



THE OFFICIAL GAZETTE OF THE COLONY AND PROTECTORATE OF KENYA.

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GOVERNMENT NOTICE NO 533

ARRIVAL

| Name | Rank | From leave or on 1st Appo ntment | Date of leaving England | Date of Emba kation | Date of arrival at Mombasa |
|----------------|------------|-------------------------------------|----------------------------|------------------------|-------------------------------|
| R D Cruikshank | Tug Master | 1st Appointment | *29th July, 1929 | 29th July, 1929 | 6th Aug , 1929 |

*Date of leaving Durban

APPOINTMENTS

HENRY GRAHAM GREGORY-SMITH to be Assistant Resident Commissioner (Cadet), Mombasa District with effect from 5th August, 1929

RICHARD JOHN CLYDE HOWES, to be Assistant District Commissioner (Cadet), Machakos District, Ukamba Province, with effect from 6th August, 1929

GEORGE RAYMOND BRAMLEY BROWN, to be Assistant District Commissioner Northern Turkana, Kerio Province, with effect from the 22nd July, 1929

ERIC REGINALD ST AUBREY DAVIES, to be Assistant District Commissioner (Cadet), Kerio Province, with effect from the 1st of August, 1929

MAIBEN ALBERT WILLIAM ROBERTS, B A , M B , B Ch , B A O (Dubl), to be a Medical Officer, with effect from the 18th July, 1929

PHILIP GEOFFREY PRESTON, M B , Ch B , to be a Medical Officer, with effect from the 6th July, 1929

S/E 20064/8

HAROLD JOHN WEBSTER, to be Acting Chief Accountant, Public Works Department, with effect from 1st August, 1929

S 20064/8

NORMAN YEATMAN KILMINSTER, to be Acting Assistant Accountant, Public Works Department, with effect from 1st January, 1929

S 20064/8

LEONARD EVELYN LAVERS, to be Acting Assistant Accountant, Public Works Department, with effect from 4th February, 1929

S 20064/8

WALTER BROWNING, to be Acting Assistant Accountant, Public Works Department, with effect from 1st January, 1929, to 3rd February, 1929

S/E 20064/19

REGINALD ARTHUR HAWKINS to be Office Superintendent, Office of Registration Department, with effect from 8th April 1929

KENYA AND UGANDA RAILWAYS AND HARBOURS

WILLIAM ARTHUR MCCLELLAND, District Engineer, assumed the duties of District Engineer, Lake Engineering District with headquarters at Nakuru, with effect from 18th July, 1929

JOHN GRAY NISBET, District Engineer, assumed the duties of District Engineer, Uganda Engineering District, with headquarters at Jinja, with effect from 30th July, 1929

PRELIMINARY ORAL SWAHILI EXAMINATION

PASS

C A PORTER, Supply and Transport Corps, K A R
F V FROST, do
J ANDERSON, Veterinary Department
A MACKENZIE, Masonry Instructor, Prisons Dept

J E S MERRICK,
for Colonial Secretary

CORRIGENDUM

Re Government Notice No 502 of Official Gazette dated August 6, 1929 —The designation of Mr C W G Lane should read “Examining Officer” instead of “Inspector-in-charge, Customs Preventive Service”

Colony and Protectorate of Kenya.

AN ORDINANCE

No 12 OF 1929

Assented to in His Majesty's name this thirty-first day of July, 1929

J W BARTH,
Acting Governor

[31ST JULY, 1929] Date of assent

An Ordinance to make Further Provision for the Public Service of the Colony for the Year ending on the Thirty-first day of December, 1928

31st July, 1929

Date of commencement

WHEREAS by the Appropriation Ordinance, 1928, a sum of two millions eight hundred and forty thousand, one hundred and ninety-seven pounds was authorised to be paid out of the revenue and other funds of the Colony for the service of the year ending on the thirty-first day of December, 1928, to be appropriated in conformity with the Schedule to that Ordinance

AND WHEREAS the expenditure in respect of certain of the heads of expenditure detailed in the said Schedule during the said year exceeded the sum so authorised as aforesaid by two hundred and seventy thousand five hundred and forty-nine pounds two shillings and fifty-five cents under the heads of expenditure detailed in the Schedule hereto

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 1928 Supplementary Appropriation Ordinance, 1929 ” Short title

2 The Public Revenue for the year ending on the thirty-first day of December, 1928, and other funds of the Colony are hereby charged towards the services of the said year as specified in the Schedule hereto with a further sum of two hundred and seventy thousand five hundred and forty-nine pounds two shillings and fifty-five cents in addition to the sums provided by the Appropriation Ordinance, 1928 Public Revenue charged

3 The payment by the Treasurer of the Colony out of the revenue and other funds of the Colony, for the several services specified in the Schedule, of the said sum of two hundred and seventy thousand five hundred and forty-nine pounds two shillings and fifty-five cents is hereby authorised. Treasurer's authority for payment

SCHEDULE

| No of Head | | £ | Sh | Cts |
|------------|--|----------|----|-----|
| I | Public Debt Funded | 177,496 | 5 | 74 |
| III | Pensions and Gratuities | 13,001 | 0 | 39 |
| IV | His Excellency the Governor | 1,788 | 10 | 83 |
| IVa | His Excellency the Governor Extraordinary | 875 | 0 | 00 |
| VIIIa | Administration Extraordinary | 854 | 8 | 91 |
| XII | Audit Department | 826 | 8 | 40 |
| XIV | Registrar General's Department | 27 | 1 | 89 |
| XVIIIa | Medical Department Extra- ordinary | 2,584 | 2 | 28 |
| XIXa | Education Department Extra- ordinary | 50 | 6 | 62 |
| XXa | Military Department Extra- ordinary | 661 | 19 | 85 |
| XXIa | Post Office and Telegraphs Extraordinary | 6,240 | 12 | 27 |
| XXIIa | Agricultural Department Extra- ordinary | 22,380 | 18 | 74 |
| XXIV | Game Department | 455 | 7 | 86 |
| XXVI | Government Coast Agency | 1,881 | 19 | 49 |
| XXVII | Miscellaneous Services | 41,424 | 19 | 28 |
| | | £270,549 | 2 | 55 |

AN ORDINANCE

No 13 OF 1929

Assented to in His Majesty's name this thirty-first day of
July, 1929

J W BARTH,
Acting Governor

Date of assent

[31ST JULY, 1929]

**An Ordinance to Consolidate and Amend the Law
relating to the Manufacture, Storage, Sale,
Transport, Importation, Exportation, and
Use of Explosives**

Date of
commencement

BY NOTICE

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 Explosives
Ordinance, 1929,” and shall come into force on such date as
the Governor may, by notice in the Gazette, appoint

Interpretation

2 In this Ordinance, unless the context otherwise
requires—

“Authorised explosive” means any explosive named in
the Schedule to this Ordinance and any other explosive
which the Governor in Council may declare by notice in the
Gazette to be an authorised explosive,

“Blasting material” means any explosive used for the
purpose of blasting,

“Danger building” means any building or part thereof
used as an explosives factory or explosives magazine or in
connection therewith, unless in respect of that building or part
thereof a certificate has been granted in accordance with Rules
made under this Ordinance,

“ Director ” means the Director of Public Works or any other officer whom the Director may depute to exercise the powers conferred upon the Director by this Ordinance,

“ Explosives magazine ” means any building licensed under this Ordinance for the storage of explosives,

“ Explosives factory ” means any site licensed under this Ordinance for the manufacture of any explosives, together with every mound, building (including an explosives magazine), and work thereon for whatsoever purpose used,

“ Explosives ” means —

(a) gunpowder, nitro-glycerine, dynamite, gun-cotton, blasting powders, fulminate of mercury or of other metals, coloured fires and every other substance, whether similar to those herein mentioned or not, which is used or manufactured with a view to produce a practical effect by explosion or a pyrotechnic effect,

(b) any fuse, rocket, detonator, cartridge, and every adaptation or preparation of an explosive as herein defined,

(c) any other substance which the Governor in Council may from time to time by notice in the Gazette declare to be an explosive

“ Inspector ”, unless otherwise qualified, means a chief inspector or an inspector of explosives, or any person deputed to act as an inspector under section 3 of this Ordinance

“ Local authority ” means—

(a) In the case of the municipality of Nairobi, the Nairobi Municipal Council constituted by the Local Government (Municipalities) Ordinance, 1928,

(b) In the case of the municipality of Mombasa, or such portion thereof as the Governor may, by notice in the Gazette, declare to be under its jurisdiction for the purposes of this Ordinance, the Mombasa Municipal Board constituted by the Local Government (Municipalities) Ordinance, 1928,

(c) In the case of any municipality hereafter established under the jurisdiction of a Municipal Council, the Municipal Council of such municipality as constituted under the provisions of the Local Government (Municipalities) Ordinance, 1928,

(d) In the case of any other municipality or any part thereof, such person, body of persons, or authority as the Governor may, by notice in the Gazette, appoint to be the local authority for the purposes of this Ordinance,

(e) In the case of any other area, the District Commissioner, or such person, body of persons, or authority as the Governor may by notice in the Gazette, appoint to be the local authority for the purposes of this Ordinance

“ Manufacture ” means the making and division of any explosive from or into its component parts by any process, the conversion of an explosive into an explosive of another kind, and the alteration, fitting for use, or repair of any explosive,

“ Premises ” means any land, road, harbour, river, building, structure ship, boat, or other vessel, or any part thereof, or any tent, railway truck, motor vehicle, cart, van, or other vehicle,

“ Rule ” means a Rule made and in force under this Ordinance,

“ Unauthorised explosive ” means any explosive which is not an authorised explosive

Power
of Governor
to appoint
Inspectors

3 (1) The Governor may appoint a chief inspector of explosives, and such inspectors of explosives, and such other officers, as to him may seem necessary for carrying out the provisions of this Ordinance and shall notify all such appointments in the Gazette

(2) The Director may depute other persons to act as inspectors in certain localities and for certain purposes, and in so far as any such person is authorised so to act he shall have the same powers and be subject to the same duties as are conferred and imposed upon inspectors by this Ordinance

MANUFACTURE OF EXPLOSIVES

Prohibition of
manufacture
of unauthorised
explosives
except in small
quantities for
chemical
experiment

4 (1) No person shall manufacture any unauthorised explosive unless—

- (a) it be manufactured solely for the purposes of chemical experiment and not for sale, and in quantities not exceeding one pound in weight at any one time, or five pounds in all or
- (b) it be manufactured solely for practical trial as an explosive and not for sale, and in such quantities and under such conditions as may be in writing prescribed by an inspector

(2) Any person who contravenes the provisions of this section or any condition prescribed under the powers thereof shall be liable on conviction to a fine not exceeding one hundred pounds, or, in default of payment, to imprisonment of either description for a period not exceeding six months, and the explosive in respect of which the contravention has taken place shall be forfeited

(3) The owner and the occupier of any premises in or on which an unauthorised explosive has been manufactured in contravention of this section shall be deemed to be the manufacturer, unless such owner or occupier (as the case may be) satisfy the court before which he is charged that he was unaware that any such contravention was occurring or had occurred

(4) The burden of proving that any manufacture of an unauthorised explosive was solely for purposes of chemical experiment or practical trial and not for sale, shall, in any prosecution under this section, be upon the accused

Prohibition of
manufacture of
authorised
explosives
except in
licensed
factories

5 No person shall manufacture any authorised explosive in any place other than an explosives factory

Any person who contravenes the provisions of this section shall be liable on conviction to a fine not exceeding one hundred pounds, or, in default of payment, to imprisonment of either description for a period not exceeding six months, and the explosive in respect of which any such contravention has taken place shall be forfeited

STORAGE OF EXPLOSIVES

Prohibition of
storage or
possession of
unauthorised
explosives save
in accordance
with section 4

6 (1) No person shall keep, store, or be in possession of any unauthorised explosive—

- (a) unless it has been manufactured as provided by paragraph (a) of sub-section (1) of section 4 and does not exceed five pounds in weight, or

- (b) unless it has been manufactured as provided by paragraph (b) of sub-section (1) of section 4 and is kept stored or possessed in such manner and such quantities as have been approved in writing by an inspector

(2) The provisions of sub-sections (2), (3) and (4) of section 4 shall apply *mutatis mutandis* in the event of any contravention of this section or of any of the conditions prescribed thereunder

7 (1) No person shall keep, store, or be in possession of any authorised explosive in or on any premises—

Prohibition of storage of authorised explosives except in licensed premises

- (a) except in an explosives factory or explosives magazine, or
- (b) unless the explosive be kept for private use, and not for sale or other disposal, and in accordance with Rules, or
- (c) unless the explosive be kept for use in the construction of any railway, road, or other public work, in quantities not exceeding five thousand pounds in weight and be stored in a temporary magazine approved by an inspector and under conditions prescribed in writing by an inspector, or
- (d) unless the explosive be kept in quantities not exceeding one thousand pounds in weight, and be stored in an isolated place approved by an inspector and under conditions prescribed in writing by an inspector, or
- (e) unless the explosive be kept by a person in possession of a licence, as provided in section 8, to deal in explosives, and in accordance with any conditions attached to that licence or prescribed by Rules

(2) Any person who contravenes the provisions of this section or any condition prescribed thereunder or mentioned therein, shall be liable on conviction to a fine not exceeding fifty pounds, or, in default of payment, to imprisonment of either description for a period not exceeding three months, and the explosive in respect of which the contravention has taken place shall be forfeited

(3) The owner and the occupier of any premises in, at, or on which any contravention of this section has occurred shall be liable to the penalties prescribed for any such contravention, unless such owner or occupier (as the case may be) satisfy the court before which he is charged that he was unaware that any such contravention was occurring or had occurred

LICENSED DEALERS IN EXPLOSIVES

8 No person, other than the manufacturer, shall sell, deal in, or dispose of, any explosive unless he be in possession of a licence granted under this Ordinance

Licence necessary to deal in explosives

There shall be payable for every such licence a fee of fifty shillings

For the purposes of this section, a mine manager, who in outlying districts and in accordance with Rules supplies other consumers, shall not be deemed to be a dealer, unless he sells at a profit

IMPORTATION, EXPORTATION AND USE OF EXPLOSIVES

No importation
or exportation
of explosives
without permit

9 No person shall import into or export from the Colony, or cause to be imported thereto or exported therefrom, any explosive, unless he has obtained a permit issued, in the case of blasting materials, under the authority of an inspector, or, in the case of other explosives, by any person authorised by the Director to issue such a permit

Prohibition of
use of blasting
materials
without permit

10 No person shall use or cause to be used blasting materials, unless—

(a) he be in possession of a permit issued under the authority of an inspector, or of a magistrate, justice of the peace, or of a person deputed to act as prescribed by section 3, or

(b) he be under the immediate supervision of a person who has such a permit

There shall be payable for every such permit a fee of ten shillings

No such permit shall be issued unless the issuing authority be satisfied that the applicant may be safely entrusted with the use of blasting materials, and that there is necessity for his using the same

Penalties

11 Any person who contravenes the provisions of section 8, 9, or 10 shall be liable on conviction to a fine not exceeding fifty pounds, or, in default of payment, to imprisonment of either description for a period not exceeding three months

LICENSING OF FACTORIES AND EXPLOSIVES MAGAZINES

Owners and
occupiers of
existing
factories
entitled to a
licence

12 The licence of any factory or magazine which is in force at the commencement of this Ordinance shall continue to be valid, provided that the conditions under which the licence was granted are still applicable

Particulars to
be stated on
application

13 (1) Every person who desires to establish or erect any factory for the manufacture of explosives shall make application in writing to the Director accompanied by a draft licence together with diagrams or plans of the proposed factory, on such scale or scales as the Director may prescribe, and the application shall set forth and specify—

(a) the situation and extent or area of the land on which it is proposed to erect the factory, together with the area of land surrounding the same which it is proposed to leave free of buildings,

(b) the several distances which it is proposed to maintain between the several danger buildings respectively, and between those danger buildings and other buildings or works used in connection with the factory,

(c) the materials to be used in, and the mode of construction of, all danger buildings and works on, in, or used in connection with the factory,

(d) the nature of the processes of manufacture to be used in the factory, the place at which each process of manufacture and every description of work is intended to be carried on in the factory, and the places on or in which it is proposed to keep in store any ingredients of explosives or other articles liable to spontaneous ignition or combustion or otherwise dangerous

- (e) the quantity of explosives or of any partly or wholly mixed ingredients thereof, which it is proposed to use simultaneously in or near any building or in or near any machine,
- (f) the maximum number of persons which it is proposed to employ in each danger building in the factory, and whether those persons are Europeans, Indians or Natives,
- (g) any further particulars which the Director may require, having regard to any special circumstances arising from the locality or construction of any buildings or works, or to the nature of any process to be carried on therein

(2) The Director may refuse any such application or direct that a public inquiry be held, as in the next succeeding section is provided, as to the expediency of granting the application

14 (1) In the event of the Director directing that such an inquiry as aforesaid be held, he shall cause a notice to be published at the cost of the applicant, stating that application has been made under this Ordinance for the grant of a licence to erect a factory for the manufacture of explosives, describing as far as possible the proposed site of the factory, and stating that a commission will sit to hear any objections to the grant of such a licence, and the date, time, and place on or at which that commission will sit to hear the application

Notice of inquiry into expediency of granting licence and objections to such grant

(2) The said notice shall be published once a week, during three consecutive weeks, in the Gazette and in one or more newspapers circulating in the district in which it is proposed to erect or establish the factory and the commission shall not sit till the expiration of at least one week from any last publication of the notice

(3) The local authority having jurisdiction in an area in which, or within one mile of which, is situate the site of the proposed factory, and any person residing or carrying on business within a like distance, or any person who can show a substantial interest in opposing the grant of a licence, may, either individually or jointly with others, lodge an objection in writing to the grant of any such licence with the chairman of the commission not later than seven days prior to the sitting of the commission

(4) Every applicant for a licence or objector thereto may appear before the commission in support of his application or objection, either in person or by a deputy authorised thereto in writing by the applicant or objector

15 The commission shall consist of an inspector (who shall be the chairman of the commission) and two other persons appointed for the purpose by the Director, and it shall, as soon as may be after the conclusion of its sitting, make a report to the Director, with such recommendations as it may think fit

Constitution, powers and duties of the commission

16 Upon consideration of the report and recommendations of the commission the Director may refuse the application for a licence, or may grant the application with or without modifications and conditions

Powers of Director to grant or refuse licence on consideration of the report of the commission

17 Any licence under this Ordinance to erect, establish, and maintain a factory for the manufacture of explosives shall, if granted, be issued by the Director on payment of a sum of five pounds. Provided that no explosive shall be manufactured

Issue of licence by Director

until the chief inspector of explosives is satisfied that the premises in respect of which the licence has been granted are in a sufficiently complete state to enable the provisions of this Ordinance and the Rules to be carried out and complied with in all respects

Amendment of
licence by
Director

18 Any such licence or the conditions thereof may, upon application, be amended by the Director, who shall not consent to the amendment except upon a report by an inspector that the safety of the public or of any person employed in or at the licensed factory will not be thereby diminished. Provided that no such amendment shall be inconsistent with the provisions of this Ordinance or of any Rule

A fee of ten shillings shall be payable on every occasion that a licence is amended under this section

Transfer of
licence by
Director

19 Any such licence may be transferred into the name of another. Provided that four weeks' notice in writing of a desire to transfer shall be sent to the Director, who shall not refuse such a transfer except on the ground that the proposed transferee is not a suitable person to hold such a licence

Revocation of
licence by
Director and
lapse of same

20 The Director may revoke any such licence. Every such licence shall *ipso facto* expire if the holder thereof has ceased to carry on, for a period of one year, any work authorised by the licence, and shall become void if the premises in respect of which the licence was granted have been used for any trade or work not authorised by the licence

Penalties for
contravention
of conditions of
licence

21 Any person who contravenes or fails to comply with any condition upon which any such licence was granted shall be liable on conviction to a fine not exceeding two hundred and fifty pounds, or, in default of payment, to imprisonment of either description for a period not exceeding twelve months

Permission to
erect or use
explosives
magazine

22 (1) Any person desiring to erect or carry on a magazine for the storage of explosives shall make application for a licence for the same to an inspector, who may grant such a licence, subject to the observance of the Rules and after consultation with the local authority, if any, and upon such other conditions as he may think fit to attach to the licence

(2) Any person who contravenes any condition of a licence granted under this section shall be liable on conviction to the penalties mentioned in the last preceding section

(3) The provisions of sections 18, 19 and 20 shall *mutatis mutandis* apply in respect of any licence granted under this section

(4) A fee of five pounds shall be payable for any licence granted under this section

POWERS OF INSPECTORS

Powers of
inspectors to
enter and
inspect
factories and
other premises
where
explosives are
stored or
suspected of
being stored

23 It shall be lawful for any inspector—

(a) to enter any explosives factory or explosives magazine at any hour of the day or night for the purpose of inspecting the same and of making inquiries relative to the compliance with the provisions of this Ordinance and the Rules, or relative to the means used therein for preserving the safety of the public or of any person employed therein,

(b) to enter at any hour of the day or night upon any premises in which explosives are kept or in which there is good reason to suspect that explosives are being manufactured or stored or kept or conveyed in contravention of the provisions of this Ordinance or the Rules, and to inspect any such premises and to make all such inquiries thereon as he may think fit,

(c) to require the occupier or other person for the time being in charge of any explosives factory, explosives magazine, or other premises in this section mentioned, to furnish for purposes of analysis or test, samples of explosives or ingredients of explosives or any substance found therein or suspected of being an explosive or an ingredient of an explosive

Provided that no such powers as are conferred by this section shall be so exercised as unnecessarily to hinder the work carried on in any such factory, magazine or premises aforesaid

24 Any person who wilfully obstructs or hinders any inspector in the exercise of the powers or duties conferred or imposed upon him by this Ordinance or the Rules or disobeys any lawful order of an inspector, or who upon demand fails to answer as far as he may be able any question lawfully put by an inspector, or who gives false information to an inspector, whether in answer to any such question or not, shall be liable on conviction to a fine not exceeding fifty pounds, or, in default of payment, to imprisonment of either description for a period not exceeding three months

Penalties for obstructing inspector or refusing to answer inquiries, etc

25 If upon any such inspection an inspector discover that any method of work, packing, or storage is being used which is in conflict with the provisions of this Ordinance or of any Rules, or which, in his opinion, is calculated to endanger the safety of the public or of any person employed in the premises inspected, he may require the immediate discontinuance of that method

Power of inspector to order discontinuance of dangerous methods subject to appeal in accordance with Rules

Provided that any person who is dissatisfied with a decision that a method is calculated to endanger safety, may, within fourteen days thereof, lodge an appeal as provided by Rules

26 (1) Every occupier of a factory shall, subject to the approval of the chief inspector of explosives, make special Rules, not inconsistent with this Ordinance, for regulating the persons employed in that factory with a view to securing the observance therein of the provisions of this Ordinance and the Rules, the safety and proper discipline of all such persons, and the safety of the public

Duty of occupier of a factory to make special Rules

(2) The occupier of any explosives magazine or of any premises where explosives are dealt in, shall, if it seem to an inspector to be necessary, make such special Rules, not inconsistent with this Ordinance, as are described in subsection (1)

(3) The occupier of any such factory, magazine, or premises shall take all reasonable steps for ensuring or enforcing the observance of any such special Rules

In respect of penalties any special Rules made under this section shall be deemed to be Rules under this Ordinance

27 (1) Any person causing an explosion whereby life or property is endangered shall be guilty of an offence and shall be liable to the following penalties, according as the explosion was negligently or wilfully caused, that is to say—

Penalties for endangering safety or causing loss of life

(a) if the explosion be negligently caused and property be endangered, he shall be liable, on conviction, to a fine not exceeding two hundred and fifty pounds, or, in default of payment, to imprisonment of either description for a term not exceeding twelve months, or to both such fine and imprisonment,

(b) if the explosion be negligently caused and life be endangered, he shall be liable, on conviction, to a fine not exceeding five hundred pounds, or, in default of payment, to imprisonment of either description for a term not exceeding twelve months, or to both such fine and imprisonment,

(c) if the act or omission causing the danger to life or property be wilful, the maximum penalty hereinafore mentioned in this section shall, if death do not result therefrom be twelve years' rigorous imprisonment without the option of a fine

(d) if the explosion be negligently caused and death results, he shall be liable, on conviction, to a fine not exceeding one thousand pounds, or, in default of payment, to imprisonment of either description for a term not exceeding two years, or to both such fine and imprisonment

(2) Nothing in this section contained shall be construed as exempting any person from being charged and punished under the Penal Code or any other Ordinance or applied Act in respect of any such act or omission as is described in this section

Rules

28 The Governor in Council may make Rules as to all or any of the following matters, namely —

(a) the construction of explosives factories, explosives magazines, and other danger buildings,

(b) the conditions under which the manufacture of explosives may be carried on,

(c) the storage of explosives, whether in explosives magazines or elsewhere

(d) the use of explosives,

(e) the packing, transport, importation and exportation of explosives, and the making of special Rules governing the packing and transport at individual places, and the landing and handling of explosives in ports and harbours,

(f) the issue of licences to dealers in explosives, the conditions of any such licence, the restrictions which may be placed upon the sale or disposal of explosives to particular classes of persons, and the quantity of any explosive which may be purchased by any person or company under permit from the officer authorised by such Rules,

(g) the inquiry into the circumstances of explosions endangering or causing injury to persons or property or death, and for the giving of notice of all such explosions,

(h) the prevention of trespass in or upon an explosives factory, or in or upon any explosives magazine or other place where explosives are kept,

(i) the tests to which explosives or the raw materials from which explosives are manufactured, are liable to be submitted,

(j) the manner in which appeals under section 25 shall be notified and conducted,

(k) prescribing the statistics which manufacturers and dealers may be called upon to supply,

and generally for the protection of life and property and for the better carrying out of the objects and purposes of this Ordinance

Any such Rules may provide penalties for the contravention thereof or failure to comply therewith not exceeding in any case a fine of one hundred and fifty pounds or, in default of payment, imprisonment or either description for a term of twelve months, and the Rules may further provide that the explosive, if any, in respect of which the contravention or non-compliance has taken place may be forfeited.

The Rules may prescribe daily penalties for a continuing contravention or non-compliance or increased penalties for a second or subsequent contravention or non-compliance. Different Rules may be made in respect of different provinces, districts or areas of the Colony.

29 Nothing in this Ordinance shall apply—

Saving clause

- (a) to the importation, storage, use or transport, of any explosive, by His Majesty's Regular Naval, Military or Air Forces, or by any Defence Force, Volunteer Force, or Police Force, constituted under any law,
- (b) to any ammunition, a licence to possess or to deal in which is regulated by any other law,
- (c) to the use or storage underground of any explosive at any mine as defined by the law for the time being in force regulating mines, works and machinery,
- (d) to the possession or conveyance of any explosive taken as a sample for the purpose of this Ordinance by an inspector or other duly authorised person. Provided that the quantity be not more than is reasonably necessary for the performance of his duty and every such sample be kept and conveyed with all due precaution,
- (e) to the keeping for sale of fireworks, in such quantities and subject to such conditions as may be prescribed by Rules.

30 The Indian Explosives Act, 1884, shall cease to apply to the Colony. Repeal

SCHEDULE

AUTHORISED EXPLOSIVES

The undermentioned explosives are declared to be authorised explosives under this Ordinance —

Gelatinous explosives (such as blasting gelatine, gelignite, gelatine dynamite, etc.)

Non-Gelatinous explosives (such as dynamite, ligdyn, farmers' dynamite, etc.)

Nitro-cotton

Detonators

Safety fuse

Fuse igniters and fuses sticks

Gunpowder

Sporting powder

Ammunition of various kinds (cartridges)

Percussion caps

Fireworks of various kinds

Provided that imported explosives, whether contained in the above list or not, shall be deemed to be authorised explosives, if included in and conforming to the "authorised list" in force in Great Britain.

AN ORDINANCE

No 14 OF 1929

Assented to in His Majesty's name this thirty-first day of
July, 1929

J W BARTH,
Acting Governor

Date of assent

[31ST JULY, 1929]

**An Ordinance to Amend the Civil Procedure
Ordinance, 1924**

Date of
commencement

31st July, 1929

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 Civil Procedure
(Amendment) Ordinance, 1929,” and shall be read as one with
the Civil Procedure Ordinance, 1924, hereinafter referred to
as “ the Principal Ordinance ”

Judgment
and decree

2 Section 25 of the Principal Ordinance, as amended
by the Civil Procedure (Amendment) Ordinance, 1925, is
hereby repealed and the following section is substituted
therefor —

“ 25 The Court, after the case has been heard
shall pronounce judgment, and on such judgment a decree
shall follow

Provided that in the following cases it shall not be
necessary for the Court to hear the case before pronouncing
judgment —

(1) Where the plaint is drawn claiming a liquidated
demand, and either—

(a) the defendant has not entered such appear-
ance as may be prescribed, or

(b) the defendant having entered such appear-
ance, has failed to file a defence within the
time prescribed

(2) In such cases as may be prescribed under
section 83 (2) (f) ”

Amendment of
section 40 (3)
of the
Principal
Ordinance

3 Sub-section (3) of section 40 of the Principal
Ordinance is hereby amended by the deletion of the word
“ shall ” in the third line thereof and the substitution thereof
of the word “ may ”

Procedure
relating to
arrest and
attachment

4 Section 87 of the Principal Ordinance is hereby
repealed and the following section is substituted therefor —

“ 87 (1) Where an application is made to a subor-
dinate Court that any person shall be arrested or that any
property shall be attached under any provision of this
Ordinance, and where such person resides or is found, or
such property is situate, outside the local limits of the
jurisdiction of the Court to which the application is made,
the Court may in its discretion issue a warrant of arrest,
or make an order of attachment, and send to the magis-

trate of the subordinate Court within the local limits of whose jurisdiction such person resides or is found or such property is situate the warrant or order together with the probable amount of the costs of the arrest or attachment

(2) On the issue of such warrant or order the magistrate of the subordinate Court within whose jurisdiction the person to be arrested resides or is found or the property to be attached is situate, as the case may be, shall have power—

(a) to endorse and execute such warrant or order, or

(b) to issue before such endorsement, a provisional warrant or order for the arrest of the defendant or the attachment of the property upon receipt of such telegraphic or other information as may satisfy him that a warrant or order has been issued

Provided that a person arrested or property attached under such provisional warrant or order shall be discharged or released from attachment unless the original warrant or order is produced and endorsed within such time as may seem reasonable

(3) The Court ordering an arrest under sub-section (2) shall upon receipt of the original warrant send the person arrested to the Court by which the original warrant was issued, unless such person shows cause to the satisfaction of the former Court why he should not be so sent, or unless he furnishes sufficient security for his appearance before the latter Court or for satisfying any decree that may be or may have been passed against him by that Court, in either of which cases the Court making the arrest shall release him and shall inform the Court by which the original warrant was issued accordingly

(4) Where an application is made to a judge of the Supreme Court that any person shall be arrested or that any property shall be attached under any provision of this Ordinance, and where owing to distance or for other sufficient cause the warrant or order cannot be immediately executed, it shall be competent for another judge of the Supreme Court to issue a provisional warrant or order for the arrest of the defendant or the attachment of the property upon receipt of such telegraphic or other information as may satisfy him that a warrant or order has been issued. Provided that a person arrested or property attached under such provisional warrant or order shall be discharged or released from attachment unless the original warrant or order is produced within such time as may seem reasonable

(5) The judge issuing a provisional warrant under sub-section (4) shall send the person arrested to such place as may be specified in the original warrant unless such person shows cause why he should not be so sent, or unless he furnishes sufficient security for his appearance at such place as aforesaid or for satisfying any decree that may be or may have been passed against him, in either of which cases the judge ordering the arrest shall release him and shall inform the judge by whom the original warrant was issued accordingly "

AN ORDINANCE

No 15 OF 1929

Assented to in His Majesty's name this thirty-first day of July, 1929

J W BARTH,
Acting Governor

Date of assent

[31ST JULY, 1929]

**An Ordinance to Amend the Local Government
(Municipalities) Ordinance, 1928**

Date of commencement

31st July, 1929

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 Local Government (Municipalities) Amendment Ordinance, 1929," and shall be read as one with the Local Government (Municipalities) Ordinance, 1928, hereinafter called "the Principal Ordinance"

Further
proviso added
to section 5
of the
Principal
Ordinance

2 Section 5 of the Principal Ordinance is hereby amended by the addition thereto of the following further proviso —

" Provided also that if at any time no person or an insufficient number of persons shall accept nomination under paragraph (2) of this section, or if all or any of the persons nominated by the Governor under paragraph (2) of this section shall resign after having accepted such nomination and no qualified persons shall accept nomination in their stead or if all or any of the persons referred to in paragraph (2) of this section, having been elected, shall refuse to serve on the Council the Council shall nevertheless be deemed to be duly constituted under this Ordinance, but in such case the Governor may, if he shall deem it desirable so to do, nominate such number of other fit and proper persons not exceeding seven, as he shall think fit, to be members of the Council All members so nominated shall be nominated for such period not exceeding three years as the Governor may decide

Further
proviso
added to
section 9 of
the Principal
Ordinance

3 Section 9 of the Principal Ordinance is hereby amended by the addition thereto of the following further proviso —

" Provided further that if at any time no person or an insufficient number of persons shall accept nomination under paragraph (3) of this section, or if all or any of the persons nominated by the Governor under paragraph (3) of this section shall resign after having accepted such nomination, and no qualified persons shall accept nomination in their stead, or if all or any of the persons referred to in paragraph (3) of this section, having been elected, refuse to serve on the Board, the Board shall nevertheless be deemed to be duly constituted under this Ordinance, but in such case, the Governor may, if he shall deem it desirable so to do, nominate such number of other fit and proper persons not exceeding seven, as he shall think fit, to be members of the Board All members so nominated shall be nominated for such period not exceeding three years as the Governor may decide

- 4** Sub-section (2) of section 13 of the Principal Ordinance is hereby repealed Deletion of section 13 (2) of the Principal Ordinance
- 5** Section 15 of the Principal Ordinance is hereby amended by the insertion of the following paragraph, to be numbered (h 1) between paragraphs (h) and (i) — Additional paragraph added to section 15 of the Principal Ordinance
- “ (h 1) for providing for the filling of vacancies by nomination in the event of failure to fill such vacancies by election ”
- 6** Section 115 of the Principal Ordinance is hereby amended by the insertion after the word “ by-law ” in line 2 thereof of the following words (which shall be deemed to have been so inserted on the first day of January, 1929) — Amendment of section 115 of the Principal Ordinance
- “ thereunder or of any rule for the time being in force under section 127 of this Ordinance ”

AN ORDINANCE

No 16 OF 1929

Assented to in His Majesty's name this thirty-first day of July, 1929

J W BARTH,
Acting Governor

[31ST JULY, 1929] Date of assent

**An Ordinance to Amend the Local Government
(District Councils) Ordinance, 1923**

31st July, 1929

Date of
commencement

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 Local Government (District Councils) Amendment Ordinance, 1929 ”, and shall be read as one with the Local Government (District Councils) Ordinance, 1928, hereinafter called “ the Principal Ordinance ” Short title

2 Section 6 (1) (a) of the Principal Ordinance is hereby amended by the addition thereto at the end thereof of the following words — Amendment of section 6 of Principal Ordinance

“ but if, at any time no person shall stand for election by virtue of this proviso or if, having been elected, the member so elected shall resign or shall refuse to serve on the Council and no other person shall stand for election, the Council shall nevertheless be deemed to be duly constituted under this Ordinance, but in such case the Governor may, if he shall deem it desirable so to do, nominate a fit and proper person to be a member of the Council in the place of such elected member ”

3 Section 13 of the Principal Ordinance is hereby repealed and the following is substituted therefor — Repeal and replacement of section 13 of Principal Ordinance

“ 13 Every person who is enrolled in any voters' roll in respect of a property qualification shall be enrolled in the ward in which such property is situate, and shall be

entitled to be enrolled once in each ward in respect of which he is so qualified, and every person who is enrolled in respect of a residential qualification shall be enrolled in the ward in which he resides

“ Provided that no person shall be enrolled in the same ward in respect of both a property and a residential qualification ”

Amendment of
section 17 of
Principal
Ordinance

4 Section 17 of the Principal Ordinance is hereby amended by the addition at the end thereof of the following proviso —

“ Provided that no person shall be enrolled under this section as a voter upon an application made after the date of publication of a notice of any election under section 26 of this Ordinance until such election shall have been held ”

Repeal and
replacement of
section 31 (1)
of Principal
Ordinance

5 Sub-section (1) of section 31 of the Principal Ordinance is hereby repealed and the following is substituted therefor —

‘ 31 (1) A registered voter shall be entitled to one vote in respect of each vacancy to be filled for the ward or wards in which he is enrolled ’

Amendment of
section 32 of
Principal
Ordinance

6 Section 32 of the Principal Ordinance is hereby amended by the addition thereto of the following new paragraph (c) (1) —

“ (c) (1) For providing for the filling of vacancies by nomination in the event of failure to fill such vacancies by election ”

AN ORDINANCE

No 17 OF 1929

Assented to in His Majesty's name this thirty-first day of July, 1929

J W BARTH,
Acting Governor

Date of assent

[31ST JULY, 1929]

An Ordinance to Amend the Weights and Measures Ordinance

Date of
commencement

31st July, 1929

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 Weights and Measures (Amendment) Ordinance, 1929 ”, and shall be read as one with the Weights and Measures Ordinance (Chapter 96 of the Revised Edition), hereinafter referred to as “ the Principal Ordinance ”

Amendment of
section 3 of
the Principal
Ordinance

2 Section 3 of the Principal Ordinance is hereby amended as follows —

(1) By the deletion of the definition of the term “ weighing instrument ”,

(2) By the insertion of the following definitions —

“ The term “ weighing instrument ” includes scales, balances and every kind of instrument for weighing and instruments constructed to calculate and indicate the prices in money, together with all weights and counterpoises belonging thereto

Wherever the term "weighing instrument" appears in the Principal Ordinance it shall unless inconsistent with the context include also a measuring instrument

The term "measuring instrument" includes every instrument for the measurement of number, length, capacity, volume or area,

The term "error" in reference to a weighing instrument includes deficiency in sensitiveness "

3 Section 19 of the Principal Ordinance is hereby repealed and the following section substituted therefor —

' 19 Every person who uses or has in his possession for use for trade a weight or measure which is not of the denomination of some weight or measure authorised by this Ordinance for such use, or a weighing or measuring instrument not constructed to indicate in terms of some weight or measure so authorised, shall be guilty of an offence and shall on conviction be liable to a fine not exceeding ten pounds, or in the case of a second offence fifteen pounds, and the weight or measure or weighing or measuring instrument shall be liable to be forfeited "

Penalty on use
or possession of
unauthorised
weight,
measure,
weighing or
measuring
instrument

4 Section 28 of the Principal Ordinance is hereby amended by the addition of the words "or measure" after the word "weight" in line 12

Amendment of
section 28 of
the Principal
Ordinance

5 Section 29 of the Principal Ordinance is hereby amended by the deletion of the word "weighing-machine" and substitution therefor of the words "weighing or measuring instrument"

Amendment of
section 29 of
the Principal
Ordinance

6 Section 33 of the Principal Ordinance is hereby repealed and the following section substituted therefor —

' 33 (1) The inspector shall cause such secondary standards as he may think requisite to be delivered to the deputy inspectors, and every deputy inspector may, in accordance with Rules, call upon all persons having any weights, measures, weighing or measuring instruments for use for trade within his inspectorial district to produce the same for the purpose of their being examined, verified, stamped or re-stamped at such time and place within that district as he may appoint. Every inspector shall publish a notice in the Gazette and in a newspaper circulating in his district, stating the time and place so appointed, such time not being earlier than fourteen days after the publication of the notice

Examination
and verification
of weights and
measures,
weighing
and measuring
instruments

(2) Where a weight, measure, weighing or measuring instrument, by reason of its being permanently fixed or of heavy weight or delicate construction cannot be conveniently moved it shall be sufficient for the purposes of this section if the person who has the same for use for trade notifies in writing its position to the deputy inspector or other officer authorised by the inspector to receive such notifications

(3) When a measure of capacity made of glass, earthenware or enamelled metal has been stamped it shall not be necessary to produce such measure, provided that the original stamp is not defaced or become illegible and the measure has not been chipped or cracked

(4) Any person who contravenes or fails to comply with the provisions of this section shall be guilty of an offence and shall on conviction be liable to a fine not exceeding ten pounds "

Comparison
with standards
of same
denomination

7 Section 34 of the Principal Ordinance is hereby repealed and the following section substituted therefor —

" 34 (1) An inspector shall attend with the secondary standards and weighing and measuring instruments in his custody at the time and place notified under sub-section (1) of the last preceding section and, upon payment of the prescribed fee, shall there examine every weight, measure, weighing and measuring instrument brought or submitted to him which is of a denomination authorised by this Ordinance and shall test or compare them with such secondary standards, and if he shall find any such weight, measure, weighing or measuring instrument correct he shall stamp it with a stamp of verification in the manner prescribed by Rules

(2) Where due notification has been given under sub-section (2) of the last preceding section and upon payment of the prescribed fee an inspector shall attend at the place notified and shall test or examine and stamp any weight, measure, weighing or measuring instrument so notified in the same manner as if such weight, measure, weighing or measuring instrument had been brought or submitted to him "

Power to
make Rules

8 Section 51 of the Principal Ordinance is hereby repealed and the following section substituted therefor —

" 51 The Governor in Council may make Rules prescribing—

(1) a table of fees to be taken by the inspector in respect of—

(a) the examination of weights, measures, weighing and measuring instruments,

(b) the stamping of weights, measures weighing and measuring instruments, and

(c) the adjusting of weights, measures, weighing and measuring instruments,

(2) standards of weight and measure of denominations other than those prescribed by this Ordinance,

(3) penalties, not exceeding a fine of fifteen pounds, for the breach or attempted breach of any Rule,

(4) general Rules relating to—

(a) the examination, verification and stamping of weights, measures, weighing and measuring instruments, including the prohibition of a stamping in cases where the nature, condition, denomination, material or principal of construction of the weight, measure or instrument appears likely to facilitate the perpetration of fraud,

(b) the circumstances and conditions under which, and the manner in which stamps may be obliterated or defaced,

- (c) the tests to be applied for the purpose of ascertaining the accuracy and efficiency of weights, measures, weighing and measuring instruments,
- (d) the limits of error to be allowed on verification and to be tolerated on inspection either generally or in respect of any trade or trades,
- (e) the articles to be sold by weight only or measure only or net weight only,
- (f) the manner of marking the weight or measure or net weight of articles sold in made-up packages or vessels on such packages or vessels,
- (g) the prohibition of the import of made-up packages or vessels into the Colony for sale within the Colony which do not comply with the requirements of the Rules,
- (h) generally for the better carrying into effect of any of the provisions of this Ordinance "

9 The Governor in Council may make Rules, with regard to the examination, verification and stamping of weights, measures, weighing or measuring instruments which are used by the departments of the Government, the Kenya and Uganda Railways and Harbours and any local authority for the purpose of, or in connection with, the fixing of tolls, rates taxes or payments of any description

Examination, verification and stamping of weights, etc, of Government Departments

For the purpose of this section " local authority " means a local authority as defined by the Public Health Ordinance

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10 Any person who by means of words, description, advertisement or other indication, whether direct or indirect, makes any false, incorrect or untrue statement as to the number, gauge, weight, measure or quantity of any goods or things in any trade dealing shall be guilty of an offence and shall on conviction be liable to a fine not exceeding fifty pounds or to imprisonment of either description for a term not exceeding one year or to both such fine and imprisonment

Misrepresentation of weight, etc, an offence

11 Schedule B to the Principal Ordinance is hereby repealed and the following Schedule substituted therefor —

Amendment of Schedule B of the Principal Ordinance

SCHEDULE B
(See Section 6)
TROY WEIGHTS

| Denominations | Parts or multiples of a pound avoirdupois |
|---------------|---|
| Ounce Troy | $\frac{480}{7000}$ |

12 Schedule F to the Principal Ordinance is hereby repealed and the following Schedule substituted therefor —

Amendment of Schedule F of the Principal Ordinance

SCHEDULE F

MEASURE OF LENGTH

An Imperial standard yard, graduated into feet and inches throughout, the end inches being divided into eighths, tenths and twelfths of an inch respectively

MEASURES OF AVOIRDUPOIS WEIGHT

Fifty-six pounds or half a hundredweight

Fifty pounds, or half a cental

Twenty-eight pounds or a quarter

Twenty pounds

Fourteen pounds or a stone

Ten pounds

Seven pounds

Five pounds

Four pounds

Two pounds

One pound

Half a pound

One fourth of a pound

Two ounces

One ounce

Half an ounce

One fourth of an ounce

Two drams

One dram

Half a dram

MEASURES OF CAPACITY

A bushel

Half a bushel

A peck

A gallon

Half a gallon

A quart

A pint

Half a pint

One fourth of a pint

Half a gill

One quarter of a gill

AN ORDINANCE

No 18 OF 1929

Assented to in His Majesty's name this thirty-first day of July, 1929

J W BARTH,
Acting Governor

[31ST JULY, 1929] *Date of assent*

**An Ordinance to Provide for the Establishment
of a Central Roads and Traffic Board**

BY PROCLAMATION

*Date of
commencement*

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 Central Roads and Traffic Board Ordinance, 1929 ”, and shall come into operation upon such date as the Governor may by proclamation in the Gazette appoint

*Short title
and com-
mencement*

2 (1) There shall be established a Central Roads and Traffic Board (hereinafter referred to as “ the Board ”) which shall consist of —

*Establishment
of Central
Roads and
Traffic Board*

- (a) The Colonial Secretary as Chairman,
- (b) The Commissioner for Local Government as Deputy Chairman,
- (c) The Chief Native Commissioner,
- (d) The General Manager, Kenya and Uganda Railways and Harbours,
- (e) The Director of Public Works,
- (f) And such other persons, not being less than four, as the Governor may from time to time appoint

Provided that in the case of absence or inability to attend any of the officers included under paragraphs (c), (d) and (e) above may be represented by a deputy, and such deputy shall have the right to vote as if he were himself a member of the Board

Provided further that the Governor may, when appointing any person included under (f) above, declare that in the case of his absence or inability to attend his place on the Board may be taken by some other person to be named by the Governor and every such other person shall have the right to vote as if he were himself a member of the Board

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

(3) The member presiding and four other 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 an equality of votes, the member presiding at the meeting shall have a second or casting vote

Appointment
of Secretary
to the Board

3 The Chairman of the Board may appoint a fit and proper person to act as Secretary to the Board and to perform such duties as may be assigned to him by the Board

Powers and
duties of the
Board

4 The powers and duties of the Board shall be as follows —

- (a) To exercise all such powers and perform all such duties as are conferred or imposed, by any enactment for the time being in force, upon the Central Roads Board established under the Local Government (Municipalities) Ordinance, 1928, which said powers and duties are hereby conferred and imposed upon the Board established under section 2 of this Ordinance,
- (b) To exercise such of the powers of the Governor under the Traffic Ordinance, 1928, or under any other enactment relating to traffic for the time being in force, as the Governor may delegate to the Board,
- (c) To advise the Governor upon any matter or thing relating to the public roads of the Colony and the traffic thereon and the dedication of lines of public travel

AN ORDINANCE

No 19 OF 1929

Assented to in His Majesty's name this thirty-first day of July, 1929

J W BARTH,
Acting Governor

Date of assent

[31ST JULY, 1929]

An Ordinance to Enable Local Authorities to take Measures for the Prevention of Malaria within the Colony

Date of
commencement

31st July, 1929

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 Malaria Prevention Ordinance, 1929 ”

Interpretation

2 In this Ordinance—

“ Drain ” means any pipe or channel whether open or closed, used or intended to be used for the drainage of land,

“ Land ” includes all buildings thereon,

“ Local Authority ” means local authority as defined in the Public Health (Amendment) Ordinance, 1928

“ Owner ” shall, as regards immovable property, include any person, other than His Majesty, receiving the rent or profits of any lands or premises from any tenant or occupier thereof, or who would receive such rent or profits if such land or premises were let, whether on his own account or as agent for any person, other than His Majesty, entitled thereto or

interested therein. The term includes any lessee or licensee from the Crown, and any superintendent, overseer or manager of such lessee or licensee residing on the holding.

3 A local authority may for the purpose of prevention or suppression of malaria construct and maintain within the area subject to its control a system or systems of drainage for the removal of water from any land within the said area, and may level or adjust the surface of such land as part of such system or systems and may readjust the boundaries, areas and shapes of any plot or holding affected.

Local authority may construct and maintain drainage systems

4 For the purpose of enabling the provisions of the last preceding section to be carried out, a local authority by its duly authorised agents or servants may enter upon any land upon which a system or systems of drainage is or are to be constructed, and may do thereon all such work as may be necessary for the construction of such system or systems of drainage as aforesaid, and may, at any time after the completion of the work, from time to time by its duly authorised servants or agents, enter upon the said land for the purpose of working, maintaining and keeping in good condition such system or systems of drainage as aforesaid. All drains constituting part of any such system or systems of drainage, shall be under the control of the local authority.

Power of entry upon land

5 No person shall, within any area subject to the control of a local authority, build or maintain any dam or other construction so as to obstruct the flow of water into or out of any drain under the control of the local authority, nor by any means alter the level of any water so as to reduce its flow as aforesaid, nor construct any steps, bridge or platform over any drain under the control of the local authority without the consent in writing of such local authority, and such local authority may cause any such dam or other construction, or any steps, bridge or platform so built or constructed (as the case may be) without such written consent as aforesaid to be demolished, altered, re-made or otherwise dealt with as it may think fit at the expense of the person building such dam or other construction or constructing such steps, bridge or platform, and any money becoming due from any person under this section shall be a civil debt recoverable summarily under the Civil Debts (Summary Recovery) Ordinance.

Dams, etc., not to be built so as to obstruct flow of water

Cap 6

6 No person shall within any area subject to the control of a local authority, plant trees or otherwise cultivate land in such a manner as is likely, in the opinion of such local authority, to obstruct the flow of water into or out of or in any drain, or culvert under the control of the said local authority, and the said local authority may, by notice in writing, require the removal of any tree or vegetation which is likely to cause such obstruction, and, in the event of the non-removal of such trees or vegetation within a time to be specified by the local authority, such local authority may cause any such trees or vegetation to be removed at the expense of the person planting or cultivating the same, and any money becoming due from any person under this section shall be a civil debt recoverable summarily under the Civil Debts (Summary Recovery) Ordinance.

Trees, etc., not to be planted without consent of local authority

Cap 6

7 No person shall, without the written consent of a local authority, make or connect, or cause to be made or connected, any drain into any other drain or into any canal or stream under the control of the local authority, and a local authority may cause any such drain constructed without such

Drains not to be connected without consent of local authority

Cap 6

written consent as aforesaid to be demolished, altered, re-made or otherwise dealt with as it may think fit at the expense of the person making or connecting such diain, and any money becoming due from such person under this section shall be a civil debt recoverable summarily under the Civil Debts (Summary Recovery) Ordinance

Owner of land
to do works
in certain
cases

8 Whenever it appears to a local authority that any land or any pond, tank, well, spring, diain, stream, water-logged ground or swamp, irrigation canal, or other collection of water within the area under its control, is or is likely to be favourable to the existence or propagation of mosquitoes, the local authority may, by notice in writing, require the owner or occupier of the land within a reasonable time to be specified in such notice to comply with such requirements in regard to such land, pond, tank well, spring, diain, stream, water-logged ground or swamp, irrigation canal, or other collection of water as it may specify for the purpose of preventing or suppressing the existence or propagation of mosquitoes therein or thereupon, and if within the time specified in the said notice such owner or occupier of the land has not complied with the requirements thereof he shall be guilty of a contravention of this Ordinance and in such case the local authority may enter upon such land and may carry out or complete the required work thereon, and may recover the cost of carrying out or completing such work from the person in default, and all monies due from such person to the local authority under this section shall be a civil debt recoverable summarily under the Civil Debts (Summary Recovery) Ordinance

Cap 6

Contribution
by owner of
land towards
cost of
drainage

9 A local authority may require the owner of any land benefited by the construction or maintenance or both of any system or systems of drainage under section 3 of this Ordinance to contribute the whole or a portion of the cost of such construction or maintenance or both

Provided that the question as to whether or not the owner of any land is benefited by such construction or maintenance or both as aforesaid shall be decided by mutual agreement between the local authority and the owner of such land, and failing such agreement, then by reference to arbitration under the Arbitration Ordinance, and any sum of money awarded against the owner of the land under that Ordinance shall be a civil debt recoverable summarily under the Civil Debts (Summary Recovery) Ordinance

Cap 18

Cap 6

Provided further that the amount of any contribution towards such construction as aforesaid shall in no case exceed the difference between the selling value of such land prior to such construction as aforesaid and the selling value of such land after such construction as aforesaid

Provided further that any contribution made under this section shall be in addition to and not in substitution for any other contribution that may be required by the local authority for any work or service under any law for the time being in force

Owner to
pay to Local
Authority
value of area
increased by
readjustment

10. If any plot or holding is increased in size by readjustment of boundaries under section 3 of this Ordinance, the owner of such plot or holding shall pay to the local authority the value of the area by which the said plot or holding is so increased, and all monies due from such person to the said local authority under this section shall be a civil debt recoverable summarily under the Civil Debts (Summary Recovery) Ordinance

Cap 6

Provided that the value of the area by which the said plot or holding is so increased shall be agreed upon between the owner of the said plot or holding and the local authority, and, failing such agreement, shall be decided by arbitration under the Arbitration Ordinance

Cap 18

11 If any plot or holding is diminished in size by readjustment of boundaries under section 3 of this Ordinance the owner of such plot or holding shall receive as compensation from the local authority the value of the area by which the said plot or holding is so diminished, and the amount of the compensation shall be agreed between the owner of the said plot or holding and the local authority, and, failing such agreement, shall be decided by arbitration under the Arbitration Ordinance

Local authority to pay to owner value of area diminished by readjustment

Cap 18

12 In the event of the owner of the land claiming compensation for any damage caused to his land by any action taken by the local authority in pursuance of the powers granted by this Ordinance, the amount of such compensation shall be agreed upon between the owner of the land and the local authority, and, failing such agreement, shall be decided by arbitration under the Arbitration Ordinance

Mode of determining compensation

Cap 18

13 Any person who contravenes or fails to comply with any of the provisions of this Ordinance or of any notice thereunder or who shall obstruct any person in the execution of his duty under this Ordinance shall be guilty of an offence and shall be liable to a fine not exceeding fifty pounds

Penalty

14 The powers and provisions contained in this Ordinance shall be in addition to and not in derogation of the powers and provisions contained in the Public Health Ordinance

Saving of the Public Health Ordinance
Cap 124

PROCLAMATION No 132

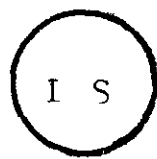
COLONY AND PROTECTORATE OF KENYA



THE NATIVE FOODSTUFFS ORDINANCE

(Chapter 135 of the Revised Edition)

PROCLAMATION



By His Excellency Sir Jacob William Baith,
Knight, Commander of the Most Excellent
Order of the British Empire, Acting Governor
and Commander in Chief of the Colony and
Protectorate of Kenya, in Executive Council

WHEREAS it has been made to appear to me that the
area comprising the Lamu, Tana River, Digo and Kilifi
Districts, is no longer suffering from or threatened with a
shortage of native foodstuffs

NOW, THEREFORE, IN EXERCISE of the powers
thereunto enabling me I do hereby in Executive Council revoke
Proclamation No 33, dated the 5th day of February, 1929,
and published in the Gazette at pages 253 and 254, in so far as
it affects the Lamu, Tana River, Digo and Kilifi Districts

GOD SAVE THE KING

Given under my hand and the Public Seal of the Colony
at Nairobi this 9th day of August 1929

By Command of His Excellency the Acting Governor in
Council

J E S MERRICK,
Clerk to the Executive Council

PROCLAMATION No 133

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 area defined in the Schedule hereto to be infected with East Coast Fever, and I hereby further declare that the said area shall be known as an "Infected Area" for the purposes of Rules under the Diseases of Animals Ordinance

Proclamation No 40, dated the 23rd day of May, 1928, is hereby amended accordingly

Given under my hand at Nairobi this 7th day of August 1929

H H BRASSEY-EDWARDS,
Chief Veterinary Officer

SCHEDULE

| <i>Farm L R No or other description</i> | <i>Owner</i> | <i>District</i> | <i>Date of commencement of quarantine</i> |
|---|------------------------------|-----------------|---|
| Farm L R No 5658 | F A Lodge, Esq., Naivasha | Naivasha | 29-7-29 |

PROCLAMATION No 134

THE DISEASES OF ANIMALS ORDINANCE
(Chapter 1 of the Revised Edition section 13)

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 area defined in the Schedule hereto to be free from East Coast Fever, and I hereby further declare that the said area shall be known as a "Clean Area" for the purposes of rules under the Diseases of Animals Ordinance

Given under my hand at Nairobi this 7th day of August, 1929

H H BRASSEY EDWARDS,
Chief Veterinary Officer

SCHEDULE

MOLO CLEAN AREA

The area bounded as follows —

- Commencing at the north-eastern corner of the Forest Concession L R No 504,

thence southerly easterly and southerly, by the eastern boundary of that Forest Concession to its intersection with the western boundary of Farm L R No 487/54,

thence south-westerly by part of the western boundary of the latter portion and the western boundaries of Farms L R Nos 487/35/1 and 487/35/2 to the south-western corner of the last portion,

thence south-easterly by part of the southern boundary of Farm L R No 487/35/2 and the northern boundaries of Farms L R Nos 487/3/1/2, 487/3/12 and 487/3/13 to the north-eastern corner of the last portion,

thence southerly by the eastern boundary of Farm L R No 487/3/13 to its south-eastern corner on the Molo River

thence easterly following the Molo River down-stream to its junction with the Elburgon River,

thence generally southerly by the latter river up-stream to its intersection with the southern boundary of Farm L R No 487/4/1,

thence south-easterly by the southern boundaries of that portion and of Farms L R Nos 487/4/2, 487/4/3 and 487/4/4 to its intersection with the Rongai River,

thence generally southerly by that river up-stream to its source in the Kiptunga Swamp,

thence southerly in a straight line across the Kiptunga Swamp to the source of the Absego River,

thence generally south-westerly by that river down-stream to the south-western corner of Farm L R No 4598,

thence by the southern boundary of L R No 4600 to its south-west corner,

thence south-westerly by a part of the northern boundary of the Masai Native Reserve for a distance of 40,000 feet,

thence north-westerly by a straight line to beacon No 56 situated on the southern boundary of the Western Mau forest reserve,

thence generally north-easterly by the forest edge to its junction with the top of the Mau Escarpment,

thence generally easterly, southerly and northerly by the top of that Escarpment to its intersection with the southern boundary of Farm L R No 5927,

thence westerly by part of the southern boundary of Farm L R No 5927 to the south-western corner of that portion,

thence generally northerly by the western boundaries of Farms L R Nos 5927 and 5928 to the north-western corner of the latter portion,

thence north-easterly by the northern boundary of Farm L R No 5928 to the most northerly corner of that portion,

thence due north by a straight line to the southern boundary of the Uasin Gishu Railway 100 foot zone,

thence generally easterly and northerly by the southern boundary of that 100 foot zone to Mile 48/10, Uasin Gishu Railway,

thence south-easterly by a straight line to the north-eastern corner of the Forest Concession, L R No 504, the point of commencement

PROCLAMATION NO 135

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 areas defined in the Schedule hereto to be infected with East Coast Fever, and I hereby further declare that each of the said areas shall be known as an "Infected Area" for the purposes of Rules under the Diseases of Animals Ordinance

Proclamation No 134, dated the 7th day of August, 1929, is hereby amended accordingly

Given under my hand at Nairobi this 7th day of August, 1929

H H BRASSEY-EDWARDS,
Chief Veterinary Officer

SCHEDULE

| <i>Farm L R No or other description</i> | <i>Owner</i> | <i>District</i> | <i>Date of commencement of quarantine</i> |
|---|--|-----------------|---|
| Farm L R No 533 | Molo Township Reserve | Nakuru | 18-6-28 |
| Farm L R No 5218 | Mr E G Thornhill, Molo | Nakuru | 24-7-28 |
| Farm L R Nos 534/3/1 and 534/3/2/2 | Mr J A Gray, Molo | Nakuru | 28-7-28 |
| Farm L R No 570/1 | Mr H E Watts, Molo | Nakuru | 7-8-28 |
| Farms L R Nos 5633 and 5634 | Major A C Siver, Molo | Nakuru | 18-8-28 |
| Farm L R No 5632 | Capt G W Daudney, Molo | Nakuru | 26-10-28 |
| Farms L R Nos 4273 and 5217 | Messrs Bumpus and Simpson, Molo | Nakuru | 26-10-28 |
| Farm L R No 3912 | Col C Knaggs, Mau Summit | Nakuru | 5-11-28 |
| Farms L R Nos 3915 and 3916 | Messrs Stick and De Halbeir, Mau Summit | Nakuru | 11-11-28 |
| Farm L R No 545 | Messrs Powysland (B E A), Ltd, Molo | Nakuru | 6-9-28 |
| Farm L R No 3910 | Command R Veasey, Mau Summit | Ravine | 24-1-29 |
| Farm L R No 580/R | Command R Veasey, Mau Summit | Nakuru | 29-1-29 |
| Farm L R No 534/1 | Mr E J Radcliffe, Mau Summit | Nakuru | 12-2-29 |
| That portion of the Eastern Mau Forest Reserve leased as a fuel-cutting and grazing area to Mr T A K Tuiton, Elburgon, bounded on the north by the Kenya and Uganda Railway line, on the west by the Mau Stream, on the east by the Rongai Stream, on the south by the forest glades Kipsus wa, Kimaizet and Kurbun | Forest Reserve | Nakuru | 15-3-29 |
| Farms L R Nos 3924, 3925 and 2929 | Messrs A W Hemphill & Partners, Mau Summit | Nakuru | 28-5-29 |
| Farms L R Nos 531/3/2 and 531/4/2 | Mr R Owen, Turu | Nakuru | 22-5-29 |
| Farm L R No 3922 | Col Neumann Mau Summit | Nakuru | 13-6-29 |
| Farm L R No 5665 | Mr Beacroft, Elburgon | Nakuru | 11-6-29 |

PROCLAMATION No 136

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 that the following Proclamation is revoked —

Proclamation No 46, dated the 8th day of June, 1928 .

Given under my hand at Nairobi this 7th day of August, 1929

H H BRASSEY EDWARDS,
Chief Veterinary Officer

PROCLAMATION No 137

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 that the following portions of Proclamations are revoked —

Those portions of Proclamation No 118, dated the 3rd day of July, 1929, declaring—

Farm L O No 1755, Dwa Plantations, Kima, Machakos District,

Farm L O No 1754 and 1751, Col C A Neave, Machakos District,

Farm L O No 1753, Mr G Blowers, Kima, Machakos District,

Farm L O No 1749, Crown Land, Kima, Machakos District,

Farm I O No 1752, Mr R E Montgomery Kima, Machakos District,

to be infected areas (Rinderpest)

That portion of Proclamation No 112, dated the 19th day of June, 1929, declaring—

Farm L O No 5121, Captain C W Carles, Nanyuki, North Nyeri District,

to be an infected area (Tuberculosis)

Given under my hand at Nairobi this 7th day of August, 1929

H H BRASSEY EDWARDS,
Chief Veterinary Officer

PROCLAMATION No 138

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 that the following portion of a Proclamation is revoked —

That portion of Proclamation No 118, dated the 3rd day of July, 1929, declaring Farms L O Nos 35/2/1 and 35/2/2, Mr C A Lee, Kiambu District

to be an infected area (Rinderpest)

Given under my hand at Nairobi this 14th day of August, 1929

H H BRASSEY EDWARDS,
Chief Veterinary Officer

GOVERNMENT NOTICE No 534

THE PRISONS ORDINANCE
(Chapter 37 of the Revised Edition)

RULES

IN EXERCISE of the powers conferred upon him by section 116 of the Prisons Ordinance (Chapter 37 of the Revised Edition), His Excellency the Acting Governor has been pleased to make the following Rules —

1 These Rules may be cited as “ the Prisons (Classification) Rules, 1929 ”

2 Prisons in the Colony shall be classified as follows —

First Class Prisons —Nairobi Mombasa and Kisumu

Second Class Prisons —Eldoret, Nakuru and Nyeri

Third Class Prisons —Eldama Ravine, Lamu, Embu, Fort Hall, Kacheliba, Kakamega, Kapsabet, Kericho, Kilifi, Kipini, Kisumu, Kitale, Kitui, Kwale, Kyambu, Machakos, Malindi, Meru, Naivasha, Naikok, Rumuruti and Voi

3 Government Notice No 168 of 1925 is hereby revoked

By Command of His Excellency the Acting Governor
Nairobi,

This 8th day of August, 1929

H M-M MOORE,
Colonial Secretary

GOVERNMENT NOTICE No 535

CONFIRMATION OF ORDINANCE

The Secretary of State for the Colonies has been pleased to notify that His Majesty's power of disallowance will not be exercised with respect to the undermentioned Ordinance (No III of 1927) —

“ AN ORDINANCE TO AMEND THE WIDOWS AND ORPHANS
PENSIONS ORDINANCE ”

By Command of His Excellency the Governor
Nairobi,

Dated this 19th day of August, 1929

G R SANDFORD,
for Colonial Secretary

GOVERNMENT NOTICE No 536

DEFENCE FORCE ORDINANCE, 1928

NOTICE

HIS Excellency the Acting Governor has been pleased to appoint Captain E R Cowan to be a member of the Local Defence Committee of the Nairobi Rural Defence Force District *vice* Major C M Tavor, resigned

By Command of His Excellency the Acting Governor

Nairobi,

This 8th day of August, 1929

H M-M MOORE,
Colonial Secretary

GOVERNMENT NOTICE No 537

THE LOCAL GOVERNMENT
(MUNICIPALITIES) ORDINANCE, 1928

NOTICE

IN EXERCISE of the powers conferred upon him by section 5 (3) of the Local Government (Municipalities) Ordinance 1928, His Excellency the Acting Governor has been pleased to appoint Mr J S Coney to be a member of the Municipal Council of Nairobi constituted under the aforesaid Ordinance

By Command of His Excellency the Acting Governor

Nairobi,

This 11th day of August, 1929

H M-M MOORE,
Colonial Secretary

GOVERNMENT NOTICE No 538

THE LIQUOR ORDINANCE

NOTICE

LICENSING COURT, UKAMBA LICENSING AREA

IN EXERCISE of the powers conferred upon him by sections 11 and 22 of the Liquor Ordinance (Chapter 71 of the Revised Edition) His Excellency the Acting Governor has been pleased to appoint—

The District Commissioner, Machakos,
Commander G P Sheiston, R N ,
F H Wilson, Esq ,
Madatali Dharamshi, Esq ,
Hirji Ramji, Esq ,

to be members of the Licensing Court of the Ukamba Licensing Area

A meeting of the said Ukamba Licensing Court shall be held at Machakos on the 2nd day of September, 1929, at 10 a m

By Command of His Excellency the Acting Governor

Nairobi,

This 13th day of August, 1929

H M-M MOORE,
Colonial Secretary

GOVERNMENT NOTICE No 539

THE NATIVE AUTHORITY ORDINANCE
(Chapter 129 of the Revised Edition, Section 3 (1))

AND

THE INTERPRETATION AND GENERAL
CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, Section 13)

GOVERNMENT NOTICE No 406 OF 1926

APPOINTMENT

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

Nyeri,

7th August, 1929

E B HORNE,
Senior Commissioner

SCHEDULE

SOUTH NYERI DISTRICT, KIKUYU PROVINCE

| Name | Area | With effect from | Remarks |
|-----------------|--------------------------|------------------|---|
| Mugera wa Njeru | Ndia Location No 25 Inoi | 1st August, 1929 | Vice Maringa wa Gachoki, deposed Appointed by Government Notice No 200, dated 4th April, 1928 Probationary Appointment for six months |

GOVERNMENT NOTICE No 540

THE REGISTRATION OF TRADE MARKS
ORDINANCE

(Chapter 89 of the Revised Edition)

TRADE MARK RENEWED

| Trade Mark Number | Advertised in the Official Gazette | Name of Applicant | Class |
|-------------------|------------------------------------|-----------------------------|-------|
| 12/15 | 29-9-1914 | The Erasmic Company Limited | 48 |

Nairobi,

This 16th day of August, 1929

W M KEATINGE,
Registrar of Trade Marks

GOVERNMENT NOTICE No 541

THE HARBOURS REGULATIONS, 1928

NOTICE

WITH reference to Government Notice No 519, the High Commissioner for Transport has approved of the Harbours Regulations, 1928, being brought in force with effect from the 1st September, 1929

G D RHODES,
*Acting General Manager,
Kenya and Uganda Railways and Harbours*

GOVERNMENT NOTICE No 542

THE NATIVE AUTHORITY ORDINANCE
(Chapter 129 of the Revised Edition, Section 3 (1))

AND

THE INTERPRETATION AND GENERAL
CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, Section 13)

GOVERNMENT NOTICE No 406 OF 1926

APPOINTMENT

IN EXERCISE of the powers thereunto enabling me I have appointed the person named in the schedule annexed hereto to be Official Headman for the area named therein

Nyeri,

August 12, 1929

E B HORNE,
Senior Commissioner

SCHEDULE

EMBU DISTRICT, KIKUYU PROVINCE

| Name | Area | With effect from | Remarks |
|------------------------|------------|------------------|--|
| Njamburi wa Kibechu | Ngaari A 3 | 29th July, 1929 | On 6 months probation as from 29th July, 1929, in addition to his present appointment in Tuvurori A 4 vice Muchembi wa Ngurumwe, deposited |

GOVERNMENT NOTICE No 543

THE TROUT PROTECTION ORDINANCE, 1928
Section 3

AND

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

GOVERNMENT NOTICE No 602 OF 1928

APPOINTMENT

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

Walter Thomas Matthias, Esq ,

to be a Trout Warden

Nairobi,

This 7th day of August, 1929

F H CLARKE,
Acting Game Warden

GENERAL NOTICE No 1076

LAND ADMINISTRATION

NAIROBI MUNICIPALITY

IT IS intimated for public information that from the 12th August, 1929, all correspondence in respect of land within the Nairobi Municipality should be addressed, in the first instance, to the District Commissioner, Nairobi, with the exception of applications for permission to subdivide plots and applications for the approval of building plans which should be submitted to the Town Clerk, Nairobi. Correspondence with the Nairobi Area Town Planning Authority should be addressed to the Clerk to the Authority at the Secretariat, Nairobi

Nairobi,

13th August, 1929

R W LAMBERT,
for Ag Commissioner for Local Government,
Lands and Settlement

GENERAL NOTICE No 1077

THE CROWN LANDS ORDINANCE
(Chapter 140, Revised Laws of Kenya)

AUCTION SALE OF PLOTS AT NYERI

TENDERS FOR CONDUCTING SALE

TENDERS are invited from Licensed Auctioneers for the conducting of the sale by auction of the plots referred to in General Notice No 1046

2 The sale will be held at Nyeri on Tuesday the 10th September 1929, at 10 a.m. in the Office of the Resident Commissioner

3 All advertising will be effected by Government

4 The successful tenderer will be required to furnish a bond or bank guarantee before the date of sale for the sum of Sh 7,000

5 Tenders should be submitted in sealed envelopes endorsed "Tender for Plot Auction, Nyeri" and should be in the hands of the undersigned by noon on Saturday the 31st August

6 The lowest or any tender will not necessarily be accepted

Nairobi,

13th August, 1929

R W LAMBERT,
for Acting Commissioner for Local
Government, Lands and Settlement

GENERAL NOTICE No 1078

NOTICE

THE Dental Surgeon for Asian Officials will be in attendance at Mombasa from the 3rd to the 7th September, both dates inclusive

Asian Officials who require dental treatment should submit their names to the Medical Officer, Native Hospital, Mombasa

D S SCOTT,
for Ag Director of Medical and
Sanitary Services

GENERAL NOTICE No 1079

DEPARTMENT OF AGRICULTURE

LOCUST REPORT TO 15TH AUGUST, 1929

FLYING SWARMS

Several are in the Buret area, having come from the south, then swarm in the region of Longonot Naivasha. The Kedong swarm flew to the top of the Escarpment and entered Dagoretti Reserve, the large swarm reported from Dagoretti and Kikuyu last week has reached Maragua and Fort Hall, where it now remains. There is a swarm in the Forest at Molo. Thin streams of flying locusts may be seen in the area Equator Maji Mzuri. There are a few fliers in Lower Molo, and old patches may be met with in the Ravine Masai Reserve.

Where locust officers are operating, effective action is taken against flying locusts by means of spray and bait.

HOPPER AREAS

Masai Reserve—All staff evacuated, work finished.

KERIO PROVINCE

Karamoja—Work nearing an end.

West Suk—Clearance practically complete. Few staff left in area concentrating on the northern end of the district.

Northern Turkana—All areas save one reported clean.

Southern Turkana—Practically all areas clear, except in the region of Kolossia. Two swarms of young fliers entered the district from the east. Laying is reported on the Kerio River.

Baringo—Effective work is reported from this area, where disease in both hoppers and fliers is reported.

Ravine-Lower Molo—Hopper destruction complete, patches of fliers sprayed or baited.

Elgeyo Maraguet—Very little infestation remains and should be effectively dealt with.

All other areas—Work ceased and staff withdrawn.

NEW LAYING

The Kerio River Valley has been laid over again. Laying areas are known in Maraguet, Elgeyo, Baringo, and Southern Turkana. The area has been well scouted and is reported as embracing over 1,800 square miles. Hoppers are appearing. Dispositions have been made to deal with this infestation. In effect it amounts to another hopper campaign. The laying swarm came in from the north east and departed in an east-north-east direction back to the Northern Frontier.

Damage—No reports of damage of any consequence have been received. It is, however, too early to expect such, as swarms have not yet coalesced. Last year damage was suffered in September and October mainly.

E HARRISON,
Deputy Director of Agriculture

GENERAL NOTICE No 1080

NOTICE

GRAZING IN NAKURU DISTRICT

TENDERS are invited for the grazing rights for a period of two years from 1st September, 1929 for the following areas in the Nakuru Lake Forest—

Area A—Approximately 1,600 acres in the northern portion of the forest lying between the western and northern portion of the forest lying between the western and northern boundary south of Farm L.O. 1516 and the main road.

Area B—Approximately 2,000 acres south of the main road between it and Farm L.O. 1518.

Area C—Approximately 750 acres lying north of the Makalia River and running northwards towards Farm 1518 and above the escarpment which falls down to Nakuru Lake.

Area D—Approximately 800 acres lying below this escarpment west of Farm 159/6 and north of the Makalia River.

2 Tenders should be rendered separately for each area. The basis of tender to be an annual licence fee payable in advance before the issue of the licence and thereafter on the 1st September the following year.

3 The successful tenderers will be given licences the terms of which may be ascertained from the Forester, Elburgon Forest Station where also the plans of the areas may be seen and all information obtained.

4 The successful tenderers will be required to demarcate roughly their respective areas. To each area only one road of access through the forest will be allowed, to be agreed to by the Forest Officer.

5 All regulations imposed by the Veterinary Department with regard to the movement of cattle will have to be strictly observed.

6 Tenders should be forwarded to the Asst Conservator of Forests, Londiani, and will be received by him up to and including August 30th, 1929.

7 The highest or any tenders will not necessarily be accepted.

Nairobi,
10th August, 1929

H M GARDNER,
Conservator of Forests

GENERAL NOTICE No 1081

THE DISEASES OF ANIMALS ORDINANCE
NOTICE

IN EXERCISE of the powers conferred upon me by rules Nos 13 and 56 of the Diseases of Animals Rules, 1918, I hereby appoint the gentleman named hereunder to be an Honorary Permit Issuer for the purposes of the said rules

T C Brown, Esq.,
East African Lands & Development Co.,
Gilgil

Nairobi,

This 10th day of August, 1929

J T C BRADSHAW,
for Chief Veterinary Officer

GENERAL NOTICE No 1082

NOTICE

NOTICE is hereby given that the following will be sold, by Public Auction, within one month of the issue of this notice unless claims for same are lodged at the Assistant District Commissioner's Office, Malindi, before that date

1 fishing canoe, salvaged at Watamu

5 pieces of deck planking, salvaged at Mambrui,
from S S "Nairobi"

DENIS McKAY,
Port Officer

GENERAL NOTICE No 1083

THE MEDICAL PRACTITIONERS AND
DENTISTS ORDINANCE, 1910
(Cap 119, Revised Edition)

NOTICE

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

ROBERTS, Maiben Albert William, M B, B CH,
1926, U Dubl

Nairobi,

15th August, 1929

A R PATERSON,
Acting Registrar

GENERAL NOTICE No 1084

KENYA & UGANDA RAILWAYS & HARBOURS

NARO MORU — NANYUKI EXTENSION

TENDERS are invited from Railway Contractors for an Earthworks Contract on the Naro Moru-Nanyuki Extension. Tenderers will be required to deposit Sh 1,000 with Tender

2 Full details may be obtained on application to the Acting Chief Engineer, Kenya and Uganda Railways and Harbours, Nairobi

3 Plans of the route can also be seen at the above address

4 Railway Contractors desirous of tendering, may obtain a copy of General Conditions of Contract, Specification and Form of Tender for the work on payment of a deposit of Sh 100. This deposit will only be returnable on receipt of a *bona fide* Tender, and if the documents are returned in good condition within seven days

5 Sealed Tenders on the form supplied and enclosed in an envelope addressed to the Chairman of the Tender Board, P O Box 572, Nairobi, must be delivered on or before noon on Monday, 2nd September, 1929

6 The High Commissioner does not bind himself to accept the lowest or any Tender

Nairobi,

13th August, 1929

A E HAMP,
*Acting Chief Engineer,
Kenya & Uganda Railways & Harbours*

GENERAL NOTICE No 1085

THE CROWN LANDS ORDINANCE
(Chapter 140, Revised Laws of Kenya)

AUCTION OF FARMS—SUBUKIA

IT is hereby notified for public information that the proposed sale of farms announced under General Notice No 703 to take place on the 9th September, 1929, is postponed

Nairobi,

19th August, 1929

R W LAMBERT,
*for Ag Commissioner for Local Government,
Lands and Settlement*

GENERAL NOTICE No 1086

EXPORTATION OF DOGS

NOTICE

GENERAL Notice No 874, dated the 10th day of July, 1929, is cancelled and the following substituted —

"It is hereby notified for general information that dogs may now be allowed to enter Tanganyika Territory from Kenya Colony, provided that they are accompanied by a certificate of a Government Veterinary Officer, stating that such animals have not been in the Northern Frontier Province within the previous six months"

Nairobi,

10th August, 1929

J T C BRADSHAW
for Chief Veterinary Officer

GENERAL NOTICE NO 1087

CROWN LANDS ORDINANCE
(Cap 140, Revised Edition)TENDERS FOR GRANT OF PLOT,
MOMBASA

TENDERS are invited for a grant of the plot at Mombasa specified in the Schedule hereto

2 A plan of the plot may be seen at the Offices of the Survey and Registration Department, Nairobi or Mombasa, or may be had on application to the Hon Surveyor General, Nairobi, or the District Surveyor, Mombasa, on payment of Sh 3, post free

3 The grantee of the plot will be required to erect on the plot within two years from the commencement of the grant, a building of approved design constructed of stone, brick or concrete on proper foundations to a value of not less than £2,000

4 The plot may be used for the purpose of an accommodation garage or for other purposes in connection with an hotel only, but shall, under no circumstances be used for a commercial garage

5 No building shall be erected on the plot unless plans (including block plan showing the position of the buildings) drawings, elevations and specifications thereof shall have been previously approved by the Local Authority and by the Commissioner for Local Government, Lands and Settlement, or such other person as he may appoint. Such plans, etc., shall be submitted in triplicate to the Resident Commissioner, Mombasa, for necessary action

6 Any building erected shall conform to a building line decided upon by the Local Authority

7 A verandah may be erected within a road reserve with the previous consent of the Local Authority

8 At no time during the term of the grant shall the plot or any portion thereof or any building erected thereon be used for the purpose of carrying

on any trade or business which has been or may be declared to be offensive by notice in the Official Gazette

9 The term of the grant will be 99 years from the 1st day of October, 1929, and the grant will be issued under the Registration of Titles Ordinance (Cap 142 of the Revised Edition)

10 The grantee shall not at any time subdivide the plot or assign, sublet or otherwise dispose of any portion of the plot without the previous consent of the Governor

11 The grantee of the plot shall pay at the office of the Survey and Registration Department, Mombasa, within seven days of the acceptance of his tender, 25 per cent of the purchase money, together with the rent due to the 31st December, 1929. In default of such payment the sale of the plot may be cancelled

12 The balance of the purchase money shall be paid at the offices of the Survey and Registration Department, Mombasa, while the survey fees, the fees payable for the preparation and registration of the grant (Sh 110) and the stamp duty payable in respect of the grant and all other expenses, if any, shall be paid to the Surveyor General, Nairobi. All these amounts shall be paid within seven days of a request for payment being made, when the grant is ready for execution. If these amounts be not paid within the time stated the Commissioner for Local Government, Lands and Settlement may order the deposit made by the grantee to be forfeited and the grantee shall have no further claim to the grant of the plot

13 No tender of less than the amount stated in the Schedule hereto will be considered

14 Tenders, in writing, must be submitted to the Resident Commissioner, Mombasa, in sealed envelopes marked "Tender for Mombasa Hotel Plot", on or before the 21st day of September, 1929

15 The highest or any tender will not necessarily be accepted

SCHEDULE

| Plot No | Section No | Area Acres approx | Rent per Annum Shs | Minimum Tender Shs | Survey Fees Shs | Prop rent 5- 0-29 to 31-12-29 |
|----------------------|------------|-------------------------|-----------------------------|--------------------------|-----------------------|--|
| 192 (old No 71/1) | XXI | 0 2303 | 665/- | 2770/- | 85/- | 166/25 |

Nairobi,
19th August, 1929

R W LAMBERT,
for Acting Commissioner for Local Government,
Lands and Settlement

GENERAL NOTICE No 1044

THE CROWN LANDS ORDINANCE
(Chapter 140, Revised Edition)

NOTICE

MOLO TOWNSHIP PLOTS

NOTICE is hereby given that grants in respect of the plots at Molo, specified in the Schedule hereto, will be sold by auction at Molo, on Wednesday, the 18th September, 1929, commencing at 11 a.m.

Plans of the plots may be seen at the Public Map Office attached to the Survey and Registration Department, Nairobi, and at the office of the Senior Commissioner at Nakuru, or may be had on application to the Hon. Surveyor General on payment of Shs 3, post free.

The right to withdraw any plot from the auction is reserved to the Commissioner for Local Government, Lands and Settlement.

In the following General and Special Conditions of Sale the term "Authority" means the Senior Commissioner, Nakuru, or such other Municipal Authority as may be hereafter established by law.

CONDITIONS OF SALE

(a) AUCTION

- 1 Each plot will be auctioned separately.
- 2 The amount of the advance of each bid will be regulated by the auctioneer, and no bidding shall be retracted.
- 3 The highest bidder will be the purchaser, but if any dispute arise as to any bid, the plot will be reoffered at the last undisputed bid.
- 4 Each purchaser shall pay to the auctioneer immediately on the fall of the hammer a deposit of 25% of the purchase money. In default of such payment, the plot may be immediately reoffered for sale, and any subsequent bid by the person who has made default may be ignored or refused.
- 5 Each purchaser shall on paying the deposit inform the auctioneer of the name or names and addresses of the person or persons on whose behalf the plot is purchased, the grant will be issued in accordance with this information.
- 6 The balance of the purchase money, together with the rent due to December 31st, 1929, shall be paid to the Senior Commissioner, Nakuru, while the survey fees, the fees payable for the preparation and registration of the grant (Shs 110), and the stamp duty payable in respect of the grant and all other expenses, if any, shall be paid to the Surveyor General, Nairobi, all the amounts to be paid within 7 days from the date of the sale, and upon such payments being duly made, the purchaser shall, subject to the provisions of the Crown Lands Ordinance (Chapter 140 of the Revised Edition of the Laws of Kenya), the Registration of Titles Ordinance (Chapter 142 of the Revised Edition of the Laws of Kenya), and of these conditions of sale having been complied with, be entitled to a grant of the plot, which grant shall be presented to him duly executed as soon as conveniently may be. Provided that the balance of the purchase money shall not be payable within the time stated or thereafter, unless and until the Commissioner for Local Government, Lands and Settlement can present to the purchaser the grant duly executed.

7 Subject to the proviso contained in Condition No 6, if the amounts therein mentioned are not paid as therein laid down within 7 days from the date of the sale, the Commissioner for Local Government, Lands and Settlement may order the deposit made by the purchaser to be forfeited, and the purchaser shall have no further claim to the grant of the plot.

(b) GENERAL

1 The Government or such person or authority as may be appointed for the purpose, shall have the right to enter upon any plot and lay and have access to water mains, service pipes, telegraph or telephone wires, and electric mains of all descriptions whether overhead or underground, and the grantees shall not erect any building in such a way as to cover or interfere with any existing routes, mains or service pipes, or the telegraph or telephone wires and electric mains aforementioned.

2 No building shall be erected on any plot unless plans (including block plans showing the position of the buildings), drawings, elevations and specifications thereof shall have been previously approved by the Authority, and by the Commissioner for Local Government, Lands and Settlement or such other person as he may appoint. Such plans, etc., shall be submitted in triplicate to the Senior Commissioner, Nakuru, for necessary action.

3 The term of each grant will be 99 years from the 1st October, 1929.

4 The purchaser shall erect within two years of the commencement of his grant a building of approved design constructed of stone, burnt brick, concrete, asbestos, wood and iron, on proper foundations, provided that any buildings of asbestos or wood and iron shall not be erected within less than 5 feet of any adjoining plot.

5 The grantee shall not at any time subdivide the plot or assign, sublet or otherwise dispose of any portion of the plot without the previous written consent of the Governor.

6 Any building erected shall conform to a building line decided upon by the Authority.

(c) SPECIAL

1 The plots shall be used for business purposes only, but purchasers may be at liberty to use plots for the combined purpose of business and residence notwithstanding.

Provided that in the event of a plot being used for the said combined purpose, then not more than one-half of the area shall be built upon, otherwise not more than ninety per cent of the area thereof shall be built upon.

Provided further, that in no case shall the area of any plot used solely for business purposes required to remain unbuilt on be less than 300 sq ft and that the said area shall be free from any erection thereon above the level of the ground except latrine accommodation constructed in accordance with all laws and by-laws in force relating thereto, and in accordance with a design approved by the Authority.

Such open space shall be at the rear of the building, and shall extend along the entire width of the building or for a distance of not less than 30 feet whichever shall be the less, and the distance across such open space from every part of the building to the rear boundary of the plot shall be not less than 10 feet

2 At no time during the term of the grant shall any plot or any portion thereof or any building

erected on the plot be used for the purpose of carrying on any trade or business which has been or may be declared to be dangerous or offensive by notice in the Official Gazette

3 Verandahs may be erected within a road reserve with the previous consent of the Authority, and must conform to a building line decided upon by such Authority

SCHEDULE

BUSINESS PLOTS SUITABLE FOR MILLS, ETC, RESIDENCE ALLOWED IF DESIRED

| Plot No | Sec No | Approx Area Acres | Survey Fees Shs | Upset Price Shs | Rent per Annum Shs | Prop rent 1-10-29 to 31-12-29 Shs |
|---------|--------|-------------------|-----------------|-----------------|--------------------|-----------------------------------|
| 1 | IV | 0 35067 | 70 | 600 | 96 | 24 |
| 2 | IV | 0 42355 | 70 | 750 | 120 | 30 |

Nairobi,

8th August, 1929

C E MORTIMER,

for Acting Commissioner for Local Government,
Lands and Settlement

GENERAL NOTICE No 1028

THE PATENTS AND DESIGNS ORDINANCE

CERTIFICATE OF ENTRY IN THE REGISTER OF PATENTS

Certificate No 157

THIS IS TO CERTIFY that an entry has been made in the Register of Patents in the name of British Daidelet Threadlock (D D G) Corporation, Limited, of 48, Cannon Street, London, E C 4, England, as appears in the Schedule hereto

This certificate is issued in pursuance of section 8 of the above-mentioned Ordinance

Seal of the Patent Office

14th August, 1929

W M KEATINGE,
Registrar

SCHEDULE

Number of application —157

Date of application —14th August, 1929

Name of applicant —British Daidelet Threadlock (D D G) Corporation, Limited

Address of applicant —48, Cannon Street, London, E C 4, England

Number and date of patent (Certificate of Registration) in the United Kingdom —No 241211 of 9th October 1921, granted to Societe Francaise de Filetage Indesmenable D D G

Nature of patent —An improved self-locking nut and bolt

Documents, etc, filed in Registry—

- 1 Application
- 2 Two certified copies of the specification (including drawings) of the United Kingdom patent
- 3 Certificate of the Comptroller General of the United Kingdom Patent Office, giving full particulars of the issue of the patent
- 4 Power of attorney in favour of Messrs Atkinson, Wright and Bown, Advocates, Mombasa
- 5 Affidavit by H C B Underdown certifying the ownership of the patent

W M KEATINGE
Registrar of Patents

GENERAL NOTICE NO 1046

THE CROWN LANDS ORDINANCE

(Chapter 140, Revised Edition)

NOTICE

NYERI TOWNSHIP PLOTS

NOTICE is hereby given that grants in respect of the plots at Nyeri, specified in the Schedule hereto will be sold by auction at the Resident Commissioner's Office, Nyeri, on Tuesday, the 10th September, 1929, at 10 a.m.

Plans of the plots may be seen at the Public Map Office attached to the Survey and Registration Department, Nairobi, and at the office of the Resident Commissioner at Nyeri, or may be had on application to the Surveyor General on payment of Shs 4, post free.

The right to withdraw any plot from the auction is reserved to the Commissioner for Local Government, Lands and Settlement.

In the following General and Special Conditions of Sale the term "Authority" means the Resident Commissioner, Nyeri, or such other Municipal Authority as may be hereafter established by law.

CONDITIONS OF SALE

(a) AUCTION

- 1 Each plot will be auctioned separately.
- 2 The amount of the advance of each bid will be regulated by the auctioneer, and no bidding shall be retracted.
- 3 The highest bidder will be the purchaser, but if any dispute arise as to any bid, the plot will be reoffered at the last undisputed bid.
- 4 Each purchaser shall pay to the auctioneer immediately on the fall of the hammer a deposit of 25% of the purchase money. In default of such payment, the plot may be immediately reoffered for sale, and any subsequent bid by the person who has made default may be ignored or refused.
- 5 Each purchaser shall on paying the deposit inform the auctioneer of the name or names of the person or persons on whose behalf the plot is purchased, the grant will be issued in accordance with this information.
- 6 The balance of the purchase money, together with the rent due to December 31st, 1929, shall be paid to the District Commissioner, Nairobi, while the survey fees, the fees payable for the preparation and registration of the grant (Shs 110), and the stamp duty payable in respect of the grant, and all other expenses, if any, shall be paid to the Surveyor General, Nairobi, all the amounts to be paid within 7 days from the date of the sale, and upon such payments being duly made, the purchaser shall, subject to the provisions of the Crown Lands Ordinance (Chapter 140, Revised Edition), and of the conditions of sale having been complied with, be entitled to a grant of the plot, which grant shall be presented to him duly executed as soon as conveniently may be. Provided that the balance of the purchase money shall not be payable within the time stated or thereafter, unless and until the Commissioner for Local Government, Lands and Settlement can present to the purchaser the grant duly executed.

7 Subject to the proviso contained in Condition No 6, if the amounts therein mentioned are not paid as therein laid down within 7 days from the date of sale, the Commissioner for Local Government, Lands and Settlement may order the deposit made by the purchaser to be forfeited, and the purchaser shall have no further claim to the grant of the plot.

(b) GENERAL

- 1 The Government or such person or authority as may be appointed for the purpose, shall have the right to enter upon any plot and lay and have access to water mains, service pipes, telegraph or telephone wires, and electric mains of all descriptions whether overhead or underground, and the grantees shall not erect any building in such a way as to cover or interfere with any existing routes, main or service pipes, or the telegraph or telephone wires and electric mains aforementioned.
- 2 No building shall be erected on any plot unless plans (including block plans showing the position of the buildings), drawings, elevations and specifications thereof shall have been previously approved by the Authority, and by the Commissioner for Local Government, Lands and Settlement or such other person as he may appoint. Such plans, etc., shall be submitted in triplicate to the Resident Commissioner for necessary action.
- 3 Grants will be issued under the Registration of Titles Ordinance, and the term of each grant will be 99 years from the 1st day of October, 1929.
- 4 The grantee shall not at any time subdivide the plot, or assign, sublet or otherwise dispose of any portion of the plot without the previous written consent of the Governor.
- 5 Any building erected shall conform to a building line decided upon by the Authority.

(c) SPECIAL

(1) *Special Conditions in respect of Plots in Schedules Nos 1, 2 and 3*

- 1 The plots enumerated in Schedules Nos 1 and 2 shall be used for business purposes, and the plots enumerated in Schedule No 3 for Artizan Trade purposes, but purchasers of plots in the aforementioned Schedules may be at liberty to use plots for the combined purposes of business and residence or trade and residence as the case may be notwithstanding.
- Provided that in the event of a plot being used for the said combined purpose, then not more than one half of the area thereof shall be built upon, otherwise not more than ninety per cent of the area thereof shall be built upon.
- Provided further, that in no case shall the area of any plot specified in Schedules Nos 1, 2 and 3 used solely for business or trade purposes required to remain unbuilt on be less than 300 sq ft, and that the said area shall be free from any erection thereon above the level of the ground except latrine accommodation constructed in accordance with all laws and by-laws in force relating thereto, and in accordance with a design approved by the Authority.
- Such open space shall be at the rear of the building, and shall extend along the entire width of the building or for a distance of not less than 30 feet whichever shall be the less, and the distance across such open space from every part of the building to the rear boundary of the plot shall be not less than 10 feet.

2 Each purchaser of a plot in Schedule No 1 shall erect within two years of the commencement of his grant a building of approved design constructed of stone, burnt brick or concrete on proper foundations

3 Each purchaser of a plot in Schedules Nos 2 and 3 shall erect within two years of the commencement of his grant a building of approved design constructed of stone, burnt brick, concrete, asbestos, or wood and iron on proper foundations

4 At no time during the term of the grant shall any plot or any portion thereof or any building erected on the plot be used for the purpose of carrying on any trade or business which has been or may be declared to be dangerous or offensive by notice in the Official Gazette

5 Verandahs may be erected within a road reserve with the previous consent of the Authority, and must conform to a building line decided upon by such Authority

(2) *Special Conditions in respect of Residential Plots in Schedules Nos 4 and 5*

1 Each purchaser of a plot in Schedule 4 shall erect within two years of the commencement of his grant a dwelling-house of approved design to be built of stone, burnt brick, or concrete

2 Each purchaser of a plot in Schedule 5 shall erect within two years of the commencement of his grant a dwelling-house of approved design to be built of stone, burnt brick, concrete, asbestos or wood and iron on proper foundations

3 No building shall at any time during the term of the grant be used for any other purpose than a dwelling-house

4 At no time during the term of the grant shall more than one dwelling-house with the necessary offices and outbuildings be erected on any plot without the consent of the Governor

5 The grantee shall not at any time during the term of the grant erect any building or buildings so as to cover more than one-half of the area of the plot

6 Any building erected shall conform to a building decided upon by the Authority

7 All outbuildings, offices, etc., shall be properly sited and screened from view to the satisfaction of the Authority or such other person as may be appointed, and shall be kept so screened during the term of the grant

SCHEDULE No 1

PLOTS FOR BUSINESS AND RESIDENCE COMBINED

| Plot No | Section No | Area Acres | Rent per Annum Shs | Upset Price Shs | Survey Fees Shs | Prop rent 1-10-29 to 31-12-29 |
|---------|------------|------------|--------------------|-----------------|-----------------|-------------------------------|
| 2 | III | 0 17218 | 144 | 900 | 70 | 36 |
| 4 | III | 0 17218 | 144 | 900 | 70 | 36 |
| 6 | III | 0 17218 | 144 | 900 | 70 | 36 |
| 8 | III | 0 17218 | 144 | 900 | 70 | 36 |
| 1 | IV | 0 17218 | 144 | 750 | 70 | 36 |
| 3 | IV | 0 17218 | 144 | 750 | 70 | 36 |
| 5 | IV | 0 17218 | 144 | 750 | 70 | 36 |
| 6 | IV | 0 17218 | 144 | 750 | 70 | 36 |
| 7 | IV | 0 17218 | 144 | 750 | 70 | 36 |
| 8 | IV | 0 17218 | 144 | 750 | 70 | 36 |
| 9 | IV | 0 17218 | 144 | 750 | 70 | 36 |
| 10 | IV | 0 17218 | 144 | 750 | 70 | 36 |
| 11 | IV | 0 17218 | 144 | 750 | 70 | 36 |
| 12 | IV | 0 17218 | 144 | 750 | 70 | 36 |

SCHEDULE No 2

PLOTS FOR BUSINESS AND RESIDENCE COMBINED

| Plot No | Section No | Area Acres | Rent per Annum Shs | Upset Price Shs | Survey Fees Shs | Prop rent 1-10-29 to 31-12-29 |
|---------|------------|------------|--------------------|-----------------|-----------------|-------------------------------|
| 5 | V | 0 11478 | 72 | 450 | 70 | 18 |
| 7 | V | 0 11478 | 72 | 450 | 70 | 18 |
| 9 | V | 0 11478 | 72 | 450 | 70 | 18 |
| 2 | VI | 0 11478 | 72 | 450 | 70 | 18 |
| 4 | VI | 0 11478 | 72 | 450 | 70 | 18 |
| 6 | VI | 0 11478 | 72 | 450 | 70 | 18 |
| 8 | VI | 0 11478 | 72 | 450 | 70 | 18 |
| 10 | VI | 0 11478 | 72 | 450 | 70 | 18 |
| 1 | XII | 0 1148 | 72 | 450 | 70 | 18 |
| 2 | XII | 0 1148 | 72 | 450 | 70 | 18 |
| 3 | XII | 0 1365 | 72 | 450 | 70 | 18 |
| 2 | XXIV | 0 1148 | 72 | 450 | 70 | 18 |
| 3 | XXIV | 0 1148 | 72 | 450 | 70 | 18 |
| 5 | XXIV | 0 1148 | 72 | 450 | 70 | 18 |

SCHEDULE No 3

PLOTS FOR ARTISAN TRADES AND RESIDENCE COMBINED

| Plot No | Section No | Area Acres | Rent per Annum Shs | Upset Price Shs | Survey Fees Shs | Prop rent 1-10-29 to 31-12-29 |
|---------|------------|---------------|-----------------------------|-----------------------|-----------------------|--|
| 1 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 2 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 3 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 4 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 5 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 6 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 7 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 8 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 9 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 10 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 11 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 12 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 13 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 14 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 15 | VIII | 0 11478 | 72 | 300 | 70 | 18 |
| 16 | VIII | 0 13747 | 72 | 300 | 70 | 18 |

SCHEDULE No 4

PLOTS FOR RESIDENCE ONLY

| Plot No | Section No | Area Acres | Rent per Annum Shs | Upset Price Shs | Survey Fees Shs | Prop rent 1-10-29 to 31-12-29 |
|---------|------------|---------------|-----------------------------|-----------------------|-----------------------|--|
| 2 | XIX | 2 787 | 990 | 160 | 80 | 40 |
| 6 | XX | 2 214 | 810 | 130 | 80 | 32/50 |

SCHEDULE No 5

PLOTS FOR RESIDENCE ONLY

| Plot No | Section No | Area Acres | Rent per Annum Shs | Upset Price Shs | Survey Fees Shs | Prop rent 1-10-29 to 31-12-29 |
|---------|------------|---------------|-----------------------------|-----------------------|-----------------------|--|
| 3 | XXII | 1 001 | 72 | 300 | 80 | 18 |
| 5 | XXII | 1 001 | 72 | 300 | 80 | 18 |
| 13 | XXII | 1 001 | 72 | 300 | 80 | 18 |
| 14 | XXII | 1 001 | 72 | 300 | 80 | 18 |
| 15 | XXII | 1 001 | 72 | 300 | 80 | 18 |
| 16 | XXII | 1 002 | 72 | 300 | 80 | 18 |
| 17 | XXII | 1 456 | 72 | 300 | 80 | 18 |
| 18 | XXII | 1 432 | 72 | 300 | 80 | 18 |
| 19 | XXII | 1 000 | 72 | 300 | 70 | 18 |
| 20 | XXII | 1 000 | 72 | 300 | 70 | 18 |
| 21 | XXII | 1 000 | 72 | 300 | 70 | 18 |
| 22 | XXII | 1 000 | 72 | 300 | 70 | 18 |
| 23 | XXII | 1 000 | 72 | 300 | 70 | 18 |
| 24 | XXII | 1 000 | 72 | 300 | 70 | 18 |
| 25 | XXII | 1 000 | 72 | 300 | 70 | 18 |
| 26 | XXII | 1 000 | 72 | 300 | 70 | 18 |
| 27 | XXII | 1 000 | 72 | 300 | 70 | 18 |
| 28 | XXII | 1 378 | 72 | 300 | 80 | 18 |

Nairobi,
10th August, 1929

C E MORTIMER,
*for Acting Commissioner for Local Government,
Lands and Settlement*

GENERAL NOTICE NO 885

THE CROWN LANDS ORDINANCE
(Chapter 140, Revised Edition)
TENDERS FOR FARM GRANTS

NOTICE

TENDERS are invited for the purchase of grants in respect of the lands between Muhoroni and Kibigori specified in the Schedule hereto

2 Plans of the areas may be seen at the office of the Surveyor General, Nairobi, or at the office of the Resident Commissioner, Kisumu, and copies of the plans may be obtained on application to the Surveyor General, Nairobi, at the price of Sh 3, post free

3 The grants will be for terms of 999 years from the 1st October, 1929, and will be subject to the ordinary conditions of the Crown Lands Ordinance (Chapter 140 of the Revised Edition) The titles will be issued under the Registration of Titles Ordinance, 1919

4 Tenders may be submitted in respect of each farm separately or for the three farms as a block and should be accompanied by a statement indicating—

- (a) the present land holding (if any) of the tenderer in the Colony, and the amount and nature of development thereon

(b) the proposals of the tenderer for the development of the area if his tender be accepted

(c) the amount of guaranteed capital available for development purposes

5 Each successful tenderer will be required to pay within 7 days of notification that his tender has been accepted, 10 per cent of the amount tendered together with the survey fees and the amount of rent due from the commencement of the grant to 31st December, 1929, as shown in the Schedule hereto The balance of the purchase price shall be paid prior to the issue of title or may be paid in nine equal annual instalments, the first of such payments becoming due on 1st January, 1930

6 Titles will be issued as soon as conveniently may be, the successful tenderer being required to pay on demand the cost of the preparation and registration of the grant (Sh 110), and the stamp duty in respect of the grant

7 Sealed tenders marked "Tender for Muhoroni Farms" must be deposited with the undersigned, before noon on the 16th day of September, 1929

8 No tender of a sum less than the amount stated in the Schedule hereto will be considered The highest or any tender will not necessarily be accepted

SCHEDULE

| Locality | L R No | Approx Area Acres | Approx Rent per annum Shs | Proportionate rent from 1-10 29 to 31-12-29 Shs | Reserved Price Shs | Survey fees (Approx) Shs |
|--|--------|----------------------|------------------------------|---|-----------------------|--------------------------------|
| 1) Between Muhoroni and Kibigori | 1578 | 989 9 | 198/00 | 49/50 | 59,394 | 823 |
| (2) „ | 1579 | 1007 8 | 201/60 | 50/40 | 60,468 | 823 |
| (3) „ | 1580 | 998 4 | 199/80 | 50/00 | 59,904 | 823 |

Nairobi,
12th July, 1929

C E MORTIMER,
for Acting Commissioner for Local Government,
Lands and Settlement

GENERAL NOTICE NO 1089

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 |
|----------------------------------|------------------------------------|--|
| 30th July, 1929 1st Aug, 1929 | S S "Tanganika" S S "Crispi" | 18th August, 1929 18th August, 1929 |

General Post Office,
Nairobi,
19th August, 1929

H TAYLOR,
for Ag Postmaster General,
Kenya and Uganda

GENERAL NOTICE NO 1033

NOTICE

3RD BATTALION THE KING'S AFRICAN RIFLES
"A" RESERVE FORCE

Annual Course of Training, 1929

IT is hereby notified for general information that "A" Reservists resident in Kisumu District are called out for Annual Course of one month's training in Nairobi, on 1st October, 1929

The District Commissioner concerned is authorised to issue Railway Warrants, and ration money at cents 40 per man per diem, chargeable to "Remittance Between Chests, 3rd King's African Rifles"

It is requested that all concerned will kindly make this notice known as widely as possible, and warn any Reservists resident or employed on farms, to report to the District Commissioner concerned, not later than the 30th September, 1929, for entrainment for Nairobi

Nairobi,

9th August, 1929

W J GRAHAM, Major,
Officer Commanding "A" Reserve Force,
3rd King's African Rifles

GENERAL NOTICE NO 1036

KENYA AND UGANDA RAILWAYS AND HARBOURS

TENDERS FOR BEANS

TENDERS are invited for 45 tons per month of mixed Beans for a period of six months from 1st October, 1929

2 Quotations to include cost of bags, and also delivery into railway trucks at any Kenya and Uganda Railways and Harbours Station, Lake Port, or at the General Railway Stores, Nairobi. Place of delivery to be specified in the tender. First delivery to be made in October next

3 The quantity of 45 tons per month to be subject to either an increase or decrease of 25% on fourteen days' written notice being given by the Railways

4 Sealed samples of the beans to be submitted with the tender

5 Delivery to be made in sound bags, and the quotation should be per load of 60 lb net to include the cost of bags

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

7 Sealed tenders marked "Tenders for Beans" should reach the Chairman of the Tender Board, Kenya and Uganda Railways and Harbours, P O Box 572, Nairobi, on or before the 2nd September, 1929. Tenders received after that date will not be considered

8 The lowest or any tender will not necessarily be accepted

Nairobi,

2nd August, 1929

G D RHODES,
Acting General Manager,
Kenya and Uganda Railways and Harbours.

GENERAL NOTICE NO 1037

PUBLIC WORKS DEPARTMENT

NOTICE TO CONTRACTORS

TENDERS are invited for the building of the Tuition Block, Section No 1 of the European Boys' Senior Secondary School at Kabete

Drawings, Specification, Bills of Quantities, General Conditions of Contract and the Form of Contract Agreement may be inspected by prospective tenderers at the Head Office, Public Works Department, Nairobi, on or after Saturday the 1st August

Any person or firm desiring to tender, after having inspected the above documents, may obtain a copy of the Bills of Quantities, General Conditions of Contract and Form of Tender for the work, on payment of a deposit of Shs 100, which deposit will only be returnable upon receipt of a *bona fide* tender

Sealed tenders on the form supplied and enclosed in an endorsed envelope, addressed to the Director of Public Works, Nairobi, must be delivered at the Head Office, Public Works Department, Nairobi, by 12 noon, on Friday, the 30th of August, 1929, at which time and place they will be opened. Tenderers or their representatives will be at liberty to be present at the time

The Director of Public Works does not bind himself to accept the lowest or any tender

Head Office,

Public Works Department,

P O Box No 662, Nairobi

10th August, 1929

G R THOMAS,
for Director of Public Works

GENERAL NOTICE NO 1039

NOTICE

TENDERS FOR MANGROVE BARK AND BORITIS
MARERENI, KILIFI NORTH

(1) TENDERS are invited for the right to cut mangrove bark and boritis in the Mangrove swamps of the Marereni, North Kilifi District, for a period of 2 years

(2) The basis of the tender to be a royalty payment per ton of bark and per khorja of boritis. All produce to be measured at Malindi, Mombasa or Lamu, before passing through Customs

(3) No tender of less than the gazetted royalty rates will be considered. Fuel may be cut by the successful tenderer at gazetted rates

(4) A sum of Shs 1,000 to be deposited with the Conservator of Forests before the issue of the licence, to be held as security for the due performance and observance of the conditions of the licence

(5) Not less than 165 tons of bark and 1,500 khorjas of boritis to be cut per annum

(6) Full particulars as to the terms and conditions of the licence and the position and estimated yield of the area may be obtained from the Assistant Conservator of Forests, Box 78, Mombasa

(7) Tenders marked "Mangroves" should be forwarded to the Conservator of Forests, Box 337, Nairobi, and will be received up to and including 7th September, 1929

(8) The highest or any tender will not necessarily be accepted

Nairobi,

9th August, 1929

H M GARDNER,
Conservator of Forests

GENERAL NOTICE NO 972

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

KISUMU, 19TH AUGUST, 1929

| | | | |
|------------------|-----------------------------------|-------------------------|--|
| Criminal Case No | 88/29 | Rex vs | Chilande s/o Maikuma |
| " | " | " | 92/29 Rex vs Kipsoi A Koir |
| " | " | " | 94/29 Rex vs Chipkunzi Wore J'oboi |
| Civil Case No | 292/28, of Supreme Court, Nairobi | Indersingh Kalasingh vs | Naginasingh Gandasingh, for mention |
| " | " | " | 14/29 Elasto Achola vs Ang'ienda and 2 others |
| Divorce Cause No | 2/28 | Okeki vs | Magreta Mbuya |
| " | " | " | 4/28 Shegumi vs Reba Amadadi and another |
| " | " | " | 6/29 Ada Ajwaya d/o Masawa vs Joshua Ochieng, Respondent and Bethseba d/o Owuor, Co respondent |
| " | " | " | 9/28 Anundo Opiyo vs Onjueru Omwandho and another |
| " | " | " | 1/29 Ismail Ojuang vs Serunya Kinyany |
| " | " | " | 2/29 Setela Dunda vs William Rayiro and another |
| " | " | " | 5/29 Roda Ombido vs Isaka Kitandi and another |
| " | " | " | 8/28 James Lucas Wambura vs Mariam Magundho Odero Otieno, Co-respondent |

NAKURU, 26TH AUGUST, 1929.

| | | | |
|------------------|--------|--------|--|
| Criminal Case No | 130/27 | Rex vs | Sumba s/o Mudhayi |
| " | " | " | 78/29 Rex vs Kinyanjui s/o Mbogo, NKU 2411054 |
| " | " | " | 86/29 Rex vs Maritim A Koros and another |
| " | " | " | 87/29 Rex vs Kipete A Kasumbai |
| " | " | " | 96/29 Rex vs (1) Mugo wa Katigwa and (2) Ngari wa Weru |

Nakuru District Registry Cases

| | | | |
|---------------|-------|-------------------------------|---|
| Civil Case No | 65/28 | NYI 679859 Irungu Wanyanga vs | Bakuli |
| " | " | " | 70/28 A Lazerson vs J Simpson |
| " | " | " | 4/29 Karioki wa Kanyoro vs Ruthieka wa Karongai |
| " | " | " | 9/29 Peter Felix de Souza vs M R de Souza & Co |
| " | " | " | 13/29 Itotia wa Gathungu vs Muunuyu wa Githau |
| " | " | " | 15/29 Gulam Mohamed vs E H J Barrett and Mis E Barrett |
| " | " | " | 17/29 Chege wa Kataka vs Kabiro wa Mukuro |
| " | " | " | 18/29 Munyuele Ole Badesi vs Kibunyu wa Kiboki |
| " | " | " | 21/29 Mungei wa Bogu vs Macharia wa Kimunyi |
| " | " | " | 22/29 Ologwaong s/o Kotikot vs Wamaina s/o Kiyanhio |
| " | " | " | 23/29 African Mercantile Company, Limited, vs Mohamed Abdulrehman |
| " | " | " | 24/29 African Mercantile Company, Limited, vs H J Wisdom |
| " | " | " | 25/29 Joseph bin Leo vs Paka wa Katirisi |
| " | " | " | 26/29 Ibrahim Karimbux vs Mrs E M T Kerby |
| " | " | " | 28/29 The Motor Mart & Exchange, Ltd vs J E Morris |
| " | " | " | 29/29 Warwasea wa Kamau vs Ngurne wa Wangai |
| " | " | " | 30/29 Amala arap Postau vs Taburu arap Kiles |
| " | " | " | 32/29 Lowere s/o Dagwa vs Juma |
| " | " | " | 33/29 Samuel Evans vs Struan Robertson |
| " | " | " | 34/29 Wamunjiro wa Wanjara vs Muruthi wa Kamenjo |
| " | " | " | 35/29 Benjamin Kmanji vs Kasondo wa Chege |
| " | " | " | 36/29 Macheru wa Juguna vs Wainaina |
| " | " | " | 37/29 C M Patel vs Inder Singh |
| " | " | " | 38/29 Molo Timber Co vs Emile Ludicke |
| " | " | " | 39/29 Roshan Din and Gulam Mahyudin vs Faiz-ud-Din Allah Bux |
| " | " | " | 40/29 Njehia wa Kearie vs Kareu wa Muehaki |

MURRAY M JACK,
Registrar,
H M Supreme Court of Kenya

GENERAL NOTICE No 957

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 Zanzibar, and to commence on Monday, the 16th day of September, 1929, 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, and with the District Registrar, Supreme Court District Registry, Mombasa, on or before the 17th day of August, 1929

Nairobi,
16th July, 1929

MURRAY M JACK,
Registrar,
H. M. Court of Appeal for E. A.

CAUSE LIST

FOR HEARING ON THE 16TH DAY OF SEPTEMBER, 1929, AT ZANZIBAR

| Appeal No | Civil or Criminal | Appellant | Respondent | Original No of Case | Appeal from |
|------------|-------------------|------------------------|---|---------------------|---|
| 27 of 1929 | Criminal | Kahigwa s/o Rukwaka | Rex | Cr Case No 14/29 | H. M. High Court of Uganda session held at Hoima |
| 28 of 1929 | do | Nakaima s/o Mukwana | Rex | Cr Case No 19/29 | H. M. High Court of Uganda session held at Mbale |
| 29 of 1929 | do | Saidi bin Fundikira | Rex | Cr Case No 6/29 | H. M. High Court of Tanganyika at Tabora |
| 14 of 1929 | Civil | Alli Nathoo | The Societa Coloniale Italiana | Civil Case No 45/28 | H. B. M. High Court of Zanzibar at Zanzibar |
| 3 of 1929 | „ | Abdulhussein Kaderbhai | The Commissioner for Local Government, Lands and Settlement | Civil Case No 83/28 | H. M. Supreme Court of Kenya in the District Registry at Mombasa (Applications for leave to appeal to Privy Council against the Judgment of H. M. Court of Appeal for E. A. by either party) |
| 19 of 1929 | „ | Kushal Chand Chopra | A. H. Kadarbhoy & Co | Civil Case No 20/28 | H. M. High Court of Uganda in the District Registry at Jinja |
| 20 of 1929 | „ | Vasanji Gokaldas | Jeraj Merali | Civil Case No 28/29 | H. M. High Court of Uganda in the D. R. at Kampala |
| 21 of 1929 | „ | F. C. Jack | W. A. Shaw | Civil Case No 7/29 | H. M. Supreme Court of Kenya in the District Registry at Eldoret |

GENERAL NOTICE NO 1090

THE BANKRUPTCY ORDINANCE, 1925

NOTICE OF DIVIDEND

Debtor's name —Dayaji Popatlal and Co
Address —Nairobi
Description —Merchants
Court —Supreme Court, Nairobi
Number of matter —12 of 1927
Amount per £ —Shillings two and cents eighty (Sh 2/80)
First or Final or otherwise —Second dividend
When payable —29th August, 1929
Where payable —Trustee's office, Indian Bazaar, P O Box 587, Nairobi

Nairobi,
 16th August 1929

MANJI VIRJI,
Trustee

GENERAL NOTICE NO 1091

THE BANKRUPTCY ORDINANCE, 1925

ADJUDICATION

Debtor's name —Dhavalil Kalidas Thakker, trading as Thakker Brothers
Address —Commercial Street, Mombasa
Description —Cloth merchant
Court —His Majesty's Supreme Court of Kenya, Mombasa
Number of matter —12 of 1929
Date of order —12th August, 1929
Date of petition —24th June, 1929

Mombasa,
 15th August, 1929

R L UNDERWOOD,
for Official Receiver

GENERAL NOTICE NO 1092

THE BANKRUPTCY ORDINANCE, 1925

RECEIVING ORDER, FIRST MEETING OF CREDITORS, AND PUBLIC EXAMINATION

Debtor's name —(1) Dharamshi Kachia, (2) Devraj Kari, and (3) Ratilal Hiji Karia, trading as Shah and Company
Address —Salim Road, Mombasa
Description —Merchants
Date of filing petition —29th June, 1929
Court —H M Supreme Court, Mombasa
Number of matter —14 of 1929
Date of order —16th August 1929
Whether debtor's or creditor's petition —Creditor's
Act or acts of bankruptcy —Suspension of payment of debts
Date of first meeting of creditors —4th September, 1929
Hour —2 30 p m
Place —Office of the Official Receiver, Mombasa
Date of Public Examination —6th September, 1929
Hour —10 o'clock in the forenoon
Place —Supreme Court, Mombasa

Mombasa,
 16th August, 1929

R L UNDERWOOD,
for Official Receiver

GENERAL NOTICE NO 1093

THE BANKRUPTCY ORDINANCE, 1925

ADJUDICATION

Debtor's name —William Neil
Address —Eldoret
Description —Lately residing at Eldoret and working last as a motor mechanic at Jinja, Uganda
Court —H M Supreme Court, Nairobi
Number of matter —15 of 1929
Date of order —8th August, 1929
Date of petition —12th April, 1929
Date of order for summary administration —15th July, 1929

Nairobi,
 13th August, 1929

B STONE,
for Official Receiver

GENERAL NOTICE NO 1094

THE BANKRUPTCY ORDINANCE, 1925

ADJUDICATION

SUMMARY CASE

Debtor's name —Abdulahsein Jivinjee Wangawalla
Address —Old Kilindini Road, Mombasa
Description —Milk supplier
Court —His Majesty's Supreme Court of Kenya, Mombasa
Number of matter —16 of 1929
Date of order —12th August, 1929
Date of petition —11th July, 1929

Mombasa,
 15th August, 1929

R L UNDERWOOD,
for Official Receiver

GENERAL NOTICE NO 1095

THE BANKRUPTCY ORDINANCE, 1925

RECEIVING ORDER

Debtor's name —Abraham Lizeron
Address —Elburgon
Description —Contractor
Date of filing petition —11th July, 1929
Court —H M Supreme Court, Nairobi
Number of matter —27 of 1929
Date of order —9th August, 1929
Whether debtor's or creditor's petition —Debtor's

Nairobi,
 16th August, 1929

B STONE,
for Official Receiver

GENERAL NOTICE NO 1096

THE BANKRUPTCY ORDINANCE, 1925

MEETING OF CREDITORS AND PUBLIC EXAMINATION

SUMMARY CASE

Debtor's name —Odhaji Jeram
Address —Commercial Street, Mombasa
Description —Retail merchant
Court —H M Supreme Court of Kenya, Mombasa
Number of matter —14 of 1928
Date of meeting of creditors —27th August, 1929
Hour —2 30 p m
Place —The office of the Official Receiver, Mombasa
Date of public examination —30th August, 1929
Hour —10 a m
Place —H M Supreme Court of Kenya, Mombasa
Date of order (if any) for summary administration —22nd August, 1928

Mombasa,
 16th August, 1929

R L UNDERWOOD,
for Official Receiver

GENERAL NOTICE NO 1097

IN HIS MAJESTY'S SUPREME COURT OF KENYA
 AT NAIROBI

INSOLVENCY JURISDICTION

KISUMU DISTRICT REGISTRY INSOLVENCY CAUSE No 3/23
 RE SHAIKH NOOR DIN GULMOHAMED, INSOLVENT

To all whom it may concern

TAKE NOTICE that Shaikh Noor Din Gulmohamed, the debtor in the above cause, has applied to this Court for his discharge, and that this Court has fixed the 31st day of September, 1929, at 10 a m, for hearing of the application, at Nairobi

Dated this 13th day of August, 1929

MURRAY M JACK,
Registrar, Supreme Court of Kenya

GENERAL NOTICE No 1098

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT MOMBASA
PROBATE AND ADMINISTRATION
CAUSE No 38 of 1929

NOTICE OF APPLICATION FOR PROBATE OF THE WILL OF
MOHAMED BIN SALIM BIN ALI AL-HAMOOMI, LATE OF
TAKAUNGU, DECEASED

TAKE NOTICE that application having been made
in this Court of Sheikh Saleh bin Ahmed Al-Akribi, of
Mombasa, for probate of the will of Mohamed bin
Salim, late of Takaungu, who died at Mombasa on the
20th day of July, 1929, 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 2nd day of September, 1929

Mombasa,
14th August, 1929

J E R STEPHENS,
Judge, H M Supreme Court

Note—The will above named is now deposited and
open to inspection at the Court

GENERAL NOTICE No 1099

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE No 54 of 1929

IN THE MATTER OF MWARABU BINTI SUDI BIN MUSLIM,
DECEASED

To all whom it may concern

TAKE NOTICE that on or after the 4th day of
September, 1929, I intend to apply to the Supreme
Court of Kenya at Nairobi for an order to administer
the estate of the above-named Mwarabu binti Sudi bin
Muslim, who died at Mombasa on the 10th day of
October, 1923

Nairobi,
13th August, 1929

W M KEATINGE,
Public Trustee

GENERAL NOTICE No 1100

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI
PROBATE AND ADMINISTRATION
CAUSE No 69 of 1929

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE
OF BEHARILAL S/O BALJI, LATE OF NAIROBI IN THE
COLONY OF KENYA, DECEASED

TAKE NOTICE that application having been made
in this Court by Suraj Narain, of Nairobi, for the
administration of the estate of Beharilal s/o Balji, late
of Nairobi, who died at Dousa, India, on the 18th day
of March, 1928, this Court will proceed to make a decree
in the same unless cause be shown to contrary and
appearance in this respect entered on or before the 3rd
day of September, 1929

Nairobi,
9th August, 1929

S J THOMAS,
Judge

GENERAL NOTICE No 1101

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE No 70 of 1929

IN THE MATTER OF JOHN HENRY CUMBERLEGE, DECEASED
To all whom it may concern

TAKE NOTICE that on or after the 4th day of
September, 1929, I intend to apply to the Supreme
Court of Kenya at Nairobi for an order to administer
the estate of the above-named John Henry Cumberlege,
who died at Nakuru on the 18th day of May, 1929

Nairobi,
17th August, 1929

B STONE,
for Public Trustee

GENERAL NOTICE No 1102

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI
PROBATE AND ADMINISTRATION
CAUSE No 70 of 1929

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE
OF SIR ARTHUR FRANCIS PEASE, BARONET, LATE OF
MIDDIFTON LODGE, MIDDLETON TIAS, YORKSHIRE,
ENGLAND, DECEASED

TAKE NOTICE that application having been made
in this Court by Robert Henry Mathews, of Nairobi,
for the administration with an exemplification of the
will annexed of the estate of Sir Arthur Francis Pease,
Baronet, late of Middleton, aforesaid, who died at
Middleton Lodge, aforesaid, on the 23rd day of Novem-
ber, 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 3rd
day of September, 1929

Nairobi,
9th August, 1929

S J THOMAS,
Judge

GENERAL NOTICE No 1103

PROBATE AND ADMINISTRATION
SUPREME COURT CAUSE No 73 of 1929
PUBLIC TRUSTEE'S CAUSE No 35 of 1929

IN THE MATTER OF AWATH BIN ABDUSHEIK, DECEASED
To all whom it may concern

PURSUANT to an order of the Supreme Court of
Kenya, dated the 6th day of August, 1929, by which the
undersigned was appointed Administrator of the estate
of the late Awath bin Abdusheik, who died on the 29th
day of December, 1928

TAKE NOTICE that all persons having any claims
against the estate of the said Awath bin Abdusheik
are required to lodge and prove such claims before me
the undersigned on or before the 21st day of October,
1929, after which date only the claims so proved will be
paid and the estate distributed according to law

Nairobi,
15th August, 1929

W M KEATINGE,
Public Trustee

GENERAL NOTICE No 1104

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE No 85 of 1929
IN THE MATTER OF CHATURBHAI ZAVERBHAI PATEL
DECEASED

To all whom it may concern

TAKE NOTICE that on or after the 4th day of
September, 1929, I intend to apply to the Supreme
Court of Kenya at Nairobi for an order to administer
the estate of the above-named Chaturbhai Zaverbhai
Patel, who died at Nakuru on the 24th day of May,
1929

Nairobi,
16th August, 1929

W M KEATINGE,
Public Trustee

GENERAL NOTICE No 1105

NOTICE

NOTICE is hereby given that the undersigned have
purchased the store of Sheikhan Punno Khan, at Letein,
in the Kericho District, and business shall henceforth
be carried in the same premises under the name of
Khair Din, Shadi Khan and Co. All accounts prior to
the 1st of August, 1929, shall be payable to Sheikhan
Punno Khan, at Kericho, and those from the 1st of
August, 1929, shall be payable to the undersigned

Nairobi,
16th August 1929

p p KHAIR DIN, SHADI KHAN & CO
(Signed) KHAIR DIN

Witness M H MALIK, Advocate, Nairobi

SALE OF QUININE TO THE PUBLIC

ARRANGEMENTS have been made by Government for the sale of quinine to the public at approximately cost price. The quinine will be sold in packets each containing a quarter pound (four ounces) of Quinine Bisulphate at the price of eight shillings per packet including postage. Full directions for use, together with a leaflet on the treatment of malaria will be attached to each packet. The quinine will be issued by the Medical Department and all orders, which must be accompanied by cash, should be addressed to the Medical Storekeeper, P O Box No 425, Nairobi.

JOHN L GILKS,
Director of Medical and Sanitary Services

NOTICE

THE following publications are obtainable at the Government Press —

Customs Trade Report for 1928 Price Sh 5,
Posted, Price Sh 5/75

Agricultural Department Report, 1928 Price
Sh 5, Posted, Price Sh 5/75

Agricultural Census Report, 1928 Price Sh 2,
Posted, Price Sh 2/10

Judicial Report Price Sh 1, Posted, Price
Sh 1/10

RATES OF SUBSCRIPTION TO OFFICIAL GAZETTE

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

(Subscriptions must be prepaid)

NOTICES AND ADVERTISEMENTS

All Notices and Advertisements by Private Advertisers may be tendered or sent direct by Post to the GOVERNMENT PRINTER, Nairobi, for insertion at the authorised rates of payment. The office hours are from 9 a m to 4 p m, closing at 1 o'clock on Saturdays.

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

Matter for publication should reach the GOVERNMENT PRINTER not later than 1 p m on the Saturday of the week before publication is desired.

AUTHORISED SCALE OF CHARGES

| | Sh | cts |
|--|----|-----|
| For insertion in Official Gazette (column) | 32 | 00 |
| „ „ (half column) | 16 | 00 |
| „ „ (quarter column or less) | 8 | 00 |