



THE OFFICIAL GAZETTE OF THE COLONY AND PROTECTORATE OF KENYA.

Published under the Authority of His Excellency the Governor of the
Colony and Protectorate of Kenya

Vol XXXI.—No. 50.

NAIROBI, September 24, 1929.

Price 50 Cents

Registered as a Newspaper at the G P O

Published every Tuesday

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GOVERNMENT NOTICE NO 595

ARRIVALS

Name	Rank	From leave or on 1st Appointment	Date of leaving England	Date of Embarkation	Date of arrival at Mombasa
J F G Troughton	Asst District Commissioner	Leave	20th Aug 1929	* 22nd Aug, 1929	10th Sept, 1929
J H S Noon	Transport Officer P W D	do	15th Aug 1929	—	do
A Brand	Chief Clerk Military Accounts Department	do	21st Aug, 1929	* 22nd Aug, 1929	do
W E Metcalfe	Clerk Public Works Dept	do	15th Aug, 1929	—	do
J G E McKay	Computer Survey & Registration	do	do	—	do
F J B Jordan	Chief Warder Prisons	do	do	—	do
T R Wilson, D C M	Clerk Medical Department	do	do	—	do
Miss M G Rice Oxley	Nursing Sister	do	21st Aug 1929	* 22nd Aug 1929	do
Miss R M Reid	do	1st Appointment	15th Aug 1929	—	do
Miss B J MacManus	do	do	do	—	do
K T M Holmes	Assistant Supdt of Police	do	do	—	do
A Roberts	Bricklaying Instructor Education	do	do	—	do
R W Stewart	do	do	do	—	do
C Whate	do	do	do	—	do
C A Lewis	Sanitary Inspector Medical	Leave	—	+ 21st Aug, 1929	do
J F O Farrell	Computer Survey and Registration Department	do	2nd Aug, 1929	‡ 28th Aug, 1929	12th Sept, 1929
P J Naude	Clerk Education	do	14th June, 1929	do	do
H E Stacey	Clerk, Legal Department	do	do	§ 18th Aug, 1929	do
Mrs S F Stacey	Clerk Medical Department	do	do	do	do
Dr G D Drury	Medical Officer	1st Appointment	11th July 1929	—	do
R H Mannors	Traffic Officer K & U Rly	Leave	22nd Aug, 1929	* 22nd Aug, 1929	10th Sept, 1929
F Craig	2nd Engineer Lake Steamers, Kenya and Uganda Railway	do	15th Aug 1929	15th Aug, 1929	do
A Gardiner	Driver K & U Railway	do	do	do	do
E F Barallon	Fireman K & U Railway	do	do	do	do
J G McDermott	Artizan 1st Class K & U Rly	do	do	do	do
I Semen	Clerk Kenya & Uganda Railway	do	24th Aug 1929	+ 24th Aug, 1929	do
C Hyland	Driver, Kenya & Uganda Railway	do	15th Aug, 1929	15th Aug, 1929	do
R K Gavin	Storeman K & U Railway	do	do	do	do
A B Clowes	Ticket Examiner K & U Rly	do	do	do	do
H R Wells	P W I, K & U Railway	do	do	do	do

* Date of leaving Marseilles † Date of leaving Genoa ‡ Date of leaving Durban § Date of leaving Capetown

DEPARTURES

Name	Rank	On leave or termination of appointment	Date of Departure
H Shields	Draughtsman, Survey and Registration Department	Leave	12th September, 1929
R Muddleditch	Assistant Supdt of Police	do	12th September 1929
R C Grannum C M C	Treasurer	do	do
F P S Olivier	Assistant Master Education	do	do
Lieut G E Sankey	Subaltern, 3rd King's African Rifles	do	do
Miss M E Cloete	Assistant Mistress, Education	do	do
W R Elliott	Assistant Inspector of Police	do	15th September, 1929
J A Sweeney	Police Constable	do	do
Dr D S Scott	Senior Medical Officer	do	do
Dr F R L Miller	Medical Officer	do	do
H L Bradshaw	Inspector of Schools	do	do
Miss G M Lacey	Assistant Mistress, Education	do	do
J P Cassidy	Stock Inspector Veterinary Department	do	do

APPOINTMENTS

ARTHUR MORTIMER CHAMPION, to be District Commissioner, Kitui, Ukamba Province, with effect from 10th September, 1929

FRANCIS DANIEL HISLOP, to act as District Commissioner, Kitui District Ukamba Province, with effect from 6th August, 1929, to 9th September, 1929

S 20064/1/II

GRAHAM DRU DRURY M R C S L R C P D T M & H to be Medical Officer, with effect from the 15th August, 1929

BRIDGET JOSEPHINE MACMANUS, to be Nursing Sister with effect from the 15th August, 1929

RUTH MARCARLT REID, to be Nursing Sister with effect from the 15th August, 1929

Est 19/1896

ALASDAIR DUNCAN ATHOLI MACGREGOR, to be Attorney General, with effect from 7th July, 1929

S 20064/1/II

JAMES HOOD NEILL, M B, Ch B, assumed the duties of his post as a Senior Medical Officer, on transfer from Uganda, on the 15th August, 1929

S 13816/5336

KENNETH TOM MERRICK HOLMES to be Probationary Assistant Superintendent of Police in the Kenya Police Force with effect from the 15th August, 1929

KENYA AND UGANDA RAILWAYS AND HARBOURS

LT-COMMANDER JOHN SWIFT SHARP R D R N R Second Officer to be Chief Officer, Lake Malina, with effect from the 10th April, 1929

PROMOTION

S E 20064/6

HENRY NIEBURG to be Accountant Education Department with effect from the 6th February, 1928

J E S MERRICK,
for Colonial Secretary.

GOVERNMENT NOTICE NO 596

HIS Excellency the Governor has approved of the following Bill being introduced into Legislative Council

G R SANDFORD,
Clerk to Legislative Council

A Bill to Regulate the making of Loans to Local Authorities by the Government of the Colony, the repayment thereof, and matters incidental thereto

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

1 This Ordinance may be cited as “ the Local Govern- **Short title**
ment (Loans) Ordinance, 1929 ’

2 In this Ordinance, unless the context otherwise **Interpretation**
requires —

5 “ Local authority ” means a Municipal Council or Board established under the Local Government (Municipalities) Ordinance, 1928, or a District Council established under the Local Government (District Councils) Ordinance, 1928

10 “ Loan ” means a loan which a local authority has been authorised to borrow under section 88 of the Local Government (Municipalities) Ordinance 1928 or under section 109 of the Local Government (District Councils) Ordinance, 1928, or under any enactments amending or replacing the said sections

15 **3** (1) The provisions of this Ordinance shall apply to all **Application of**
loans granted to local authorities, after the coming into **Ordinance**
force of this Ordinance, out of moneys provided by the Government of the Colony

20 (2) Any liability to the Government of the Colony lawfully assumed by any local authority for the purpose of acquiring from such Government any works, schemes, undertakings or assets, shall be deemed to be a loan granted under this Ordinance and shall be subject to the provisions of this Ordinance

25 (3) The provisions of sections 7, 11 and 12 only of this Ordinance shall apply to any loans to the Municipal Council of Nairobi which were, prior to the coming into force of this Ordinance, included in approved Colony loans

PART I

Loans

30 **4** (1) The Governor in Council may, out of such public **Loans**
revenues or other moneys as may from time to time be set aside or appropriated by the Government of the Colony for the purpose of loans to local authorities, grant loans to any
35 local authority in respect of borrowing powers conferred upon such local authority by or in accordance with any law for the time being in force

40 (2) Subject to the provisions of this Ordinance, any loans granted under this Ordinance shall be subject to the terms and conditions imposed by or in accordance with any such law as aforesaid

Provided that the Governor in Council may, when granting any loan under this Ordinance, prescribe any additional terms and conditions to be observed by the local authority obtaining such loan

Applications
for loans

5 Every application for a loan under this Ordinance shall be accompanied by detailed estimates of the cost of the works proposed to be undertaken, the annual cost of upkeep, the annual revenue derivable therefrom, the duration thereof, and such other information as may be required

Consideration
of applications
for loans

6 In considering the propriety of granting a loan and in fixing the period of repayment thereof, the Governor in Council shall have regard to —

- (a) the local authority's debt then existing and the sufficiency of the security for its repayment,
- (b) whether the work for which the loan is intended would be of such benefit to the public as to justify a loan from Government funds,
- (c) the probable period of durability and continuing utility of the work proposed to be undertaken

Repayment
of loans

7 (1) Every loan granted under this Ordinance shall be repayable by such equal half-yearly instalments as will effect the extinction of the debt with interest thereon within a period not exceeding forty years

Provided that interest accruing during the construction of any works for such period not exceeding three years as the Governor in Council may approve, may be charged against the loan and form part of it for the purposes of interest and redemption

Provided, further, that in determining the period when payment of the half-yearly instalments shall commence, the Governor in Council shall have regard to the date on which the works to be carried out by means of such loans are to be completed, but such instalments shall in no case be deferred for a period in excess of three years from the date on which the first payment on account of the loan is made to the local authority

PART II

General Provisions

Applications
to be submitted
through Com-
missioner
for Local
Government

8 Every application for a loan under this Ordinance shall be submitted through the Commissioner for Local Government and shall be made in such form as he may prescribe

Interest
on loans

10 (1) Interest shall be payable on all loans granted under this Ordinance at such rates as the Governor in Council shall from time to time determine

45

(2) Additional interest may be charged on overdue instalments of capital or on any overdue part of instalment, and on overdue interest in such manner and at such rates as the Governor in Council may determine

Loan to be a
charge on
revenues and
assets

11 Every loan granted under this Ordinance shall, subject to any prior charge or hypothecation, be a first charge upon the revenues and assets of the local authority obtaining such loan,

50

12 (1) If any local authority, having the power to levy rates or impose and collect dues, shall neglect to pay any money due in respect of any loan granted under this Ordinance, the Governor in Council may, at any time after the expiry of
 5 sixty days from the date on which such money becomes due and payable, forthwith impose and levy a rate or rates of sufficient amount, and impose and recover any dues which may be imposed and recovered by the local authority

Provisions for
enforcing
payments

(2) For the purposes of this section the Governor in
 10 Council shall have all the powers vested in the local authority for imposing, levying and recovering rates upon all rateable property within its jurisdiction and for imposing and recovering such dues as aforesaid

(3) If, after payment out of the proceeds of any such
 15 rates or dues of the money due under this Ordinance together with the expenses of and incidental to the imposition, levying and recovering such rates and dues, there remains any balance, such balance shall be paid over to the local authority

13 For the purposes of the last preceding section, any
 20 District Council established under the Local Government (District Councils) Ordinance, 1928, which has not carried out the preliminary procedure relating to the district rate laid down in section 73 of the said Ordinance, shall, nevertheless, be deemed to have power to levy rates, and whenever the
 25 Governor in Council shall exercise the powers conferred by the last preceding section for the recovery of any loan made to any such District Council, or interest thereon, he shall be entitled to adopt for that purpose any one of the methods of rating prescribed by section 73 of the said Ordinance as he
 30 may deem expedient

Special
provisions re
District
Councils

Provided, however, that before any loan shall be granted under this Ordinance to any District Council referred to in this section, such District Council shall, by a majority of not less than two-thirds of the elected members of such Council,
 35 pass a resolution to raise such loan

Provided further, that before such District Council shall vote upon such resolution, at least sixty days notice shall be given at a meeting of such District Council of the proposal to raise such loan and a copy of the proposed resolution shall
 40 be published in the Gazette and in one or more newspapers (if any) circulating within the District once a week for six consecutive weeks and shall also be exhibited in a conspicuous place at or near the public entrance to the offices of such District Council

OBJECTS AND REASONS

It is anticipated that it will for some years be necessary for Government to supply capital funds to local authorities by way of loan. These authorities will need considerable sums for capital outlay of various kinds, and it is unlikely that, until they have been established for some time and have been tried and proved, they will command sufficient confidence as borrowers to obtain loans on reasonable terms from banks or other commercial concerns

2 It is, therefore, proposed to ask Government to provide the necessary funds for making loans to local authorities and the draft Bill is intended to govern the procedure and the general terms and conditions upon which such loan shall be granted

The main provisions of the Bill are —

- (a) The Governor in Council is empowered to make individual loans from any funds provided by the Government of the Colony for that purpose
- (b) All loans are to be repaid by such equal half-yearly instalments as will effect the extinction of the debt with interest thereon within a period not exceeding forty years
- (c) Interest will be payable on the loans or rates to be determined from time to time by the Governor in Council
- (d) If any local authority defaults in meeting payments the Governor in Council may exercise the powers of the local authority to levy rates and impose dues for the purpose of recovering the amount due
- (e) Section 13 safeguards the position in regard to District Councils which are not empowered to levy rates until they have carried out certain special procedure for the adoption of a system of rating under the Local Government (District Councils) Ordinance, 1928 (Section 73)

As the raising of a loan by a District Council might occasion the necessity for levying a rate at some future time, it has been thought necessary to include a provision to forbid the granting of loans to such bodies until they have carried out a similar procedure to that required in the case of the adoption of a rating system

PROCLAMATION NO 157

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

AND

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

GOVERNMENT NOTICE No 231 of 1919

PROCLAMATION

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

TRYPANOSOMIASIS

Farm L O No 3807, Mr F H K Harrison,
P O Turbo, Trans Nzoia District

SHEEP-POX

Farm L O No 3777/42/2, Mr H C Ferguson,
Gilgil, Naivasha District

Farm L O No 423, Waterloo Farm, Gilgil,
Naivasha District

And further I do hereby declare that the following portions of Proclamations are revoked —

That portion of Proclamation No 47, dated the 6th day of May, 1928, declaring Farm L O No 1765, Mr A Gamble, Elmenteita, Nakuru District, that portion of Proclamation No 62, dated the 4th day of July, 1928, declaring Farm L O Nos 4336, 4337 and 4338, Messrs Gamble and Barrett, Elmenteita, Nakuru District, that portion of Proclamation No 119, dated the 10th day of July, 1929, declaring Laikipia Administrative District, as defined by Proclamation No 54, dated 25th day of February, 1924, to be infected areas (Rinderpest)

Given under my hand at Nairobi this 19th day of September, 1929

H H BRASSEY-EDWARDS,
Chief Veterinary Officer

GOVERNMENT NOTICE NO 597

THE MOTOR SERVICES BILL

It is intimated for public information that His Excellency the Acting Governor on the 1st August, 1929, approved the appointment of a representative committee to consider and report on the principles involved in the proposed measure after opportunity had been given to hear evidence from the public on the subject

- 2 The Committee appointed consists of the following
- The Attorney General (Chairman)
 - The Acting Commissioner for Local Government,
Lands and Settlement
 - Two Elected Members
 - Three Members to be nominated by the Association
of Chambers of Commerce of Eastern Africa
 - The Nominated Member of the Legislative Council
representing the interests of the African com-
munity

3 The Hons Conway Harvey and T J O Shea have been appointed as elected members The members nominated by the Association of Chambers of Commerce of Eastern Africa are —

Mr A C Tannahill,
Mr U K Oza, and
Mr W H Martin

The Committee will commence its enquiry at an early date

Nairobi,

21st September, 1929

W M LOGAN,
for Colonial Secretary

GOVERNMENT NOTICE NO 598

THE PUBLIC HEALTH ORDINANCE

THE PUBLIC HEALTH (MILK AND DAIRIES)
RULES

NOTICE

IN EXERCISE of the powers conferred upon him by Rule 2 of the Public Health (Milk and Dairies) Rules (Chapter 124 of the Revised Subsidiary Legislation) His Excellency the Governor has been pleased to declare that on and after the 1st day of November, 1929, Rules 3, 18, 19, 20, 21, 22, 23, 24, 26, 28, 30, 31, 32, 33, 34, 35, 36, 37, 38, 40, 42, 43, 46 and 47 of the said Rules shall apply to the township of Kisumu

By Command of His Excellency the Governor

Nairobi,

This 17th day of September, 1929

H M -M MOORE,
Colonial Secretary

GOVERNMENT NOTICE No 599

PROVINCIAL REORGANISATION

IT is intimated for public information that a redistribution of Districts into Provinces has been approved by Government and by the Secretary of State, and will come into operation on October 1st next

2 During the past few years, districts in which there are no native reserves have been administered as separate units outside the Provincial organisation by Resident Commissioners under the direct supervision of the Colonial Secretary, while native reserves and a few districts which embraced both native reserves and non-native development were grouped in Provinces, under the general supervision of the Chief Native Commissioner

With the establishment of District Councils under the Local Government (District Councils) Ordinance, 1928, in non-native areas, and the development of Native Councils operating under the Native Authority (Amendment) Ordinance, 1924, it has become desirable to focus at local points the interests of native and non-native development, and to provide a local liaison between them. Government has therefore decided to maintain, where geographically possible, separate native and non-native districts, but to form into Provinces groups of these districts which have closely connected interests

3 This policy is not at present universally possible, and the mixed districts of Kenicho, Nandi and Machakos are not altered for the time being, whereas the old Fort Hall and Kyambu Districts are divided into two Native Reserve Districts, and one Non-Native District within the same Province. Again, it is not possible at present to incorporate the Districts of Naivasha and Laikipia with any Native Reserve, and they thus stand alone in one Province

4 The Provinces with their component districts and headquarters will be as follows —

<i>Province</i>	<i>District</i>	<i>Headquarters</i>
1 Coast	Digo	Mombasa
	Mombasa	
	Kilifi	
	Tana River	
	Lamu	
2 Ukamba	Machakos	Machakos
	Kitui	
	Teta	
3 Kikuyu	Nairob	Nyeri
	Kiambu	
	Fort Hall	
	South Nyeri	
	North Nyeri	
	Embu	
	Meru	
4 Masai	Naiok	Ngong.
	Kajiado	

<i>Province</i>	<i>District</i>	<i>Headquarters</i>
5 Naivasha	Naivasha Laikipia	Naivasha (Rumuruti for the present)
6 Rift Valley	Nakuru Ravine Baringo	Nakuru
7 Nzoia	Nandi Uasin Gishu Elgeyo Maiakwet Trans Nzoia	Eldoret
8 Nyanza	Central Kavirondo North Kavirondo South Kavirondo Kisumu-Londiani Kericho	Kisumu
9 Turkana	Turkana West Suk	Kacheliba (at present)
10 Northern Frontier Province	Isiolo Marsabit Moyale Waju Telemuggei	Isiolo

5 It is, however, the case that, pending the completion of district boundary descriptions, certain administrative arrangements already in force must remain with that sanction only

Thus the Nairobi District is to be taken, pending official gazettment, as the area of the Nairobi District Council, the Nakuru and Ravine Districts as the Nakuru District Council area the Uasin Gishu District, as the Uasin Gishu District Council area. In order to enable magisterial jurisdiction to continue to be exercised as at present, magistrates will, where necessary, be given general jurisdiction over a group of districts, and as soon as possible district boundaries will be formally re-gazetted

Nairobi,

This 16th day of September, 1929

H M -M MOORE,
Colonial Secretary

GOVERNMENT NOTICE No 600

THE LOCAL GOVERNMENT (DISTRICT COUNCILS) ORDINANCE, 1928

IN EXERCISE of the powers conferred upon the Governor by Rule 1 of the District Councils Election (Postal Ballot) Rules, 1929, His Excellency the Governor has been pleased to appoint that the said Rules shall apply to the District of Uasin Gishu established under the Local Government (District Councils) Ordinance, 1928

By Command of His Excellency the Governor
Nairobi,
16th September, 1929

H M -M MOORE,
Colonial Secretary

GOVERNMENT NOTICE No 601

NOTICE

THE COMPANIES ORDINANCE
(Chapter 93 of the Revised Edition)

PURSUANT to section 247, sub section 4, of the above Ordinance, it is hereby notified that at the expiration of three months from date hereof the name of the undermentioned Company will, unless cause be shown to the contrary, be struck off the Register of Companies, and the Company will be dissolved —

The Ruru Timber Company, Limited
Nairobi,
This 18th day of September, 1929
W M KEATINGE,
Registrar of Companies

GOVERNMENT NOTICE No 602

THE TROUT PROTECTION ORDINANCE, 1928
(Section 5)

AND

THE INTERPRETATION AND GENERAL
CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, Section 13)

GOVERNMENT NOTICE No 602 OF 1928

NOTICE

WATERS OPENED FOR THE PURPOSES OF TROUT
FISHING

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following water to be open for the purposes of trout fishing to members of the Masaita Fishing Club only

In the Londiani area —

The river known as "The Two Mile Stream"

(1) South bank of the stream from the bridge on the Londiani-Eldoret road, running up stream to a point where the boundary between Farm No 1120/3/3, and the boundary of Londiani Township intersects the river

(2) From the bridge crossing the stream on the Londiani-Eldama Ravine road, both banks, up stream to the source of the river

Nairobi,
This 9th day of September, 1929

F H CLARKE,
Acting Game Warden

GENERAL NOTICE No 1250

POST OFFICE NOTICE

It is notified for public information that a Postal Agency will be opened at Kumi Railway Station as from the 1st of October, 1929

General Post Office,
Nairobi,
18th September, 1929

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

GENERAL NOTICE No 1251

POST OFFICE NOTICE

It is notified for public information that a Postal Agency will be opened at Ol'Kalou Railway Station as from the 1st of October, 1929

General Post Office,
Nairobi,
18th September, 1929

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

GENERAL NOTICE No 1252

POST OFFICE NOTICE

NGONG POSTAL AGENCY

It is notified for information that a Telegraph Office will be opened at the above Agency as from the 1st day of October, 1929

General Post Office,
Nairobi,
18th September, 1929

H C WILLBOURN,
*for Acting Postmaster General,
Kenya and Uganda*

GENERAL NOTICE No 1253

LAND REGISTRATION COURT

NOTICE

UNDER THE LAND TITLES ORDINANCE
(Chapter 143 of the Revised Edition of the
Laws of Kenya)

To all whom it may concern

TAKE NOTICE that application has been made to this Court by Sir Ali bin Salim, of Mombasa, for the issue of a secondary certificate to replace the original Certificate of Ownership No 310 for Plot No 2, Section VII, Mombasa, issued to the said Ali bin Salim, which is reported to have been lost, the Acting Recorder of Titles in exercise of the powers conferred upon him by section 42 of the said Ordinance, will issue such secondary certificate unless valid objection is lodged in writing within ninety days from the publication of this notice

Dated at Mombasa,

This 18th day of September, 1929

E B LLOYD,
Acting Recorder of Titles

GENERAL NOTICE No 1254

THE LOCAL GOVERNMENT (MUNICIPALITIES)
ORDINANCE, 1928

BY-LAWS

IN EXERCISE of the powers conferred upon it by section 69 of the Local Government (Municipalities) Ordinance, 1928, the Eldoret Municipal Board has made the following By-laws —

1 These By-laws may be cited as “ the Eldoret Municipality (Standing Orders) By-laws, 1929,” and shall take effect as from the date of publication in the Gazette

2 The business of the Eldoret Municipal Board shall be conducted in accordance with the Standing Orders set forth in the Schedule hereto

SCHEDULE

STANDING ORDERS

MEETINGS OF THE BOARD

1 At least twenty-four hours before any meeting of the Board, an agenda specifying the business to be transacted thereat shall be supplied to every member either personally or by leaving the same at his usual place of residence or at his business address

Provided that accidental omission to supply such agenda shall not affect the validity of the proceedings

2 No business shall be transacted at a meeting other than that specified in the agenda relating thereto, except any matters which the Chairman considers urgent or which the Board resolves, by a majority of the whole Board or of three-fourths of the members present, to deal with as urgent

3 The Board may adjourn a meeting to any day or hour, but no business shall be transacted at an adjourned meeting except such as was set out in the agenda for the meeting of which it is an adjournment other than matters which are brought forward in accordance with Order No 2 hereof

4 If at the expiration of twenty minutes after the hour at which any meeting of the Board is appointed to be held a quorum shall not have assembled, no meeting shall take place, unless it is decided, with the unanimous consent of the members present, to allow further time, not exceeding an additional ten minutes, in order to enable a quorum to assemble

5 The Town Clerk shall keep an attendance book in which he shall record the attendance of members at each meeting of the Board

BUSINESS AT BOARD MEETINGS

6 The order of business at every ordinary meeting of the Board shall be as follows —

Minutes of previous meeting
Opening of tenders
Report of the Finance Committee
Reports deferred from previous meetings
Reports of other Standing Committees
Reports of Special Committees
Petitions and deputations
Notices of motion deferred from previous meeting
New notices of motion

The Chairman or Board may, in his or their discretion, bring forward any business which is on the agenda paper at any stage

MINUTES

7 Minutes of the proceedings of every meeting of the Board shall be drawn up and printed or typewritten, and shall if confirmed be signed at the next ensuing ordinary meeting by the Chairman

8 The minutes of the last meeting shall be taken as read with a view to confirmation, provided that a copy of the minutes shall have been sent to each member of the Board not less than twenty-four hours previously

9 No motion or discussion shall be allowed upon the minutes except as to their accuracy

REPORTS OF COMMITTEES

10 Except as to any report which a Committee may bring up as a matter of urgency (of which urgency the Chairman of the Board shall be the judge), the reports and recommendations of Committees shall be printed or typewritten, and sent to each member of the Board, so that the same may, in the ordinary course of post, be delivered at the address of each member at least twenty four hours before the meeting of the Board at which they are to be considered

11 The member bringing up a report shall move
“ That the report be received ”

Upon the motion that the report be received, if among the other paragraphs there be one not containing a recommendation, it shall be competent for a member to move
“ That the report be received with the exception of paragraph No ” The Board having agreed to receive the report as a whole, the Town Clerk shall thereupon put the recommendations therein contained *seriatim* (unless for good cause the Chairman of the Board shall see fit to vary their order)

12 No recommendations of committees shall require to be proposed or recorded, but each recommendation shall, upon being put by the Town Clerk, become a motion under debate

13 The Chairman of a Committee or other member bringing up a report may withdraw or amend any paragraph with the consent of the Board

14 It shall not be in order to move an abstract resolution on any paragraph of a report of any Standing Committee

15 Any proposal which would have the effect of increasing the expenditure of the Board must take the form of a reference to a Committee for consideration

PETITIONS AND DEPUTATIONS

16 Petitions may be presented by any member of the Board, but the presentation of a petition shall not be accompanied by any speech or comment

17 Deputations wishing to be received by the Board shall be requested in the first instance to send in a memorial in writing, and the Town Clerk shall bring the memorial before the Committee concerned which shall be authorised, if it see fit, to receive the deputation, and to report to the Board. If the Committee is of opinion that the memorial is one which should be brought before the Board, the Committee shall so report, and, if the Board shall so order, the deputation shall be invited to attend

18 A deputation shall not exceed five in number, and only one member thereof shall be at liberty to address the Board, except in reply to questions from members of the Board, and the matter shall not be further considered by the Board until the deputation shall have withdrawn

NOTICES OF MOTION

19 Every notice of motion shall be in writing, signed by the member giving the notice. It shall be given to the Town Clerk and shall be entered in a book to be kept in his office, which book shall be open to the inspection of every member. A notice of motion which shall not have been received at least forty-eight hours before any meeting of the Board shall not be specified in the agenda for such meeting, and every notice of motion shall be relevant to some question affecting the administration or condition of the Municipality

20 All notices of motion shall be dated and numbered as received, and shall be entered by the Town Clerk upon the agenda paper in the order in which they are received, save and except that notice of an amendment shall be entered immediately after such notice of motion irrespective of the time at which notice of the motion shall have been received

21 No member shall have more than two notices of motion on the agenda paper at the same time

22 In dealing with notices of motion the Chairman of the Board shall first of all read out the number of each, and the name of the mover, so as to ascertain which motions are unopposed, and these last shall be passed forthwith. The Chairman of the Board shall then call on the movers of the opposed motions in their order on the paper

23 When a written notice of opposition to a motion on the agenda paper has been lodged with the Town Clerk at the table before or within one hour after the commencement of the meeting, such motion shall be considered as opposed business not to be passed without discussion

24 (a) At any meeting of the Board questions relevant to the general work or procedure of the Board may be put, subject to the following conditions —

- (1) Notice of questions must be given in writing to the Town Clerk not later than noon on the day preceding such Board meeting and he shall forthwith furnish copies of such questions to the Chairman of the Board and to the Chairman of the Committees concerned
- (2) Questions germane to the work of any Committee shall be put to the Chairman of such Committee, or to the member acting on his behalf, immediately after the report of such committee has been taken
- (3) Without notice as aforesaid, no question shall be put except questions of urgent importance (of which the Chairman of the Board shall be judge) Every such question shall be reduced to writing and signed before being submitted to the Chairman for his decision
- (4) If, after a reply to a question, a member considers that his question requires further elucidation, he may ask for a further reply

(b) A member putting a question under this Standing Order, and the member giving a reply to such question, shall be furnished with a copy of such reply

CONDUCT OF DEBATE

25 Members of the Board shall stand when speaking, and shall address the chair

26 A member who speaks shall direct his speech strictly to the motion under discussion or to an explanation or a question of order

27 Whenever the Chairman of the Board rises during a debate any member then speaking or offering to speak is to resume his seat, and the Board is to be silent, so that the Chairman of the Board may be heard without interruption

28 No speech shall exceed ten minutes in length without the consent of the Board

29 The Chairman of the Board shall call the attention of the Board to continued irrelevance tedious repetition, unbecoming language, or any breach of order on the part of a member, and shall direct such member, if speaking, to discontinue his speech or in the event of persistent disregard of the authority of the chair to retire for the remainder of the sitting

30 The Board may suspend and exclude any member or members who may disregard the authority of the chair, or who may wilfully obstruct the business of the Board, provided that no such suspension and exclusion shall be for a period of more than six weeks

31 No member shall address the Board more than once on any motion or amendment, the mover of the original motion may, however, reply, but he shall strictly confine

himself to answering previous speakers, and shall not introduce any new matter into the debate. The right of reply shall not extend to the mover of an amendment which, having been carried, has become the substantive motion.

32 Any member, whether he has spoken on the matter under discussion or not, may rise to a point of order, or in explanation, but such explanation shall be confined to some material part of his former speech which may have been misunderstood. A member so rising shall be entitled to be heard forthwith.

33 A motion or amendment may be withdrawn by the mover, with the consent of the Board, which shall be signified without debate, and it shall not be competent for any member to speak upon it after the mover has asked permission for its withdrawal, unless such permission shall have been refused.

34 The ruling of the Chairman of the Board on a point of order or on the admissibility of a personal explanation, shall be final and shall not be open to discussion.

35 When a motion is under debate at any meeting of the Board, no further motion shall be received except the following —

To amend the motion

That the consideration of the question be postponed

That the Board do now adjourn

That the debate be adjourned

That the question be now put

That the Board do proceed to the next business

To Amend the Motion

36 Every amendment shall be relevant to the motion on which it is moved.

37 Every amendment shall be reduced to writing, signed by the mover, and handed to the Chairman of the Board or to the Town Clerk.

38 Every amendment shall be read before being moved.

39 No amendment shall be discussed or put to the Board until it shall have been seconded.

40 A member shall not address the Board more than once on an amendment. The right of reply shall not extend to the mover of an amendment which, having been carried, has become a substantive motion. A member who has seconded an amendment in a formal manner shall be permitted afterwards to speak upon it.

41 Whenever an amendment upon an original motion has been moved and seconded, no second or subsequent amendment shall be moved until the first amendment shall have been disposed of. If an amendment be carried, the motion as amended shall take the place of the original motion, and shall become the question upon which any further amendment may be moved.

42 No member shall be at liberty to move more than one amendment upon any motion.

43 An amendment may be withdrawn by the mover, with the consent of the Board, which shall be signified without debate, and it shall not be competent for any member to speak upon it after the mover has asked permission for its withdrawal, unless such permission shall have been refused

44 Any motion affecting the drafting or amendment of by-laws or legislation (except in the case of verbal amendments accepted by the Chairman of the Committee concerned) shall, before the Board finally vote thereon be referred to the Committee within whose reference the matter lies, and such Committee shall report to the Board the general effect of such motion, if passed, upon existing by-laws or legislation. The motion shall then be considered by the Board together with any recommendations the Committee may see fit to make

That the Consideration of the Question be Postponed

45 Any member of the Board may, at the conclusion of any speech, move that the consideration of the question be postponed to any stated period, or *sine die*. Such motion must be seconded, but it need not be reduced to writing. The mover may speak for not more than five minutes, but the seconder shall not be permitted to speak beyond formally seconding it. Upon such a motion being made, the mover of the question under debate may (without prejudice to his ultimate right of reply if the motion that the question be postponed be not carried) be heard in reply for five minutes, after which the question shall be put without further debate

46 If the postponement to a stated period be carried, the motion shall be placed first on the list of motions for the day to which it has been postponed

47 The motion may be withdrawn by the mover, with the consent of the Board signified without debate

That the Board do now Adjourn

48 Any member of the Board may, at the conclusion of any speech, move that the Board do now adjourn. Such a motion must be seconded, but it need not be reduced to writing. The mover may speak for not more than five minutes, but the seconder shall not be permitted to speak beyond formally seconding it. Upon such a motion being made, the mover of the question under debate may (without prejudice to his ultimate right of reply if the motion to adjourn be not carried) be heard in reply for five minutes, after which the question shall be put without further debate. If the motion be carried, the question under debate shall become a dropped motion

49 A second motion that the Board do now adjourn shall not be made within half an hour, unless in the opinion of the Chairman of the Board the circumstances of the question are materially altered

50 No member shall move or second more than one motion for the adjournment of the Board at one sitting

51 On a motion for the adjournment of the Board, it shall be competent for the Chairman of the Board, before putting that motion to take the pleasure of the Board as to whether it will proceed to the transaction of unopposed business before adjourning. The motion to adjourn may be withdrawn by the mover with the consent of the Board signified without debate

That the Debate be Adjourned

52 Any member of the Board may, at the conclusion of any speech move that the debate be adjourned. Such a motion must be seconded, but it need not be reduced to writing. The mover may speak for not more than five minutes, but the seconder shall not be permitted to speak beyond formally seconding it. Upon such a motion being made, the mover of the question under debate may (without prejudice to his ultimate right of reply if the motion that the debate be adjourned be not carried) be heard in reply for five minutes, after which the question shall be put without further debate.

53 If the motion that the debate be adjourned be carried, the discussion shall be resumed at the next meeting of the Board, and the Board shall proceed to the next business on the paper.

54 On resuming an adjourned debate, the member who moved its adjournment shall be entitled to speak first.

55 A second motion that the debate be adjourned shall not be made within half an hour.

56 No member shall move or second more than one motion for adjournment of the same debate.

57 The motion may be withdrawn by the mover with the consent of the Board signified without debate.

That the Question be now Put

58 It shall be competent for any member at the close of any speech to move, without debate, that the question be now put, and the motion, if seconded, shall be put forthwith. Should the motion be carried, the motion or amendment under debate shall be at once put.

59 A second motion that the question be now put shall not be made within half an hour.

That the Board do proceed to the next Business

60 It shall be competent for any member at the close of any speech to move, without debate, that the Board do proceed to the next business, and, if the motion be seconded, it shall be put forthwith.

61 When a motion is carried that the Board do proceed to the next business, the question under discussion shall be considered as dropped.

62 A second motion that the Board do proceed to the next business shall not be made within half an hour.

63 The motion may be withdrawn by the mover with the consent of the Board signified without debate.

VOTING

64 Every motion, duly proposed and seconded, shall be submitted to the Board by the Chairman of the Board, who shall call upon the members in favour of the motion to say "Aye," and those against to say "No," and he shall thereupon declare what he collects to be the sense of the Board.

Provided it shall always be in the power of any member to challenge the declaration of the Chairman of the Board and to demand a division.

65 Previously to the Chairman taking the division, the question before the Board shall be put again by the Chairman of the Board and every member then present (with the exception of the member occupying the chair, with whom it shall be optional whether he votes or not) shall record his vote either for or against the question. The Chairman of the Board shall take the vote of each member separately, and such votes shall be recorded in the minutes, and the motion shall be declared carried or lost according to the numbers voting for or against it.

66 No member shall vote in a division unless he shall have been present when the question was put the second time.

67 When the Town Clerk shall have recorded all the votes cast, the Chairman of the Board shall announce the result of the division.

68 Applications for an appointment to an office the value of which exceeds £300 per year shall be called for by advertisement, except in cases where the Committee concerned may recommend the promotion of a member of the permanent staff. When applications are called for by advertisement, the Committee making the preliminary selection is (unless otherwise ordered) to submit to the Board the names of not more than three candidates, indicating at the same time, if it think fit, the candidate whom it recommends the Board to appoint. If the Board, instead of adopting the recommendation of the Committee, resolves to vote upon the three candidates submitted, the Chairman of the Board shall put to the Board the three names in alphabetical order, each member of the Board being at liberty to vote for one or more as he thinks fit, and the name of the candidate who has received the fewest votes shall be struck out. The Chairman of the Board shall then put the names of the other two candidates, and having declared which of them has received the most votes, he shall finally put the question whether such candidate shall be appointed to the office. If a majority of the members present vote in his favour, he shall be declared to be appointed. If a majority of those present vote against him, the matter of the appointment shall be referred back to the Committee concerned.

COMMITTEES—APPOINTMENTS, CONSTITUTION, POWERS AND DUTIES

69 The Board shall, as soon as possible after the annual appointment of members as provided in section 10 of the Ordinance, proceed to the appointment of the Standing Committees, and to the reconsideration, if it is deemed necessary, of the references to be made to them. The Board may appoint new Standing Committees or Special Committees at any time.

70 As soon as possible after each appointment of members as provided in section 10 of the Ordinance, the Town Clerk shall obtain from each member a statement showing all the Committees in the order in which he would prefer to serve on them.

If the application for any Committee exceed the maximum number of vacancies thereon, the names of members applying shall be submitted to ballot by the Board, and the vacancies shall be filled by the members receiving the most votes.

If the applications for any Committee do not exceed the maximum number of vacancies thereon, the name of each member applying shall be separately submitted to ballot, and such member shall only be elected if he receives a majority of votes in his favour from the members present

If, after all the members of the Board have been provided with a place on some Committee, the number of members appointed to any Committee be less than the minimum ordered for that Committee, the Board shall have power to appoint by ballot enough members to make up the required minimum

71 Every Standing Committee shall hold office until the first meeting of its successor

72 No member of the Board shall have the right to nominate more than one member for any Committee

73 The powers and duties of Committees shall be specially delegated to them by the Board. The Board may at any time withdraw, extend, or modify any reference to a Committee, provided nevertheless, that any proposition to withdraw or modify a reference shall first be referred to the Committee concerned for consideration and report to the Board

74 The Board may transfer any reference from one Committee to another after such report as aforesaid

75 The Board may from time to time refer any new matter to a Committee

76 The mover of any new reference to a Committee shall be summoned to attend the first meeting of the Committee where the matter of such reference is considered, and shall be entitled to be heard thereupon

77 Any member of a Committee may resign his seat on the Committee by a notice in writing, signed by him and sent to the Chairman of the Committee or the Town Clerk

78 The existence of a vacancy or vacancies upon a Committee does not affect the validity of any of its acts or proceedings

79 Every vacancy on a Committee shall be notified by the Committee to the Board at its first meeting after such vacancy has arisen. The vacancy may be filled up by any other member of the Board appointed by the meeting

80 When two members on different Committees agree to exchange from one Committee to another, they shall notify the same to the Town Clerk and the Chairmen of the Committees affected, and the matter shall be brought forward by the Committees in their reports at the next meeting of the Board. If the Board agree to the exchange the same shall take effect forthwith

81 When any member of the Board is granted leave of absence from the meetings of the Board and Committees, the Board may appoint another member to act during the period for which leave is granted, in the place of such absent member on any Committee of the Board to which he has been appointed

COMMITTEE OF THE WHOLE BOARD

82 The Board may resolve itself into a Committee of the whole Board

83 The quorum of the Committee of the whole Board shall not be less than one-half of the members of the whole Board

COMMITTEE MEETINGS

84 Each Committee shall from time to time fix its own day and hour of meeting

85 No business shall be entered upon or transacted in any Committee during the sitting of the Board, except by permission of the Board

86 Notice of the time and place of every Committee meeting and an agenda of the business to be transacted thereat shall be served on every member either personally by leaving the same at his usual place of residence or at his business address, not less than twenty-four hours before such meeting. Provided that the accidental omission to serve such notice and agenda shall not affect the validity of the proceedings

87 Except in matters of urgency (of which the Chairman of the Committee shall be judge) no business shall be transacted at any meeting of the Committee except such as is set out in the agenda paper

88 Every Standing Committee shall meet at least once in every calendar month. When any Committee has failed to meet for a month, the Town Clerk shall report the circumstance to the Board

89 The Town Clerk shall keep an attendance book in which he shall record the attendance of members at each meeting of the Committee

90 Members of the Board have the right of attending any Committee, the Chairman of the Committee may also permit a member so attending to speak

91 The Board shall regulate the quorum of any Committee, but such quorum shall not be less than one-third of the number of the members of the Committee, inclusive of *ex officio* members

CHAIRMAN AND DEPUTY CHAIRMAN OF COMMITTEES

92 The election of a Chairman and a Deputy Chairman shall be the first business of every Committee

93 The Chairman of a Committee, or in his absence the Deputy Chairman, shall preside at every meeting of the Committee at which he is present. The Chairman or the Deputy Chairman, as the case may be, shall be entitled to vote in the first instance, and, in case of an equality of votes, may give a second or casting vote. Where he has not voted in the first instance, he may in case of an equality of votes, give a casting vote. He shall sign the minutes when the same have been passed by the Committee. It shall be his duty, if present, to bring up the report of the Committee to the Board and to move the same, subject, however, to Standing Order No 12

94 In the absence of a Chairman of a Committee and the Deputy Chairman, the members shall appoint from among their own number an Acting Chairman who shall, when presiding, have the same powers and rights of voting as those possessed by the Chairman. He shall, in the absence of the Chairman bring up the report of the Committee at which he was Acting Chairman, to the Board and move the same, subject, however, to Standing Order No 12

95 No member of the Board shall be Chairman of more than one Standing Committee

COMMITTEE PROCEDURE

96 The Board may make regulations as to the procedure of all or any of the Committees

VOTING

97 Every matter brought before a Committee shall be decided by a majority of those present and voting. The voting shall be by show of hands. Any two members of the Committee then present and voting may require the names of the persons voting and the votes given to be entered in the minutes, and any member present and voting may require that his dissent from any resolution may be similarly recorded.

MINUTES

98 Minutes of the proceedings of every meeting of the Committee shall be drawn up and printed or typewritten, and shall, if confirmed, be signed at the next ensuing ordinary meeting by the Chairman.

99 The minutes of the last meeting shall be taken as read, with a view to confirmation, provided that a copy of the minutes shall have been sent to each member of the Committee twenty-four hours previously.

100 No motion or discussion shall be allowed upon the minutes, except as to their accuracy.

REPORTS

101 The Board may except where any law or by-law otherwise requires, delegate to any Committee full authority to do any act on its behalf, and any acts of a Committee done in pursuance of such authority shall be valid and binding upon the Board, and need not be approved by the Board.

102 All Committees must report their proceedings to the Board, and every act of a Committee which is not done in pursuance of authority expressly delegated by the Board, must receive the approval of the Board before being valid.

103 Every Standing Committee shall report at least once a month.

104 The Reports of Committees shall where necessary contain the recommendations of the Committee on the matter reported on. The report shall be divided into paragraphs, which shall be numbered consecutively. Every report presented by a Committee to the Board shall be signed by the Chairman of the meeting at which the report was agreed to.

105 When both the Chairman and the Acting Chairman of a Committee are absent from the meeting of the Board at which a report of the Committee is to be presented, the report shall be brought up by any other member of the Committee present, who shall have been deputed by the Committee, or shall be called upon by the Chairman of the Board to bring up the report.

106 After any recommendation of a Committee has been agreed to by the Board the same shall forthwith be carried out by the Committee to which it is referred.

MOTIONS TO RESCIND AND NEGATIVED MOTIONS

107 No motion to rescind any resolution which has been passed within the preceding three months, nor any motion to the same effect as any motion which has been negatived within the preceding three months, shall be in order unless notice thereof shall have been given and specified in the agenda and the notice shall bear, in addition to the name of the member who proposes the motion, the names of three other members, and when any such motion has been disposed of by the Board, it shall not be competent for any member to propose a similar motion within a further period of three months

This Order shall not apply to motions which are moved by the Chairman or other member of a Committee in pursuance of a report of a Committee

SAMPLES AND CANVASSING FOR ORDERS

108 All communications respecting the supply of goods to the Board must, until further order, be addressed in writing to the Town Clerk. Personal canvassing of members of the Board for orders or leaving samples of goods by travellers and others is strictly prohibited

SUSPENSION OF STANDING ORDERS

109 Any Standing Order affecting procedure and conduct of meetings may be suspended with the consent of a majority of the members of the whole Board

Provided that every resolution to suspend a Standing Order shall state the purpose for which the suspension is required, and no such resolution shall be effective after the business to which it refers has been dealt with

The suspension of any Standing Order shall not be deemed to affect in any manner the obligation to comply with any provisions of the Local Government (Municipalities) Ordinance, 1928

INTERPRETATION OF STANDING ORDERS

110 The rulings of the Chairman of the Board as to the interpretation of Standing Orders shall be embodied in the minutes of the Board, and a register shall be kept by the Town Clerk of such rulings. The Chairman of the Board shall sign each separate entry of a ruling given by himself

111 Notice of motion to review the ruling of the Chairman of the Board or the Chairman of any Committee must take the form of an instruction to the General Purposes Committee to consider and report to the Board on such ruling, and must be placed on the agenda in accordance with Standing Order No. 19

APPOINTMENTS

112 Personal canvassing for appointments in the gift of the Board is strictly prohibited. Proof thereof shall disqualify a candidate for appointment

113 The above Standing Order shall be quoted in advertisements calling for applications for appointments

114 Members of the staff of the Board, including all heads of departments, shall not, except with the written permission of the Board, engage in any work other than that of

the Board, or be indirectly concerned in the conduct of any private business, but shall, except in the case where such permission has been obtained, be required to devote the whole of their time to the Board's service, and any fees received by them when appearing as witnesses, or in any other capacity on the Board's behalf, and all moneys earned during the term of their engagement with the Board in connection with any outside work which has not been the subject of such permission as aforesaid, shall be paid to the Board

115 No servant of the Municipality shall receive any present, pecuniary or valuable, from or on account of any person or persons who either have or seek to have, any business relations with the Board

This rule applies not only to the servants of the Board themselves, but to their families, and such servants of the Board are responsible for its observance by their families. It is not intended to apply to cases of remuneration for special services rendered and paid for with the consent of the Board, or to the ordinary gifts of personal friends

TOWN CLERK

116 The Town Clerk shall be the chief administrative official of the Board. He shall be responsible for the proper conduct of the Board's business, and see that it is carried on with order and regularity, and in accordance with what is prescribed by law, by the Standing Orders of the Board, and the orders of reference to the various Committees. He may also if necessary be appointed to act as Treasurer of the Board

117 The Town Clerk shall exercise general supervision over the whole of the permanent staff, except heads of departments, and shall give particular attention to the punctuality of attendance of all members of the indoor staff at the Central Offices. He shall advise the Board on questions relating to the allotment of rooms among the different departments of the staff, and on other questions of internal arrangements of the office

118 The Town Clerk shall advise the Board upon questions relating to the appointment, pay, duties, promotion, superannuation and dismissal of the members of the staff

119 As Town Clerk he is Clerk of the Board, and of all Committees of the Board. It shall not, however, be obligatory upon him to attend Committee meetings, unless called upon by a Committee to advise them on any subject but, where he does not himself attend a Committee meeting, he shall depute a Committee clerk to attend such meeting. He shall give them all necessary information and assistance concerning the conduct and course of business

120 The Town Clerk shall have charge of and be responsible for all the records and documents of the Board, and shall conduct the correspondence of the Board, except such portions of it as the Board shall specially entrust to the chief officer of any other department

121 All communications addressed to the Board shall, where necessary, be laid by the Town Clerk before the Committee which has charge of the business to which the communication relates

122 The Town Clerk is to prepare and circulate annually a return showing the attendance of members of the Board at meetings of the Board and Committees (including Sub-Committees whose proceedings are recorded)

PUBLICATION OF DOCUMENTS AND RECORDS

123 The Town Clerk shall on application being made to him by any newspaper, supply to such newspaper or its representative the reports of Committees. The Town Clerk being the authorised channel through which the newspapers receive these documents, members of the Board are expected to refrain from sending to the Press documents supplied to them with a view to their consideration by the Board

124 The Board may suspend and exclude, for such period as it may fix, any member who is guilty of publication or disclosure of any document or record of the Board, or the proceedings of any Committee of the Board, or of a Committee of the whole Board relating to any expropriation or purchase of land or other property by the Board, or any legal or arbitration proceedings in which the Board is concerned, or any matter the disclosure or publication of which would be prejudicial to the interest of the Board. Provided that no such suspension or exclusion shall be for a period of more than three months

REPORTS OF OFFICIALS

125 All heads of departments and any other officers who may be instructed thereto by any Committee, shall submit monthly reports relating to the working of their departments or the duties they perform, and shall make recommendations where necessary for the better carrying out of any works or services or in connection with any matter for which they are responsible

Each report shall be submitted to the Committee having charge of the department concerned and copies thereof shall be sent to members of such Committee with the agenda paper referred to in Standing Order No 86

Eldoret,

19th July, 1929

G EAST-KING,
Town Clerk

Approved by His Excellency the Governor

Nairobi,

13th September, 1929

H M-M MOORE,
Colonial Secretary

GENERAL NOTICE No 1255

THE LOCAL GOVERNMENT (MUNICIPALITIES)
ORDINANCE, 1928

BY-LAWS

IN EXERCISE of the powers conferred upon it by section 69 of the Local Government (Municipalities) Ordinance, 1928 the Eldoret Municipal Board has made the following By-laws —

1 These By-laws may be cited as “ the Eldoret Municipality (Financial Regulations) By-laws, 1929, and shall take effect as from the date of publication in the Gazette

MUNICIPALITY OF ELDORET

FINANCIAL REGULATIONS

FINANCE COMMITTEE

1 The Finance Committee shall at each ordinary meeting of the Board, make such report as shall enable the Board to carry out the financial provisions imposed by law on the Board

2 The Finance Committee shall also undertake the following duties —

- (a) Superintend the keeping of the accounts of the Board and have general charge of the Treasurer's Department
- (b) Consider and report to the Board upon all matters relating to the consolidation of loans, sinking funds, the payment of interest on debt, the raising of money on loan or by overdraft or by Government advances, or by issue of consolidated stock or otherwise, and the temporary investment of surplus balances
- (c) Prepare and present to the Board quarterly summarised statements of revenue and expenditure, distinguishing between revenue and capital, classifying the same under different heads
- (d) Make from time to time regulations for the guidance of the various committees empowered to incur liability or to expend money, as to the report by them to the Finance Committee of such liability or expenditure
- (e) Obtain guarantee policies for officers entrusted with moneys on behalf of the Board, or have existing policies altered as may from time to time be necessary
- (f) Manage and administer the superannuation, provident or any other fund
- (g) The financial control of the works and services carried out by the Board, the supervision of the purchase of materials, plant, livestock, etc required by the Board, the disposal of surplus material, old plant, etc, and the making of necessary regulations with regard thereto, such regulations being reported to the Board

3 The Finance Committee shall cause periodical returns to be submitted to them showing the progress of expenditure under the various estimates, and shall present to the Board at the expiration of the financial year a statement of the estimates, and of the expenditure thereunder, with such comments thereon as they may think advisable

4 The statements of the Finance Committee are to be recorded in the minutes of the Board

ESTIMATES

Annual Estimates

5 Every Committee shall, on or before the 15th October in each year, prepare and send to the Treasurer an estimate, under various heads, of the total moneys required for the expenditure of the Committee upon matters within its reference for the following financial year on maintenance account, and also estimates of expenditure on capital account for the same period. Such estimates shall, subject to any requirements of the Commissioner for Local Government under the provisions of subsection (6) of section 94 of the Local Government (Municipalities) Ordinance, 1928, be in such form and under such heads as the Finance Committee shall from time to time prescribe

6 The Treasurer shall, in the month of October in each year, bring up to the Finance Committee the estimates forwarded to him from the various Committees, and thereupon the Finance Committee shall prepare a detailed estimate of the revenue and expenditure of the Board for the next financial year

7 The Finance Committee shall also prepare and cause to be published in the Gazette and in one or more newspapers circulating in the Municipality a summary of such annual estimates

Provided that if the Board shall so decide such summary shall not be published by the Finance Committee until the approval of the Board has been obtained thereto

8 Not less than fourteen days from the date of publication of the summary under Financial Regulation No 7, the Finance Committee shall present the annual estimates for the approval of the Board

9 The annual estimates shall be passed by the Board at a meeting specially convened for the purpose at which the majority voting shall not be less than a majority of the whole Board

10 A copy of the annual estimates as approved by the Board shall, before the commencement of each financial year, be submitted to the Commissioner for Local Government for approval by the Governor in Council, and when approved by him an abstract thereof shall be published in the Gazette

Revised Estimates

11 If any Committee shall, on or before the 30th June in any year, find it necessary to revise its estimate for the financial year, it shall send to the Treasurer a revised estimate on or before that date,

12 If at the end of the first six months of a financial year it is necessary, either by reason of revised estimates being sent up by any of the Committees or otherwise, to increase or modify the general estimate for the second six months, the Finance Committee shall prepare and send up to the Board a revised estimate for such six months

13 Such revised estimates shall, upon being approved by the Board, be submitted to the Commissioner for Local Government for approval by the Governor in Council

Supplementary Estimates

14 Any anticipated excess of expenditure under an approved estimate or any proposed expenditure not provided for in any approved estimates shall, except where provided for by re-allocations in terms of Financial Regulation No 17, be the subject of a supplementary estimate

15 It shall be the duty of every official responsible for the supervision of expenditure to warn the Committee having charge of his Department whenever an excess is to be anticipated on sums appropriated under any estimate of expenditure under his supervision, and the Committee shall send a supplementary estimate to the Finance Committee

16 Every supplementary estimate shall be submitted by the Finance Committee to the Board with any observations they may wish to make upon its financial bearings, and every supplementary estimate approved by the Board shall be submitted to the Commissioner for Local Government for approval by the Governor in Council

Re-allocations under Approved Estimates

17 Nothing in these Financial Regulations shall be deemed to require the Board to prepare revised or supplementary estimates in respect of any re-allocation of expenditure within the limits of approved estimates which shall not increase or decrease any one item of expenditure by more than one hundred pounds, or to submit such re-allocations for approval by the Governor in Council

Provided that no such re-allocations shall be made until they have been reported upon by the Finance Committee and approved by the Board

*Expenditure extending over more than one
Financial Year*

18 In the case of any work or object the expenditure on which may extend over more than one financial year, the estimate will show—

- (a) the total estimated costs, debt or liability involved,
- (b) the total amount proposed to be expended within the financial year,
- (c) the amount (if any) included in previous estimates

Power to incur expenditure

19 Subject to the provisions of Financial Regulation No 20, expenditure provided for in approved estimates may be incurred by the Committee within whose reference is included the matter to which the expenditure refers,

20 Notwithstanding any provision made under approved estimates, no work shall be commenced or purchases effected or other expenditure incurred (except normal recurring expenditure) until the Finance Committee has reported to the Board that the necessary funds are available to meet such expenditure, and the Board has approved of such expenditure being proceeded with

Excess expenditure

21 In any case in which the actual expenditure has exceeded the original estimate or supplementary estimate, the Committee responsible shall immediately report the fact to the Finance Committee, stating the reasons why the excess has been incurred, and shall, at the earliest possible date, bring the matter before the Board. It shall be the duty of the Finance Committee to show how far the excess was, in their opinion, necessary in the interests of the Board and unavoidable

Any such excess not provided for by re-allocation in terms of Financial Regulation No 17 shall be submitted to the Commissioner for Local Government for approval by the Governor in Council

Savings

22 In the event of the cost of any work being reduced by reason of the omission of any portion of work, the effect of such reduction on the original estimate shall also be reported to the Finance Committee to the Board

REVENUE

23 All receipts shall be deposited daily to the Board's banking account without abatement

24 Written receipts on printed and numbered forms bearing the name of the Municipality, of which duplicate copies shall be kept, shall be issued for all moneys received by or on behalf of the Board

25 The Treasurer shall control the printing and issue and use of all receipt forms, licence forms or other documents for recording the receipt of or giving discharges for moneys paid to the Board, and he shall cause a special register to be kept showing all such forms or documents taken into stock and the persons to whom they are issued

TENDERS

26 (a) All contracts for the execution of any work or the supply of any goods to the value of seventy-five pounds or upwards shall be dealt with in accordance with section 36 of the Local Government (Municipalities) Ordinance, 1928

(b) All work or purchases not included in contracts for seventy-five pounds or upwards shall, where possible (except in the case of work carried out departmentally), be put up for public tender

27 Tenders shall be received only in closed envelopes and placed in a box appointed for the purpose

28 The tenders shall be opened by two members of the Board, in conjunction with the Town Clerk, who shall sit in public for that purpose fifteen minutes before the time fixed for the sitting of the Board, and one of the members of the Board so present shall date and sign each tender received. The tenders received shall thereafter be reported to the Board at the same meeting.

Provided that, at the request of the head of the Department concerned, any tenders, the time for receiving which closes on a day on which there is no meeting of the Board, may be opened by the Chairman or Deputy Chairman or the Chairman of any Standing Committee, sitting in public, at a time and place of which two days' notice shall be given by public advertisement, in conjunction with the Town Clerk and the head of the Department concerned, and the tenders so opened shall be dated and signed by the Chairman or Deputy Chairman or the Chairman of any Standing Committee and shall be reported to the Board at its next meeting.

29 If a Committee shall recommend the acceptance of a tender other than the lowest they shall state their reasons in a report thereon, which shall be forwarded to the Finance Committee, who shall report thereon to the Board.

CONTRACTS AND AGREEMENTS

30 Contracts and agreements, and records of any transaction involving payment of money either to or by the Board, shall be sent to the Treasurer for registration without delay, also a memorandum of all estimates which, having been accepted, have virtually become contracts, and the orders for works based on such estimates, such memorandum to be certified by the Chairman of the Committee having charge of the work.

ORDERS FOR WORKS AND GOODS

31 The several Committees when giving authority for works or goods, are to require the officer giving the order to state thereon the name of the Committee from whom the order proceeds, and to request the person or firm to whom the order is sent to state the name of the Committee on each account, and to render a separate account in respect of each Committee.

32 All orders for works and goods shall be given on official order forms, and copies of such orders shall be attached to all accounts before payment is made.

ACCOUNTS AND PAYMENTS

33 No payment shall be made unless the expenditure has been provided for in approved estimates, or, in case it has not been so provided for, until it has been expressly ordered by the Finance Committee.

34 All bills and accounts payable by the Board shall be sent to the Treasurer before being dealt with by any other Department.

35 All payments shall be made by cheque.

36 No cheque shall be drawn for any amount the account for which is not signed by the Chairman or Deputy Chairman of the Committee directing the expenditure and the head of the Department concerned

37 All cheques for the payment of money shall be signed by the Treasurer and one member of the Finance Committee

38 The Finance Committee is to require the Treasurer to report whenever an account is not presented for payment within thirty days after it has been rendered by the person to whom the payment is due

TREASURER

39 The general financial correspondence of the Board is to be conducted by the Treasurer as head of the Finance Department, under instructions from the Finance Committee, but letters of importance ordered to be written by the Board may be signed by the Chairman of the Board or the Town Clerk, as the Board may direct

40 The Treasurer shall give all necessary assistance to Committees concerning the conduct and course of financial business

41 It shall be the duty of the Treasurer to advise the Finance Committee on all questions relating to the financial affairs of the Board, to control and administer, subject to the directions of the Finance Committee, all funds belonging to the Board, and, in addition to any other duties which may be imposed upon him —

- (a) To control and supervise all accounts and records kept by any department or officer of the Board in connexion with the collection of revenue, the disbursement of funds, the allocation of expenditure, and costing of services, the purchase and disposal of stores and any other transactions of a financial nature, and, subject to the requirements of the inspector appointed under section 95 (1) of the Local Government (Municipalities) Ordinance, prescribe the form and manner in which such accounts and records shall be kept
- (b) At the close of each financial year, or at any other time he may consider necessary, to call upon all departments or officers of the Board having charge of stores to submit certified lists of such stores, showing the cost or book value thereof, and statements of any depreciation or shortages or surpluses disclosed by stock-taking
- (c) At the end of each financial year, or at any other time he may consider necessary, to call upon all departments or officers of the Board having charge of any plant, livestock or other movable assets of the Board to submit certified lists and valuations thereof, provided that, if the Finance Committee shall so decide, such valuations shall be made by an independent valuer to be appointed by such Committee
- (d) To arrange for the verification of the lists and statements referred to in (b) and (c) hereof, either by himself or by a responsible officer of his department,

and the furnishing of a statement signed by himself or such officer certifying that such lists have been compared with the stores and movable assets to which they refer and testifying as to the correctness thereof provided that, if the Finance Committee shall so decide, any member or members of such Committee or other person deputed thereto by such Committee may at any time conduct an examination of such stores and movable assets

- (e) Report to the Finance Committee without delay any waste or extravagance in the use of stores or otherwise, any excessive cost of any service or item of expenditure, and any breach of the provisions of the Local Government (Municipalities) Ordinance or of any regulations relating to the revenue or expenditure or property of the Board which may come to his notice

CAPITAL ACCOUNT

42 The Board's capital account shall consist of —

- (a) Loans raised by the Board for capital works or purposes
- (b) Proceeds of sale of immovable property reserved by law or otherwise for the redemption of debt or for capital purposes
- (c) Special assessment rates or contributions levied for carrying out capital works or purposes
- (d) Endowment funds, grants, or other special receipts reserved by law or otherwise for capital purposes
- (e) Contributions from the Board's revenue fund or from trading undertakings for capital purposes

43 The Treasurer shall submit to the Finance Committee as often as may be required, but not less than once every three months, in respect of each separate loan or fund, progressive statements of receipts and payments, including particulars of any unspent balances and estimated amount of expenditure on account of authorised works and purposes still to be met from such loans or funds

44 Such statements shall be submitted by the Finance Committee to the Board and the Committee shall make recommendations in cases where it may be necessary to make provision for any deficiency or arrange for the disposal or re-allocation of any surplus

ESTIMATES OF CAPITAL ACCOUNT

45 No recommendation or proposal involving expenditure on capital account shall be voted upon by the Board until an estimate of the costs, debt, or liability proposed to be entered into has been submitted by the Finance Committee to the Board. The estimate shall be submitted by the Finance Committee without delay to the Board, with any observations they may wish to make upon its financial bearings, and the report of the Finance Committee shall be considered by the Board simultaneously with the report of the Committee making the recommendation. An estimate which does not comprise

the total amount of the liability involved in any proposal shall be accompanied by a statement of such total liability and of the amount (if any) of previous votes

46 Whenever a recommendation or proposal shall be made to the Board involving the expenditure upon capital account of a sum of money exceeding £500, or for an application to the Governor for powers, the exercise of which when sanctioned by the Governor would involve such capital expenditure by the Board, the Board shall not be asked to vote upon such recommendation or proposal until seven days after the report containing it shall have been laid before the Board and a report upon the financial bearings of the proposal shall have been submitted by the Finance Committee

47 No expenditure on capital account shall be incurred by a Committee except upon an estimate submitted by the Finance Committee and approved by the Board and, upon such estimate being so approved, the Committee shall, upon their recommendation to the Board, be authorised to incur expenditure not exceeding the amount of votes, subject, however, to the expenditure being within the borrowing powers for the time being conferred upon the Board

Eldoret,
19th July, 1929

G EAST KING,
Town Clerk

Approved by His Excellency the Governor

Nairobi,
9th September, 1929

H M -M MOORE,
Colonial Secretary

GENERAL NOTICE No 1256

NOTICE

UNDER THE MEDICAL PRACTITIONERS AND DENTISTS
ORDINANCE, 1910

(Chapter 119, Revised Edition)

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

Druy, Graham Dru, M.B.C.S., Eng., 1924,
L.R.C.P., Lond., 1924

Nairobi,
14th September, 1929

A. R. PATERSON,
Acting Registrar

GENERAL NOTICE No 1257

DEPARTMENT OF AGRICULTURE

WEEKLY LOCUST REPORT, 18.9.29

FLYING SWARMS

The large swarm reported last week as being in Subukia, moved off in the direction of Thomson's Falls, and has since been reported from that area. It has flown north. Another swarm has entered Subukia Valley, and is reported as doing damage to crops. The swarm is nearing maturity.

There is a swarm on the Solai Escarpment, and several small ones on the Kinangop and in Kiambu. On 13.9.29, a large swarm of yellow and red locusts was observed from Ravine to be moving in the direction of Lower Molo. It is possible that this is the same swarm now reported from Subukia.

Tanganyika reports that a swarm passed over the border at Useu, flying north.

HOPPER AREAS

Northern Turkana—The hopper infestation on the banks of the Turkwell is described as terrific. Work is proceeding, but infestation is not yet under control.

Southern Turkana—Four areas cleared. Ladham nearly clear. Three other areas, Loiapwa, Lokapel, Lokapel Logetewe and Mabeye-Lokwiyaw are badly infested but under control. The Lomello area is under control, and a small band of hoppers in the third stage has been found north-east of Lochuchar towards Lake Rudolph.

Baringo—At present scouting and track-making are being carried out by the nucleus staff left in the area. One officer is operating against fliers in Solai Subukia.

Northern Frontier—Reports that scouting, up to date of report, has revealed no hopper or laying areas, but there is a large, almost mature swarm of fliers in the region of Baisalo proceeding northwards.

Nairobi,
18th September, 1929

E. HARRISON
Deputy Director of Agriculture

GENERAL NOTICE No 1258

KENYA AND UGANDA RAILWAYS AND
HARBOURS

RE-NAMING OF SIDINGS

IT is notified for general information that the siding at present known as Kapsumbeirwa Siding, situated at mile 18½ on the Kitale Branch, has been re-named, and will henceforth be known as Heard's Siding.

Headquarter Offices,
Nairobi,
17th September, 1929

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

GENERAL NOTICE No 1259

KENYA AND UGANDA RAILWAYS AND
HARBOURS

NOTICE

MIXED CONSIGNMENTS OF GOODS OR PARCELS OFFERED
FOR TRANSPORT BY RAIL

PUBLIC NOTICE is hereby given that when goods or parcels chargeable at different rates are packed together in one receptacle or package, rail-age charges are computed on the gross weight of the receptacle or package, and its contents at the rate applicable to the highest rated class of goods contained therein.

It is therefore in the interest of consignors to pack differently rated commodities in separate containers.

Headquarter Offices,
Nairobi,
14th September, 1929

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

GENERAL NOTICE No 1260.

NAKURU MUNICIPAL BOARD

TENDERS are invited for the supply of the following Plant to the Nakuru Municipal Board:

- 4 two-wheel Ox Carts
- 2 Watering Carts, approx 300 gallons each, Ox drawn
- 2 four-wheel Rubbish Carts with lids, Ox drawn

Tenders will be accepted as to the whole or a portion of the above.

Full particulars of the Boards' requirements may be obtained on application to the Municipal Engineer.

Tenders must be delivered in sealed envelopes at the Municipal Offices, Nakuru, on or before 12 noon, on the 9th day of October, 1929, at which time and place they will be opened.

The Board reserve the right not to accept the lowest or any tender.

Nakuru,
20th September, 1929

T. W. GRAY,
Town Clerk,

GENERAL NOTICE NO 1261

UGANDA GOVERNMENT IVORY AUCTION
SALE

NOTICE

APPROXIMATELY 16,000 lb of Government ivory composed chiefly of vilaiti, cutchi, calasia and fakra, and also a quantity of rhino horns and hippo teeth will be sold by public auction at Kampala, at 10 a.m., on Wednesday, the 13th November, 1929

Lots will be ready for inspection on the previous day

The Treasury,
Entebbe, Uganda,
3rd September, 1929

S MARSTON,
Acting Treasurer

GENERAL NOTICE NO 1262

KENYA AND UGANDA RAILWAYS AND
HARBOURS

TENDERS FOR LOGS AND FLITCHES

TENDERS are invited for the supply of the following logs and flitches, for, any Kenya and Uganda Railways and Harbours Station —

- 400 tons Podo Gracilior logs
- 450 „ Podo Flitches (Gracilior or Melin-
grianus)
- 100 „ Camphor logs
- 100 „ Camphor flitches
- 150 „ Mweri logs
- 200 „ Cedar flitches

2 The logs and flitches must be in accordance with the Railway's specifications, particulars of which can be obtained on application to the Chief Storekeeper, Kenya and Uganda Railways and Harbours, Box 40, Nairobi

3 Tenders for part or the whole of the above will be considered

4 Tenderers must state the quantity they are prepared to deliver monthly. Delivery to commence in January 1930

5 The price to be for per ton of 50 cubic feet, and the logs will be measured at the centre, and one inch in every twelve inches quarter girth deducted for bark. Measurements to be calculated by Hoppus's Measure

6 Logs and/or flitches will be inspected by the Railways before loading into trucks, and payment will be made on or before the 15th of the month following the receipt of the logs or flitches at the Railway Stores, Nairobi, and after final acceptance by the Chief Storekeeper

7 Tenders in sealed envelopes marked "Tenders for Logs and Flitches" should reach the Chairman, Tender Board, Kenya and Uganda Railways and Harbours, P.O. Box 572, Nairobi, on or before the 14th October, 1929. Tenders received after that date will not be considered

8 The lowest or any tender will not necessarily be accepted

Headquarter Offices,
Nairobi,
16th September, 1929

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

GENERAL NOTICE NO 1263

ELECTRIC POWER ORDINANCE, 1919

PUBLIC NOTICE OF AN APPLICATION WHICH WILL BE MADE FOR AN EXTENSION OF THE AREA OF SUPPLY COMPRISED IN DISTRIBUTING LICENCE NO 6, HELD BY THE EAST AFRICAN POWER AND LIGHTING COMPANY, LIMITED, IN RESPECT OF THE FORT HALL AND THIKA DISTRICTS

NOTICE is hereby given to all to whom it may concern that on the 1st day of November, 1929, Messrs The East African Power and Lighting Company, Limited, of Nairobi, a Limited Liability Company incorporated in the Colony and Protectorate of Kenya, will make application to His Excellency the Governor in Council for an extension of the area comprised in Distributing Licence No 6 for the distribution and supply of electrical energy for public and private purposes in the Fort Hall and Thika Districts

The application is being made with a view to enabling the applicant to supply electrical energy when required to the owners of farms and sisal estates in the area, the subject of the proposed extension

The area for which the extension is required is that which is bounded on the north by the left bank of the Tana River, commencing at its confluence with the Thika River to a point where it crosses longitude 37° 50' on the east by longitude 37° 50' on the south by latitude 1° 10', and thence along the right bank of the Athi River to the boundary of the area comprised in Distributing Licence No 6, and on the west by the area comprised in Distributing Licence No 6. A plan showing such extended area can be inspected at the offices of Messrs Hamilton, Harrison & Mathews, Solicitors, Nairobi House, Nairobi, or at the offices of Messrs The East African Power and Lighting Company, Limited, Government Road, Nairobi

With the exception of the Nairobi District Council, there is no public or local authority, company, person or body of persons in the area the subject of the proposed extension, and the grant of the application will not affect the said Nairobi District Council

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

Dated this 19th day of September, 1929

HAMILTON, HARRISON & MATHEWS,
*Solicitors for the Applicant,
Nairobi House, Nairobi*

GENERAL NOTICE No 1264

KENYA AND UGANDA RAILWAYS AND
HARBOURS

NOTICE

CIRCULAR TOURS

ATTENTION is drawn to the facilities now being offered in connection with Circular Tours at reduced rates in through bookings between the Kenya and Uganda Railways, and the Tanganyika Railways, particulars of these tours may be obtained on application at any station or port, or from District Officers or the Superintendent of the Line, Nairobi

Headquarter Offices,
Nairobi,
20th September, 1929

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

GENERAL NOTICE No 1228

NOTICE

GRAZING IN EASTERN MAU FOREST

TENDERS are invited for the grazing rights for a period of one year, from 15th October, 1929, for the following area in the Eastern Mau Forest —

Approximately 2,000 acres of grassland known as Logomon in the valley of the Njoro River, adjacent to and lying to the north of L O 3990

2 The basis of tender to be a licence fee per acre, payable in advance before the issue of the licence

3 The successful tenderer will be given a licence the terms of which may be ascertained from the Forester, Elburgon Forest Station, where also the plan of the area may be seen and all information obtained

4 The successful tenderer will be required to demarcate roughly the 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 Assistant Conservator of Forests, Londiani and will be received by him up to and including October 9th, 1929

7 The highest or any tender will not necessarily be accepted

Nairobi,
7th September, 1929

H M GARDNER,
Conservator of Forests

GENERAL NOTICE No 1217

MUNICIPALITY OF MOMBASA

In re THE LOCAL GOVERNMENT (RATING) ORDINANCE,
1928

PURSUANT to the provisions of section 18 of the Local Government (Rating) Ordinance, 1928, I give notice to all persons interested that the Mombasa Municipal (Interim) Board has imposed the following rates in respect of the year 1929 —

- (1) An original rate of one half per centum, and
- (2) An additional rate of one-eighth per centum on the unimproved value of land as appearing in the valuation roll

The above rates shall become due and payable at the Municipal Offices on the nineteenth day of October, 1929

Mombasa,
13th September, 1929

C G USHER,
Acting Town Clerk

GENERAL NOTICE No 1218

MUNICIPALITY OF MOMBASA

THE LOCAL GOVERNMENT (RATING) ORDINANCE, 1928

PURSUANT to the provisions of section 11 of the Local Government (Rating) Ordinance, 1928, I hereby give notice that the Valuation Court appointed to examine the valuation roll made in respect of property within the Municipality of Mombasa has completed its examination of the said roll and has made such alterations and amendments therein as it has deemed necessary, and that I have signed and certified the same, and that the said roll will become fixed and binding upon all persons interested who shall not before the nineteenth day of October, 1929, appeal from the decision of the Valuation Court

Mombasa,
12th September, 1929

E J WADDINGTON,
President, Mombasa Valuation Court

GENERAL NOTICE No 1224

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 Nairobi and to commence on Wednesday the 4th day of December, 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 Registrar, Mombasa, on or before the 4th day of November, 1929

Nairobi,
9th September, 1929

MURRAY M JACK,
*Registrar, H M Court of Appeal for
Eastern Africa.*

GENERAL NOTICE No 1189

EASTLEIGH TOWNSHIP

SALE OF PLOTS

THE undermentioned plots situated in Eastleigh Township have been attached on account of the non-payment of Township Rates, levied under the Eastleigh Township Assessment and Rating Rules, 1922, and will be offered for sale by public auction by the Court Broker, Mr C Denovan, at his office in Standard Street, Nairobi, on Saturday, September 28th, at 10 a m

<i>Plot No</i>	<i>Section</i>	<i>Registered Owner</i>	<i>Land Registry Reference</i>			
87	II	Harjee Sainjee	Vol	N	19	Folio 370
123	III	Maganlal Jadavji Tikamji	,,	,,	12	,, 170/1
649	I	Makanji Ratanji	,,	,,	9	,, 72
650	I	do	,,	,,	9	,, 66/1
247	I	A F Baker	,,	,,	5	,, 422/1
654	II	Chunilal Purshotam Amin	,,	,,	24	,, 44/1
394	II	Coutinho e Cavalho Engracia	,,	,,	9	,, 156
716	II	do	,,	,,	9	,, 176
319	I	Mis S H Claridge	,,	,,	3	,, 342/1
112	I	Dayal s/o Kaldas	,,	,,	5	,, 294/1
50	VII	Mis Jessie E Drake	,,	,,	3	,, 10
51	VII	do	,,	,,	3	,, 12
623	I	Dayashanker Gaurishanker Dave	,,	,,	19	,, 2/1
624	I	do	,,	,,	19	,, 2/1
600	III	Vincent de Souza	,,	,,	24	,, 236/1
171	I	Arthur Louis Gurnet	,,	,,	5	,, 298/1
178	I	do	,,	,,	5	,, 298/1
551	II	Jechand Laverchand w/o Jeychand	,,	,,	13	,, 342/1
552	II	do	,,	,,	13	,, 342/1
270	II	Jechand Koonverji	,,	,,	3	,, 344
106	II	Harji Samji	,,	,,	12	,, 244/2
850	II	Karsandas Premji	,,	,,	13	,, 128/1
89	II	Mohanlal Ramji	,,	,,	12	,, 4/1
245	II	Morar Liladhai	,,	,,	3	,, 436/6
747	II	Aratlal Tribhovan Parekh	,,	,,	23	,, 120/1
246	II	Behram Shivdial & Co	,,	,,	3	,, 414/2
618	II	Victorino Braganza	,,	,,	19	,, 376/1
78	III	Bhagwandas Singhram	,,	,,	3	,, 240/5
614	I	Balashanker Karsanji Bhutt	,,	,,	11	,, 260/1
603	III	Mulchand Ganeshdas and Bhagwandas Sobharam	,,	,,	5	,, 438/2
662	III	do	,,	,,	5	,, 438/2
619	I	Bhagatsingh s/o Kirpa Singh	,,	,,	5	,, 408/1
203	III	do	,,	,,	5	,, 406/1
277	II	Lauriram s/o Santasingh	,,	,,	5	,, 76/2

Nairobi,
2nd September, 1929

A LINDSAY BASFORD,
for District Commissioner,
Assistant Land Officer

GENERAL NOTICE No 1146

THE CROWN LANDS ORDINANCE

(Chapter 140, Revised Edition)

KERICHO TOWNSHIP PLOTS

NOTICE is hereby given that grants in respect of the plots in Kericho specified in the Schedule hereto, will be sold by auction at Kericho, on Thursday, the 3rd October, 1929, commencing 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 District Commissioner at Kericho, 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 District Commissioner, Kericho, 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 per cent of the purchase money. In default of such payment the plot may be immediately re-offered 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 the 31st December, 1929, shall be paid to the District Commissioner, Kericho, 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 seven 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 seven 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 and 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 aforesaid.

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 District Commissioner, Kericho, for necessary action.

3 The term of each grant will be 99 years from the 1st day of November, 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 CONDITIONS

1 The plots shall be used for the purposes of garage, wagon factory or other similar industries only, but purchasers may be at liberty to use plots for the combined purposes of such industries and residence notwithstanding.

Provided that in the event of a plot being used for the said combined purposes, then not more than one-half of the area thereof shall be built upon, otherwise not more than 90 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 industrial purposes as aforesaid be required to remain unbuilt on be less than 300 square feet, 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 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

3 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 industry which has been or may be declared to be dangerous or offensive by notice in the Official Gazette

4 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

PLOTS FOR INDUSTRIAL PURPOSES OR INDUSTRIAL AND RESIDENTIAL PURPOSES COMBINED

Section No	Plot No	Area Acres approx	Rent per annum Shs	Upset Price Shs	Survey Fees Shs	Proportionate rent from 1-11 29 to 31-12-29 Shs
V	1	0 34435	96	600	70	16
V	2	0 34435	96	600	70	16
V	3	0 34435	96	600	70	16
V	4	0 34435	96	600	70	16
V	5	0 34435	96	600	70	16

Nairobi,
27th August, 1929

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

GENERAL NOTICE No 1265

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 date arrived in England as stated —

Date of despatch from Mombasa	Name of vessel by which despatched	Date of arrival in England
1st Sept, 1929	S S "B de St Pierre"	17th Sept, 1929

General Post Office,
Nairobi,
20th September, 1929

H TAYLOR,
*for Ag Postmaster General,
Kenya and Uganda*

GENERAL NOTICE NO 1266

THE CROWN LANDS ORDINANCE
(Chapter 140 of Revised Edition)

NOTICE

MOMBASA TOWNSHIP PLOTS

NOTICE is hereby given that grants in respect of the plots at Mombasa, specified in the Schedule hereto, will be sold by auction in the office of the Resident Commissioner, Mombasa, on Saturday, the 26th October, 1929, commencing at 10 a.m.

A plan of the plots 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 Shs 3, post free.

The right to withdraw the plots 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 Responsible Authority defined by the Mombasa Town Planning Scheme, 1926, or such other Municipal Authority as may be hereafter established by law.

CONDITIONS OF SALE

(a) AUCTION

1 The amount of the advance of each bid will be regulated by the auctioneer, and no bidding shall be retracted.

2 The highest bidder will be the purchaser but if any dispute arise as to any bid, the plot will be re-offered at the last undisputed bid.

3 Each purchaser shall pay to the auctioneer immediately on the fall of the hammer a deposit of 25 per cent of the purchase money. In default of such payment the plot may be immediately re-offered for sale, and any subsequent bid by the person who has made default may be ignored or refused.

4 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.

5 The balance of the purchase money together with the rent due to the 31st December, 1929, shall be paid to the Resident Commissioner Mombasa 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 seven 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.

6 Subject to the proviso contained in Condition No 5, if the amounts therein mentioned are not paid as therein laid down within seven 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 either 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 aforesaid.

2 No building shall be erected on either 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 The term of the grants will be 99 years from the 1st day of November, 1929.

4 The grantees shall not at any time subdivide the plot, or assign, sub-let or otherwise dispose of any portion of the plots 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 The plots may be used for the combined purpose of business and residence.

2 Each purchaser of a plot shall erect within 18 months of the commencement of their grants a building of approved design constructed of stone, burnt brick or concrete on proper foundations, of a minimum value of £12,000.

3 At no time during the term of the grants shall either plot or any portion thereof or any building erected on the plots 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.

4 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.

5 The grantee shall conform in all respects with the Mombasa Building Rules, all local regulations, and with the provisions of the Mombasa Town Planning Scheme, 1926.

SCHEDULE

Section No	Plot No	Approx Area Acres	Upset Prices Shs	Annum Rents Shs	Prop rents 1-11-29 to 31-12-29	Survey Fees Shs
XXIV	Plot 52 (Old Nos 24 and 25)	0 21649	12,295	1,560	260	80
XXIV	Plot 53 (Old Nos 26 and 27)	0 20219	8,066	1,456	243	80

Nairobi,
18th September, 1929

W M LOGAN,
*Acting Commissioner for Local Government
Lands and Settlement*

GENERAL NOTICE NO 1190

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

NYERI, 30TH SEPTEMBER, 1929

Criminal Case No 104/29 Rex *vs* Jalango s/o Moya
 „ „ „ 105/29 Rex *vs* Raigirira wa Thiongo
 „ „ „ 119/29 Rex *vs* Nyambura w/o Muchai and another

MERU, 4TH OCTOBER, 1929

Criminal Case No 89/29 Rex *vs* M'Inu wa Inoti
 „ „ „ 103/29 Rex *vs* Moses M'Muongo M'Mbuto
 Divorce Cause No 8/29 Philipu Muntu Inoti s/o Muntu Rugoci, Petitioner,
vs Foibi Wainimi wa Kinguriu, Respondent

EMBU, 8TH OCTOBER, 1929

Criminal Case No 100/29 Rex *vs* Kaburuki wa M'Muchaka

ELDORET, 28TH OCTOBER, 1929

Civil Appeal No 22/29 C P Lawrens *vs* C W Dickinson

KITALE, 4TH NOVEMBER, 1929

Criminal Case No 99/29 Rex *vs* Hameichand s/o Attra and another
 „ „ „ 108/29 Rex *vs* Wasikira s/o Mafuabi

KISUMU, 11TH NOVEMBER, 1929

Criminal Case No 94/29 Rex *vs* Chipkunyi wora Toboi

KISII, 18TH NOVEMBER, 1929

Criminal Case No 97/29 Rex *vs* Dima s/o Sola
 „ „ „ 101/29 Rex *vs* Awuov s/o Othel
 „ „ „ 107/29 Rex *vs* Tbnega s/o Nyambigeia and another

NAKURU, 25TH NOVEMBER, 1929

Criminal Case No 124/29 Rex *vs* Mathenji wa Geturo

Nairobi,
6th September, 1929

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

GENERAL NOTICE NO 1267

THE BANKRUPTCY ORDINANCE, 1925

NOTICE OF INTENDED DIVIDEND

Debtor's name—Ibrahim Hussein*Address*—Rangwe, Kisumu District*Description*—Shopkeeper*Court*—H M Supreme Court, Nairobi*Number of matter*—17 of 1929*Last day for receiving proofs*—8th October, 1929*Name of trustee*—Official Receiver*Address*—Old Secretariat Buildings, P O Box 231, Nairobi

Nairobi,

20th September, 1929

W M KEATINGE,
Official Receiver

GENERAL NOTICE NO 1268

THE BANKRUPTCY ORDINANCE, 1925

ADJUDICATION

Debtor's name—Abraham Lazeison*Address*—Elburgon*Description*—Contractor*Court*—H M Supreme Court, Nairobi*Number of matter*—27 of 1929*Date of order*—18th September, 1929*Date of petition*—11th May, 1929

Nairobi,

20th September, 1929

W M KEATINGE,
Official Receiver

GENERAL NOTICE NO 1269

THE BANKRUPTCY ORDINANCE, 1925

FIRST MEETING OF CREDITORS AND PUBLIC

EXAMINATION

Debtor's name—Roshanlal Sharma, trading as The Great Bharat Mitter Hotel*Address*—River Road, Nairobi*Description*—Hotel-keeper*Court*—H M Supreme Court, Nairobi*Number of matter*—32 of 1929*Date of first meeting of creditors*—15th October, 1929*Hour*—2 15 p m*Place*—Official Receiver's Office, Old Secretariat Buildings, Nairobi*Date of public examination*—18th October, 1929*Hour*—10 a m*Place*—Law Courts, Nairobi

Nairobi,

20th September, 1929

W M KEATINGE,
Official Receiver

GENERAL NOTICE NO 1270

THE BANKRUPTCY ORDINANCE, 1925

FIRST MEETING OF CREDITORS AND PUBLIC

EXAMINATION

Debtor's name—Mohamed Hussein*Address*—Nakuru*Description*—Hotel-keeper*Court*—H M Supreme Court, Nairobi*Number of matter*—34 of 1929*Date of first meeting of creditors*—10th October, 1929*Hour*—2 15 p m*Place*—Official Receiver's Office, Old Secretariat Buildings, Nairobi*Date of public examination*—11th October, 1929*Hour*—10 a m*Place*—Law Courts, Nairobi

Nairobi,

20th September, 1929

W M KEATINGE,
Official Receiver

GENERAL NOTICE NO 1271

THE BANKRUPTCY ORDINANCE, 1925

RECEIVING ORDER

Debtor's name—Keshav Jeram*Address*—Ngara Road, Nairobi*Description*—Carpenter*Date of filing petition*—9th September, 1929*Court*—H M Supreme Court, Nairobi*Number of matter*—37 of 1929*Date of order*—9th September, 1929*Whether debtor's or creditor's petition*—Debtor's

Nairobi,

20th September, 1929

W M KEATINGE,
Official Receiver

GENERAL NOTICE NO 1272

THE BANKRUPTCY ORDINANCE, 1925

RECEIVING ORDER

Debtor's name—Hasham Meralli*Address*—Latey residing at Nairobi and carrying on business at Machakos*Description*—Lorry driver*Date of filing petition*—11th September, 1929*Court*—H M Supreme Court, Nairobi*Number of matter*—39 of 1929*Date of order*—12th September, 1929*Whether debtor's or creditor's petition*—Debtor's

Nairobi,

20th September, 1929

B STONE,
for Official Receiver

GENERAL NOTICE NO 1273

THE BANKRUPTCY ORDINANCE, 1925

RECEIVING ORDER

FIRST MEETING OF CREDITORS AND PUBLIC

EXAMINATION

Debtor's name—David Silver*Address*—Machakos*Description*—Farmer*Court*—H M Supreme Court, Nairobi*Number of matter*—40 of 1929*Date of filing petition*—12th September, 1929*Date of receiving order*—13th September, 1929*Date of first meeting of creditors*—9th October, 1929*Hour*—2 15 p m*Place*—Official Receiver's Office, Old Secretariat Buildings, Nairobi*Date of public examination*—11th October, 1929*Hour*—10 a m*Place*—Law Courts, Nairobi*Whether debtor's or creditor's petition*—Debtor's

Nairobi,

20th September, 1929

W M KEATINGE,
Official Receiver

GENERAL NOTICE NO 1274

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

INSOLVENCY JURISDICTION

KISUMU DISTRICT REGISTRY CAUSE No 3/23

Re SHAIKH NOORDIN GULMOHAMED, INSOLVENTS

To all whom it may concern

UPON the application dated the 3rd day of July, 1929, filed by Messrs Shapley, Schwartz and Barret, advocates for and on behalf of the above debtors, and on hearing Mr H E Schwartz for the debtor, Mr O B Daly for Messrs Wali Hiji and Sons, creditors of the above estate, and Mr A J McCarthy for the Crown, it is ordered that the debtors be and the said debtors are hereby granted in absolute discharge forthwith

Given under my hand and the Seal of the Court this 3rd day of September, 1929, at Nairobi

S J THOMAS,
Judge, H M Supreme Court of Kenya

GENERAL NOTICE No 1275

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

INSOLVENCY JURISDICTION

CAUSE No 48 OF 1919

Re SHARAF DIN, INSOLVENT

To all whom it may concern

UPON the application dated the 24th day of July, 1929, of Sharaf Din, the above-named debtor, for his discharge, and on hearing Mr H E Schwartze, advocate, in support thereof and Mr F Hopley advocate for J Marcus, and Mr R H Mathews advocate for Mr Phuman Singh, both creditors of the above estate it is ordered that the debtor be and the said debtor is hereby granted in absolute discharge

It is further ordered that the receiver herein be and he is granted his discharge from the receivership of the property of the above estate forthwith

Given under my hand and the Seal of the Court this 9th day of September, 1929, at Nairobi

S J THOMAS,
Judge, H M Supreme Court of Kenya

GENERAL NOTICE No 1276

IN THE DISTRICT DELEGATE'S COURT
AT KISUMU

PROBATE AND ADMINISTRATION

CAUSE No 9 OF 1929

ADMINISTRATION OF THE ESTATE OF GURBAX SINGH,
DECEASED

To all whom it may concern

PURSUANT to an order of the District Delegate, Kisumu, dated the 11th September, 1929, by which the undersigned was appointed Administrator of the Estate of the late Gurbax Singh, who died on the 6th day of July, 1929, at Old Kisumu

TAKE NOTICE that all persons having any claims against the estate of the said Gurbax Singh are required to lodge and prove such claims before me the undersigned on or before the 17th October, 1929, after which date only the claims so proved will be paid and the estate distributed according to law

P O Box 19, Kisumu
17th September, 1929

GURDIAL SINGH

GENERAL NOTICE No 1277

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT MOMBASA

PROBATE AND ADMINISTRATION

CAUSE No 42 OF 1929

NOTICE OF APPLICATION FOR PROBATE OF THE WILL OF
FATUMA BINTI ABDULLA BIN RASHID, LATE OF
MOMBASA, DECEASED

TAKE NOTICE that application having been made in this Court by Said bin Mhauk Shikeli of Mombasa, for probate of the will of Fatuma binti Abdulla bin Rashid, late of Mombasa, who died at Mombasa on the 18th 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 7th day of October, 1929

Mombasa,
14th September, 1929

J E R STEPHENS
Judge

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

GENERAL NOTICE No 1278

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT MOMBASA

PROBATE AND ADMINISTRATION

CAUSE No 45 OF 1929

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE
OF TAYABALI ESMAILI BHARMAL, BOHORA, LATE OF
MOMBASA, PLAIN MAKER, DECEASED

TAKE NOTICE that application having been made in this Court by Akbarali Tiviballi Bharmal of Mombasa, for the administration of the estate of Tayabali Esmaili Bharmal, late of Mombasa who died at Mombasa on the 1st 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 7th day of October, 1929

Mombasa,
18th September, 1929

J E R STEPHENS,
Judge

GENERAL NOTICE No 1279

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 91 OF 1929

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE
OF MRS PIROJBAI MANCHERJI DAROGA LATE OF NAIROBI,
DECEASED

TAKE NOTICE that application having been made in this Court by Mancherji Jamsedji Daroga, of Nairobi, for the administration of the estate of Mrs Pirojbai Mancherji Daroga, late of Nairobi, who died at Nairobi on the 7th day of September, 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 9th day of October, 1929

Nairobi
17th September, 1929

S J THOMAS,
Judge

GENERAL NOTICE No 1280

THE REGISTRATION OF TRADE MARKS
ORDINANCE

APPLICATION No 90/29

NUMOTIZINE

To all whom it may concern

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 3 of Part III of the Schedule to the above-mentioned Ordinance in respect of pharmaceutical preparations, particularly including in ethical medicinal preparation for use in connection with the treatment of pneumonia, bronchitis, pleurisy, phthisis, whooping cough, pulmonary ailments, typhoid fever, and other febrile to remiss, has been lodged by Numotizine Inc, of 220, West Ontario Street Chicago, State of Illinois, United States of America, manufacturers, whose address for service in the Colony is /o Messrs Atkinson, Wright and Brown, Advocates Mombasa

The said trade mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance provided no notice of opposition is received

A specimen of the trade mark, the registration of which is applied for, can be seen at the office of the undersigned at Nairobi

Nairobi,
16th September, 1929

W M KEATINGE,
Registrar of Trade Marks

GENERAL NOTICE NO 1281

THE PATENTS AND DESIGNS ORDINANCE

CERTIFICATE OF ENTRY IN THE REGISTER OF PATENTS

Certificate No 161

THIS is to certify that an entry has been made in the Register of Patents in the name of Siward Faber Suitees, of Cluence House, Renfrew, Scotland, as appears in the Schedule hereto

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

W M KEATINGE,
Registrar

Seal of the Patent Office

Date September 12th, 1929

SCHEDULE

- Number of application —161
Date of application —September 12th, 1929
Name of applicant —Siward Faber Suitees
Address of applicant —Cluence House, Renfrew, Scotland
Number and date of Patent (Certificate of Registration) in the United Kingdom —311,205 of February 4, 1928
Nature of patent —Improvements in or relating to maize harvesting machines
Documents etc filed in Registry —
1 Two certified copies of the specification (including drawings) of the United Kingdom patent
2 Certificate of the Comptroller General of the United Kingdom Patent Office giving full particulars of the issue of the patent
3 Authorisation in favour of Messrs Atkinson, Wright and Bown, Advocates, Mombasa

W M KEATINGE,
Registrar of Patents

GENERAL NOTICE NO 1282

KITITO LIMITED

(IN VOLUNTARY LIQUIDATION)

PURSUANT to section 217 of the Companies Ordinance, 1921, notice is hereby given that a meeting of the members of Kitito Limited will be held at the offices of Messrs Dilgety and Company, Limited, Nairobi, on Monday, 28th October 1929, at 10 a.m., for the purpose of receiving the liquidator's accounts, showing how the winding up has been conducted and the property of the Company disposed of, and for hearing any explanations in connection therewith

W C HUNTER,
Liquidator

GENERAL NOTICE NO 1233

NOTICE

NOTICE is hereby given that Husein s/o Alibhai and Kussim Ali s/o Noor Mohamed recently carrying on business as ladies' dressmakers and outfitters in partnership, under the style or firm of "Husein & Co.," in the building known as Ceain's Chambers, situate on Government Road, Nairobi, have sold the goodwill of the said business together with all assets in connection therewith as from the 8th day of August, 1929, to Alibhai s/o Haji and Esmail s/o Haji, both of Nairobi, aforesaid. All debts due to or owing by the said Husein s/o Alibhai and Kussim Ali s/o Noor Mohamed in connection with the said business will be received and paid by the said Alibhai s/o Haji and Esmail s/o Haji, who will continue the said business in Ceain's Chambers aforesaid under the present style or firm of Husein and Co. As from the said 8th day of August, 1929, no person or persons other than the said Alibhai s/o Haji and/or the said Esmail s/o Haji are entitled to pledge the credit of the said firm of Husein and Co.

Dated this 17th day of September, 1929

HAMILTON, HARRISON, & MATHEWS
Solicitors for the parties

Nairobi

GENERAL NOTICE NO 1284

ELDORET MUNICIPAL BOARD

APPROVED ESTIMATES OF REVENUE AND EXPENDITURE FOR THE YEAR ENDING 31st DECEMBER, 1929, PUBLISHED IN TERMS OF SECTION 94 (5) OF THE LOCAL GOVERNMENT (MUNICIPALITIES) ORDINANCE, 1928

Revenue		Expenditure	
	£ £		£ £
1 Grant from Government	3,000	1 Administration and General—	
2 Conservancy Charges—		(a) Salaries Town Clerk, Engineer and Staff, seven-twelfths of year, including reserve for leave pay, etc	758
(a) Night-soil removal	800	(b) Office rent, election expenses, stationery and sundry expenses	270
(b) Refuse removal	400	(c) Travelling allowances Clerk and Engineer	100
3 Licences Miscellaneous Trade	1,200		1,128
4 Fees Cemetery, Market, Pound, etc	250	2 Conservancy Services Night-soil, refuse removal and street scavenging	1,200
5 Court fines	54	3 Public Health Reserve for expenditure on combating infectious diseases	300
	50	4 Cemetery, Market and Pound Upkeep expenses	50
		5 Roads Upkeep and maintenance	1,600
		6 Plant and Machinery Reserve for renewals	150
		7 Emergency Reserve	126
	£4,554		£4,554

Eldoret,
18th September, 1929

G EAST-KING,
Town Clerk

Balance Sheet as at 31st May, 1929.

Part I—General Account

LIABILITIES							£	Shs	Cts	ASSETS							£	Shs	Cts			
DEPOSITS —										DEPOSITS INVESTED —												
For Investment							£	Shs	Cts	£	Shs	Cts	£	Shs	Cts							
Savings Bank							107,045	8	58				Saving Bank	103,515	13							
Mombasa Water Works, Renewals Fund							32,709	5	76				Mombasa Water Works, Renewals Fund	32,709	5	76						
Registrar General, Public Trustee and Official Receiver							21,500						Maharaj Singh Fund	20								
Asiatic Widows' & Orphans' Pension Fund							7,280	0	54				Registrar General' Public Trustee and Official Receiver	21,500								
Maharaj Singh Fund							20			168,554	14	88	Asiatic Widows' and Orphans' Pension Fund	7,556		92						
Miscellaneous										208,528	14	70										
Overdraft (from Loan Funds)										377,083	9	58	K A R Clothing Reserve Store, London				165,300	19	68			
ACCRUED INTEREST, Imperial Loan, 1924										87,631	2	87	Advances — Miscellaneous				3,705					
Drafts and Remittances										55,499	7	88					172,245	6	50			
Excess of Assets over Liabilities (Amount at Credit of Surplus & Deficit Account)										4,608	3	53	ADVANCES PENDING RAISING OF LOANS AUTHORIZED —									
										886,072	13	41	(a) Railway and Harbours									
													Railways	£	Shs	Cts	£	Shs	Cts			
													Thomson's Falls	154,711	0	23						
													Completion of Berths (3) & (4) Kilindini	72,957	15	23						
													Port Improvement	14,251	18	30						
													Construction of Berth No 5, Kilindini		9	91						
													Interest	245	16	39						
													(b) Colonial									
													Public Buildings	329,346	19	05						
													Municipal Requirements	141,690	0	63						
													Communications	82,903	3	94						
													Miscellaneous	24,742	16	97						
													Establishment—General	5,961	6	96						
														584,644	7	56						
													UNALLOCATED STORES —									
													Public Works Department				61,924	19	37			
													K A R Rations				607	3	80			
													Trade Goods N F P				1,000					
													Rupees for Dhow Traffic				1,576	19	75			
													Post Office				10,353	5	35			
													LOANS TO LOCAL BODIES —									
													Y M C A				1,600					
													A M Jeevanjee & Co				2,607	9	12			
													Imprests									
													Inter Departmental Clearance A/c									
													CASH —									
													On Deposits									
													National Bank of India Ltd —									
													Miscellaneous				2,500					
													Registrar General, Public Trustee and Official Receiver				25,302	5				
													Registrar, Supreme Court of Kenya, Nairobi				7,720					
													Registrar, Supreme Court of Kenya, Mombasa				788	3	55			
													Police Rewards and Fines Fund				500					
													Donation to Nairobi Hospital				744	17	45			
													In Hand				47,927	16	96			
													In Transit between Chests				9,436	15	22			
													In Bank				41,809	9	10			
Total £							1,410,894	17	27													

Nairobi,
27th August, 1929

H L BAYLES, *Ag Treasurer.*

Part II—Loan Account

(a)—£5,000,000 1921 Loan

	£	Shs	Cts		£	Shs	Cts		£	Shs	Cts
Bondholders (Ordinance No 39 of 1921)	5,000,000			Kilindini Harbour Works	1,094,594						
Sinking Fund	325,724	12	96	Uasin Gishu Railway	1,400,000						
Trustees of Sinking Fund	2	17	50	Repayment to His Majesty's Treasury of Loans already made for development purposes	1,103,912	0	26				
				Repayment to Revenue of Advances made from Revenue for Military Expenditure in connection with the War and Purchase of Reserve Stores for Railway and Steamer Services	600,000						
				Payment of Interest	377,955						
				Expenses of Issue and Deduction for Discount	423,538	19	74		5 000 000		
				Sinking Fund —					309 390	8	28
				Investment					16,337	2	18
				Cash on Deposit							
Total £	5,325,727	10	46		Total £	5,325 727	10	46			

(b)—£5 000,000 1927 Loan

	£	Shs	Cts		£	Shs	Cts		£	Shs	Cts
Bondholders (Ordinance No 22 of 1927)	5,000 000			Completion of Uasin Gishu Railway	599,688	3	05				
Stamp Duty Reserve Fund	46,430	16	03	General Improvements on Main Line and Additional Equipment	125 000						
				Purchase and Reconditioning of Voi Kahe Branch Railway	100 000						
				Additional Locomotives and Rolling Stock	200 000						
				General Port Development at Mombasa	521,593	3	37				
				Repayment of Loan of £3 500 000 raised under the Authority of the Imperial Loan Ordinance No 29 of 1924 —							
				Extension of the Kenya and Uganda Railway and Construction of Branches in Kavirondo and Uganda	1,811 529	17	65				
				Additional Rolling Stock	562,143	0	41				
				Capital Improvements etc	418,817	4	58				
				Expenses of Issue and Deduction for Discount	2,792,490	2	64		4,509 723	8	64
				Advances, Government of Kenya	164,951	19	58		87,631	2	87
				INVESTMENT —					44,300	12	
				Sundry—Stamp Duty Reserve Fund							
				CASH —							
				Lent to Joint Colonial Fund	359,153	10	96				
				Crown Agents (Stamp Duty) Reserve Fund	2,130	4	03				
				Kenya and Uganda Railways and Harbours	38,480	12	07				
				National Bank of India Ltd, Nairobi	4,711	5	15		404,775	12	57
Total £	5,046,430	16	08		Total £	5,046 430	16	08			

Part II —Loan Account—Contd

(c)—£3,500,000 1928 Loan

	£	Shs	Cts		£	Shs	Cts	£	Shs	Cts
Bondholders (Ordinance No 22 of 1927)	3,500,000			RAILWAY AND HARBOUR DEVELOPMENT —						
Stamp Duty Reserve Fund	30,836	4	92	Construction of Nyeri, Kitale and Solai Branch Railways	804,524	9	11			
				General Improvements on Main Line and Additional Equipment	142,589	15	08			
				Purchase of Site for New Railway Station, Mombasa	54,999					
				Additional Locomotives and Rolling Stock	737,242	14	53			
				General Port Development at Mombasa	654,653	0	81			
				Interest out of Capital During Construction Period of Works	51,980	3	85			
				COLONIAL DEVELOPMENT —						
				(a) Public Buildings	273,754					
				(b) Municipal Requirements	240,209					
				(c) Roads and Bridges	83,000					
				Expenses of Issue and Deduction for Discount	607,023			3,310,459	1	21
				INVESTMENTS —	257,431	17	83			
				Sundry—Stamp Duty Reserve Fund				23,750		
				CASH —						
				Lent to Joint Colonial Fund	189,446	9	01			
				Crown Agents (Stamp Duty Reserve Fund)	7,086	4	92			
				Crown Agents	94	9	75	19,627	3	71
Total £	3,530,836	4	92					Total £	3,530,836	4 92

Statement of Surplus and Deficit Account as at 31st May, 1929.

1929	£	Shs	Cts	1929	£	Shs	Cts
To Expenditure for 5 months 1929	1,363,661	15	91	By Balance from 1928	879,305	18	95
„ Surplus	886,072	13	41	„ Revenue for 5 months 1929	1,370,427	10	37
Total £	2,249,734	9	32	Total £	2,249,734	9	32

Nairobi,
27th August, 1929H L BAYLES,
Ag Treasurer

GENERAL NOTICE NO 1286

KENYA AND UGANDA RAILWAYS AND HARBOURS

REVISION OF RATES

NOTICE is hereby given that the following revised classification of rates will be introduced with effect from Tuesday 1st October, 1929 —

Advertising Matter excepting Calendars Showcards and Plates	Class 1
Agricultural and Dairy Implements (<i>vide</i> page 142 of Official Tariff Book No 13)	8
NOTE —The description must be specified	
Aluminium Foil for Agricultural purposes	7
Asbestos Sheets, Slabs and Tiles, e o h p	8
Asbestos Sheets, Slabs and Tiles, in 10-ton lots and over, securely packed in cases or crates, loading and unloading by owner	10
Axe Heads and Axe Handles	8
NOTE —Axe Heads and Axe Handles are to be included in the list of Agricultural and Dairy Implements set out on page 142 of Official Tariff Book No 13	
Boilers, Iron or Steel, and Boiler Tubes, e o h p	7
Boilers, Iron or Steel, and Boiler Tubes in 10-ton lots and over, loading and unloading by owner	8
Bamboo Pulp, C P, for export, in 10-ton lots and over, pressed to 25 lb or over per cubic foot, loading by sender	Sh 22/75 per ton
Bran, Sharps and Pollards, C P, e o h p	Class 8
Bran, Sharps and Pollards, C P, in 2-ton lots and over	Class 8, with a maximum of Sh 1/40 per 100 lb
Cement, in 10-ton lots and over loading and unloading by owner	Class 10
Coffee, Parchment Refuse, in 10 ton lots and over loading and unloading by owner	For distances up to and including 300 miles, Cents 4 per ton per mile, with a minimum charge of Sh 10 per consignment For distances over 300 miles, Cents 4 per ton per mile for the first 300 miles, plus Cents 3 per ton per mile for any distance in excess of 300 miles
Confectionery	Class 2
Cordials	5
Corrugated Iron, e o h p	8
Corrugated Iron (except curved and shaped for buildings and tanks), in 10 ton lots and over, loading and unloading by owner	10
Castor Seed, C P, for export, in 10-ton lots and over, loading by senders at stations	Sh 30 per ton
Cereal Foods	Class 3
Coffee Machinery, e o h p	7
Coffee Machinery, in 10-ton lots and over, loading and unloading by owner	8
Condensed Milk and Condensed Milk Preparations	4
Dynamos, e o h p	7
Dynamos, in 10-ton lots and over, loading and unloading by owner	8
Electric Machinery, e o h p	7
Electric Machinery, in 10-ton lots and over, loading and unloading by owner	8
Engines, e o h p	7
Engines, in 10-ton lots and over loading and unloading by owner	8
Cotton C P, in 1-ton lots and over, for export from Moshi	Special Tariff No 2— Sh 28/70 per ton
Croton Seed, C P, for export, in 10-ton lots and over, loading by owners at stations	Sh 30 per ton
Flax, Fibre and Tow, C P, e o h p	Class 6
Fibre (Sisal), Flax and Flax Tow, and Hemp, C P, in 1-ton lots and over, for export, pressed to 25 lb or over per cubic foot	Ex Lake Victoria Ports—Sh 35 per ton (Special Tariff No 5)

REVISION OF RATES —(Contd)

Fibre (Sisal), Flax and Flax Tow C P	} Ex Lake Kioga Ports, Sh 45 per ton (Special Tariff No 5)
Hemp, in 1-ton lots and over, for export, pressed to 25 lb or over per cubic foot	
Files and Rasps	Class 4
Fireclay, e o h p	9
Fireclay, in 10-ton lots and over, loading and unloading by owner	10
Firewood, C P, in 5-ton lots or over per short truck, and in 10 ton lots and over per bogie truck, loading and unloading by owner	Class 10 (No lower charge than Sh 10 per short truck and Sh 20 per bogie truck)
Fuzes e o h p	Class
Galvanised Iron, e o h p	3
Galvanised Iron in 10-ton lots and over loading and unloading by owner	8
Ghee, C P, for export e o h p	10
Ghee, C P, for export, in 10-ton lots and over, loading by sender at stations	9
Grain, C P, Bajra, Bajri Barley, Beans, Buckwheat, Chowla, Dall Gram, Jowari, Lentils, Maize, Millet, Matama, Moong, Oats, Peas (dried) Pulses Rye, Urd, Wimbi, in 10-ton lots and over, loading and unloading by owner	10
Grain, C P, (Bajri and Matama only), for export, in 10-ton lots, loading by sender at stations	Class 9 (Maximum Sh 25 per ton)
Grain, C P (other than Bajri and Mtama), for export, in 10-ton lots, loading by sender at stations	Ex Moshi, Sh 17 per ton Ex Mwanza, Sh 23 per ton (Special Tariff No 4)
Groundnuts, C P e o h p	Ex Moshi, Sh 17 per ton Ex Mwanza, Sh 25 per ton (Special Tariff No 4)
Groundnuts, C P, in 10-ton lots and over loading and unloading by owner	Class 8
Gum, Liquid, including Gloy, Seccotine and other similar preparations	8
Gum, e o h p	(Max Sh 50 per ton)
Hides of Cattle, Zebra and Buffalo, C P, e o h p	Class
Hydraulic Presses and Machinery, e o h p	4
Hydraulic Presses and Machinery, in 10-ton lots, loading and unloading by owner	4
Knife Powders	7
Lamps, e o h p, and Lamp ware	7
Lamps, Hurricane	8
Lime and Limestone, C P, in secure bags, e o h p	4
Linseed C P, for export, in 10 ton lots and over, loading by sender at stations	2
Locomotives, e o h p	4
Locomotives, in 10-ton lots and over, loading and unloading by owner	9
Machinery, in 10-ton lots and over, loading and unloading by owner	Sh 30 per ton
Machines Domestic and Office, excluding Typewriters, e o h p	Class
Malted Barley	7
Mosquito Gauze Wire	8
Motor Spares and Parts, e o h p	3
Nuts (Metal)	7
Oxide of Iron	7
Padlocks	8
Pickaxes, Pick Handles and Pick Heads	4
Pig Iron, e o h p	8
Pig Iron, in 10-ton lots, loading and unloading by owner	9
Ploughs and Plough Parts	10
Potatoes, C P, for export, in 10-ton lots and over, loading by sender at stations	8
Presses, Fodder Wool, etc	Sh 14 per ton
Palm Leaves, C P, in secure bundles	Class
Palm Leaves, C P, in 5-ton lots and over per short truck, and in 10 ton lots and over per bogie truck, loading and unloading by owner	8
Rollers, Road, and Road-making Machinery, e o h p	9
Rollers, Road and Road making Machinery, in 10 ton lots and over, loading and unloading by owner	7
Pulleys	8
Salt, Coarse	7
	Class 8 (Maximum Sh 3/35 per 100 lb)

REVISION OF RATES —(Contd)

Salt, Rock, e o h p	Class 9
Salt, Rock, in 10-ton lots and over, loading and unloading by owner	10
Books, e o h p	Class 2
Books School, including Bibles, when consigned to Government Education Authorities or to recognised Schools or Colleges	4
Stationery, e o h p	2
Stationery School, when consigned to Government Education Authorities or to recognised Schools or Colleges	4
Shovels and Shovel Handles	8
Spades and Spade Handles	8
Simsim Seed, C P	8
Simsim Seed C P, in 10-ton lots and over loading and unloading by owner	Class 8 (Maximum Sh 50 per ton) Class 7
Skins, Calf and Sheep C P, e o h p	6
Skins of Wild Animals, uncured and unprepared	8
Oils, C P, for export, e o h p	Class 8 (Maximum Sh 56 per ton) Class 8
Oils, C P, for export, in 10-ton lots and over, loading by sender at stations	10
Solar Oil Dangerous	Sh 30 per ton
Sugar Cane C P, in 5 ton lots and over per short truck and in 10 ton lots and over per bogie truck loading and unloading by owner	Class 8
Sunflower Seed C P, in 10 ton lots and over, for export, loading by sender at stations	6
Tractors, Agricultural, and Tractor Parts, (see section relating to vehicles)	3
Trophies, viz, Heads, Horns, Skins, Feet or Teeth of Crocodile, Elephant, Hippo, Rhino, Lion, Leopard, Cheetah, Wild Boar or Pig, Buffalo (excluding Buffalo Hides), Giraffe, Antelope, etc, uncured or unprepared	2
Tubes, Rubber	7
Tyres, Rubber, e o h p	6
Tyres, Rubber, for Motor Vehicles, e o h p	10
Tyres, Rubber, Solid, for Motor Vehicles	2
Vermouth	7
Vices	6
Waste Paper	10
Wheat, C P, in 10-ton lots and over, loading and unloading by owner	2
Wines, excluding Champagne, but including Beef Wines and Malt Wines	1
Champagne	2
Beef and Malt Wines	8
Zinc, White	3
Refrigerators, Household	7
Refrigerating Plant, e o h p	8
Refrigerating Plant, in 10-ton lots and over, loading and unloading by owner	

NAIROBI,

18th September, 1929

G D RHODES,

Acting General Manager

GENERAL NOTICE NO 1287

NOTICE

NOTICE is hereby given that the undermentioned goods will be sold by public auction in Godown No 5, Mombasa Old Port, on the 4th November, 1929, if not cleared before that date, and the proceeds will be applied as follows —

- Firstly*, in the payment of expenses of the sale,
Secondly, in the payment of duty,
Thirdly, in the payment of the warehouse rent and charges.
Fourthly, in the payment of the freight, if any, due upon the goods if written notice of such freight shall have been given to the Collector

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

Custom House,
Mombasa, 19th September, 1929

E G BALE,
Ag Commissioner of Customs, Kenya and Uganda

UNCLAIMED CARGO LYING IN THE KING'S WAREHOUSE, KILINDINI, FOR OVER THREE MONTHS,
FOR SALE ON 4TH NOVEMBER, 1929

Date	Steamer	Marks and Numbers	No & Description of Goods
1929 17th June	Hesperia, South	Req 6659 or NIL n/n	2 loose firebricks
18th June	Llandaff Castle, Europe	$\left\langle \begin{array}{c} K \ B \\ Nairobi \end{array} \right\rangle$ n/n	1 bag empty glass bottles (torn)
24th June	Observer, Europe	K G L Nakuru 101/50 Mombasa N/N	50 cases soap
		NIL n/n	3 bundles iron picks
		O V & B $\left\langle \begin{array}{c} 225 \end{array} \right\rangle$ PSZM 49 Mombasa or n/n	1 case merchandise
		NIL n/n	2 loose black iron pipes
24th June	Rietfontein, Europe	$\left\langle \begin{array}{c} R \ V \ V \end{array} \right\rangle$ Nairobi 396/1 Salamu Mombasa n/n	1 case merchandise 1 case merchandise
		II Yellow or NIL „ NIL „ NIL „ NIL „	1 bundle M S flat bars 2 loose round iron bars 6 loose flat iron bars 1 bundle fish plate
1st July	Dumra, South	X Red or NIL „ $\left\langle \begin{array}{c} B \ I \ S \ \& \ Co \\ Wakefield \ R \ F \end{array} \right\rangle$	11 loose steel rails 10 empty barrels
6th July	Tanganjika, Europe	K L Mombasa 430 NIL n/n NIL „ NIL „	1 case merchandise 2 loose round iron bars 2 „ „ „ „ 4 loose flat iron bars
6th July	Madura, Europe	NIL n/n NIL „	1 drum or keg merchandise, (broken and half empty) 4 loose round iron bars

UNCLAIMED CARGO LYING IN THE KING'S WAREHOUSE FOR OVER THREE MONTHS
FOR SALE ON 4TH NOVEMBER, 1929 --(Contd)

Date	Steamer	Marks and Numbers	No & Description of Goods
1929 6th July	Madura, Europe	R Simmons, Veterinary Officer, Kampala 4 35167 H Y Mombasa 398 U or Nil n/n NIL „	1 case merchandise 1 case merchandise 1 package containing 5 angle galvanised plates 1 iron wheel
3th July	Chambord, Europe	B P & Co Nairobi 1209	1 case merchandise (re- packed)
8th July	Watussi South	Advertising Manager "Times of E Africa" Nairobi Kenya Colony Mombasa Advertising Manager "E African Standard" Nairobi Kenya Colony Mombasa	1 parcel merchandise 1 parcel merchandise
9th July	Nieuwkerk, North	ABV WXB Nairobi 180/81 Bhaijee 120 or n/n Sawana Moma 3145/60	2 cases merchandise No 180 in broken condition 1 case window glasses (re-packed) 6 packages trolley materials
9th July	Grijpskerk, South	H W Bearcroft P O Elburgon via Mombasa	1 case merchandise
9th July	Karapara South	789 or NIL n/n or 789	1 crate fruit tree
10th July	Kabinga, North	K G L Nakuru 300/314 NIL 15122	15 cases Quaker Oats 1 case whisky (re-packed)

UNCLAIMED BAGGAGE LYING IN THE KING'S WAREHOUSE, KILINDINI, FOR OVER THREE MONTHS ,
FOR SALE ON 4TH NOVEMBER 1929

Date	Steamer	Marks and Numbers	No & Description of Goods
1929 8th July	G Duchesne, South	The Old E. A. Trading Co P O Box 258 Mombasa	1 parcel merchandise
9th July	Karapara, South	NIL	1 packet matches
12th July	Karagola, Bombay	K G D	1 small tin box merchandise
		NIL	1 " " " "
31st July	Kanakura Maru North	NIL	1 packet Japanese cigarettes
		NIL	4 bottles Jap 'Sakki' (wine)
2nd Aug	Panama Maru, North	Matsumoto or Nil	1 case Jap 'Sakki' (wine)
			3 bottles Japanese sauce
Unknown	Unknown	Heri, Rud Reger Konigsberg Amschloss Ost Russen	1 package merchandise

LEFT LUGGAGE LYING IN THE KING'S WAREHOUSE, KILINDINI, FOR OVER TWO YEARS,
FOR SALE ON 4TH NOVEMBER, 1929

(Under Section 106 of the Customs Management Ordinance, 1926)

Date	Steamer	Marks and Nos	No Description of goods
4th Nov , 1927	Usaramo, Europe	ARMSTRONG	1 Revolver

GENERAL NOTICE No 1238

THE REGISTRATION OF TRADE MARKS
ORDINANCE
APPLICATION No 91/29



To all whom it may concern

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 47 of Part III of the Schedule to the above-mentioned Ordinance in respect of common soap included in this class has been lodged by Atma Ram s/o Guran Ditta and Gurbax Singh s/o Natha Singh trading as Colonial Soap Factory, of River Road, Nairobi, general merchants

Registration of this trade mark shall give no right to the exclusive use of the words "Ladies Soap"

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

A specimen of the trade mark, the registration of which is applied for, can be seen at the office of the undersigned at Nairobi

Nairobi,
17th September, 1929

W M KEATINGE,
Registrar of Trade Marks