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GOVERNMENT NOTICE No. 84

ARRIVALS.

Name.	Rank.	From leave or on 1st Appointment.	Date of leaving England.	Date of Embarkation.	Date of arrival at Kilindini.
J. A. Ellis E. V. Shulton	Examiner of Accounts Audit Inspector, Local Government	Leave 1st appt.	* 31st Jan., 1928 do	— —	9th Feb., 1928 do

* Date of leaving Durban

DEPARTURES.

Name.	Rank.	On leave or termination of appointment.	Date of Departure.
J. G. Hamilton Ross E. A. C. Talbot Lt. G. R. Kennitt O. Stenmark Mrs. A. Gethin L. W. G. Alfred	District Officer Cadet Administrative Service Subaltern, 3rd K. A. R. Mechanic, Veterinary Research Dept. Matron, European School Motor Mechanic, Kenya & U. Rly.	Leave do Termination of appointment Leave do do	31st January, 1928 1st February, 1928 5th February, 1928 8th February, 1928 12th February, 1928 8th February, 1928

APPOINTMENTS.

JOHN GERALD HEMUS HOPKINS, to be Assistant District Commissioner, Meru District, Kikuyu Province, with effect from 19th January, 1928.

JOHN LEONARD WORLEDGE, Senior Assistant Auditor, to be Acting Principal Assistant Auditor, with effect from the 1st January, 1928.

S. 20064/4.

CECIL ALFRED JOHN SANDON MANGER, to be Assistant Auditor, with effect from the 23rd December, 1927.

S. 20064/18.

NORMAN VINCENT BRASNETT, to be Acting Conservator of Forests, with effect from the 18th February, 1928.

S. 20064/18.

JAMES CUTHBERT RAMMELL, to be Acting Senior Assistant Conservator of Forests, with effect from the 18th February, 1928.

PHILIP LAURENCE SHINGLER, to be Assistant Engineer, Kenya and Uganda Railway, with effect from 23rd December, 1927.

MAGISTERIAL WARRANT.

JOHN GERALD HEMUS HOPKINS, to be a Magistrate of the Second Class, with power to hold a Subordinate Court of the Second Class in the Meru District, Kikuyu Province, whilst holding his present appointment of Assistant District Commissioner, Meru District.

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

Colony and Protectorate of Kenya.

PROCLAMATION No. 19.

WARRANT ALTERING THE BOUNDARIES OF THE DIOCESE OF MOMBASA.

GEORGE, *R.I.*

GEORGE THE FIFTH, by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas King, Defender of the Faith. To the Most Reverend Father in God, Randall Thomas, by Divine Providence Lord Archbishop of Canterbury, Primate of all England, and the Metropolitan, Greeting.

WHEREAS by an Act passed in the fifth year of the reign of Her late Majesty Queen Victoria intituled "The Bishops in Foreign Countries Act, 1841" hereinafter called "the said Act" it was amongst other things enacted that it should be lawful—Our Licence by Warrant under Our Royal Signet and Sign Manual being first obtained—to consecrate British subjects or the subjects or citizens of any Foreign Kingdom or State to be Bishops in any foreign country as in the said Act mentioned: And it was by the second section of the said Act further enacted that such Bishop or Bishops so consecrated might exercise within such limits as might from time to time be assigned for that purpose in Foreign Countries by Us the spiritual jurisdiction over the Ministers of British Congregations of the Church of England and over such other Protestant Congregations as might be desirous of placing themselves under his or their authority:

AND WHEREAS under and by virtue of a Warrant under Our Royal Signet and Sign Manual dated the twenty-first day of August, one thousand nine hundred and twelve, We declared it to be Our Royal Will and Pleasure that the then Bishops in Uganda and Mombasa and their successors should exercise spiritual jurisdiction within the limits severally specified by the said Royal Warrant of the said twenty-first day of August, one thousand nine hundred and twelve:

AND WHEREAS it is expedient that the limits within which the Bishop of Mombasa shall exercise spiritual jurisdiction shall be altered Now it is Our Royal Will and Pleasure and We do by this Our Warrant under Our Royal Signet and Sign Manual as from this date revoke the said Royal Warrant of the twenty-first day of August, one thousand nine hundred and twelve so far as that part of the area now known as Tanganyika Territory as was described in the said Royal Warrant was included in the area within which the said Bishop of Mombasa and his successors should exercise spiritual jurisdiction and in pursuance of the said second section of the said Act We do assign all the said area now known as Tanganyika Territory which is at present within the Diocese of Mombasa as the limits within which the Bishop of the Church of England in Central Tanganyika and his successors shall henceforth exercise spiritual jurisdiction over the Ministers of the Church of England and other persons above mentioned. Provided always that it shall at all times hereafter be competent for Us and Our Successors to revoke this

Our Royal Warrant and in accordance with the second section of the said Act to assign such limits as may from time to time seem expedient to Us within which the Bishop in Central Tanganyika shall exercise such spiritual jurisdiction as aforesaid.

Given at Our Court at St. James's this twenty-ninth day of October, one thousand nine hundred and twenty-seven and in the eighteenth year of Our Reign.

By His Majesty's Command.

SAMUEL HOARE.

PROCLAMATION No. 20.

THE DISEASES OF ANIMALS ORDINANCE.
(Chapter 157 of the Revised Edition, Section 4.)

AND

THE INTERPRETATION AND GENERAL
CLAUSES ORDINANCE.
(Chapter 1 of the Revised Edition, Section 13.)

GOVERNMENT NOTICE No. 231 OF 1919.

PROCLAMATION.

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following farms to be infected areas for the purposes of the said Diseases of Animals Ordinance:—

RINDERPEST.

Farm L.O. No. 1185, Miss C. Buxton, Kedowa, Kisumu-Londiani District.

Farm L.O. No. 5479, Veterinary Quarantine Station, Kedowa, Kisumu-Londiani District.

Farm L.O. No. 2305, Mr. F. H. Jordan, Ithanga Hills, Fort Hall District.

EAST COAST FEVER.

Farm L.O. No. 2804, Mr. J. T. Sherrard, Nanyuki, North Nyeri District.

And further I do hereby declare that the following portion of Proclamation is revoked:—

That portion of Proclamation No. 11, dated the 5th day of February, 1926, declaring Farms L.O. Nos. 2593, 3372, 2601, 3373, 2603, 2599, 3365, 2600 and 3367, Messrs. Shaw Bros. and Mathias, Laikipia District, to be infected areas (East Coast Fever).

Given under my hand at Nairobi this 15th day of February, 1928.

H. H. BRASSEY-EDWARDS,
Acting Chief Veterinary Officer.

GOVERNMENT NOTICE No. 85.

THE TOWNSHIPS ORDINANCE.

RULES.

IN EXERCISE of the powers conferred upon him by section 3 of the Townships Ordinance (Chapter 82 of the Revised Edition), and all other powers thereunto enabling him, His Excellency the Governor in Council has been pleased to make the following Rules :—

1. These Rules may be cited as “ the Machakos Township (Conservancy Fees Cancellation) Rules, 1928.”

2. The Rules dated the 13th of January, 1920, and published in the Gazette of 14th January, 1920, on page 17, are hereby revoked.

By Command of His Excellency the Governor in Council.

Nairobi,

This 3rd day of February, 1928.

J. E. S. MERRICK,
Clerk to the Executive Council.

GOVERNMENT NOTICE No. 86

THE TOWNSHIP FEES AND CONSERVANCY
ORDINANCE.

NOTICE.

IN EXERCISE of the powers conferred upon him by the Township Fees and Conservancy Ordinance (Chapter 83 of the Revised Edition), His Excellency the Governor has been pleased to order that, on and after the 1st day of January, 1928, the conservancy fee payable in the Township of Machakos per latrine receptacle ordered by the District Commissioner shall be :—

	Shs. per mensem.
In each European or Asiatic house or shop ...	2
In quarters provided by Europeans or Asiatics for servants working in their houses or shops	1
In native quarters	1

By Command of His Excellency the Governor.

Nairobi,

Dated this 3rd day of February, 1928.

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

GOVERNMENT NOTICE No. 87.

THE TOWNSHIPS ORDINANCE.

RULES.

IN EXERCISE of the powers conferred upon him by section 3 of the Townships Ordinance (Chapter 82 of the Revised Edition), His Excellency the Governor in Council has been pleased to make the following Rules :—

Short title.

1. These Rules may be cited as " the Mombasa Township Vehicle Rules, 1928," and shall apply to the Township of Mombasa.

Interpretation of terms.

2. In these Rules, unless the context otherwise requires :—

(a) " Vehicle " shall include any motor car, motor bicycle and side-car, motor bicycle, bicycle, tricycle, carriage, cart, lorry, buggy, rickshaw, or hamali cart and any other conveyance for the carriage of persons or goods.

(b) " Public vehicle " shall mean any vehicle plying for hire.

(c) " Taxicab " shall include any motor vehicle licensed to carry passengers and in which the passengers do not pay separate and distinct, or at the rate of separate and distinct, fares for their respective places.

(d) " Driver " or " Rickshaw boy " shall apply to any person in charge of or engaged in setting any vehicle in motion.

(e) " Inspector of Vehicles " shall mean the Resident Commissioner or any person duly authorised by him to inspect vehicles.

Registration and licensing.

3. No vehicle shall be used within the Township of Mombasa unless such vehicle be registered or licensed as required by these Rules.

Application for registration, etc.

4. Application for the registration or licensing of a vehicle shall be made by the owner or possessor thereof to the Resident Commissioner who may require such vehicle to be brought to his office for inspection. The bringing of a vehicle for such inspection shall not be deemed to be the using of a vehicle for the purposes of the last preceding Rule.

Government vehicles.

5. Vehicles, the property of the Government, shall be registered or licensed free of charge.

Bicycles, and tricycles to be registered.

6. All bicycles and tricycles shall be registered.

Resident Commissioner to keep register.

The Resident Commissioner shall keep a register of such bicycles and tricycles as are presented for registration, in which shall be entered full particulars of the trade number, the name of the maker, and the name and residence of the owner or possessor thereof. When any such bicycle or tricycle has been registered the Resident Commissioner shall grant to the person so registering a certificate on which a registration number together with the aforesaid particulars shall be endorsed. The person so registering a bicycle or tricycle shall pay the fee prescribed in Schedule III in respect thereof.

7. Every bicycle or tricycle, which has been registered under the preceding Rule, shall carry a metal ticket which shall be attached thereto, so as to be wholly visible, at such place thereon as may be approved by the Resident Commissioner. Such metal ticket shall exhibit thereon the registration number of such cycle in figures and also thereunder the year of registration in figures not more than three-quarters of an inch in height. The Resident Commissioner shall issue such ticket to the person registering such bicycle or tricycle who shall pay the fee prescribed in Schedule III in respect thereof.

Bicycles and tricycles to carry metal tickets.

8. When the ownership or possession of a bicycle or tricycle registered under Rule 6 shall be transferred, the transferee shall, within fourteen days of such transfer, apply to the Resident Commissioner for the re-registration thereof. When such bicycle or tricycle has been so re-registered the fee prescribed in Schedule III shall be paid by the transferee in respect thereof.

Re-registration on transfer of ownership.

9. All vehicles, other than bicycles and tricycles and vehicles (not being public motor vehicles) which require to be licensed under the Motor Traffic Ordinance, shall be licensed.

Vehicles to be licensed.

The Resident Commissioner shall keep a list of such vehicles as are presented for licensing, in which shall be entered such particulars as he may consider necessary. The Resident Commissioner shall thereupon grant a licence in respect of such vehicle. Such licence shall be numbered, and shall set forth therein the name and residence of the owner or possessor thereof, the maximum number of passengers or weight of goods to be carried therein or thereon, as the case may be, and the minimum number of persons or animals by which such vehicle shall be drawn or otherwise set in motion when loaded up to the maximum amount for which it is licensed. Such licence shall further set forth, in the case of harnessed carts, the maximum height above ground-level to which goods carried thereon may be stacked. The person to whom such licence is granted shall pay the fee prescribed in Schedule III in respect thereof.

Resident Commissioner to keep a list.

10. When the ownership or possession of a vehicle licensed under the last preceding Rule shall be transferred, the transferee shall, within fourteen days of such transfer, apply to the Resident Commissioner for the endorsement thereof to him. When such licence has been so endorsed the fee prescribed in Schedule III shall be paid by the transferee in respect thereof.

Endorsement of licence on transfer of ownership or possession.

11. Notwithstanding anything hereinbefore provided the Resident Commissioner may, if he thinks fit, refuse to register any bicycle or tricycle or to license any other vehicle. He may also suspend or cancel any registration certificate or licence which may have been granted by him, and thereupon the person to whom such certificate or licence has been granted shall deliver up the same to the Resident Commissioner.

Power of Resident Commissioner to refuse, suspend and cancel registration or licence.

12. Every registration certificate or licence granted under these Rules shall be valid only till the 31st day of December of the year for which it shall have been granted.

Duration of registration or licence.

Licensed public vehicles to carry metal tickets.

13. Every public vehicle licensed under Rule 9 shall carry a metal ticket which shall be attached thereto, so as to be wholly visible, at such place thereon as may be approved by the Resident Commissioner. Such metal ticket shall exhibit thereon the licence number of such vehicle and the particulars of the maximum load which it is licensed to carry. The Resident Commissioner shall issue such ticket, free of cost, to the person to whom the licence for such vehicle shall have been granted. The person in charge of such vehicle shall keep on his person the licence which has been granted in respect thereof.

No public vehicle to carry load in excess of that for which it is licensed.

14. When a public vehicle is found carrying a load in excess of the amount authorised by the licence relating thereto the person to whom such licence shall have been granted shall be deemed to have contravened the provisions of these Rules.

Taxi-cabs to carry distinctive marks or badges.

15. Every taxi-cab shall also carry a distinctive mark or badge which shall be attached thereto at a conspicuous place and which shall intimate thereby that such vehicle is for hire. Such mark or badge shall be removed or reversed when such vehicle is actually engaged on hire. The Resident Commissioner shall issue such mark or badge to the person to whom a licence for such vehicle shall have been granted, and shall require such person to pay a deposit of two shillings for the same. On the return of such mark or badge the said deposit shall be refunded. Should such mark or badge be lost or materially damaged it shall be replaced on payment of the sum of two shillings.

Public driver's licence.

16. Every person employed as the driver of a taxi-cab shall, in addition to the certificate of competency required under the Motor Traffic Ordinance, take out a Public Driver's Licence for which he shall pay the fee prescribed in Schedule III. The Resident Commissioner shall thereupon issue a Public Driver's Badge, free of cost, to such person who shall wear such badge when in charge of a taxi-cab.

Drivers of taxi-cabs to know tariff.

17. Every driver of a taxi-cab shall be required to possess an accurate knowledge of the tariff for taxi-cabs as prescribed by Schedule I and the Inspector of Vehicles may, at any time, question the driver of such taxi-cab in order to satisfy himself that such driver possesses such knowledge. Any driver who, on being so questioned, is found not to possess an accurate knowledge of such tariff or who refuses to answer any question so put to him shall be deemed to have contravened the provisions of these Rules.

Registration of rickshaw boys and drivers of public vehicles.

18. All public rickshaw boys and all drivers of other public vehicles shall be registered. The Resident Commissioner may, if he so think fit, refuse, suspend or cancel any such registration.

No unregistered rickshaw boy or driver to be in charge of public vehicle.

19. No person to whom a licence has been granted in respect of a public vehicle shall employ any unregistered rickshaw boy or driver, as the case may be, to be in charge of a public vehicle.

Requirements for rickshaws.

20. No rickshaw shall be used unless—

(a) the ends of the shafts are protected by a bar across the front securing them at each end, and the shafts do not project beyond such bar;

(b) a proper stay is placed at the back of every rickshaw to prevent accidents.

21. No person shall be registered as a public rickshaw boy unless he has been certified as fit for such employment by a Medical Officer. Public rickshaw boys to be certified fit.
22. Every public rickshaw boy shall, when in charge of a public rickshaw, wear a numbered badge on his right arm or in some other conspicuous place. The Resident Commissioner shall issue such badge to such boy and shall require him to pay a deposit of one shilling for the same. On the return of such badge the said deposit shall be refunded. Should such badge be lost or materially damaged it shall be replaced on payment of the sum of one shilling. Public rickshaw boys to wear badges.
23. All public rickshaw boys shall be cleanly and decently clothed, and shall conduct themselves in a proper, civil and decorous manner. They shall not sit on the seats of the rickshaws of which they are in charge. Public rickshaw boys to be clean, etc.
24. At least two boys shall be employed in charge of a public rickshaw for the conveyance of more than one person, and no person shall engage any such rickshaw where less than two boys are so employed. Number of boys to be in charge of rickshaws.
25. No vehicle, however drawn or otherwise set in motion, shall be used unless in charge of a responsible person. Vehicles to be in charge of responsible persons.
26. Every vehicle, other than a rickshaw or other vehicle specially exempted by the Resident Commissioner (in which case a note of such exemption shall be endorsed on the licence relating thereto), shall be provided with a good and sufficient brake approved by the Resident Commissioner. Brakes in the form of skids or chains which stop a wheel from revolving shall not be used. Brakes.
27. Every vehicle unless specially exempted by the Resident Commissioner (in which case a note of such exemption shall be endorsed on the licence relating thereto) shall be provided with a bell or some kind of instrument of warning approved by the Resident Commissioner, and the person in charge of such vehicle shall whenever necessary, by sounding such bell or other instrument, give audible and sufficient warning of the approach or position of the vehicle. Warning of approach of vehicles.
28. Every vehicle, other than a motor bicycle, bicycle, tricycle, or hamali cart, when in or upon a public street or thoroughfare between the hours of 6.15 p.m. and 5.45 a.m., shall carry and exhibit in a conspicuous position two properly lighted lamps, one lamp to be on each side of such vehicle. In the case of a motor bicycle, bicycle or tricycle, one such lamp in front thereof shall be so carried and exhibited. In the case of a hamali cart, one such lamp shall be carried and exhibited thereon in the most conspicuous place. Lamps, hours of lighting, etc.
29. No person in charge of any vehicle drawn by oxen or camels shall drive such oxen or camels from behind but shall lead them from the front in a suitable manner. Oxen or camels drawing vehicles to be led.
30. The use of nose-rings for oxen and the beating of oxen, otherwise than with whips or thongs made of leather and not exceeding 1 inch in width, by the person in charge of any vehicle drawn by oxen is prohibited. The owner of such oxen shall also be deemed to be guilty of any contravention of this Rule. Nose-rings and certain whips or thongs prohibited.

Requirements
for vehicle
drawn by four
or more oxen

31. Any vehicle drawn by four or more oxen shall be in charge of at least two persons, one of whom shall lead the oxen from the front of the leading ox or oxen. The owner of any vehicle, or the person to whom a licence shall have been granted in respect thereof, driven otherwise than as herein provided shall also be deemed to be guilty of any contravention of this Rule.

Vehicles
ordinarily to
travel on left
side.

32. Any person having control of a vehicle in motion in or upon a public street or thoroughfare shall cause the same to keep to the left side of the said street or thoroughfare, and, when overtaking any other vehicle, person or animal proceeding in the same direction, shall pass on the right side of such other vehicle, person or animal.

Vehicles
stationary in
street or
thoroughfare.

33. No person in charge of a vehicle, other than a vehicle mechanically set in motion, shall permit such vehicle to remain stationary in a public street or thoroughfare for a longer period than is necessary for the purpose for which it becomes stationary.

Public vehicles
stationary in
street or
thoroughfare.

34. No person in charge of a public vehicle shall allow such vehicle to remain stationary in a public street or thoroughfare (except when actually engaged on hire) at any place other than a public stand set apart for such purpose.

Public vehicles
to be clean,
etc.

35. No person in charge of a public vehicle shall employ such vehicle unless it is maintained in a clean condition and in good working order to the satisfaction of the Resident Commissioner.

No person to
injure public
vehicle, or
refuse fare.

36. No person hiring a public vehicle shall wilfully or negligently injure the same or refuse to pay the fare prescribed in Schedule I or II.

Persons
suffering from
disease.

37. No person suffering from a contagious or infectious disease shall be in charge of or ride in a public vehicle.

Fares to be
exhibited

38. All public vehicles shall exhibit in a conspicuous place within such vehicle a tariff of fares prescribed in Schedule I or II for the hire thereof, and fares shall be charged accordingly.

Such tariff of fares shall, in the case of taxi-cabs, be exhibited on a card fitted into a metal holder having a glass front. The Resident Commissioner shall issue such tariff card to any applicant who shall pay the fee prescribed in Schedule III in respect thereof. Such metal holder shall be identical with a specimen metal holder kept on view at the Resident Commissioner's office.

Drivers
of public
vehicles not to
refuse
engagements.

39. No person in charge of a public vehicle shall refuse to accept any offer of engagement from any person (except from a person prohibited by Rule 37) unless such vehicle is actually hired for the whole or portion of the time for which such other person desires to engage it or unless such vehicle is returning to its quarters after work.

Additional
passengers
en route.

40. No driver of a taxi-cab, carriage or rickshaw shall accept an additional passenger or additional passengers *en route* without the permission of the other passenger or passengers already in such taxi-cab, carriage or rickshaw.

Non-employ-
ment of a
vehicle
called for.

41. Any person calling or sending for a public vehicle and thereafter failing to employ the same shall pay the fare prescribed in Schedule I or II from the place from which such vehicle may have come to the place to which such vehicle shall have proceeded as a result of such calling or sending.

42. Any person in charge of a taxi-cab, carriage or rickshaw may be required by the hirer thereof to wait at any place to which the hirer may have proceeded in such taxi-cab, carriage or rickshaw.

Hirer may require certain vehicles to wait.

43. No person in charge of a public vehicle shall solicit for engagement to the annoyance of any person.

Annoyance by soliciting.

44. No person in charge of a public vehicle shall falsely represent himself to be hired, or, on being so required, neglect or refuse to carry for any person desirous of engaging such vehicle the number of passengers or the weight of goods so provided in the licence relating thereto.

Falsely representing a public vehicle to be hired : refusal to carry.

45. No person other than a *bonâ-fide* passenger shall occupy a seat next to the driver of a taxi-cab.

Persons not *bonâ-fide* passengers.

46. No driver of a taxi-cab shall carry any package outside the body of the car unless such package is adequately secured thereto.

Packages.

47. For the purpose of taking up or depositing a passenger or load a driver of a public vehicle shall not stop such vehicle except at the side of the road.

Taking up and depositing passengers.

48. No driver of a taxi-cab shall smoke whilst driving for hire if requested by a passenger to refrain from smoking.

Smoking.

49. Every driver of a public vehicle shall conduct himself with civility and propriety towards every person seeking to hire, or being conveyed, in such vehicle.

Drivers of public vehicles to be civil, etc.

50. No driver of a vehicle shall use a horn, bell or other instrument, provided pursuant to these Rules, so as to be a nuisance and annoyance to other people, and the Resident Commissioner shall have power at any time to prohibit the use of any such instrument, the use of which is likely to be a nuisance or cause annoyance or danger to the general public.

Use of horn.

51. Every driver of a public vehicle shall be clean and respectably attired when driving such vehicle, and shall wear, at such times, a dust coat or other similar form of clothing to be approved by the Inspector of Vehicles.

Dress of drivers of public vehicles.

52. No person shall, by using force or threats or in any other manner, prevent or attempt to prevent any person from engaging or using any public vehicle.

Preventing engagement or use of public vehicle.

53. No person in charge of a public vehicle shall demand payment in excess of any fare prescribed in Schedule I or II or of any sum for returning with such vehicle from the place at which he may be discharged.

Demanding payment exceeding fare, etc.

54. No person in charge of a public vehicle shall disobey any reasonable order that may be given to him by any member of the police force on duty, the Inspector of Vehicles or any officer so authorised by the Resident Commissioner.

Orders of police, Inspector of Vehicles, etc.

55. Any public vehicle may be hired either by time or distance, but the hirer shall inform the person in charge thereof at the time of hiring whether he intends to hire such vehicle by time or by distance. In the absence of any such arrangement the hirer will be charged by distance.

Hirer to state if hiring by time or distance.

Penalties.

56. Any person contravening any of the provisions of these Rules shall be guilty of an offence, and shall, in addition to any liability for any damage at the suit of any person aggrieved, be liable on conviction to a fine not exceeding one hundred and fifty shillings or to imprisonment of either description for a term not exceeding one month or to both such fine and imprisonment.

Offences cognisable to police.

57. Offences against any of these Rules shall be cognisable to the police.

Fares and fees as in Schedules.

58. On and after the publication of these Rules :

(a) The fares to be charged for taxi-cabs shall be as set forth in Schedule I.

(b) The fares to be charged for public rickshaws shall be as set forth in Schedule II.

(c) The fees prescribed in Schedule III shall be paid to the Resident Commissioner as provided in these Rules : Provided that for any bicycle or tricycle registered or any other vehicle or any public driver licensed after the 1st of July in any one year half the prescribed fee shall be payable.

Repeal.

59. The Mombasa Township Vehicle Rules, 1923, the Mombasa Township Vehicle (Amendment) Rules, 1923, and Rule 4 of the Townships (Cycle Discs Uniformity) Rules, 1927, are hereby revoked.

By Command of His Excellency the Governor in Council.

Nairobi,

The 3rd day of February, 1928.

J. E. S. MERRICK,
Clerk to the Executive Council.

SCHEDULE I.

TARIFF FOR TAXI-CABS (CASH PAYMENTS ONLY).

(a) *By distance*, minimum fares :—

	Shs. cts.
(1) For the first or only passenger, for the first mile or part thereof	1 00
and thereafter—	
(a) for a half-mile or part thereof ...	0 50
(b) for any part of a mile greater than a half-mile	1 00
(2) For each additional passenger, engaging at the same time as the first passenger, for the first mile or part thereof	0 50
and thereafter—	
(a) for a half-mile or part thereof ...	0 25
(b) for any part of a mile greater than a half-mile	0 50

	Shs. cts.
(3) For each additional passenger, engaging <i>en route</i> , for the first mile or part thereof ... and thereafter—	1 00
(a) for a half-mile or part thereof ...	0 50
(b) for any part of a mile greater than a half-mile ...	1 00
(4) Luggage fifty cents per package with a free allowance of 30 lbs. on the minimum fare for one passenger.	

Waiting time :—

Shs. 1/50 per quarter-of-an-hour or part thereof irrespective of the number of passengers.

(b) By time :—

Shs. 12/- for the first hour or part thereof, irrespective of the number of passengers.

Shs. 3/- per quarter of an hour or part thereof thereafter, irrespective of the number of passengers.

GENERAL CONDITION.

Between 12 midnight and 6 a.m., 50 per cent. additional to the above tariffs.

SCHEDULE II.

TARIFF FOR PUBLIC RICKSHAWS (CASH PAYMENTS ONLY).

(a) By Distance :

- (1) Minimum fare, 50 cents per mile or part thereof for each passenger.
- (2) Return empty fares, 50 per cent. of the minimum fare from the following points only :—
Likoni, Tudor House, Shimanzi, Railway Institute, Makupa and Kisauni.

Waiting time :—

50 cents per quarter of an hour or part thereof, irrespective of the number of passengers.

(b) By Time :—

Minimum fare for 1 or 2 passengers, Shs. 3/- per hour of part thereof.

GENERAL CONDITION.

Between 12 midnight and 6 a.m., 50 per cent.
additional to the above tariffs.

SCHEDULE III.

Fees.

PUBLIC VEHICLES.

	Shs.	cts.
With 2 wheels	30	00
With 4 wheels	40	00
Taxi-cabs	20	00

PRIVATE VEHICLES.

With 2 wheels	15	00
With 4 wheels	20	00

ANY VEHICLE DRAWN BY ANY ANIMAL AND
NOT INCLUDED IN THE ABOVE.

On springs, tyres 3" and over	15	00
Without springs, tyres 3" and over	30	00
On springs, tyres less than 3"	30	00
Without springs, tyres less than 3"	50	00

PUBLIC HAND CARTS.

2 wheels	10	00
4 wheels	30	00

RICKSHAWS.

Public	10	00
Private	4	00

BICYCLES AND TRICYCLES.

Registration fee	4	00
Metal ticket	1	00

RE-REGISTRATION OR ENDORSEMENT OF LICENCE.

Re-registration or endorsement of licence (as the case may be)	2	00
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TAXI-CABS.

For public driver's licence	10	00
For printed card showing the tariff	50	

GOVERNMENT NOTICE No. 88.

OUTLINES OF A SCHEME TO ADVANCE MONEY TO
EUROPEAN CIVIL SERVANTS TO ENABLE THEM
TO BUILD THEIR OWN HOUSES.

The adoption of the attached scheme will be moved in Legislative Council at its next Session and if adopted will be recommended to the Secretary of State for the Colonies with a view to its being put into operation when his final approval has been received.

1. The Scheme will be administered by a Board of which Board.
the following shall be members :—

Treasurer.

Commissioner of Local Government, Lands and
Settlement.

Director of Public Works.

An unofficial Member of Legislative Council.

A member of the General Council of the European
Civil Servants' Association.

Suitable arrangements will be made between the Board
and various Government Departments to provide the neces-
sary legal, accounting, valuation and secretarial services
required.

2. The necessary funds will be put at the disposal of the Funds.
Board by Government to enable them to make advances.

3. Only European officials on the permanent and Limits of
pensionable staff of the Colony shall be eligible for acceptance the Scheme.
to participate in the Scheme.

The Scheme will be for houses to be built within a ten-
mile radius of Nairobi House, but it shall be at the discretion
of the Board to extend it to other centres under such conditions
as it may see fit to impose.

4. Any European official eligible for and desirous of Applications
participating in the Scheme may make application on a to be on a
prescribed form, addressed to the Board, and shall give on prescribed
such form such information as to the applicant's *bona fides* form.
as the Board may deem necessary.

5. The Board shall consider each application and if they Applicants
are satisfied that the applicant on account of his duties now or accepted by
in the future, or for other good cause, has reasonable grounds Board as
for owning a house under the Scheme he may be accepted by participators.
them as a participator in the Scheme.

6. Any European official who shall have made applica- Allocation of
tion to the Board and who shall have been accepted by the sites to
Board as a participator in the Scheme shall, if he desires, be accepted
granted (on terms hereinafter provided) a building site of participators.
Crown Land within a radius of ten miles of Nairobi House
(or at any other centres subject to such conditions as the
Board may impose), the allocation being made on the system
adopted in connection with the Soldier Settlement Scheme.

A Schedule of the land available for the Scheme will be prepared by the Commissioner of Lands. In this Schedule plots will be of varying sizes and will be divided into standardised zones, *e.g.*, Hill, Kabete Road, Parklands, Muthaiga, etc. No European official shall be debarred from becoming a participator in the Scheme who is able and desires to put up all or any part of the capital required either for the purchase of the land or erection of the building.

Alienation of sites.

7. Sites shall be alienated to participators for a term of 99 years, and participators shall pay for same as follows:—

Twenty per cent. cash of fair upset price as fixed by the Commissioner of Lands at time of alienation.

Six per cent. per annum on remaining eighty per cent. of upset price for the term of 99 years.

A participator having been allotted a plot, the lease of such plot shall be granted him on his building plans and specifications being approved by the Board and on his passing a mortgage or charge deed to the Government in respect of such lease.

Other conditions of alienation.

8. These shall be such as would be stipulated by the Commissioner of Lands in the case of ordinary alienation to the public.

Each participator only one site.

9. Except with the express permission of the Board, each participator shall have only one site alienated to him by the Board throughout his service.

Mortgage deeds.

10. All mortgage or charge deeds shall be approved by the Attorney General.*

Submission of plans and specifications of houses to be built and valuation to be placed on same.

11. The site having been allotted to the participator he shall within four months from the date of allotment, or within such further time as may be allowed at the discretion of the Board, submit to the Board for their approval plans and specifications (in sufficient detail as the Board may deem necessary) of the house he proposes to build. The Board shall then inform the participator if they approve or otherwise of the plans and specifications. If they do not, then the participator shall so amend them until they meet with the approval of the Board. On the plans and specifications being approved, the participator shall be informed what value the Board will place on his property (including the land) when the house has been completed in accordance with said plans and specifications. Actual alienations will not be made until plans and specifications are approved. Standard types of plans and specifications will be exhibited to participators upon application to the Director of Public Works.

Advances as work proceeds.

12. The mortgage or charge deeds having been signed the Board will make advances on account to the participator as the building work proceeds and at such intervals as they deem reasonable. Such advances to be made at the discretion of the Board only up to ninety per cent. of the value in their opinion of the building work done at the time of each advance on account.

Completion of advances.

13. On the building being completed and ready for occupation to the Board's satisfaction in accordance with the

plans and specifications approved, the balance of the advance up to the full value (including land) placed by the Board on the property, plus the premium on the Mortgage Policy shall be paid to the participator. The Board may approve plans which provide for an extension of accommodation and a further advance may be granted in such cases when the officer rises in grade provided that the total amount is repaid within the original period of repayment. The amount to be advanced will be at the discretion of the Board provided that the maximum advance shall in no case exceed £3,000 and that for officers drawing salaries of :—

£300 — £400 the maximum advance shall be £1,000.
£400 — £600 do. do. £1,200.

14. Interest at the Land Bank rate (or at six-and-a-half per cent. if a Land Bank is not established) shall be payable by the participator on advances on account up to the date when the balance to make the total is paid over to the participator, but during this interim time no repayments of capital shall be made.

Interest on
interim
advances.

15. From the first day of the month following the date on which the complete advance has been made, interest at the Land Bank rate (or six-and-a-half per cent. if a Land Bank is not established) shall be charged. Such advance and interest shall be repayable by equal monthly instalments by deduction from pay, either over a five-year, a ten-year, or fifteen-year period as the participator may have elected at the time of executing the mortgage or charge deed, which deed shall contain a schedule showing principal outstanding after each monthly payment and the amounts of principal and interest repayments respectively included in each monthly repayment.

Repayments of
principal and
interest.

16. Repayments to continue monthly during leave by deductions from salary.

Repayments
during leave.

17. Participators shall be at liberty at any time to pay off outstanding principal together with interest accrued.

Repayment of
outstanding
principal may
be made at
any time.

18. If any participator elects to take up with any approved Insurance Company, a single premium Mortgage Insurance Policy ensuring that such Insurance Company will, in the event of the death of the participator, pay to the Government the principal outstanding at the time of death (including any principal outstanding on the money lent for the single premium) then, in any such case, the Board will, on the policy being handed to them, advance to the participator in addition to the money to be advanced under paragraphs 12 and 13 hereof, the amount of the single premium paid by the participator to the Insurance Company, and such advance shall be repayable as to principal and interest as provided for repayment for the complete advance for building as laid down in paragraphs 15, 16 and 17.

Mortgage
Insurance
Policy.

19. Valuations for the purpose of making interim advances during construction, and completion reports signifying that the work has been completed in accordance with the plans and specifications approved, may be accepted by the Board at their discretion from any persons deemed qualified by the Board to make valuations. The participator shall pay any fees chargeable therefor, but the Board shall not be bound to accept any such valuations or completion reports and shall have the right to cause any such to be made by its own officers as it thinks fit.

Valuations.

Death of a
participator.

20. In the event of any participator dying before the outstanding principal is paid off, then in any such case the deceased participator's heirs or executors may, if they wish, repay to Government the outstanding principal together with interest accrued and not paid at the date of repayment (providing they do so within one year of the death), when the property shall pass completely to such heirs or executors, and if not, then the property shall be valued by the Director of Public Works and taken over by the Government at such valuation, the Government paying over therefor to the participator's estate the difference between such valuation and the amount of the principal and interest outstanding at the time.

Notwithstanding the provisions as laid down in this paragraph if the Board for any reason deem it reasonable they may at their discretion permit the heirs or executors to become participators and allow them to continue making monthly repayments of principal and interest until the outstanding advance is completely paid off.

Discontinuance
of service or
dismissal of
participator.

21. In the event of the retirement, discontinuance of service of a participator, or dismissal from the service of any participator without pension, then in any such case the participator may, if he wishes, repay to Government the outstanding principal together with interest accrued and not paid at the date of repayment (providing he does so within one year of leaving the service) and if not, then the property shall be valued by the Director of Public Works at a fair market value and taken over by Government at such valuation, the Government paying over to the participator the difference between such valuation and the amount of the principal and interest outstanding at the time. Participators retiring on pension will be allowed to continue repayments after retirement by deductions from their pensions if they so desire.

Sale of
properties.

22. No participator shall without the permission of the Board be allowed to sell his house within three years of taking up his complete advance. After three years he shall be at liberty to sell his house at his own discretion, but in either case the outstanding principal and interest at the time of sale must be paid back to Government when the sale takes place so releasing the property from the Government mortgage.

Transfer of
property to
other officials
eligible.

23. The Board may at their discretion permit a participator to sell his house to any other official eligible to participate in the scheme and accepted by the Board provided the vendee takes over all the commitments of the vendor in this matter.

Participators to
have no right
to Government
housing.

24. Participators having once entered the Scheme and having completed the building of the house will not be provided with a house by Government when stationed in Nairobi, or at such other centre as may have been approved in individual cases, but will only be able to draw house allowance in lieu.

House.
Allowance.

25. For participators in this Scheme house allowance shall not be reduced below the existing rate and shall not be less than £75 (seventy-five pounds) per annum during the period of repayment; provided that the Government may reserve to themselves the right to introduce a scheme, in keeping with the conditions contained in the first paragraph of this clause; for the consolidation of house allowance and salary applicable to the whole service including participators in the building scheme.

GOVERNMENT NOTICE No. 89.

THE PUBLIC TRAVEL AND ACCESS
ROADS ORDINANCE, 1920.

APPOINTMENT OF DISTRICT ROAD BOARD.

IN EXERCISE of the powers conferred upon His Excellency the Governor by the Public Travel and Access Roads Ordinance, 1920, which powers His Excellency in exercise of the powers conferred upon him by the Interpretation and General Clauses Ordinance, 1912, has been pleased by Government Notice No. 501 of 1925 to delegate to Resident Commissioners, I hereby make the following appointments to the District Road Board, Naivasha, District, for the year 1928:—

Fred S. Clarke, Esq.
Dr. T. S. Dunn.
R. J. Allen-Turner, Esq.
W. Pickford, Esq.
Lt.-Col. H. J. Henderson.
R. Anderson, Esq.
A. McCrae, Esq.
H. Attenborough, Esq.
W. Nightingale, Esq.
E. B. Taylor, Esq.
Capt. Mervyn Jones.
The Executive Engineer, P.W.D., Nakuru.

L. A. FEILD JONES,
Resident Commissioner.

GOVERNMENT NOTICE No. 90.

THE REGISTRATION OF TRADE MARKS
ORDINANCE.

TRADE MARKS RENEWED.

Trade Mark Number.	Advertised in the Official Gazette.	Name of Applicants.	Class.
2/14	4-3-14	Major and Co., Ltd.	1
3/14	4-3-14	Donald Fisher, Ltd.	43
5/14	4-3-14	Kynoch Limited	5

Nairobi, 16th February, 1928 W M KEATINGE
Registrar of Trade Marks.

GOVERNMENT NOTICE No. 91.

THE KENYA COTTON RULES, 1923.

IN EXERCISE of the powers conferred upon me under Rules 7 and 8 of the Kenya Cotton Rules, 1923, I hereby order that all old cotton plants in the Coast Province shall be uprooted and destroyed before 21st March, 1928.

Nairobi,
16th February, 1928.

D. L. BLUNT,
for Acting Director of Agriculture.

GENERAL NOTICE No. 139.

NOTICE.

UNDER THE MEDICAL PRACTITIONERS AND DENTISTS
ORDINANCE, 1910.

(Chapter 119, Revised Edition).

THE undernoted has been registered in accordance with the terms of the Medical Practitioners and Dentists Ordinance (Chapter 119 of the Revised Edition).

Tsutsumi, Hishashi, Diploma of Nippon Dental College, Japan, 1912.

Nairobi,

16th February, 1928.

JOHN L. GILKS,
Registrar.

GENERAL NOTICE No. 140.

NOTICE.

GRAZING IN KARATI FOREST NEAR NAIVASHA.

TENDERS are invited for the grazing rights for a period of 2 years over the following areas in the Karati Forest near Naivasha.

AREA C.—Approximately 660 acres in the north-east portion of the forest bounded on the north by the Forest Reserve Boundary, on the east by the Kinangop-Naivasha Road, on the south and west by cut fire lines.

AREA D.—Approximately 1,300 acres in the north-west portion of the forest bounded on the west and north by the Forest Reserve boundary, on the east by Area C, on the south-east by a cut and beacons line for a distance of 4,600 feet to the Karati River and on the south-west by the Karati River.

The point at which the Forester's Track Karati Hut to Naivasha crosses the Karati River will be a common watering place being the most reliable water supply available.

2. Tenders should be rendered separately for each area.

The basis of tenders to be an annual licence fee per acre per annum payable in advance on the date of issue of the licence and on the same date 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, Kinangop, P.O. Naivasha.

4. The licensees will be prohibited from sub-letting without the permission of the Conservator of Forests in writing first obtained.

5. All regulations regarding the movement of cattle, etc., imposed by the Veterinary Department will have to be strictly adhered to.

6. Tenders should be forwarded to the Acting Conservator of Forests, P.O. Box 337, Nairobi, under sealed cover marked "Tender for Karati Grazing" and will be received by him up to and including the 5th March, 1928.

7. No tender of less than cts. 40 per acre per annum will be considered.

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

N. V. BRASNETT,
Acting Conservator of Forests.

GENERAL NOTICE No. 141.

NOTICE.

TRANSFER OF PERISHABLES BETWEEN KENYA
AND UGANDA.

IN order to facilitate the transfer between Kenya and Uganda of locally produced perishables, booked as such, the regulations governing the production to the Railway Authorities of C and D forms will be waived so far as these goods are concerned, with effect from 1st April, 1928.

For purposes of statistical record, consignors of perishables between the two territories must forward direct to the Commissioner of Customs, Mombasa, a monthly summary statement giving particulars of the description, quantity and value of all goods so despatched.

Regulation 118 (b) appearing under Government Notice No. 286 of 20th May, 1927, is varied accordingly.

Custom House,
Mombasa, 14th February, 1928.

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

GENERAL NOTICE No. 121.

UGANDA PROTECTORATE.

TENDER.

TENDERS are invited for the purchase of all or any of the following:—

(a) Approximately 28 miles of 16 lb. rails, complete with steel sleepers, bolts, fishplates, etc., laid between Kampala and Bombo, and Kampala and Gayaza, and generally known as the Loco Tractor Line. The line would have to be taken up and removed by the purchaser.

(b) Rolling stock for above comprising two Guy and one Sentinel tractors, two passenger coaches, a number of trucks, etc., all with spare parts.

(c) The Goods Sheds at Bombo and Gayaza.

(d) Approximately five miles of new 16 lb. rails, complete with steel sleepers, bolts, fishplates, etc., lying in the Public Works Department yard, Kampala.

2. Full particulars may be obtained on application to the Director of Public Works, P.O. Box 10, Entebbe, who will also make arrangements for prospective tenderers to inspect the line and rolling stock.

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

4. Tenders in sealed covers marked on the outside "Loco Tractor Line" must reach the undersigned not later than the 30th April, 1928.

The Treasury,
Entebbe, 1st February, 1928.

C. K. DAIN,
President, Tender Board.

GENERAL NOTICE No. 122.

ELECTRIC POWER ORDINANCE, 1919.

Public Notice of an Application to be made for Licences to authorise the Generating and Supply of Electrical Energy in the Provinces of Trans Nzoia and Nyanza, and to authorise the Construction of Generating Stations.

NOTICE is hereby given to all whom it may concern that on the 1st day of May, 1928, Charles Udall and Walter Talbot Kerr, both of Nairobi, Engineers, will make application to His Excellency the Governor in Council for licences to distribute and supply electrical energy for public and private purposes in the areas hereafter described, and for licences to construct generating stations, and to generate electrical energy for the purposes of the first-mentioned licence, and any other such licences as may be granted.

The areas within which it is proposed that supplies of electrical energy shall be given are those of the Provinces of Trans Nzoia and Nyanza.

The public and private purposes of the licences will include all the supplies required for public, industrial and domestic power, and for public, industrial and domestic lighting and such other supplies as may be required.

The lands on which the said generating stations are proposed to be constructed are (a) in the locality of and adjacent to the Yalu Falls on the Yalu River in the District of North Kavirondo in the Province of Nyanza, and (b) in the locality of and adjacent to the Broderick Falls on the Nzoia River in the District of North Kavirondo in the Province of Nyanza.

The electrical energy will be developed by means of turbines operated by the waters of the Yalu River and Nzoia River connected to electric generators.

The works will be of the descriptions and types and will be carried out in accordance with the provisions of sub-section (1) of section 50 of the Electric Power Ordinance.

The machinery will be operated continuously or as may be necessary.

Generating machinery of a description similar to that which it is proposed to instal may be seen at the Power Station of the East Africa Power and Lighting Company, Limited, situate at Ndula, near Thika.

Transmission lines will be constructed to carry electric supplies from the generating stations to Kisumu and Eldoret with such distributing mains throughout the district and in the said townships as may be required under the provisions of the Electric Power Ordinance and the Electric Supply Line Ordinance.

Copies of the drafts of the licences being applied for, and of the licences when granted will be deposited at the offices of,

Messrs. Hamilton, Harrison & Mathews,
Solicitors, Nairobi House, Nairobi.

The National Bank of India, Ltd., Eldoret.

The National Bank of India, Ltd., Kisumu.

Any authority, company, person or body of persons desirous of making any representation on or objection to the application or to the grant of the licences must do so by letter addressed to the Governor in Council and marked on the outside of the cover enclosing it "Electric Power Ordinance" on or before the expiration of 60 days from the date of the application as stated in this notice, and

must forward to the applicants a copy of such representation or objection.

Dated the 11th day of February, 1928.

HAMILTON, HARRISON & MATHEWS,
Solicitors for the Applicants.

GENERAL NOTICE NO. 1205

HIS MAJESTY'S COURT OF APPEAL FOR
EASTERN AFRICA.

THE next Sessions of His Majesty's Court of Appeal for Eastern Africa have been fixed to be holden at Entebbe, and to commence on Tuesday, the 27th day of March, 1928, at 10 a.m. or as soon thereafter as cases can be heard.

To ensure appeals from H. M. Supreme Court of Kenya being set down for hearing at these sessions, memoranda of appeal should be filed with the Registrar, Supreme Court, Nairobi, on or before the 25th day of February, 1928.

Nairobi,

Dated 17th December, 1927.

D. EDWARDS,
Registrar,

H. M. Court of Appeal for Eastern Africa.

CAUSE LIST.

FOR HEARING ON THE 27TH DAY OF MARCH, 1928, AT ENTEBBE, UGANDA.

Appeal No.	Civil or Criminal	Appellant.	Respondent.	Original No. of Case.	Appeal from.
32 of 1927	Criminal	Chepkwain arap Tirop	Rex	100 of 1927	H. M. Supreme Court of Kenya at Eljoret.
33 of 1927	"	Magambo s/o Kategeri	Rex	25 of 1927	H. M. High Court of Uganda at Jinja.
34 of 1927	"	Juma Balizakiwa s/o Kagole	Rex	28 of 1927	H. M. High Court of Uganda at Masaka
1 of 1928	"	Denge wa Dadi	Rex	144 of 1927	H. M. Supreme Court of at Mombasa.
27 of 1927	Civil	Ali Ganyuma	Ali Mohamed	Civil Appeal No. 11/27	H. M. Supreme Court of Kenya at Mombasa.

Nairobi,

14th January, 1928.

D. EDWARDS,
Registrar,

H. M. Court of Appeal for Eastern Africa.

GENERAL NOTICE NO. 3

SESSIONS of His Majesty's Supreme Court of Kenya will be held at the places and on the dates hereinafter set out:—

KISUMU, 20TH FEBRUARY, 1928.

- Criminal Case No. 140/27. Rex *vs.* Nyanjoy arap Kossein.
 " " " 143/27. Rex *vs.* Mati wa Shisira.
 " " " 155/27. Rex *vs.* Ksu. 26158 Ochieng Odenya.
 " " " 2/28. Rex *vs.* Musia s/o Shikuku.
 " " " 4/28. Rex *vs.* Ogolo s/o Musira.
 " " " 14/28. Rex *vs.* Musemba w/o Nyamonda.

Kisumu District Registry.

- Civil Case No. 12 of 1927. Dhulabhji Sunderji & Bros. *vs.* Habil Damji.
 " " " 8 of 1927. H. R. Kine *vs.* R. H. O. Lopdell (In Chambers).
 " " " 1 of 1923. Laxman Nemabhai *vs.* Musa Ali.
 21ST FEBRUARY, 1928.

- Divorce Cause No. 1/28. Odula s/o Olek *vs.* Helena Obonyo.
 " " " 2/28. Okeki s/o Ondiak *vs.* Magreta Mbuya.

NAKURU, 27TH FEBRUARY, 1928.

- Criminal Case No. 147/27. Rex *vs.* 1. Eld. 394641 Cheronon arap Cheptor.
 2. Nku. 2410211 Kibowot arap Cheluyo.
 " " " 149/27. Rex *v.* Johanna Doroso s/o Batchut.

Nakuru District Registry.

- Civil Case No. 32/26. The Rift Valley Service Garage, Ltd. *vs.* Baket bin Ali.
 " " " 12/27. Nku. 412033 Mara s/o Kiori *vs.* Maiturere wa Njau.
 " " " 31/27. Kbu. 488416 Thuo wa Ichangai *vs.* Maina wa Wangure.
 " " " 32/27. Mukuh d/o Kirato *vs.* Chege wa Mothu.
 " " " 39/27. Nku. 412070 Mundharagawa Leberor *vs.* Tolu s/o Tule.
 " " " 42/27. Nku. 0406301 Njeroge wa Munyori *vs.* Gakari wa Joni.
 " " " 47/27. Nku. 0409909 Gichero wa Karie *vs.* Moyia wa Mungui.
 " " " 50/27. Unga, Limited, Njoro *vs.* M. Lazerson, Njoro.
 " " " 51/27. Carr, Lawson & Co., Ltd. *v.* The Rift Valley Service Garage, Limited, Nakuru.
 " " " 52/27. Herbert Milner *vs.* (1) Charles Evans, (2) Eva Evans.
 " " " 53/27. Nku. 0408800 Wanjau wa Kuru *vs.* Kangathe Kayanda.
 " " " 54/27. Nku. 0406905 Njau wa Rimui *vs.* Karanja wa Ngure.
 " " " 55/27. Nsa. 2398092 Ndigirege wa Kimani *vs.* Arasamui Mbele.
 " " " 56/27. Lbu. 343013 Kunuthia wa Kamani *vs.* Kingari wa Muchai.
 " " " 57/27. Kbu. 482565 Igeria wa Kuria *vs.* Biroa wa Wanguri.
 " " " 58/27. NKU. 2403033 Njuguna wa Waigaru *vs.* Fuithi wa Ratimu.
 " " " 59/27. NKU. 0404813 Kamau wa Kuria *vs.* Karaho wa Kuria.
 " " " 60/27. KBU. 485077 Kinanjui wa Kangethe *vs.* Debiro wa Kanyini.
 " " " 61/27. NDI. 0366133 Oloo s/o Odianga *vs.* Omono wa Diege.
 " " " 62/27. KSU. 09247 Biege arap Balangath *vs.* Singwas Aramulome.
 " " " 63/27. ELD. 0391326 Nduriku wa Kangiri *vs.* Kirunga wa Njeroge.
 " " " 1/28. LKA. 048502 Karanja wa Githayo *vs.* MSA. 0435051 Ayeko wa Sabera alias Mathyo.
 " " " 2/28. NKU. 2408790 Kanyora wa Kano *vs.* Muraya Mahogo.
 " " " 3/28. NKU. 2403084 Njehia wa Muhia *vs.* Karue wa Mukoi.
 " " " 4/28. The European Stores, Njoro, *vs.* A. Stewart, Njoro.
 " " " 5/28. Juma arap Rotich *vs.* Mrs. A. M. Lezar.

Divorce Cause No. 1 of 1928.

Regina Julia Barrance (Petitioner) *vs.* Percival John Barrance (Respondent).

Supreme Court Civil Case No. 246/27. Gachanja wa Kiru *vs.* Karioki wa Njoro.

KITALE, 5TH MARCH, 1928.

- Criminal Case No. 136/27. Rex *vs.* Wasongo s/o Oreasi.
 " " " 151/27. Rex *vs.* Loponge s/o Karule.
 " " " 8/28. Rex *vs.* Ghitandi s/o Aura.

CAUSE LIST—(Contd.).

ELDORET, 8TH MARCH, 1928.

Criminal Case No. 145/27. *Rex vs. Ndi. 374251 Chemijor arap Bungus.**District Registry.*

- Civil Case No. 7/27. NK. 119232 Makola, s/o Muritwa *vs.* Kamhoi, s/o Albisia.
- „ „ „ 17/27. NK. 182333 Mukimneyi, s/o Chabakaka *vs.* Abombo, s/o Obuke.
- „ „ „ 28/27. N.K. 177936 Burimi, s/o Kutwa *vs.* Karmimba, s/o Isiyao.
- „ „ „ 33/27. UGU. 0381024 Mgeyi, s/o Wabukaya *vs.* Mabonga, s/o Arufu.
- „ „ „ 36/27. NDI. 372240 Kibilbit arap Kessio *vs.* Kamari, Mgishu.
- „ „ „ 41/27. TN. 2965691 Namunyu, s/o Nabuani *vs.* Koweri, Babulu.
- „ „ „ 45/27. Din Mohamed & Ramatalli Khan *vs.* Mansa Ram Thaker.
- „ „ „ 47/27. Cæsar Magimgoana *vs.* Tepkoke, d/o Kimoige.
- „ „ „ 49/27. TN. 0967355 Wegesa, s/o Nagutwa *vs.* Wanjara, s/o Makana.
- „ „ „ 50/27. TN. 0962954 Wandabo, s/o Baloba *vs.* Kesa, s/o Ashiundu.
- Civil Case No. 51/27. LGO. 428419 Chumo arap Kipkoiwa *vs.* Chemute arap Kipsosur.
- „ „ „ 52/27. Messrs. Kitale Stores *vs.* A. Frara.
- „ „ „ 53/27. Messrs. Kitale Stores *vs.* F. Catania.
- „ „ „ 54/27. UGU. 0380017 Mareza, s/o Namaian *vs.* Hamisi, s/o ?
- „ „ „ 55/27. NBI. 2463587 Shiomi, s/o Mwandi *vs.* Ingomba, s/o Issieca.
- „ „ „ 56/27. Charles William Hurst *vs.* C. H. Birdsey.
- „ „ „ 57/27. The Pioneer Garage & Auctioneers, Ltd. *vs.* The Proprietress, The Pioneer Hotel, Eldoret.
- „ „ „ 16/28. *Rex vs.* Chemagot d/o Arap Kongwalei.

NAIVASHA, 16TH MARCH, 1928.

Crown Case No. 3/28. *Rex vs. Muthengi wa Karegi.*

FORT HALL, 18TH APRIL, 1923.

Criminal Case No. 18/28. *Rex vs. Kapute wa Githure.*

MERU, 23RD APRIL, 1928.

Criminal Case No. 9/28. *Rex vs. M'Naikuru wa M'Aguare.*

Nairobi,

31st December, 1927.

D. EDWARDS,
Registrar,
H.M. Supreme Court of Kenya.

GENERAL NOTICE No. 142.

THE BANKRUPTCY ORDINANCE, 1925.

NOTICE re RECEIVING ORDER, FIRST MEETING OF CREDITORS AND PUBLIC EXAMINATION.

Debtor's name.—Tom Claude Mackenzie Bellairs.
Address.—Nanyuki.

Description.—Motor Garage.

Date of filing petition.—6th February, 1928.

Date of receiving order.—8th February, 1928.

Court.—Supreme Court, Nairobi.

Number.—No. 3 of 1928.

Date, hour and place of first meeting of creditors.—8th March, 1928, at 2 p.m. at the Official Receiver's Office, Old Secretariat Buildings, Nairobi.

Date, hour and place of public examination.—9th March, 1928, at 10 a.m. at the Law Courts, Nairobi.

Whether debtor's or creditors' petition.—Debtor's.

Nairobi,

15th February, 1928.

W. M. KEATINGE,
Official Receiver.

GENERAL NOTICE No. 143.

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

PROBATE AND ADMINISTRATION.

CAUSE No. 109 of 1917.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF REGINALDO EDUARDO DE SOUZA, LATE OF MOMBASA, KENYA PROTECTORATE, DECEASED.

TAKE NOTICE that application having been made in this Court by Antonio Jose Carlos da Piedade Pereira, of Mombasa, merchant, for limited administration of the estate of Reginaldo Eduardo de Souza, late of Mombasa, who died in Goa on the 26th day of January, 1916, 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 6th day of March, 1928.

Mombasa,

11th February, 1928.

ERIC T. JOHNSON,
Acting Judge,
Supreme Court of Kenya.

GENERAL NOTICE No. 144

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

PROBATE AND ADMINISTRATION.

CAUSE No. 13 of 1925.

IN THE MATTER OF NURBHAI ADAMJI PATWA, LATE OF ZANZIBAR, DECEASED,
AND

IN THE MATTER OF AN APPLICATION FOR SEALING IN THE COLONY AND PROTECTORATE OF KENYA OF PROBATE OR LETTERS OF ADMINISTRATION GRANTED BY HIS BRITANNIC MAJESTY'S COURT FOR ZANZIBAR TO KASSAMALI NURBHAI ADAMJI PATWA.

To all whom it may concern.

TAKE NOTICE that the final account in the above estate has been filed in this Court by the administrator, and that this Court has fixed the 6th day of March, 1928, at 2-30 p.m. to pass such account after which date no objections can be heard thereto.

Dated this 13th day of February, 1928, at Mombasa.

R. L. UNDERWOOD,
Deputy Registrar,
Supreme Court of Kenya.

GENERAL NOTICE No. 145.

PROBATE AND ADMINISTRATION.

PUBLIC TRUSTEE'S CAUSE No. 94 of 1927.

IN THE MATTER OF MOHAMED KHAN s/o BUTA KHAN, DECEASED.

To all whom it may concern.

TAKE NOTICE that on or after the 6th day of March, 1928, I intend to apply to the Supreme Court of

Kenya at Nairobi, for an order to administer the estate of the above-named Mohamed Khan s/o Buta Khan, who died at Kakamega on the 20th day of August, 1927.

Nairobi,

14th February, 1928.

W. M. KEATINGE,

Public Trustee.

GENERAL NOTICE No. 146.

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

PROBATE AND ADMINISTRATION.

CAUSE No. 3 of 1928.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF KARIMJEE ESSAJEE, INDIAN, BOHORA, LATE OF TAKAUNGU AND CUTCH MANDVI, INDIA, DECEASED.

TAKE NOTICE that application having been made in this Court by Gulamhussein Karinjee Essajee, of Mombasa, for the administration of the estate of Karinjee Essajee, late of Takaungu, who died at Cutch Mandvi on the 4th day of April, 1927, 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 6th day of March, 1928.

Mombasa,

9th February, 1928.

ERIC T. JOHNSON,

Acting Judge.

GENERAL NOTICE No. 147.

PROBATE AND ADMINISTRATION.

PUBLIC TRUSTEE'S CAUSE No. 3 of 1928.

IN THE MATTER OF PHILIP HENRY HEPPES, DECEASED.
To all whom it may concern.

TAKE NOTICE that on or after the 6th day of March, 1928, I intend to apply to the Supreme Court of Kenya at Nairobi, for an order to administer the estate of the above-named Philip Henry Heppes, who died at Kisumu on the 18th day of March, 1926.

Nairobi,

17th February, 1928.

W. M. KEATINGE,

Public Trustee.

GENERAL NOTICE No. 148.

PROBATE AND ADMINISTRATION.

SUPREME COURT CAUSE No. 11 of 1928.

PUBLIC TRUSTEE'S CAUSE No. 85 of 1927.

IN THE MATTER OF VIRPAR KACHRA, DECEASED.

To all whom it may concern.

PURSUANT to an order of the Supreme Court of Kenya, dated the 13th day of February, 1928, by which the undersigned was appointed administrator of the estate of the late Virpar Kachra, who died on the 13th day of March, 1926, at Kyambu.

TAKE NOTICE that all persons having any claims against the estate of the said Virpar Kachra are required to lodge and prove such claims before me the undersigned on or before the 21st day of April, 1928, after which date only the claims so proved will be paid and the estate distributed according to law.

Nairobi,

15th February, 1928.

W. M. KEATINGE,

Public Trustee.

GENERAL NOTICE No. 149.

PROBATE AND ADMINISTRATION.

PUBLIC TRUSTEE'S CAUSE No. 12 of 1928.

IN THE MATTER OF J. M. V. BAGNALL, DECEASED.

To all whom it may concern.

TAKE NOTICE that on or after the 6th day of March, 1928, I intend to apply to the Supreme Court of Kenya at Nairobi, for an order to administer the estate of the above-named J. M. V. Bagnall, who died at Nairobi on the 29th day of December, 1927.

Nairobi,

17th February, 1928.

W. M. KEATINGE,

Public Trustee.

GENERAL NOTICE No. 150.

PROBATE AND ADMINISTRATION.

SUPREME COURT CAUSE No. 12 OF 1928.

PUBLIC TRUSTEE'S CAUSE No. 128 OF 1927.

IN THE MATTER OF GULAM MOHAMED DASS, DECEASED.
To all whom it may concern.

PURSUANT to an order of the Supreme Court of Kenya, dated the 13th day of February, 1928, by which the undersigned was appointed administrator of the estate of the late Gulam Mohamed Dass, who died on the 19th day of September, 1927, at Eldoret.

TAKE NOTICE that all persons having any claims against the estate of the said Gulam Mohamed Dass are required to lodge and prove such claims before me the undersigned on or before the 21st day of April, 1928, after which date only the claims so proved will be paid and the estate distributed according to law.

Nairobi,

15th February, 1928.

W. M. KEATINGE,
Public Trustee.

GENERAL NOTICE No. 151.

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

PROBATE AND ADMINISTRATION.

CAUSE No. 13 OF 1928.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF KALIDAS TRIKAMJI, LATE OF NAIROBI, DECEASED.

TAKE NOTICE that application having been made in this Court by Ganga Bai, widow of the deceased, of Duke Street, Nairobi, for the administration of the estate of Kalidas Trikamji, late of Nairobi, who died at Nairobi on the 15th day of October, 1927, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 7th day of March, 1928.

Nairobi,

15th February, 1928.

JOSEPH SHERIDAN,
Judge.

GENERAL NOTICE No. 152.

NOTICE OF DISSOLUTION.

NOTICE is hereby given that the partnership heretofore existing between Lal Singh, son of Ranvir Singh, and Sohan Singh, son of Mool Singh, carrying on business in partnership at Nairobi as motor cycle and general repairers, under the style or firm of Lal Singh and Sohan Singh, has been dissolved by mutual consent as from the 14th day of February, 1928.

All assets of the partnership have been acquired and taken over by the said Sohan Singh son of Mool Singh, who will also discharge all the liabilities of the said partnership and will continue to carry on the business in his own name and for his benefit.

Dated this 16th day of February, 1928.

LAL SINGH.
SOHAN SINGH.

Witness:—

F. HOPLEY,
Advocate, Nairobi.

GENERAL NOTICE No. 153.

NOTICE OF DISSOLUTION.

NOTICE is hereby given that the partnership heretofore existing between E. W. E. Callwell, of Kampala, Uganda, and P. R. Stanton, of Kericho, in the Colony of Kenya, carrying on business in partnership in the Trans Nzoia District of the Colony of Kenya as farmers, under the style or firm Belmont Estates and Trading Company, has been dissolved as and from the 31st day of December, 1927.

All the assets of the partnership have been acquired by the said P. R. Stanton, who will discharge all the liabilities thereof, and he will continue to carry on the business for his own use and benefit.

Eldoret,

3rd February, 1928.

W. A. SHAW,
Advocate for the Parties.

GENERAL NOTICE No. 154.

LONDIANI TRADING COMPANY, LIMITED.

(IN LIQUIDATION).

NOTICE is hereby given that pursuant to section 209 of the Companies Ordinance, 1921, a meeting of creditors of Londiani Trading Company, Limited, will be held at my office, Lake Road, Nakuru, on Monday, the 19th March, 1928, at 9 a.m. for the purpose provided in the said section.

Nakuru,

11th February, 1928.

P. N. ZUZARTE,
Liquidator.

GENERAL NOTICE No. 155.

NOTICE.

TAKE NOTICE that the partnership heretofore subsisting between Morris Kinkel, of Nairobi, and Clifford Davis, of Nakuru, carrying on business as manufacturers of aerated mineral waters at Nakuru under the style or firm of Crystal Springs (Nakuru) Mineral Water Co., has been dissolved by mutual consent as from the 9th day of February, 1928.

The said Morris Kinkel retires from the said business as from the said date and the said Clifford Davis has now acquired all the assets of the partnership and assumed all the liabilities thereof, and shall continue carrying on the said business for his own account and benefit as from the said date under the same name, style or firm.

Dated at Nairobi this 15th day of February, 1928.

RALSTON & KAPLAN,
Advocates for the said Morris Kinkel.

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