



# THE OFFICIAL GAZETTE OF THE COLONY AND PROTECTORATE OF KENYA

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## GOVERNMENT NOTICE No. 93.

## ARRIVALS.

Name.	Rank.	From leave or on 1st Appointment.	Date of leaving England.	Date of Embarkation.	Date of arrival at Kilindini.
W. W. Ridout	Superintendent Suburban Areas	Leave	27th Jan., 1928	* 29th Jan., 1928	17th Feb., 1928
G. N. Taylor	Assistant Inspector of Police	do	20th Jan., 1928	—	do
N. Simpson	Police Constable	do	do	—	do
H. L. G. Gurney	Administrative Officer	do	do	—	do
Dr. K. T. K. Wallington	Medical Officer	do	25th Jan., 1928	* 29th Jan., 1928	do
V. A. Beckley	Agricultural Chemist	do	do	do	do
Miss B. Channon	Assistant Matron, Education	do	20th Jan., 1928	—	do
F. Hewitt	Sanitary Inspector	do	do	—	do
R. W. Edwards	Linotype Operator, Govt. Press	do	do	—	do
Miss V. M. Chorley	Postal Clerk & Telegraphist	do	do	—	do
E. B. Lloyd	Registrar of Titles, Land Dept.	do	28th Jan., 1928	* 29th Jan., 1928	do
Dr. A. R. Esler	Medical Officer	do	24th Jan., 1928	do	do
B. Stone	Asst. Registrar General Public Trustee	do	20th Jan., 1928	—	do
Dr. E. W. C. Jobson	Medical Officer	do	do	—	do
J. R. Forest	Manual Inspector, Education	1st Appointment	26th Jan., 1928	* 29th Jan., 1928	do
W. O. Surman	Assistant Agricultural Officer	do	do	do	do
Major A. T. Miles,	H. B. M. Consul for Southern Abyssinia	Duty	† 12th Feb. 1928	—	19th Feb., 1928

\* Date of leaving Marseilles

† Date of leaving Djibouti

## APPOINTMENTS.

GEORGE MUSGRAVE CASTLE-SMITH, to be District Commissioner, Malindi District, Coast Province, with effect from the 1st December, 1927.

S. 20064/24.

BASIL STONE, to be Assistant Registrar General, Public Trustee and Official Receiver, Mombasa, with effect from the 18th February, 1928.

ROWLAND WILLIAM CUNNINGHAME BAKER-BEALL, to be District Officer, Fort Hall District, Kikuyu Province, with effect from 21st February, 1928.

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

## Colony and Protectorate of Kenya.

### GOVERNMENT NOTICE No. 94

HIS EXCELLENCY the Governor has approved of the following Bills being introduced into Legislative Council :—

G. R. SANDFORD,  
*Clerk to the Legislative Council.*

### **A Bill to Provide for the Regulation and Control of Divisions of Land.**

BE IT ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows :—

1. This Ordinance may be cited as “ the Public Health (Division of Lands) Ordinance, 1928.” Short title.

2. This Ordinance shall apply to all lands in the Colony not included within the boundaries of any municipality or of any township proclaimed under the Townships Ordinance already existing or which may hereafter be established. Application of Ordinance.  
Cap. 82.

3. In this Ordinance, unless the context otherwise requires :— Interpretation.

“Applicant ” means the owner, lessee, or sub-lessee of any land proposed to be divided and includes his duly authorised representative ;

“ Local authority ” means—

(a) in the case of a municipality or township, the Council or Board or other authority established for such municipality or township ;

(b) in the case of any area not included within a municipality or township, the District Commissioner, or in his absence a District Officer, acting with the advice of such advisory body (if any) as may be established for such area ;

“ Purchase ” means purchase outright, or in the case of purchase by instalments the payment of the first instalment ;

“ Dwelling ” means a building, or any part or portion of a building, used or constructed, adapted or designed to be used, for human habitation, as a separate tenancy or by one family only, whether detached, semi-detached, or separated by party walls or by floors from adjoining buildings or part or portion of the same building, together with such out-buildings as are reasonably required to be used or enjoyed therewith.

4. (1) There shall be established for the purposes of this Ordinance a Public Health (Division of Lands) Board (hereinafter referred to as “ the Board ”) which shall consist of :— Establishment of Public Health (Division of Lands) Board.

(a) The Colonial Secretary as Chairman ;

(b) The Commissioner for Local Government as Deputy Chairman ;

(c) The Director of Medical and Sanitary Services ;

(d) The Deputy Director of Sanitary Services ;

(e) The Surveyor General ;

(f) The Municipal and Town Planning Engineer,

and such other persons, not being more than three in number, as the Governor may from time to time appoint.

(2) In the absence from any meeting of both the Chairman and Deputy Chairman the members present shall elect one of their number to preside at such meeting.

(3) Five members shall form a quorum.

(4) Questions before the Board shall be decided by a majority of votes of those present and voting, and, in the case of equality of votes, the Chairman or other member presiding shall have a second or casting vote.

(5) A meeting of the Board may be summoned at any time by notice in writing, and all meetings shall be summoned by the Commissioner for Local Government. A meeting shall be held at least once in every three months.

Restriction upon  
division of land.

5. Notwithstanding anything in any other Ordinance contained, no land to which this Ordinance applies shall be divided into plots of less than twenty acres without the prior approval of the Board to be obtained as hereinafter provided.

Application for  
approval of  
Board.

6. Subject to the provisions of section 13 of this Ordinance, when any person is desirous of dividing his land into plots of less than twenty acres, or of building or of permitting the building of separate dwellings or shops on his land in such manner as to exceed one separate dwelling or shop on the whole plot, or, if the plot exceeds twenty acres, one separate dwelling or shop for each twenty acres, such person shall submit an application to the Commissioner for Local Government for the approval of the Board, and shall forward to the Commissioner :—

(1) A plan in quadruplicate showing the situation and boundaries of such land and of the plots immediately adjoining such land, the position and width of all roads and passages abutting on such land, and the position of all sewers and drains, if any, in the immediate vicinity, the manner in and the purposes for which it is intended to divide the land, the position and width of roads to be made over and through such land, the intended position of surface drains, the area (if any) to be reserved for residential purposes only, the area (if any) to be reserved for business premises only, the area (if any) to be reserved for the occupation of Europeans only, the area (if any) to be reserved for the occupation of non-natives (not being Europeans) only, the area (if any) to be reserved as a native location, the area (if any) to be reserved for recreation grounds or as open spaces, and the area (if any) to be reserved for public buildings;

(2) A statement in writing as to—

(a) the provisions which have been or will be made for the construction and maintenance of any road or of any drain shown on the plan; and

(b) the provisions which have been or will be made for the supply of water to the area, and for the disposal of refuse, waste water, and night soil;

(3) Such other or additional documents, statements, information, maps, or plans as the Commissioner may require.

7. Every application received under the last preceding section, together with such plans and documents as may have accompanied such application, shall be referred by the Commissioner of Local Government to the local authority for the area in which the land to be divided is situated in order that the recommendations of such local authority upon the application may be obtained :

Applications to be referred to appropriate local authorities.

Provided that where the land to be divided is situated within three miles of any municipality or township, similar reference shall also be made to the local authority for such municipality or township.

8. (1) As soon as conveniently may be after the receipt of the recommendations mentioned in the last preceding section, the Commissioner for Local Government shall place the application, together with all documents relating thereto and with such recommendations as may have been received, before the Board for its consideration.

Consideration of application by Board.

(2) The Board may require the applicant or his representative to attend before it and to lay before it or explain any facts relating to the application upon which the Board may desire further information.

9. The Board shall consider the application together with the documents and recommendations aforesaid, and may require the applicant to amend his plan to fulfil such requirements as the Board may consider necessary, and may, subject to the completion of such amendments, and the fulfilment by the applicant of any undertaking as provided in the next succeeding section, approve the application. If the Board is of the opinion that building or further building development is undesirable on the land which is the subject of the application, it may refuse the application.

Power of Board to refuse or approve application.

10. (1) Whenever the Board shall consider that in the interest of public health any road or drain shown on a plan deposited by an applicant under section 6 of this Ordinance should be constructed, or that proper and sufficient measures should be taken for the supply of water or for the disposal of refuse, waste water or night soil for the land proposed to be divided, the Board may, before approving the application, require the applicant to give an undertaking in writing that he will construct such road or drain or take such measures as aforesaid to the satisfaction of the Board within such time as the Board may determine.

Power of Board to require applicant to construct works.

(2) Any applicant who may be required to give an undertaking under the preceding sub-section may also be required to give or procure to be given to the Commissioner for Local Government security by bond with one or more sureties approved by the Commissioner, in such sum not exceeding the estimated cost of the works required to be constructed or provided as the Board may determine, for the faithful and punctual fulfilment of such undertaking.

11. (1) When the Board shall have approved an application under this Ordinance the Commissioner for Local Government shall certify such approval on each copy of the plan deposited under the provisions of section 6, and such certified plans shall thereupon be disposed of as follows :—

Procedure when Board approves application.

(a) One copy shall be deposited in the office of the Commissioner for Local Government ;

(b) One copy shall be deposited in the office of the local authority of the area in which the land to be divided is situated;

(c) One copy shall be deposited in the office of the Surveyor General;

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(d) One copy shall be forwarded to the applicant.

(2) Upon receipt of the copy of the certified plan the applicant may proceed to divide the land referred to (subject to compliance with the provisions of the Ordinance under which title to the land to be divided is held) or to erect buildings thereon, as the case may be, in accordance with such plan.

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(3) In the case of a division of any land the applicant shall cause a survey of such land to be made, and shall forward a copy of the plan of such survey to the Surveyor General who, if he is satisfied that such survey plan conforms to the plan or plans approved by the Board, shall certify accordingly on such survey plan and shall forward such survey plan so certified to the Registrar of Titles who shall register the same against the title to such land at the cost of the applicant.

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Procedure when Board refuses to approve application.

12. When the Board shall have refused to approve an application under this Ordinance the Commissioner for Local Government shall forthwith communicate the decision of the Board with the reasons therefor in writing to the applicant, who may within twenty-eight days after the receipt of such communication appeal to the Governor in Council whose decision shall be final.

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Division of land for agricultural purposes.

13. Any person desirous of dividing his land into plots of less than twenty but not less than ten acres solely for agricultural purposes shall forward his application to the Commissioner for Local Government, and, if the Board is satisfied that the proposed division is solely for agricultural purposes and involves no change of user in the title under which such land is held, the Board shall issue to the applicant a certificate of exemption exempting him from further compliance with the provisions of this Ordinance in respect of the said application.

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Penalties.

14. (1) Any person who contravenes or fails to comply with any of the provisions of section 6 of this Ordinance, and any person who occupies, rents or purchases any portion of any land, or a building erected on any land, in respect of which there has been a contravention or failure to comply with any of the provisions of the said section, shall each be liable to a penalty not exceeding five pounds for every day or part of a day during which such contravention or non-compliance continues.

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(2) Whenever any plan or note or memorandum on any plan approved by the Board shall show that any area is to be reserved for any special purpose or for the occupation of any particular class of persons, any person who, without the consent in writing of the Board, uses or permits to be used, or occupies or permits to be occupied, any land within such area otherwise than as shown on such plan shall be liable to a penalty not exceeding five pounds for every day or part of a day during which such contravention or non-compliance continues.

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- 15.** (1) All penalties under the last preceding section shall be recovered as civil debts recoverable summarily on the complaint of the Commissioner for Local Government or such other person as may be authorised by him in writing, and shall be paid to the general revenue of the Colony :

Procedure for recovery of penalties.

Provided that the court may in any such proceedings, if upon consideration of the circumstances it shall deem it expedient to do so, mitigate the penalty or penalties claimed.

- (2) Every director, manager and secretary of a company shall be liable for the payment of any penalty or penalties incurred under this Ordinance by such company.

- 16.** (1) Whenever any person shall give a bond under section 10 of this Ordinance and it shall appear that a condition of such bond has been broken, the Commissioner for Local Government or such other person as may be authorised by him in writing may sue for and recover for the use of Government the amount recoverable in respect of the breach of the condition of such bond.

Enforcement of bond under section 10.

(2) Any sum recovered in respect of the breach of a condition of a bond under section 10 of this Ordinance shall be devoted to such purposes in connection with the land in relation to which the bond shall have been given as the Governor in Council shall determine.

- 17.** The Governor in Council may make rules for the better carrying into effect of the provisions of this Ordinance.

Power to make rules.

- 18.** The Public Health (Building) Ordinance (Chapter 125 of the Revised Edition) is hereby repealed.

Repeal.

#### OBJECTS AND REASONS.

This Bill is intended to replace the Public Health (Building) Ordinance (Chapter 125 of the Revised Edition).

The object of the Bill is to give effect to certain recommendations of the Local Government Commission and to rectify some difficulties which have been experienced in connection with the administration of the Public Health (Building) Ordinance.

The provisions of the Bill are made applicable to the whole Colony outside municipalities or townships instead of being limited to land within certain distances of towns and railway stations.

*Clause 4* of the Bill alters the constitution of the Board of Health in accordance with the recommendation of the Local Government Commission. It will be noted that provision is still made for non-official representation on the Board.

*Clause 5* deals with another recommendation of the Local Government Commission whereby the approval of the Board is required for the division of land into plots of less than twenty acres instead of three acres as provided in the Public Health (Building) Ordinance.

*Clause 6* extends the scope of the present law so as to apply its provisions to all divisions of land into plots of less than twenty acres, special provision being made in *Clause 13*

for division for purely agricultural purposes. The existing law applies only to sub-division and sale or letting for building purposes. Clause 6 also specifies in more detail than does the Public Health (Building) Ordinance the information which an applicant is required to supply in connection with a proposed division.

*Clause 7* imposes an obligation on the Commissioner for Local Government to consult the local authority for the area in which the land to be divided is situated and also any other local authorities within three miles in order that their recommendations on the application may be considered.

*Clause 9* specifies grounds, in addition to those concerning public health, upon which the Board may disapprove applications to divide land.

*Clause 11* draws attention to the necessity of complying with the provisions of the Ordinance under which title to the land to be divided is held in addition to obtaining the approval of the Board; and makes it obligatory on the applicant in the case of division to survey the division and pay for the cost of registering such survey, duly certified by the Surveyor-General as conforming with the plan approved by the Board, against the title of the land.

*Clause 13* makes provision for the exemption from the provisions of the Ordinance of land to be used solely for agricultural purposes.

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## A Bill to Amend the Criminal Law Amendment Ordinance.

BE IT ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows :—

1. This Ordinance may be cited as “ the Criminal Law Amendment Ordinance, 1928,” and shall be read as one with the Criminal Law Amendment Ordinance (Chapter 78 of the Revised Edition) as amended by the Criminal Law Amendment Ordinance, 1926, hereinafter referred to as “ the Principal Ordinance.”

2. Sub-section (2) of section 354 of the Indian Penal Code, as amended by the Principal Ordinance, is hereby further amended by the addition thereto of the following proviso :—

“ Provided that where the woman is under the age of twelve years, her modesty shall be deemed to have been outraged within the meaning of this sub-section, notwithstanding that she is unable to understand the nature or consequence of, or consents to, the assault or use of criminal force, and such consent shall not be a defence to a charge brought under this sub-section.”

Assault or use of criminal force to a woman with intent to outrage her modesty.

### OBJECTS AND REASONS.

The number of assaults of an indecent nature which have been committed upon women of tender years in the Colony has been receiving the close attention of Government, and it is apparent that the existing law does not constitute an adequate safeguard against the commission of such offences.

As the law is at present constituted, it is a good defence to a charge of an assault of this nature to prove that the woman consented to the act of indecency. In the case of such an assault upon a woman of under six or seven years of age, it has been held in several cases that no offence of this nature has been committed inasmuch as the extreme youth of the woman negatives a sufficiently developed sense of modesty.

It is desirous in the interest of public morality that young women should be protected from this class of heinous offence despite the fact that they are unable to understand the nature of it, or that they may have developed sexual desires and consequently consented to the act of indecency.

The English law has given this protection to young women up to the age of sixteen years but inasmuch as it is intended that the law as now amended should apply to all races without discrimination it is proposed to put the age limit at twelve years.

### A Bill to Amend the Game Ordinance.

BE IT ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows :—

Short title.

1. This Ordinance may be cited as “ the Game (Amendment) Ordinance, 1928,” and shall be read as one with the Game Ordinance (Chapter 161 of the Revised Edition), hereinafter referred to as “ the Principal Ordinance.”

Certain animals not to be hunted without special licence or Governor's permit.

2. Section 4 of the Principal Ordinance is hereby repealed 5  
and the following section substituted therefor :—

“ 4. Save as in this Ordinance expressly provided :—

(1) No person, unless he is authorised by a special licence or a Governor's Permit in that behalf, shall hunt, kill or capture any of the animals 10  
mentioned in Part A of the First Schedule, and

(2) No person, unless he is authorised by a Governor's Permit in that behalf, shall hunt, kill or capture any of the animals mentioned in Part B of the First Schedule.” 15

Amendment to section 5 of the Principal Ordinance.

3. (1) Section 5 of the Principal Ordinance is hereby amended by the deletion of the words “ special licence ” and the substitution therefor of the words “ Governor's Permit.”

Prohibition of sale of game or trophies.

(2) Part A of the Second Schedule is hereby amended by the deletion of the words “ special licence ” and the substitution therefor of the words “ Governor's Permit.” 20

4. (1) Notwithstanding anything in the Principal Ordinance contained, no person shall buy, sell, barter, or exchange or shall attempt to buy, sell, barter, or exchange any game alive or dead or any portion of any game without the written consent of the Game Warden, which term for the purposes of this sub-section shall not include assistant game warden or honorary game warden. Any person who contravenes the provision of this sub-section shall be guilty of an offence against the Principal Ordinance. 25  
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(2) (a) Sub-section (1) of section 17 of the Principal Ordinance is hereby amended by the deletion of the following words :—

“ (f) A Game Dealer's Licence, £1.

(g) A Trophy Dealer's Licence, £1.” 35

(b) Section 23 of the Principal Ordinance is hereby repealed.

(c) Sub-section (2) of section 28 of the Principal Ordinance is hereby repealed and the following sub-section is substituted therefor :— 40

“ (2) Every holder of a visitor's, serving officer's, or resident's licence shall keep a register of the game killed or captured by him in the form specified in the Sixth Schedule.”

(d) Sub-section (4) of section 28 of the Principal Ordinance is hereby repealed and the following sub-section is substituted therefor :—

5 “ (4) Every holder of a visitor's, serving officer's or resident's licence shall, within fifteen days after the expiration of his licence, produce or send to the Game Warden the register of the game killed or captured by him under his licence.”

10 (e) Section 34 of the Principal Ordinance is hereby amended by the deletion of the words “ who may sell the same.”

5. (1) Notwithstanding anything in the Principal Ordinance contained, no person shall hunt, kill or capture any game during the hours of darkness (which, for purposes of this section, shall mean the period commencing half an hour after sunset and ending half an hour before sunrise) without the written consent of the Game Warden : Prohibition of hunting, killing or capturing game during hours of darkness.

20 Provided that nothing in this section shall be held to apply to the hunting, killing or capturing of game on private land with the consent of the owner or occupier, nor to the hunting, killing or capturing of any lion or cheetah within twenty miles of any private land, nor to the hunting, killing or capturing of any game which may be damaging or about to damage property or may be attacking or about to attack any person.

25 (2) Any person who contravenes the provisions of this section shall be guilty of an offence against the Principal Ordinance.

30 6. Section 31 of the Principal Ordinance is hereby repealed and the following section is substituted therefor :— Prohibition of hunting on private land without consent of owner.

“ 31. (1) No person shall hunt, kill or capture game on private land without the consent of the owner or his agent or the occupier of such land.

35 (2) Any person who contravenes the provisions of this section shall be guilty of an offence against this Ordinance.”

40 7. For the purposes of this Ordinance and of the Principal Ordinance, land held by virtue of a Temporary Occupation Licence issued under the Crown Lands Ordinances shall not be deemed to be private land. Land held on Temporary Occupation Licence not private land.

8. Any person who is responsible for any unnecessary cruelty to any animal or for the wasteful killing or unnecessary wounding of any animal shall be guilty of an offence against the Principal Ordinance. Prohibition of unnecessary cruelty and wasteful killing.

45 9. Notwithstanding anything in the Principal Ordinance contained any licence held under the Principal Ordinance or under this Ordinance shall be deemed to be cancelled as from the date on which the holder thereof is convicted of any offence against the Principal Ordinance or against this Ordinance : Game licences cancelled on conviction.  
50 Provided, however, that such cancellation shall be null and void if the Governor so directs.

10. Except where the cancellation of a licence under the last preceding section has been directed by the Governor to be null and void, any person who has, within the three years previous to his application for a licence, been convicted of an Conviction to carry a three years' licence disability.

offence against the Principal Ordinance or against this Ordinance, or against any existing or repealed Game Law of Uganda, Tanganyika, or the Sudan, shall be debarred from the grant of any licence under the Principal Ordinance or under this Ordinance without the consent of the Governor. 5

Offence to obtain licence to which applicant is not entitled.

**11.** If any person to whom any licence or permit under the Principal Ordinance or under this Ordinance has been refused obtains or attempts to obtain any class of licence or permit under the Principal Ordinance or under this Ordinance without previously disclosing such refusal, or if any person 10 obtains or attempts to obtain any licence or permit under the Principal Ordinance or under this Ordinance to which he is not entitled, he shall be guilty of an offence against this Ordinance.

Licence for serving officers.

**12.** (1) Sub-section (1) of section 17 of the Principal Ordinance is hereby amended by the addition thereto of the following :—

“ (f) A Serving Officer's Licence, £20.”

(2) A serving officer's licence may be issued to any officer on the active list of His Majesty's Navy, Army or Air Forces, 20 and the licensee shall hold such licence on the same terms and conditions as apply to a Visitor's Full Licence, except that any person holding a serving officer's licence and becoming a *bonâ fide* resident while such licence is in force shall be entitled to a refund of ten pounds. 25

Power of Governor to issue Governor's Permit.

**13.** (1) Section 25 of the Principal Ordinance is hereby repealed and the following section is substituted therefor :—

“ 25. The Governor may, at his discretion, grant to any person a permit (to be known as a Governor's Permit) to hunt, kill or capture animals of any one or more species 30 mentioned in any of the Schedules, or to hunt, kill or capture any animal or animals in a game reserve.”

(2) A Governor's Permit shall be subject to such conditions as the Governor may prescribe.

(3) Save as aforesaid, the holder of a Governor's Permit 35 shall be subject to the provisions of this Ordinance and of the Principal Ordinance.

Visitor's private land rhinoceros licence.

**14.** (1) Notwithstanding anything in the Principal Ordinance contained, a Senior Commissioner or a District Commissioner may, on the application of the holder of a 40 Visitor's Private Land Licence, grant a special licence authorising such person to hunt, kill or capture one or two rhinoceros. Such special licence shall entitle the licensee to hunt, kill or capture rhinoceros only on private land with the consent of the owner or occupier of such land. There shall be paid for 45 such special licence the same fee as if the special licence was issued under section 26 of the Principal Ordinance.

(2) Such special licence shall expire on the same day as the Visitor's Private Land Licence by virtue of which it shall have been granted. 50

(3) During the currency of any Visitor's Private Land Licence, the holder thereof may be granted not more than one such special licence : Provided, however, that if such holder has taken out a special licence in respect of one rhinoceros he may during the currency of that licence be granted a special

licence in respect of a second rhinoceros on payment of the same fee as if the special licence was issued under section 26 of the Principal Ordinance.

15 **15.** Section 19 of the Principal Ordinance is hereby amended by the deletion of the following words :—

Amendment of section 19 of the Principal Ordinance.

“ Each female animal killed shall count as two except in the case of eland and cheetah.”

10 **16.** The First Schedule to the Principal Ordinance is hereby amended by the deletion in Part B of Item 2 and the substitution therefor of the following item :—

Amendment of First Schedule to the Principal Ordinance.

“ 2. Greater Kudu (except in the Northern Frontier Province and Turkana District).”

15 **17.** The Third Schedule to the Principal Ordinance is hereby amended by the deletion of Item 10 and the substitution thereof of the following item :—

Amendment of Third Schedule to the Principal Ordinance.

“ 10. Greater Kudu (*Strepsiceros strepsiceros*) (male) in Northern Frontier Province and Turkana District only, . . . 1.”

20 **18.** If any person gives or agrees to give or offers any gift or consideration to any person concerned in detecting or reporting offences against this Ordinance or the Principal Ordinance as an inducement or reward for doing or forbearing to do any act in relation to any such offence, or for showing favour to any person in relation to any such offence, he shall  
25 be guilty of an offence against the Principal Ordinance.

Bribery an offence.

#### OBJECTS AND REASONS.

The object of the Bill is to make better provision for the preservation of Game in the Colony than is provided by the existing law.

*Clause 4* forbids the sale of all game trophies and game meat without the consent of the Game Warden and is designed to stop the extensive traffic at present carried on in connection with the sale of game. Provision is made for the discontinuance of the issue of game dealers' and trophy dealers' licences.

*Clause 5* makes it an offence to hunt, kill or capture game at night without the consent of the Game Warden, except on private land (which does not include land held under a Temporary Occupation Licence) and for the purpose of preventing injury to person or property.

Provision is also made that a person who hunts, kills or captures game while trespassing on private land shall be guilty of an offence against the Game Ordinance.

*Clause 8* makes unnecessary cruelty and unnecessary wounding and wasteful killing an offence against the Game Ordinance.

It is provided that licences held under the Game Ordinance shall be *ipso facto* cancelled on the conviction of the holder for any offence unless the Governor sets aside such cancellation. Any person whose licence has been so cancelled is debarred from obtaining a licence within three years without the consent of the Governor.

A new licence, called a Serving Officer's Licence, similar to a Visitor's Full Licence, is created by *Clause 12* for which a fee of £20 is payable.

Provision is made for the issue by the Governor at his discretion of a permit, known as a Governor's Permit, to kill any animal in the Schedules or to kill animals in a game reserve.

Attempts to secure the silence of any person enforcing the provisions of the Game Ordinance with regard to any contravention of the Ordinance are made an offence.

**A Bill to Provide for the Protection of Trout and  
the Regulation of Trout Fishing in the Colony.**

BE IT ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows :—

Short title.

1. This Ordinance may be cited as “ the Trout Protection Ordinance, 1928.”

Interpretation.

2. In this Ordinance unless the context otherwise requires—

“ Trout ” means all species of trout alive or dead 5  
and shall include the eggs and young of trout ;

“ Rod ” means a fishing rod held in the hand ;

“ Game Warden ” includes any European member  
of the Game Warden’s staff and also includes Honorary  
Game Wardens ; 10

“ Trout Warden ” means any Honorary Trout  
Warden ;

“ Forest Officer ” means any European Forest Officer ;

“ Police Officer ” means any European Police Officer ;

“ Licence ” means a Trout Fishing Licence. 15

Honorary Trout  
Wardens.

3. The Governor may appoint any person to be an Honorary Trout Warden and every person so appointed shall before assuming his duties take an oath before a Magistrate in the following form :—

“ I, ..... do sincerely 20  
promise and swear that I will be faithful and bear true  
allegiance to His Majesty King George the Fifth, His  
Heirs and Successors and that I will faithfully serve His  
Majesty in the office of a Trout Warden in the Colony and  
Protectorate of Kenya according to the laws in that behalf 25  
made and provided.”

Protection of  
trout against  
unauthorised  
killing.

4. Save as provided by this Ordinance no person shall  
fish for, capture or kill any trout in any water, and no person  
shall possess any trout captured or killed in contravention of  
any of the provisions of this Ordinance. 30

No fishing  
without licence.

5. No person shall fish for, capture or kill any trout  
unless he is authorised by a Trout Fishing Licence in that  
behalf.

Trout fishing  
allowed only in  
water declared  
to be open.

6. (1) No person shall fish for, capture or kill any trout  
in any water unless such water has been declared open for 35  
trout fishing by the Governor by notice in the Gazette.

(2) When any water which has been declared open is  
subsequently declared closed by the Governor by notice in  
the Gazette, no person shall fish for, capture, or kill trout  
in such water until such water has again been declared open 40  
by the Governor.

(3) When any water which has been declared open is declared by the Governor by notice in the Gazette to be open in respect of a particular individual, club or association only, no person other than such individual or a member of such club or association shall fish for, capture or kill trout in such water, except with the permission of such individual, club or association.

7. No person shall fish for, capture, or kill trout otherwise than with rod and line : Provided that nothing in this Ordinance shall be deemed to prohibit the use of a landing net to remove from the water a trout that has been taken in accordance with the provisions of this Ordinance.

Method of capture.

8. Notwithstanding anything in this Ordinance contained the Governor may, in the interests of trout fishing, authorise any person to fish for, kill or capture trout in any manner, in any water and at any time.

Special authority from Governor.

9. (1) No person shall buy, sell or barter any trout without the permission of the Governor.

Prohibition of sale of trout.

(2) Nothing in this section shall be deemed to prohibit the sale by or purchase from a person duly authorised in that behalf by the Governor.

10. Trout Fishing Licences may be granted at his discretion by any Senior Commissioner, District Commissioner or Assistant District Commissioner or by any other person authorised in that behalf by the Governor (hereinafter referred to as a "licensing officer").

Issue of licences.

11. (1) The following Trout Fishing Licences may be granted by any licensing officer and the following fees shall be chargeable therefor, that is to say :—

Fees payable for licences.

- 30 (a) A Yearly Licence ... .. Shs. 60/-  
 (b) A Fortnightly Licence ... .. „ 20/-  
 (c) A Twenty-four Hourly Licence ... .. „ 5/-

(2) (a) A Yearly Licence shall be in force up to and including the thirty-first day of December in the year of issue.

35 (b) A Fortnightly Licence shall be in force for fourteen consecutive days from and including the day on which it is dated to commence by the licensing officer.

(c) A Twenty-four Hourly Licence shall be in force for twenty-four consecutive hours from and including the hour of the day on which it is dated to commence by the licensing officer.

(3) The Governor shall have power to remit the fee payable in respect of any licence under this Ordinance.

45 (4) In the event of any licensee losing his licence he may apply to the licensing officer who issued such licence for the issue of a duplicate licence, and the fee of two shillings shall be charged by such licensing officer for the issue of such duplicate licence.

12. The Governor may, by notice in the Gazette—

Power of Governor to declare water to be open.

50 (1) declare any water to be open for purposes of trout fishing ;

(2) declare any water that has been so opened to be closed for purposes of trout fishing ;

- (3) declare any water to be open in respect of a particular individual, club or association only.

Power of  
Governor to  
prescribe  
conditions.

**13.** The Governor may, by notice in the Gazette—

- (1) set a limit to the number of trout that may be taken from any water by any person during any specified period; 5
- (2) fix a minimum size below which a trout taken from any water shall be returned thereto: Provided that any trout taken from any water which is below the minimum size fixed by the Governor under this section shall be returned to such water with as little delay and with as little damage to such trout as possible; 10
- (3) prescribe the number, form and size of hooks, baits and lures that may be used on any water. 15

Power to call  
for licence.

**14.** (1) Any Magistrate, Justice of the Peace, Game Warden, Trout Warden, Forest Officer, Police Officer or other person authorised in that behalf by the Governor may require any person found fishing for, capturing, killing, or possessing trout or suspected of fishing for, capturing, killing or possessing trout to give his name and address and to produce for inspection his licence and any trout in his possession. 20

(2) Any person who, being required as aforesaid to give his name and address or to produce his licence or to produce any trout in his possession, shall without reasonable excuse refuse or neglect to comply with such request shall be guilty of an offence against this Ordinance. 25

Power to arrest.

**15.** When any person is seen or found committing an offence or is reasonably suspected of having committed an offence against this Ordinance and such person fails or refuses on demand to give his name and address, or there is reason to believe that the name and address given by him is incorrect, or there is reason to believe that he will abscond, any Magistrate, Justice of the Peace, Police Officer, Game Warden, Trout Warden or Forest Officer may without warrant or other written authority arrest him forthwith. 30 35

Power of  
seizure.

**16.** (1) Any Magistrate, Justice of the Peace, Game Warden, Trout Warden, Forest Officer, Police Officer or other person authorised in that behalf by the Governor, may seize any rod, tackle, net, machine, instrument or other appliance which he may have reason to believe is being or has been used in contravention of this Ordinance. 40

(2) Any rod, tackle, net, machine, instrument or other appliance so seized shall be sent without undue delay to the Magistrate having jurisdiction to try the person suspected. 45

(3) In the event of such person being convicted of such offence the rod, tackle, net, machine, instrument or other appliance may, at the discretion of the Magistrate, be forfeited to Government.

Power to enter.

**17.** Any Magistrate, Justice of the Peace, Game Warden, Trout Warden, Forest Officer, Police Officer or other person authorised in that behalf by the Governor, may enter upon any land for the purpose of preventing or detecting offences against this Ordinance. 50



18. If any person gives or agrees to give or offers any gift or consideration to any person concerned in detecting or reporting offences against this Ordinance as an inducement or reward for doing or forbearing to do any act in relation to any such offence, or for showing favour to any person in relation to any such offence, he shall be guilty of an offence against this Ordinance. Bribery an offence.
19. Notwithstanding anything in this Ordinance contained, it shall be an offence against this Ordinance to enter upon private land for the purpose of fishing for, capturing or killing trout unless the permission of the owner or his agent or of the occupier of such land shall have been first obtained. Trespass an offence.
20. Where any person is charged with being in possession of trout obtained in contravention of this Ordinance, the onus shall be upon such person to prove that such trout were lawfully in his possession. Onus of proof.
21. (1) Any person who commits or attempts to commit or abets the commission of any offence against this Ordinance or contravenes or attempts to contravene or abets the contravention of any provisions of this Ordinance or fails to comply with any provision of this Ordinance shall be liable to a fine not exceeding fifty pounds and in default of payment to imprisonment of either description for a period not exceeding three months. Penalties.
- (2) If the person convicted is the holder of a licence his licence shall be deemed to be cancelled as from the date of any conviction under this Ordinance: Provided that such cancellation shall be null and void if the Governor so directs.
22. (1) No person whose licence has been cancelled as aforesaid shall, unless such cancellation has been declared by the Governor to be null and void, be granted another licence for a period of three years from such cancellation without the consent of the Governor. Disability after conviction.
- (2) It shall be an offence against this Ordinance for any person whose licence has been cancelled, unless such cancellation has been declared by the Governor to be null and void, to obtain or attempt to obtain any other licence without previously disclosing the fact of such cancellation.
23. Where on any conviction for an offence against this Ordinance a fine is imposed, the Court may award any sum not exceeding half the amount of the fine as a reward to any person not appointed under the provisions of this Ordinance to assist in the carrying out thereof who gave information leading to the conviction. Rewards to informers.
24. Nothing in this Ordinance shall be deemed to affect any fishing rights or privileges expressly conferred upon a person or body of persons by any lease issued to any such person or body by the Crown prior to the commencement of this Ordinance. Saving of rights granted by lease.
25. The Governor may make Rules— Power of Governor to make Rules.
- (a) prescribing the form of any Trout Fishing Licence;
- (b) adding to the Trout Fishing Licences which may be issued and prescribing the fees payable in respect thereof;

- (c) prescribing that any Trout Fishing Licence mentioned in section 11 of this Ordinance shall be no longer issued;
- (d) altering or amending the fees chargeable under section 11 of this Ordinance;
- (e) generally, for the carrying out of the provisions of this Ordinance.

5

Saving of  
licences in force  
under Rules.

**26.** Any licence issued under the Trout Protection Rules, 1923, and current at the commencement of this Ordinance, shall be deemed to have been issued under this Ordinance, and the licence holder shall be subject to the provisions of this Ordinance, and such licence shall continue in effect for the remainder of the period for which it was granted.

10

#### OBJECTS AND REASONS.

The Bill makes provision for the protection of trout and the regulation of trout fishing in the Colony.

Except as provided in the Bill no person may fish for, capture or kill any trout in any water, or possess any trout.

Provision is made for the issue of licences authorising the capture of trout and for the declaration by the Governor of water to be open for trout fishing, either generally or in respect of individuals or members of fishing clubs or associations.

Rod fishing is the only method of capture permissible under the Bill, subject to a discretionary power in the Governor, and dealing in trout is prohibited without the permission of the Governor.

A scale of fees is laid down in respect of the various licences specified in Clause 11.

Power is given to the Governor to regulate, by notice, the number of trout which may be taken by any one person, to fix the size below which trout must be returned to the water, and to prescribe what hooks, baits and lures may be used.

Provision is made for the seizure of any improper tackle used for trout fishing and for the cancellation of the licence of any person convicted of an offence. Any person whose licence is so cancelled is debarred for three years from being granted a licence.

Penalties are provided for any contravention of the provisions of the Bill, and for offering bribes to any person concerned in detecting or reporting offences.

Licences issued under the Trout Protection Rules, 1923, and still in force are saved by Clause 26, it being the intention that, on the enactment of this Bill, those Rules will be revoked.

### A Bill to Amend the Fugitive Criminals Surrender Ordinance.

BE IT ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows :—

1. This Ordinance may be cited as “ the Fugitive Criminals Surrender (Amendment) Ordinance, 1928,” and shall be read as one with the Fugitive Criminals Surrender Ordinance (Chapter 11 of the Revised Edition), hereinafter referred to as “ the Principal Ordinance.”

Short title.

2. The Principal Ordinance is hereby amended by adding immediately after section 1 thereof the following new section :—

Principal Ordinance only applies to Protectorate of Kenya.

“ 1A. This Ordinance applies only to the Protectorate of Kenya.”

3. The Principal Ordinance is hereby further amended by deleting the word “ Colony ” wherever it occurs and by substituting therefor the word “ Protectorate.”

“ Protectorate ” substituted for “ Colony ” throughout Principal Ordinance.

#### OBJECTS AND REASONS.

The Fugitive Criminals Surrender Ordinance (Chapter 11 of the Revised Edition) was passed in 1908, when what is now the Colony of Kenya was a Protectorate.

The Colony of Kenya was constituted on 23rd July, 1920, and thereupon became a British possession.

By the Imperial Extradition Act, 1870, it is provided that when an arrangement has been made with any foreign State with respect to the surrender to such State of any fugitive criminals, His Majesty may, by Order in Council direct that the Act shall apply in the case of such foreign State.

It is also provided that the Act when applied by Order in Council shall extend to every British possession.

The local Ordinance so far as the Colony is concerned is superfluous and as the Imperial Act applies and over-rides any local provisions it is necessary to make it quite clear that the local Ordinance applies only to the Protectorate which is not technically a British “ possession.”

**A Bill to Provide for the more Convenient  
Administration of the Extradition Acts, 1870  
and 1873.**

Preamble.  
35 and 34  
Vict., c.52.

WHEREAS by the Act of the Imperial Parliament known as the Extradition Act, 1870, it is amongst other things enacted that the said Act, when applied by Order in Council, shall, unless it is otherwise provided by such Order, extend to every British possession, but with the following among other modifications, namely :—

No warrant of a Secretary of State shall be required, and all powers vested in, or acts authorised or required to be done under the said Act by the Police Magistrates and the Secretary of State, or either of them, in relation to the surrender of a fugitive criminal, may be done by the Governor of the British possession alone ;

and any prison in the British possession may be substituted for a prison in Middlesex :

AND WHEREAS by the said Act it is also enacted that :—

If by any law or Ordinance made before or after the passing of the said Act by the legislature of any British possession, provision is made for carrying into effect, within such possession, the surrender of fugitive criminals who are in, or suspected of being in, such British possession, His Majesty may, by the Order in Council applying the said Act in the case of any foreign State, or by any subsequent order, either

Suspend the operation, within any such British possession, of the said Act, or of any part thereof, so far as it relates to such foreign State, and so long as such law or Ordinance continues in force there, and no longer ;

Or direct that such law or Ordinance, or any part thereof, shall have effect in such British possession, with or without modifications and alterations, as if it were part of the said Act.

36 and 37  
Vict., c.60.

AND WHEREAS by another Act of the Imperial Parliament known as the Extradition Act, 1873, it is enacted that the said Act shall be construed as one with the Extradition Act, 1870, and that the said two Acts may be cited together as the Extradition Acts, 1870 and 1873 :

AND WHEREAS it is expedient to provide for the more convenient administration within the Colony of Kenya of the Extradition Acts, 1870 and 1873, by conferring on Magistrates the like powers and authorities in relation to the surrender of fugitive criminals as are by the said Acts vested in Police Magistrates and Justices of the Peace in the United Kingdom :

BE IT THEREFORE ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows :—

1. This Ordinance may be cited as “ the Extradition Short title. Ordinance, 1928.”

2. In this Ordinance the term “ Colony ” shall not Interpretation. include the Protectorate of Kenya.

5 3. All powers vested in, and acts authorised or required Powers of  
to be done by, a Police Magistrate or any Justice of the Peace magistrate in  
in relation to the surrender of fugitive criminals in the United relation to  
Kingdom, under the Extradition Acts, 1870 and 1873, are extradition  
hereby vested in, and may in the Colony be exercised and done under the  
10 by, any magistrate holding a subordinate court of the first Imperial Acts.  
class in relation to the surrender of fugitive criminals under  
the said Acts.

4. This Ordinance shall not come into operation until Suspending  
His Majesty shall by Order in Council direct that this clause.  
Ordinance shall have effect within the Colony as if it were  
15 part of the Extradition Act, 1870, but this Ordinance shall  
thereafter come into operation as soon as such Order in Council  
shall have been publicly made known in the Colony.

#### OBJECTS AND REASONS.

This Bill provides that certain persons in the Colony of Kenya may exercise the powers under the Extradition Acts of 1870-1873, which are in England exercised by Police Magistrates.

Most of the judicial duties under the Act are discharged in England by a Chief Magistrate of the Metropolitan Police Courts or by a magistrate of the Metropolitan Police Court in Bow Street, in the Act referred to as “ a police magistrate.”

The Bill provides that a Kenya magistrate of the first class shall, when acting under the Extradition Act, have the powers of a London police magistrate.

As this involves a local amendment to an Act of the Imperial Parliament in force here, it requires sanction under the Act.

Section 18 of the Extradition Act, 1870, provides that His Majesty may by Order in Council direct that the local Ordinance shall have effect in Kenya as if it were part of the Imperial Act. Such an Order in Council will be issued if this Bill becomes an Ordinance.

**A Bill relating to the Importation, Possession  
and Transport of Petroleum and other  
Substances.**

Short title and  
commencement.

BE IT ENACTED by the Governor of the Colony of  
Kenya, with the advice and consent of the Legislative Council  
thereof, as follows :—

Interpretation.

1. This Ordinance may be cited as “ the Petroleum  
Ordinance, 1928,” and shall come into operation on such date  
as the Governor shall by notice in the Gazette appoint.

2. In this Ordinance, unless the context otherwise  
requires :—

“ Petroleum ” includes—

(a) the liquids commonly known by the names of rock  
oil, Rangoon oil, Burma oil, paraffin oil, mineral oil,  
kerosene, petroline, gasoline, benzoline, benzine and  
benzol ;

(b) any inflammable liquid which is made from petroleum,  
coal, schist, shale, peat or any other bituminous  
substance, or from any product of petroleum ; and

(c) any liquid or viscous mixture having in its composition  
any of the liquids aforesaid ;

but does not include any oil ordinarily used for lubricating  
purposes and having its flashing point at or above two hundred  
degrees of Fahrenheit’s thermometer ;

“ Dangerous petroleum ” means petroleum having its  
flashing point below seventy-three degrees of Fahrenheit’s  
thermometer : Provided that when all or any of the petroleum  
on board a ship, or in the possession of a dealer, is declared  
by the master of the ship or the consignee of the cargo or by  
the dealer, as the case may be, to be of one uniform quality,  
the petroleum shall not be deemed to be dangerous if the  
samples selected from the petroleum have their flashing points,  
on an average, at or above seventy-three degrees of Fahrenheit’s  
thermometer, and if no one of these samples has its flashing  
point below seventy degrees of that thermometer ;

“ To import ” means to bring into the Colony by sea or  
land or air ;

“ To transport ” means to remove within the Colony from  
one place to another ;

“ Ship ” includes anything made for the conveyance by  
water of human beings or property.

3. The " flashing point " of petroleum means the lowest temperature at which the petroleum yields a vapour which will furnish a momentary flash or flame when tested, in accordance with such directions as may be prescribed by rules under this Ordinance, with an apparatus which has been stamped and certified as provided by this Ordinance within a period of five years immediately preceding the date on which the apparatus is used for the testing, and after the corrections (if any) which the certificate declares are to be applied to the results of the testing have been made.

Matters  
supplemental to  
interpretation.

#### DANGEROUS PETROLEUM.

4. No quantity of dangerous petroleum exceeding forty gallons shall be imported or transported or kept by any one person or on the same premises, except under and in accordance with the conditions of a licence issued by the prescribed authority.

Dangerous  
petroleum in  
quantities  
exceeding forty  
gallons.

5. No quantity of dangerous petroleum equal to or less than forty gallons shall be kept in any place unless such petroleum is kept in glass, stoneware or metal vessels, each of which is securely stopped.

Dangerous  
petroleum in  
quantities not  
exceeding forty  
gallons.

6. (1) No quantity of dangerous petroleum equal to or less than forty gallons shall be kept for sale in any municipality or township without a licence under section 4 or a permit issued by the local authority, which in the case of a municipality shall be the Town Clerk and in the case of a township shall be the District Commissioner.

Dangerous  
petroleum kept  
for sale in  
municipalities  
and townships.

(2) A permit issued under this section shall require the dangerous petroleum to be kept in glass, stoneware or metal vessels, each of which is securely stopped.

- (3) The local authority may, subject to the approval of the Governor in Council, make, alter and revoke regulations containing conditions under which dangerous petroleum equal to or less than forty gallons may be kept in the municipality or township.

- (4) The local authority may charge a fee not exceeding two shillings and fifty cents for each permit.

#### 7. Dangerous petroleum—

(a) which is imported and is kept at any place after seven days from the date of its importation; or

- (b) which is transported; or

(c) which is sold or exposed for sale,

- shall be contained in vessels having attached thereto labels in conspicuous characters stating the description of the petroleum, with the addition of the words " highly inflammable " : Provided that nothing in this section shall apply to the conveyance in any motor vehicle of dangerous petroleum to be used as fuel in such vehicle.

Vessels contain-  
ing dangerous  
petroleum to be  
labelled.

#### PETROLEUM GENERALLY.

8. No quantity of petroleum exceeding five hundred gallons shall be kept by any one person or on the same premises, or shall be transported, except under and in accordance with the conditions of a licence granted under this Ordinance :

Possession and  
transport of  
petroleum.

Provided that the Governor may, by notice in the Gazette, exempt from the operation of this section petroleum when transported in such manner and under such conditions as may be set forth in the notice.

- 5     **9.** Any officer specially authorised in that behalf by the Governor may require any dealer in petroleum to show him any place and any of the vessels in which any petroleum in his possession is stored or contained, to give him such assistance as he may require for examining the same, and to deliver to  
10 him samples of the petroleum on payment of the value of the samples.

Power to inspect and require dealer to sell samples.

- 15     **10.** When any such officer has, in exercise of the powers conferred by section 9, or by purchase, obtained a sample of petroleum in the possession of a dealer, he may give notice in writing to the dealer informing him that he is about to test the sample, or cause it to be tested, at a time and place to be fixed in the notice, and that the dealer or his agent may be present at the testing.

Notice to be given when officer proposes to test samples.

- 20     **11.** On any such testing if it appears to the officer or other person so testing that the petroleum from which the sample has been taken is or is not dangerous petroleum, the officer or other person may certify the fact; and the certificate so given shall be receivable as evidence in any proceedings which may be taken under this Ordinance against the dealer  
25 in whose possession the petroleum was found, and shall, until the contrary is proved, be proof of the fact stated therein, and a certified copy of the certificate shall be given, free of charge, to the dealer at his request.

Certificate as to result of testing.

- 30     **12.** (1) Petroleum discharged into boats or landed in accordance with rules made under this Ordinance shall not be removed from the boats or places in or at which it is stored until the samples selected therefrom in accordance with those rules have been tested by an officer appointed by the Governor in that behalf and the officer has given a certificate that the  
35 petroleum is not dangerous petroleum.

Procedure after petroleum has been discharged or landed.

(2) If the officer, after testing the samples, refuses to give the certificate in respect of any petroleum, the Governor may permit the consignee, within a time to be fixed by the Governor—

- 40     (a) to rectify the petroleum; or  
      (b) to apply for a licence to import the petroleum as dangerous petroleum; or  
      (c) to re-export the petroleum.

- 45     (3) If the consignee does not, within the time fixed under the last preceding sub-section, avail himself of the permission granted under that sub-section, the petroleum may be disposed of as the Governor may direct.

- 50     (4) Notwithstanding anything in the foregoing provisions of this section, the Governor may, in his discretion, where the officer has refused the certificate, direct that the petroleum be re-tested by another officer appointed by him in that behalf, and may, if that officer advises that the petroleum is not dangerous petroleum, authorise its removal from the boats or places in or at which it is stored.



## PENALTIES.

- 13.** Any person who—
- (a) in contravention of this Ordinance or of any of the rules made hereunder, imports, possesses or transports any petroleum; or
- (b) otherwise contravenes any such rules as aforesaid; or
- (c) breaks any condition contained in a licence granted under this Ordinance; or
- (d) keeps, sells or exposes for sale dangerous petroleum in vessels not labelled as prescribed by section 7; or
- (e) being a dealer in petroleum, refuses or neglects to show to any officer authorised under section 9 any place or any of the vessels in which petroleum in his possession is stored or contained, or to give him such assistance as he may require for examining the same, or to give him samples of the petroleum on payment of the value of the samples,
- shall be liable to a fine not exceeding fifty pounds or to imprisonment for any period not exceeding three months or to both such fine and imprisonment.

Penalty for illegal importation, possession or transport of petroleum or for refusal to comply with section 9.

**14.** In any case in which an offence under paragraphs (a) or (b) or (c) or (d) of the last preceding section has been committed, the convicting magistrate may direct that—

Confiscation of petroleum.

- (a) the petroleum in respect of which the offence has been committed; or
- (b) where the offender is importing or transporting or is in possession of any petroleum exceeding the quantity (if any) which he is permitted to import, transport or possess, as the case may be, the whole of the petroleum which he is importing or transporting or is in possession of,

shall, together with the tins or other vessels in which it is contained, be confiscated.

## 35 MISCELLANEOUS.

- 15.** The Governor may, by notice in the Gazette, exempt from the operation of all or any of the provisions of this Ordinance, or of all or any of the rules made hereunder, any petroleum which has its flashing point at or above one hundred and twenty degrees of Fahrenheit's thermometer and which is imported as ordinary cargo and in quantity not exceeding that specified in the notice.

Power to exempt petroleum from operation of Ordinance.

- 16.** (1) The Governor in Council may, by notice in the Gazette, apply the whole or any portion of this Ordinance to any substance other than petroleum, and may by such notice fix, in substitution for the quantities of petroleum fixed by sections 4, 5, 6, and 8 of this Ordinance the quantities of the substances to which those sections shall apply.

Power to apply Ordinance to other substances.

- (2) When the whole or any portion of this Ordinance has been applied as aforesaid to any substance other than petroleum, the provisions so applied shall be construed with all necessary modifications and shall have effect as if such other substance had been included in the definition of petroleum.

Appointment of  
Chemical  
Examiner.

17. The Governor may appoint a Chemical Examiner to test and examine petroleum.

Power to make  
rules .

18. (1) The Governor in Council may make rules to regulate the importation of petroleum and the granting of licences to possess or to transport petroleum within the Colony 5  
in cases in which such licences are by law required.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may—

- (a) determine the ports at which alone petroleum may be imported; 10
- (b) provide for ascertaining the quantity and description of any petroleum on board any ship;
- (c) determine the places at which, and the conditions on and subject to which, petroleum may be discharged into boats, landed, transhipped or stored; 15
- (d) provide for the selection by an officer appointed by the Governor in that behalf, and for the delivery to him, either after or before petroleum has been landed, of samples of all petroleum landed or intended to be landed; 20
- (e) provide, in the case of each consignment which is stated to be of one uniform quality, for the number of samples to be selected, and for the averaging of the results of the testing of those samples;
- (f) provide, where the results of the testing of the samples 25  
raise a doubt as to the uniformity of the quality of the petroleum in any such consignment, for the division of the consignment into lots, and for the selection and testing of samples of each lot, and for the treatment of the lot in accordance with the 30  
results of the testing of those samples;
- (g) fix fees for the sampling and testing of petroleum;
- (h) fix fees for the storage of petroleum unless any local authority is empowered in that behalf;
- (i) define, with respect to any petroleum produced within 35  
the Colony, the limits of the places in which such petroleum is to be refined;
- (j) provide for the testing at or near those places of petroleum so produced;
- (k) prevent the removal from those limits, otherwise than 40  
under the provisions of this Ordinance applicable to dangerous petroleum, of petroleum so produced which has not satisfied the prescribed test;
- (l) prescribe the authority by which licences to possess or to transport may be granted; 45
- (m) fix the fee to be charged for any such licence;
- (n) limit the quantity of petroleum to be covered by any such licence;
- (o) prescribe the conditions which may be inserted in any such licence;

- (p) limit the time during which any such licence is to continue in force;
- (q) provide for the renewal of any such licence;
- (r) provide for the nature and situation of the premises in respect of which licences to possess petroleum may be granted, the inspection of premises so licensed and the testing of petroleum found thereon;
- (s) prescribe the manner in which the petroleum covered by a licence to transport is to be packed, the mode and time of its transit, the route by which it is to be taken, and its stoppage and inspection during transit;
- (t) prescribe apparatus for testing petroleum, the tests to be applied and the manner in which tests are to be made; and
- (u) prescribe the powers and duties of the Chemical Examiner and the fees to be paid to him.

19. The Indian Petroleum Act, 1899, shall cease to apply to the Colony and the Petroleum Ordinance (Chapter 67 of the Revised Edition of the Laws of Kenya) is hereby repealed.

#### OBJECTS AND REASONS.

It has been found necessary to introduce certain amendments to the law regulating the possession and storage of petroleum, and the opportunity has been taken to substitute a comprehensive local enactment in place of the applied Indian Act.

The Bill follows, generally, the provisions of the existing law, namely, the Indian Petroleum Act, 1899, as applied to the Colony and amended by the Petroleum Ordinance (Chapter 67 of the Revised Edition). The following amendments are, however, inserted with a view to meeting local requirements:—

*Clause 5.*—The keeping of dangerous petroleum not exceeding forty gallons is prohibited unless such petroleum is kept in glass, stoneware or metal vessels, each of which is securely stopped.

*Clause 6.*—The keeping for sale in municipalities and townships of dangerous petroleum not exceeding forty gallons is prohibited without a permit from the local authority. The local authority is also empowered to make regulations regarding the conditions under which dangerous petroleum may be kept, and to charge a fee, not exceeding Sh. 2.50, for each permit.

*Clause 7.*—The present law requires that dangerous petroleum which is being transported shall be contained in vessels having attached thereto labels in conspicuous characters stating the description of the petroleum, with the addition of the words "highly inflammable." An amendment is now inserted exempting from these requirements dangerous petroleum conveyed in a motor vehicle to be used as fuel in such vehicle.

## PROCLAMATION NO. 21.

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:—

## EAST COAST FEVER.

That portion of the main Nanyuki-Isiolo Road situated between the River Ngare Ndare and the Isiolo Drift, Northern Frontier Province.

## RINDERPEST.

The North Nyeri District.

Farm L.O. No. 1025/1, The Manager, Kapsegeri Farm, Lumbwa, Kisumu-Londiani District.

Farm L.O. No. 603, Captain A. V. Barclay, Tugernon Hill, Lumbwa, Kisumu-Londiani District.

## CONTAGIOUS BOVINE PLEURO-PNEUMONIA.

That portion of Farm L.O. No. 459/6, Captain E. Caswell Long, Elmenteita, Nakuru District, bounded on the north by Farm L.O. No. 5697; on the south by a wire fence from the north-western corner of Farm L.O. No. 459/1 to the Makalia River; on the east by the Nderit River; on the west by the Makalia River.

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

That portion of Proclamation No. 72, dated the 12th day of September, 1926, declaring Farms L.O. Nos. 1233 and 1235, The Hon. G. Cole, Narro Moru, North Nyeri District, to be infected areas (East Coast Fever).

Given under my hand at Nairobi this 22nd day of February, 1928.

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

## GOVERNMENT NOTICE NO. 95.

## THE STATISTICS ORDINANCE.

## REGULATIONS.

IN EXERCISE of the powers conferred upon him by section 10 of the Statistics Ordinance (Chapter 31 of the Revised Edition), His Excellency the Governor has been pleased to make the following regulations:—

1. These Regulations may be cited as "the Statistics Regulations, 1928," and shall be read together with and deemed to form part of the Regulations dated the 29th day of June, 1920, and issued under the above Ordinance (Government Notice No. 222) hereinafter called "the Principal Regulations."

2. The particulars and information referred to in and required by the Principal Regulations shall, as regards a farm or agricultural holding, be furnished to the Director of Agriculture by the owner, occupier, or manager (as the case may be) of such farm or agricultural holding, and shall, as regards livestock kept elsewhere than on an agricultural holding, be furnished to the Director of Agriculture by the owner or manager (as the case may be) of such livestock.

By Command of His Excellency the Governor.

Nairobi,

This 21st day of February, 1928.

EDWARD DENHAM,  
Colonial Secretary.

## GOVERNMENT NOTICE No. 96.

## THE ARMS AND AMMUNITION ORDINANCE, 1925.

## RULES.

IN EXERCISE of the powers conferred upon him by section 28 of the Arms and Ammunition Ordinance, 1925, His Excellency the Governor in Council has been pleased to make the following Rules :—

1. These Rules may be cited as “ the Arms and Ammunition (Amendment) Rules, 1928,” and shall be read as one with the Arms and Ammunition Rules, 1927, hereinafter referred to as “ the Principal Rules.”

2. Rule 4 (3) of the Principal Rules is hereby amended by the addition after the word “ Moyale ” of the words “ Marsabit ” and “ Gurreh.”

3. Rule 8 (2) of the Principal Rules is hereby amended by the addition after the word “ Moyale ” of the words “ Marsabit ” and “ MBT.”

4. Rule 10 (2) of the Principal Rules is hereby amended by the addition after the words “ Mombasa ” “ MSA ” of the following :—

Garba Tulla	...	G.T.
Samburu	...	S.M.B.
Marsabit	...	M.B.T.
Moyale	...	M.Y.L.
Gurreh	...	G.U.R.
Wajir	...	W.J.R.
Sankuri	...	S.K.U.

5. Rule 11 (6) of the Principal Rules is hereby revoked.

6. Rule 15 of the Principal Rules is hereby revoked and the following Rule is substituted therefor :—

“ 15. A permit for the sale or transfer of arms or ammunition shall be in the form I in the schedule hereto. Such permit shall only be issued by a District Commissioner and shall not be issued unless the intending purchaser or transferee produces a licence or licences authorising him to hold such arms or ammunition and unless, if so required by the District Commissioner, the intending vendor or transferor surrenders the existing licence or licences issued in respect of such arms or ammunition.”

7. Rule 17 of the Principal Rules is hereby amended by the addition thereto of the following :—

“ The fee for such licence shall be twenty shillings.”

By command of His Excellency the Governor in Council.

Nairobi,

This 18th day of February, 1928.

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

## GOVERNMENT NOTICE No. 97.

## THE TOWN PLANNING ORDINANCE.

*(Chapter 85 of the Revised Edition).*

## ORDER.

IN EXERCISE of the powers conferred upon him by section 4 (1) of the Town Planning Ordinance, His Excellency the Governor in Council has been pleased to appoint the persons whose names appear in Schedule I hereto, to be the authority for the purposes of the Town Planning Ordinance for Kisumu Township.

The said authority may be referred to as "the Kisumu Town Planning Authority."

Further, the Governor in Council is pleased to order the Kisumu Town Planning Authority to prepare a Town Planning Scheme in respect of that portion of Kisumu Township within the boundaries described in Schedule II hereto and more particularly delineated and described on a plan deposited in the Survey and Registration Department and available for inspection.

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.*

## SCHEDULE I.

The District Commissioner, Kisumu-Londiani (Chairman).

The District Commissioner, Central Kavirondo.

The Marine Superintendent.

The Medical Officer of Health.

The Executive Engineer.

Monseigneur G. Brandsma.

J. Maxwell, Esq.

J. L. Riddoch, Esq.

N. J. Desai, Esq.

## SCHEDULE II.

## KISUMU TOWNSHIP.

Commencing at the most westerly corner of Plot No. 36 of Section 26;

thence in a south-westerly direction by the southern boundary of the 100 ft. road to the north-east corner of Plot No. I of Section 40;

thence by the northern boundary of that plot to its north-west corner on the Kenya and Uganda Railway Reserve boundary;

thence in a generally northerly direction by the Kenya and Uganda Railway boundary to its intersection with go-down Plot No. I of Section 68 on the eastern side of the 60 ft. road;

thence by the eastern side of that road south-easterly to its point of commencement.

These boundaries are shewn edged with blue on Land Surveys Boundary Plan No. 50.

## GOVERNMENT NOTICE No. 98.

THE ABUSE OF OPIATES PREVENTION  
ORDINANCE.

## NOTICE.

IN EXERCISE of the powers conferred upon him by section 2 of the Abuse of Opiates Prevention Ordinance (Chapter 121 of the Revised Edition), His Excellency the Governor has been pleased to declare the following to be included in the term "opiates" for the purposes of the said Ordinance:—

Indian hemp.

Charas.

By Command of His Excellency the Governor.

Nairobi,

This 25th day of February, 1928.

W. M. LOGAN,  
*for Colonial Secretary.*

## GOVERNMENT NOTICE No. 99.

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 District Commissioners, I hereby make the following appointments to the District Road Board, Uasin Gishu District, for the year 1928:—

Provincial Commissioner, or in his absence the Assistant Resident Commissioner.

The Executive Engineer, P.W.D., Eldoret.

P. R. Heard, Esq., P.O. Soy.

S. O. Hemsted, Esq., P.O. Soy.

Lt.-Col. G. C. Griffiths, C.M.G., P.O. Kipkarren.

Hon. P. L. O'Brien, P.O. Kipkarren.

Lt.-Col. C. E. Foster, P.O. Turbo Valley.

Captain J. W. Tait, P.O. Soy.

E. H. de Waal, Esq., P.O. Eldoret.

T. Louw, Esq., P.O. Plateau.

W. Klapprott, Esq., P.O. Kipkabus.

Captain W. J. S. Oates, P.O. Kipkabus.

Captain C. J. Theunissen, P.O. Eldoret.

Dated at Eldoret this 24th day of February, 1928.

A. J. MACLEAN,  
*Provincial Commissioner.*

## GOVERNMENT NOTICE No. 100.

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 District Commissioners, I hereby make the following appointment to the District Road Board, Fort Hall, for the year 1928:—

The District Commissioner, Fort Hall, or the District Officer, Fort Hall, in his absence.

Commander S. K. Lawford, R.N., Thika.

Commander F. G. Worsley, R.N., Thika.

E. D. Rutherford, Esq., Makuyu.

A. Milne, Esq., Makuyu.

J. L. T. Focks, Esq., Thika.

Captain P. Carew, Makuyu.

Major G. H. Claudet, D.S.O., M.C., P.O. Mituberi.

E. Burrows, Esq., Makuyu.

Captain J. P. Hearle, P.O. Mituberi.

W. Eardley, Esq., Makuyu.

E. J. E. Hills, Esq., Thika.

Major R. W. Munro, Makuyu.

T. G. Clayton, Esq., Thika.

H. A. Clay, Esq., Thika.

Major J. O. K. Delap, Thika.

Captain T. Servis, Fort Hall, (Maragwa).

The Executive Engineer, P.W.D., Nairobi.

Dated at Fort Hall this 13th day of February, 1928.

S. H. LA FONTAINE,  
*District Commissioner,*  
*Fort Hall.*

## GOVERNMENT NOTICE No. 101.

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 additional appointment to the District Road Board, Naivasha District, for the year 1928:—

F. G. Taylor, Esq.

LL. A. FEILD JONES,  
*Resident Commissioner.*

## GOVERNMENT NOTICE No. 102.

THE PUBLIC TRAVEL AND ACCESS  
ROADS ORDINANCE.

(Chapter 113 of the Revised Edition, Section 3 (2).)

AND

THE INTERPRETATION AND GENERAL  
CLAUSES ORDINANCE.

(Chapter 1 of the Revised Edition, Section 13.)

GOVERNMENT NOTICE No. 501 of 1925.

## APPOINTMENT OF DISTRICT ROAD BOARD.

IN EXERCISE of the powers thereunto enabling me, I hereby appoint:—

District Commissioner, Chairman, and

Mr. F. A. Benson, *vice* Major Clifford Hill,  
resigned.

Mr. F. B. Hill, *vice* Major H. B. Dunman,  
resigned,

to be members of the Machakos District Road Board, for the year 1928.

Machakos,

16th February, 1928.

H. G. EVANS,  
*District Commissioner.*

## GOVERNMENT NOTICE No. 103.

THE NATIVE CHRISTIAN MARRIAGE  
ORDINANCE.

(Chapter 168 of the Revised Edition, Section 7.)

AND

THE INTERPRETATION AND GENERAL  
CLAUSES ORDINANCE.

(Chapter 1 of the Revised Edition, Section 13.)

GOVERNMENT NOTICE No. 380 of 1927.

## APPOINTMENT.

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the following Minister of the Nyangori Mission Church to be a Registrar of Marriage for the purpose of registration of marriages under the Native Christian Marriage Ordinance:—

Rev. O. C. Keller.

Nairobi,

This 18th day of February, 1928.

W. M. KEATINGE,  
*Registrar General of Marriages.*

## GOVERNMENT NOTICE No. 104.

## THE MARRIAGE ORDINANCE.

(Chapter 167 of the Revised Edition, Section 6.)

AND

THE INTERPRETATION AND GENERAL  
CLAUSES ORDINANCE.

(Chapter 1 of the Revised Edition, Section 13.)

GOVERNMENT NOTICE No. 380 of 1927.

## NOTICE.

IN EXERCISE of the powers thereunto enabling me, I hereby licence the Nyangori Mission Church of the Pentecostal Churches of Canada at Nyangori in Central Kavirondo District, Nyanza Province to be a place for the celebration of marriages.

Nairobi,

This 18th day of February, 1928.

W. M. KEATINGE,  
*Registrar General of Marriages.*

## GOVERNMENT NOTICE No. 105.

THE REGISTRATION OF TRADE MARKS  
ORDINANCE.

## UNPAID RENEWAL FEES.

Trade Mark Number.	Advertised in the Official Gazette.	Name of Applicants.	Class.
4/14	4-3-14	A. G. Kidston & Co.	13

Nairobi.

20th February, 1928.

W M KEATINGE

*Registrar of Trade Marks.*

## GOVERNMENT NOTICE No. 106

AWARD OF THE HONG-KONG POLICE  
MEDAL, 3RD CLASS.

HIS Excellency the Governor of Hong-Kong has been pleased to award this medal to the under-mentioned Police Officer for his conspicuous and valuable service rendered during the General Strike, 1925, in Hong-Kong:—

European Constable R. Knowles.

## GOVERNMENT NOTICE No. 107.

## AWARD OF THE KING'S POLICE MEDAL.

HIS Majesty the King has been pleased to award this decoration to the undermentioned Police Officer for conspicuous gallantry in saving the life of Mr. R. F. Palethorpe, Administrative Officer, when attacked by a wounded lioness at Manga, in the Masai Reserve:—

No. 7947 1st Grade Constable Muni wa Mutumbi.



## GENERAL NOTICE NO. 156.

## MUNICIPAL CORPORATIONS ORDINANCE.

## BY-LAW.

IN EXERCISE of the powers conferred upon them by the Municipal Corporations Ordinance (Chapter 84 of the Revised Edition), the Municipal Council of Nairobi with the approval of His Excellency the Governor in Council have made the following By-law:—

1. This By-law may be cited as “the Nairobi (Amendment) (No. 1) By-law, 1928,” and shall be read as one with the Nairobi Township By-laws, 1926, hereinafter called “the Principal By-laws.”

2. By-law 530 is hereby repealed and the following is substituted therefor:—

“530. No person shall carry any carcase or meat intended for human consumption into or serve in any butcher's shop, stall, meat market or slaughter house, unless he shall have clothed himself in a white or khaki tunic or suit reaching from the neck to at least the knee and a white or khaki headgear both to be clean each morning before commencing work, and shall continue to wear such clothing while carrying on that work, and no butcher or vendor of meat shall employ any person in carrying any carcase or meat intended for human consumption into or from or serving in any butcher's shop, stall, meat market or slaughter house unless such person during such employment shall be clothed as provided for above.”

Nairobi,

25th February, 1928.

L. GILBERT,  
*Town Clerk.*

## GENERAL NOTICE NO. 157.

## GRAZING, MOLO.

TENDERS are invited for the grazing rights for 2 years over an area of approximately 115 acres in the Molo Forest Reserve. The area is in the north-west corner of the forest south of L.O. No. 534/3/2/3 and north-east of L.O. No. 535/3 on the Molo-Londiani Road 1 mile from Molo Township.

The basis of tender to be an annual licence fee per acre per annum payable in advance on the issue of the licence, and on the same date the following year.

Particulars as to the terms of the licence to be issued to the successful tenderer may be obtained from the Forest Office, Nairobi, Londiani or Elburgon.

Sealed tenders should be addressed to Acting Senior Assistant Conservator of Forests, Londiani, and will be received by him up to and including March 11th, 1928.

The highest or any tender will not necessarily be accepted.

Nairobi,  
23rd February, 1928.

N. V. BRASNETT,  
*Acting Conservator of Forests.*

## GENERAL NOTICE NO. 158.

## NOTICE.

## GRAZING, RUMURUTI FOREST.

TENDERS are invited for the grazing rights for a period of 2 years over an area of approximately 1,122 acres within a triangle formed by the junction of the Narok and Melwa Rivers and a cut line in the Rumuruti Forest Reserve.

The basis of tender to be an annual licence fee per acre per annum payable in advance on the issue of the licence, and on the same date the following year.

Particulars as to the terms of the licence to be issued to the successful tenderer may be obtained from the Forest Office, Nairobi or Laikipia (Campi ya Simba, near Rumuruti).

Sealed tenders should be addressed to the Assistant Conservator of Forests, Laikipia P.O. Rumuruti, and will be received by him up to and including March 11th, 1928.

The highest or any tender will not necessarily be accepted.

Nairobi,  
23rd February, 1928.

N. V. BRASNETT,  
*Acting Conservator of Forests.*

## GENERAL NOTICE No 159.

## FOREST DEPARTMENT.

ELDORET AND KITALE DISTRICTS.

## NOTICE.

IT is notified for general information that the Kapsaret Forest Station will be closed from 31st March, 1928.

Foresters will in future be stationed at Kaptagat, P.O. Kipkabus, and Mt. Elgon, P.O. Kitale.

Plants for 1928 will still be obtainable from Kapsaret but orders must be prepaid to the Forester, Kaptagat, and authority to remove the plants obtained from him before wagons are sent there.

Plants are also obtainable from the nursery at Kitale.

N. V. BRASNETT.

*Acting Conservator of Forests.*

## GENERAL NOTICE No 160

## LAND TITLES REGISTRY, MOMBASA.

WHEREAS Janmohamed Hansraj, of Mombasa, in the Protectorate of Kenya is the registered owner of Plot No. 17 of Section I situate at Kilindini, in the Island of Mombasa, by virtue of a grant registered in the Coast Registry as No. C.R. 1014/1, and whereas a declaration has been lodged in terms of section 69 of the Registration of Titles Ordinance, 1919 by Angus Colman Ross, of Mombasa, an advocate in the Supreme Court, Kenya, to the effect that the original of the said grant has been lost by the said Angus Colman Ross, and that he has not since been able to trace it, notice is hereby given in pursuance of the said section 69 of the said Ordinance that after the expiration of 90 days from the date hereof, providing legal objections shall not have been lodged by any person or persons claiming an interest in the said land, I shall proceed to issue a provisional grant in respect of the said plot in favour of the said Janmohamed Hansraj.

Mombasa,

Dated this 22nd day of February, 1928.

P. E. WOLFFE,

*Registrar of Titles.*

## GENERAL NOTICE No. 161.

## POST OFFICE NOTICE.

## ARRIVAL OF KENYA MAILS IN ENGLAND.

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

Date of despatch from Mombasa	Name of vessel by which despatched	Date of arrival in England.
24th January, 1928	S.S. "Dumbea"	11th Feb., 1928
28th January, 1928	S.S. "Llandovery Castle."	15th Feb., 1928

General Post Office,  
Nairobi,  
20th February, 1928.

D. CORMACK,  
for Postmaster General,  
Kenya and Uganda.

## 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 4,000 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. 162.

## ARMS AND AMMUNITION ORDINANCE, 1925.

## NOTICE.

TO facilitate the early registration of arms the following is published for general information:—

## 1. REGISTRATION OF ARMS.

(a) All arms must be taken to the District Registering Officer for registration and licensing. Fee of Shs. 10 will be charged for original arms licence, other arms will be registered free, but a separate licence for each arm must be obtained.

(b) It is notified that no action will be taken in cases of arms brought for licensing which have not been previously registered.

It is not necessary to register any antique or obsolete firearm kept as a curiosity or ornament.

A servant accompanying his master who holds an arm licence may carry for his master. If not accompanying his master a permit from district officer is required.

It is requested that every one will make a special effort to register their arms before 30th March, 1928.

The Police have been instructed to examine licences after that date.

## 2. TRANSFER OR SALE OF ARMS OR AMMUNITION.

Before any arm or ammunition can be sold or transferred to another person it is necessary for a permit for sale or transfer to be obtained from the District Registering Officer. This permit will not be issued unless the intending purchaser or transferee produce a licence to hold such arm or ammunition.

It is still necessary to obtain a licence under the Explosive Rules from the District Officer for the purchase of ammunition, the cost of which is Sh. 1.

## 3. ARMS LOST, STOLEN OR DESTROYED.

When an arm has been lost, stolen or destroyed the owner must notify the District Registering Officer who will then issue a certificate to that effect.

Should the holder of a licence fail to produce an arm which he is authorised to possess, and has not obtained this certificate he has contravened the provision of section 13 of the Ordinance.

## 4. IMPORTATION OF ARMS AND AMMUNITION.

No .303 rifles may be imported (unless such rifle has been previously registered in the Colony) without the express sanction of the Governor. Application for such to be made to the Central Arms Registry, Nairobi.

Individuals may import other calibre arms and ammunition for self defence or own use in hunting for which a Customs permit will be issued on arrival. Such arms will be held by Customs until registration and arms licence has been obtained. Application forms for this purpose can be obtained from the local registering officer (*i.e.* District Commissioner, Mombasa or elsewhere). Other arms and ammunition not required as above can only be imported on Governor's Import Licence. Application for which must be made to Central Arms Registry, Nairobi.

## 5. EXPORTATION OF ARMS AND AMMUNITION.

Licence for the export of arms and ammunition, must be obtained from the District Registering Officer or from the Commissioner of Police or Customs Officer. These are issued free, subject to certain restrictions.

The licence must be produced together with the arms to Customs Officer or District Registering Officer at place of export from the Colony.

## 6. CARAVAN LICENCES.

When a registering officer is satisfied that it is necessary for the safety of any person to travel, accompanied by armed porters or other armed servants a caravan licence will be issued to the leader of the caravan, the fee for which is Shs. 5.

Nairobi,

20th February, 1928.

J. B. GRENFELL-HICKS,  
*Officer i/c Central Arms Registry.*

## GENERAL NOTICE No. 163.

## NOTICE.

THE following packages which have been lying in the Nairobi Colonial Bonded Warehouse for over two years are due for sale by public auction under section 91 of the Customs Management Ordinance, 1926:—

Marks.	Description.
Sir Roger Mostyn ...	1 package, old carpets.
A.A.S. ...	1 box capsules and advertising matter.
A.M.C. ...	1 bale, old motor tyres and tubes.
H.D.C. ...	1 cask, earthenware.

The sale will be held at the Nairobi Bonded Warehouse, on 19th March, 1928, at 10 a.m.

Custom House,

Mombasa, 20th February, 1928.

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

## GENERAL NOTICE No 164.

## NOTICE.

## THE PORT ORDINANCE, 1922.

*Rules—Section 64.*

NOTICE is hereby given that the following articles will be sold on the 26th March, 1928, unless claims for same are lodged at the Port Office, Mombasa, before that date:—

3 fishing canoes, salvaged at Mombasa.

3 fishing canoes, salvaged at Mtwapa.

R. G. SARGEANT,  
*Port Captain.*

## GENERAL NOTICE No. 165.

## WAKF COMMISSION, MOMBASA.

## BALANCE SHEET, 31ST DECEMBER, 1927.

ASSETS:—			LIABILITIES:—		
	Shs.	cts.		Shs.	cts.
Mosque of Abdulla Shimbwa ...	6,869	46	Mosque of Hamed bin Sheikh ...	355	95
Wakf of Mwana Iki binti Suleman ...	78	69	Mosque of Khamis bin Nasor Duweki ...	1,995	06
On fixed deposit at the National Bank of India Ltd. ...	172,000		Mosque of Khamis Mohamed Requeshi ...	266	09
Bank balance ...	31,268	09	Mosque of Ibathi ...	8,767	46
Cash on hand ...	5	01	Mosque of Juma Mahunzi ...	1,351	19
			Mosque of Muijabu ...	49,808	19
			Mosque of Manthiri ...	27,002	85
			Mosque of Mwenyi Kombo ...	97	34
			Mosque of Mohamed bin Juma ...	1,520	42
			Mosque of Naaman Basheikh ...	49,647	70
			Mosque of Liwali Salim bin Khalfan ...	7,805	13
			Mosque of Mbaruk bin Rashid ...	4,040	00
			Wakf Wells ...	10,643	90
			Wakf of Ali bin Khamis bin Ali El Mazrui ...	446	44
			Wakf of Mohamed bin Juma ...	823	22
			Wakf of Nasor bin Suleman ...	759	48
			Wakf of Suleman bin Geth Dharamkey ...	10,143	36
			Wakilifi Cemetery ...	1,248	00
			Administration Expenses ...	3,415	82
			Estates of the deceased Mohammedan Natives... ..	5,504	64
			Special Fund ...	3,354	33
			Unclaimed Estates of the deceased Mohammedan Natives of Lamu ...	16,280	80
			Wakf of Mohamed bin Said Bamkelle, Account No. 1 ...	2,637	50
			Wakf of Mohamed bin Said Bamkelle, Account No. 2 ...	670	50
			Wakf of Mohamed bin Said Bamkelle, Account No. 3 ...	469	88
			Muhidin bin Basheikh Deposit Account ...	966	00
			Mombasa Cemeteries and Ruined Mosques Account ...	200	00
Total Shs.	210,221	25	Total Shs.	210,221	25

Examined,

F. R. COLLINS,

Asst. Auditor.

16th February, 1928.

F. ARTHUR BEMISTER,

Secretary, Wakf Commissioners.

31st December, 1927.

## 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:—

NAKURU, 27TH FEBRUARY, 1928.

Criminal Case No. 147/27. Rex vs. 1. Eld. 394641 Cherono 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. Maitirere wa Njau.  
" " " 31/27. Kbu. 488716 Thuo wa Ichangai vs. Maina wa Wangure.  
" " " 32/27. Mukuhi 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 Muigai.  
" " " 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. 0406955 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. NDL. 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.  
" " " 21/28. Rex vs. Wandaba s/o Nabendi.

ELDORET, 8TH MARCH, 1928.

Criminal Case No. 145/27. Rex vs. Ndi. 374251 Chemijor arap Bungus.  
" " " 20/28. Rex vs. Muwanika wa Wamutya.

## 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 Oboke.  
" " " 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.

## CAUSE LIST—(Contd.).

- Civil Case No. 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.
- Criminal Case No. 25/28. Rex *vs.* Kichuke wa Muriene.

## FORT HALL, 18TH APRIL, 1928.

- 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 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 El Loret.
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.
2 of 1928	"	Mukwana s/o Wamiroga	Rex	Cr. Case No. 34/27	H. M. High Court of Uganda at Mbale
3 of 1928	"	Wamira bin Mahanyo	Rex	Cr. Case No. 12/27	H. M. High Court of Tanganyika T. at Dar
4 of 1928	"	Kalembe s/o Nkugake	Rex	Cr. Case No. 32/27	H. M. High Court of Uganda at Kampala.
27 of 1927	Civil	Ali Ganyuma	Ali Mohamed	Civil Appeal No. 11/27	H. M. Supreme Court of Kenya at Mombasa.
3 of 1928	"	Dungerwalla & Co.	A. M. Braganza	C. C. No. 182/27	H. M. High Court of Uganda at Kampala

Nairobi,

25th February, 1928

D. EDWARDS,  
Registrar,

H. M. Court of Appeal for Eastern Africa.

## GENERAL NOTICE No. 166.

## PROBATE AND ADMINISTRATION.

PUBLIC TRUSTEE'S CAUSE No. 119 of 1927.

IN THE MATTER OF SALIM BIN YISLAM BA HESAMI,  
DECEASED.

To all whom it may concern.

TAKE NOTICE that on or after the 20th 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 Salim bin Yislam Ba Hesami, who died at Mwazi, in Lamu District on the 26th day of August, 1927.

Nairobi,  
24th February, 1928.

J. B. WITHERICK,  
*for Public Trustee.*

## GENERAL NOTICE No. 167.

IN THE DISTRICT DELEGATE'S COURT,  
AT NAKURU.

## PROBATE AND ADMINISTRATION.

CAUSE No. 1 of 1928.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF DANIEL HARVEY DUDER, LATE OF RONGAI, NAKURU, IN THE KENYA COLONY.

TAKE NOTICE that application having been made in this Court by Mrs. Katherine Isabel Duder, Rongai, Nakuru, widow of the deceased, for the administration of the estate of her husband Daniel Harvey Duder, late of Rongai, Nakuru on the 16th day of February, 1928, 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 30th day of April, 1928.

Nakuru,  
17th February, 1928.

C. E. WARD,  
*District Delegate.*

## GENERAL NOTICE No. 168.

IN THE DISTRICT DELEGATE'S COURT,  
AT ELDORET.

## PROBATE AND ADMINISTRATION.

CAUSE No. 3 of 1928.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF CARL ERASMUS, LATE OF KITALE, IN THE TRANS NZOIA DISTRICT, DECEASED.

TAKE NOTICE that application having been made in this Court by Christoffina Magdalena Erasmus, for the administration of the estate of Carl Erasmus, late of Kitale, Trans Nzoia, who died at Kampala, Uganda Protectorate on the 2nd day of June, 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 19th day of March, 1928.

Eldoret,  
20th February, 1928.

A. J. MACLEAN,  
*District Delegate.*

## GENERAL NOTICE No. 169.

## PROBATE AND ADMINISTRATION.

PUBLIC TRUSTEE'S CAUSE No. 11 of 1928.

IN THE MATTER OF HAJI ABDUREHMAN S/O HAJI ISMAIL,  
DECEASED.

To all whom it may concern.

TAKE NOTICE that on or after the 13th 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 Haji Abdurehman s/o Haji Ismail, who died at Cutch Mandvi, in India on the 12th day of July, 1924.

Nairobi,  
24th February, 1928.

J. B. WITHERICK,  
*for Public Trustee.*

## GENERAL NOTICE No. 170.

## PROBATE AND ADMINISTRATION.

PUBLIC TRUSTEE'S CAUSE No. 13 of 1928.

IN THE MATTER OF YISLAM BIN MOHAMED, DECEASED.

To all whom it may concern.

TAKE NOTICE that on or after the 20th 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 Yislam bin Mohamed, who died at Faza, in Lamu District on the 3rd day of February, 1926.

Nairobi,  
24th February, 1928.

J. B. WITHERICK,  
*for Public Trustee.*

## GENERAL NOTICE No. 171.

## PROBATE AND ADMINISTRATION.

PUBLIC TRUSTEE'S CAUSE No. 14 of 1928.

IN THE MATTER OF MOHAMED BIN BUNU, DECEASED.

To all whom it may concern.

TAKE NOTICE that on or after the 20th 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 bin Bunu, who died at Tanga on the 2nd day of January, 1928.

Nairobi,  
24th February, 1928.

J. B. WITHERICK,  
*for Public Trustee.*

## GENERAL NOTICE No. 172.

## PROBATE AND ADMINISTRATION.

SUPREME COURT CAUSE No. 14 of 1928.

PUBLIC TRUSTEE'S CAUSE No. 121 of 1927.

IN THE MATTER OF ABDUREHMAN BIN MAWIA, DECEASED.

To all whom it may concern.

PURSUANT to an order of the Supreme Court of Kenya, dated the 18th day of February, 1928, by which the undersigned was appointed administrator of the estate of the late Abdurehman bin Mawia, who died on the 20th day of June, 1927, at Lamu.

TAKE NOTICE that all persons having any claims against the estate of the said Abdurehman bin Mawia are required to lodge and prove such claims before me the undersigned on or before the 28th day of April, 1928, after which date only the claims so proved will be paid and the estate distributed according to law.

Nairobi,  
21st February, 1928.

W. M. KEATINGE,  
*Public Trustee.*

## GENERAL NOTICE No. 173.

## PROBATE AND ADMINISTRATION.

SUPREME COURT CAUSE No. 15 of 1928.

PUBLIC TRUSTEE'S CAUSE No. 136 of 1927.

IN THE MATTER OF YAKO ADDE, DECEASED.

To all whom it may concern.

PURSUANT to an order of the Supreme Court of Kenya, dated the 18th day of February, 1928, by which the undersigned was appointed administrator of the estate of the late Yako Adde, who died on the 19th day of August, 1925, at Msanga, in Lamu District.

TAKE NOTICE that all persons having any claims against the estate of the said Yako Adde are required to lodge and prove such claims before me the undersigned on or before the 28th day of April, 1928, after which date only the claims so proved will be paid and the estate distributed according to law.

Nairobi,  
21st February, 1928.

W. M. KEATINGE,  
*Public Trustee.*



## GENERAL NOTICE No. 174.

## PROBATE AND ADMINISTRATION.

PUBLIC TRUSTEE'S CAUSE No. 16 OF 1928.

IN THE MATTER OF MRS. A. M. (DARREL) THOMSON,  
DECEASED.

To all whom it may concern.

TAKE NOTICE that on or after the 13th day of March, 1928, I intend to apply to the Supreme Court of Kenya at Nairobi, for an order to administer the estate with will annexed of the above-named Mrs. A. M. (Darrel) Thomson, who died at Nairobi on the 5th day of February, 1928.

Nairobi,  
21st February, 1928.W. M. KEATINGE,  
*Public Trustee.*

## GENERAL NOTICE No. 175

## PROBATE AND ADMINISTRATION.

SUPREME COURT CAUSE No. 17 OF 1928.

PUBLIC TRUSTEE'S CAUSE No. 93 OF 1927.

IN THE MATTER OF SIMON DE SOUZA, DECEASED.

To all whom it may concern.

PURSUANT to an order of the Supreme Court of Kenya, dated the 23rd day of February, 1928, by which the undersigned was appointed administrator of the estate of the late Simon de Souza, who died on the 22nd day of August, 1927, at Riana, South Kavirondo District.

TAKE NOTICE that all persons having any claims against the estate of the said Simon de Souza are required to lodge and prove such claims before me the undersigned on or before the 7th day of May, 1928, after which date only the claims so proved will be paid and the estate distributed according to law.

Nairobi,  
24th February, 1928.J. B. WITHERICK,  
*for Public Trustee.*

## GENERAL NOTICE No. 176.

## PROBATE AND ADMINISTRATION.

SUPREME COURT CAUSE No. 18 OF 1928.

PUBLIC TRUSTEE'S CAUSE No. 107 OF 1927.

IN THE MATTER OF WARIYO BORANA, DECEASED.

To all whom it may concern.

PURSUANT to an order of the Supreme Court of Kenya, dated the 23rd day of February, 1928, by which the undersigned was appointed administrator of the estate of the late Wariyo Borana, who died on the 1st day of September, 1927, at Koreni, Lamu District.

TAKE NOTICE that all persons having any claims against the estate of the said Wariyo Borana are required to lodge and prove such claims before me the undersigned on or before the 7th day of May, 1928, after which date only the claims so proved will be paid and the estate distributed according to law.

Nairobi,  
24th February, 1928.J. B. WITHERICK,  
*for Public Trustee.*

## GENERAL NOTICE No. 177.

## PROBATE AND ADMINISTRATION.

SUPREME COURT CAUSE No. 19 OF 1928.

PUBLIC TRUSTEE'S CAUSE No. 137 OF 1927.

IN THE MATTER OF VICKERY HAMILTON, DECEASED.

To all whom it may concern.

PURSUANT to an order of the Supreme Court of Kenya, dated the 23rd day of February, 1928, by which the undersigned was appointed administrator of the estate of the late Vickery Hamilton, who died on the 13th day of December, 1927, at Kima.

TAKE NOTICE that all persons having any claims against the estate of the said Vickery Hamilton are required to lodge and prove such claims before me the undersigned on or before the 7th day of May, 1928, after which date only the claims so proved will be paid and the estate distributed according to law.

Nairobi,  
24th February, 1928.J. B. WITHERICK,  
*for Public Trustee.*

## GENERAL NOTICE No. 178.

## PROBATE AND ADMINISTRATION.

PUBLIC TRUSTEE'S CAUSE No. 20 OF 1928.

IN THE MATTER OF ROBERT ALEXANDER RUSSELL,  
DECEASED.

To all whom it may concern.

TAKE NOTICE that on or after the 20th 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 Robert Alexander Russell, who died at Nairobi on the 8th day of February, 1928.

Nairobi,  
24th February, 1928.J. B. WITHERICK,  
*for Public Trustee.*

## GENERAL NOTICE No. 179.

THE REGISTRATION OF TRADE MARKS  
ORDINANCE.

APPLICATION No. 14/28.



To all whom it may concern.

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 13 of Part III of the Schedule to the above-mentioned Ordinance, in respect of metal goods not included in other classes, has been lodged by The Stanley Works, of 195, Lake Street, in the City of New Britain, County of Hartford, State of Connecticut, U.S.A., Manufacturers, whose address for service in the Colony is Messrs. Morrison & Allan, Advocates, Mombasa.

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

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

Registration of this Trade Mark shall give no right to the exclusive use of the letters "S.W."

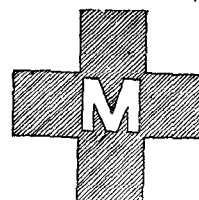
(To be associated, sec. 26.)

Nairobi,  
18th February, 1928. W. M. KEATINGE,  
*Registrar of Trade Marks.*

## GENERAL NOTICE No. 180.

THE REGISTRATION OF TRADE MARKS  
ORDINANCE.

APPLICATION No. 16/28.



To all whom it may concern.

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 2 of Part III of the Schedule to the above-mentioned Ordinance, in respect of veterinary remedies for dogs, has been lodged by Edgar Leake Milborrow, trading as Milborrow & Co., of Printing Office Street, Pietermaritzburg, Natal, South Africa, whose address for service in the Colony is Messrs. Hamilton, Harrison & Mathews, Solicitors, Nairobi House, Nairobi.

Registration of this Trade Mark shall give no right to the exclusive use of the letter "M."

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

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

The applicants undertake not to use the cross device in red or in white on a red ground.

(By consent).

Nairobi,  
24th February, 1928. W. M. KEATINGE,  
*Registrar of Trade Marks.*

## GENERAL NOTICE NO. 181

## NOTICE.

NOTICE is hereby given that the undermentioned goods will be sold by public auction in Godown No. 2, Mombasa Old Port, on 2nd April, 1928, if not cleared before that date and the proceeds will be applied as follows:—

*Firstly*, in the payment of expenses of the sale ;

*Secondly*, in the payment of the duty ;

*Thirdly*, in the payment of the warehouse rent and charges ;

*Fourthly*, in the payment of the freight, if any, due upon the goods if written notice of such freight shall have been given to the Collector

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

Custom House,  
Mombasa, 20th February, 1928

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

UNCLAIMED CARGO LYING IN THE KING'S WAREHOUSE, KILINDINI, OVER THREE MONTHS.

FOR SALE ON 2ND APRIL, 1928.

Under Section 106 of the Customs Management Ordinance, 1926.

Date	Steamer.	Marks and Numbers.	No. & Description of Packages.
1927			
14th Nov.	Clan McKenzie, Europe	B.W.L. $\frac{1}{2}$ Kampala E S $\left\langle \begin{array}{c} 9388 \end{array} \right\rangle$ & Co. Kigezi Bukakata <div style="border: 1px solid black; padding: 2px;">W.H.M.D.</div> Mombasa M. R. Rome C/o. Harvey Eburru Station $\frac{1}{2}$	2 cases merchandise  1 bundle cotton goods  1 case merchandise  2 cases merchandise
17th Nov.	Ellora. South	G. L. & Co. K'dini $\left\langle \begin{array}{c} \text{Bhaijee} \end{array} \right\rangle$ Nil Mwanza	2 casks cement  1 cask cement  1 bag merchandise
22nd Nov.	Adolph Woerman, South	G. G. Ltd. Moshi	3 bundles fruit
26th Nov.	City of Cardiff, Europe	Henry H. R. Coe P & Co 450/57 Mwanza R. T. & Co. 500 or or R. I. & Co. G. 5003	1 case merchandise  8 cases merchandise  1 case merchandise

UNCLAIMED CARGO LYING IN THE KING'S WAREHOUSE, KILINDINI, OVER THREE MONTHS.—(Contd.)  
FOR SALE ON 2ND APRIL, 1928.

Date.	Steamer.	Marks and Numbers.	Nos. & Description of packages.
1927			
26th Nov.	F. Crispi, Europe	M. G. Mombasa 1891	1 case merchandise
		1892	1 case merchandise
		1893/99	7 cases merchandise
		1900/908	9 cases merchandise
		1909/12	4 cases merchandise
25th Nov.	Modasa, Europe	Nil	1 drum
		Nil	1 case acid
		Nil	3 loose rails
		Nil	1 loose flat bar
		Mwanza	
		Jamji	2 b'dles broken pipes (6 pieces)
		Nil	5 loose round bars
1st Dec.	Nias, Europe	Ends White or nil	1 b'dle fish plates
		Nil	12 angle bars
1st Dec.	Njassa, Europe	P. L. Kampala 1/3	3 packages merchandise

UNCLAIMED BAGGAGE LYING IN THE KING'S WAREHOUSE, KILINDINI, OVER THREE MONTHS.

FOR SALE ON 2ND APRIL, 1928.

Under Section 106 of the Customs Management Ordinance, 1926.

Date	Steamer.	Mark and Numbers.	No. & Description of Goods.
1927			
17th Oct.	Gascon, South	A. P. Walsh	1 case merchandise
4th Nov.	Karapara, Bombay	Nil	1 box merchandise
30th Nov.	do	Nil	1 bedding
1st Dec.	Njassa, Europe	Nil	1 bedding

UNCLAIMED LEFT LUGGAGE LYING IN THE KING'S WAREHOUSE KILINDINI, OVER 2 YEARS.

FOR SALE ON 2ND APRIL, 1928.

Under Section 106 of the Customs Management Ordinance, 1926.

Date.	Steamer.	Marks and Numbers.	Nos. & Description of packages.
5th Dec., 1924	Karoa, South	James Stuart	1 revolver
23rd Aug., 1925	Dumbea, South	H. Welling	1 rifle part
			50 rounds ammunition
2nd Oct., 1925	Mashobra, Europe	J. A. Cable	1 pistol
29th Nov., 1925	Matiana, Europe	S. M. & Co.	1 parcel
1st Dec., 1925	Khandalla, South	J. H. Jorly	1 parcel
11th Jan, 1926	City of Bombay, Europe	A. Mercantile	1 pr. trousers
			1 singlet

## FORFEITED GOODS LYING IN THE KING'S WAREHOUSE, MOMBASA

FOR SALE ON 2ND APRIL, 1928.

Under Section 200 of the Customs Management Ordinance, 1926.

Date.	Steamer.	Marks and Number.	No. & Description of packages
1928			
26th Jan.	Francesco Crispi, Europe	Nil	9 packets watches
12th Jan.	Karagola, South	Nil	34 cotton singlets

## UNCLAIMED BAGGAGE LYING IN THE KING'S WAREHOUSE, MOMBASA, OVER THREE MONTHS.

FOR SALE ON 2ND APRIL, 1928.

Under Section 106 of the Customs Management Ordinance, 1926.

Date.	Steamer.	Mark and Number.	No. & Description of packages.
1927			
8th Nov.	Duplex, South	Nil	1 parcel tobacco
"	"	Nil	1 parcel Indian cigarettes
9th Nov.	Unknown, Europe	Nil	1 parcel bed springs
"	"	Nil	1 deck chair

GENERAL NOTICE NO. 182.

## NYANZA PROVINCE.

## LABOUR AGENTS' PERMITS ISSUED DURING DECEMBER, 1927, AND JANUARY, 1928

No	Name.	Date of receipt.	Date of commencement.	Date of expiration.
230	Ramji Dass	1-12-27	1-12-27	29- 2-28
231	Imam Din	3- 1-28	1- 1-28	31- 3-28
232	Miran Bux	3- 1-28	3-12-27	1- 3-28
233	I. Maxwell	1-12-27	3- 9-27	3-12-27
234	J. Maxwell	1-12-27	3-12-27	3- 3-28
235	The Sasa Hivi Recruiting Co.	10- 1-28	30-12-27	29- 3-28
236	Radha Kishen	26- 1-28	22- 1-28	21- 4-28

Kisumu,  
20th February, 1928.C. M. DOBBS.  
*Provincial Commissioner, Nyanza.*

## GENERAL NOTICE No. 183

## COLONY AND PROTECTORATE OF KENYA.

LIST OF YOUNG TREES FOR SALE  
AT NYERI AND WEST KENYA FOREST STATIONS.

AVAILABLE FOR THE APRIL RAINS.

Botanical Name.	Common Name.	Description.	Price per plant.	Price per 100.
			Sh. cts.	Sh. cts.
* <i>Aberia caffra</i> .. ..	Kei Apple .. ..	Impenetrable hedge plant, resists drought .. ..	..	7 00
<i>Brachylaena Hutchinsii</i> ..	Muhugu ( <i>Kik.</i> ) .. ..	Timber, ant-proof slow growing .. ..	..	6 00
<i>Casuarina Cunninghamiana</i>	Beefwood or River Oak ..	Tall ornamental tree, quick growing ..	..	6 00
<i>Cordia Holstii</i> .. ..	Muringa ( <i>Kik.</i> ) .. ..	Ornamental timber tree, white flowering .. ..	..	6 00
<i>Cupressus Benthami</i> ..	Bentham's Cypress ..	Softwood timber tree, good poles, quick growing .. ..	..	6 00
* .. <i>macrocarpa</i> ..	Monterey Cypress ..	Softwood timber tree, good hedge in moist districts, quick growing ..	..	6 00
.. <i>sempervirens</i> <i>var pyramidalis</i>	Italian Cypress .. ..	Ornamental tree, narrow upright form, slow growing .. ..	0 10	..
<i>Eucalyptus ficifolia</i> ..	Crimson Flowering Gum ..	Ornamental flowering tree, quick growing .. ..	..	12 00
.. <i>globulus</i> ..	Blue Gum .. ..	Very quick growing, useful poles and fuel .. ..	..	6 00
.. <i>maculata</i> ..	Spotted Gum .. ..	Valuable timber and poles, fast growing, warm districts .. ..	..	8 00
.. <i>microcorys</i> ..	Tallow Wood .. ..	Good poles and timber quick growing ..	..	6 00
.. <i>paniculata</i> ..	Iron Bark .. ..	Hard durable timber, warmer districts, fairly quick growing .. ..	..	6 00
.. <i>rostrata</i> ..	Red Gum .. ..	Timber tree suitable to varying conditions .. ..	..	6 00
* .. <i>saligna</i> ..	Blue Gum of N.S.W. ..	Handsome tree, good fuel and timber, very fast growing, susceptible to drought .. ..	..	6 00
<i>Grevillea robusta</i> ..	Silky Oak .. ..	Suitable for coffee shade, wind-breaks, quick growing, good poles and timber .. ..	..	6 00
* <i>Jacaranda mimosifolia</i> ..	Palixander .. ..	Very ornamental blue flowering tree, fairly fast .. ..	..	8 00
<i>Juniperus procera</i> ..	E. A. Cedar .. ..	Timber tree, slow growing, good poles ..	..	6 00
<i>Machærium tipa</i> ..	.. ..	Large tree providing light shade, quick growing, yellow flowers .. ..	..	8 00
<i>Markhamia Hildebrandtii</i>	Mho ( <i>Kik.</i> ) .. ..	Timber and flowering tree, yellow flowers, quick growing .. ..	..	6 00
<i>Schinus molle</i> ..	Pepper Tree .. ..	Ornamental shade tree .. ..	..	10 00
<i>Spathodea nilotica</i> ..	Nandi Flame Tree ..	Handsome flowering tree, quick growing, tender to cold and drought ..	..	8 00
<i>Vitex keniensis</i> .. ..	Muhuru ( <i>Kik.</i> ) .. ..	Timber and ornamental tree, forms good shade .. ..	..	6 00

The prices of plants include the cost of plant trays. Plant trays returned will be credited at the rate of 3 cents per good sound shingle.

Applications for young trees should be addressed to the Asst. Conservator of Forests, Nyeri, and must be accompanied by a remittance in cash or postal order. Cheques cannot be accepted in payment unless initialled by the Bank on which they are drawn, and should be crossed "National Bank of India, account Kenya Colony and Protectorate."

While the greatest possible care is exercised, plants are offered subject to being unsold and without warranty or responsibility for the crop in any way.

No plants can be delivered unless they have been previously paid for.

Seed List may be obtained on application to the Conservator of Forests, Nairobi.

\* Species available at Nanyuki Sawmill Nursery.

NAIROBI,  
17th February, 1928

N. V. BRASNETT,  
for Acting Conservator of Forests.

SHIPPING REPORT  
KILINDINI HARBOUR

MONTH OF January, 1928.

Name of vessel.	Captain.	Gross tons.	Cargo.	Nationality.	To whom Consigned.	From	Date.		Bound to
							Arr.	Dep.	
S.S. Guntoise ..	H. Granlund ..	3939	Coal	Finnish	Mitchell Cotts and Co.	Durban	1927 Dec. 30	1927 Jan. 17	Durban
M.V. Shaza ..	J. M. Davidson ..	234	Oil	British	Shell Co. of East Africa Ltd	Zanzibar	" 17	" 5	Tanga
S.S. British Sovereign ..	C. W. Stewart ..	3657	General	"	Gibson and Co.	Abadan	" 29	" 2	Zanzibar
" G. Mazzini ..	A. Serra ..	7453	"	Italian	Societa Coloniale Italiana	Zanzibar	" 30	" 1	Genoa
" Zoe ..	O. Juma ..	40	"	British	The African Wharfage Co., Ltd.	Bodo	" 30	" 3	Kilifi
" Navigator ..	Horne ..	3803	"	"	The African Mercantile Co. Ltd.	Beira	" 31	" 3	Liverpool
" City of Mobile ..	Wooster ..	6602	"	"	"	London	" 31	" 5	Bombay
" Duplex ..	J. MacLean ..	374	"	"	Kampala General Agency	Zanzibar	Jan. 1	" 31	Zanzibar
" Llandaff Castle ..	W. M. Betts ..	10786	"	"	Union Castle Mail S/S Co., Ltd.	London	" 2	" 5	London, via South Amsterdam
" Giekerk ..	H. G. van Otterloo ..	6430	"	Dutch	Twentsche Overseas Trading Co.	Amsterdam	" 4	" 9	Amsterdam
" Ellora ..	G. M. Davis ..	5201	"	British	Smith Mackenzie and Co.	Bombay	" 5	" 7	Bombay
" British Sovereign ..	C. W. Stewart ..	3657	"	"	Gibson and Co.	Zanzibar	" 5	" 7	Abadan
" City of Halifax ..	J. H. Rutler ..	5019	"	"	The African Mercantile Co. Ltd.	U. S. A.	" 6	" 11	Calcutta
" Zoe ..	O. Juma ..	40	"	"	The African Wharfage Co., Ltd.	Kilifi	" 6	" 8	Tanga
" Carlow Castle ..	E. S. Vincent ..	5833	"	"	Union Castle Mail S/S Co., Ltd.	Tanga	" 6	" 11	London
" Caffaro ..	Sadovan ..	6476	"	Italian	Societa Coloniale Italiana	Durban	" 8	" 10	Genoa
" General Duchesne ..	Poupon ..	7290	"	French	Messageries Maritimes	Marseilles	" 9	" 9	Mauritius
" Sultan ..	Pens ..	4878	"	German	Boustead & Clarke, Ltd.	Hamburg	" 10	" 11	Hamburg
" Zoe ..	O. Juma ..	40	"	British	The African Wharfage Co., Ltd.	Bodo	" 10	" 16	Kilifi
" Randfontein ..	M. A. V. d'Est ..	5653	"	Dutch	Twentsche Overseas Trading Co.	Amsterdam	" 11	" 13	Amsterdam
M.V. Shaza ..	J. M. Davidson ..	234	Oil	British	Shell Co. of East Africa Ltd.	Lamu	" 12	" 16	Tanga
S.S. Karagola ..	J. Blencowe ..	7053	General	"	Smith Mackenzie and Co.	Durban	" 12	" 13	Bombay
" A. R. Garros ..	Cerisola ..	4760	"	French	Messageries Maritimes	Mauritius	" 14	" 14	Marseilles
" Khandalla ..	G. J. Harley ..	7018	"	British	Smith Mackenzie and Co.	Bombay	" 14	" 14	Zanzibar
" Nicol ..	A. Isak ..	40	"	"	"	Dar-es-Salaam	" 14	" 16	Pangani
" Jagersfontein ..	W. Port ..	5512	"	Dutch	Twentsche Overseas Trading Co.	Amsterdam	" 15	" 19	Amsterdam
" Istria ..	Mussapi ..	5441	"	Italian	Societa Coloniale Italiana	Trieste	" 16	" 16	Trieste
" Khandalla ..	G. J. Harley ..	7018	"	British	Smith Mackenzie and Co.	Zanzibar	" 16	" 16	Durban
" Parana ..	C. S. Broner ..	5497	"	Danish	Twentsche Overseas Trading Co.	Port Sudan	" 18	" 20	Zanzibar
" Zoe ..	Haji Issaak ..	40	"	British	The African Wharfage Co., Ltd.	Kilifi	" 18	Still in Harbour	
" Matiana ..	T. V. Green ..	8965	"	"	Smith Mackenzie and Co.	Beira	" 19	Jan. 21	London
" Malda ..	T. N. Gray ..	8965	"	"	"	London	" 21	" 24	Beira
" Leconte de Lisle ..	Sabiani ..	9877	"	French	Messageries Maritimes	Marseilles	" 22	" 22	Mauritius
" Dumbea ..	Guilland ..	5695	"	"	"	Mauritius	" 24	" 24	Marseilles
" Karapara ..	A. C. Miller ..	7117	"	British	Smith Mackenzie and Co.	Durban	" 24	" 25	Bombay
" Kasongo ..	Tielemans ..	5254	"	Belgian	Mitchell Cotts and Co.	Antwerp	" 24	" 25	Beira
M.V. Shaza ..	J. M. Davidson ..	234	Oil	British	Shell Co. of East Africa Ltd.	Zanzibar	" 24	" 26	Kilifi
S.S. Canada Maru ..	K. Mori ..	5780	General	Japanese	The African Mercantile Co. Ltd.	Durban	" 25	" 31	Japan
" F. Crispi ..	M. Lagorio ..	7464	"	Italian	Societa Coloniale Italiana	Genoa	" 25	" 26	Zanzibar
" Eritrea ..	Matarazzo ..	2573	"	"	"	Messana	" 25	" 27	"
" City of Mobile ..	Wooster ..	6602	"	British	The African Mercantile Co., Ltd.	Dar-es-Salaam	" 25	Still in Harbour	
" Katanga ..	Hemsthay ..	5183	"	Belgian	Mitchell Cotts and Co.	"	" 26	Jan. 28	Antwerp
" Llandoverly Castle ..	Kerbey ..	10609	"	British	Union Castle Mail S/S Co., Ltd.	London	" 27	" 29	London
" Karoa ..	V. Baunchr ..	7009	"	"	Smith Mackenzie and Co.	Bombay	" 27	" 28	Durban
M.V. Juno ..	H. H. Bosman ..	2345	Oil	Dutch	Shell Co. of East Africa Ltd.	P. Bukom	" 27	Still in Harbour	
" Duma ..	Foskett ..	2304	General	British	Smith Mackenzie and Co.	Durban	" 28	Jan. 29	Lamu
S.S. Shaza ..	J. M. Davidson ..	234	Oil	"	Shell Co. of East Africa Ltd.	Tanga	" 28	Still in Harbour	
" Randsford ..	Iversen ..	3258	General	Norwegian	British East Africa Corporation Ltd.	Norway	" 29	Jan. 30	Diego Luarez

## KILINDINI HARBOUR—(Continued).

Name of vessel.	Captain.	Gross tons.	Cargo.	Nationality.	To whom Consigned.	From.	Date.		Bound to.
							Arr.	Dep.	
S.S. Mexico Maru..	T. Motoshige ..	5767	General	Japanese	The African Mercantile Co., Ltd.	Japan	1927 " 29	1927 Jan. 30	Durban
" Klipfontain ..	D. Van den Eut	5544	"	Dutch	Twentsche Overseas Trading Co	Amsterdam	" 29	Still in Harbour	
" Eritrea ..	Matarazzo ..	2573	"	Italian	Societa Coloniale Italiana	Zanzibar	Jan. 30	"	
" Nicol ..	A. Issak ..	40	"	British	Smith Mackenzie and Co.	Tanga	" 30	"	
" F. Crispi ..	M. Lagorio ..	7464	"	Italian	Societa Coloniale Italiana	Zanzibar	" 31	"	
M.V. Dumra ..	Foskett ..	2304	"	British	Smith Mackenzie and Co.	Lamu	" 31	"	
S.S. Hydaspes ..	P. E. Williams..	5733	"	"	The African Mercantile Co., Ltd.	Liverpool	" 31	"	
" Tanganyika ..	Wagner ..	8540	"	German	Boustead & Clarke Ltd.	Hamburg	" 31	"	

## LAID-UP SHIPS.

S.S. Calicut ..	—	—	—	British	E. India Steam Navigation Co	Dar-es-Salaam	1922 Nov. 15	—	
" Cannanore ..	—	275	—	"	"	"	Apr. 10	—	

R. SARGEANT, PORT CAPTAIN.

## GENERAL NOTICE NO. 184

## NOTICE.

I, James George Kirkwood, of Kitale, having now returned to Kenya from England, the power of attorney dated the 27th day of September, 1927, granted by me to Mr. G. J. F. Forbes Mangan is hereby cancelled.

Dated at Kitale this 20th day of February, 1928.

J. G. KIRKWOOD.

## GENERAL NOTICE NO. 185.

## NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between us the undersigned Dhanji, son of Mawjee, Meghaji, son of Hirjee and Purshottam, son of Mawjee, of Nakuru, carrying on business as blacksmith and tinsmith at Nakuru, under the style or firm of Dhanji Mawjee & Co., has been dissolved by mutual consent as from the 15th day of February, 1928. All debts due to and owing by the said firm will be received and paid by the said Dhanji Mawji and Meghaji Hirjee, who will continue to carry on the said business under the old style or firm.

Nakuru,  
18th February, 1928.

DHANJI MAWJEE.  
MEGHAJI HIRJEE.  
PURSHOTTAM MAWJEE.

Witness:—

A. C. PATEL,  
Court Broker.

## GENERAL NOTICE NO. 186.

## DISSOLUTION OF PARTNERSHIP.

To all whom it may concern.

NOTICE is hereby given that the partnership heretofore subsisting between Shivparshad Gopalji Kantharia and Khimji Ramji, carrying on business in the name of Kantharia Khimji & Co., Eldoret, has been dissolved by mutual consent as from the 1st day of February, 1928, so far as concerns the said Shivparshad Gopalji Kantharia, who retires from the said firm. All debts due to and owing by the said late firm will be received and paid by the remaining partner Khimji Ramji who will continue to carry on business under his own name.

Eldoret,

6th day of February, 1928.

S. G. KANTHARIA.  
KHIMJI RAMJI.

V. V. PHADKE,  
Advocate for the Parties.

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