



# THE OFFICIAL GAZETTE OF THE COLONY AND PROTECTORATE OF KENYA.

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Section 2 of the Principal Ordinance proposed to be amended —

Interpretation

In this Ordinance, unless the context otherwise requires, the following terms shall have the meaning hereby assigned to them —

“ Civil Procedure Code ” means the Indian Code of Civil Procedure as applied to the Colony, or any law of civil procedure hereinafter substituted for such Code and in force in the Colony

‘ Native tribunal ’ means any headman or council of elders to whom jurisdiction has been granted under section eleven of this Ordinance

# Colony and Protectorate of Kenya.

## GOVERNMENT NOTICE NO 162

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

G R SANDFORD,  
*Clerk to the Legislative Council*

### **A Bill to Amend the Courts Ordinance**

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

**1.** This Ordinance may be cited as “ the Courts (Amendment) Ordinance 1930 ”, and shall be read as one with the Courts Ordinance (Chapter 5 of the Revised Edition), hereinafter called “ the Principal Ordinance ”

Short title

**5      2** Section 2 of the Principal Ordinance is hereby amended by adding thereto the following definition —

Amendment of section 2 of the Principal Ordinance

“ Native ” means any native of Africa not of European or Asiatic extraction, but includes any Arab and Somali, and also any Baluchi born in Africa

### OBJECTS AND REASONS

The Courts Ordinance does not contain any definition of “ native ” with the result that, in view of the definition of that term in the Interpretation and General Clauses Ordinance (Chapter 1 of the Revised Edition) it has been held that an Arab is not a native for the purpose of the civil jurisdiction of the courts of Liwalis, Cadis and Mudiris. The suggested definition is that at present in the Criminal Procedure Code

Section 4 of the Principal Ordinance proposed to be repealed and replaced —

4 (1) It shall be lawful for the Governor to provide houses of detention at such places within the Colony as he shall think fit for the reception of vagrants

(2) The Governor may from time to time appoint such superintendents and medical and other officers for the management of such houses of detention as he may think fit

(3) Every such superintendent, medical and other officer shall be deemed to be a public servant within the meaning of the Indian Penal Code as applied to the Colony

Section 6 of the Principal Ordinance proposed to be replaced —

6 (1) The superintendent of any house of detention shall use his best endeavours to obtain suitable employment outside such house for the vagrants admitted thereto

(2) When any such employment is obtained any vagrant who refuses or neglects to avail himself thereof shall be liable on conviction to imprisonment of either description for a term not exceeding six months

Section 9 of the Principal Ordinance proposed to be repealed —

9 The Governor may by order direct that suitable provision shall be made in any prison in the Colony for the use thereof as a house of detention under this Ordinance and the provisions of this Ordinance and any regulations thereunder shall apply to any such house of detention situated in a prison

Section 10 of the Principal Ordinance proposed to be amended —

Repatriation  
of vagrants

10 (1) If within a reasonable time, not exceeding three months from the date on which a vagrant was committed to a house of detention, no suitable employment is obtainable for him, if such vagrant is not a British subject born in the Colony or native of the Colony, the Governor in Council may order him to be repatriated, and he shall be repatriated accordingly and any person who returns to the Colony after having been repatriated under this Ordinance without the licence of the Governor in writing first had and obtained shall be guilty of an offence and shall on conviction be liable to imprisonment of either description for a term not exceeding six months.

GOVERNMENT NOTICE No 163

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

G R SANDFORD,  
*Clerk to the Legislative Council*

**A Bill to Amend the Vagrancy Ordinance**

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

- 1

This Ordinance may be cited as “ the Vagrancy (Amendment) Ordinance, 1930 ” and shall be read as one with the Vagrancy Ordinance (Chapter 63 of the Revised Edition), hereinafter called “ the Principal Ordinance ”

Short title
- 5

2

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

“ 4 (1) It shall be lawful for the Governor to declare any building within the Colony to be a house of detention for the occupation of vagrants or of any class of vagrants

10

(2) The Governor may from time to time appoint such superintendents and medical and other officers for the management of such houses of detention as he may think fit

(3) Every such superintendent, medical and other

15

officer shall be deemed to be a person employed in the public service within the meaning of the Penal Code ”

Repeal and replacement of section 4 of the Principal Ordinance
- 20

3

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

“ 6 The Superintendent of any house of detention shall use his best endeavours to obtain suitable employment outside such house for the vagrants admitted thereto ”

Repeal and replacement of section 6 of the Principal Ordinance
- 25

4

Section 9 of the Principal Ordinance is hereby repealed

Repeal of section 9 of the Principal Ordinance
- 25

5

Section 10 of the Principal Ordinance is hereby amended by deleting the words “ is obtainable for ” where they occur in sub-sections (1) and (3) of the section and substituting therefor the words “ has been obtained for and accepted by ”

Amendment of section 10 of the Principal Ordinance

(2) For the purpose of repatriating a vagrant under subsection (1) of this section it shall be lawful for such officer as the Governor may direct to place the vagrant on board ship and such vagrant shall be detained on board and shall be deemed to be in lawful custody while the ship is within the jurisdiction of the Colony

(3) If within a reasonable time not exceeding three months from the date on which a vagrant was committed to a house of detention no suitable employment is obtainable for him, if such vagrant is a native of the Colony, the Governor in Council may order him to be returned to the area (if any) reserved for the use of his tribe or sub-tribe, and he shall be returned accordingly, and any native who after having been returned to the area reserved for the use of his tribe or sub-tribe leaves such reserve, without the licence in writing of the Senior Commissioner of the Province in which such reserve is situated first had and obtained, shall be guilty of an offence and shall on conviction be liable to imprisonment of either description for a term not exceeding six months

Section 11 of the Principal Ordinance proposed to be amended —

11 (1) When any person is brought before a magistrate as being apparently a vagrant if after due inquiry the magistrate find as a fact such person is a vagrant he may—

- (i) order him to find work within such time as he may prescribe and direct on what date and time such vagrant shall report to the magistrate,
- (ii) order him to be detained in a house of detention, or
- (iii) order him if he be a native of the Colony to be returned to the area, if any, reserved for the use of his tribe

(2) If any native who under this section is ordered to find work fails to find such work or fails to report to the magistrate as directed, the magistrate may order him to be returned to the area (if any) reserved for the use of his tribe

(3) Any native who after being returned under this section to the area reserved for the use of his tribe or sub-tribe leaves such area without the licence in writing of the senior commissioner of the province in which such reserve is situated shall be guilty of an offence and shall on conviction be liable to imprisonment of either description not exceeding six months

(4) A magistrate may order the detention of a vagrant who is a native in a house of detention or in prison pending his return to the area reserved for the use of his tribe or sub-tribe

6 Section 11 of the Principal Ordinance is hereby amended by deleting paragraph (i) of sub-section (1) of the section and renumbering paragraphs (ii) and (iii) as (i) and (ii) and by deleting the words " or in prison " in sub-section (4) of the section

Amendment of  
section 11 of  
the Principal  
Ordinance

#### OBJECTS AND REASONS

It is desirable that the Governor shall be able to accept the assistance of such organisations as the Salvation Army and the League of Mercy in the care of European vagrants, and clauses 2 and 4 of the Bill make the necessary changes in the law

The other clauses of the Bill are designed to make it clear that the Ordinance cannot be used as a means of providing forced labour for employers

## GOVERNMENT NOTICE No 164

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

G R SANDFORD,  
*Clerk to the Legislative Council*

**A Bill to Amend the Sugar Ordinance**

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

**Short title**

**1** This Ordinance may be cited as “ the Sugar (Amendment) Ordinance, 1930,” and shall be read as one with the Sugar Ordinance (Chapter 134 of the Revised Edition), hereinafter referred to as “ the Principal Ordinance ”

**Restriction on supplying sugar or sugar juice in prohibited area**

**2** No person shall in any prohibited area give, barter, sell convey, deliver, or otherwise supply any sugar or sugar juice to any other person unless such other person is the holder of a permit under section 5 of the Principal Ordinance, and shall first produce such permit to the supplier **5**

**Rewards to informers**

**3** Where on any conviction for an offence against the Principal Ordinance a fine is imposed, the court may award any sum, not exceeding half the amount of the fine recovered, as a reward to any person, not being a person whose duty it is to detect or assist in the detection of such offences, who gave information leading to such conviction **10 15**

**OBJECTS AND REASONS**

It appears that the Sugar Ordinance (Chapter 134) has proved in practice so easy to evade that it has largely failed to achieve its object

Clause 2 makes it an offence for any person in a prohibited area to supply sugar or sugar juice to any person who has not a permit to possess sugar or sugar juice

There is reason to believe that if sufficient inducement is offered to informers illicit transactions will be reported to officers of Government, who will then be in a position to enforce the provisions of the Ordinance by prosecution in the courts

Similar provision exists in the following Ordinances —

The Prevention of Cruelty to Animals Ordinance (Chapter 160),

The Game Ordinance (Chapter 161),

The Customs Management Ordinance, 1926,

The Trout Protection Ordinance, 1928



## GOVERNMENT NOTICE No 165

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

G R SANDFORD,  
*Clerk to the Legislative Council*

**A Bill relating to Children born out of Wedlock**

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 Legitimacy Short title Ordinance, 1930 ”

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

5 “ Legitimated person ” means a person legitimated by this Ordinance,

“ Date of legitimation ” means the date of the marriage leading to the legitimation, or where the marriage occurred before the commencement of this Ordinance, the commence-  
10 ment of this Ordinance,

“ Disposition ” means an assurance of any interest in property by any instrument whether *inter vivos* or by will,

“ Intestate ” includes a person who leaves a will but dies intestate as to some beneficial interest in his movable or  
15 immovable estate,

‘ Entailed interest ’ means an interest in tail or in tail male or in tail female or in tail special

**3** Subject to the provisions of this section, where the parents of an illegitimate person marry or have married one  
20 another, whether before or after the commencement of this Ordinance, the marriage shall, if the father of the illegitimate person was or is at the date of the marriage domiciled in the Colony and that person, if living legitimate from the commencement of this Ordinance, or from the date of the  
25 marriage, whichever last happens

**Legitimation by subsequent marriage of parents**

(2) The legitimation of a person under this Ordinance does not enable him or his spouse, children or remoter issue to take any interest in movable or immovable property save as is hereinafter in this Ordinance expressly provided

**Interest in property of spouse and issue of legitimated person**

30 (3) The provisions contained in the Schedule to this Ordinance shall have effect with respect to the re-registration of the birth of legitimated persons

**Re-registration of births of legitimated persons**

**4** (1) A person claiming that he or his parent or any remoter ancestor became or has become a legitimated person  
35 may, whether domiciled in this Colony or elsewhere and whether a natural-born British subject or not, apply by petition to the Supreme Court praying for a decree declaring that the petitioner is the legitimate child of his parents and the Supreme Court shall have jurisdiction to

**Declarations of legitimacy of legitimated persons**

hear and determine such application and to make such decree declaratory of the legitimacy or illegitimacy of such person as to the Court may seem just, and such decree shall be binding to all intents and purposes on His Majesty and on all persons whomsoever

5

(2) Every petition under this section shall be accompanied by such affidavit verifying the same, and of the absence of collusion, as the Court may by any general rule direct

(3) In all proceedings under this section the Court shall have full power to award and enforce payment of costs to any persons cited, whether such persons shall or shall not oppose the declaration applied for, in case the said Court shall deem it reasonable that such costs should be paid

10

(4) A copy of every petition under this section, and of the affidavit accompanying the same, shall, one month at least previously to the presentation or filing of such petition, be delivered to the Attorney General, who shall be a respondent upon the hearing of such petition and upon every subsequent proceeding relating thereto

15

(5) Where any application is made under this section to the said Court, such person or persons (if any) besides the said Attorney General as the Court shall think fit shall, subject to the rules made under this section, be cited to see proceedings or otherwise summoned in such manner as the Court shall direct, and may be permitted to become parties to the proceedings, and oppose the application

20

25

(6) The decree of the said Court shall not in any case prejudice any person, unless such person has been cited or made a party to the proceedings or is the heir-at-law or next of kin, or other real or personal representative of or derives title under or through a person so cited or made a party, nor shall such sentence or decree of the Court prejudice any person if subsequently proved to have been obtained by fraud or collusion

30

(7) No proceeding to be had under this section shall affect any final judgment or decree already pronounced or made by any Court of competent jurisdiction

35

(8) The Rules Committee appointed under the Civil Procedure Ordinance, 1924, may make rules for carrying the provisions of this section into effect

40

Rights of  
legitimated  
persons, etc.,  
to take interest  
in property

5 (1) Subject to the provisions of this Ordinance a legitimated person and his spouse, children or more remote issue shall be entitled to take any interest—

(a) in the estate of an intestate dying after the date of legitimation,

45

(b) under any disposition coming into operation after the date of legitimation,

(c) by descent under an entailed interest created after the date of legitimation,

in like manner as if the legitimated person had been born legitimate

50

Ranking of  
legitimated  
children  
inter se and  
in relation to  
legitimate  
children

(2) Where the right to any property, movable or immovable, depends on the relative seniority of the children of any person, and those children include one or more legitimated persons the legitimated person or persons shall rank as if he or they had been born on the day when he or they became legitimated by virtue of this Ordinance, and if more than one such legitimated person became legitimated at the same time they shall rank as between themselves in order of seniority

55

**6** Where a legitimated person or a child or remoter issue of a legitimated person dies intestate in respect of all or any of his movable or immovable property, the same persons shall be entitled to take the same interests therein as they would have been entitled to take if the legitimated person had been born legitimate

**Succession on intestacy of legitimated persons and issue**

**7** Where an illegitimate person dies after commencement of this Ordinance and before the marriage of his parents leaving any spouse, children or remoter issue living at the date of such marriage, then, if that person would, if living at the time of the marriage of his parents, have become a legitimated person, the provisions of this Ordinance with respect to the taking of interests in property by, or in succession to, the spouse, children and remoter issue of a legitimated person (including those relating to the rate of death duties) shall apply as if such person as aforesaid had been a legitimated person and the date of the marriage of his parents had been the date of legitimation

**Application to illegitimate person dying before marriage of parents**

**8** A legitimated person shall have the same rights, and shall be under the same obligations in respect of the maintenance and support of himself or of any other person as if he had been born legitimate, and, subject to the provisions of this Ordinance, the provisions of any Ordinance relating to claims for damages, compensation, allowance, benefit, or otherwise by or in respect of a legitimate child shall apply in like manner in the case of a legitimated person

**Personal rights and obligations of legitimated persons**

**9** Where a legitimated person or any relative of a legitimated person takes any interest in movable or immovable property, any succession, legacy or other duty which becomes leviable after the date of legitimation shall be payable at the same rate as if the legitimated person had been born legitimate

**Death duties**

**10** (1) Where the parents of an illegitimate person marry or have married one another, whether before or after the commencement of this Ordinance, and the father of the illegitimate person was or is, at the time of the marriage, domiciled in a country, other than the Colony, by the law of which the illegitimate person became legitimated by virtue of such subsequent marriage, that person, if living, shall in the Colony be recognised as having been so legitimated from the commencement of this Ordinance or from the date of the marriage, whichever last happens, notwithstanding that his father was not at the time of the birth of such person domiciled in a country in which legitimation by subsequent marriage was permitted by law

**Provisions as to persons legitimated by extraneous law.**

(2) All the provisions of this Ordinance relating to legitimated persons and to the taking of interests in property by or in succession to a legitimated person and the spouse, children and remoter issue of a legitimated person (including those relating to the rate of death duties) shall apply in the case of a person recognised as having been legitimated under this section, or who would had he survived the marriage of his parents, have been so recognised, and accordingly, this Ordinance shall have effect as if references therein to a legitimated person included a person so recognised as having been legitimated

(3) For the purposes of this section, the expression "country" includes any part of His Majesty's Dominions, as well as a foreign country

**Meaning of "country"**

Right of  
illegitimate  
child and  
mother of  
illegitimate  
child to succeed  
on intestacy  
of the other

**11** (1) Where, after the commencement of this Ordinance, the mother of an illegitimate child, such child not being a legitimated person, dies intestate as respects all or any of her movable or immovable property, and does not leave any legitimate issue her surviving, the illegitimate child, or if he is dead, his issue, shall be entitled to take any interest therein to which he or such issue would have been entitled if he had been born legitimate 5

(2) Where, after the commencement of this Ordinance, an illegitimate child, not being a legitimated person, dies intestate in respect of all or any of his movable or immovable property, his mother if surviving shall be entitled to take any interest therein to which she would have been entitled if the child had been born legitimate and she had been the only surviving parent 10 15

Entailed  
interest

(3) This section does not apply to or affect the right of any person to take by purchase or descent any entailed interest in movable or immovable property

Saving.

**12** (1) Nothing in this Ordinance shall affect the succession to any dignity or title of honour or render any person capable of succeeding to or transmitting a right to succeed to any such dignity or title 20

(2) Nothing in this Ordinance shall affect the operation or construction of any disposition coming into operation before the commencement of this Ordinance, or affect any rights under the intestacy of a person dying before the commencement of this Ordinance 25

## SCHEDULE

### REGISTRATION OF BIRTHS OF LEGITIMATED PERSONS

1 The Registrar General may, on production of such evidence as appears to him to be satisfactory authorise at any time the re-registration of the birth of a legitimated person whose birth is already registered under the Births and Deaths Registration Ordinance, 1928, and such re-registration shall be effected in such manner and at such place as the Governor may by regulations prescribe

Provided that the Registrar General shall not authorise the re-registration of the birth of any such person in any case where information with a view to obtaining such re-registration is not furnished to him by both parents, unless—

- (a) the name of a person acknowledging himself to be the father of the legitimated person has been registered under the Births and Deaths Registration Ordinance, 1928, or
- (b) the paternity of the legitimated person has been established by an affiliation order or otherwise by a decree of a court of competent jurisdiction, or
- (c) a declaration of the legitimacy of the legitimated person has been made under this Ordinance

2 It shall be the duty of the parents of a legitimated person, or, in cases where re-registration can be effected on information furnished by one parent and one of the parents is dead, of the surviving parent, within the time hereinafter specified, to furnish to the Registrar General information with a view to obtaining the re-registration of the birth of that person, that is to say—

- (a) if the marriage took place before the commencement of this Ordinance, within six months of such commencement,
- (b) if the marriage takes place after the commencement of this Ordinance, within three months after the date of the marriage

3 Where the parents, or either of them, fail to furnish the necessary information within the time limited for the purpose, the Registrar General may at any time after the expiration of that time require the parents of a person whom he believes to have been legitimated by virtue of this Ordinance, or either of them, to give him such information concerning the matter as he may consider necessary, verified in such manner as he may direct, and for that purpose to attend personally either at his office or at any other place appointed by him, within such time, not being less than seven days after the receipt of the notice, as may be specified in the notice

4 The failure of the parents or either of them to furnish information as required by this schedule in respect of any legitimated person shall not affect the legitimation of that person

5 No fee for re-registration under this schedule shall be charged if the necessary information for the purpose is furnished within the time above specified, but in any other case there shall be charged in respect of such re-registration such fees, not exceeding in the aggregate ten shillings, as may be prescribed by regulations under this schedule

6 This schedule shall be construed as one with the Births and Deaths Registration Ordinance, 1928

#### OBJECTS AND REASONS

The provisions of the Legitimacy Act, 1926, of England, whereby an illegitimate person is legitimated by the subsequent marriage of his parents do not exist in this Colony

This is of particular importance in the case of persons resident in the Colony who, if domiciled in England, would come within the scope of any provident scheme and this Bill therefore provides (*inter alia*) that, where the parents of an illegitimate person marry or have married one another whether before or after the commencement of this Bill, the marriage shall render the illegitimate person, if living, legitimate from the commencement of this Bill or from the date of the marriage, whichever last happens

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## GOVERNMENT NOTICE No 166

## ARRIVALS

Name	Rank	From leave or on 1st Appointment	Date of leaving England	Date of Embarkation	Date of arrival at Mombasa
Dr R P Cormack	Senior Bacteriologist, Medical	Leave	14th Feb, 1930	14th Feb, 1930	13th March, 1930
F C Gaffney	Sanitary Inspector Medical	do	do	do	do
A T Robinson	Chief Inspector of Police	do	do	do	do
A Walter	Statistician, Governor's Conference	do	do	do	do
B M Fuller	Forester	do	do	do	do
W N Sargent	Asst Surgeon, Medical	do	do	do	do
W L Lewis	Stock Inspector Veterinary Dept	do	do	do	do
H O Milne	Police Constable	do	do	do	do
P Walter	Clerk, Treasury	do	do	do	do
Miss H M Gilbert	do	do	do	do	do
Miss D E Strange	Clerk Audit	do	do	do	do
Miss G Hacquet	Gestetner Operator, Meteorological Services	1st Appointment	do	do	do
G H Donald	Asst Conservator of Forests	do	27th Feb, 1930	22nd Feb, 1930 *	do
Capt C T Davenport	District Officer	Leave	21st Feb, 1930	do	do
Lieut J H V Higgon	Subaltern, K A Rifles	do	do	do	do
G H A Perceval Maxwell	do	do	do	do	do
H L Bradshaw	Inspector of Schools Education	do	31st Jan, 1930	24th Feb, 1930 †	do
W J Young	Asst Chief Storekeeper, Kenya and Uganda Railway	do	14th Feb, 1930	14th Feb, 1930	14th March, 1930
C H T Simkins	Fireman K & U Railway	do	do	do	do
F R Holloway	Asst Controller, III Class Kenya and Uganda Railway	do	do	do	do

\* Date of leaving Marseilles

† Date of leaving Port Said

## APPOINTMENTS

- ✓ CHARLES HAROLD ADAMS, to be Acting Senior Commissioner, Naivasha Province, with effect from the 12th March, 1930
- ✓ CAPTAIN GEOFFREY BRISCO RIMINGTON, to act as District Commissioner, Baringo District, Rift Valley Province, with effect from 23rd February, 1930
- ✓ EDWARD BETHAM BETHAM, to be Assistant District Commissioner, Isiolo District, Northern Frontier Province, with effect from the 10th March, 1930
- ✓ MAJOR ARTHUR WINDLE SUICLIFFE, D S O, M C, to be District Commissioner, Meru, Kikuyu Province, with effect from 11th March, 1930
- ✓ ARTHUR JAMES WALKER WILKINS, M B, CH B, D P H, D T M & H, to be Medical Officer of Health Nairobi District and contained townships, with effect from 1st March, 1930
- ✓ HAROLD JORDAN, to be Sanitary Inspector, Nairobi District and contained townships, with effect from 1st March, 1930
- ✓ PERCIVAL ROSS, M B, CH B, to be Medical Officer of Health, Kiambu District and contained townships, with effect from 1st March, 1930
- S/E 20064/11
- ✓ JOHN NICHOLAS JOHNSON, to be Acting Chief Electrical Mechanician, Post and Telegraphs Department, with effect from 14th February, 1930
- ✓ FRANK FRANKS, to be Sanitary Inspector, Fort Hill District, North Nyeri District, South Nyeri District and contained townships, excepting the Keruguya area thereof

## MAGISTERIAL WARRANTS

- MAJOR ARTHUR WINDLE SUICLIFFE, D S O, M C, to be a Magistrate of the Second Class, with power to hold a Subordinate Court of the Second Class, whilst holding his present appointment as District Commissioner, Meru District, Kikuyu Province
- MAJOR BRIAN WILLOUGHBY BOND, to be a Magistrate of the Second Class, with power to hold a Subordinate Court of the Second Class, in the District of South Kavirondo, whilst holding his present appointment as Assistant District Commissioner, South Kavirondo District, Nyanza Province

AULPHY CHARLES MADGEWICK MULLINS, to be a Magistrate of the Second Class, with power to hold a Subordinate Court of the Second Class, in the Meru District, whilst holding his present appointment as Assistant District Commissioner, Meru District, Kikuyu Province

DAVID LOFIUS MORGAN, to be a Magistrate of the Second Class, with power to hold a Subordinate of the Second Class, in the Embu District, whilst holding his present appointment as Assistant District Commissioner, Embu District, Kikuyu Province

## EXAMINATION IN KIKUYU

PASS WITH DISTINCTION

✓ J W C DOUGALL, Principal, Jeanes School, Kibete

## PRELIMINARY ORAL SWAHILI EXAMINATION, PASS

✓ E P C, E V UYALIF, Police Department

✓ F P C, A D PEVRETT, do

## LANGUAGE EXAMINATIONS

3RD MARCH, 1930

## HIGHER STANDARD SWAHILI

Pass with Distinction

✓ T G BENSON, Education Department

✓ CAPT W R KIDD, M C, Administration

✓ J G LESLIE, Police

PASS

✓ Lt-Col E L B ANDERSON, D S O, Administration

✓ L BLOOMBERG, Customs

✓ CAPT F D HISLOP, Administration

✓ K L HUNTER, do

✓ J G H ROSS, do

✓ Lt A SIMPSON, King's African Rifles

✓ N STEWART, M M, Police

✓ L J G TABOR, Non-Official

✓ J S TISDALL, Administration

✓ L A WEAVER, do

J E S MERRICK,  
for Colonial Secretary

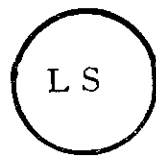
PROCLAMATION No 26

## COLONY AND PROTECTORATE OF KENYA

THE LOCAL GOVERNMENT (DISTRICT COUNCILS)  
ORDINANCE, 1928

## PROCLAMATION

EDWARD GRIGG



BY His Excellency Sir Edward William Macleay Grigg, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Companion of the Distinguished Service Order, upon whom His Majesty has conferred the decoration of the Military Cross, Lieutenant-Colonel in His Majesty's Army (retired), Governor and Commander-in-Chief of the Colony and Protectorate of Kenya

IN EXERCISE of the powers conferred upon me by section 4 (7) of the Local Government (District Councils) Ordinance, 1928, I do hereby divide the district under the jurisdiction of the Uasin Gishu District Council into four road areas as described in the First Schedule to Proclamation No 130, dated the 3rd day of August, 1929

GOD SAVE THE KING

Given under my hand and the public seal of the Colony  
this 20th day of March, 1930

By Command of His Excellency the Governor

H M -M MOORE,  
*Colonial Secretary*

## PROCLAMATION No 27

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

AND

THE INTERPRETATION AND GENERAL  
CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, section 13)

GOVERNMENT NOTICE No 231 OF 1919

PROCLAMATION

IN EXERCISE of the powers thereunto enabling  
me, I hereby declare that the following portions of

Proclamation are revoked —

Those portions of Proclamation No 107, dated  
the 12th day of June, 1929, declaring Crown  
Land Nos 2471 and 2466, Laikipia District,  
Crown Land No 2472, Laikipia District, to  
be infected areas (East Coast Fever)

Given under my hand at Nairobi this 19th day  
of March, 1930

H H BRASSEY-EDWARDS,  
Chief Veterinary Officer

## GOVERNMENT NOTICE No 167

## THE CIVIL PROCEDURE ORDINANCE, 1924

## RULES

IN EXERCISE of the powers conferred upon them by  
section 83 of the Civil Procedure Ordinance, 1924, the follow-  
ing amendments to the Civil Procedure Rules, 1927, are made  
by the Rules Committee

1 These Rules may be cited as "The Civil Procedure  
(Amendment) Rules, 1930," and shall be read as one with  
the Civil Procedure Rules, 1927, hereinafter referred to as  
"the Principal Rules," and all amendments thereto

2 Rule 1 (1) of Order IV of the Principal Rules is  
amended by inserting after the word "behalf" the words  
"or in such other manner as may be prescribed"

3 Rules 23 (a), (b), (c), (d), (e), (e e), (f) and (g),  
and Rules 24, 25, 27 and 29 of Order V of the Principal  
Rules are amended by deleting wheresoever there appearing  
the word "jurisdiction" and substituting the word "Colony"  
therefor

4 Rule 31 (3) of Order V is amended by inserting the  
word "to" between the words "return" and "the"  
appearing in the second line thereof

5 Rule 10 of Order XVIII is amended by deleting the  
word "immoveable" appearing in the first line thereof and  
by substituting therefor the word "moveable"

6 Rule 25 of Order XIX is amended by deleting from  
the first line thereof the words "the decree was" and by  
substituting therefor the words "a decree is"

7 Rule 79 of Order XIX is amended by deleting the  
words "be allocated to be" appearing in the fourth line  
thereof, and by substituting therefor the words "if forfeited,  
be allocated towards"

8 Rule 5 of Order XXIV is amended by deleting the  
whole of sub-rule (c) from the word "when" to the word  
"paid," both words inclusive

9 Rule 2 (e) of Order XXXIII is amended by deleting  
the word "actions" occurring in the first line thereof and  
substituting therefor the word "suits"

10 Rule 1 (1) of Order XL is amended by inserting the  
word "right" between the words "of" and "from"  
appearing in the first line thereof



11 Rule 2 of Order XLIV is amended by deleting in the Schedule thereto the following areas "Kenya Protectorate," "Nakuru and Naivasha Districts," "Nyanza Province" and "Eldoret and Kitale Districts" and the amendments thereto as contained in the amendment rules promulgated by the Rules Committee on 13th November, 1928, and by substituting therefor the following areas respectively "Coast Province," "Rift Valley and Naivasha Provinces," "Nyanza Province" and "Nzoia Province"

12 Rule 5 of Order XLIV is amended by deleting the whole Rule and by substituting therefor the following —

Every suit shall be tried in the District Registry in which the same shall have been instituted or in the Supreme Court at Nairobi, if the suit shall have been instituted in the Central Office. Provided always that the Supreme Court or a Judge may, on the application of either party, order that the trial of any suit instituted in any District Registry be had in the Supreme Court in Nairobi, or that the trial of any suit instituted in the Central Office be had in any District Registry, and may on such application order that interlocutory proceedings be conducted in the Court in which the suit is, by such order, to be tried or in the Court wherein the suit was instituted and may make such order as to the costs of such application as may seem just

In fixing the place for the trial of any suit, the Court or Judge shall have regard to the convenience of the parties and their witnesses and the date on which the trial can take place, and when a view may be desirable, the locality of the object to be viewed, and to the other circumstances of the case including (*inter alia*) the wishes of and expense to the parties, and the relative facilities for trial at Nairobi or in any District Registry

13 Rule 8 of Order XLIV is deleted and Rule 9 and 10 are re-numbered respectively 8 and 9

14 Rule 9 (now Rule 8) of Order XLIV is amended by deleting the words "entered in his Register" appearing therein and substituting the words "tried in his area" therefor

15 The Principal Rules are amended by inserting the following Order after Order XVII

#### ORDER XVII A

##### APPLICATION FOR AN ACCOUNT

1 Where a plaintiff prays for an account, or where the relief sought, or the plaintiff involves the taking of an account, if the defendant either fails to appear or does not after appearance by affidavit or otherwise satisfy the Court that there is some preliminary question to be tried, an order for the proper accounts, with all necessary enquiries and directions usual in similar cases shall forthwith be made

2 An application for such order as is mentioned in the last preceding Rule shall be made by summons in Chambers and be supported by an affidavit when necessary filed on behalf of the plaintiff stating concisely the grounds of his claim to an account. Such application may be made at any time after the time for entering an appearance has expired.

16 The Principal Rules are amended by inserting the following Order after Order XLVI

#### ORDER XLVII

##### TIME

1 Where by these Rules or by any judgment or Order given or made time for doing any act or taking any proceeding is limited by months, and where the word "month" occurs in any document which is part of any legal procedure under these Rules, such time shall be computed by calendar months unless otherwise expressed.

2 Where any limited time less than six days from or after any date or event is appointed or allowed for doing any act or taking any proceeding, Sunday, Christmas Day and Good Friday, and any other day appointed as a public holiday shall not be reckoned in the computation of such limited time.

3 Where the time for doing any act or taking any proceeding expires on a Sunday or other day on which the offices are closed, and by reason thereof, such act or proceeding cannot be done, or taken on that day, such act or proceeding shall so far as regards the time of doing or taking the same, be held to be duly done or taken if done or taken on the day on which the offices shall next be open.

4 The day on which an order for security for costs is served, and the time thenceforward until and including the day on which such security is given shall not be reckoned in the computation of time allowed to plead, answer interrogatories, or take any other proceeding in the cause or matter.

5 Where a limited time has been fixed for doing any act or taking any proceedings under these Rules, or by summary notice or by order of the Court, the Court shall have power to enlarge such time upon such terms (if any) as the justice of the case may require, and such enlargement may be ordered although the application for the same is not made until after the expiration of the time appointed or allowed. Provided that the costs of any application to extend such time and of any order made thereon shall be borne by the parties making such application, unless the Court shall otherwise order.

6 The time for delivering, amending or filing any pleading, answer or other document may be enlarged by consent in writing of the parties or their advocates without application to the Court.

7 In any case in which any particular number of days not expressed to be clear days is prescribed under these Rules or by an order or direction of the Court, the same shall be reckoned exclusively of the first day and inclusively of the last day

8 Service of pleadings, notices, summonses, other than summonses on plants orders, rules, and other proceedings shall normally be effected before the hour of six in the afternoon, except on Saturdays when it shall normally be effected before the hour of one in the afternoon. Service effected after six in the afternoon on any week-day except Saturday shall, for the purpose of computing any period of time, subsequent to such service be deemed to have been effected on the following day. Service effected after one in the afternoon on Saturday shall for the like purpose be deemed to have been effected on the following Monday

17 Rule 5 of Order XLV is deleted

18 The Principal Rules are amended by inserting the following Order after Order XLIII

#### ORDER XLIII A

##### CONSOLIDATION OF SUITS

Where two or more suits are pending in the same Court in which the same or similar questions of law or fact are involved the Court may either, upon the application of one of the parties, or of its own motion, at its discretion, and upon such terms as may seem fit

- (a) order a consolidation of such suits, and
- (b) direct that further proceedings in any of such suits be stayed until further order

19 The Principal Rules are amended by inserting the following Order after (new) Order XLVII

#### ORDER XLVIII

##### MOTIONS AND OTHER APPLICATIONS

1 All applications to the Court, save where otherwise expressly provided for under these Rules, shall be by motion, and shall be heard in open Court

2 No motion shall be made without notice to the parties affected thereby. Provided, however, that the Court if satisfied that the delay caused by proceeding in the ordinary way would or might entail irreparable or serious mischief, may make any order *ex parte* upon such terms as to costs or otherwise, and subject to such undertaking, if any, as to the Court may seem just, and any party affected by such order may move to set it aside

3 Every notice of motion shall state in general terms the ground of the application, and where any motion is grounded on evidence by affidavit, a copy of any affidavit intended to be used shall be served with the notice of motion

4 If upon the hearing of any motion or other application, the Court shall be of opinion that sufficient notice has not been given, or that any person to whom notice has not been given ought to have had such notice, the Court may either dismiss the motion or application or adjourn the hearing thereof in order that such notice may be given upon such terms, if any, as the Court may think fit to impose

5 The hearing of any motion or application may from time to time be adjourned upon such terms as the Court shall think fit

6 A plaintiff may, without special leave, cause to be served any notice of motion or notice of any petition or summons upon any defendant who, having been duly served with a summons to enter an appearance, has failed to appear within the time limited for that purpose

7 All applications by summons shall be at Chambers and if supported by affidavit, a copy of any affidavit or affidavits relied upon shall be attached to each copy of the summons directed to be served

8 Notwithstanding anything in these Rules contained, the Court may in any case direct that any business be disposed of at Chambers which it shall think may be more conveniently disposed of at Chambers than in Court

9 Where any application which by these Rules is authorised to be made at Chambers shall be made in Court, any additional costs occasioned thereby shall be borne and paid by the party making the same, unless the Court shall otherwise order

10 Any Judge or Magistrate may adjourn into Court any application made to him at Chambers which he shall deem more convenient to be considered in Court

20 Rule 18 of Order VIII is deleted, and the following amending Rule substituted therefor

#### *Reply and Subsequent Pleadings*

18 (a) A plaintiff shall be entitled to file a reply within seven days after the defence or the last of the defences shall have been delivered to him unless the time be extended by the Court

(b) No pleading subsequent to the reply shall be pleaded without leave of the Court, and then shall be pleaded only upon such terms as the Court shall think fit

(c) Where a counterclaim is pleaded a defence thereto shall be subject to the Rules applicable to defences

(d) As soon as any party has joined issue upon the preceding pleading of the opposite party simply without adding any further or other pleading thereto, or has made default in pleading, the pleadings as between such parties shall be deemed to be closed

Nairobi,  
24th February, 1930

J W BARTH,  
*Chief Justice of Kenya*

S J THOMAS,  
*Puisne Judge, Supreme Court of Kenya*

A D A MACGREGOR,  
*Attorney General of Kenya*

E K FIGGIS,  
*Advocate of the Supreme Court of Kenya,  
Member of the Law Society of Kenya*

A C ROSS,  
*Advocate of the Supreme Court of Kenya,  
Member of the Mombasa Law Society*

GOVERNMENT NOTICE No 168  
THE KENYA AND UGANDA RAILWAYS AND  
HARBOURS EUROPEAN OFFICERS'  
PENSIONS REGULATIONS  
REGULATIONS

IN EXERCISE of the powers conferred upon him by Article 7 (c) of the Kenya and Uganda (Transport) Orders in Council, 1925 and 1927, His Excellency the High Commissioner for Transport has been pleased to make the following Regulations

1 These Regulations may be cited as " The Kenya and Uganda Railways and Harbours European Officers' Pensions (No 2 Amendment) Regulations, 1929," and shall be read as one with the Kenya and Uganda Railway European Officers' Pensions Regulations, dated the 22nd day of July, 1927, as amended by the Kenya and Uganda Railways and Harbours European Officers' Pensions Regulations, 1929 (hereinafter referred to as " the Principal Regulations ") **Title**

2 The definition of the term " public service " in the Principal Regulations is hereby amended by the insertion of the words " the Sudan Government " after the words " the Imperial Government " in line 2 thereof, and by the deletion of the words " in Kenya and Uganda " in the fifth line thereof **Definition**

3 Where the other public service of an officer has not been wholly under one or more of the scheduled Governments, but has been in whole or in part under one or more of the following Governments, namely, the Governments of— **Pensions where other service in whole or in part under certain Governments**  
Malta,  
Seychelles,  
Falklands,

St Helena,  
 Leeward Islands,  
 Windward Islands,  
 British Honduras,  
 Bermuda,  
 Barbados,  
 Bahamas,  
 Turks and Caicos Islands,  
 British Guiana,  
 Western Pacific,

and the officer has held a pensionable office in the Kenya and Uganda Railways and Harbours for a period of at least twelve months, and his aggregate service would have rendered him eligible, had it been wholly in the Kenya and Uganda Railways and Harbours, for a pension under these Regulations, he may, on his ultimate retirement from the public service in circumstances in which he is permitted by the law or regulations of the service in which he is last employed to retire on pension or gratuity, be granted, in lieu of the pension which might be granted under Regulation 37 or Regulation 38 of the Principal Regulations as the case may be, a pension from the funds of the Kenya and Uganda Railways and Harbours of an equal amount to the arithmetic mean between the pension which he could have been granted from the funds of Kenya and Uganda Railways and Harbours if his service had been wholly under one or more of the scheduled Governments, and the pension which he would receive from the funds of Kenya in the absence of this Regulation

Provided that the pension which may be granted under this Regulation shall not exceed the pension which the officer would receive from the funds of the Kenya and Uganda Railways and Harbours in the absence of this Regulation by more than one-third of the latter

Scheduled  
Governments

4 The Governments of the following places are hereby added to the Schedule set out in Regulation 4 of Government Notice No 630 of 31st October, 1929 —

Ceylon,  
 Trinidad,  
 Cyprus,  
 Gibraltar,  
 Palestine,  
 Fiji,  
 Hong Kong,  
 Mauritius

Compulsory  
retirement

5 Regulation 8 of the Principal Regulations is hereby revoked, and the following is substituted therefor —

“ 8 It shall be lawful for the High Commissioner with the approval of the Secretary of State, to require a European officer to retire from the service of the Kenya and Uganda Railways and Harbours—

(a) in the case of an officer who was appointed to the service of one of the East African Dependencies before the commencement of these Regulations, at any time after he attains the age of fifty years or completes twenty years' East African service, whichever is the earlier,

(b) in the case of any other officer, at any time after he attains the age of fifty years "

6 Regulation 10 of the Principal Regulations is hereby revoked, and the following is substituted therefor —

Liability of pensioners to be called upon to take further employment

" 10 Every pension granted to a European Officer shall be subject to the following conditions —

(a) in the case of an officer who was appointed to the service of one of the East African Dependencies before the commencement of these Regulations, unless or until he has attained the age of fifty years or has completed twenty years' East African service, whichever is the earlier,

(b) in the case of any other officer, unless or until he has attained the age of fifty years,

he may, if physically fit for service, be called upon by the Secretary of State to accept, in lieu of his pension, an office whether in the Kenya and Uganda Railways and Harbours or in other public service, not less in value, due regard being had to circumstances of climate, than the office which he had at the date of the grant of his pension,

If a pensioner so called upon declines to accept the office for which he may have been selected, the payment of his pension may be suspended until he has attained the age of fifty years "

7 Regulation 12 of the Principal Regulations is hereby revoked, and the following is substituted therefor —

" 12 If any European officer to whom a gratuity without pension has been granted under these Regulations is re-appointed to any office in the service of the Kenya and Uganda Railways and Harbours or in other public service his previous service may, with the approval of the Secretary of State be taken into account for the purposes of pension, if he refunds the gratuity on such re-appointment "

8 These Regulations shall be deemed to have effect as from the 22nd day of July, 1927

By Command of His Excellency the High Commissioner for Transport

Nairobi,

18th March, 1930

C W G WALKER,  
*Secretary to High Commissioner*

## GOVERNMENT NOTICE No 169

## CONFIRMATION OF ORDINANCE

THE Secretary of State for the Colonies has been pleased to notify that His Majesty's power of disallowance will not be exercised with respect to the undermentioned Ordinance (No XXXVII of 1929) —

“ AN ORDINANCE TO REPEAL THE ALTERATION OF TIME  
ORDINANCE, 1928 ”

By Command of His Excellency the Governor

Nairobi,

Dated this 20th day of March, 1930

G R SANDFORD,  
*for Colonial Secretary*

## GOVERNMENT NOTICE No 170

## CONFIRMATION OF ORDINANCE

THE Secretary of State for the Colonies has been pleased to notify that His Majesty's power of disallowance will not be exercised with respect to the undermentioned Ordinance (No XXXIII of 1929) —

“ AN ORDINANCE TO PROVIDE FOR THE HOLDING OF  
INVESTIGATIONS IN CASES OF FIRE ”

By Command of His Excellency the Governor

Nairobi,

Dated this 20th day of March, 1930

G R SANDFORD,  
*for Colonial Secretary*

## GOVERNMENT NOTICE No 171

## THE LEGISLATIVE COUNCIL ORDINANCE

*(Chapter 24 of the Revised Edition)*

## NOTICE

IN virtue of the powers vested in him by section 19 of the Legislative Council Ordinance (Chapter 24 of the Revised Edition), His Excellency the Governor has been pleased to nominate FREDERICK ARTHUR BEMISTER, ESQUIRE, to act as member of the Legislative Council for the Mombasa Electoral Area in place of JAMES CUMMING, ESQUIRE the Elected Member for the Mombasa Electoral Area, now absent from the Colony and Protectorate, during such absence, subject, however, to the provisions of the aforesaid section of the Legislative Council Ordinance

Nairobi,

18th day of March, 1930

G R SANDFORD,  
*for Colonial Secretary*



## GOVERNMENT NOTICE No 172

## THE LEGISLATIVE COUNCIL ORDINANCE

*(Chapter 24 of the Revised Edition)*

## NOTICE

IN virtue of the powers vested in him by section 19 of the Legislative Council Ordinance (Chapter 24 of the Revised Edition), His Excellency the Governor has been pleased to nominate COLONEL WILLIAM KINGTON TUCKER, C B E , T D , to act as member of the Legislative Council for the Nairobi North Electoral Area in place of MAJOR EWART SCOTT GROGAN, D S O , the Elected Member for the Nairobi North Electoral Area, now absent from the Colony and Protectorate, during such absence, subject, however, to the provisions of the aforesaid section of the Legislative Council Ordinance

Nairobi,

The 20th day of March, 1930

G R SANDFORD,

*for Colonial Secretary*

## GOVERNMENT NOTICE No 173

## LEGISLATIVE COUNCIL

## APPOINTMENT

HIS Excellency the Governor has been pleased to make the following appointment

- To be temporarily a Nominated Official Member of the Legislative Council CHARLES FREDERICK GARFIELD DORAN, ESQUIRE, in the place of THOMAS DUNDAS HOPE BRUCE, ESQUIRE, absent on leave

Nairobi,

15th March, 1930

G R SANDFORD,

*for Colonial Secretary*

## GOVERNMENT NOTICE No 174

THE DISEASES OF PLANTS PREVENTION  
ORDINANCE, 1910

## AND

THE DISEASES OF PLANTS PREVENTION  
RULES, 1927

## NOTICE

IN view of the continued existence in Kisumu-Londiani District of varieties of sugar cane susceptible to Mosaic disease, and in virtue of the powers conferred upon me, I hereby prohibit during the further period from the 1st day of June, 1930, until the 1st day of June, 1931, the growing of any variety of sugar cane other than Uba in the area defined in the Schedule hereto

Nairobi,

21st March, 1930

D L BLUNT,

*for Director of Agriculture*

## SCHEDULE

The whole of the Kisumu-Londiani Administrative District (as defined in Proclamation No 54, dated February 25th, 1924, and amended by Proclamation No 29, dated 25th March, 1925)

## GOVERNMENT NOTICE No 175

THE BIRTHS AND DEATHS REGISTRATION  
ORDINANCE, 1928

IN EXERCISE of the powers conferred upon him by section 3 of the Births and Deaths Registration Ordinance, 1928, His Excellency the Governor has been pleased to appoint William Maybury Keatinge to be the Registrar General of Births and Deaths for the Colony

By Command of His Excellency the Governor

Nairobi,

This 20th day of March, 1930

J E S MERRICK,  
*for Colonial Secretary*

## GOVERNMENT NOTICE No 176

THE BIRTHS AND DEATHS REGISTRATION  
ORDINANCE, 1928

AND

THE BIRTHS AND DEATHS REGISTRATION  
(AMENDMENT) ORDINANCE, 1929

IN EXERCISE of the powers conferred upon him by section 3a of the Births and Deaths Registration Ordinance, 1928, as amended by the Births and Deaths Registration (Amendment) Ordinance, 1929, His Excellency the Governor has been pleased to appoint Augustus Emmanuel Imbert to be the Principal Registrar of Births and Deaths for the Colony

Nairobi,

This 20th day of March, 1930

J E S MERRICK,  
*for Colonial Secretary*

## GOVERNMENT NOTICE No 177

THE LOCAL GOVERNMENT (MUNICI-  
PALITIES) ORDINANCE, 1928

## ELDORET MUNICIPAL ELECTION

IT is hereby notified for public information that the following were declared to be duly elected at the first election of members of the Eldoret Municipal Board held on the 10th March, 1930 —

Capt J M Mundell, J P

Mr C E Eggleton

Mr A C Hoey

Major E C Russell

Mr M W Ghersi

Mr O Fayle

Nairobi,

20th March, 1930

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

## GOVERNMENT NOTICE No 178

THE DETENTION CAMPS ORDINANCE, 1925  
NOTICE

IN EXERCISE of the powers conferred upon him by section 3 of the Detention Camps Ordinance, 1925, His Excellency the Governor is pleased to declare the Camp at Keruguya to be a Detention Camp for the purposes of the aforesaid Ordinance, and His Excellency is further pleased to appoint as officer-in-charge of such Detention Camp the District Officer Keruguya

By Command of His Excellency the Governor

Nairobi,

This 21st day of March, 1930

J E S MERRICK,  
*for Colonial Secretary*

## GOVERNMENT NOTICE No 179

## THE LIQUOR ORDINANCE

NOTICE

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

The District Commissioner, Eldoret (Chairman),

The District Commissioner, Trans Nzoia,

Colonel A D Stitt,

Colonel F Guays,

Captain J MacNab Mundell,

Mr Purshottam I Patel,

Mr Sheriff Pardhan,

to be members of the Licensing Court of the Plateau Licensing Area for the year ending 31st December, 1930

Nairobi,

This 22nd day of March, 1930

HOWARD ELPHINSTONE,  
*for Colonial Secretary*

## GOVERNMENT NOTICE No 180

## THE GAME ORDINANCE

(Chapter 161 of the Revised Edition, section 3)

AND

THE INTERPRETATION AND GENERAL  
CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, section 13)

GOVERNMENT NOTICE No 507 OF 1928

APPOINTMENT

IN EXERCISE of the powers thereunto enabling me, I hereby appoint John Norman Hopcraft, Esq., to be a Game Warden

Nairobi,

This 19th day of March, 1930

A T A RITCHIE,  
*Game Warden*

## GOVERNMENT NOTICE No 181

THE MARRIAGE ORDINANCE  
(Chapter 167 of the Revised Edition, section 4)

AND

THE INTERPRETATION AND GENERAL  
CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, section 13)

GOVERNMENT NOTICE No 380 of 1924

## APPOINTMENT

IN EXERCISE of the powers thereunto enabling me, I hereby appoint Frank Robert Cummings Marshall, Chief Clerk, to be Deputy Registrar of Marriages for the District of Nairobi, in place of Alec Lindsay Bastford, with effect from 13th instant

Nairobi,

This 20th day of March, 1930

W M KEATINGE,  
Registrar General of Marriages

## GOVERNMENT NOTICE No 182

THE COMPANIES ORDINANCE  
(Chapter 93 of the Revised Edition)

PURSUANT to section 247, subsection 5 of the above Ordinance, it is hereby notified that the undermentioned Company has this day been struck off the Register of Companies, and the Company is dissolved —

The Thunder Transport Company, Limited

Nairobi,

This 17th day of March, 1930

W M KEATINGE,  
Registrar of Companies

## GOVERNMENT NOTICE No 183

THE COMPANIES ORDINANCE  
(Chapter 93 of the Revised Edition)

PURSUANT to section 247, subsection 5 of the above Ordinance, it is hereby notified that the undermentioned Company has this day been struck off the Register of Companies, and the Company is dissolved —

Motor Necessities Syndicate Limited

Nairobi,

This 18th day of March, 1930

W M KEATINGE,  
Registrar of Companies

## GOVERNMENT NOTICE No 184

IN THE MATTER OF THE COMPANIES  
ORDINANCE

(Chapter 93 of the Revised Edition)

AND

IN THE MATTER OF SOY SISAL COMPANY,  
LIMITED

PURSUANT to section 172, subsection 2 of the above Ordinance, notice is hereby given that by an Order of His Majesty's Supreme Court of Kenya at Nairobi dated the 17th day of March, 1930, it was ordered that the above-named Company (whose registered office is at Kitale, Trans Nzoia) be wound up under the provisions of the said Ordinance

Nairobi,

This 20th day of March, 1930

W M KEATINGE,  
Registrar of Companies

## GOVERNMENT NOTICE No 185

RE ARAB AND AFRICAN CLERICAL  
SERVICE EXAMINATION

THE Arab and African Clerical Service Examination will be held on May 29th and 30th, 1930, at centres to be arranged later

The examination will be conducted in accordance with Secretariat Circulars Nos 79 of 17th December, 1928, and 57 of 27th December, 1929

Entries should reach the Director of Education not later than the 23rd April, 1930

Nairobi,

19th March, 1930

H L BRADSHAW,  
for Director of Education

## GOVERNMENT NOTICE No 186

THE NATIVE REGISTRATION  
ORDINANCE, 1921  
(Chapter 127, Revised Laws of Kenya)

## NOTICE

IN EXERCISE of the powers thereunto enabling me, I hereby appoint Mr James Nigel Marshall, Chief Registrar of Natives Office, to be a Registration Officer, with effect from 17th of March, 1930

Nairobi,

Dated this 17th day of March 1930

A E IMBERT,  
Chief Registrar of Natives

## GOVERNMENT NOTICE No 187

THE NATIVE REGISTRATION  
ORDINANCE, 1921  
(Chapter 127, Revised Laws of Kenya)

## NOTICE

IN EXERCISE of the powers thereunto enabling me, I hereby appoint Uttamiam Dahyabhai Joshi and Rambhai Goverdhanbhai Amin, Chief Registrar of Natives Office, to be Registration Officers, with effect from 17th of March, 1930

Nairobi,

Dated this 17th day of March, 1930

A E IMBERT,  
*Chief Registrar of Natives*

## GENERAL NOTICE No 396

## THE DISEASES OF ANIMALS ORDINANCE

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

Mr H Nightingale, Kinangop Plateau, Naivasha

Nairobi,

19th day of March, 1930

OSWALD DIXON,  
*for Chief Veterinary Officer*

## GENERAL NOTICE No 397

## DEPARTMENT OF AGRICULTURE

## LOCUST REPORT FOR TWO WEEKS ENDING 19-3-30

Little information as to the movements of locust swarms in the Colony has of late come to hand, this may either be attributed to the ascendancy of the locust birds over the swarms or to the fact that casual observers no longer send in information

## FLYING SWARMS

*Masai Reserve* — A small mixed yellow and pink swarm passed over Naikok on 6th March, flying north-east, again on 14th March, a larger swarm of pink locusts arrived at the same place, flying in a similar direction, the latter swarm was accompanied by large flocks of the greater Locust Bird

*Subukia* — A small swarm of yellow and red locusts is reported in this area, they have done no damage to crops

*Ol' Bolossat* — Thin swarms of young fliers are reported as arriving in the district between 6th and 12th March from a southerly direction. Heavy rains are retarding their progress

*Trans Nzou* — Some locusts have been seen in the Cherangani area, these are probably stragglers from the scattered swarm reported above Tembach early in March

Nairobi,

19th March, 1930

D L BLUNT,  
*Acting Deputy Director of Agriculture*

## GENERAL NOTICE No 398

## MUNICIPAL COUNCIL OF NAIROBI

## TAXI-CAB STANDS

UNDER the provisions of the Nairobi Municipal By-laws, 1929, the following Stands have been appointed by the Municipal Council of Nairobi for the accommodation of taxi-cabs

- 1 Sixth Avenue adjacent to Plot 643 — 5 taxi-cabs in single line facing east
- 2 Elhot Street between Plots 984 and 985 — 12 taxi-cabs in single line facing south
- 3 Hardinge Street adjacent to Plot 640 — 6 taxi-cabs in single line facing north
- 4 Fifth Avenue upon the road reserve south-east of the junction of Hardinge Street and Fifth Avenue — 12 taxi-cabs parked abreast facing north-west

General Notice No 1235 of November 1st, 1928, is hereby cancelled

By Order of the Municipal Council

Municipal Offices,  
Hamilton House,  
Nairobi 21st March, 1930

W W RIDOUT,  
*Acting Town Clerk*

## GENERAL NOTICE NO 399

THE LOCAL GOVERNMENT (MUNICIPALITIES)  
ORDINANCE, 1928

## BY-LAWS

IN EXERCISE of the powers conferred upon it by section 69 (36) of the Local Government (Municipalities) Ordinance, 1928, the Municipal Council of Nairobi has made the following By-laws —

1 These By-laws may be cited as “ The Nairobi Municipality (Amendment No 2) By-laws 1930,” and shall be read as one with the Nairobi Municipality By-laws, 1929, hereinafter referred to as “ the Principal By-laws ”

2 The Principal By-laws as amended by the Nairobi Municipality (Amendment No 5) By-laws, 1929, are hereby further amended by the deletion of the First Schedule following sub-section (14) of By-law 471 (b), and the substitution of the following therefor —

## FIRST SCHEDULE

(a) Government Road between its junction with Fifth Avenue and its junction with River Road

(b) Hardinge Street

By Order of the Municipal Council of Nairobi

Municipal Offices,

Nairobi,

25th February, 1930

W W RIDOUT,

*Acting Town Clerk*

Approved by His Excellency the Governor

Nairobi,

17th March, 1930

W M LOGAN,

*for Colonial Secretary*

## GENERAL NOTICE No 400

THE CROWN LANDS ORDINANCE  
(Chapter 140 of the Revised Edition)

## THOMSON'S FALLS TOWNSHIP PLOTS

## NOTICE

NOTICE is hereby given that grants in respect of the plots at Thomson's Falls specified in the Schedules hereto, will be sold by auction at Thomson's Falls, on Thursday, the 24th April, 1930, commencing at 11 a.m.

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

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

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

## CONDITIONS OF SALE

## (a) AUCTION

- 1 Each plot will be auctioned separately.
- 2 The amount of the advance of each bid will be regulated by the auctioneer, and no bidding shall be retracted.
- 3 The highest bidder will be the purchaser, but in any dispute as to any bid, the plot will be reoffered at the last undisputed bid.
- 4 Each purchaser shall pay to the auctioneer immediately on the fall of the hammer a deposit of 25% of the purchase money. In default of such payment, the plot may be immediately reoffered for sale, and any subsequent bid by the person who has made default may be ignored or refused.
- 5 Each purchaser shall on paying the deposit inform the auctioneer of the name or names of the person or persons on whose behalf the plot is purchased, the grant will be issued in accordance with this information.
- 6 The balance of the purchase money, together with the rent due to the 31st December, 1930, shall be paid to the Senior Commissioner, Nakuru, while the survey fees, the fees payable for the preparation and registration of the grant (Shs 110) and the stamp duty payable in respect of the grant, and all other expenses, if any, shall be paid to the Surveyor General, Nairobi, all the amounts to be paid within 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 to 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 or telephone wires and electric mains of all descriptions whether overhead or underground, and the grantees shall not erect any building in such a way as to cover or interfere with any existing routes, main or service pipes or the telegraph or telephone wires and electric mains aforementioned.

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

3 Grants will be issued under the Registration of Titles Ordinance. The term of the grants for plots in Schedule No I will be 99 years from the 1st day of May, 1930 and for plots in Schedules Nos II and III the term of each grant will be 25 years from the 1st day of May, 1930, subject to extension to 99 years as provided in Special Condition No 4 of the Special Conditions attaching to the plots enumerated under Schedules Nos II and III.

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

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

## (c) SPECIAL

(1) *Special Conditions in respect of Plots in Schedule No I*

1 The plots mentioned in Schedule No I may be used for business purposes only, or for the combined purposes of business and residence.

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

2 In no case shall the area of any plot specified in Schedule No I used solely for business purposes 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

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

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

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

(2) *Special Conditions in respect of Plots in Schedules Nos II and III*

1 The plots enumerated in Schedule No II may be used for business purposes only, or for the combined purposes of business and residence, and the plot in Schedule No III for the purpose of a factory or for the combined purposes of factory and residence

Provided that in the event of the plots 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 ninety per cent of the area thereof shall be built upon

2 In no case shall the area of any plot specified in Schedules Nos II and III used solely for business purposes required to remain unbuilt on be less than 500 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

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

4 If at any time during the term of the grant a main building of approved design constructed of stone burnt brick or concrete on proper foundations be erected on any plot, the grantee shall be entitled to an extension of the term of the grant to 99 years from the 1st day of May, 1930

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

6 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 No I

BUSINESS AND RESIDENCE

Plot No	Section No	Area Acres approx	Rent per annum Shs	Upset Price Shs	Survey Fees Shs	Proportionate rent from 1 5 30 to 31 12 30 Shs
5	II	0 172	96	600	70	64
6	II	0 168	96	600	70	64
1	III	0 168	96	600	70	64
2	III	0 172	96	600	70	64

SCHEDULE No II

BUSINESS AND RESIDENCE

Plot No	Section No	Area Acres approx	Rent per annum Shs	Upset Price Shs	Survey Fees Shs	Proportionate rent from 1 5 30 to 31 12 30 Shs
6 & 7	III	0 471	192	1,200	110	128
10 & 11	III	0 344	144	900	110	96
17	III	0 219	120	750	70	80
18	III	0 172	96	600	70	64
19	III	0 172	96	600	70	64
4	IV	0 172	96	600	70	64
5	IV	0 172	96	600	70	64
6	IV	0 219	120	750	70	80



## SCHEDULE No III

## FACTORY PLOT

Plot No	Section No	Area Acres approx	Rent per annum Shs	Upset Price Shs	Survey Fees Shs	Proportionate rent from ' 5 30 to 31 12-30 Shs
7	IV	0 172	96	600	70	64

*Note* —Plots Nos 6 and 7, and 10 and 11 of Section III, being double plots, are considered to be specially suitable for garage purposes

Nairobi,  
17th March, 1930

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

## GENERAL NOTICE NO 401

## UGANDA PROTECTORATE

## TENDER

1 Tenders are invited for the purchase of one Bijah Cotton Seed Baling Press, complete with Petter Oil Engine No 38041, H P 18/21, set of three tanks, and a comprehensive set of tools and spare parts for above

2 The machinery can be inspected on application to the Executive Engineer, Public Works Department, Jinja, and further particulars can be obtained from the Director of Public Works, P O Box 10, Entebbe

3 Intending purchasers are advised that the baling machinery is protected by patent in Great Britain, and possibly in other countries, and difficulty may be experienced in disposing of cotton seed baled by the process. Tenders for the complete plant, or any part thereof, will be considered

4 Tenders in sealed envelopes endorsed "Cotton Seed Baling Press" will be received by the undersigned up to and inclusive of April 30th, 1930

5 The highest or any tender will not necessarily be accepted

Entebbe,  
8th March, 1930

GEO COOPER,  
*Secretary, Tender Board*

## GENERAL NOTICE NO 402

## POST OFFICE NOTICE

IT is hereby notified for general information that a Public Telephone Call Office was established at Litem, with effect from the 17th March, 1930

General Post Office,  
Nairobi,  
20th March, 1930

H HUDSON,  
*for Postmaster General,  
Kenya and Uganda*

## GENERAL NOTICE NO 403

## 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
19th Feb, 1930	S S "Khandalla"	15th March, 1930

General Post Office,  
Nairobi,  
17th March, 1930

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

## GENERAL NOTICE NO 404

## 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 Mombasa, and to commence on Monday, the 9th day of June, 1930, at 10 a.m. or as soon thereafter as cases can be heard

To ensure appeals from H M Supreme Court of Kenya being set down for hearing at these sessions, memoranda of appeal should be filed with the Registrar Supreme Court, Nairobi, and with the District Registrar, Supreme Court District Registry, Mombasa, on or before the 7th day of May, 1930

Nairobi,  
20th March, 1930

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



## GENERAL NOTICE NO 302

CROWN LANDS ORDINANCE  
(Chapter 140 of the Revised Edition)

## TENDERS FOR GRANT OF HOTEL PLOT, NANYUKI

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

2 A plan of the plot may be seen at the offices of the Survey and Registration Department, Nairobi, or at the office of the District Commissioner, North Nyeri, or may be had on application to the Surveyor General, Nairobi, on payment of Shs 3, post free

3 The grantee of the plot will be required to erect on the plot within 2 years from the commencement of the grant a main hotel building of approved design constructed of stone, burnt brick or concrete on proper foundations to a value of not less than £2,500

4 The plot may be used for the purpose of an hotel only

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

6 The grantee of the plot will be required, when called upon to do so, to construct an access road and a bridge of approved materials and design between the plot and the Nyeri road. Facilities will be provided for this road to cross Crown land on an approved alignment

7 The term of the grant will be 99 years from the 1st day of May, 1930, and the grant will be issued under the Registration of Titles Ordinance (Chapter 142 of the Revised Edition)

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

9 The grantee of the plot shall pay to the Commissioner for Local Government, Lands and Settlement within 7 days of the acceptance of his tender 25% of the purchase money, together with the rent due to the 31st December, 1930. In the default of such payment the sale of the plot may be cancelled

10 The balance of the purchase money shall be paid to the Commissioner for Local Government, Lands and Settlement 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 these amounts shall be paid within seven days of a request for payment being made, when the grant is ready for execution. If these amounts be not paid within the time stated, the Commissioner for Local Government, Lands and Settlement may order the deposit made by the grantee to be forfeited, and the grantee shall have no further claim to the grant of the plot

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

12 Tenders in writing must be submitted to the Commissioner for Local Government, Lands and Settlement, Nairobi, in sealed envelopes marked "Tender for Nanyuki Hotel Plot," on or before the 31st day of March, 1930

13 The highest or any tender will not necessarily be accepted

## SCHEDULE

Area Acres Approx	Rent per annum Shs	Minimum Tender Shs	Survey Fees	Proportionate rent from 1st May to 31st Dec 1930 Shs
10	672	2,800	To be assessed on completion of work	448

N B —The plot has not yet been surveyed, and the precise boundaries are liable to adjustment

Nairobi,  
26th February, 1930

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

## GENERAL NOTICE NO 1803

## THE CROWN LANDS ORDINANCE

(Chapter 140, Revised Edition of the  
Laws of Kenya)

## AUCTION OF FARMS

THE grants of the farms specified in the Schedule hereto, will, subject to the provisions of the Crown Lands Ordinance (Chapter 140 of the Revised Laws of Kenya) be offered for sale at the Railway Club, Nairobi, commencing at 10 a m, on Monday, the 31st March 1930. Plans of the farms may be seen at the Public Map Office, Survey and Registration Department, Nairobi, or may be had on application to the Surveyor General on payment of Shs 3, post free, in respect of each plan required.

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

## CONDITIONS OF SALE

- 1 Each farm will be auctioned separately.
- 2 With the exception of subdivisions of L R Nos 1596 and 1597, Kibos, these farms are in the Highlands. Except for the aforementioned subdivisions, the purchase will be confined to Europeans only (or their accredited agents), in conformity with the decision of His Majesty's Government.
- 3 The highest bidder will be the purchaser, and if any dispute arise as to any bidding, the farm will be put up again at the last undisputed bid.
- 4 The amount of the advance of each bid will be regulated by the auctioneer, and no bid shall be retracted.
- 5 Each purchaser shall pay to the auctioneer, immediately on the fall of the hammer, a deposit of 10 per cent of his purchase money, and should the same be tendered by cheque, such cheque must be accompanied by a Banker's guarantee. In default of such payment the farm may be immediately reoffered for sale, and any subsequent bid by the person who has made default may be ignored or refused.
- 6 The balance of the purchase money may be paid in full to the Surveyor General on or before the 1st May, 1930, or may be paid in nine equal annual

instalments payable on the 1st day of January in each year, the first instalment being payable on the 1st January, 1931, and the purchaser shall inform the Surveyor General on or before the 1st May, 1930, which method of payment he desires to adopt.

7 If the purchaser shall have elected to pay the balance of the purchase money by instalments no assignment of the land granted or any part shall be valid until the whole of the purchase money shall have been paid.

8 The rent due to the 31st day of December, 1930, the survey fees and the fees payable for the preparation (Sh 90), and registration (Sh 20) of the grant, and the stamp duty payable (approximately 2 per cent ad valorem) in respect of the grant and, if the purchaser shall have elected to pay the balance of the purchase money in full, the balance of the purchase money, shall be paid to the Surveyor General at the Survey and Registration Department, Nairobi, on or before the 1st May, 1930, and upon such payment being duly made, the purchaser shall, subject to the provisions of the Crown Lands Ordinance (Chapter 140, Revised Edition of the Laws of Kenya), and if the conditions of sale have been complied with, be entitled to a grant of the farm, which grant will be presented to him duly executed as soon as conveniently may be.

9 If the payments mentioned in Condition No 8 are not made on or before the 1st May, 1930, the Commissioner for Local Government, Lands and Settlement may order that the deposit paid by the purchaser be forfeited to the Government, and in such case the purchaser shall have no further claim to a grant of the farm.

10 The grants will be under the provisions of the Crown Lands Ordinance (Chapter 140 of the Revised Edition of the Laws of Kenya), and the Registration of Titles Ordinance (Chapter 142 of the Revised Edition of the Laws of Kenya), and will be for 999 years, commencing from the 1st day of April, 1930. Rent will be payable from that date.

Nairobi,

The 23rd day of December, 1929

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

## SCHEDULE

LOCALITY	L R No	Original L R No	Approx Area Acres Net	Approx Rent per annum	Proportionate Rent from 1-4-1930 to 31-12-1930	Upset Price	Survey Fees Approx
				<i>Sh cts</i>	<i>Sh cts</i>	<i>Sh</i>	<i>Sh</i>
*Kibos	1596 and 1597/1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13		160 each	32 each	24 each	6,400 each	316 each
Solai	2657		1,643	328 60	246 45	32,860	836
Athi	3606		1,000	200 00	150 00	5,000	676
"	2704		2,574	514 80	386 10	25,740	1,024
"	2705		4,677	935 40	701 55	23,385	1,316

SCHEDULE—*Contd*

LOCALITY	L R No	Original L R No	Approx Area Acres Net	Approx Rent per annum	Proportionate Rent from 1-4-1930 to 31-12-1930	Upset Price	Survey Fees Approx
				<i>Sh cts</i>	<i>Sh cts</i>	<i>Sh</i>	<i>Sh</i>
Kijabe	1548	1856/1	2,678	535 60	401 70	20,085	1,024
Naivasha	1555		2,458	491 60	368 70	18,435	996
Eburru	6233		4,792	858 40	643 80	23,960	1,344
Nandi	1473		1,626	325 20	243 90	32,520	836
North Nyeri	2791		4,024	804 80	603 60	20,120	1,236
"	2792		3,485	697 00	522 75	17,425	1,156
Nanyuki	2761		4,274	854 80	641 10	42,740	1,264
Nyeri	3397		1,000	200 00	150 00	25,000	676
"	2266		1,018	203 60	152 70	40,720	676
"	2264/R2		260	52 00	39 00	10,400	384
"	2264/R3		270	54 00	40 50	10,800	384
Laikipia	2451/R		3,890	778 00	583 50	11,670	1,210
"	2606		1,462	292 40	219 30	21,930	784
"	2401		1,369	373 80	280 35	11,214	864
"	2441		4,698	939 60	704 70	14,094	1,316
"	2561		4,308	861 60	646 20	12,924	1,264
"	2580		2,430	486 00	364 50	7,290	996
"	3281		2,075	415 00	311 25	8,300	916
"	3252		4,322	864 40	648 30	21,610	1,290
"	2543		2,024	404 80	303 60	8,096	916
"	2454		4,733	946 60	709 95	14,199	1,344
"	3267		2,396	479 20	359 40	7,188	970
"	3265		2,433	486 60	364 95	9,732	996
"	2400		3,585	717 00	537 75	21,510	1,184
"	2495		4,628	925 60	694 20	27,768	1,316
"	2542		2,137	427 40	320 55	8,548	916
"	6397	3302, 3293, 3297, 3296, 3295, 2509 3299 3300, 3301	2,441	189 20	366 15	12,205	996
*	6398	2506, 3283, 3284, 3285, 3286, and por tion of 2628	932	86 40	139 80	6,990	676
*	6399	2507, 3291, 3289, 3290, 3292, portion of 3293, port- ion of 3294, portion of 2628	1,815	363 00	272 25	13,612/50	864
*	6400	Portion of 3293, portion of 3294	1,627	325 40	244 05	8,135	836
"	6940	2469, portion of 2474R	4,405	881 00	660 75	66,075	1,236
"	6941	2473, portion of 2474R	5,695	1,139 00	854 25	22,780	1,450
"	2471		2,913	582 00	436 95	34,956	1,076
"	2472		3,387	677 40	508 05	33,870	1,156
"	2465		3,997	799 40	599 55	19,985	1,236
"	2466		3,726	745 20	558 90	55,890	1,184
"	2646		1,480	296 00	222 00	29,600	784
"	2644		1,619	323 80	242 85	32,380	810
"	2642		1,342	268 40	201 30	26,840	756
"	2641		1,260	252 00	189 00	25,200	730
"	6942	3266, 2503, 2493	9,452	1,890 40	1,417 80	47,260	1,850
"	6943	2443, 2414	8,447	1,689 40	1,267 05	42,235	1,744
*	2627/1		1,340	268 00	201 00	6,700	756
*	4423/3		147	29 40	22 05	588	†280
*	4423/2		624	124 80	93 60	2,496	†1,160

The farms marked thus \* require survey. The area as finally determined may prove to be greater or less than that indicated in the Schedule. The purchase price and rental will be subject to alteration proportionately.

† Special surveys.

*N. B.*—Farms Nos 2431/R, 2451, 2320, 2888 and 1749 have been withdrawn from the Schedule.

## GENERAL NOTICE No 405

## NOTICE

NOTICE is hereby given that the undermentioned goods will be sold by public auction in Godown No 5, Mombasa Old Port, on the 5th May, 1930, 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 March, 1930

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

UNCLAIMED CARGO LYING IN THE KING'S WAREHOUSE, KILINDINI, FOR OVER THREE MONTHS,  
FOR SALE ON 5TH MAY, 1930

Date	Steamer	Marks and Numbers	No & Description of Goods
1929			
18th Dec	Matiana, South	NIL n/n " "	1 loose angle bar 1 loose patent brick
22nd Dec	Malda Europe	A P Grashvay, M C, P O Mbarara or 1227 Mombasa n/n	1 case merchandise
23rd Dec	Panama Maru, South	H Selig, Mombasa n/n	1 case merchandise (broken)
23rd Dec	Usaramo, South	A H K & Co Mombasa n/n	1 bundle timber
28th Dec	Meliskerk, Europe	M H Mombasa 1 End Red n/n End Green n/n End Red n/n End Green n/n	1 case merchandise 1 bundle baling hoops 1 loose flat iron bar 1 loose square iron bar 3 bundles round iron bars
28th Dec	Canada Maru, Europe	P B White EKO Mombasa C 623	1 parcel sugar samples
30th Dec	Llangibby Castle, Europe	Vecomte de Sebour, C/o Chief Customs Officer, Mombasa 50/4 NIL Mombasa n/n Dr K G Fraser Amadi White Nile P Soudan n/n	5 cases merchandise 1 case merchandise  1 case merchandise
31st Dec	Mohesi, South	NIL	1 bag copra

UNCLAIMED CARGO LYING IN THE KING'S WAREHOUSE, KILINDINI, FOR OVER THREE MONTHS  
FOR SALE ON 5TH MAY, 1930 —(Contd)

Date	Steamer	Marks and Nos	No & Description of Goods
1930			
2nd Jan	Nijkerk, South	Mrs C E Whitelock, C/o Barclay's Bank, Nairobi, K Colony	2 cases merchandise
2nd Jan	Governor Europe	NIL	12 pieces R I bars bent
4th Jan	Kasama, North	J R Cox 1 or n/n Eldoret	1 case merchandise
9th Jan	Karapara, South	D & Co or D & D M B n/n Z TGP Mombasa	1 package merchandise 1 bag rice
10th Jan	Rietfontein, Europe	Ends Green n/n II Green in middle I White in middle Ends Yellow -2"- Ends Yellow I Green in middle Ends Green N/N I White N/N I Green n/n NIL n/n Ends Yellow n/n II Green n/n II White n/n End Yellow n/n W F Nairobi . 1	4 bundles R I bars 1 bundle R I bars 1 bundle R I bars 1 bundle flat I bars 4 pieces flat I bars 1 piece flat I bar 15 pieces R I bars 3 pieces R I bars 1 bundle flat iron bars 1 piece angle bar 6 pieces rails 5 pieces rails 3 pieces rails 1 case merchandise (broken and repaired)

UNCLAIMED BAGGAGE LYING IN THE KING'S WAREHOUSE, KILINDINI, FOR OVER THREE MONTHS  
FOR SALE ON 5TH MAY, 1930

Date	Steamer	Marks and Numbers	No & Description of Packages
1930			
9th Jan	Karapara, South	R G Pandit PAMA LALI KAPOOR K U Rly, Nairobi NIL	1 tin trunk 1 tin trunk 1 rain coat
13th Jan	Taganjika, Europe	Mr Taibali NIL	1 case merchandise 1 deck chair
15th Jan	Malda, South	Mr G Rumat	1 revolver with 28 rounds
21st Jan	Karoa, South	NIL	1 bundle bedding
24th Jan	Khandalla, Bombay	NIL NIL	1 bundle contg - 2 tins and 1 basket merchandise 1 deck chair
29th Jan	Guilford Castle South	NIL	1 package merchandise
29th Jan	Ellora, Bombay via South	NIL NIL	1 bag merchandise 1 deck chair

LEFT LUGGAGE LYING IN THE KING'S WAREHOUSE, KILINDINI, FOR OVER TWO YEARS  
FOR SALE ON 5TH MAY, 1930

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

Date	Steamer	Marks and Numbers	No & Description of Packages
1928			
27th Apr	Clan Ogilvy, South	Mr A Neilson	1 revolver
3rd May	Karagola, South	Mr H A Heppes	1 parcel cartridges containing - 34 of 12 bore 600 of 22 bore

MOMBASA OLD PORT

UNCLAIMED CARGO LYING IN THE KING'S WAREHOUSE MOMBASA, FOR OVER THREE MONTHS  
FOR SALE ON 5TH MAY, 1930

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

Date	Steamer	Marks and Numbers	No & Description of Goods
1929			
14th Dec	Karapara, Bombay	G NSD N/N M B O P " "	1 keg merchandise 1 package merchandise 3 cases merchandise
27th Dec	Karoa, Bombay	NSD or n/n G NSD	4 cases merchandise

GENERAL NOTICE No 405

PRINCIPAL ARTICLES IMPORTED INTO AND CLEARED FOR (\*) HOME CONSUMPTION IN KENYA  
AND UGANDA DURING THE MONTH OF DECEMBER, 1929

ARTICLES	Unit of Quantity	TOTAL †	
		Quantity	Value
			<i>Sh</i>
1 Rice	Cwt	7,841	145,104
2 Wheat Meal and Flour	"	7,784	130,540
3 Ale, Beer, Stout, etc	Imp gal	15,404	62,322
4 Ghee	Cwt	457	39,500
5 Milk, Condensed or otherwise Preserved	"	1,224	61,726
6 Spirits †	I & pf gal	8,169	205,742
7 Sugar	Cwt	2,811	45,240
8 Tea	"	370	68,502
9 Wines —Vermouth	Imp gal	2,514	19,378
10 Still, in bottles	"	2,023	39,679
11 Still, in casks	"	252	2,435
12 Sparkling, Champagne	"	850	35,904
13 Sparkling, other than Champagne	"	8	2,224
14 Cigarettes	lb	47,863	155,914
15 Tobacco, Other, Manufactured	"	64,160	125,885
16 Wood and Timber	Cub foot	33,112	137,092
17 Cement, Building	Ton	2,061	145,851
18 Galvanised Iron Sheets, Corrugated	"	361	119,915
19 Iron and Steel Manufactures	"	1,450	629,672
20 Hardware	Cwt	183	17,601
21 Shovels and Spades, etc	No	45,166	22,833
22 Machines and Machinery	Value		856,121
23 Cotton Piece Goods Grey, Unbleached	Cwt	3,018	
	Yard	1,362,479	438,770
24 Bleached	"	269,124	121,785
25 Printed, Khangas	"	74,451	46,091
26 Printed, Other Sorts	"	619,097	256,226
27 Dyed in the piece	"	501,164	351,076
28 Coloured (manufactured wholly or in part of dyed yarn)	"	819,401	447,701
29 Cotton Blankets	No	205,985	311,425
30 Jute Bags and Sacks	Doz	68,929	
	Cwt	17,388	623,255
31 Disinfectants	"	235	6,188
32 Insecticides	"	1,296	37,055
33 Candles	"	33	2,996
34 Fuel Oils	Imp gal		
35 Lubricating Oils	"	78,253	214,977
36 Lubricating Greases	Cwt	108	3,631
37 Motor Spirit (Petrol)	Imp gal	726,953	633,810
38 Mineral Oil Illuminating or Burning (Kerosene)	"	518,800	400,530
39 Soap, Common	Cwt	1,377	67,579
40 Soap, Toilet	Value		26,463
41 Cycles (not motor)	No	756	78,536
42 Motor Cars	"	183	588,423
43 Motor Lorries	"	261	651,097
44 Motor Tractors	"	53	299,382
45 Motor Cycles	"	15	13,816
46 Fertilisers and Manures	Ton	46	9,249
47 Other Articles	Value		7,690,571
TOTAL		—	16,389,812
TOTAL TRANSIT IMPORTS		—	335,433
GRAND TOTAL <i>Sh</i>		—	16,725,245

\* *Note* — Home Consumption means Goods cleared from Customs control on landing and also goods cleared from Bonded Stocks

† No allowance made for under-proof in excess of 12½%

‡ Includes produce of Tanganyika Territory valued at Shs 503,500 and intended for ultimate re-exportation

CUSTOM HOUSE,  
MOMBASA,  
3rd March, 1930

E G BALE,  
*for Commissioner of Customs,*  
Kenya and Uganda

PRINCIPAL ARTICLES IMPORTED INTO AND CLEARED FOR \* HOME CONSUMPTION IN KENYA AND UGANDA DURING THE MONTH OF  
DECEMBER, 1929, SHOWING THE PRINCIPAL COUNTRIES OF ORIGIN OF IMPORTED TRADE GOODS

ARTICLES	Unit of Quantity	Great Britain		India and Burmah		Union of South Africa		‡ Other British Possessions		Belgium	
		Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value
1 Rice	Cwt		S/	5,828	107,518		S/	2,013	37,586		S/
2 Wheat Meal and Flour	"			7,748	122,884			36	656		
3 Ale, Beer, Stout, etc	Imp gal	4,070	17,597			1,634	6,042				
4 Ghee	Cwt			47	7,780			410	31,720		
5 Milk, Condensed or otherwise Preserved	"	61	5,804					57	3,110		
6 Spirits †	† I & P gal	6,599	172,127			8	186	30	953		
7 Sugar	Cwt	27	1,175	18	464			124	2,531		
8 Tea	"			216	49,786			138	17,225		
9 Wines —Vermouth	Imp gal										
10 Still, in bottles	"	124	2,718			156	1,568				
11 Still in casks	"										
12 Sparkling, Champagne	"										
13 Sparkling, other than Champagne	"					10	223				
14 Cigarettes	lb	47,863	155,914								
15 Tobacco, Other, Manufactured	"	1,243	6,863	165	497	985	2,752				
16 Wood and Timber	Cub foot	588	3,437	10,338	63,554			1,011	11,597		
17 Cement, Building	Ton	1,851	131,861								
18 Galvanised Iron Sheets, Corrugated	"	361	119,915								
19 Iron and Steel Manufactures	"	1,088	462,408	3	1,337					236	72,875
20 Hardware	Cwt	87	9,908	9	230						
21 Shovels and Spades, etc	No	3,462	5,673							3,056	1,371
22 Machines and Machinery	Value		636,113		5,219		55		32,471		4,993
23 Cotton Piece Goods Grey, Unbleached	Cwt			546							
	Yard			250,302	79,826						
24 Bleached	"	144,591	62,283	6,785	4,003					985	720
25 Printed Khangas	"	59,499	35,186								
26 Printed, Other Sorts	"	105,886	58,377	8,842	4,363					1,907	2,442
27 Dyed in the Piece	"	328,603	253,039	22,039	11,291					1,279	1,310
28 Coloured (manufactured wholly or in part of dyed yarn)	"	125,224	75,483	286,810	132,487					33,923	30,520
29 Cotton Blankets	No	771	2,730	1,580	3,326					16,198	31,340
30 Jute Bags and Sacks	Doz	587		68,267						75	
	Cwt	39	3,492	17,331	618,738					18	1,025
31 Disinfectants	"	235	6,178								
32 Insecticides	"	880	26,050							120	2,325
33 Candles	"	23	2,209	1	80						
34 Fuel Oil	Imp gal										
35 Lubricating Oils	"	7,531	17,554								
36 Lubricating Greases	Cwt	82	2,227								
37 Motor Spirit (Petrol)	Imp gal										
38 Mineral Oil, Illuminating or Burning (Kerosene)	"										
39 Soap, Common	Cwt	1,344	66,523	4	56			29	1,000		
40 Soap, Toilet	Value		15,863		39				244		
41 Cycles (not Motor)	No	756	78,536								
42 Motor Cars	"	21	88,690					71	165,484		
43 Motor Lorries	"	8	32,030					182	419,335		
44 Motor Tractors	"							13	34,563		
45 Motor Cycles	"	12	11,241								
46 Fertilisers and Manures	Ton	41	8,032								
47 Other Articles	Value		4,365,981		694,981		220,456		655,135		62,729
TOTAL			6,944,257		1,915,459		231,282		1,413,611‡		211,650
TOTAL TRANSIT IMPORTS			15,078						682		202,284
GRAND TOTAL	S/		6,959,335		1,915,459		231,282		1,414,293		413,934

\* NOTE —Home Consumption means Goods cleared from Customs control on landing and also goods cleared from Bonded stocks

† No allowance made for under proof in excess of 12½%

‡ Includes produce of Tanganyika Territory valued at S/ 508,500 and intended for ultimate re-exportation.



PRINCIPAL ARTICLES IMPORTED INTO AND CLEARED FOR \*HOME CONSUMPTION IN KENYA AND UGANDA DURING THE MONTH OF  
DECEMBER, 1929, SHOWING THE PRINCIPAL COUNTRIES OF ORIGIN OF IMPORTED TRADE GOODS —(Contd)

ARTICLES	Unit of Quantity	France		Germany		Holland		Japan		United States of America		Other Foreign Countries	
		Quantity	Value Sh	Quantity	Value Sh	Quantity	Value Sh	Quantity	Value Sh	Quantity	Value Sh	Quantity	Value Sh
1 Rice	Cwt												
2 Wheat Meal and Flour	"												
3 Ale, Beer, Stout, etc	Imp gal			6,210	25,524	3,016	10,184					474	2,975
4 Ghee	Cwt												
5 Milk, Condensed or otherwise Preserved	"												
6 Spirits †	I & P gal	1,394	29,701			426	16,276		1	46	679	36,490	
7 Sugar	Cwt					92	1,325				46	1,450	
8 Tea	"					20	530		1	67	2,621	40,473	
9 Wines—Vermouth	Imp gal	1,701	12,971								16	1,490	
10 Still, in bottles	"	565	7,696	91	1,867	8	151				813	6,407	
11 Still, in casks	"	24	342								1,084	25,679	
12 Sparkling, Champagne	"	850	35,904								228	2,093	
13 Sparkling, other than Champagne	"	54	1,160	32	781								
14 Cigarettes	lb											2	60
15 Tobacco, Other, Manufactured	"												
16 Wood and Timber	Cub " foot					61,484	113,944		131	952	152	877	
17 Cement, Building	Ton	2	253	64	4,659			36	2,076		20,275	58,504	
18 Galvanised Iron Sheets, Corrugated	"										108	7,002	
19 Iron and Steel Manufactures	"	4	838	87	62,959	7	2,369	5	4,285	5	7,749	13	14,852
20 Hardware	Cwt			91	7,265				1	175		23	
21 Shovels and Spades, etc	No			35,648	14,970			3,000	819				
22 Machines and Machinery	Value		8,618		56,022						112,630		
23 Cotton Piece Goods Grey, Unbleached	Cwt									1,203		12	
	Yard							1,257		692,427	205,250	3,700	1,793
24 Bleached	"			1,151	524	76,942	41,227	416,050	151,901				
25 Printed Khangas	"					38,560	13,023						
26 Printed, Other Sorts	"	519	305	2,473	2,204	14,952	9,705						
27 Dyed in the Piece	"	93	206	4,702	3,239	47,467	32,769	437,187	149,923			14,816	5,837
28 Coloured (manufactured wholly or in part of dyed varn)	"					31,892	43,661	30,044	14,247			32,512	24,083
29 Cotton Blankets	No			2,736	2,940	146,584	108,865	137,169	47,923			86,905	49,483
30 Jute Bags and Sacks	Doz & Cwt	3,100	7,988	32,330	54,453	145,120	195,508					6,880	16,080
31 Disinfectants	Cwt				10								
32 Insecticides	"			246	4,005					49	4,644	1	21
33 Candles	"			9	707								
34 Fuel Oil	Imp gal												
35 Lubricating Oils	"			410	746								
36 Lubricating Greases	Cwt									69,013	195,126	1,299	1,541
37 Motor Spirit (Petrol)	Imp gal									21	1,185	5	149
38 Mineral Oil, Illuminating or Burning (Kerosene)	"									307,510	361,436	419,443	272,374
39 Soap, Common	Cwt									213,821	231,913	304,979	168,617
40 Soap, Toilet	Value		428		8,604		500				771		14
41 Cycles (not Motor)	No												
42 Motor Cars	"									84	306,342	7	27,907
43 Motor Lorries	"									71	199,732		
44 Motor Tractors	"					6	37,906			39	226,913		
45 Motor Cycles	"												
46 Fertilisers and Manures	Ton	3	2,575	5	1,167								
47 Other Articles	Value		82,273		328,858		84,368		219,319		481,458		495,113
TOTAL			191,259		581,504		699,488		603,526		2,336,389		1,261,387
TOTAL TRANSIT IMPORTS			904		8,324		152				5,433		102,576
GRAND TOTAL	Sh		192,163		589,828		699,640		603,526		2,341,822		1,363,963

\* NOTE—Home Consumption means Goods cleared from Customs control on landing, and also goods cleared from Bonded Stocks.

† No allowance made for under-proof in excess of 12½%

CUSTOM HOUSE, MOMBASA, 3rd March, 1930

F G BALE, for Commissioner of Customs, Kenya and Uganda

March 25, 1930

THE OFFICIAL GAZETTE

621

GENERAL NOTICE No 407

SUMMARY OF PRINCIPAL EXPORTS OF DOMESTIC PRODUCE FROM KENYA AND UGANDA  
DURING THE MONTH ENDED 31st DECEMBER, 1929

ARTICLES	Unit of Quantity	TOTAL	
		Quantity	Value
			<i>Sh</i>
1 Maize	Cwt	6 205	49,689
2 Other Grain and Pulse	"	6 570	59,539
3 Wheat Meal and Flour	"	3 821	76,445
4 Maize Meal and Flour	"	4 194	38,074
5 Cake, Oil Seed, other	Ton	148	19 980
6 Cattle for food	No	577	3,850
7 Sheep and Goats for food	"	821	12,728
8 Beche de mer	Cwt	40	3,000
9 Butter	"	354	54,453
10 Cheese	"	24	2,640
11 Chillies	"	615	48,022
12 Coffee, raw	"	31,407	2,951 859
13 Potatoes	"	8,492	44,313
14 Sugar, refined	"	2,046	67,525
15 Wood and Timber	Cub ft	7,485	47,910
16 Carbonate of Soda	Ton	4,251	425,038
17 Raw Cotton	Cental of 100 lb	16,816	1,210,742
18 Flax Fibre and Tow	Ton		
19 Sisal Fibre and Tow	"	1 208	860,772
20 Seeds Cotton	"	478	66,990
21 Seeds Sesame	"	111	41,835
22 Groundnuts	"	146	51 006
23 Oil, Coconut	Imp gal	312	1,404
24 Oil, Sesame	"	5,585	30,718
25 Hides, dry and dry-salted	Cwt	10,038	745,827
26 Skins, sheep and goats	No	144,016	140,296
27 Rubber	Cental of 100 lb	685	47,945
28 Barks for Tanning	Cwt	7,313	79,504
29 Ivory, Elephant	"	100	99,777
30 Shell-Marine	Ton	2	300
31 Wool	Cwt	394	88,595
32 Scap, Common	"	403	13 071
33 Animals not for food	No	19	1,600
34 Other Articles	Value		227,653
TOTAL		—	7 613 100
*TOTAL RE-EXPORTS		—	2,653,377
TOTAL TRANSIT EXPORTS		—	275,870
GRAND TOTAL <i>Sh</i>		—	10,547,347

\* Re exports include goods the produce or manufacture of Tanganyika Territory to the value of Shs 1,191,333

CUSTOM HOUSE,  
MOMBASA,  
3rd March, 1930

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

## SUMMARY OF PRINCIPAL EXPORTS OF DOMESTIC PRODUCE FROM KENYA AND UGANDA DURING THE MONTH ENDED 31st DECEMBER, 1929

ARTICLES	Unit of Quantity	Great Britain		India and Burma		Other British Possessions		Belgium		France	
		Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value
			<i>Sh</i>		<i>Sh</i>		<i>Sh</i>		<i>Sh</i>		<i>Sh</i>
1 Maize	Cwt					5,830	46,655				
2 Other Grain and Pulse	"	2,871	20 097			2 248	23,677				
3 Wheat Meal and Flour	"					3,817	76,347				
4 Maize Meal and Flour	"					4 115	37 156				
5 Cake, Oil Seed, other	Ton	63	8,505					20	2,700		
6 Cattle for food	No					77	3,850				
7 Sheep and Goats for food	"					641	9,038				
8 Beche de mer	Cwt					40	3,000				
9 Butter	"	280	42,000			63	11,103				
10 Cheese	"		50	1	80	23	2,465				
11 Chillies	"	100	7,800			60	4,732	90	7,020		
12 Coffee, raw	"	24,954	2,410,507			4,068	362,297			3	278
13 Potatoes	"			5 172	25,860	1 573	9,718				
14 Sugar, refined	"					2 042	67,389				
15 Wood and Timber	Cub ft			671	3,329	6,385	41,603				
16 Carbonate of Soda	Ton			100	10,000	51	5,038				
17 Raw Cotton	Cental of 100 lb	980	70 578	14,400	1,036,772						
18 Flax Fibre and Tow	Ton										
19 Sisal Fibre and Tow	"	236	166,732			29	20,320	652	463,912		
20 Seeds, Cotton	"	478	66,990								
21 Seeds, Sesame	"					50	17,655				
22 Groundnuts	"					10	3 634				
23 Oil, Coconut	Imp gal					312	1,404				
24 Oil, Sesame	"					5,585	30,718				
25 Hides, dry and dry-salted	Cwt	4,491	336,855	135	10,125	172	12,869	1,038	77,818	428	32,072
26 Skins, sheep and goats	No	56,901	56,165	2,000	1,500					52,900	51,570
27 Rubber	Cental of 100 lb										
28 Barks for Tanning	Cwt	685	47,945								
29 Ivory, Elephant	"	2,858	41,764					2,045	16,360		
30 Shells Marine	Ton	57	62,175	24	20 562	9	5,540				
31 Wool	Cwt	394	83,595	2	300						
32 Soap Common	"					333	11 111				
33 Animals, not for food	No					19	1,600				
34 Other Articles	Value		152,099		60		61,249				436
TOTAL		—	3,578 857	—	1,108,583	—	870,468	—	567,810	—	84,356
*TOTAL RE-EXPORTS		—	436,385	—	109,889	—	1,323,060	—	59,066	—	321
TOTAL TRANSIT EXPORTS		—	13,425	—		—	22,499	—	14,195	—	
GRAND TOTAL	<i>Sh</i>	—	4,028,667	—	1 218,477	—	2,216,027	—	641,071	—	84 677

\* Re-exports include goods the produce or manufacture of Tanganyika Territory to the value of Shs 1,191,333

SUMMARY OF PRINCIPAL EXPORTS OF DOMESTIC PRODUCE FROM KENYA AND UGANDA DURING THE MONTH ENDED 31ST DECEMBER, 1929 —(Contd)

ARTICLES	Unit of Quantity	Germany		Holland		Italy		Japan		United States of America		Other Foreign Countries	
		Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value
			Sh		Sh		Sh		Sh		Sh		Sh
1 Maize	Cwt											355	3,034
2 Other Grain and Pulse	"											1 451	15,765
3 Wheat Meal and Flour	"											4	8
4 Maize Meal and Flour	"											79	918
5 Cake, Oil Seed, other	Ton	65	8,775										
6 Cattle for food	No											180	3,690
7 Sheep and Goats for food	"												
8 Beche-de-mer	Cwt											6	1,050
9 Butter	"												45
10 Cheese	"											365	28 470
11 Chillies	"			106	7,942	149	15,172					2,127	155 663
12 Coffee, raw	"											1,747	8 735
13 Potatoes	"											4	136
14 Sugar, refined	"											9	38
15 Wood and Timber	Cub f	280	1,960			140	980						
16 Carbonate of Soda	Ton							3,800	380,000			300	30,000
17 Raw Cotton	Cental of 100 lb							1,436	103,392				
18 Flax fibre Tow	Ton												
19 Sisal Fibre and Tow	"					82	59,184			174	125,424	35	25,200
20 Seeds, Cotton	"												
21 Seeds, Sesame	"			10	3,600	23	8,100					28	12,480
22 Groundnuts	"	20	10,560			26	33,372					10	3,500
23 Coconut, Oil	Imp gal												
24 Sesame, Oil	"												
25 Hides, dry and dry-salted	Cwt	1,600	113,025			1,346	100,976					823	62,084
26 Skins, Sheep and Goat	No	4,615	3,161							24,000	24,000	3 600	3 600
27 Rubber	Cental of 100 lb												
28 Barks for Tanning	Cwt	1,692	12,030	500	1,000			200	5,200			18	144
29 Ivory, Elephant	"									10	11,500		
30 Shells Marine	Ton												
31 Wool	Cwt												
32 Soap, Common	"											25	1,960
33 Animals not for food	No												
34 Other Articles	Value		1 050								6,050		6 709
TOTAL		—	150,810	—	15,542	—	217,734	—	488,592	—	166,974	—	363,319
*TOTAL RE EXPORTS		—	53,646	—	1,100	—	16,431	—		—	8,849	—	649 600
TOTAL TRANSIT EXPORTS		—		—		—		—		—		—	225,751
GRAND TOTAL	Sh	—	204 456	—	16 642	—	234 215	—	488,592	—	175,823	—	1,238,700

\* Re-exports include goods the produce or manufacture of Tanganyika Territory to the value of Shs 1,191,333

## GENERAL NOTICE NO 303

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

ISIOLO, 24TH MARCH, 1930

Criminal Case No 21/30 Rex vs Mwerimba s/o Mutikibore  
 „ „ „ 23/30 Rex vs Diba Omuru Gablaialalbo

RUMURUTI, 28TH MARCH, 1930

Criminal Case No 29/30 Rex vs Nduanja s/o Kaitu

ELDORET, 5TH MAY, 1930

KISUMU 12TH MAY 1930

Criminal Case No 33/30 Rex vs Marogo A Maiubet  
 „ „ „ 34/30 Rex vs Ochieng s/o Otieno

NAKURU, 19TH MAY, 1930

Nairobi,  
 1st March, 1930

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

## GENERAL NOTICE NO 408

## THE BANKRUPTCY ORDINANCE, 1925

## NOTICE OF INTENDED DIVIDEND

*Summary Case*

*Debtor's name* — Roy Thomas  
*Address* — Kilindini  
*Description* — Clerk  
*Court* — H M Supreme Court, Mombasa  
*Number of matter* — 21 of 1929  
*Last day for receiving proofs* — 11th April, 1930  
*Name of trustee* — Official Receiver  
*Address* — P O Box No 366, Mombasa

Mombasa,  
 20th March 1930

E J O'FARRELL  
*for Official Receiver*

## GENERAL NOTICE NO 409

## THE BANKRUPTCY ORDINANCE, 1925

## ADJUDICATION

*Summary Case*

*Debtor's name* — Motilal Keshavji Mehta  
*Address* — C/o The Shell Company of East Africa, Limited, Kilindini  
*Description* — Clerk  
*Court* — H M Supreme Court, Mombasa  
*Number of matter* — 3 of 1930  
*Date of order* — 15th March, 1930  
*Date of petition* — 15th February, 1930  
*Date of order for summary administration* — 24th February, 1930

Mombasa,  
 20th March, 1930

E J O'FARRELL,  
*for Official Receiver*

## GENERAL NOTICE NO 410

## THE BANKRUPTCY ORDINANCE, 1925

## ADJUDICATION

*Debtor's name* — Gul Mohamed  
*Address* — River Road, Nairobi  
*Description* — Contractor  
*Court* — H M Supreme Court, Nairobi  
*Number of matter* — 11 of 1930  
*Date of order* — 14th March, 1930  
*Date of petition* — 21st January, 1930  
*Date of order for summary administration* — 17th February, 1930

Nairobi,  
 21st March, 1930

B STONE,  
*for Official Receiver*

## GENERAL NOTICE NO 411

## THE BANKRUPTCY ORDINANCE, 1925

## ADJUDICATION

*Debtor's name* — Kanji Javer  
*Address* — Ngara Road, Nairobi  
*Description* — Shopkeeper, Indian Bazaar, Nairobi  
*Court* — H M Supreme Court, Nairobi  
*Number of matter* — 12 of 1930  
*Date of order* — 19th March, 1930  
*Date of petition* — 21st January, 1930  
*Date of order for summary administration* — 17th February, 1930

Nairobi,  
 21st March, 1930

B STONE,  
*for Official Receiver*

## GENERAL NOTICE NO 412

THE BANKRUPTCY ORDINANCE, 1925  
 ORDER ON APPLICATION TO APPROVE A COMPOSITION  
*Debtors' names*—M G Milsom and W Hogaith,  
 trading as Milsom and Hogaith  
*Address*—Limoru and Kikuyu  
*Description*—Proprietors of Karangi Stores,  
 Limoru  
*Court*—H M Supreme Court of Kenya at Nairobi  
*Number of cause*—48 of 1929  
*Date of order*—14th March, 1930  
*Nature of composition sanctioned and order made*—  
 The debtors will pay Shs 6/75 in the pound  
 in satisfaction of all their debts. The amount  
 of composition shall be provided by the  
 realisation of the proceeds of the debtors'  
 property in the hands of the Official Receiver,  
 Nairobi, and by payment in cash of the  
 balance to the Official Receiver by the debtors.  
 The composition is approved

Nairobi,  
 22nd March, 1930

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

## GENERAL NOTICE NO 413

THE BANKRUPTCY ORDINANCE, 1925  
 ORDER ON APPLICATION TO APPROVE A COMPOSITION  
*Debtor's name*—Edward Percival Johnson  
*Address*—C/o Messrs Carr, Lawson & Co, Ltd,  
 Nairobi  
*Description*—An employee of Messrs Carr, Lawson  
 & Co, Ltd, Nairobi  
*Court*—H M Supreme Court of Kenya at Nairobi  
*Number of cause*—60 of 1929  
*Date of order*—14th March, 1930  
*Nature of composition sanctioned and order made*—  
 Messrs Carr, Lawson & Co, Ltd, Nairobi, will  
 pay out of the debtors salary enjoyed by  
 him under them a sum of Shs 200 every  
 month till Shs 20 are paid in the pound in  
 satisfaction of all the liabilities of the debtor's  
 estate. The composition is approved

Nairobi,  
 22nd March, 1930

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

## GENERAL NOTICE NO 414

IN HIS MAJESTY'S SUPREME COURT OF KENYA  
AT MOMBASA

IN THE MATTER OF THE ESTATE OF ALLIBHAI AND  
 RAHAMTALLA

CIVIL CASE No 14 OF 1926

*Ex parte* THE CREDITORS, MESSRS LESLIE AND  
 ANDERSON, LIMITED  
*versus*

1 MOHAMED KASSIM, 2 ALLIBHAI KASSIM, 3 HASSAN  
 KASSIM, 4 RAHAMTALLA KASSIM, TRADING AS  
 ALLIBHAI AND RAHAMTALLA

To all whom it may concern

TAKE NOTICE that in accordance with an Order  
 of this Honourable Court, dated the 31st day of Feb-  
 ruary, 1928, the final statement of the Receiver's  
 account has been duly audited by Messrs Gill and  
 Johnson, Chartered Accountants and certified by them  
 as being correct. The account has been filed with the  
 Registrar, H M Supreme Court, Mombasa, and is  
 open to inspection

And notice is hereby given that the Receiver has  
 applied for his absolute discharge, and that such  
 application will be heard on the 11th day of April,  
 1930, at 9-30 a.m., in Chambers

P O Box 25,  
 Mombasa, 19th March, 1930

J S STANDISH,  
*Receiver*

## GENERAL NOTICE NO 415

IN HIS MAJESTY'S SUPREME COURT OF KENYA  
AT NAIROBI

IN BANKRUPTCY

CAUSE No 21 OF 1930

*Re* MOHAMED JIWAN, A PARTNER IN THE FIRM OF  
 MOHAMED JIWAN & SONS

To all whom it may concern

TAKE NOTICE that Mohamed Jiwani the above-  
 named debtor, has filed an application to this Court  
 for an order for rescinding the receiving order made  
 against him on the 31st day of March, 1930, and this  
 Court has fixed the 7th day of April, 1930, at 9-30 a.m.  
 or so soon thereafter as possible on that day for hearing  
 of the application after which date no objections will  
 be heard thereto

Dated this 20th day of March, 1930

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

## GENERAL NOTICE NO 416

IN HIS MAJESTY'S SUPREME COURT OF KENYA  
AT MOMBASA

CAUSE No 9 OF 1930

IN THE MATTER OF THE ESTATE OF ALI BIN JAMIL ZUBEDI,  
 ARAB SHIHIPI, OF MOMBASA, DECEASED

NOTICE is hereby given that on the 7th day of  
 April, 1930, I propose to appoint Sud bin Abedi Ba-  
 Abid, to be the Wali of the estate of the late Ali  
 bin Jamil Arab Shihihi, of Mombasa

If any person objects to the proposed appointment  
 he must give me notice of his objection before the  
 expiration of this notice

Mombasa,  
 19th March, 1930

J E R STEPHENS,  
*Judge,*  
*H M Supreme Court*

## GENERAL NOTICE NO 417

## PROBATE AND ADMINISTRATION

SUPREME COURT CAUSE No 24 OF 1930

PUBLIC TRUSTEE'S CAUSE No 20 OF 1930

IN THE MATTER OF ERNEST JAMES TITMAN, DECEASED

To all whom it may concern

PURSUANT to an order of the Supreme Court of  
 Kenya, dated the 13th day of March, 1930, by which  
 the undersigned was appointed administrator of the  
 estate of the late Ernest James Titman, who died on  
 the 11th day of February, 1930

TAKE NOTICE that all persons having any claims  
 against the estate of the said Ernest James Titman  
 are required to lodge and prove such claims before me  
 the undersigned on or before the 26th day of May,  
 1930, after which date only the claims so proved will  
 be paid and the estate distributed according to law

Nairobi, 17th March, 1930 W M KEATINGE,  
*Public Trustee*

## GENERAL NOTICE NO 418

## PROBATE AND ADMINISTRATION

SUPREME COURT CAUSE No 25 OF 1930

PUBLIC TRUSTEE'S CAUSE No 14 OF 1930

IN THE MATTER OF BERTRAM HARRY RICHARDS, DECEASED

To all whom it may concern

PURSUANT to an order of the Supreme Court of  
 Kenya, dated the 13th day of March, 1930, by which  
 the undersigned was appointed administrator of the  
 estate of the late Bertram Harry Richards, who  
 died on the 1st day of February, 1930

TAKE NOTICE that all persons having any claims  
 against the estate of the said Bertram Harry Richards  
 are required to lodge and prove such claims before me  
 the undersigned on or before the 26th day of May,  
 1930, after which date only the claims so proved will  
 be paid and the estate distributed according to law

Nairobi,  
 18th March, 1930

W M KEATINGE,  
*Public Trustee*

GENERAL NOTICE No 419

PROBATE AND ADMINISTRATION  
SUPREME COURT CAUSE No 27 OF 1930  
PUBLIC TRUSTEE'S CAUSE No 113 OF 1929

IN THE MATTER OF DONATO DE SOUZA, DECEASED  
To all whom it may concern

PURSUANT to an order of the Supreme Court of Kenya, dated the 13th day of March, 1930, by which the undersigned was appointed administrator of the estate of the late Donato de Souza, who died on the 31st day of August, 1929

TAKE NOTICE that all persons having any claims against the estate of the said Donato de Souza are required to lodge and prove such claims before me the undersigned on or before the 26th day of May, 1930, after which date only the claims so proved will be paid and the estate distributed according to law

Nairobi,  
18th March, 1930

W M KEATINGE,  
*Public Trustee*

GENERAL NOTICE No 420

PROBATE AND ADMINISTRATION  
PUBLIC TRUSTEE'S CAUSE No 27 OF 1930

IN THE MATTER OF SAADATI BIN SANAWYA, DECEASED  
To all whom it may concern

TAKE NOTICE that on or after the 8th day of April, 1930, I intend to apply to the Supreme Court of Kenya at Nairobi, for an order to administer the estate of the above-named Saadati bin Sanawya, who died at Fizi, Lamu, on the 26th day of November, 1929

Nairobi,  
17th March 1930

W M KEATINGE,  
*Public Trustee*

GENERAL NOTICE No 421

PROBATE AND ADMINISTRATION  
PUBLIC TRUSTEE'S CAUSE No 30 OF 1930

IN THE MATTER OF ATHMAN BIN OMAR HAJI, DECEASED  
To all whom it may concern

TAKE NOTICE that on or after the 8th day of April, 1930, I intend to apply to the Supreme Court of Kenya at Nairobi, for an order to administer the estate of the above-named Athman bin Omar Haji, who died at Lamu on the 13th day of January, 1930

Nairobi,  
19th March, 1930

W M KEATINGE,  
*Public Trustee*

GENERAL NOTICE No 422

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership existing between Neville Alfred Gwynn Livingston and James Johnstone St Leger Martin, practising as Advocates and Solicitors at Kitale, under the style of Livingston and Martin, has been dissolved as from the 28th day of February, 1930, from which date the said Neville Alfred Gwynn Livingston retires from the said partnership, and James Johnstone St Leger Martin takes over the whole of the business, including assets and liabilities. The business will be carried on under the original name

Dated the 12th day of March, 1930

N A G LAVINGTON  
J J St L MARTIN

GENERAL NOTICE No 423

NYAMA, LIMITED

(IN VOLUNTARY LIQUIDATION)

*Pursuant to section 206 of the Companies Ordinance, 1921*

AT an extraordinary general meeting of the members of the above Company duly convened and held at the registered offices of the Company, Livingstone House, Harding Street, Nairobi, on Monday, the 24th February, 1930, the following extraordinary resolution was duly passed, and at a second extraordinary meeting duly convened and held at the same place on Monday, the 17th March, 1930, the same was duly confirmed as a special resolution —

“ That the Company be wound up voluntarily, and that Mr Arthur M Green, of Nairobi, be and is hereby appointed liquidator for the purposes of such winding up ”

Nairobi,  
18th March 1930

For and on behalf of Nyama, Limited (in voluntary liquidation)

ARTHUR M GREEN,  
*Liquidator*

GENERAL NOTICE No 424

NYAMA, LIMITED

(IN VOLUNTARY LIQUIDATION)

NOTICE is hereby given that pursuant to section 209 of the Companies Ordinance, 1921, a meeting of creditors of Nyama, Limited will be held at the offices of Messrs Dolgety & Co, Ltd, Livingstone House, Harding Street, Nairobi, on Wednesday, the 9th April, 1930, at 2-15 p m, for the purposes provided under the said section

Nairobi,  
18th March, 1930

ARTHUR M GREEN,  
*Liquidator*

GENERAL NOTICE No 425

IN THE MATTER OF THE COMPANIES  
ORDINANCE, 1921

AND OF

MCHANA COFFEE ESTATES, LIMITED  
(IN LIQUIDATION)

NOTICE is hereby given that a general meeting of the above-named Company will be held at the offices of Messrs Gill and Johnson, Livingstone House, Harding Street, Nairobi, on Saturday, the 26th day of April, 1930, at 10 o'clock in the morning precisely, for the purpose of having the account of the liquidator, showing the manner in which the winding up has been conducted and the property of the Company disposed of, laid before such meeting, and of hearing any explanation that may be given by the liquidator

Dated this 22nd day of March, 1930

E B GILL,  
*Liquidator*



# SHIPPING RETURN

## KILINDINI HARBOUR

MONTH OF FEBRUARY, 1930

PARTICULARS OF VESSEL							No of Crew	CARGO			PASSENGERS				To whom Consigned
Name of Vessel	Master	Gross Tons	From	Arrival Date	Departure Date	Bound to		Class	B L Tons Discharged	B L Tons Loaded	DISEMBARKED		EMBARKED		
											Euro-peans	Non Euro-peans	Euro-peans	Non Euro-peans	
S T Simba	Issack	125	Pangani	Jan 13	Feb 4	Moa	17	General	11	28					Smith Mackenzie & Co
M V Shaza	Mohd Khan	234	Zanzibar	" 13	" 6	Tanga	17	"	53	173					"
S S Jugoslavija	Uigeoic	5150	Durban	" 19	" 7	Durban	38	Coal	7334	9					Mitchell Cotts & Co
S T Ndovu	Plough	279	Tanga	" 25	" 1	Tanga	20	General	5	157					Smith Mackenzie & Co
S S Canada Maru	Taniguch	5780	Durban	" 27	" 1	Kol e	37	"	4	3884			2	3	African Mercantile Co
S S Clan Sinclair	Baker	5215	Beira	" 28	" 8	Gla gow	74	"	1	2476					"
M V Dwarka	O Bien	2328	Mikindani	" 28	" 2	Mikindani	73	"	28	80	5	135	10	24	Smith Mackenzie & Co
S S City of Worcester	Roberts	5409	New York	" 29	" 6	Calcutta	64	"	2253	1073					African Mercantile Co
S S Guiford Castle	Vincent	7925	Tanga	" 29	" 1	Aden	180	"	77	3119	60	2	92	5	Union Castle Mail S S Co
S S Jagersfontein	Vander Plas	5512	Tanga	" 29	" 1	Europe	54	"	12	1631	2	10			Twentsche Overseas Trading Co
S S F Crispi	Lagorio	7461	Zanzibar	" 31	" 1	Genoa	143	"	3	233	15	4	30	20	Societa Coloniale Italiana
S S Leconte de Lisle	Saccone	9877	Mauritius	Feb 2	" 2	Marse lles	199	"	4	60	3	19	10	5	Messageries Maritimes
S V Colindoc	Louis	101	Seychelles	" 2	" 15	Seychelles	14	"	150	104					Pandya & Co
S S B de St Pierre	Rasoo	10268	Marseilles	" 3	" 3	Mauritius	210	"	8	6	43	15	4	13	Messageries Maritimes
S S A Woermann	Forster	8577	Hamburg	" 4	" 5	Hamburg	163	"	726	440	78		78	13	Boustead & Clarke Ltd
S S Carlow Castle	B Rau	5833	Aden	" 5	" 9	Tanga	49	"	2550	503					Union Castle Mail S S Co
S T Ndovu	Plough	279	Zanzibar	" 6	" 7	Kilifi	20	"	3	96	1			59	Smith Mackenzie & Co
S S Karagola	Oliver	7053	Durban	" 6	" 7	Bombay	209	"	66	33	23	48	18	161	"
S S Karapara	Miller	7117	Bombay	" 8	" 9	Durban	205	"	800	125	8	464	47	54	"
M V Cedarbank	Morchison	5150	New York	" 8	" 12	Fort Dauphin	60	"	1441						African Mercantile Co
S S Marella	Ca tarini	8525	Trieste	" 8	" 9	Trieste	62	"	435	25			3		Societa Coloniale Italiana
M V Shaza	Mohd Khan	234	Pangani	" 9	" 12	Dar es Salaam	18	Oil		142					Smith Mackenzie & Co
S S Tripolitania	Mart gnoni	2722	Mass aua	" 10	" 11	Massaua	57	General	400	60				1	Societa Coloniale Italiana
S S Faxen	—	—	—	" 10	Still in	Harbour									
S S Klipfontein	O terlow	5544	Tanga	" 11	Feb 14	Hamburg	69	General	66	1052	3	5	6		Twentsche Overseas Trading Co
S S Kabinda	Tevgemai	5182	Aden	" 11	" 12	Bena	51	"	470	122			1	3	Mitchell Cotts & Co
S S Modasa	Gu hi st	9070	Beira	" 11	" 15	'ou lon	170	"	11	3273	27	5	91	1	Smith Mackenzie & Co
S S Sumatra	Col, li	5850	Port Sudan	" 11	" 13	Tanga	51	"	1455	298	1		2	26	Twentsche Overseas Trading Co
S T Ndovu	Plough	29	Kilifi	" 11	" 14	Dar e Salaam	20	"	74	40		15			Smith Mackenzie & Co
S T Kifaru	Burgess	279	Tanga	" 11	" 19	Bodo	22	"	42	60					"
S S Hahartus	Felton	5294	Liverpool	" 11	" 20	Dar es Salaam	76	"	4390	24					African Mercantile Co
S S Tanganjika	Zelle	8540	Tanga	" 11	" 12	Hamburg	159	"	14	523	20	62	78		Boustead & Clarke, Ltd
M V Dwarka	O Bren	2328	Mikindani	" 13	" 15	Mikindani	73	"	17	130	8	29	5	37	Smith Mackenzie & Co
S S Cupid	Jaffor	611	Dar es Salaam	" 14	" 14	Zanzibar	46	"			2	7			"
S S Madura	Wright	5077	Europe	" 14	" 17	Beira	156	"	3200	2	123	1	12	4	"
S S Kasongo	Balteaux	5254	Beira	" 15	" 16	Antwerp	51	Coal		258					Mitchell Cotts & Co
S S Lady Denison Pender	Goodland	1984	Zanzibar	" 15	" 15	High Sea	77	Cable Ship							Eastern Telegraph Co, Ltd
S S Iris	Coarten	3887	Singapore	" 15	" 18	Abadan	43	Oil	4492						Smith Mackenzie & Co
S S Gen Voyron	Efienne	6267	Mauritius	" 16	" 16	Marseilles	191	General	5	15	14	11	15	3	Messageries Maritimes
S S Sierra Nevada	—	—	—	" 17	Still in	Harbour									
S S Casaregis	Pirrelli	6435	Durban	" 18	Feb 19	Genoa	52	Gen & Coal	915	295			1	4	Societa Coloniale Italiana
S S Khandalla	Baird	7018	Durban	" 18	" 19	Bombay	206	General	195	527	39	38	3	344	Smith Mackenzie & Co
S S V de Strasbourg	Ventre	7137	Marseilles	" 18	" 18	Mauritius	123	"	40	5	14	1	11	7	Messageries Maritimes
S T Ndovu	Plough	279	Zanzibar	" 18	" 20	Tanga	20	"	7	322				7	Smith Mackenzie & Co
M V Shaza	Kawper	234	Dar es Salaam	" 20	" 22	Tanga	17	"	32	193					"
S S Karoa	Bannher	7009	Bombay	" 21	" 22	Durban	203	"	986	416	8	201	26	42	"
S T Kifaru	—	—	—	" 22	Still in	Harbour									"
S S City of Bath	—	—	—	" 23	Still in	Harbour									"
M V Dwarka	—	—	—	" 24	Still in	Harbour									"



# SHIPPING RETURN.—(contd.)

## KILINDINI HARBOUR —(Contd)

PARTICULARS OF VESSEL							No of Crew	CARGO			PASSENGERS				To whom Consigned
Name of Vessel	Master	Gross Tons	From	Arrival Date	Departure Date	Bound to		Class	B L Tons Discharged	B L Tons Loaded	DISEMBARKED		EMBARKED		
											Euro peans	Non Euro peans	Euro peans	Non-Euro peans	
SS Mexi o Maru	—	—	—	Feb 24	Still in	Harbour	142	General	130	22	15	9	6	9	Societa Coloniale Italiana Smith Mackenzie & Co
SS Rietfontein	—	—	—	" 25	Still in	Harbour									
SS G Mazzini	Serra	7453	Genoa	" 25	Feb 25	Dar es Salaam									
SS Ellora	Hall's	5201	Bombay	" 25	" 26	Bombay									
SS Manchurian Prince	—	—	—	" 25	Still in	Harbour	111	General	225	137	13		1		Dalgety & Co , Ltd
SS Llandaff Castle	—	—	—	" 26	Still in	Harbour									
SS Bingo Maru	Yamada	6047	Singapore	" 27	Feb 28	Buenos Aires									
SS Haliartus	—	—	—	" 27	Still in	Harbour									
M V Shaz	—	—	—	" 28	Still in	Harbour									
M V Ranja	—	—	—	" 28	Still in	Harbour									

R SARGEANT,  
Port Captain

## GENERAL NOTICE NO 426

## NOTICE

## UKAMBA LICENSING COURT

A special meeting of the Ukamba Licensing Court will be held in the Court House, Machakos, at 10 a m , on Monday, the 31st March, 1930, to consider the application of the Makindu General Stores, proprietor Mr C K Amin, for a renewal of a Wine Merchants and Grocers Liquor Licence for his premises at Makindu

Machakos,  
20th February, 1930

J M SILVESTER,  
*Chairman,*  
*Ukamba Licensing Court, Machakos*

## RATES OF SUBSCRIPTION TO OFFICIAL GAZETTE

	Sh	cts
For one year	25	00
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„ three months (including postage)	7	50
Single copy (excluding postage)	0	50
Single copy (including postage)	0	60
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*All Notices and Advertisements must be prepaid To save delay Notices and Advertisements sent direct by Post should be accompanied by remittance*

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

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„ „ (half column)	16	00
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Report of the Agricultural Commission (October 23rd, 1929) Price Sh 3/50, Posted, Price Sh 3/75  
 Report of the Select Committee on Draft Estimates, 1930 Price Sh 3/50, Posted, Price Sh 3/75  
 Colony Estimates of Revenue and Expenditure, 1930 Price Sh 10, Posted, Price Sh 10/35  
 Agricultural Census Report, 1929 Price Sh 2, Posted, Price Sh 2/10  
 Kenya Blue Book, 1927 Price Sh 10, Posted, Price Sh 12