



# THE OFFICIAL GAZETTE OF THE COLONY AND PROTECTORATE OF KENYA

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## TABLE OF CONTENTS

	PAGE
Govt. Notice No. 169.—Arrivals, Departures, Appointments, etc. ....	362
"    "    " 170.—For Introduction into Legislative Council—A Bill to Establish Limited Partnerships ....	363
"    "    " 171.—For Introduction into Legislative Council—A Bill to Declare the Law of Partnership ....	369
"    "    " 172.—For Introduction into Legislative Council — A Bill relating to the Age of Majority ....	383
Proclamation No. 21.—The Diseases of Animals Ordinance ....	385
Govt. Notice No. 173-5.—The Justices of the Peace Ordinance ....	385
"    "    " 176.—Executive Council—Appointment ....	386
"    "    " 177.—Alternative Revenue Proposals Committee—Appointment ....	386
"    "    " 178.—The Detention Camps Ordinance ....	386
"    "    " 179-81.—The Native Authority Ordinance—Appointments ....	387
"    "    " 182.—The Resident Native Labourers Ordinance—Cancellation of Appointments ....	387
"    "    " 183.—The Companies Ordinance ....	387
"    "    " 184.—The Chattels Transfer Ordinance ....	388
"    "    " 185.—The Local Government (Municipalities Ordinance—Mombasa Municipal Board ....	389
"    "    " 186.—The Local Government (District Councils) Ordinance — Trans Nzoia District Council Nomination ....	389
"    "    " 187.—The Mining Ordinance—Delegation of Powers ....	389
"    "    " 188.—The Game Ordinance—Appointment ....	389
"    "    " 189.—The Trade Marks Ordinance—Unpaid Renewal Fees ....	389
"    "    " 190.—The Native Registration Ordinance—Cancellation of Appointment ....	390
"    "    " 191.—The Kenya Cotton Rules—Notice ....	390
General Notices Nos. 370-401 ....	390

## SUPPLEMENT

KENYA PROCLAMATIONS, RULES AND REGULATIONS

GOVERNMENT NOTICE NO 169

ARRIVALS

Name	Rank	From leave or on 1st Appointment	Date of leaving England	Date of Embarkation	Date of arrival at Mombasa
A A Seldon	District Officer	Leave	10th Feb , 1933	—	9th March, 1933
Capt F White	Education Officer	do	do	—	do
R G Green	Clerk, Registrar General's Dept	do	do	—	do
E Johnston	Clerk, Class I, K U R & H	do	do	10th Feb , 1933	do
F A Railton	Asst Engineer, K U R & H	do	do	do	do

DEPARTURE

Name	Rank	On leave or termination of appointment	Date of Departure
J Warburton	2nd Grade, Assistant Inspector of Police	Leave	10th March, 1933

APPOINTMENTS

ARTHUR ARNOLD SELDON, to be Acting Principal Assis-  
to the Chief Native Commissioner, with effect from  
11th March 1933

VINCENT GONCIAVES GLENDAY, to be Acting Provincial  
Commissioner, Northern Frontier Province, with effect  
from 11th March, 1933

DESMOND O'HAGAN, to be District Officer (Cadet), North  
Karnondo District, Nyanza Province, with effect from  
the 6th March, 1933

IVOR RONALD GILLESPIE, to be District Officer-in-Charge,  
Thika, Nairobi District, Kikuyu Province, with effect  
from the 7th March, 1933

ALBERT RUIH REORD PATTERSON, MB, CHB, DPH,  
DTM & H, to be Acting Director of Medical and  
Sanitary Services, with effect from the 18th March,  
1933

HUBERT EUGENE BADER, BA, LLB, (CANTAB) BARRISTER-  
AT-LAW, to be Acting Clerk to Legislative Council,  
with effect from the 20th March, 1933

SHEIKH MOHAMMAD BIN JAMBENI, Kathi of Takangu, to be  
Kathi of Lamu *ad hoc* for the purpose of hearing Civil  
Case No 4 of 1933, re Omar bin Ali versus Kale bin  
Avusomo

RUPERT DAY, to be Fishery Inspector under the Victoria  
Nyanza Fish Protection Rules, 1932, with effect from  
1st February, 1933

MAGISTERIAL WARRANTS

VINCENT GONCIAVES GLENDAY, to be a Magistrate of the  
First Class, with power to hold a Subordinate Court  
of the First Class in the Northern Frontier Province  
whilst holding his present appointment as Acting  
Provincial Commissioner, Northern Frontier Province

IVOR RONALD GILLESPIE, to be a Magistrate of the First  
Class, with power to hold a subordinate court of the  
First Class in Thika, Machakos, Kiambu and Nairobi  
Districts, whilst holding his present appointment of  
District Officer-in-Charge, Thika

ASHLEY IRWIN ROACH, to be a Magistrate of the  
Second Class, with power to hold a Subordinate Court  
of the Second Class in the Narok District, whilst  
holding his present appointment as District Officer,  
Narok District, Masai Province

ALBERT KENNETH RICE, to be a Magistrate of the Second  
Class, with power to hold a Subordinate Court of the  
Second Class in the Isiolo District, whilst holding his  
present appointment as District Officer (Cadet), Isiolo  
District, Northern Frontier Province

C W HAYES-SADLER,  
for Colonial Secretary

# Colony and Protectorate of Kenya

## GOVERNMENT NOTICE No 170

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

G BERESFORD STOOKE,  
*Acting Clerk of the Legislative Council*

### **A Bill to Establish Limited Partnerships**

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 Limited Partnerships Ordinance, 1933,” and shall come into operation on such date as the Governor by notice in the Gazette shall determine Short title  
and  
commencement

**2** In this Ordinance, unless inconsistent with the context— Interpretation

“ firm,” “ firm-name ” and “ business ” have the same meanings as in the Partnership Ordinance, 1933,

“ general partner ” means any partner who is not a limited partner as defined by this Ordinance,

“ registrar of companies ” means the officer appointed for the registration of companies under the Companies Ordinance, Cap 92

“ Court ” means the Supreme Court of Kenya

**3** (1) Limited partnerships may be formed in the manner and subject to the conditions by this Ordinance provided Definition and  
constitution  
of limited  
partnership

(2) A limited partnership shall not consist in any case of more than twenty persons, and must consist of one or more persons called general partners, who shall be liable for all debts and obligations of the firm, and one or more persons to be called limited partners, who shall at the time of entering into such partnership contribute thereto a sum or sums as capital or property valued at a stated amount, and who shall not be liable for the debts or obligations of the firm beyond the amount so contributed

(3) A limited partner shall not during the continuance of the partnership, either directly or indirectly draw out or receive back any part of his contribution and if he does so draw out or receive back any such part, shall be liable for the debts and obligations of the firm up to the amount so drawn out or received back

(4) A body corporate may be a limited partner

Registration  
of limited  
partnership  
required

4 Every limited partnership must be registered as such in accordance with the provisions of this Ordinance, or in default thereof it shall be deemed to be a general partnership, and every limited partner shall be deemed to be a general partner

Modifications  
of general law  
in case of  
limited  
partnerships

5 (1) A limited partner shall not take part in the management of the partnership business, and shall not have power to bind the firm

Provided that a limited partner may by himself or his agent at any time inspect the books of the firm and examine into the state and prospects of the partnership business, and may advise with the partners thereon

If a limited partner takes part in the management of the partnership business he shall be liable for all debts and obligations of the firm incurred while he so takes part in the management as though he were a general partner

(2) A limited partnership shall not be dissolved by the death or bankruptcy of a limited partner, and the lunacy of a limited partner shall not be a ground for dissolution of the partnership by the Court unless the lunatic's share cannot be otherwise ascertained and realized

(3) In the event of the dissolution of a limited partnership, its affairs shall be wound up by the general partners unless the Court otherwise orders

Cap 93

(4) Application to the Court to wind up a limited partnership shall be by petition under the Companies Ordinance, and the provisions of that Ordinance relating to the winding-up of companies by the Court and of the Rules made thereunder (including provisions as to fees) shall, subject to such modification (if any) as the Court may by Rules provide, apply to the winding-up by the Court of limited partnerships, with the substitution of general partners for directors

(5) Subject to any agreement expressed or implied between the partners—

- (a) any difference arising as to ordinary matters connected with the partnership business may be decided by a majority of the general partners
- (b) a limited partner may, with the consent of the general partners, assign his share in the partnership, and upon such an assignment the assignee shall become a limited partner with all the rights of the assignor
- (c) the other partners shall not be entitled to dissolve the partnership by reason of any limited partner suffering his share to be charged for his separate debt
- (d) a person may be introduced as a partner without the consent of the existing limited partners
- (e) a limited partner shall not be entitled to dissolve the partnership by notice

**6** Subject to the provisions of this Ordinance, the Partnership Ordinance, 1933, and rules of equity and of common law applicable to partnerships, except so far as they are inconsistent with the express provisions of the last-mentioned Ordinance, shall apply to limited partnerships

Law as to private partnership to apply subject to this Ordinance

**7** The registration of a limited partnership shall be effected by sending by registered post or delivering to the registrar of companies a statement signed by the partners containing the following particulars —

Manner and particulars of registration

- (a) the firm name
- (b) the general nature of the business,
- (c) the principal place of business,
- (d) the full name of each of the partners,
- (e) the term, if any, for which the partnership is entered into, and the date of its commencement,
- (f) a statement that the partnership is limited, and the description of every limited partner as such,
- (g) the sum contributed by each limited partner, and whether paid in cash or how otherwise

**8.** (1) If during the continuance of a limited partnership any change is made or occurs in—

Registration of changes in partnerships

- (a) the firm name,
- (b) the general nature of the business

- (c) the principal place of business,
- (d) the partners or the name of any partner,
- (e) the term or character of the partnership,
- (f) the sum contributed by any limited partner,
- (g) the liability of any partner by reason of his becoming a limited instead of a general partner or a general instead of a limited partner,

a statement, signed by the firm, specifying the nature of the change shall within seven days be sent by post or delivered to the registrar of companies

(2) If default is made in compliance with the requirements of this section, each of the general partners shall upon conviction before a magistrate be liable to a fine not exceeding one pound for each day during which the default continues

Advertisement  
in Gazette of  
statement of  
general  
partner  
becoming a  
limited  
partner and of  
assignment  
of share of  
limited  
partner

9 Notice of any arrangement or transaction under which any person will cease to be a general partner in any firm, and will become a limited partner in that firm, or under which the share of a limited partner in a firm will be assigned to any person, shall be forthwith advertised in the Gazette, and until notice of the arrangement or transaction is so advertised the arrangement or transaction shall for the purposes of this Ordinance, be deemed to be of no effect

Ad valorem  
stamp duty on  
contributions  
by limited  
partners

10 The statement of the amount contributed by a limited partner, and a statement of any increase in that amount, sent to the registrar of companies for registration under this Ordinance, shall be charged with an *ad valorem* stamp duty of five shillings for every one hundred pounds, and any fraction of one hundred pounds over any multiple of one hundred pounds, of the amount so contributed, or of the increase of that amount, as the case may be, and, in default of payment of stamp duty thereon as herein required, the duty with interest thereon at the rate of eight per centum per annum from the date of delivery of such statement shall be a joint and several debt to His Majesty, recoverable from the partners, or any of them, in the said statements named, or, in the case of an increase, from all or any of the said partners whose discontinuance in the firm shall not, before the date of delivery of such statement of increase, have been duly notified to the registrar of companies

**11** Any person who makes, signs, sends or delivers for the purpose of registration under this Ordinance any false statement known by him to be false, is guilty of an offence and is liable to imprisonment for a term not exceeding two years

Making false returns to be an offence

**12** On receiving any statement made in pursuance of this Ordinance, the registrar of companies shall cause the same to be filed, and he shall send by registered post to the firm from whom such statement shall have been received a certificate of the registration thereof

Registrar to file statement and issue certificate of registration

**13** The registrar of companies shall keep at his office, in proper books to be provided for the purpose, a register and an index of all the limited partnerships registered as aforesaid and of all the statements registered in relation to such partnerships

Register and index to be kept

**14** (1) Any person may inspect the statements filed by the registrar of companies, and there shall be paid for each such inspection such fees as may be prescribed by the Governor in Council, not exceeding five shillings for each inspection, and any person may require a certificate of the registration of a limited partnership, or a copy of or extract from any registered statement, to be certified by the registrar of companies, and there shall be paid for such certificate of registration, certified copy, or extract such fees as the Governor in Council may prescribe, not exceeding five shillings for the certificate of registration, and not exceeding fifty cents for each folio of one hundred words

Inspection of statements registered

(2) A certificate of registration, or a copy of or extract from any statement registered under this Ordinance, if duly certified to be a true copy under the hand of the registrar of companies (whom it shall not be necessary to prove to be the registrar of companies) shall, in all legal proceedings, civil or criminal and in all cases whatsoever, be received in evidence

**15** The Governor in Council may make Rules concerning any of the following matters —

Power to make rules

(a) The fees to be paid to the registrar of companies under this Ordinance, so that they do not exceed in the case of the original registration of a limited partnership the sum of two pounds, and in any other case the sum of five shillings

- (b) The duties or additional duties to be performed by the registrar of companies for the purposes of this Ordinance
- (c) The performance by deputy registrar of companies and other officers of acts by this Ordinance required to be done by the registrar of companies
- (d) The forms to be used for the purposes of this Ordinance
- (e) Generally the conduct and regulation of registration under this Ordinance and any matters incidental thereto

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#### OBJECTS AND REASONS

The object of this Bill, which is based on the English Act of 1907, is to establish limited partnerships

The salient features of the system of limited partnerships in its simplest form are these. There is a managing partner, who manages the affairs of the partnership and is under unlimited liability to creditors, and there is a sleeping partner, who contributes, or agrees to contribute, capital of specified amount for the purposes of the partnership. His liability is limited to the amount of his capital, and he is not allowed to take part in the management of the business.

No expenditure of public money will be involved if the provisions of this Bill become law

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## GOVERNMENT NOTICE No. 171

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

G. BERESFORD STOOKE,  
*Acting Clerk of the Legislative Council.*

**A Bill to Declare the Law of Partnership.**

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 Partnership Ordinance, 1933," and shall come into operation on such date as the Governor by notice in the Gazette shall determine. Short title  
and  
commencement.

2. In this Ordinance, unless inconsistent with the context— Interpretation.

"business" includes every trade, occupation or profession;

"Court" means the Supreme Court of Kenya.

**NATURE OF PARTNERSHIP.**

3. (1) Partnership is the relation which subsists between persons carrying on a business in common with a view of profit. Definition of  
partnership.

(2) But the relation between members of any company or association which is—

(a) registered as a company under the Companies Ordinance or any other Ordinance for the time being in force and relating to the registration of joint stock companies; or Cap. 93.

(b) formed or incorporated by or in pursuance of any other Ordinance or of any Order in Council, or Act of the Imperial Parliament, or Letters Patent, or Royal Charter,

is not a partnership within the meaning of this Ordinance.

4. In determining whether a partnership does or does not exist, regard shall be had to the following rules :— Rules for  
determining  
existence of  
partnership.

(1) Joint tenancy, tenancy in common, joint property, common property, or part ownership, does not of itself create a partnership as to anything so held or owned, whether the tenants or owners do or do not share any profits made by the use thereof.

Sharing gross  
returns

(2) The sharing of gross returns does not of itself create a partnership, whether the persons sharing such returns have or have not a joint or common right or interest in any property from which or from the use of which, the returns are derived

Effect of  
having  
profits etc

(3) The receipt by a person of a share of the profits of a business is prima facie evidence that he is a partner in the business, but the receipt of such a share, or of a payment contingent on or varying with the profits of a business, does not of itself make him a partner in the business, and in particular—

- (a) the receipt by a person of a debt or other liquidated amount by instalments or otherwise, out of the accruing profits of a business, does not of itself make him a partner in the business or liable as such,
- (b) a contract for the remuneration of a servant or agent of a person engaged in a business by a share of the profits of the business does not of itself make the servant or agent a partner in the business or liable as such,
- (c) a person being the widow or child of a deceased partner and receiving by way of annuity a portion of the profits made in the business in which the deceased person was a partner, is not, by reason only of such receipt, a partner in the business or liable as such,
- (d) the advance of money by way of loan to a person engaged, or about to engage, in any business on a contract with that person that the lender shall receive a rate of interest varying with the profits, or shall receive a share of the profits arising from carrying on the business, does not of itself make the lender a partner with the person or persons carrying on the business or liable as such. Provided that the contract is in writing, and signed by or on behalf of all the parties thereto,
- (e) a person receiving, by way of annuity or otherwise, a portion of the profits of a business in consideration of the sale by him of the goodwill of the business, is not, by reason only of such receipt, a partner in the business or liable as such

5 In the event of any person to whom money has been advanced by way of loan upon such a contract as is mentioned in the last preceding section, or of any buyer of a goodwill in consideration of a share of the profits of the business, being adjudged a bankrupt, entering into an arrangement to pay his creditors less than twenty shillings in the pound, or dying in insolvent circumstances the lender of the loan shall not be entitled to recover anything in respect of his loan, and the seller of the goodwill shall not be entitled to recover anything in respect of the share of profits contracted for, until the claims of the other creditors of the borrower or buyer for valuable consideration in money or money's worth have been satisfied

Postponement  
of rights  
of persons  
lending or  
selling in  
consideration  
of share of  
profits in case  
of bankrupt.

6 Persons who have entered into partnership with one another are, for the purposes of this Ordinance, called collectively a firm, and the name under which their business is carried on is called the firm-name

Meaning of  
"firm"

#### RELATIONS OF PARTNERS TO PERSONS DEALING WITH THEM

7 Every partner is an agent of the firm and his other partners for the purpose of the business of the partnership, and the acts of every partner who does any act for carrying on in the usual way business of the kind carried on by the firm of which he is a member, bind the firm and his partners, unless the partner so acting has in fact no authority to act for the firm in the particular matter, and the person with whom he is dealing either knows that he has no authority, or does not know or believe him to be a partner

Power of  
partner to  
bind the firm

8 An act or instrument relating to the business of the firm, and done or executed in the firm-name, or in any other manner showing an intention to bind the firm, by any person thereto authorized, whether a partner or not, is binding on the firm and all the partners. Provided that this section shall not affect any general rule of law relating to the execution of deeds or negotiable instruments

Partners  
bound by acts  
on behalf of  
firm

9 Where one partner pledges the credit of the firm for a purpose apparently not connected with the firm's ordinary course of business, the firm is not bound, unless he is in fact specially authorized by the other partners but this section does not affect any personal liability incurred by an individual partner

Partners using  
credit of firm  
for private  
purposes

Effect of notice that firm will not be bound by acts of partner.

10. If it has been agreed between the partners that any restriction shall be placed on the power of any one or more of them to bind the firm, no act done in contravention of the agreement is binding on the firm with respect to persons having notice of the agreement.

Liability of partners.

11. Every partner in a firm is liable jointly with the other partners for all debts and obligations of the firm incurred while he is a partner; and after his death his estate is also severally liable in a due course of administration for such debts and obligations, so far as they remain unsatisfied, but subject to the prior payment of his separate debts.

Liability of the firm for wrongs of partners.

12. Where, by any wrongful act or omission of any partner acting in the ordinary course of the business of the firm, or with the authority of his co-partners, loss or injury is caused to any person not being a partner in the firm, or any penalty is incurred, the firm is liable therefor to the same extent as the partner so acting or omitting to act.

Misapplication of money or property received for or in custody of the firm.

13. In the following cases, namely :—

(1) where one partner, acting within the scope of his apparent authority, receives the money or property of a third person, and misapplies it; and

(2) Where a firm in the course of its business receives money or property of a third person, and the money or property so received is misapplied by one or more of the partners while it is in the custody of the firm,

the firm is liable to make good the loss.

Liability for wrongs joint and several.

14. Every partner is liable jointly with his co-partners and also severally for everything for which the firm, while he is a partner therein, becomes liable under either of the two last preceding sections.

Improper employment of trust property for partnership purposes.

15. If a partner, being a trustee, improperly employs trust property in the business or on the account of the partnership, no other partner is liable for the trust property to the persons beneficially interested therein :

Provided as follows —

(1) This section shall not affect any liability incurred by any partner by reason of his having notice of a breach of trust, and

(2) Nothing in this section shall prevent trust money from being followed and recovered from the firm if still in its possession or under its control

**16** (1) Every one who by words spoken or written or by conduct represents himself, or who knowingly suffers himself to be represented, as a partner in a particular firm, is liable as a partner to anyone who has, on the faith of any such representation, given credit to the firm, whether the representation has or has not been made or communicated to the person so giving credit by or with the knowledge of the apparent partner making the representation or suffering it to be made

Persons liable  
by "holding  
out"

(2) Provided that where, after a partner's death, the partnership business is continued in the old firm-name, the continued use of that name or of the deceased partner's name as part thereof shall not of itself make his executors or administrators estate or effects liable for any partnership debts contracted after his death

**17** An admission or representation made by any partner concerning the partnership affairs, and in the ordinary course of its business, is evidence against the firm

Admissions and  
representa-  
tions of  
partners

**18** Notice to any partner who habitually acts in the partnership business of any matter relating to partnership affairs operates as notice to the firm except in the case of a fraud on the firm committed by or with the consent of that partner

Notice to  
acting partner  
to be notice  
to the firm

**19** (1) A person who is admitted as a partner into an existing firm does not thereby become liable to the creditors of the firm for anything done before he became a partner

Liabilities of  
incoming and  
outgoing  
partners

(2) A partner who retires from a firm does not thereby cease to be liable for partnership debts or obligations incurred before his retirement

(3) A retiring partner may be discharged from any existing liabilities by an agreement to that effect between himself and the members of the firm as newly constituted and the creditors, and this agreement may be either express or inferred as a fact from the course of dealing between the creditors and the firm as newly constituted,

Novation

Revocation of continuing guaranty by change in firm

**20** A continuing guaranty or cautionary obligation given either to a firm or to a third person in respect of the transactions of a firm is, in the absence of agreement to the contrary, revoked as to future transactions by any change in the constitution of the firm to which, or of the firm in respect of the transactions of which, the guaranty or obligation was given

#### RELATIONS OF PARTNERS TO ONE ANOTHER

Variation by consent of terms of partnership

**21** The mutual rights and duties of partners, whether ascertained by agreement or defined by this Ordinance, may be varied by the consent of all the partners, and such consent may be either expressed or inferred from a course of dealing

Partnership property

**22** (1) All property and rights and interests in property originally brought into the partnership stock or acquired, whether by purchase or otherwise, on account of the firm, or for the purposes and in the course of the partnership business, are called in this Ordinance "partnership property," and must be held and applied by the partners exclusively for the purposes of the partnership and in accordance with the partnership agreement

(2) Provided that the legal estate or interest in any land which belongs to the partnership shall devolve according to the nature and tenure thereof and the general rules of law applicable thereto, but in trust, so far as necessary, for the persons beneficially interested in the land under this section

(3) Where co-owners of an estate or interest in any land, not being itself partnership property, are partners as to profits made by the use of that land or estate, and purchase other land or estate out of the profits to be used in like manner, the land or estate so purchased belongs to them, in the absence of an agreement to the contrary, not as partners but as co-owners for the same respective estates and interests as are held by them in the land or estate first mentioned at the date of the purchase

Property brought with partnership money

**23.** Unless the contrary intention appears, property bought with money belonging to the firm is deemed to have been bought on account of the firm

Conversion into personal estate of land held as partnership property

**24** Where land or any interest therein has become partnership property, it shall, unless the contrary intention appears, be treated as between the partners (including the

representatives of a deceased partner) and also as between the heirs of a deceased partner and his executors or administrators, as personal and not immovable estate.

25. (1) A writ of execution shall not issue against any partnership property except on a judgment against the firm.

Procedure  
against  
partnership  
property for  
a partner's  
separate  
judgment debt.

(2) The Court may, on the application by summons of any judgment creditor of a partner, make an order charging that partner's interest in the partnership property and profits with payment of the amount of the judgment debt and interest thereon, and may by the same or a subsequent order appoint a receiver of that partner's share of profits (whether already declared or accruing), and of any other money which may be coming to him in respect of the partnership, and direct all accounts and inquiries, and give all other orders and directions which might have been directed or given if the charge had been made in favour of the judgment creditor by the partner, or which the circumstances of the case may require.

(3) The other partner or partners shall be at liberty at any time to redeem the interest charged, or, in case of a sale being directed, to purchase the same.

(4) Every summons by a judgment creditor under this section shall be served on the judgment debtor and on his partners or such of them as are within the Colony, and such service shall be good service on all the partners, and all others made on such summons shall be similarly served.

(5) Every application made by any partner of the judgment debtor under this section shall be made by summons which shall be served on the judgment creditor and on the judgment debtor and on such of the other partners as shall not concur in the application and as shall be within the Colony, and such service shall be good service on all the partners, and all orders made on such summons shall be similarly served.

26. The interests of partners in the partnership property and their rights and duties in relation to the partnership shall be determined, subject to any agreement express or implied between the partners, by the following rules :—

Rules as to  
interests and  
duties of  
partners,  
subject to  
special  
agreement.

(1) All the partners are entitled to share equally in the capital and profits of the business and must contribute equally towards the losses whether of capital or otherwise sustained by the firm.

(2) The firm must indemnify every partner in respect of payments made and personal liabilities incurred by him—

(a) in the ordinary and proper conduct of the business of the firm, or

(b) in or about anything necessarily done for the preservation of the business or property of the firm

(3) A partner making, for the purpose of the partnership, any actual payment or advance beyond the amount of capital which he has agreed to subscribe, is entitled to interest at the rate of eight per centum per annum from the date of the payment or advance

(4) A partner is not entitled, before the ascertainment of profits, to interest on the capital subscribed by him

(5) Every partner may take part in the management of the partnership business

(6) No partner shall be entitled to remuneration for acting in the partnership business

(7) No person may be introduced as a partner without the consent of all existing partners

(8) Any difference arising as to ordinary matters connected with the partnership business may be decided by a majority of the partners but no change may be made in the nature of the partnership business without the consent of all existing partners

(9) The partnership books are to be kept at the place of business of the partnership (or the principal place, if there is more than one) and every partner may, when he thinks fit have access to and inspect and copy any of them

Expulsion of partner

**27** No majority of the partners can expel any partner unless a power to do so has been conferred by express agreement between the partners

Retirement from partnership at will

**28** (1) Where no fixed term has been agreed upon for the duration of the partnership, any partner may determine the partnership at any time on giving notice of his intention so to do to all the other partners

(2) Where the partnership has originally been constituted by deed, a notice in writing, signed by the partner giving it, shall be sufficient for this purpose



**29** (1) Where a partnership entered into for a fixed term is continued after the term has expired, and without any express new agreement, the rights and duties of the partners remain the same as they were at the expiration of the term, so far as is consistent with the incidents of a partnership at will

Where partnership for a term is continued over, on old terms presumed

(2) A continuance of the business by the partners or such of them as habitually acted therein during the term without any settlement or liquidation of the partnership affairs, is presumed to be a continuance of the partnership

**30** Partners are bound to render true accounts and full information of all things affecting the partnership to any partner or his legal representatives

Duty of partners to render accounts, etc

**31** (1) Every partner must account to the firm for any benefit derived by him without the consent of the other partners from any transaction concerning the partnership, or from any use by him of the partnership property, name, or business connexion

Accountability of partners for private profits

(2) This section applies also to transactions undertaken after a partnership has been dissolved by the death of a partner, and before the affairs thereof have been completely wound up, either by any surviving partner or by the representatives of the deceased partner

**32** If a partner without the consent of the other partners carries on any business of the same nature as and competing with that of the firm, he must account for and pay over to the firm all profits made by him in that business

Duty of partner not to compete with firm

**33** (1) An assignment by any partner of his share in the partnership, either absolute or by way of mortgage or redeemable charge, does not, as against the other partners, entitle the assignee, during the continuance of the partnership, to interfere in the management or administration of the partnership business or affairs, or to require any accounts of the partnership transactions, or to inspect the partnership books, but entitles the assignee only to receive the share of profits to which the assigning partner would otherwise be entitled, and the assignee must accept the account of profits agreed to by the partners

Rights of assignee of share in partnership

(2) In case of a dissolution of the partnership, whether as respects all the partners or as respects the assigning partner, the assignee is entitled to receive the share of the

partnership assets to which the assigning partner is entitled as between himself and the other partners, and, for the purpose of ascertaining that share, to an account as from the date of the dissolution

#### DISSOLUTION OF PARTNERSHIP AND ITS CONSEQUENCES

Dissolution by  
expiration or  
notice

**34** Subject to any agreement between the partners, a partnership is dissolved —

(1) If entered into for a fixed term, by the expiration of that term

(2) If entered into for a single adventure or undertaking, by the termination of that adventure or undertaking

(3) If entered into for an undefined time, by any partner giving notice to the other or others of his intention to dissolve the partnership

In the last mentioned case the partnership is dissolved as from the date mentioned in the notice as the date of dissolution, or if no date is so mentioned, as from the date of the communication of the notice

Dissolution  
by bankruptcy,  
death, or  
charge

**35** (1) Subject to any agreement between the partners, every partnership is dissolved as regards all the partners by the death or bankruptcy of any partner

(2) A partnership may, at the option of the other partners, be dissolved if any partner suffers his share of the partnership property to be charged under this Ordinance for his separate debt

Dissolution by  
illegality of  
partnership

**36** A partnership is in every case dissolved by the happening of any event which makes it unlawful for the business of the firm to be carried on or for the members of the firm to carry it on in partnership

Dissolution by  
the Court

**37** On the application by a partner, the Court may decree a dissolution of the partnership in any of the following cases —

For lunacy

(1) When a partner is adjudged a lunatic, or is shown to the satisfaction of the Court to be of permanently unsound mind, in either of which cases the application may be made as well on behalf of that partner by his guardian *ad litem* or next friend or person having title to intervene as by any other partner

(2) When a partner, other than the partner suing, becomes in any other way permanently incapable of performing his part of the partnership contract **For incapacity**

(3) When a partner, other than the partner suing, has been guilty of such conduct as, in the opinion of the Court, regard being had to the nature of the business, is calculated to prejudicially affect the carrying on of the business **For misconduct**

(4) When a partner, other than the partner suing, wilfully or persistently commits a breach of the partnership agreement, or otherwise so conducts himself in matters relating to the partnership business that it is not reasonably practicable for the other partner or partners to carry on the business in partnership with him **For breach of partnership agreement**

(5) When the business of the partnership can only be carried on at a loss **For losses**

(6) Whenever in any case circumstances have arisen which, in the opinion of the Court, render it just and equitable that the partnership be dissolved **For any cause**

**38** (1) Where a person deals with a firm after a change in its constitution he is entitled to treat all apparent members of the old firm as still being members of the firm until he has notice of the change **Rights of persons dealing with firm against apparent members of firm**

(2) An advertisement in the Gazette shall be notice as to persons who had not dealings with the firm before the date of the dissolution or change so advertised

(3) The estate of a partner who dies or who becomes bankrupt or of a partner who, not having been known to the person dealing with the firm to be a partner, retires from the firm, is not liable for partnership debts contracted after the date of the death, bankruptcy, or retirement respectively

**39** On the dissolution of a partnership or retirement of a partner, any partner may publicly notify the same and may require the other partner or partners to concur for that purpose in all necessary or proper acts, if any, which cannot be done without his or their concurrence **Rights of partners to notify dissolution**

**40** After the dissolution of a partnership the authority for each partner to bind the firm, and the other rights and obligations of the partners, continue notwithstanding the dissolution so far as may be necessary to wind up the affairs of the partnership, and to complete transactions begun but unfinished at the time of the dissolution, but not otherwise **Continuing authority of partners for purposes of winding up**

Provided that the firm is in no case bound by the acts of a partner who has become bankrupt; but this proviso does not affect the liability of any person who has, after the bankruptcy, represented himself or knowingly suffered himself to be represented as a partner of the bankrupt.

Rights of partners as to application of partnership property.

**41.** On the dissolution of a partnership every partner is entitled, as against the other partners in the firm, and all persons claiming through them in respect of their interests as partners, to have the property of the partnership applied in payment of the debts and liabilities of the firm, and to have the surplus assets after such payment applied in payment of what may be due to the partners respectively after deducting what may be due from them as partners to the firm; and for that purpose any partner or his representatives may, on the termination of the partnership, apply to the Court to wind up the business and affairs of the firm.

Apportionment of premium where partnership prematurely dissolved.

**42.** Where one partner has paid a premium to another on entering into a partnership for a fixed term and the partnership is dissolved before the expiration of that term otherwise than by the death of a partner, the Court may order the repayment of the premium, or of such part thereof as it thinks just, having regard to the terms of the partnership contract and to the length of time during which the partnership has continued; unless—

(1) the dissolution is, in the judgment of the Court, wholly or chiefly due to the misconduct of the partner who paid the premium; or

(2) the partnership has been dissolved by an agreement containing no provision for a return of any part of the premium.

Rights where partnership dissolved for fraud or misrepresentation.

**43.** Where a partnership contract is rescinded on the ground of the fraud or misrepresentation of one of the parties thereto, the party entitled to rescind is, without prejudice to any other right, entitled—

(1) to a lien on, or right of retention of, the surplus of the partnership assets, after satisfying the partnership liabilities, for any sum of money paid by him for the purchase of a share in the partnership and for any capital contributed by him; and is

(2) to stand in the place of the creditors of the firm for any payments made by him in respect of the partnership liabilities, and

(3) to be indemnified by the person guilty of the fraud or making the representation against all the debts and liabilities of the firm

**44** (1) Where any member of a firm has died or otherwise ceased to be a partner, and the surviving or continuing partners carry on the business of the firm with its capital or assets without any final settlement of accounts as between the firm and the outgoing partner or his estate, then, in the absence of any agreement to the contrary, the outgoing partner or his estate is entitled at the option of himself or his representatives to such share of the profits made since the dissolution as the Court may find to be attributable to the use of his share of the partnership assets or to interest at the rate of eight per centum per annum on the amount of his share of the partnership assets

Right of outgoing partner in certain cases to share profits made after dissolution

(2) Provided that where, by the partnership contract, an option is given to surviving or continuing partners to purchase the interest of a deceased or outgoing partner, and that option is duly exercised, the estate of the deceased partner, or the outgoing partner or his estate, as the case may be, is not entitled to any further or other share of profits, but if any partner assuming to act in exercise of the option does not in all material respects comply with the terms thereof, he is liable to account under the foregoing provisions of this section

**45** Subject to any agreement between the parties, the amount due from surviving or continuing partners to an outgoing partner or the representatives of a deceased partner in respect of the outgoing or deceased partner's share is a debt accruing at the date of the dissolution or death

Retiring or deceased partner's share to be a debt

**46** In settling accounts between the partners after a dissolution of partnership, the following rules shall, subject to any agreement, be observed —

Rule for distribution of assets on final settlement of accounts

(1) Losses, including losses and deficiencies of capital, shall be paid first out of profits, next out of capital, and lastly, if necessary, by the partners individually in the proportion in which they were entitled to share profits

(2) The assets of the firm, including the sums, if any, contributed by the partners to make up losses or deficiencies of capital, shall be applied in the following manner and order —

- (a) In paying the debts and liabilities of the firm to persons who are not partners therein
- (b) In paying to each partner rateably what is due from the firm to him for advances as distinguished from capital
- (c) In paying to each partner rateably what is due from the firm to him in respect of capital
- (d) The ultimate residue, if any, shall be divided among the partners in the proportion in which profits are divisible

Existing rules  
applicable to  
partnership

**47** The rules, legal and equitable, applicable to partnership at present in operation in the Colony shall continue in force except as far as they are inconsistent with the express provisions of this Ordinance

Repeal

**48** Chapter XI of the Indian Contract Act (Act IX of 1872) as applied to the Colony, is hereby repealed

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#### OBJECTS AND REASONS

The object of this Bill, which is based on the English Act of 1890, is to declare the law of partnership in the Colony

The Bill does not, however, purport to abrogate the present law on the subject, but on the contrary declares that the rules, legal and equitable, applicable to partnership at present in operation in the Colony shall continue in force except so far as they are inconsistent with the express provisions of the Bill

No expenditure of public money will be involved if the provisions of this Bill become law

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## GOVERNMENT NOTICE NO 172

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

G BERESFORD STOOKE,  
*Acting Clerk of the Legislative Council*

**A Bill relating to the Age of Majority**

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 Age of Majority Ordinance, 1933 ” Short title

**2** In this Ordinance “ European ” means a person of European origin or descent and includes an American who is not of origin or descent other than European Interpretation

**3** Subject to the provisions of section 6 of this Ordinance, the minority of all European males and females shall cease and determine within the Colony at the age of twenty-one years, and notwithstanding anything contained in the Indian Succession Act, 1865, as applied to the Colony, every European male or female of or arriving at that age shall be of the age of majority as fully, freely and effectually to all intents and purposes in the law, as he or she may or might have been by the law of England Age of majority for Europeans

**4** Subject to the provisions of section 6 of this Ordinance, the minority of all non-native males and females other than Europeans shall cease and determine within the Colony at the age of eighteen years and every such male and female of or arriving at that age shall be of the age of majority Age of majority for persons other than Europeans

Provided that every minor of whose person or property or both a guardian, other than a guardian for a suit within the meaning of Order XXIX of the Civil Procedure Rules, 1927 has been or shall be appointed or declared by any court before the minor has attained the age of eighteen years, and every minor of whose property the superintendence has been or shall be assumed by any court before the minor has attained that age shall notwithstanding anything contained in the

Indian Succession Act, 1865, as applied to the Colony, or in any other enactment, be deemed to have attained his majority when he shall have completed his age of twenty-one years and not before

Computation  
of age

**5** In computing the age of any person, the day on which he was born is to be included as a whole day, and he shall be deemed to have attained the age of eighteen years or twenty-one years as the case may be, at the beginning of the eighteenth or twenty-first anniversary of that day

Savings

**6** Nothing in this Ordinance shall affect—

- (a) the capacity of any person in the following matters, namely, marriage, dower, divorce and adoption,
- (b) the religion and religious rites and usages of any class of persons in the Colony, or
- (c) the capacity of any person who before this Ordinance comes into force, has attained majority under the law applicable to him

Saving for  
natives

**7** This Ordinance shall not apply to natives

Repeal

**8** The Indian Majority Act, 1875, shall cease to apply to the Colony

#### OBJECTS AND REASONS

The chief objects of this Bill are—

- (1) to repeal the Indian Majority Act as applied to the Colony, and
- (2) to declare that the minority of Europeans shall cease and determine within the Colony at the age of twenty-one years and that every European of or arriving at that age shall be of the age of majority as fully, freely and effectually to all intents and purposes in the law, as he may or might have been by the law of England

The provisions in the Bill relating to the age of majority for non-natives other than Europeans are practically the same as are now contained in the applied Indian Act

The Bill does not apply to natives

No expenditure of public moneys will be involved if the provisions of this Bill become law



PROCLAMATION No 21

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

AND

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

GOVERNMENT NOTICE NO 231 OF 1919

PROCLAMATION

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

Proclamation No 98 dated the 12th day of November, 1930, is hereby amended accordingly

Given under my hand at Nairobi this 15th day of March, 1933

H H BRASSEY-EDWARDS,  
Chief Veterinary Officer

SCHEDULE

Farm L R No or other description	Owner	District	Date of commencement of Quarantine
L R No 2488/R	Mrs Barry, c/o I H H Meiklejohn, Esq, P O Thomson's Falls	Laikipia	3rd March, 1933
L R No 5122	I H H Meiklejohn, Esq, P O Thomson's Falls	Laikipia	3rd March, 1933
That portion of the Charing Cross-Thomson's Falls Road which passes through Farms L R 5122 and L R 2488/R	Road Reserve	Laikipia	3rd March, 1933

GOVERNMENT NOTICE NO 173

THE JUSTICES OF THE PEACE ORDINANCE  
(Chapter 21 of the Revised Edition)

NOTICE

WHEREAS by instruments dated the 25th day of July, 1932, Major A J H Smith, Major Struan Robertson, M C , Sir Charles Liston Foulis, Bart and Captain C B Tennent, were appointed to be Justices of the Peace for the Kisumu-Londiani District, in accordance with the provisions of section 2 of the Justices of the Peace Ordinance

And whereas it has been notified to me that Major A J H Smith and Major Struan Robertson, M C , are no longer resident in the Kisumu-Londiani District

And whereas it has been represented to me that Sir Charles Liston Foulis, Bart and Captain C B

Tennent desire to relinquish their appointments as Justices of the Peace

Now, therefore, I, Joseph Aloysius Byrne, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, having the honorary rank of Brigadier-General in His Majesty's Army, Governor and Commander in Chief of the Colony and Protectorate of Kenya, in pursuance of the provisions of the aforesaid section do state that it is my pleasure that the aforesaid appointments shall from and after the date hereof cease and determine

Given under my hand and the Official Seal at Nairobi this 18th day of March 1933

J BYRNE,  
Brigadier-General  
Governor

## GOVERNMENT NOTICE No 174

THE JUSTICES OF THE PEACE ORDINANCE  
(Chapter 21 of the Revised Edition)

IN PURSUANCE of the powers conferred upon me by section 2 of the Justices of the Peace Ordinance (Chapter 21 of the Revised Edition) I, Joseph Aloysius Byrne, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, having the honorary rank of Brigadier General in His Majesty's Army, Governor and Commander-in-Chief of the Colony and Protectorate of Kenya, do hereby appoint William Arthur Down, Esq., to be a Justice of the Peace for the Kisumu-Londiani District

Given under my hand and the Official Seal at Nairobi this 18th day of March, 1933

J BYRNE,  
*Brigadier-General,  
Governor*

## GOVERNMENT NOTICE No 175

THE JUSTICES OF THE PEACE ORDINANCE  
(Chapter 21 of the Revised Edition)

IN PURSUANCE of the powers conferred upon me by section 2 of the Justices of the Peace Ordinance (Chapter 21 of the Revised Edition) I, Joseph Aloysius Byrne, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, having the honorary rank of Brigadier-General in His Majesty's Army, Governor and Commander-in-Chief of the Colony and Protectorate of Kenya, do hereby appoint Captain Leslie Evelyn Laurence to be a Justice of the Peace for the Kisumu-Londiani District

Given under my hand and the Official Seal at Nairobi this 18th day of March, 1933

J BYRNE,  
*Brigadier-General  
Governor*

## GOVERNMENT NOTICE No 176

## EXECUTIVE COUNCIL

## APPOINTMENT

His Majesty the King has been graciously pleased to approve the appointment of Abdul Wahid, Esq., to be an Unofficial Member of the Executive Council of the Colony and Protectorate of Kenya for a period of one year

Nairobi,  
18th March, 1933

H M-M MOORE,  
*Colonial Secretary*

## GOVERNMENT NOTICE No 177

ALTERNATIVE REVENUE PROPOSALS  
COMMITTEE

IT IS NOTIFIED for general information that His Excellency the Governor has appointed a Committee with the following terms of reference —

To examine the memorandum on possible sources of revenue submitted by the Nairobi Chamber of Commerce and any other memoranda that may be submitted to them, and to report in respect of each proposal —

- (a) the administrative or legislative action required, and the feasibility of immediate action,
- (b) the probable cost (if any) of such action,
- (c) the probable revenue to be realized —
  - (i) in 1933,
  - (ii) in a full year,
- (d) the resultant incidence of the taxation proposed as between both individuals and communities "

The personnel of the Committee is as follows —

The Hon the Treasurer (Chairman),  
The Hon the Attorney General,  
The Hon the Chief Native Commissioner,  
The Hon the Commissioner of Customs,  
Capt the Hon H F Schwartz,  
Lt Col the Hon J G Kirkwood,  
The Hon Abdul Wahid,  
Rev Canon the Hon G Burns,  
Mr F H Sayer (President of the Association of Chambers of Commerce of Eastern Africa),  
Mr H B Hamilton (President of the Nairobi Chamber of Commerce),  
Mr J B Pandya (Chairman of the Federation of Indian Chambers of Commerce and Industry of Eastern Africa), with  
Mr G Beresford Stooke as Secretary

Nairobi,  
17th March, 1933

H M-M MOORE,  
*Colonial Secretary*

## 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 Turkwell Gorge 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 Commissioner, West Suk District, Kapenguria

By Command of His Excellency the Governor  
Nairobi,  
13th March 1933

C W HAYES-SADLER,  
*for Colonial Secretary*

## GOVERNMENT NOTICE No 179

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

AND

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

GOVERNMENT NOTICE No 406 OF 1926

## APPOINTMENT

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

Nyeri,  
13th March, 1933

E B HORNE,  
Provincial Commissioner, Kikuyu

## SCHEDULE

KIAMBU DISTRICT, KIKUYU PROVINCE

Name	Area	With effect from	Remarks
Gachukia s/o Chege	Location 8 Makwa, Kiambu	22nd Feb, 1933	Vice Wairima s/o Muiriba, deposed (appointed vide Govt Notice No 27 of 1917)

## GOVERNMENT NOTICE No 180

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

AND

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

GOVERNMENT NOTICE No 406 OF 1926

## APPOINTMENT

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

Nyeri,  
11th March, 1933

E B HORNE,  
Provincial Commissioner, Kikuyu

## SCHEDULE

FORT HALL DISTRICT, KIKUYU PROVINCE

Name	Area	With effect from	Remarks
Gichimu wa Kiurura	B 2	1st March, 1933	Vice Kimani wa Njama, deposed Gichimu now to be headman of Locations B 1 and B 2

## GOVERNMENT NOTICE No 181

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

AND

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

GOVERNMENT NOTICE No 406 OF 1926

## APPOINTMENT

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

Kisumu,  
18th March, 1933

H R MONTGOMERY,  
Provincial Commissioner, Nyanza

## SCHEDULE

CENTRAL KAVIRONDO DISTRICT, NYANZA PROVINCE

Name	Area	With effect from	Remarks
James Onunga s/o Amimo	W Kano	17th Mar, 1933	Vice Chief Amimo s/o Ochieng, resigned, vide Govt Notice No 380 of 28th Nov, 1918 (On probation for six months)

## GOVERNMENT NOTICE No 182

THE RESIDENT NATIVE LABOURERS  
ORDINANCE

(No 5 of 1925, Section 4 (2))

AND

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

## CANCELLATION OF APPOINTMENTS

Government Notice 268, dated 16th June, 1926,  
Government Notice 396, dated 19th September,  
1925, in so far as it refers to Lt -Col C M Truman,

Government Notice 325, dated 24th May, 1930, and  
Government Notice 10 dated 22nd December,  
1927, are hereby cancelled

Kisumu,  
8th March, 1933

H R MONTGOMERY,  
Provincial Commissioner, Nyanza

## GOVERNMENT NOTICE No 183

THE COMPANIES ORDINANCE  
(Chapter 93 of the Revised Edition)

PURSUANT to section 247, sub section 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 —

Smithfield Butchery, Limited

Nairobi,  
This 17th day of March, 1933

W M KEATINGE,  
Registrar of Companies

## GOVERNMENT NOTICE NO 184

## NOTICE

Instruments registered under the Chattels Transfer Ordinance during the month of February, 1933 —

<i>Number</i>	<i>Name of Assignor</i>	<i>Name of Assignee</i>
1871	De la Hey Moores	Kirkwood and Company
1872	Mohamedali Rahemtula Nathoo, trading as Kenyan Brothers	Limbaklal Bhavanishanker Acharya
1873	Maud Stuart King	Dalgety and Company, Limited
1874	Thomas Penny Robeson and Evelyn Penny Robeson	Dalgety and Company, Limited
1875	James Patrick Freeman	Dalgety and Company, Limited
1876	Olivia Mary Ann Harries	Dalgety and Company, Limited
1877	Katharine Elizabeth Stollard	Dalgety and Company, Limited
1878	John Edward Nordlinger	Dalgety and Company, Limited
1879	David Campbell McCleath and William Huntley Dodds	Dalgety and Company, Limited
1880	David Campbell McCleath and William Huntley Dodds	Dalgety and Company, Limited
1881	Olivia Mary Ann Harries	Dalgety and Company, Limited
1882	Jatishanker Bhimji Joshi, trading as Joshi & Co	Anantlal Ujemshi Sheth
1883	George L'Estrange Humphreys	Galev and Roberts, Ltd
1884	Daniel J van Ryneveld	Claude Hubert Kirkman
1885	Mohamed Alibhai, Abdulla Alibhai and Alibhai Jamal, trading as Mohamed Bros	Kenyan Insurance, Limited
1886	William James Robson	Dalgety and Company, Limited
1887	Violet Lorimer Hawker	Dalgety and Company, Limited
1888	Marius Maxwell	Dalgety and Company, Limited
1889	Evelyn Henry Currie	Dalgety and Company, Limited
1890	James Robert Cowling	Dalgety and Company, Limited
1891	Frederick John Smith	Charlotte Ferguson Craig
1892	Malcolm Leshe Lowth and George Sargent	John Louis Riddoch
1893	Mohamed Hussein Mahik	Fazale Abas Musbhai Bhaijee
1894	Herbert John Merton	Kenyan Insurance, Limited
1895	Elizabeth A McIntyre	Henrietta Baumann
1896	Herman Dempers Pentz	The Land and Agricultural Bank of Kenya
1897	Laetitia Nicholas, trading as Belvedere Estate	The Land and Agricultural Bank of Kenya

## SATISFACTIONS ENTERED IN THE REGISTER

882	Arthur Watts Williams	The Kenya Farmers' Association, Limited
1466	Herbert John Merton	Ellen Florence Bryant
1547	Daniel J van Ryneveld	The Kenya Farmers' Association, Limited
1712	Marjorie Agnes Watts Williams	Barclays Bank (D C and O)
1781	Daniel J van Ryneveld	The Kenya Farmers' Association (Co operative), Limited

Nairobi,

This 17th day of March, 1933

W M KEATINGE,

*Registrar General*

## GOVERNMENT NOTICE No 185

THE LOCAL GOVERNMENT  
(MUNICIPALITIES) ORDINANCE, 1928

## MUNICIPAL BOARD OF MOMBASA

IN EXERCISE of the powers conferred upon him by section 9 of the Local Government (Municipalities) Ordinance, 1928, His Excellency the Governor has been pleased to appoint Major F. Turney to be a member of the Municipal Board of Mombasa until the 30th June 1933, *vice* the Hon. F. A. Pemster resigned.

By Command of His Excellency the Governor  
Nairobi,  
14th March, 1933

W. M. LOGAN,  
*for Colonial Secretary*

## GOVERNMENT NOTICE No 186

THE LOCAL GOVERNMENT (DISTRICT  
COUNCILS) ORDINANCE, 1928

## TRANS NZOIA DISTRICT COUNCIL

## NOTICE

IN EXERCISE of the powers conferred upon him by Rule 2 of the District Councils (Filling of Vacancies) Rules, 1929, His Excellency the Governor has been pleased to nominate Mr. M. A. Bentley to fill a vacancy on the Trans Nzoia District Council in respect of the South East Ward.

By Command of His Excellency the Governor  
Nairobi,  
17th March, 1933

H. L. G. GURNEY,  
*for Colonial Secretary*

## GOVERNMENT NOTICE No 187

THE MINING ORDINANCE, 1931  
DELEGATION OF POWERS

IN EXERCISE of the powers conferred upon him by section 13 of the Mining Ordinance, 1931, His Excellency the Governor, at the request of the Central Lands Trust Board, has been pleased to appoint the Provincial Commissioner of the Kikuyu Nzoia, Nyanza, Coast, Turkana, Ukamba, Rift Valley and Masai Provinces to be the delegate within his Province of the Central Lands Trust Board for the purpose of signing prospecting permits.

By Command of His Excellency the Governor  
Nairobi,  
20th March, 1933

A. DE V. WADE  
*for Colonial Secretary*

## GOVERNMENT NOTICE No 188

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—

Cargy Currey Dawson, Esq.,  
to be a Game Warden

Nairobi,  
20th March, 1933

R. WHITTET,  
*for Game Warden*

## GOVERNMENT NOTICE No 189

THE TRADE MARKS ORDINANCE, 1930  
UNPAID RENEWAL FEES

Trade Mark Number	Advertised in the Official Gazette	Name of Applicant	Class
381	6-8-1919	J & J Colman, Ltd	42
382	2-4 1919	do	42
383	9-4-1919	do	47
384	6-8-1919	do	47
385	2-4 1919	do	47

Nairobi,  
This 17th day of March, 1933

W. M. KEATINGE,  
*Registrar of Trade Marks*

## GOVERNMENT NOTICE No 190

THE NATIVE REGISTRATION ORDINANCE,  
1921

(Chapter 127, Revised Laws of Kenya)

## NOTICE

IN EXERCISE of the powers thereunto enabling me, I hereby cancel the appointment of D. E. Morgan, Esq., Kokwet Farm, Koru, as Honorary Registration Officer, with effect from 15th March, 1933.

Nairobi,  
16th March 1933

A. E. T. IMBERT,  
*Chief Registrar of Natives*

## GOVERNMENT NOTICE No 191

THE KENYA COTTON RULES  
(Chapter 154 of the Revised Subsidiary Legislation)

## NOTICE

IN EXERCISE of the powers conferred upon me under Rules 7 and 8 of the Kenya Cotton Rules appearing at page 1350 of the Revised Subsidiary Legislation, I hereby order that all old cotton plants in the North Kavondo District and the Samia Location of the Central Kavondo District shall be uprooted and destroyed before the 27th March, 1933

Nairobi, H. WOLFE  
14th March, 1933 for Director of Agriculture

## GENERAL NOTICE No 370

## NOTICE

## TENDER FOR FUEL AT MAGUGA

TENDERS are invited for the right to remove a quantity of approximately 50,000 cubic feet of dry gum fuel which has been cut into fuel lengths and is lying on the side of roads in Compartments Nos 6 and 7 of the Maguga Forest Reserve

The basis of tender will be a price per 100 stacked cubic feet and the successful tenderer will be required to restack the fuel for measurement

The licence will be for a period from 1st April, 1933, to the 30th June, 1933, and all fuel will have to be removed from the forest by that date

The fuel can be inspected by arrangement with the Assistant Forester, P O Kikuyu, and full particulars can be obtained from the undersigned or the Forester, P O Uplands

Sealed tender marked "Cut fuel, Kikuyu," should reach the Conservator of Forests, Box 337, Nairobi, not later than noon of April 1st, 1933

The highest or any tender will not necessarily be accepted

Nairobi,  
18th March, 1933,  
J C RAMMELL,  
for Conservator of Forests

## GENERAL NOTICE No 371

## KENYA AND UGANDA RAILWAYS AND HARBOURS

## TUG AND LIGHTER SERVICE

## MWANZA TO NANSIO PORT (UKERWE ISLAND)

It is notified for the information of the public that commencing on 6th June, 1933, tug and lighter service will run every Tuesday between Mwanza and Nansio Port (Ukerewe Island) at the following times —

## Tuesdays only

Mwanza, depart 7 15 a m  
Nansio Port, arrive 12 noon  
Nansio Port, depart 1 15 p m  
Mwanza, arrive 6 p m

Traffic to and from Nansio Port will be accepted subject to the conditions laid down in section 10,

page 6, of the Official Tariff Book No 14 (Part One)

Goods and Parcels traffic will be accepted for through booking to and from Nansio Port in accordance with the distance tables and charges contained in the Official Tariff Book No 14 (Part Two)

## Passengers

A limited number of non native passengers will be carried at Second Class Tariff Book fares

Native passengers are carried at Third Class Tariff Book fares (The third class fare from Mwanza to Nansio Port, and vice versa, is Sh 2 Cents 14)

The following rates apply to rice traffic conveyed between Nansio Port and Mwanza —

	Rate per ton (2,240 lb)	
	In 10 ton lots and over	In less than 10 ton lots
	Sh cts	Sh cts
Rice, C P (unhusked)	4 48	6 05
Rice and Rice Flour, C P	6 05	7 17
Rice Dist, C P	4 48	4 48

Particulars of through rates and fares may be obtained on application to the Superintendent of the Linc, P O Box 121 Nairobi, the District Traffic Superintendent, Kampala, the Pier Clerk, Mwanza, or at any other station or port

Headquarter Offices,  
Nairobi

General Manager  
G D RHODES,

## GENERAL NOTICE No 372

## NOTICE

REGISTRATION OF TITLES ORDINANCE  
(Chapter 142 of the Revised Edition of the Laws of Kenya, section 69)

WHEREAS Abraham Lazarus Block, of Nairobi, and William Ewart Perry, of Muhoroni, the representative of Francis Joseph Patmore, deceased, are the proprietors as lessees of Land Reference Number 3081 in the Kisumu-Londiani District by virtue of a Grant registered as Number I R 3274, AND WHEREAS sufficient evidence has been adduced to show that the Grant relating to the said piece of land has been lost, notice is hereby given that after the expiration of ninety days from the date hereof I shall issue a Provisional Certificate, provided that no objections have been received within that period

Nairobi,  
15th March, 1933

R A HAWKINS,  
Registrar of Titles



## GENERAL NOTICE NO 373

## RABIES PROGRESS REPORT

16th MARCH, 1933

Since the 1st report one positive case of rabies has been confirmed by the Veterinary Research Laboratory, Kabete, in a dog which was shot on a European-owned farm in Sotik. The available history is as follows —

The European owner of the farm observed a strange dog on his veranda, and becoming suspicious of the peculiar behaviour of the dog, shot the animal and promptly reported the incident, preserving the carcass. Specimens were accordingly forwarded by the Veterinary Authority, Nairobi, to the Laboratory, and rabies was confirmed as stated. It was fortunate that such prompt measures were taken by the European concerned since so far as is known at present, the dog did not bite any person or animal. It is believed that the dog came out of the Kaji Reserve and he was quite unknown to the labour on the farm on which the incident occurred. It is also fortunate that a thorough baiting campaign had previously been carried out in the District and consequently few, if any, stray dogs, wild carnivores or other rabies carriers remain in the neighbourhood.

*Central Kavirondo* — In East Kano 637 dogs were poisoned and 1080 poison baits have been distributed in West Kano resulting in a known destruction of 928 dogs.

*South Kavirondo* — Poison baiting in the Bukina Location has been completed, but the final results are not yet available. The Mumbo and Karachony Locations have been re-baited, and re-baiting has been commenced in the Kabondo Location with a known destruction to date of 7 dogs, 2 hyenas, 10 jackals, and other small vermin.

In the Kisinguri Location 3,600 poison baits were distributed which completes this location with a known destruction of 115 dogs, 29 hyenas, 23 jackals and some cats.

Poison baiting in the Kisinguri Location resulted in the destruction of 65 dogs, 6 hyenas, 1 jackal and a cat, also in the Lambwe Valley, 28 dogs and 3 hyenas were poisoned.

In the Kisinguri and the Lambwe Valley 2,940 baits were distributed.

Some re-baiting has been carried out in the Kamanywa and Kamada Location resulting in the destruction of 95 dogs and 5 hyenas.

*Sotik* — In the Chepalungu Forest Lambwe Reserve, 1,500 poison baits were laid, it is reported that wild carnivores are numerous in this area.

*Lumbwa* — Poison baiting in this area has been continued on a number of farms and in the townships of Koru, Mjhoroni, Songhor and Kedowa, also the Lumbwa, Fort Teiman and Londiani Townships have been re-baited. In addition the main roads have been baited. The results appear to have been highly satisfactory, reports have been received of a heavy mortality in dogs and vermin, particularly jackals, but no total figures are to hand.

Over 4,000 poison baits have been distributed in and along the southern edge of the Tinderet Forest with, it is believed, successful results, but owing to the thick undergrowth it is not possible to ascertain the mortality.

E J MULLIGAN  
for Chief Veterinary Officer

## GENERAL NOTICE NO 259

## MUNICIPAL COUNCIL OF NAIROBI

THE LOCAL GOVERNMENT (MUNICIPALITIES) ORDINANCE, 1928 THE LOCAL GOVERNMENT (MUNICIPALITIES) (AMENDMENT) ORDINANCE, 1932

WITNESSEAS by section 23 of the Local Government (Municipalities) Ordinance, 1928, as amended by the Local Government (Municipalities) (Amendment) Ordinance, 1932, whenever any service of motor omnibuses for the carriage of passengers is established, acquired, maintained or carried on either by the Council or by any person or corporation under an agreement entered into with the Council the Council is authorized and empowered to prohibit, subject to the approval of His Excellency the Governor, the carrying on by any other person or corporation of any service of motor omnibuses within the Municipality.

NOTICE is hereby given that the Municipal Council of Nairobi, at the meeting to be held on Tuesday, the 4th day of April, 1933, intend to introduce a motion to prohibit, from a date to be hereafter specified of which due notice will be given in the Official Gazette and in a newspaper circulating in the district, the carrying on by any person or corporation of any service of motor omnibuses within the Municipality other than a person or corporation with whom the Council have entered into an agreement with respect to the establishment and carrying on of a service of motor omnibuses within the Municipality.

Any objection to the motion must be sent in writing to the undersigned within one month from the date hereof.

The right of any person to ply for hire within the Municipality with any public vehicle or motor vehicle for the unexpired period of any licence issued prior to the date hereof will not be affected by the motion nor the right of any person to carry for hire or reward passengers departing to or arriving from any place outside the limits of the Municipality.

Dated this 28th day of February, 1933

Municipal Offices,  
Government Road,  
Nairobi

F S ECKERSLEY,  
Town Clerk

## GENERAL NOTICE NO 374

## THE DISEASES OF ANIMALS ORDINANCE

## HONORARY PERMIT ISSUERS

IN EXERCISE of the powers conferred upon me by Rules Nos 20 and 63 of the Diseases of Animals Ordinance Rules 1931, I hereby declare the gentleman named hereunder ceases to be the Hon. Permit Issuer for the purposes of the said Rules —

G L Tatham, Esq., Kitale

Nairobi,  
17th March, 1933

H BRASSEY-EDWARDS,  
Chief Veterinary Officer

## GENERAL NOTICE No 375

## NOTICE

It is hereby notified for public information that the following Claims have been cancelled

E B HOSKING,  
*Ag Commissioner of Mines*

District	Mining Ordinance	Claim Numbers	Type of Claim	Registered in Name of
Kakamega	1931	613, 2821, 2822	Alluvial	C Betschart
do	1925	1653	do	L C Flemmer
do	1925	2412-2422	Reef	W Broadhead Williams
do	1925	1404-1408	Alluvial	J K Edwards
do	1925	997-1000, 1138-1141	do	H J Korf
do	1925	1802-04	do	I North Lewis
do	1931	1188	do	O Christman
do	1925	478, 492-93, 1146-51	do	A Reutter
do	1925	479-482, 1152- 1156	do	H Hetzger
do	1931	255 & 256	do	W P H Strickland

## GENERAL NOTICE No 376

## UNCLAIMED DEPOSITS

To all whom it may concern

TAKE NOTICE that the amounts set out in the Schedule hereto stand credited in the books of Eldoret Court against each name

Any person claiming to be entitled to any sum so credited should apply to the District Commissioner, Eldoret, for payment out of the same

Any sum not claimed on or before 30th June, 1933, will be paid into the General Revenue of the Colony

Eldoret,  
15th March, 1933

H G EVANS,  
*District Commissioner, Eldoret*

## SCHEDULE OF UNCLAIMED LEGAL DEPOSITS

Date of last Transaction	Name	Amount	
		Sh	cts
15-9-27 (Ref Led Fol 101)	Suliman	9	20
5-12-27 ( " " 104)	Maganlal G Shah	4	65
5-12-27 ( " " 104)	E F Scott	200	00
11-1-28 ( " " 105)	R M Mwanza	10	00
28-3-28 ( " " 107)	Lovington and Martin	70	00
5-4-28 ( " " 107)	Kongo Arap	163	75
10-5-28 ( " " 107)	T O Moore	80	00
1-6-28 ( " " 108)	Hon Attorney General	31	00
11-6-28 ( " " 109)	Achar Singh	15	00
11-6-28 ( " " 109)	Lovington and Martin	10	00
10-7-28 ( " " 109)	Tarnutai	20	63
9-10-28 ( " " 110)	Karam Din	42	00
11-10-28 ( " " 110)	Onyango Munjalo	19	50
20-12-28 ( " " 111)	J Fernandes	62	48



GENERAL NOTICE No 377

THE DESTRUCTION OF COURT RECORDS  
(Chapter 23, Laws of Kenya, 1926)

NOTICE OF INTENDED DESTRUCTION OF  
COURT RECORDS

THREE months after the date of this notice, I intend to apply to His Honour the Chief Justice for leave to destroy the Records of the Courts as set out below —

III CLASS COURT AT KILIFI

Year Criminal records numbered  
1920 1 to 7

Year Civil records numbered  
1920 1 to 11

II CLASS COURT AT KILIFI

Year Criminal records numbered  
1920 1 to 106

Year Civil records numbered  
1920 14 to 59

II CLASS COURT AT KILIFI

Year Criminal records numbered  
1921 1 to 119

Year Civil records numbered  
1921 3 to 39

Year Civil records numbered  
1921 1 to 82, 84, 85 to 88, 91, 93, 97 and 102

A D C 's COURT, II CLASS, AT KILIFI

Year Criminal records numbered  
1921 1 to 11

LIWALI'S COURT AT TAKAUNGU

Year Criminal records numbered  
1920 1 to 43

Year Civil records numbered  
1920 1 to 187

KATHI'S COURT AT TAKAUNGU

Year Civil records numbered  
1920 1 to 3

LIWALI'S COURT AT TAKAUNGU

Year Criminal records numbered  
1921 1 to 15

LIWALI'S COURT AT TAKAUNGU

Year Civil records numbered  
1921 1 to 150

KATHI'S COURT AT TAKAUNGU

Year Civil records numbered  
1921 1 to 3

MUDIR'S COURT AT MTANGANYIKO

Year Criminal records numbered  
1921 1

Year Civil records numbered  
1921 1 to 12

Kilifi, J H FLYNN,  
21st February, 1933 District Commissioner

GENERAL NOTICE No 308

KENYA AND UGANDA RAILWAYS AND  
HARBOURS

TENDERS FOR SECOND-HAND ICE PLANT AT KISUMU

THE Railway Administration invites tenders for the Second-hand Ice Plant situated near the Marine Workshops Kisumu

2 No guarantee will be given by the Administration for the condition of the Plant, but facilities will be given for inspection of same on application to the Engineer in Charge, Kisumu Marine

3 The Plant will be sold as it stands and the purchaser may make his own arrangements to dismantle and remove same within one month from the date of advice of the acceptance of tender, or Plant will be dismantled and placed for if required

4 The Plant must be paid for on receipt of advice of acceptance of tender after which no claim will be considered in respect to the Plant

5 The highest or any tender will not necessarily be accepted

6 Tenders marked "Quotation for Ice Plant" should be directed to and reach the Chairman of the Railway Tender Board, P O Box 79, on or before 8th April

Below are details of the Plant —

Makers — L Steine & Co, Ltd, Crown Iron Works, Glasgow

Maker's No — 188

Capacity — 30-50 lb blocks of ice in 12 hours continuous running

System — Direct steam driven ammonia

N B — There is no boiler with the Plant

Nairobi,  
27th February, 1933

G D RHODES,  
General Manager

GENERAL NOTICE No 263

KENYA AND UGANDA RAILWAYS AND  
HARBOURS

TENDERS FOR SCRAP

THE Railway Administration requests tenders for approximately 1,250 tons of scrap, practically entirely composed of Mild Steel, Iron, Cast Steel and Cast Iron, as per Schedule and details, which can be obtained, together with the conditions of sale, on application to the Stores Superintendent, Kenya and Uganda Railways and Harbours, P O Box 40 Nairobi

Tenders should be directed to, and reach the Chairman of, the Railway Tender Board, P O Box 79 Nairobi, Kenya Colony, on or before noon of the 13th May next

The highest or any tender will not necessarily be accepted

Nairobi,  
22nd February, 1933

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

## GENERAL NOTICE NO 1719

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 Kampala to commence on Monday, the 6th day of March, 1933, at 10 a.m. or as soon thereafter as cases can be heard

To ensure appeals from His Majesty's Supreme Court of Kenya being set down for hearing at these sessions memoranda of appeal should be filed with

the Registrar, Supreme Court of Kenya, Nairobi, or with the District Registrar, Supreme Court District Registry, Mombasa, on or before the 6th day of February, 1933

Nairobi,

22nd December, 1932

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

## CAUSE LIST

FOR HEARING ON THE 6TH DAY OF MARCH, 1933, AT KAMPALA

Appeal No	Civil or Criminal	Appellant	Respondent	Original No of Case	Appeal from
1 of 1933	Criminal	Pellab bin Mawado alias Selemani	Rex	Cr Case No 142/32	H M High Court of Tanganyika at Tanga (Application)
2 of 1933	do	Cirdhuthu Monji	Rex	Cr Case No 11/32	H B M High Court for Zanzibar at Zanzibar (Application)
3 of 1933	do	Selemani bin Kamoti	Rex	Cr Case No 248/32	H M High Court of Tanganyika at Morogoro
4 of 1933	do	Njerige s/o Gichuhi	Rex	Cr Case No 156/32	H M Supreme Court of Kenya at Nairobi
5 of 1933	do	Sonnu o/e Munda	Rex	Cr Case No 157/32	H M Supreme Court of Kenya at Nairobi
6 of 1933	do	Mwazi bin Kimba	Rex	Cr Case No 225/32	H M High Court of Tanganyika at Kisumu
7 of 1933	do	Rusoge bin du Bashi	Rex	Cr Case No 317/32	H M High Court of Tanganyika at Kisumu
8 of 1933	do	Bova Tura s/kuve	Rex	Cr Case No 113/32	H M Supreme Court of Kenya sittings held at Meru
9 of 1933	do	Diba Nole	Rex	Cr Case No 119/32	ditto
10 of 1933	do	Gulme Jilo	Rex	Cr Case No 163/32	ditto
11 of 1933	do	Wario Wakiso	Rex	ditto	ditto
12 of 1933	do	Vuji Haji Paimar	Rex	Cr Case No 316/32	H M High Court of Tanganyika at Singida
13 of 1933	do	Bandali Meghji	Rex	ditto	ditto
14 of 1933	do	Abdulgan Hassan	Rex	ditto	ditto
15 of 1933	do	January Nyendwaho	Rex	Cr Case No 10/32	H M High Court of Uganda at Kampala (Application)
17 of 1933	do	Ngototo	Rex	Cr Case No 21/32	H M High Court of Nyasaland at Blantyre
18 of 1933	do	Munjele s/o Kacototo	Rex	Cr Conf Case No 226/32	H M High Court of Uganda at Kampala (Application)
19 of 1933	do	Kachinga s/o Lieraka	Rex	Cr Conf Case No 1/33	ditto
20 of 1933	do	Leubeni Kitale	Rex	Cr Case No 49/32	H M High Court of Uganda at Jinja
21 of 1933	do	Fredrick Ernest Joce	Rex	Cr Case No 134/32	H M Supreme Court of Kenya sittings held at Kitale
22 of 1933	do	Mohamed bin Fushid	Rex	Cr Case No 14/32	H B M High Court for Zanzibar sittings held at Chale-Chake
23 of 1933	do	Koiber d/o Sivekwa	Rex	Cr Conf Case No 19/32	H M High Court of Uganda at Kampala
24 of 1933	do	Bungulure	Rex	Cr Conf Case No 15/32	ditto
25 of 1933	do	Adam bin Bakari	Rex	Cr Conf Case No 2/33	ditto
26 of 1933	do	Lotyang	Rex	Cr Conf Case No 17/32	ditto
27 of 1933	do	Tokal s/o Jakait	Rex	Cr Conf Case No 18/32	ditto
28 of 1933	do	Mohamed bin Musa	Rex	Cr Case No 320/32	H M High Court of Tanganyika at Dar es Salaam
29 of 1933	do	Bundala	Rex	Cr Case No 340/32	H M High Court of Tanganyika at Shinyanga

CAUSE LIST—(Contd)

FOR HEARING ON THE 6TH DAY OF MARCH, 1933, AT KAMPALA

Appeal No	Civil or Criminal	Appellant	Respondent	Original No of Case	Appeal from
1 of 1933	Civil	Seif bin Omar	Mahomed bin Said	Civil Appeal No 7/32	H M High Court of Tanganyika at Dar es Salaam (Application)
3 of 1933	do	Dahyabhai Shankerbhai Patel and another	Emmanuel N Papadakis	Civil Case No 68/31	H M High Court of Tanganyika at Dar es Salaam
4 of 1933	do	Jaffer Mawji	Walji Daya	Civil Case No 52/31	H M High Court of Tanganyika at Dar es Salaam
6 of 1933	do	S R Kadumukasa	C P Lobo	Civil Case No 207/32	H M High Court of Uganda at Kampala
7 of 1933	do	Chhaganlal Chunilal Shah	M P De Mello	Civil Appeal No 36/32	H M Supreme Court of Kenya at Nairobi (Application)
8 of 1933	do	J M Martin	D J de Souza	Civil Case No 204/31	H M High Court of Uganda at Kampala
9 of 1933	do	Norman Godinho	Dias & 4 others	Civil Case No 35/32	ditto

GENERAL NOTICE No 191

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

SUPREME COURT SESSIONS AT NAIROBI, 3-4-33

Criminal Case No 23/33 Rex vs Kilango s/o Musilu  
Criminal Case No 27/33 Rex vs Kaloi wa Katumo

SUPREME COURT SESSIONS AT MOMBASA, 10-4-33

Criminal Case No 165/32 Rex vs Toya wa Mulewa  
Criminal Case No 29/33 Rex vs Mumba wa Walo

SUPREME COURT SESSIONS AT NYERI 8-5-33

Criminal Case No 5/33 Rex vs Kiguta wa Ndegwa  
Criminal Case No 17/33 Rex vs Ogalo s/o Onuru, alias Zakoya  
Criminal Case No 19/33 Rex vs Kituma s/o M'Ikuma and another

Nairobi,  
8th February, 1933

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

GENERAL NOTICE No 378

POST OFFICE NOTICE

ARRIVAL OF KENYA MAILS IN ENGLAND

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

Date of despatch from Mombasa	Name of vessel by which despatched	Date of arrival in England
25th Feb, 1933	SS "Ad Woermann"	16th March, 1933
28th Feb, 1933	SS "B de St Pierre"	18th March, 1933

General Post Office, Nairobi, Kenya,  
20th March, 1933

W S WALTER,  
for Ag Postmaster-General,  
Kenya, Uganda and Tanganyika

GENERAL NOTICE No 379

POST OFFICE NOTICE

ARRIVAL OF AIR MAIL IN ENGLAND

IT is notified for general information that the air Mail despatched from Nairobi on the under-mentioned date arrived in England as stated —

Date of despatch from Nairobi	Date of arrival in England
12th March, 1933	19th March, 1933

General Post Office, Nairobi, Kenya,  
20th March, 1933

W S WALTER,  
for Ag Postmaster-General,  
Kenya, Uganda and Tanganyika

## GENERAL NOTICE NO 380

IN HIS MAJESTY'S SUPREME COURT OF KENYA  
AT NAIROBI  
INSOLVENCY JURISDICTION

CAUSE NO 8 OF 1922

*Re* KARMALI s/o NATHOO, INSOLVENT

To all whom it may concern

TAKE NOTICE that Karmali s/o Nathoo the above-named Insolvent, has applied to this Court for his discharge and the Court has fixed Friday the 21st day of April 1933 at ten o'clock in the forenoon for hearing the application at Nairobi

Dated at Nairobi this 15th day of March, 1933

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

## GENERAL NOTICE NO 381

## THE BANKRUPTCY ORDINANCE

## NOTICE OF DIVIDEND

*Summary Case**Debtor's name*—Devilal Dhulji*Address*—Ngara Road, Nairobi*Description*—Motor Driver*Court*—H M Supreme Court, Nairobi*Number of matter*—25 of 1928*Amount per £*—Sh 1/60*First or final or otherwise*—First and final*When payable*—21st March, 1933*Where payable*—Official Receiver's Office, Old Secretariat Buildings, P O Box 231, Nairobi

Nairobi,

17th March, 1933

B STONE,  
*for Official Receiver*

## GENERAL NOTICE NO 382

## THE BANKRUPTCY ORDINANCE

## NOTICE OF DIVIDEND UNDER SCHEME OF COMPOSITION

*Summary Case**Debtor's name*—Llewellyn Howard*Address*—c/o Uasin Gishu District Council, Eldoret*Description*—Engineer and General Contractor*Court*—H M Supreme Court, Nairobi*Number of matter*—38 of 1930*Amount per £*—Sh 1/75*First or final or otherwise*—Third*When payable*—21st March, 1933*Where payable*—Official Receiver's Office, Old Secretariat Buildings, Nairobi

Nairobi,

17th March, 1933

B STONE,  
*for Official Receiver*

## GENERAL NOTICE NO 383

## THE BANKRUPTCY ORDINANCE

## RECEIVING ORDER

*Debtor's name*—Arthur Alexander MacDonald Cruickshank, trading as S & C Motor Transport*Address*—Londiani*Description*—Transport Contractor*Date of filing petition*—1st March 1933*Court*—Resident Magistrate's Court, Kisumu*Number of matter*—1 of 1933*Date of order*—2nd March, 1933*Whether debtor's or creditor's petition*—Debtor's

Nairobi,

17th March, 1933

B STONE,  
*for Official Receiver*

## GENERAL NOTICE NO 384

## THE BANKRUPTCY ORDINANCE

## ADJUDICATION

*Summary Case**Debtor's name*—Nanoo Ram s/o Laxman*Address*—Alibhai Building, Duke Street, Nairobi*Description*—Building Contractor*Court*—H M Supreme Court, Nairobi*Number of matter*—5 of 1933*Date of order*—9th March, 1933*Date of petition*—28th January, 1933*Date of order for summary administration*—25th February, 1933

Nairobi,

17th March, 1933

B STONE,  
*for Official Receiver*

## GENERAL NOTICE NO 385

## THE BANKRUPTCY ORDINANCE

## FIRST MEETING OF CREDITORS AND PUBLIC EXAMINATION

*Summary Case**Debtor's name*—Thomas Belford Breighton*Address*—Nairobi*Description*—Hotel employee*Court*—H M Supreme Court, Nairobi*Number of matter*—7 of 1933*Date of first meeting of creditors*—30th March, 1933*Hour*—2-15 p m*Place*—Official Receiver's Office, Old Secretariat Buildings, Nairobi*Date of public examination*—31st March, 1933*Hour*—10 a m*Place*—Law Courts, Nairobi

Nairobi

17th March, 1933

B STONE,  
*for Official Receiver*

## GENERAL NOTICE NO 386

IN HIS MAJESTY'S SUPREME COURT OF KENYA  
AT NAIROBI

## PROBATE AND ADMINISTRATION

CAUSE NO 43 OF 1932

IN THE ESTATE OF WALTER PETER MIRANDA DECEASED

TAKE NOTICE that the advocate for the Administrator has filed his final account of the administration of the estate of the above-named deceased, and that this Court has fixed the 6th day of April, 1933, at 2-15 p m, or so soon thereafter as possible, on that day to pass the account after which date no objections will be heard thereto

Dated this 17th day of March 1933

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

GENERAL NOTICE No 387

IN HIS MAJESTY'S SUPREME COURT OF KENYA  
AT MOMBASA

PROBATE AND ADMINISTRATION

CAUSE No 5 OF 1933

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF  
SHEIKH RASHID BIN SALIM BIN KASSIM EL-MAZRUI,  
LATE OF MOMBASA, DECEASED

TAKE NOTICE that application having been made in this Court by Mohamed bin Rashid of Mombasa for the administration of the estate of Sheikh Rashid bin Salim bin Kassim El-Mazrui, late of Mombasa, who died at Mombasa on the 31st day of December, 1932, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 29th day of March 1933

Mombasa

13th March 1933

J. LUCIE SMITH

*Judge*

*Supreme Court of Kenya*

GENERAL NOTICE No 388

IN HIS MAJESTY'S SUPREME COURT OF KENYA  
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 15 OF 1933

IN THE ESTATE OF EUGENE JEAN KRUMM LIBEAUD  
DECEASED

TAKE NOTICE that application has been made to this Court by Messrs. Hamilton, Harrison and Mathews, advocates, Nairobi, on behalf of Jessie Prior Libeaud the widow and sole executrix for re-seal of the Probate granted to her by the Principal Registry of the Probate, Divorce and Admiralty Division of the High Court of Justice in England of the will of Eugene Jean Krumm Libeaud the above-named deceased who died at New Folke Clinic Windsor Foles Beiks England on the 14th day of April 1932 and that this Court will proceed to make an order accordingly unless cause be shown to the contrary and appearance in this respect be entered on or before the 5th day of April 1933

Dated this 17th day of March 1933

MURRAY M. JACK

*Registrar*

*H M Supreme Court of Kenya*

GENERAL NOTICE No 389

IN HIS MAJESTY'S SUPREME COURT OF KENYA  
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 16 OF 1933

NOTICE OF APPLICATION FOR LETTERS OF ADMINISTRATION OF ESTATE OF JOHN EDWARD HOWELL, LATE OF LIMORU, DECEASED

TAKE NOTICE that application having been made in this Court by Sidney Wilfred Howell, of Limoru, for Letters of Administration of the Estate of John Edward Howell, late of Limoru who died at Limoru on the 7th day of October 1932 this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 5th day of April, 1933

Nairobi,

17th March, 1933

MURRAY M. JACK

*Registrar,*

*H M Supreme Court of Kenya*

GENERAL NOTICE No 390

THE TRADE MARKS ORDINANCE 1930

APPLICATION No 2059



To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 45 in respect of Tobacco manufactured or unmanufactured, has been lodged by Rothmans Limited, of 5 and 5a, Pall Mall, London, England, Cigarette and Tobacco Manufacturers, whose address for service in the Colony is c/o Messrs. Tysons (Mombasa) Limited, Mombasa

The said Trade Mark will be registered after the expiration of ninety days from the date of this Gazette, provided no notice of opposition is received

Nairobi,

15th March, 1933

W. M. KEATINGE,

*Registrar of Trade Marks*

GENERAL NOTICE No 391

THE TRADE MARKS ORDINANCE 1930

APPLICATION No 2062

**MATTBITU**

To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 1 in respect of Paints has been lodged by William Pearson, Limited, of 61 Mark Lane, London, England, Manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Wright and Company, Advocates, Mombasa

The said Trade Mark will be registered after the expiration of ninety days from the date of this Gazette, provided no notice of opposition is received

Nairobi,

16th March, 1933

W. M. KEATINGE,

*Registrar of Trade Marks*

GENERAL NOTICE No 392

NOTICE

DISSOLUTION OF PARTNERSHIP

THE partnership heretofore existing between the undersigned, under the style and firm of African Warehouse Co., River Road, Nairobi, has been dissolved by mutual consent, as from the 10th March, 1933, by the retirement therefrom of Stephan Kristoff

All debts due and owing to the said firm will be received and paid by the remaining partner, who will carry on the said business on her own behalf

Nairobi,

11th March, 1933

STEPHAN KRISTOFF

LILLY YOUNG

## GENERAL NOTICE No 393

## NOTICE

FAWCUS AND FAIRBAIRN, LIMITED, IN LIQUIDATION

At an extraordinary general meeting of the members of the above Company held in London on Wednesday the first day of March, 1933, the following extraordinary resolution was duly passed —

"Resolved unanimously that the Company cannot by reason of its liabilities continue its business and it is advisable to wind up same and that the Company be wound up accordingly, and that Mr Todd of Iringa be and is hereby appointed Liquidator of the Company"

Iringa,  
4th March, 1933

J STUART TODD,  
*Liquidator*

## GENERAL NOTICE No 394

## NOTICE

FAWCUS AND FAIRBAIRN, LIMITED, IN LIQUIDATION

Notice is hereby given that a meeting of the creditors of the above Company will be held at the offices of John Stuart Todd, Iringa, on Monday the 27th March, 1933, at eleven o'clock in the forenoon

Iringa,  
4th March, 1933

J STUART TODD,  
*Liquidator*

## GENERAL NOTICE No 395

## NOTICE

FAWCUS AND FAIRBAIRN, LIMITED, IN LIQUIDATION

Notice is hereby given that the creditors and debtors of the above-named Company are required to send all particulars of their claims and debts to the undersigned before the 1st May, 1933, or in default thereof they will be excluded from the benefit of any distribution made before such claims or debts are proved

Iringa,  
4th March, 1933

J STUART TODD,  
*Liquidator*

## GENERAL NOTICE No 396

## NOTICE

Notice is hereby given that the Power of Attorney dated the 21st day of January, 1931, given by me as proprietor of the business of the firm of J K Bhatti & Company of Mombasa, to Sikailal Mansukhlal Desai and Premshanker Bhudeibhai Dave of Mombasa, has been cancelled, and that they have no authority any longer to bind or transact any business for me or the said firm of J K Bhatti & Company of Mombasa, or act in any way under the said Power of Attorney

Mombasa,  
10th March, 1933

J K BHATTI,  
*Proprietor*

## GENERAL NOTICE No 397

## NOTICE

Notice is hereby given that the Power of Attorney granted by us to Mr Ambalal H Patel, on the 30th day of December, 1926, to represent us at Mombasa, is cancelled as from 1st March, 1933

Kampala,  
10th March, 1933

K M KHANDWALA,  
*Director,*  
*The Nakasero Trading Co, Ltd*

## GENERAL NOTICE No 398

## THE MONEY-LENDERS ORDINANCE, 1932

## NOTICE

I, Khushalbhai C Patel, hereby notify that I have made an application for an issue of a certificate for the grant of a Money-lender's Licence, to enable me to carry on business as a money-lender in the premises of London Bazar, Government Road, Nairobi, and that the said application is to be heard at the District Commissioner's Office at Nairobi on Monday the 3rd April, 1933, at 10 a m

Dated at Nairobi this 18th day of March, 1933

KHUSHALBHAI C PATEL,  
*Applicant*

## GENERAL NOTICE No 399

## NOTICE

To all whom it may concern

TAKE NOTICE that Jamal Sunderji Mitha who desires to be authorised to carry on business as a money-lender, has made application for a certificate under section 6 of the Money-lenders Ordinance, 1932, which will permit him to carry on business as a money-lender at House No 1573, Kuzee, Mombasa, under the name of Jamal Sunderji Mitha, and such application will be heard on the 11th day of April, 1933, at the District Commissioner's Office at Mombasa, at 9 a m

Dated at Mombasa this 17th day of March, 1933

RAHMAN & GAUTAMA,  
*Advocates for Jamal Sunderji Mitha*

## GENERAL NOTICE No 400

## NOTICE

To all whom it may concern

TAKE NOTICE that Shamsudin Ismail Gangji, who desires to be authorised to carry on business as a money-lender, has made application for a certificate under section 6 of the Money-lenders Ordinance, 1932 which will permit him to carry on business as a money-lender at House No 3249, Commercial Street, Mombasa, under the name of Shamsudin Ismail Gangji, and such application will be heard on the 11th day of April, 1933, at the District Commissioner's Office at Mombasa, at 9 30 a m

Dated this 17th day of March, 1933

RAHMAN & GAUTAMA,  
*Advocates for Shamsudin Ismail Gangji*

## GENERAL NOTICE No 401

## NOTICE

THE partnership existing between Alfred De Toma and Vincenzo Fondunni, in the firm known as "The Universal Re-Rubbing Coy," has been dissolved as from the 6th February, 1933 by the retirement of Vincenzo Fondunni and the liabilities of the said firm will be discharged by Alfred De Toma, and all outstanding accounts should be paid to him

**The following Bulletins, published by the Department of Agriculture are available for sale at the Government Press:—**

	Price	Price Posted		Price	Price posted
	Sh. cts	Sh. cts		Sh. cts	Sh. cts
Soil Fertility at the Scott Agricultural Laboratories .. .. .	10	15	Diseases and Ailments of Swine .. .. .	50	60
The Utilisation of Sisal Waste for the Production of Power Alcohol .. .. .	10	15	Soil Conditions Affecting Coffee in Kenya ..	50	60
Pasture Investigation in Kenya .. .. .	10	15	Investigations on Stem Rust of Wheat in Kenya	20	25
Pasture Investigation in Kenya (Notes on Nakurutis) .. .. .	10	15	Root Rot, Foot Rot and Head Blight of Wheat in Kenya .. .. .	20	25
Diseases of Maize .. .. .	20	25	Ticks and Tick Eradication .. .. .	20	25
Progress Report on Insect Pests .. .. .	20	25	A Bulletin on the Potato .. .. .	20	25
The Establishment of Permanent Pastures using Cereals as Nurse Crops .. .. .	20	25	A Decade of Agricultural Progress in Kenya ..	20	25
Plant Diseases in Kenya .. .. .	20	25	Diseases Affecting Poultry in Kenya .. ..	50	60
Heartwater .. .. .	20	25	Repellent Banding to Control the Ants attending the Common Coffee Mealy Bug ..	50	55
Report on the Campaign Against Stephanoderes .. .. .	50	55	Methods for the Biological Control of the Common Coffee Mealy Bug .. .. .	1 00	1 10
Green Manures, Shelter Belts and Cover Crops	50	55	Calf Rearing .. .. .	50	60
The Cultivation of Barley .. .. .	50	55	Essential Oils (Methods of Production and Possibilities in Kenya) .. .. .	50	60
Fungoid Diseases of Coffee in Kenya .. ..	50	55	Kenya Coal Tar Ant Repellent (Kresotow) ..	10	15
History and Activities of Locusts in Kenya and Relative Costs of Destruction .. .. .	50	55	Horse Sickness .. .. .	20	25
The Coffee Industry of Kenya .. .. .	50	55	Growing Wattle and Production of Wattle Bark in Kenya .. .. .	50	55
Important Parasitic Worms of Sheep in Kenya	50	60	Egg Marketing .. .. .	50	55
Study of the Ticks in Kenya .. .. .	50	55	Cash Crops and Green Manure Crops (Njoro and Trans Nzoia) .. .. .	50	55
Soil Deterioration in Kenya .. .. .	50	60	Further Studies of Maize Yields in Kenya (1931) .. .. .	1 00	1 05
Preliminary Survey of some Soils in Kenya	2 50	2 75	Marketing of Potatoes (Revised Edition) ..	20	25
Summary of Report on Pasture Investigation in Kenya, 1926-1929 .. .. .	50	55	A Study of the Ticks in Kenya Colony ..	1 00	1 05
Pig Feeding .. .. .	20	25	Soil Wash .. .. .	20	25
A note on Cream Production .. .. .	10	15	Lime Resources of Kenya Colony .. ..	1 00	1 05
The Supplementary Feeding of Dairy Stock ..	10	15	Coffee Pruning .. .. .	1 00	1 05
The 'Yellowing of Coffee' .. .. .	10	15	"Hot and Cold" Disease .. .. .	20	25
Methods of Segregation for Control and Eradication of Bovine Contagious Abortion	10	15	Green Manure and Cover Crops .. .. .	25	30
The Control of the Cutworm .. .. .	10	15	Manuring of Coffee .. .. .	20	25
Observation on Ticks and Tick-borne Diseases	20	25	Bordeaux Spraying .. .. .	1 00	1 05
Ear Rots and Root Rots of Maize in Kenya ..	50	55	Coffee Mealy Bug Research .. .. .	50	55
Preliminary Report on Crop Experiments 1930	20	25	Vegetative Propagation .. .. .	25	30
Improvement of Maize Yields in Kenya ..	50	60	Major Diseases of Coffee .. .. .	25	30
Organic Manures .. .. .	20	25	Coffee Soils of Kenya and their Cultivation ..	25	30
Fermentation of Coffee .. .. .	20	25	Coffee Capsid Bug .. .. .	25	30

## MAPS FOR SALE

**At the Public Map Office, Survey and Registration Department,  
Nairobi**

MAPS	Price per Sheet	Price Posted
	Sh. cts.	Sh. cts.
Nairobi Municipality, 1:10,000 (or 6.33 inches to 1 mile) in 4 sheets .. .. .	2 00	2 20
Nairobi Municipality, as above, joined as one map ..	10 00	.. ..
Nairobi Municipality, 1:2,500 (or 25.34 inches to 1 mile) in 60 sheets. This map shows all buildings, fences, plot boundaries and other topography ..	2 00	2 20
Nairobi Municipality, Key Plan to the above, 1:2,500 series .. .. .	2 00	2 20

The above maps are supplied on linen at double the above rates  
Joined maps cannot be sent through the post.



## PUBLICATIONS ON SALE AT THE GOVERNMENT PRESS

	Price	Price Posted		Price	Price Posted
	s c	s c		s c	s c
Annual Reports —			Revised Edition of the Laws of Kenya, Vol I, II and III (set of three volumes)	147 00	151 50
Agricultural Department, 1929	5 00	6 00	Laws of Kenya, containing Orders, Proclamations, etc. (Subsidiary Legislation), Vol I and II (set of two volumes)	105 00	109 50
" " " 1930	5 00	5 40	Orders in Council	20 00	20 75
" " " 1931	5 00	5 55	Proclamations, Rules etc., 1926	24 00	24 80
Colonial Audit Department, 1929	1 00	1 10	" " " 1927	40 00	41 00
" " " 1930	1 00	1 10	" " " 1928	20 00	21 00
" " " 1931	1 00	1 10	" " " 1929	42 00	43 10
Customs Trade Report, 1929	5 00	5 60	" " " 1930	35 00	36 00
" " " 1930	5 00	5 60	" " " 1931	20 00	21 60
" " " 1931	5 00	5 60	Ordinances, 1926	7 50	8 10
Education Department, 1929	2 00	2 15	" " 1927	10 00	10 40
" " " 1930	2 50	2 75	" " 1928	17 00	18 00
" " " 1931	2 50	2 75	" " 1929	17 50	17 95
Forest Department, 1929	1 00	1 10	" " 1930	45 00	46 50
" " " 1930	1 00	1 10	" " 1931	12 50	13 25
" " " 1931	1 00	1 10	Bankruptcy Rules, 1927 (paper covers)	10 00	10 30
Game Department, 1929	1 00	1 10	Civil Procedure Rules, 1927 (paper covers)	12 50	12 70
" " " 1930	1 00	1 10	Mr. Lewis's Report on Irrigation, Dec, 1925	5 00	5 65
" " " 1931	1 00	1 10	Economic and Technical Report on Suggested Branch Lines of the Rail way, 1926	5 00	5 15
Judicial Department, 1929	1 00	1 15	Non Native Census Report, 1926	5 00	5 60
" " " 1930	1 00	1 15	Native Reserve Boundaries, 1926	5 00	5 50
" " " 1931	2 00	2 15	Governor's Conference Report 1926	2 50	2 85
Land and Agricultural Bank, 1931	0 50	0 55	Cost of Living Commission Report, 1928	10 00	10 55
Local Govt., Lands and Settlement, 1929	2 50	2 70	District Councils Legislation, 1928	4 95	5 10
" " " " 1930	2 50	2 70	Municipal Councils Legislation, 1928	7 50	7 70
" " " " 1931	2 50	2 70	Revenue Handbook 1928	5 00	5 75
Medical and Bacteriological Depts 1929	5 00	5 35	Agricultural Commission Report, 1929	3 50	3 75
" " " " 1930	5 00	5 40	Kenya Tariff Committee Report, 1929	3 50	3 70
" " " " 1931	5 00	5 40	Aids to school owners	2 50	2 90
Native Affairs Department, 1929	2 50	2 80	Kenya Water Problems by Beby Thompson	14 00	14 60
" " " " 1930	3 00	3 35	Col. James' Report on Anti-Malarial Measures	1 00	1 10
" " " " 1931	3 00	3 35	Plans of Dipping Tank	10 00	10 25
Police Department, 1929	1 50	1 65	Memorandum on Native Policy, 1930	40	45
" " " 1930	1 00	1 10	Statement of conclusions of H. M. Govt in U. K. on Closer Union in East Africa, 1930	40	45
" " " 1931	1 00	1 10	1931 Paper Relating to the Question of Closer Union	6 00	6 40
Post and Telegraph Department, 1929	1 00	1 10	Report of the Joint Select Committee on Closer Union in East Africa		
" " " " 1930	1 00	1 10	Vol I (Report and Proceedings of Committee)	1 50	1 65
" " " " 1931	1 00	1 10	Vol II (Minutes of Evidence)	30 00	31 25
Prisons Department, 1929	1 00	1 10	Vol III (Appendices)	4 50	5 00
" " " 1930	1 00	1 10	Report of Committee on Revision of Customs Tariffs, 1930	5 00	5 25
" " " 1931	1 00	1 10	Customs Tariff List, 1930	1 00	1 10
Public Works Department, 1929	2 00	2 15	Future of Forestry in Kenya by J. W. Nicholson, 1930	2 00	2 20
" " " " 1930	2 00	2 15	Report of Standing Timber Committee, 1930	50	60
" " " " 1931	2 00	2 10	The Law Relating to Aviation, 1931	8 50	8 75
Registrar General's Report, 1929	1 00	1 10	Kiln Drying of East African Timbers	2 50	2 65
" " " " 1930	1 00	1 10	Report on a Geological Reconnaissance of South Kavirondo	2 50	2 60
" " " " 1931	1 00	1 10	Report of Terms of Service Committee, Oct 1931	1 00	1 05
Treasurer's Financial Report, 1929	5 00	5 50	Town Planning Ordinance and Regu- lations, 1931	3 00	3 10
" " " " 1930	5 00	5 50	Vol XII Kenya Law Reports (1929-1930)	—	27 50
" " " " 1931	5 00	5 50	Vol XIII Kenya Law Reports (1931)	—	27 50
Agricultural Census, 1931	2 00	2 15	Non Native Census Report 1931	5 00	5 50
" " " 1932	2 00	2 15	Sir Albert Kitson's Interim Report, Kakamega Goldfield	1 00	1 10
Blue Book, 1929	10 00	12 00			
" " 1930	10 00	12 00			
" " 1931	10 00	12 00			