

THE

OFFICIAL GAZETTE

OF THE

COLONY AND PROTECTORATE OF KENYA.

(SPECIAL ISSUE).

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TABLE OF CONTENTS.

PAGE.

Govt. Notice No.

402-A Bill intituled an Ordinance to Consolidate and Regulate

Immigration and Employment

923-931

COLONY AND PROTECTORATE OF KENYA.

GOVERNMENT NOTICE No. 402.

S. 99/14.

The following draft Bill, which is subject to the approval of the Secretary of State for the Colonies, is published for information and criticism.

Note.—All new provisions in the Bill are italicised; the rest incorporates existing legislation.

A Bill

Intituled

An Ordinance to Consolidate and Regulate Immigration and Employment.

WHEREAS it is desirable to provide for the peace, good Preamble. order and development of the Colony and for the purposes of reducing and preventing unemployment.

And whereas it is the duty of the Government to safeguard the interests of the African natives of the Colony and to assure their progress and the continued improvement of their material welfare.

And whereas it is desired fully to implement the policy declared in the Memorandum presented by His Majesty's Government to Parliament relating to Indians in Kenya and dated the 23rd day of July in the Year of Our Lord, 1923.

Be it therefore enacted by the Governor of the Colony of Kenya with the advice and consent of the Legislative Council thereof:—

- 15 Regulation and Employment Ordinance, 1923."
 - 2. In this Ordinance the following terms shall have the Interpretation respective meanings hereby assigned to them, unless the contex \bar{t} of terms. otherwise requires:—
- 20 "Colony" shall mean the Colony and Protectorate of Kenya.
 - "Immigration and Employment Officer" shall mean a Principal or an Assistant Immigration and Employment Officer appointed for the purposes of this Ordinance.
- "Principal Immigration and Employment Officer" shall mean 25 the officer appointed for the administration and execution of this Ordinance.
 - 3. This Ordinance shall not apply to:-

Exempted persons.

(a) The Officers and crews of His Majesty's Navy or of the fleet of any friendly power.

- (b) Any member of His Majesty's Military Forces.
- (c) Any person duly accredited to the Colony by or under the authority of the Imperial or any other Government.
- (d) Any person, the subject of a Foreign Power having treaty rights within the dominions of the Sultan of Zanzibar, who is not a prohibited immigrant under Section 5 of this Ordinance and who is possessed of a guarantee in the form set out in Schedule A of this Ordinance signed by the Local Consular representative of such power.
- (e) The wife, and any child appearing to an Immigration 10 and Employment Officer to be under the age of sixteen, of a person not being a prohibited immigrant, provided they are not themselves prohibited immigrants under sub-clauses (b), (c), (d), (e), (f) or (g) of sub-section (1) of Section 5 of this Ordinance, and provided further that any idiot or insane person or any 15 person who is otherwise physically afflicted may, in case he or a person accompanying him or some other person give security to the satisfaction of the Immigration and Employment Officer for his permanent support in the Colony or for his removal therefrom whenever required by the Governor-in-Council, be 20 permitted to enter the Colony.
- (f) Any person who shall satisfy an Immigration and Employment Officer that he has been formerly domiciled in the Colony or has been resident therein for a total period of not less than five years and that he does not come within the meaning 25 of sub-clauses (b), (c), (d), (e), (f) or (g) of sub-section (1) of Section 5 of this Ordinance.
- (g) Any native of the Uganda Protectorate or of the Tanganyika Territory, and who is not a prohibited immigrant within the meaning of sub-clauses (b), (c), (d), (e), (f) or (g) of 30 sub-section (1) of Section 5 of this Ordinance.

Examination of immigrants.

Any person desiring to enter the Colony shall, before being allowed to do so, appear before an Immigration and Employment Officer who shall, after such examination as he may consider necessary, inform such person and the master of the vessel, if 35 any, which has conveyed him to the Colony, whether he is a prohibited immigrant or not. Provided that if such person withholds or conceals from such officer any fact or information which would bring such person within any of the classes of prohibited immigrants defined in Section 5 of this Ordinance, he shall be 40 Provided further deemed to have contravened this Ordinance. that when a person enters the Colony from adjoining territory or from Arabia, the Resident or District Commissioner or the Officer discharging the duties of a Resident or District Commissioner at the place of entry, shall have all the powers vested in an 45 Immigration and Employment Officer under this Ordinance.

When an immigrant is permitted to enter the Colony he shall be given a certificate by the Immigration and Employment Officer.

Prohibited immigrants

- 5. (1) The immigration into the Colony by land or sea is prohibited of any person, hereinafter called a "prohibited 50 immigrant," being or appearing to be of any of the classes defined in any of the following cases:—
 - (a) Any person without visible means of support or any person who is likely to become a pauper or a public charge.
 - (b) Any idiot or insane person.

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- (c) Any person suffering from a loathsome or a dangerous contagious disease or from trachoma.
- (d) Any person who, not having a free pardon, has been convicted in any country other than the Colony of murder or any offence for which a sentence of imprisonment has been passed for 60 any term, and who by reason of the circumstances connected therewith is deemed to be an undesirable immigrant; but this provision shall not apply to offences of a political character not involving moral turpitude.
- (e) Any prostitute, and any person living or receiving or 65 who may have lived on or received any part of the proceeds of the prostitution of others.

- Any person deemed by an Immigration and Employment Officer to be an undesirable immigrant in consequence of the information or advice received from any Secretary of State or Colonial Minister, or through official or diplomatic channels or any Minister of a Foreign Country, or from any other trusted source.
 - (g) Any person who has been ordered to leave the Colony.
- (2) Any person aggrieved at the decision of an Immigration and Employment Officer to classify him as a prohibited immigrant 10 under sub-section (1) of this Section may appeal from such decision to the Governor-in-Council, provided that the determination of such appeal shall in no way limit or restrict the powers conferred by Section 7, 18 and 19 of this Ordinance.
- 6. There shall be established a Department of the Govern- Establishment 15 ment to be known as "The Immigration and Employment of Immigration Department.

ment Depart-

7. Any person convicted by any Court within a period of Persons con five years from the date of entering the Colony of murder or an victed within offence involving moral turpitude for which the Court has power 20 to impose imprisonment shall be liable to be dealt with as a prohibited prohibited immigrant, and the Governor may, if he thinks fit, immigrants. make an order requiring such person to leave the Colony within a time fixed by the order, and thereafter to remain out of the Colony.

8. Any intending immigrant who has not been granted Detention of 25 permission to enter the Colony may be actained in such place and immigrants. under such terms and conditions as the Governor-in-Council may by rule prescribe.

9. (1) There shall be established in Nairobi an Immigration Establishment and Employment Board which shall instruct the Immigration and of Immigration and Employment Board which shall instruct the Immigration and and Employ-30 Employment Officer with regard to the economic requirements of ment Board. the Colony.

- (2) Such Immigration and Employment Board shall be constituted of such persons as the Governor may appoint and shall include :-
- (a) The Chief Native Commissioner or other officer of the 35 Native Affairs Department representing the interests of the African natives of the Colony.
 - (b) A European who shall be a Member of the Executive Council or of the Legislative Council.
- (c) A representative of the Indian Community. 40
 - 10. The Immigration and Employment Department shall Department collect and record all information and reports as to labour to collect information. requirements of the Colony.

11. Any person in the Colony desiring to bring into Employment 45 the Colony a person to work as clerk, salesman, artizan or other certificate. employee from outside the Colony shall first satisfy the Immigration and Employment Officer that he cannot obtain in the Colony an employee suitable for the work and the Immigration and Employment Officer is so satisfied that the requirements as laid 50 down by the Board will be met shall issue a certificate and the production of such certificate shall exempt the immigrant named therein from the operation of clause (a) of Section 5 (1) of this Ordinance.

12. (1) An immigrant who arrives in the Colony without a Immigrant 55 certificate as provided for in the last preceding Section and who is arriving unable to satisfy the Immigration and Employment Officer that he is entitled to enter the Colony under Section 3 or that he is not a prohibited immigrant under Section 5 of this Ordinance shall not be allowed to enter the Colony unless he can satisfy the 60 Immigration and Employment Officer that he is a desirable immigrant or unless he can prove to the satisfaction of the Immigration and Employment Officer that he is assured of employment or that his services are necessary for the economic

requirements of the Colony.

(2) If the immigrant alleges that he is assured of employment the allegation must be corroborated by the prospective employer, who, if he has not already obtained a certificate prescribed by Section 11 must satisfy the Immigration and Employment Officer of the matters prescribed by that Section and take out a certificate as required by Section 11 and the immigrant shall not be allowed to enter the Colony in the absence of such corroboration and certificate.

Trading and farming immigrants.

- 13. (1) When an intending immigrant not otherwise entitled to enter the Colony informs the Immigration and 10 Employment Officer that it is his intention to carry on any trade, business or occupation (other than the practice of a learned profession in which he is properly qualified) he shall give such information to the officer as he may require and the officer shall satisfy himself that the requirements laid down by the Board will 15 be met and that there is an opening for such trade, business or occupation, and that it is in the interest of the African natives of the Colony that such trade, business or occupation should be undertaken by the intending immigrant and only on the officer being so satisfied shall such immigrant be allowed to enter the Colony.
- (2) If the officer is satisfied that there is no such opening or that the exercise of such trade, business or occupation would be injurious to the interests of the natives of the Colony such intending immigrant shall be regarded as a prohibited immigrant.

Provided that if the intending immigrant under this Section proves to the satisfaction of the officer by the production of the partnership deed or agreement that he is a partner in any existing trade, business or occupation and if the officer is satisfied that the particular partnership, trade, business or occupation is of good repute and if the intending immigrant is not otherwise a prohibited immigrant such immigrant may be allowed to enter the Colony.

Contracted • employee may be treated as prohibited immigrant.

14. If any person who has entered the Colony to serve under a contract providing that the servant shall leave the Colony at its conclusion, fails to leave the Colony after quitting the said 35 service, he may be treated as if he were a prohibited immigrant.

Penalty on employer.

- 15. (1) Any employer who has engaged servants under such a contract as is mentioned in the preceding Section and who shall refuse or neglect to carry out the provisions of such contract in regard to the passage of such servants shall be deemed to have committed an offence and shall be punishable on conviction with a fine not exceeding £500 or imprisonment of either description for a term not exceeding twelve months or to both such fine and imprisonment.
- (2) Any person inducing another to enter the Colony under a 45 contract of employment shall be liable to all the expenses of deportation of the employee should he be or become a prohibited immigrant notwithstanding anything to the contrary in the contract between the parties to the said contract.
- (3) Any person inducing another to enter the Colony under a 50 contract of employment, shall, before the arrival of the employee, furnish a true copy of the contract or of the correspondence forming the contract to the Principal Immigration and Employment Officer.

Entry into Colony permitted under certain conditions.

- 16. Any person applying for admission into the Colony may, 55 at the discretion of the Immigration and Employment Officer, be required to comply with the following provisions:—
 - (a) He shall before entering the Colony give security sufficient to indemnify the Government against the expenses likely to be incurred in sending him and his family (if any) back 60 to the port from which he sailed and against the expenses likely to be incurred in detaining him or his family (if any) pending the determination of whether or not he may enter the Colony. Such security shall at the option of the intending immigrant be:—
 - (i) A cash deposit of a sum representing such expenses 65. as aforesaid as may be determined by the Immigration and Employment Officer, or;

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- A bond which need not be under seal with such sureties as shall satisfy the Immigration and Employment Officer in such sum as may have been determined as aforesaid.
- 5 (b) He shall thereupon be permitted to enter the Colony, and shall if required by the Immigration and Employment Officer within one week thereafter satisfy such officer, by such proof as such officer may consider necessary in the circumstances of each particular case, that he is not a prohibited immigrant.
- 10 (c) If he shall not satisfy such officer as aforesaid he shall be deported as soon as possible thereafter and returned to his port of embarkation. The costs of such deportation shall be defrayed out of the amount deposited by him or secured by bond as aforesaid. If a bond has been given the amount of the bond 15 shall be forfeited to the Government and may be recovered by suit in the Court of a Magistrate of the First Class.

Any balance of money remaining over after such costs of repatriation and detention have been defrayed, shall be paid to the person who made the cash deposit, or in the case of such costs being paid out of the proceeds of a forfeited bond the balance shall be paid into the Court in which the bond was forfeited and the Court shall distribute the said balance among the persons. from whom the amount of the bond was recovered in proportion to the amount recovered from each of such persons.

- 25 (d) If he shall so satisfy such officer as aforesaid he shall be permitted to remain in the Colony.
 - (e) If he shall be so permitted to remain in the Colony as aforesaid such officer shall retain the amount deposited by him as aforesaid for a period not exceeding one year from the date of such deposit.
 - (f) Notwithstanding anything contained in sub-section (d) hereof, he may be deported in the manner prescribed in subsection (c) hereof, if within a period of three years from the date of his entering the Colony he shall be shown to be a prohibited immigrant as aforesaid. Such deportation shall be ordered by a Magistrate empowered to hold a subordinate Court of the First

In case of any person entering the Colony under this Section no liability shall attach to the owners of the vessel in which he may 40 have arrived at any port of the Colony.

17. Any Police Officer or Immigration and Employment Power of Officer or, if the immigrant attempts to enter the Colony from any police to adjoining territory or from Arabia, the District or Resident Commissioner within whose jurisdiction the place of entry is, shall 45 subject to the provisions hereinafter contained prevent any prohibited immigrant from entering the Colony by land or sea.

prevent entry.

18. Any prohibited immigrant making his way into or being Unlawful found within the Colony shall be deemed to have contravened this found within the Colony shall be deemed to have contravened this prohibited Ordinance. Any person convicted under this Section may be immigrants. 50 deported and shall in addition be liable to suffer imprisonment of either description for a period not exceeding six months. Provided that such imprisonment shall cease if and when arrangements are made for the deportation of the offender from the Colony. Provided further that if such immigrant does not prove to the 55 satisfaction of the Magistrate that he entered the Colony with the permission of an Immigration and Employment Officer he shall be

19. (1) No person who comes within the definition of a Prohibited prohibited immigrant shall be released from the operation of this immigrant not released 60 Ordinance or allowed to be or remain in the Colony merely because by mere he has not been notified not to land or because he may have been entry. allowed to land through oversight or through want of knowledge that he was a prohibited immigrant.

and a state

(2) Proof adduced within three years to the satisfaction of 65 the Governor-in-Council after any person has entered the Colony that he is one of any of the classes whose entry is prohibited shall be sufficient evidence that such person was a prohibited immigrant and such person shall be liable then to be dealt with as a prohibited immigrant.

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Summary arrest. 20. If there shall be reasonable cause to suspect that any person has contravened this Ordinance, and if in order to prevent justice from being defeated it is necessary to arrest such person immediately, it shall be lawful for any Immigration and Employment Officer or Police Officer to arrest such person forthwith 5 without having a warrant for that purpose, and he shall be required to bring such person before a Magistrate as soon as may be, or should the vessel from which such person has landed be on the point of departure, then, unless such person shall demand to be taken before a Magistrate, he may be handed over to the custody 10 of the master of the vessel who shall be obliged to receive and keep him on board.

Contract for return of prohibited immigrant. 21. The Governor may authorise the Principal Immigration and Employment Officer to make a contract with the master, owners, or agent of any vessel for the conveyance of any I5 prohibited immigrant found in the Colony to a port in or near to such immigrant's country of birth and any such immigrant with his personal effects may be placed by a Police Officer on board such vessel.

Boarding vessels, 22. Any Immigration and Employment Officer shall, for the 20 purpose of this Ordinance, be empowered to board as often as may be necessary all vessels entering inward at any port of the Colony in the performance of his duties under this Ordinance.

List of passengers when required.

- 23. (1) The master of a vessel arriving in any port of the Colony shall, upon being thereto requested by an Immigration and 25 Employment Officer at such port, furnish to him a list in duplicate signed by himself of all passengers and other persons on board such vessel at the time of his arrival in the Colony not forming a portion of the regular crew of such vessel.
- (2) The owner or agent of a vessel leaving any port in the 30 Colony shall, upon being thereto requested by an Immigration and Employment Officer at such port, furnish to him a list in duplicate signed by himself of all passengers and other persons so leaving in and not forming a portion of the regular crew of such vessel.

Grew may be mustered

before

departure.

24. The master of a vessel shall, if required thereto prior to his departure from port, produce his Articles and muster his crew, and if it be found that any person named in the Articles, who in the opinion of an Immigration and Employment Officer would be a prohibited immigrant, is not then present, such person shall be 40 deemed to have entered the Colony contrary to this Ordinance, but the master and agents of such vessel, provided they have made proper provision to prevent desertion, shall not be responsible for any contravention of the provisions of this Section.

Punishment by Magistrate of a member of crew. Order for return in custody to ship. 25. Should the master of a vessel charge any member of his 45 crew or stowaway or extra hand before a Court with a crime or offence committed at some time prior to the arrival of or during the stay of such vessel in port the Magistrate may, at the request of an Immigration and Employment Officer and on representation by such Officer that the accused is a prohibited immigrant, in 50 awarding punishment, order that, on expiry of the sentence or on the sooner readiness of such vessel to proceed to sea, the prisoner be taken from gaol and conducted in custody aboard such vessel for conveyance away from the Colony. Any person contemplated by this Section brought before a Magistrate and discharged shall 55 be ordered by the Magistrate to be immediately conveyed back to such vessel. An order shall not be made under this Section in any case in which the Magistrate deems the crime or offence proper for trial in His Majesty's Supreme Court of Kenya.

Regulation for intercourse between shore and vessel. 26. Whenever it shall be deemed necessary for the effective 60 carrying out of this Ordinance to regulate intercourse from the shore with any vessel in a port having on board any prohibited immigrant, the Principal Immigration and Employment Officer may take such steps, with the approval of the Governor, as may appear proper in that behalf.

Liability of master and owner. 27. The master and owner of any vessel from which any prohibited immigrant may be landed or may land shall be liable jointly and severally to a penalty not exceeding £150 and not less than £50 in respect of each such prohibited immigrant landed or

who may land and such vessel may be refused a clearance outwards until any penalty incurred has been paid and until provision has been made by the master to the satisfaction of the Principal Immigration and Employment Officer for the conveyance out of 5 the Colony of each prohibited immigrant who may have been so landed, and such vessel may be made attachable by a decree of His Majesty's Supreme Court of Kenya in satisfaction of any penalty imposed under this Section.

The word "clearance" as used in this Ordinance includes all 10 the documents ordinarily issued by the Commissioner of Customs to a vessel about to leave port, including the document known as the Bill of Health.

28. Any person being a prohibited immigrant within the Visiting and meaning of this Ordinance may apply to an Immigration and 15 Employment Officer for a pass to enter the Colony for a temporary visit, or for the purpose of embarking at a port in the Colony for some other country. Such passes shall be known as "visiting passes" and "embarkation passes" respectively and shall be in the form prescribed by the Rules made under this Ordinance.

29. The applicant shall attend before an Immigration and deposit before 20 Employment Officer and shall answer all such questions as such granting Officer may put for the purpose of deciding whether a pass ought passes. to be granted, and shall deposit with such officer:-

- For a visiting pass the sum of £15, with an additional 25 sum of £15 where the pass includes the wife and children of the applicant.
 - (b) For an embarkation pass the sum of £15 for each adult and £10 for each child.

The word "child" as used in this and the succeeding Sections. 30 means a person appearing to such Officer to be under the age of sixteen years.

30. Except in the case of a person accompanied by his wife Separate and children a separate rass shall be required for each person passes for seeking to enter the Colony for the purpose of a visit or for 35 embarking.

31. No person shall be entitled as of right to obtain a Passes not visiting pass or an embarkation pass, and an Immigration and granted as of Employment Officer appointed to issue such passes shall have the discretion to grant or refuse any such pass, subject, however, to any direction which may be given him by the Principal Immigration and Employment Officer or by the Governor.

A visiting pass shall be sufficient authority for the person Period of or persons named therein to enter the Colony and to remain there during the period stated in such pass. Such period ordinarily shall 45 not exceed twenty-one days, but any Immigration and Employment Officer appointed under the Ordinance may, for sufficient reason appearing, extend the veriod from time to time by an endorsement on such pass. No extension shall be made for more than fourteen days at a time, and no such pass shall be extended 50 beyond six weeks from the date thereof except with the consent of the Governor.

- The money desposited for a visiting pass shall be Return of returned to the depositor upon the passholder quitting the Colony deposit for a visiting pass. within the time named in such pass or any extension thereof.
- 34. An embarkation pass be sufficient authority for the Effect of 55person or persons named therein to enter the Colony and to proceed with all reasonable speed to the port specified therein for the purpose of embarking by the first available opportunity for the destination stated in such pass.
- 35. An embarkation pass shall not be extended save by the Extension. Principal Immigration and Employment Officer for sufficient cause to him appearing.

Lisposal of deposit for embarkation

The money deposited for an embarkation pass shall be at once applied on the application of the person to whom it was granted, and so far as the sum shall suffice for the purpose of obtaining a passage for the person or persons named in such pass to the specified place or destination. Any balance of the money deposited shall be returned to the depositor upon his embarkation or may in the discretion of the Immigration and Employment Officer be extended in any other necessary or proper manner as desired by the depositor.

Penalty for time allowed by the pass.

Other offences.

37. Any person being a prohibited immigrant within the 10 meaning of this Ordinance who shall enter the Colony in pursuance of a visiting pass or an embarkation pass, and who shall remain in the Colony beyond the time allowed by such pass or by a lawful endorsement thereon, or who may misuse such pass, or allow any fradulent use to be made of it, shall be deemed to have contravened 15 this Ordinance, and shall upon conviction suffer forfeiture of the amount deposited by him and may be sentenced to suffer imprisonment of either description for a period not exceeding six months. Provided that such imprisonment shall cease if and when arrangements are made for the deportation of such person from the 20 Colony.

Definition of

Any person appearing to an Immigration and Employment Officer under this Ordinance to be over the age of sixteen years shall be regarded as an adult for the purpose of this

Falsely obtaining

39. Any person who shall by false declaration obtain either for himself or for another person, either or both of whom, being not entitled thereto, any certificate or document intended to secure the entry into the Colony of any person in breach of the provisions of this Ordinance and any person who may fraudulently use any such certificate or other document, shall be guilty of a contravention of this Ordinance.

Contravenions.

- 40. The following shall be contraventions of this Ordinance:-
 - (a) Assisting any prohibited immigrant to enter the Colony, 35 or knowingly being a party to the introduction of any person of the class (c) of Section 5 hereof.
 - Aiding or abetting a prohibited immigrant or any other person in any contravention of this Ordinance or of any Rules for the time being published hereunder.
 - Resisting or obstructing directly or indirectly any Immigration and Employment Officer in the execution of his duty.
 - Wilfully disobeying or disregarding any obligation imposed by or any lawful order made under this Ordinance or 45 the Rules for the time being published hereunder.

Punishment.

41. Every person guilty of a contravention of this Ordinance or of any Rule for the time being published hereunder shall, where no penalty is expressly imposed, be liable to a fine not exceeding £75 or, to imprisonment of either description for a period not exceeding six months or he may be sentenced to both such fine and imprisonment.

He may be further required to pay all costs of maintenance and charges for repatriation incurred by the Government on account of himself or of any person unlawfully brought into the Colony by him.

Penalty incurred by master.

42. Any penalty incurred by the master of a vessel shall be paid before such vessel's clearance is granted. Notice in writing by the Immigration and Employment Officer to the Commissioner of Customs of any claim against the master, owners or agents of such 60 vessel for a penalty shall be a sufficient authority to him to refuse such vessel's clearance until such order is withdrawn or is set aside by the order of a Court. Such a notice to the Port Captain or Port Officer shall be authority to him to refuse to take such vessel or allow it to go outside the port to any outer anchorage. When such notice is given such Immigration and Employment Officer shall with all speed inform the Principal Immigration and Employment Officer and take all such steps as may be necessary in order that proceedings in respect of the contravention may be instituted without loss of time.

43. The enforcement of any money penalty may be either Enforcement by criminal prosecution or by civil action at the instance of an Immigration and Employment Officer. All contraventions of this Ordinance or of the Rules for the time being published hereunder 5 for which no special punishment is awarded, or for which no greater punishment than a penalty of £150 or imprisonment of either description is imposed, shall be cognisable in any Subordinate Court of the first class which may in respect of any such contravention impose a penalty or punishment up to the said 10 limits. Such imprisonment may in any criminal prosecution be awarded either absolutely or in default of the payment of a penalty. Notwithstanding the foregoing provision any Subordinate Court of the first class having jurisdiction at any port where a vessel is detained under authority of this Ordinance shall have jurisdiction in any civil suit wherein a penalty not exceeding £750 is claimed from the master or owners or agents of such vessel.

- 44. An appeal shall lie to the Governor-in-Council from any Appeal. decision of the Immigration and Employment Officer, or person authorised to act as such.
- 45. Contravention of Sections 16, 17, 19, 23, 24 and 42 Offices 20 cognisable to shall be offences cognizable to the police.
 - 46. The Ordinances mentioned in Schedule B of this Repeal. Ordinance are hereby repealed.
- 47. The Governor may from time to time with the sanction Rules. 25 of the Secretary of State make Rules for the better carrying out of the provisions of this Ordinance, and for fixing fees to be paid for any services rendered in respect of the provisions of this Ordinance.
- 48. Until other provision is made in that behalf all Rules Saving. made under the Immigration Restriction Ordinance, 1906, or any Amendments thereof shall be deemed to be and shall have the effect of Regulations made under this Ordinance.

SCHEDULE A.

THE IMMIGRANTS REGULATION AND EMPLOYMENT ORDINANCE, 1923.

I, (state rank, country, and where stationed), hereby certify that the bearer, (name), is asubject and that he (or she) is a fit and proper person to be received as an Immigrant into the Colony of Kenya.

L.S.

Date	*******************************
	Signature.
DESCRI	PTION.
Name	
Age	
Trade or Calling	
Married or Single	
Heightftft.	ins.
General description	
Marks	
Signature of holder	

SCHEDULE B.

The Immigration Restriction Ordinance 17 of 1906.

The Immigration Restriction Amendment Ordinance 27 of 1910.

The Immigration Restriction Amendment Ordinance 4 of 1913.

The Immigration Restriction Amendment Ordinance 5 of 1918.

The Immigration Restriction Amendment Ordinance 12 of 1919.

The Immigration Restriction Amendment Ordinance 6 of 1922.