in-Council may, if he thinks fit, by Proclamation, alter any Schedule in the manner provided by sub-sections (1) and (2) hereof, for the purposes of any licence referred to in such Schedule."
5. (1) Clause (d) of sub-section 17 (1) of the Principal Ordinance is hereby repealed, and the following clause substituted therefor:— Amendment of sub-section 17 (1) of the Principal Ordinance.
- (d) (1) A Resident's Private Land Licence: £2.
(2) A Visitor's Private Land Licence: £10."
- (2) Clause (f) of sub-section (1) of Section 17 of the Principal Ordinance is hereby repealed.
6. Sub-sections (2) and (3) of Section 17 of the Principal Ordinance are hereby repealed, and the following sub-sections substituted therefor:— Amendment of sub-sections 17 (2) and (3) of the Principal Ordinance.
- (2) All licences, except a Visitor's Licence, a Visitor's Private Land Licence and a Resident's Fourteen-day Licence, shall expire on the 31st day of December of the year of issue.
- (3) A Visitor's Licence, and a Visitor's Private Land Licence shall expire one year after the date of issue."
7. Sub-section (5) of Section 17 of the Principal Ordinance is hereby amended by the deletion therefrom of the words "or Traveller's Licence." Amendment of sub-section 17 (5) of the Principal Ordinance.
8. Section 18 of the Principal Ordinance and the marginal note thereto, are hereby amended by the insertion therein of the word "Resident's" immediately preceding the word "Private." Amendment of Section 18 of the Principal Ordinance and marginal note thereto.
9. Section 22 of the Principal Ordinance is hereby repealed. Repeal of Section 22 of the Principal Ordinance.

Amendment of
sub-section 23
(1) of the
Principal
Ordinance.

10. Sub-section (1) of Section 23 of the Principal Ordinance is hereby repealed and the following sub-section substituted therefor:—

“(1) Any visitor may take out a Visitor's Private Land Licence and any resident may take out a Resident's Private Land Licence. Any such licence will entitle the holder thereof to hunt, kill or capture game on private land only with the consent of the owner, his agent or the occupier of such land. 5

The holder of any such licence may, by payment of the difference in amount of the licence fees, convert such licence into a Visitor's Licence or a Resident's (Full) Licence as the case may be.” 10

Amendment of
sub-section 23
(2) of the
Principal
Ordinance.

11. Sub-section (2) of Section 23 of the Principal Ordinance is hereby amended by the insertion therein of the words “Visitor's nor Resident's” immediately preceding the word “Private.” 15

Amendment of
sub-sections 28
(2) and (4) of
the Principal
Ordinance.

12. Sub-sections (2) and (4) of Section 28 of the Principal Ordinance are hereby amended by the deletion therefrom of the word “Traveller's.”

Repeal of
Fourth
Schedule to
the Principal
Ordinance.

13. The Fourth Schedule to the Principal Ordinance is hereby repealed. 20

GOVERNMENT NOTICE No. 323.

NOTICE.

HIS Excellency the Governor desires to take this opportunity to place on record his appreciation of the valuable services rendered to this Colony and Protectorate by Sir Charles Bowring, K.B.E., C.M.G., Governor-Designate of Nyasaland, during the past 24 years.

General expressions of this feeling have been manifested by all sections of the community.

PROCLAMATION No. 73.

S. 1967/VII.

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 (Contagious Bovine Pleuro-pneumonia) for the purposes of the aforesaid Ordinance.

Farm No. 584, Mr. Tucker, Rumuruti District.

Given under my hand at Nairobi this 7th day of September, 1923.

W. KENNEDY,
Chief Veterinary Officer.

GOVERNMENT NOTICE No. 324.

S. 22329/5.

THE EAST AFRICA TOWNSHIPS
ORDINANCE, 1903.

RULES.

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

Short title.

1. These Rules may be cited as “The Township Rules, 1923,” and shall be read as one with the “Township Rules, 1904,” hereinafter referred to as “the Principal Rules.”

Definitions.

2. For the purposes of these Rules.

“Premises” shall mean lands and buildings of every description.

“District Commissioner” shall mean the Administrative Officer having charge of a town.

Superintendence by

District Commissioner.

3. The cleaning and lighting of a town shall be carried out under the superintendence of the District Commissioner.

Estimates.

4. The District Commissioner shall make estimates for the cost of cleaning, lighting and general municipal purposes of a town for the ensuing year, and shall submit the same to the Governor in the month of June of every year.

Rate: how imposed.

5. (1) Should the Governor approve of such estimates, with or without amendment, he may impose such rate as he may consider necessary to meet the estimated cost as aforesaid.

Provided, however, that such rate shall not exceed ten per cent. of the rateable value of any premises and shall be payable by the occupier thereof, or, where there is no such occupier, by the owner thereof.

(2) Where any premises are in the occupation of more persons than one, the owner or lessor thereof shall be deemed to be the occupier.

(3) It shall be competent for the occupier and owner of any premises to contract otherwise than

as aforesaid, and this provision shall be deemed to apply to any such contract now existing.

Premises in respect of which rate is exempted.

3. No rate shall be payable in respect of premises used exclusively as places for religious worship, public schools, charitable purposes, public burial or burning grounds, nor in respect of any premises belonging to, rented, or used by Government.

Unoccupied and vacant premises.

7. (1) Where any premises shall remain unoccupied or vacant for the year for which the rate shall have been imposed in respect thereof as aforesaid, the District Commissioner shall refund the amount of such rate. Application for such refund shall be made, before the 31st day of March of the year following, by the person who paid such rate.

(2) Where any premises shall remain unoccupied or vacant for a period of not less than three calendar months during the year for which the rate shall have been imposed in respect thereof as aforesaid, the District Commissioner shall refund the proportionate amount of such rate as such period bears to twelve months. Application for such refund shall be made, within three calendar months from the date when such premises shall have ceased to remain unoccupied or vacant, by the person who paid such rate.

Premises in respect of which rate may be waived.

8. The District Commissioner may exempt the occupier or owner of any premises, the rateable value of which is less than one hundred and twenty shillings, from the payment of the rate, if such premises be the sole rateable premises of such occupier or owner who shall have paid hut tax in respect thereof.

Recovery of unpaid rate.

9. If the rate payable by the occupier or owner in respect of any premises shall remain unpaid and in arrear for seven days after notice in writing for payment thereof shall have been served upon such occupier or owner, the District Commissioner, or other person appointed by him in that behalf, may sue for the recovery thereof as for a civil debt recoverable summarily, or alternatively, may apply for a warrant of attachment as though on a judgment obtained for a civil debt, may seize by virtue thereof any personal property of such occupier or owner, and may also seize any effects or crops to whomsoever belonging which may be found on such premises and may thereafter sell the same by public auction.

Rateable value.

10. The gross annual value of any premises shall be the rateable value thereof for the purposes of these Rules.

Gross annual value of premises: how ascertained.

11. The gross annual value of any premises shall be deemed to be the estimated annual rent at which such premises might reasonably be expected to be let from year to year.

Provided, however, that such gross annual value of any premises licensed for the sale of intoxicating liquor to be consumed thereon may be estimated to

be higher than that of other trade or business premises of the same class of building or than that of ordinary dwelling houses.

And provided further, that any lands used as arable or pasture land only, and any woodlands or market gardens shall be assessed in the proportion of one-fourth only of such gross annual value thereof.

Rateable valuation of premises to be made and recorded.

12. A rateable valuation of all premises shall be made and revised from year to year. Such valuation shall be recorded in a book which shall be kept at the office of the District Commissioner or at such other place as he may prescribe, wherein shall also be written in distinct and separate columns the name of the occupier of every premises, or, if the rate in respect of any premises shall be payable by the owner and not by the occupier thereof, the name of such owner, a description of such premises sufficient for its identification and the amount of the value thereof.

Particulars to be furnished and power to enter into or upon premises, etc., for purpose of rateable valuation.

13. (1) The District Commissioner, or such other officer as may be appointed by the Governor in that behalf, shall make and revise such rateable valuation, and for such purpose may require the occupier or owner of any premises to furnish him with any particulars of the rent or other value thereof as he may desire, and for a like purpose may enter into or upon and inspect any such premises after having given forty-eight hours' notice in writing to such occupier or owner of his intention so to do.

(2) It shall not be necessary every year to prepare a new record of rateable valuation. The record of rateable valuation for the previous year may be adopted together with such amendments as may be desirable and proper.

(3) Any such occupier or owner who shall refuse or fail to furnish such particulars after seven days from the date on which he shall have been so required to do as aforesaid, or shall knowingly furnish false or incorrect particulars, or shall hinder, obstruct, or prevent any such officer from entering into or upon and inspecting any such premises, shall be deemed to have committed an offence, and shall be liable to imprisonment of either description for a period not exceeding two months or to a fine not exceeding twenty pounds or to both such imprisonment and fine, and in addition, shall be liable to a fine not exceeding thirty shillings a day till he shall have complied with the requirements of such officer.

Record of rateable valuation to be available to public inspection.

14. When such rateable valuation shall have been completed, the record thereof may be inspected by any member of the public who may make extracts therefrom free of any payment whatever.

Public notice to be given of date of rateable valuation and revision.

15. (1) Public notice shall be given, not less than one calendar month from the date of the publication thereof, of the day on which such rateable valua-

tion will be made and revised. In all cases in which it is proposed rateably to value any premises for the first time or to increase the rateable valuation previously made of any premises, special notice of the proposed rateable valuation or the increased rateable valuation thereof shall be given to the occupier or owner of such premises.

(2) Any objection thereto shall be made in writing, on or before the day of which notice shall have been given as aforesaid, and shall be addressed to the District Commissioner or such other officer as aforesaid who shall enquire into and decide the same.

(3) The occupier or owner of any premises in respect of which the rate is payable may object in the manner aforesaid to the rateable valuation thereof or of any other premises.

*Rateable valuation
Roll.*

16. When any such objection shall have been enquired into and decided as aforesaid, any amendment which may require to be made by reason of such decision shall be made and authenticated by the signature of the District Commissioner or other officer as aforesaid, who shall at the same time certify in a similar manner that no other objection has been made and decided than those objections so authenticated. Thereupon the rateable valuation so made shall be deemed to be the rateable valuation roll of the year for which it shall have been made.

Such year shall commence on the 1st day of January.

*Amendment of record of
rateable valuation.*

17. Notwithstanding anything hereinbefore contained the District Commissioner or other officer as aforesaid, on being satisfied for any reason whatever that any amendment to the record of the rateable valuation of premises is desirable and proper, may at any time amend the same in order to correct any particulars therein. Every such amendment shall be authenticated in the manner aforesaid.

*Notification of
amendment to be
given to Objector.*

18. (1) Any person who shall have objected to an amendment made under Rule 16 or 17 shall forthwith be notified accordingly by the District Commissioner or other officer as aforesaid.

(2) Any such amendment shall be final, unless an appeal be preferred therefrom as hereinafter provided.

*Appeal to Magistrate
against amendment.*

19. (1) Any person aggrieved at any amendment made under Rule 16 or 17 may prefer an appeal in respect thereof to a first class magistrate. No such appeal shall be admitted and heard unless an objection to such amendment shall previously have been made under Rule 16 and the amount of the rate payable by reason of such amendment shall first have been deposited with the District Commissioner.

(2) Every such appeal shall be preferred within thirty days from the date on which the notification under Rule 18 shall have been received by the appellant.

*Appeal to Supreme
Court.*

20. (1) An appeal may be preferred to the Supreme Court from the decision of such magistrate.

(2) Every such appeal shall be preferred within thirty days from the date of the decision of such magistrate.

Cancellation.

21. Rules 21, 22 and 23 of the Principal Rules are hereby cancelled.

By command of His Excellency the Governor.

Nairobi,

This 17th day of September, 1923.

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

GOVERNMENT NOTICE No. 325. S. 20034/6.

THE NATIVE AUTHORITY ORDINANCE, 1912.

NOTICE.

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

Nairobi,

Sept. 17th, 1923.

G. V. MAXWELL,

Chief Native Commissioner.

SCHEDULE.

SUK-KAMASIA RESERVE.—DISTRICT ELDAMA RAVINE.

Name.	Area.	With effect from.	Remarks.
Lakwait Arap Kibet	West Lembus	March, 1923	<i>Vice</i> Kibomer Arap Kibiror, deposed on conviction under the Diseases of Animals Ordinance, 1906.

GOVERNMENT NOTICE No. 326. S. 20159.

OBITUARY.

HIS Excellency the Governor regrets to announce the death of the Hon. Mr. Abdul Rasul Allidina Visram, M.B.E., Member of Legislative Council, which occurred at his residence, Mombasa, on the 16th instant.

GENERAL NOTICE No. 737.

THE PORT ORDINANCE, 1922.

RULES—SECTION 64.

NOTICE.

NOTICE is hereby given that the following articles will be sold on 15th October, 1923, by public auction unless claims for same are lodged at the Port and Marine Department,

4 fishing canoes	} salvaged at Malindi.
1 fishing galawa	
2 tarpaulins	
3 rudders	
1 tiller	

Port & Marine Department,

Mombasa,

10th September, 1923.

H. W. TURNER,

Port Captain.

GENERAL NOTICE No. 721.

NOTICE.

FIREWOOD IN THE NGONG ROAD FOREST.

TENDERS are invited for the right to cut firewood in two coupes in the Ngong Road Forest comprising Compartment 28 and Kivio No. 2 compartment respectively for the period October 1st, 1923 to March 31st, 1924.

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

In Kivio No. 2 Compartment clear felling will be allowed except for Muhugu; in Compartment No. 28 marking will be done on the selection system.

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

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

A sum of Shs. 600 to be deposited with the Conservator of Forests at the time of entering into the contract and before any cutting can take place (to be held as security for the performance and observance of the terms of the contract and to be liable to forfeiture as liquidated damages in the event of any breach thereof).

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

No tender of less than gazetted royalties will be considered.

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

Tenders will be received up to and including the 27th instant.

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

The highest or any tender will not necessarily be accepted.

Nairobi.

10th September, 1923. H. M. GARDNER,
Acting Conservator of Forests.

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. 738.

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.
Aug. 20th, 1923	S.S. "Kioto"	Sept. 10th, 1923
Aug. 24th, 1923	S.S. "Bovenkerk"	Sept. 14th, 1923

General Post Office,

Nairobi,

15th September, 1923.

W. G. M. MACDONALD,
*for Acting Postmaster General,
Kenya and Uganda.*

GENERAL NOTICE No. 711.

IN THE DISTRICT REGISTRY OF HIS MAJESTY'S SUPREME COURT OF KENYA, AT ELDORET.

IN THE MATTER OF THE COMPANIES ORDINANCE, 1921.

AND

IN THE MATTER OF TURBO FLAX MILLS, LIMITED.

NOTICE is hereby given that a Petition brought before the Court on the 17th day of August, 1923, for reduction of the Share Capital of the above Company by cancellation of one Share of 3,000 Rupees therein issued to The Kipkarren Syndicate and a discharge from liability for payment of calls thereon has been adjourned and will come before the Court at its next sittings at Eldoret in the Uasin Gishu District. Any creditor of the above-named Company wishing to object to such cancellation and reduction should file an objection in writing (together with particulars of claim against the Company) at the District Registry of the Court at Eldoret aforesaid on or before the 6th day of November, 1923, and failing such objection, an Order will be made granting the Petition in due course.

Dated the 29th day of August, 1923.

H. E. WELBY,
District Registrar.

GENERAL NOTICE No. 739.

IN THE DISTRICT REGISTRY OF HIS MAJESTY'S SUPREME COURT OF KENYA, AT NAKURU.

PROBATE AND ADMINISTRATION.

CAUSE No. 5 OF 1921.

IN THE MATTER OF HAROLD VICTOR BACON, DECEASED.

To all to whom it may concern.

TAKE NOTICE that the final account in the estate of the above-named deceased has been filed by the Administrator of the estate and that this Court has fixed the 16th day of October, 1923, at 10 o'clock in the forenoon, to pass the account after which date no objections will be heard thereto.

Nakuru,

Dated this 17th day of September, 1923.

R. PEDRAZA,
District Delegate.

GENERAL NOTICE No. 740.

PROBATE AND ADMINISTRATION.

CAUSE No. 61/22 OF 1923.

IN THE MATTER OF T. J. MASCARENHAS, DECEASED.

To all to whom it may concern.

TAKE NOTICE that the account of the estate of the above-named T. J. Mascarenhas, deceased, has been lodged with the Registrar of the Supreme Court at Mombasa, and that he has appointed the 20th day of November, 1923, at 2 o'clock in the afternoon, for passing of such account.

Mombasa,
11th September, 1923.

A. MUSGRAVE THOMAS,
Acting Administrator General.

GENERAL NOTICE No. 741.

PROBATE AND ADMINISTRATION.

CAUSE No. 7 OF 1923.

IN THE MATTER OF KARTAR SINGH, DECEASED.

To all to whom it may concern.

TAKE NOTICE that the account of the estate of the above-named Kartar Singh, deceased, has been lodged with the Registrar of the Supreme Court at Mombasa, and that he has appointed the 20th day of November, 1923, at 2 o'clock in the afternoon, for passing of such account.

Mombasa,
11th September, 1923.

A. MUSGRAVE THOMAS,
Acting Administrator General.

GENERAL NOTICE No. 742.

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

PROBATE AND ADMINISTRATION.

CAUSE No. 19 OF 1923.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE
OF MARTIN SETH-SMITH, LATE OF COLWOOD BOLNEY,
IN THE COUNTY OF SUSSEX IN ENGLAND, DECEASED.

TAKE NOTICE that application having been made in this Court by Wilfrid Clare Hunter, of Nairobi, for the administration with an exemplification of the Will and two Codicils annexed of the estate of Martin Seth-Smith, late of Colwood Bolney, in the County of Sussex in England, who died at Colwood aforesaid on the 9th day of December, 1922, 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 5th day of October, 1923.

Nairobi,
13th September, 1923.

G. H. PICKERING,
Judge.

GENERAL NOTICE No. 743.

PROBATE AND ADMINISTRATION.

SUPREME COURT CAUSE No. 72 OF 1923.

ADMINISTRATOR GENERAL'S CAUSE No. 84 OF 1923.

IN THE MATTER OF CAPT. L. H. HUSSEY MACPHERSON,
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 3rd day of September, 1923, by which the undersigned was appointed Administrator of the estate of the late Capt. L. H. Hussey MacPherson, who died at Lodwar on the 22nd day of July, 1923.

TAKE NOTICE that all persons having any claims against the estate of the said Capt. L. H. Hussey MacPherson are required to lodge and prove such claims before me the undersigned on or before the 13th day of November, 1923, after which date only the claims so proved will be paid and the estate distributed according to law.

Mombasa,
11th September, 1923.

A. MUSGRAVE THOMAS,
Acting Administrator General.

GENERAL NOTICE No. 744.

NOTICE.

IN THE MATTER OF KIRITO, 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 from £45,000 or Rupees 675,000 divided into 45,000 shares of £1 or Rupees 15 each to 45,000 shares of Shillings 20 each was on the 8th day of September, 1923, presented to His Majesty's Supreme Court, at Nairobi, and will be heard on the 5th day of November, 1923, and that the list of creditors of the Company is to be made out as for the 22nd day of October, 1923.

Nairobi,
14th September, 1923.

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

GENERAL NOTICE No. 745.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Chunilal Motibhai Patel, Rambhai Motibhai Patel and Mangalbai Gopalbhai Patel, trading under the name and style of "Patel Brothers," at Nairobi, has by mutual consent been dissolved as from the 1st day of September, 1923. All debts due or owing to and by the same firm will be recovered and discharged by the said Chunilal Motibhai Patel, who will in future carry on the said business under the same name as sole proprietor thereof.

All persons having any claims against the said firm "Patel Brothers" are requested to submit particulars thereof to the said Chunilal Motibhai Patel on or before the 30th day of September, 1923, after which date no claim will be entertained.

Nairobi,
8th September, 1923.

CHUNILAL MOTIBHAI PATEL,
MANGALBHAI GOPALBHAI PATEL, } *Partners.*
CHUNILAL MOTIBHAI PATEL, }
p.p. RAMBHAI MOTIBHAI PATEL. }