

GOVERNMENT NOTICE NO. 418.

ARRIVALS.

Name.	Rank.	From leave or on 1st Appointment.	Date of leaving England.	Date of Embarkation	Date of arrival at Kiliindini
A. E. Mayno	Asst. Chief Accountant, U. R.	Leave	Nov. 2nd, 1923	Nov. 2nd, 1923	Nov. 28th, 1923
A. Whittaker	Guard, 1st Class, U. Rly.	"	do	do	do
D. H. Norman	Clerk, Uganda Railway	"	Nov. 7th, 1923‡	Nov. 8th, 1923	Nov. 25th, 1923
T. M. Brick	S. & T. O., Capt., K. A. R.	"	Nov. 14th, 1923*	Nov. 14th, 1923	Nov. 22nd, 1923

‡ Date of leaving Marseilles.

* Date of leaving Durban.

APPOINTMENTS.

S. 7334/II.
 HARRY BARRON SHARPE, to be Acting District Commissioner, Vanga District, Coast Province, with effect from the 15th November, 1923.

S. 19291
 S. 19446/1/1.
 WILLIAM SYDNEY MERCHANT, to be a Deputy Recorder of Coast Land Titles, with effect from 19th November, 1923.

J. L. WORLEDGE, Assistant Auditor, to be Acting Senior Assistant Auditor as from the 27th November, 1923.

S. 18816/1465.
 PETER MILNE, M.B., Ch.B., U. New Zealand, to be a Medical Officer, with effect from the 7th November, 1923.

S. 46/V.11.
 SWAHILI EXAMINATION.

LOWER STANDARD SWAHILI, Pass.

G. FAIRBAIRN, Forester, Forest Department.

SECRETARIAT,

NAIROBI,

5th December, 1923.

G. A. S. NORTHCOTE,

for Colonial Secretary.

COLONY AND PROTECTORATE OF KENYA.

GOVERNMENT NOTICE No. 419.

S. 22329/6.

The following Bill is published for information and criticism:—

A Bill

Intituled

An Ordinance to Amend the Nairobi (Rating of Unimproved Site Values) Ordinance, 1921, and the Nairobi (Rating of Unimproved Site Values) Amendment Ordinance, 1922.

1. This Ordinance may be cited as "The Nairobi (Rating of Unimproved Site Values) Amendment Ordinance, 1923," and shall be read as one with the Nairobi (Rating of Unimproved Site Values) Ordinance, 1921 (hereinafter referred to as "the Principal Ordinance") and the Nairobi (Rating of Unimproved Site Values) Amendment Ordinance, 1922.

Short title.

2. Section 2 of the Principal Ordinance is hereby amended as follows:—

Amendment of Section 2 of the Principal Ordinance.

(a) In the definition of the word "owner", by inserting after the word "actual" the words "or registered".

(b) By adding the following definitions:—

"Registered owner" shall mean the person who appears from any Land Registry of the Colony and Protectorate to be the actual owner.

"The Court" shall mean the Resident Magistrate's Court, Nairobi, except where otherwise specially provided.

"Person" shall where the context admits be deemed to include a company, syndicate, corporation or firm.

3. Section 15 of the Principal Ordinance is hereby amended by inserting after the word "land" occurring in the second line thereof the following words:—

Amendment of Section 15 of the Principal Ordinance.

"as valued in the Valuation Roll, payable by the owner or owners"

and by inserting after the word "land" occurring in the seventh line thereof the words "as valued in the Valuation Roll",

and by adding at the end of the said Section the following words:—

"It shall be no objection to the making of a rate that at the date on which it is imposed any part of the period in respect of which it is imposed has elapsed."

4. Section 16 (b) of the Principal Ordinance is hereby amended by inserting after the word "or" occurring in the first line the words "in the discretion of the Council": and by adding thereto the following words:—

Amendment of Section 16 of the Principal Ordinance.

"provided that it shall be no objection to the making or publishing of any rate whether before or after the date of this Ordinance that such rate is not expressly declared to be payable in one sum."

Amendment of Section 17 of the Principal Ordinance.

5. Section 17 (1) of the Principal Ordinance is hereby amended by substituting "IV" for "VI" in the second line thereof: and Section 17 (2) thereof is hereby amended by deleting the words from "Provided" to the end, and substituting therefor the following words:—

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"and it shall be sufficient to describe such owner in the Rate Book and in any proceedings to recover a rate as the owner of the property on which the rate is assessed without further description: provided further that in any proceedings which may be taken for the recovery of any rate, it shall be no objection that the name of the owner, or in the case of a firm the names of the partners, have not been properly set out, or in the case of a deceased person that the name or names of the executor or executors have not been disclosed."

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Amendment of Section 22 of the Principal Ordinance.

6. Section 22 of the Principal Ordinance is hereby amended by adding thereto the following words:—

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"The Town Clerk shall be empowered from time to time to make any alteration or correction in the names of the owners of property appearing in the rate book and shall verify such alteration or correction by his initials."

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Amendment of Section 26 of the Principal Ordinance.

7. (1) Section 26 (1) of the Principal Ordinance is hereby amended by inserting after the word "charge" the following words:—

"without registration, maintainable (unless satisfied) for seven years from the date of imposition thereof whether such date was before or after the date of this Ordinance," and

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(2) Section 26 (2) thereof is hereby amended by inserting after the word "property" occurring in the third line thereof the following words:—

"or to avoid disturbance of his rights, or interference with the peaceful or beneficial enjoyment of his tenancy."

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Proceedings for the recovery of unpaid rates.

8. Sections 27, and 28 as amended by the Nairobi (Rating of Unimproved Site Values) Amendment Ordinance, 1922, and Section 29 of the Principal Ordinance are hereby repealed and the following Section is hereby substituted therefor:—

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"27. If any sum payable in respect of any rate remains unpaid after the date advertised in accordance with Section 24 hereof, the Council may apply to the Court for an order that the premises, or any part of the premises charged with the rate, shall be sold: and thereupon the Court shall, upon payment of a Court fee of S. 5, by notice of sale declare its intention of selling at the expiration of one month from the date of such notice of sale, the premises in respect of which the arrear has accrued: and if at the expiration of such period such arrear has not been paid or satisfied the Court may expose for sale by public auction and sell the whole of such premises or such portion thereof as it may deem sufficient."

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"Such notice of sale shall be served by publication in one issue of the Gazette and by being posted on the premises charged: and where the Court has reason to believe that the registered owner at the time of the said application by the Council or his manager, agent or attorney is resident within the Municipal Area, the Court may direct the manner of any further service: provided that if personal service or service by post on the registered owner or his manager, agent or attorney shall be made, the posting of notice on the premises shall not be necessary."

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"Wherever it shall appear that any person or persons liable for a rate under this Ordinance has died or become insolvent, or no notice of the appointment of an executor, administrator, liquidator or receiver has been received the Court shall give such orders for service of the notice required under this Section as it shall deem just."

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"The above provisions shall apply to all obligations arising under this and the Principal Ordinance, and whether accruing before or after the date of this Ordinance."

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Amendment of Section 30 of the Principal Ordinance.

9. Section 30 of the Principal Ordinance is hereby amended by inserting after the words "per annum" in the third line thereof the following words:—

"from the date when the rate became due, whether such date was before or after the date of this Ordinance."

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10. Section 31 of the Principal Ordinance is hereby amended in sub-section (1) by substituting the word "property" for the word "right" and in sub-section (2) by deleting the words "or right."

Amendment of Section 31 of the Principal Ordinance.

5 **11.** Section 33 of the Principal Ordinance is hereby amended as follows:—

Amendment of Section 33 of the Principal Ordinance.

(1) by inserting after the word "interest" where it first occurs the words "by way of mortgage or otherwise":

and

10 (2) by adding at the end of the said Section the following words:—

"and such person shall then be entitled to recover the amount so paid by him with all costs and interest from the person or persons liable for the rate."

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12. After the Section 33 of the Principal Ordinance there shall be inserted the following Section:—

Proceedings for recovery of balance of rate after sale.

20 "33 A. (1) In the event of the property so exposed for sale not realising the amount of the rate with interest and costs, the Council may apply for a warrant of attachment as though on a judgment obtained for a civil debt, and may seize by virtue thereof any personal property of any person liable to pay the same, and may also seize any effects or any crops to whomsoever belonging which may be found on the premises in respect of which the arrear is due, and may after the notice prescribed in the Schedule hereto sell the same in the prescribed manner."

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30 "(2) The attachment may be made by an officer deputed by the Court for the purpose who shall publicly notify the attachment in the prescribed manner and shall take an inventory of the property attached. Such officer shall be deemed to be a public servant within the meaning of the Indian Penal Code."

35 "(3) It shall be lawful for such officer to enter and if necessary to break open in the day time any house or building for the purpose of effecting such attachment."

40 "(4) In the event aforesaid the Council may also further apply to the Court for a warrant of personal attachment as though on a judgment obtained for a civil debt against the person or persons liable to pay the same as in manner prescribed in the Code of Civil Procedure or as may be prescribed in any Ordinance that may be passed amending or substituting the same."

45 "(5) The provisions of this Section shall apply to all obligations arising under this and the Principal Ordinance, and whether accruing before or after the date of this Ordinance."

13. Section 34 of the Principal Ordinance is hereby amended by inserting after the words "Resident Magistrate's Court" occurring in the fifth line thereof the following words:—

Amendment of Section 34 of the Principal Ordinance.

50 "in manner prescribed by the Civil Procedure Code or in any Ordinance substituted therefor or amending the same"

and by adding at the end of the said Section the following words:—

Appeals.

55 "An appeal shall lie from such order and all proceedings in connection with the hearing and determining of such appeal shall, so far as practicable, be in conformity with the provisions of the Civil Procedure Code subject as aforesaid."

14. Section 36 of the Principal Ordinance is hereby amended by substituting for sub-section (2) the following sub-section:—

Amendment of Section 36 of the Principal Ordinance.

60 "(2) Wherever the owner of any rateable property dies or becomes insolvent, it shall be the duty of his executor, administrator, liquidator or receiver to give notice of his appointment to the Town Clerk in writing, within six months of the date thereof."

Limitation in respect of rights, claims and obligations under this and the Principal Ordinance.

15. After the Section 36 of the Principal Ordinance there shall be inserted the following Section:—

“36 A. Notwithstanding any provision in other Acts or Ordinances, the period of limitation assigned under this and the Principal Ordinance in respect of all rights, claims and obligations thereunder shall be seven years from the date of constitution thereof whether such date was before or after the date of this Ordinance.”

Repeal and re-enactment of Schedule.

16. The Schedule attached to the Principal Ordinance is hereby repealed and the Schedule attached to this Ordinance is hereby substituted therefor.

Repeal of Section 2 of the Nairobi (Rating of Unimproved Site Values) Amendment Ordinance, 1922.

17. Section 2 of the Nairobi (Rating of Unimproved Site Values) Amendment Ordinance, 1922, is hereby repealed.

Certain Sections to have retrospective operation.

18. The definitions contained in Section 2 and the Provisions of Sections 3, 4, 7, 9, 11, 15 and Schedule of this Ordinance shall be held to operate retrospectively as from the date of the Principal Ordinance.

SCHEDULE.

(See Section 37).

SALE OF IMMOVEABLE PROPERTY.

1. The notice under Section 27 of the Ordinance shall be in Form I.

ATTACHMENT AND SEIZURE.

2. The warrant of attachment issued under Section of the Ordinance shall be in the Form II.

3. The officer to whom the attachment is addressed shall notify the same by affixing a copy thereof to a conspicuous part of the premises in which the seizure is effected.

4. The attachment of moveable property shall be executed by actual seizure, and an inventory shall forthwith be taken of such property by the attaching officer, who shall keep the property in his own custody or in the custody of one of his subordinates, and shall be responsible for the safety thereof.

5. The attachment of crops shall be effected by notice prohibiting the person in possession from removing or dealing with the same. Such notice (in Form III) shall be posted up on the land on which the crops are growing, and a copy thereof at a police station or other public place in the vicinity.

6. The attaching officer shall immediately after seizure proclaim, by notice affixed on the premises or in other effective manner, that if the amount due is not paid within ten days, or cause shewn why the property should not be sold, such property will be sold by public auction.

SALE.

7. On the expiration of ten days, if no good cause to the contrary has been shewn, and the arrear and costs are still unpaid, the property may be sold.

8. Provided that when the property seized is of a perishable nature, or when the expense of keeping it in custody will exceed its value, it may be sold at once.

9. The expense of the maintenance of livestock and the custody of moveable property, while under attachment, shall be costs of the attachment.

10. No officer of the Council nor any person having any duty to perform in connection with any sale under the Ordinance shall, either directly or indirectly, bid for, acquire or attempt to acquire any interest in any property sold at such sale.

11. A sale under the Ordinance may be adjourned to a specified day and hour if the Council shall see good reason for such adjournment. Every such sale shall be stopped if, before the lot is knocked down, the arrear and costs (including the costs of sale) are tendered to the officer conducting the sale.

PAYMENT.

12. In the case of moveable property and crops, the price of each lot shall be paid for at the time of sale, or as soon after as the officer holding the sale directs; in default of payment, the property shall be again put up and sold. On payment of the purchase-money, the officer conducting the sale shall give a receipt for the same.

13. On every sale of immoveable property under the Ordinance the person declared to be the purchaser shall pay, immediately after such declaration, a deposit of 25% on the amount of his purchase-money to the officer conducting the sale, and in default of such deposit, the property shall forthwith be put up again and sold.

14. The balance of the purchase-money shall be paid by the purchaser on or before the fifteenth day after the sale of the property, or, if the fifteenth day be a Sunday or other holiday, then on the first office day after the fifteenth day.

15. In default of payment within the period mentioned above, the deposit shall be forfeited to the municipality and the property shall be re-sold, and the defaulting purchaser shall forfeit all claim to the property, or to any part of the sum for which it may be subsequently sold.

MISCELLANEOUS.

16. The Court may if it thinks desirable, advertise, in such manner as it shall think fit, any sale held under these Rules, and any expenses incurred in so doing shall be costs of the sale.

17. On payment of the purchase money, the Court shall make an order as provided in Section 55 of the Registration of Titles Ordinance, 1919, preferring the purchaser as proprietor of the land or interest in land sold to him; and he shall forthwith be put in possession of the purchased property, the aid of the police being afforded if needful.

18. The sum to be deducted from the proceeds of the sale, besides the arrear originally due to the municipality less any sum recovered to account thereof shall be:—

- (a) Interest on the arrear;
- (b) any further arrear that may have accrued up to the day of sale, with interest;
- (c) the costs incurred by the process and sale.

FORM I.

NOTICE OF SALE OF LAND.

Whereas the sum of \$..... being arrears and costs recoverable under the "Nairobi (Rating of Unimproved Site Values) Ordinance, 1921," is due to Nairobi Corporation in respect of rate for year..... charged on the land plot No..... Nairobi of which the registered owner is..... and whereas the said sum has not been paid.

Notice is hereby given that at the expiration of one month from the date of this notice, the Court will proceed to sell by public auction the premises prescribed at the foot hereof (being the premises in respect of which the arrear has accrued) and all persons are hereby warned against alienating the premises so described, by sale, gift or otherwise, and from receiving the same by purchase, gift, or otherwise.

Given under my hand this.....day of..... 19.....

.....
Resident Magistrate.

(Description of premises).

FORM II.

WARRANT OF ATTACHMENT.

Whereas the sum of S.....
 is due to the Nairobi Corporation in respect of rate for the
 year.....charged on the land plot No.....
 Nairobi whereof the owner is.....
 (being arrears, interest and costs recoverable under "The Nairobi
 (Rating of Unimproved Site Values) Ordinance, 1921," less sums
 recovered, as noted in the margin) and whereas the said sum of
 S.....has not been paid:

Current Assessment for19.....		THESE ARE TO COMMAND you to attach the personal property of the said..... wherever the same may be found and also the effects and the crops to whomsoever belonging which may be found on the premises.....
Interest thereon		
Arrears for.....years, viz.: 19 to 19		
Interest thereon		Street.....
Attachment Fees, S.		plot No.....
Less recovered to account		Nairobi and unless the said sum of S.....
Total S.		the costs of this attach- ment, be paid, to hold the same until further orders.

You are further commanded to return this warrant on or
 before the.....day of.....19.....,
 with an endorsement certifying the date and manner in which it
 has been executed or why it has not been executed.

Given under my hand at.....this.....
 day of.....19.....

.....
Resident Magistrate.

FORM III.

NOTICE ATTACHING CROPS.

Whereas.....
 has failed to satisfy an arrear of rates amounting, with costs, to
 S..... Notice is hereby given that
 the property specified at the foot hereof has been attached under
 a Warrant of Attachment issued by the Resident Magistrate
 of.....dated the.....day
 of.....19....., and the said.....
and all persons are
 hereby prohibited from disposing of or removing the said property,
 and all persons are prohibited from receiving the same by
 purchase, gift, or otherwise.

The.....day of.....19.....

.....
Officer of the Court.

(Description of the Property).

FORM IV.

RATE BOOK.

A rate of.....per centum under the provisions of "The Nairobi (Rating of Unimproved Site Values) Ordinance, 1921," by the Nairobi Municipal Council, on the..... day of.....19....., for the period..... 19....., payable in.....equal instalments on the (name the day of payment).

1	2		4	5	6	7
No. on Roll.	Owner.	Description and Situation of Property.	Rateable Value.	Rate at%	By whom Rate paid.	Date of Payment.

Signed by us, with the corrections initialled, this..... day of.....19.....

A.B. }
C.D. } *Members of the Municipal Council.*

(N.B.—The two last columns will appear in blank when the rate-book is signed, and will be filled in from time to time as the rates are paid).

PROCLAMATION No. 121. S. 1967/VI.
THE DISEASES OF ANIMALS
ORDINANCE, 1906.

PROCLAMATION.

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

Proclamation No. 90, dated the 12th day of October, 1923, declaring Mr. G. Colville's farm, Endabibi, Gilgil, to be an infected area (Foot and Mouth Disease).

Given under my hand at Nairobi this 23rd day of November, 1923.

W. KENNEDY,
Chief Veterinary Officer.

PROCLAMATION No. 122. S. 1967/VI.
THE DISEASES OF ANIMALS
ORDINANCE, 1906.

PROCLAMATION.

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

That part of Proclamation No. 95, dated the 19th day of October, 1923, declaring Farm No. 2428, W. Grimbeck, Esq., Rumuruti District, to be an infected area (Foot and Mouth Disease).

Given under my hand at Nairobi this 24th day of November, 1923.

W. KENNEDY
Chief Veterinary Officer.

PROCLAMATION No. 123. 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. 99, dated the 25th day of October, 1923, declaring Farm Nos. 3777/28 and 3777/29, Upper Gilgil, A. R. Colville, also main Rumuruti-Gilgil Road passing through these farms to be an infected area (Foot and Mouth Disease).

Given under my hand at Nairobi this 28th day of November, 1923.

W. KENNEDY,
Chief Veterinary Officer.

GOVERNMENT NOTICE No. 420. S. 22834/1/9.
ASSISTED LOANS FOR WORKS OF
PUBLIC UTILITY.

NOTICE.

THE following telegram has been received by the Governor from the Secretary of State for the Colonies and is published for general information:—
Nairobi,

3rd December, 1923.

J. E. S. MERRICK,
for Colonial Secretary.

"In order to facilitate anticipation of public utility works such as communications, power, lighting, water, etc., which otherwise would not

be undertaken for some years, Imperial Government proposes to give a contribution towards the interest charges on loans raised for capital expenditure of this description. These undertakings might be under either public or private control or management. The assistance would be in respect of expenditure on orders placed in this country and would be applicable only to schemes approved by the local Government and certified by it to be in anticipation of normal expenditure.

It is proposed that the maximum assistance given should be a free grant of three quarters of the interest charges for period of 5 years.

To qualify for the Imperial contribution a scheme must be accepted by the Imperial Government within the next three years. Approval of the Imperial Government would be given after consultation with the Treasury, Colonial Office, and Board of Trade. Priority would be given to schemes involving earliest placing of orders.

To what extent could advantage be taken of these proposals in territories under your administration.

Interest charges do not include charges for Sinking Fund and no contribution would be made towards cost of freight of the material ordered here."

GENERAL NOTICE No. 957.

S. 35/32/9.

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 Governor-in-Council has made the following Bye-laws:—

1. These Bye-laws may be cited as "The Nairobi (Water Rates) Bye-laws, 1923," and shall be read as one with "The Nairobi Township Rules, 1917."

2. There shall be payable to the Corporation by the occupier of any premises on which a standpipe or other supply of water is situate, in respect of every such standpipe or supply, the following charges:—

(1) Within the Township:—

(a) For standpipes or supplies on meter:—

A monthly charge of Shs. 2/- per 1000 gallons of water consumed according to the reading of the meter payable in arrear on demand.

Such monthly charge shall in no case be less than Shs. 6/.

(b) For standpipes or supplies not on meter:—

A monthly charge of Shs. 10/- payable in advance.

(2) Outside the Township:—

Monthly charges as aforesaid, as the case may be, together with an additional charge of 25 per cent. on such charges, provided that such charges

(a) may be varied by express agreement between the Corporation and such occupier;

(b) shall not be made for the period in respect of which a supply of water is cut off from the the water mains.

3. The Corporation may instal meters on supplies at its discretion. Any person removing, injuring or tampering with a water meter so installed by the Corporation shall be guilty of an offence.

4. It shall be an offence for any person to remove, injure, manipulate or tamper with any water main, cock or any water fitting or appliance in connection with any water supply being the property of the Corporation whether the same is situated within the Township or not.

5. The Superintendent of Water Works or any person duly authorised by the Corporation may enter upon any premises whether within or outside the Township for the purpose of laying, inspecting or repairing pipes, cocks, meters or other apparatus pertaining to the supply of water, or for the cutting off or turning on of water.

6. There shall be payable to the Corporation in arrear on demand, as rent of a meter, a monthly charge of one shilling, provided that special charges may be made for meters of a special size where one consumption of water is abnormal.

Such monthly charge shall be payable in addition to any charge payable under Bye-law 2 (1) (a) or (2) hereof.

7. When any payment due to the Corporation under these Bye-laws is in arrear, the Corporation may disconnect the water supply from the premises in respect of which such default has occurred, or from any other premises occupied by the person so in default, and may refuse to reconnect such supply until payment has been made of the amount so due together with a reconnection charge of Shs. 10/.

8. Nothing in these Bye-laws shall affect the provisions of an agreement, dated the 28th day of August, 1923, made between the Corporation, the Uganda Railway and the Government.

Municipal Offices,
Nairobi,
30th August, 1923.

J. A. WATSON,
Town Clerk.

GENERAL NOTICE No. 958.

NOTICE.

EXTENSION OF THE PERIOD FOR DEVELOPMENT
OF TOWNSHIP PLOTS.

IT is hereby notified that where the period allowed by any Township lease for the completion of the development conditions therein prescribed expires during the year 1923 or where the extension of such period given under General Notice No. 776 of the 28th day of August, 1922 ("Official Gazette," September 6th, 1922), expires on the 31st December, 1923, the time or the period allowed for such development will be extended to June 30th, 1924, with the exception hereinafter set forth, provided that such extension shall not be held to modify or limit any extension for a longer period that may have been granted.

2. The extension hereby given does not apply to any plot or plots in respect of which any sums due to Government before the 31st December, 1923, shall remain unpaid on that date.

3. This extension is to be regarded as final and it is hereby notified that in all cases entitled to the extension where the conditions of the lease shall not have been completed by the 30th June, 1924, the penalties provided by the law for non-fulfilment of conditions will be exacted.

Nairobi,
3rd December, 1923.

H. T. MARTIN,
Commissioner of Lands.

GENERAL NOTICE No. 938.

UGANDA PROTECTORATE.

TENDERS.

TENDERS are invited by the Tender Board, Entebbe, for the supply of the under-mentioned stores to various Government Departments to be delivered at Entebbe, Kampala and Jinja, during the year ending 31st December, 1924.

SCHEDULE.

<i>Description of Goods.</i>	<i>Approximate total quantity required.</i>	<i>Remarks.</i>
Americani ...	1,500 joras ...	Sample required.
Atta ...	2,790 lbs. ...	In good sound bags. Sample required.
Beans ...	60,400 lbs. ...	do. do.
Coconut oil ...	4,500 lbs. ...	In good tins.
Cotton seed ...	255,000 lbs. ...	In good sound bags. Sample required.
Cotton, ginned ...	5,000 lbs. ...	do. do.
Dhall ...	1,200 lbs. ...	do. do.
Flour ...	600 lbs. ...	For paste.
Fuel, wood (a) ...	570,000 cub. ft. ...	—
Ghee (b) ...	16,850 lbs. ...	In good tins. Second quality.
Ground nuts ...	36,000 lbs. ...	In good sound bags. Sample required.
Maize ...	112,500 lbs. ...	do. do.
Maize (siftings) ...	18,000 lbs. ...	do. do.
Mealie meal (c) ...	332,600 lbs. ...	do. do.
Milk, Condensed (Ideal) ...	180 cases ...	—
Oil cake (sim-sim) ...	4,500 lbs. ...	In good tins. Sample required.
Oil, paraffin or kerosine ...	90,000 gals. ...	Asiatic or American. Prices to be quoted: (1) in drums supplied by the Government; (2) in drums provided by the suppliers, drums to be returned; (3) in cases or tins.
Petrol ...	30,000 gals. ...	Prices to be quoted: (1) in drums provided by the suppliers, drums to be returned; (2) in tins or cases—brand to be stated.
Oil, sim-sim ...	40 gals. ...	In good tins.
Rice (Mwanza) (d) ...	349,000 lbs. ...	First and second quality. In bags. Sample required.
Salt, coarse (e) ...	39,000 lbs. ...	In good sound bags. Sample required.
Sugar, white ...	1,540 lbs. ...	do. do.
Tea ...	250 lbs. ...	State quality and origin.
Timber, mvule (f) ...	88,000 sq. ft. ...	—

(a) About 100,000 cubic feet of this quantity to be delivered to Entebbe. 120,000 cubic feet to Jinja and 340,000 cubic feet to Kampala.

(b) About 8,300 lbs. of this quantity to be delivered at Bombo.

(c) About 165,400 lbs. of this quantity to be delivered at Bombo.

(d) About 99,300 lbs. of this quantity to be delivered at Bombo.

(e) About 4,200 lbs. of this quantity to be delivered at Bombo.

(f) About 18,000 square feet of this quantity to be delivered at Kampala, 60,000 square feet at Entebbe, 10,000 square feet at Jinja.

Tenders should include cost of bags, tins, etc., except when otherwise stated.

Further details regarding conditions of purchase and quantities in which required may be had on application to the President, Tender Board, Treasury, Entebbe.

The conditions of contract may be had on application at the Treasury, Nairobi, or the Coast Agent, Mombasa.

Tenders for the above articles will be received up to and including the 31st December, 1923.

Envelopes should be sealed, registered and plainly marked "General Tender for Stores, 1924."

Each sample should be clearly labelled and marked with the name of the person tendering.

The Government reserves the right, on giving one month's notice to the supplier, to increase or decrease the above quantities by 20%.

The Tender Board does not bind itself to accept the lowest or any tender.

Entebbe,

17th November, 1923.

E. TAYLOR,

Acting Treasurer and President, Tender Board.

GENERAL NOTICE No. 786.

IN HIS MAJESTY'S COURT OF APPEAL
FOR EASTERN AFRICA.

THE next Session of His Majesty's Court of Appeal for Eastern Africa has been fixed to be holden at Nairobi and to commence on Monday the 3rd day of December, 1923, or as soon thereafter as cases can be heard.

All appeal papers should be forwarded to the Registrar, His Majesty's Court of Appeal for Eastern Africa at Nairobi not later than the 31st day of October, 1923.

Nairobi,
4th October, 1923.

Bi STONE,
Ag. Registrar.
H. M. Court of Appeal
for Eastern Africa.

CAUSE LIST.

FOR HEARING ON 3RD DECEMBER, 1923, AT NAIROBI.

Appeal No.	Civil or Criminal.	Appellant.	Respondent.	Original No. of Case	Appeal from.
5 of 1923	Criminal	Moberu s/o Mocha	Rex	Cr. Case No. 24/23	H. M. Supreme Court of Kenya, Sittings held at Kisumu.
6 of 1923	"	Koigwati Ole Nombasa	Rex	Cr. Case No. 64/23	H. M. Supreme Court of Kenya, Sittings held at Narok.
7 of 1923	"	Kotoiya Ole Sanja	Rex	Cr. Case No. 61/23	do.
8 of 1923	"	Numuriek (alias) Nunurel Ole Kuyoni	Rex	Cr. Case No. 61/23	do.
9 of 1923	"	Kishoinboo Ole Siololo	Rex	Cr. Case No. 61/23	do.
10 of 1923	"	Imbitor Ole Kailau	Rex	Cr. Case No. 61/23	do.
11 of 1923	"	Obitia Ole Laan	Rex	Cr. Case No. 62/23	do.
12 of 1923	"	Masia Ole Kilogoni	Rex	Cr. Case No. 62/23	do.
13 of 1923	"	Mwandaga wa Mwarundi	Rex	Cr. Case No. 56/23	H. M. Supreme Court of Kenya at Nairobi.
14 of 1923	"	Hamisi bin Mwanthabu	Rex	Cr. Case No. 90/23	H. M. Supreme Court of Kenya at Mombasa.
15 of 1923	"	Abarufu wa Bellesa	Rex	Cr. Case No. 106/23	H. M. Supreme Court of Kenya, Sittings held at Lamu.
16 of 1923	"	Petero Lubwana	Rex	Cr. Case No. 3/23	H. M. High Court of Uganda, in the District Registry at Kampala.
17 of 1923	"	Erifasi Kafuko s/o Bikaba	Rex	Cr. Session Case No. 6/23	H. M. High Court of Uganda, in the District Registry at Jinja
18 of 1923	"	Kimurugut arap Samungu	Rex	Cr. Case No. 104/23	H. M. Supreme Court of Kenya, Sittings held at Nakuru.
19 of 1923	"	William Henry Crundall	Rex	Cr. Case No. 96/23	do.
20 of 1923	"	Hendrik Martinus Johannes Klopper	Rex	Cr. Case No. 126/23	H. M. Supreme Court of Kenya, Sittings held at Eldoret.
21 of 1923	"	Gert Klopper	Rex	Cr. Case No. 126/23	do.
22 of 1923	"	Kihalia arap Moseot	Rex	Cr. Case No. 106/23	H. M. Supreme Court of Kenya, Sittings held at Nakuru.
2 of 1923	Civil	A. A. Visram	Joseph M. R. Mulindwa	Civil Case No. 99/22	H. M. High Court of Uganda at Kampala.
15 of 1923	"	Musaji Jivanji	E. B. Gill and F. A. Bemister, Receivers of Childs & Joseph	Civil Case No. 154/22	H. M. Supreme Court of Kenya at Mombasa.

CAUSE LIST.—(Contd.)

FOR HEARING ON 3RD DECEMBER, 1923, AT NAIROBI.

Appeal No.	Civil or Criminal.	Appellant.	Respondent.	Original No. of Case.	Appeal from.
16 of 1923	Civil	Kassamali Bahadurali Mawji	1. Jan Mohamed Hassam and 2. Kara Vasta, Receivers of Rehmulla Daya & Bros.	Insolvency Cause No. 8/18	H. M. Supreme Court of Kenya at Mombasa.
17 of 1923	„	Hirji Jivani & Co.	Harold John Morland	Civil Case No. 38/22	do.
18 of 1923	„	Valentine Saldanha	Benjamim Baptista Correa	Civil Case No. 132/23	Withdrawn. Application for remission of Costs.
19 of 1923	„	Jiwa Aboo	Husen Saleh Mohamed	Civil Case No. 186/23	H. M. Supreme Court of Kenya at Nairobi.
20 of 1923	„	Sheriff Abdulla bin Mohamed	Zwena binti Abedi	Civil Case No. 125/23	do.

Nairobi,
4th October, 1923.

B. STONE,
Ag. Registrar, H. M. Court of Appeal for Eastern Africa.

GENERAL NOTICE NO. 937.

UGANDA RAILWAY.

TENDERS FOR THE SUPPLY OF PODO CARPUS LOGS.

TENDERS are requested for the supply early in 1924 of 100 tons Podo Carpus Gracillior or Milanjanus Logs at any Uganda Railway Station.

2. Tenders for part or the whole of the above quantity will be considered.

3. Tenders must state definitely within what period the logs will be delivered.

4. The price should be f.o.r. per ton of 50 cubic feet.

5. Logs to be measured by the quarter girth system under the bark.

6. Logs to be not less than 18 feet in length with a girth not less than 48 inches in any part of the log. The average girth of logs supplied must not be under 60 inches.

7. Logs to be straight, free from twisted growth and forks, also free from large dead or loose knots, shakes and decay.

8. Logs will be inspected by the Railway before loading into trucks and payment will be made on or before the 15th of the month following the receipt of the logs in the Railway Workshops, Nairobi.

9. Tenders in sealed envelopes marked "Tenders for Logs," should reach the Chief Storekeeper, Uganda Railway, Nairobi (P.O. Box 40) on or before the 15th December. Tenders received after that date will not be considered.

10. The lowest or any tender not necessarily accepted.

Nairobi,
19th November, 1923.

C. L. N. FELLING,
General Manager.

GENERAL NOTICE NO. 959.

POST OFFICE NOTICE.

INDIAN MONEY ORDER EXCHANGE RATES.

THE following advice has been received from the Indian Post Office:—

"Sterling Money Orders advised to India on or after 3rd December, 1923, will be paid at thirteen rupees twelve annas per pound sterling."

2. No responsibility as to the rate at which any Money Order is paid in India will be accepted by this Administration. Money Order Advice Lists on India are closed only in connection with the departure of mails to Bombay, and not with regard to fluctuations in the rate of exchange.

General Post Office,
Nairobi,
1st December, 1923.

F. E. BALMER,
*for Postmaster General,
Kenya and Uganda.*

GENERAL NOTICE NO. 960.

CURRENCY BOARD.

NOTICE.

NOTICE is hereby given that the Right-hand half of Currency Note No. $\frac{A}{2}$ 05657 for Fls. 5/- has been presented to the Currency Officer for payment by Mr. John E. Henderson, Ruiru, who has certified that the other half of the said note was destroyed whilst in his possession. Any person claiming to be entitled to payment in respect of the said half note should communicate forthwith with the Currency Officer. In the absence of any such claim being established within three months of this date, payment for the said half note will be made to the said Mr. John E. Henderson, Ruiru, and the half note will be cancelled.

Mombasa,
15th November, 1923.

R. CLIFTON GRANNUM,
Currency Officer.

GENERAL NOTICE No. 961.

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

INSOLVENCY JURISDICTION.

CAUSE No. 33 OF 1923.

IN THE MATTER OF DAVID RIFKIN, DEBTOR.

EX-PARTE THE CREDITORS, JOHN RIFKIN AND SAMUEL
RIFKIN, TRADING AS J. & S. RIFKIN & COMPANY.

To all to whom it may concern.

NOTICE is hereby given that the petition of the above-named creditors, John Rifkin and Samuel Rifkin, trading as J. & S. Rifkin & Company, Blacksmiths, of Nairobi, for an order that David Rifkin, Blacksmith, of Nakuru, the above-named debtor be declared insolvent under the Provincial Insolvency Act (No. III of 1907) will be heard at Nairobi on the 19th day of December, 1923, at 10-30 a.m.

Dated this 29th day of November, 1923.

B. STONE,
Acting Registrar.

GENERAL NOTICE No. 962.

IN THE DISTRICT REGISTRY AT ELDORET.

PROBATE AND ADMINISTRATION.

CAUSE No. 5 OF 1922.

IN THE MATTER OF THE ESTATE OF PIETER JACOBUS
PORTGIETER DECEASED.

To all to whom it may concern.

TAKE NOTICE that the Interim Liquidation Account in the above estate has been lodged with the District Registrar of the Supreme Court, at Eldoret, and that he has appointed the 21st day of December, 1923, at 10 o'clock in the forenoon, for the passing of such account.

Eldoret,

Dated this 27th day of November, 1923.

H. E. WELBY,
District Delegate.

GENERAL NOTICE No. 963.

PROBATE AND ADMINISTRATION.

ADMINISTRATOR GENERAL'S CAUSE No. 46 OF 1923.

IN THE MATTER OF SWEEPER DITTA s/o BOOTA, 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 23rd day of November, 1923, by which the undersigned was appointed Administrator of the estate of the late Sweeper Ditta s/o Boota, who died at Mombasa on the 23rd day of May, 1923.

TAKE NOTICE that all persons having any claims against the estate of the said Sweeper Ditta s/o Boota are required to lodge and prove such claims before me the undersigned on or before the 5th day of January, 1924, after which date only the claims so proved will be paid and the estate distributed according to law.

Mombasa,

24th November, 1923.

MUSGRAVE THOMAS,
Acting Administrator General.

GENERAL NOTICE No. 964.

PROBATE AND ADMINISTRATION.

ADMINISTRATOR GENERAL'S CAUSE No. 77 OF 1923.

IN THE MATTER OF W. E. F. DE LACY, DECEASED.

To all to whom it may concern.

TAKE NOTICE that all persons having any claims against the estate of the above-named W. E. F. de Lacy, who died at Koru on the 4th day of July, 1923, are required to prove such claims before me the undersigned on or before the 5th day of February, 1924, after which date the claims so proved will be paid and the estate distributed according to law.

Mombasa,

27th November, 1923.

MUSGRAVE THOMAS,
Acting Administrator General.

GENERAL NOTICE No. 965.

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

CIVIL CASE No. 215 OF 1923.

IN THE MATTER OF KITITO, LIMITED AND REDUCED

AND

IN THE MATTER OF THE COMPANIES ORDINANCE, 1921.

NOTICE is hereby given that the order made at Nairobi on the 5th day of November, 1923, confirming (1) the reduction of the capital of the above-named Company by (a) writing off Rs. 5 per share part of the sum of Rs. 15 per share which has been paid or credited as paid on 21,500 shares which have been issued as fully paid (b) releasing the holders of 2,000 shares on which the sum of Rs. 10 per share has been paid from all further liability in respect of their shares and (c) releasing the holders of the 21,500 shares on which the sum of Rs. 1 per share has been paid from liability to the extent of Rs. 5 or Shs. 10 per share and by reducing the nominal amount of each of the said 45,000 shares to Shs. 20; and (2) the Minute approved by the Court showing with respect to the capital of the Company as altered the several particulars required by the above-mentioned Ordinance was registered by the Registrar of Joint Stock Companies on the 24th day of November, 1923.

The said Minute is in the words and figures following namely:—

“The capital of Kitito, Limited and Reduced is Shs. 900,000 divided into 45,000 shares of Shs. 20 each instead of £45,000 or Rs. 675,000 divided into 45,000 shares of £1 each or Rs. 15 each. At the time of the registration of this Minute all of the said 45,000 shares have been issued and are numbered 1 to 45,000 both inclusive. Of the said shares 23,500 numbers 1 to 23,500 both inclusive have been and are deemed to be fully paid up and the remaining 21,500 shares numbers 23,501 to 45,000 both inclusive have been and are deemed to be paid up to the extent of Shs. 2 per share.”

Nairobi.

Dated this 29th day of November, 1923.

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

GENERAL NOTICE No. 966.

NAIVASHA GARAGES.

ALL creditors of the above are requested to send in their claims to the undersigned on or before the 30th December next.

Nairobi,

30th November, 1923.

HARRISON & CRESSWELL,
Advocates.

GENERAL NOTICE No. 967.

NOTICE.

RE: JOHN GORING (SUCCESSOR TO THE LATE FIRM OF
MOFFITT & Co.).

NOTICE is hereby given that a meeting of creditors of John Goring, successor to the late firm of Moffitt & Co., of Londiani and Eldoret, will be held at 11 o'clock on the 19th December, 1923, at the offices of Messrs. Croxford & Edwards, Eldoret, for the purpose of considering the debtor's position and whether he will be given time or apply for Bankruptcy.

It is requested that all claims be sent in to Messrs. Croxford & Edwards before the above date.

Eldoret,

29th November, 1923.

CROXFORD & EDWARDS.

LABOUR RECRUITING PERMITS ISSUED IN THE RESIDENT COMMISSIONER'S OFFICE, NAIROBI.

No.	To whom issued.	Date of issue.	Date of expiry.
170	Messrs. Mackey & Co.	Nov. 19th, 1923	May 18th, 1924

Nairobi,
1st December, 1923.

F. R. C. MARSHALL,
for Resident Commissioner.

RATES OF SUBSCRIPTION TO "OFFICIAL GAZETTE."

	Sh.	Cts.
For one year	25	00
„ six months	13	00
„ three months (excluding postage)	6	50
„ three „ (including „)	7	50
Single copy (excluding postage)	0	50
„ „ (including „)	0	60

	Sh.	Cts.
Price of one copy between 1 and 3 months old	0	60
do. do. 3 and 6 do.	1	00
do. do. 6 months and 1 year old	2	00
do. do. 1 and 2 years old	3	00
do. over 2 years old	4	00

NOTICES AND ADVERTISEMENTS.

All Notices and Advertisements by Private Advertisers may be tendered at or sent direct by post to the Office of the Official Gazette, Nairobi, for insertion at the authorised rates of payment. The Office hours are from 9 a.m. to 4 p.m., closing at one o'clock on Saturdays.

All Notices and Advertisements must be prepaid. To save delay, Notices and Advertisements sent direct by post should be accompanied by remittance.

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

AUTHORISED SCALE OF CHARGES.

	Sh.	Cts.
For Insertion in "Official Gazette" (column)	32	00
do. do. (half column)	16	00
do. do. (quarter column or less)	8	00

	Sh.	Cts.
Price of a bound Volume of "Official Gazette"	25	00
do. do. Blue Book	20	00
do. do. Ordinances and Regulations... ..	15	00
do. Ordinances (per copy)	3	00
do. Chronological Index (1876-1910)	10	00

NOTICE.

COPIES of Ordinances, Vol. I. (New Series) 1922, can be obtained from the Government Press. Price Sh. 7/50 per copy.

COPIES of Proclamations, Rules and Regulations, Vol. I. (New Series) 1922, can be obtained from the Government Press. Price Sh. 7/50 per copy.

