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SUPPLEMENT

KENYA PROCLAMATIONS, RULES AND REGULATIONS

Sub-section (1) of section 16 of the Principal Ordinance which it is proposed to amend :—

Mayor and
Deputy Mayor
of Municipal
Councils.

16. (1) In every municipality established under the jurisdiction of a Municipal Council there shall be elected by show of hands of councillors present at the first meeting of the Council, and thereafter at the first meeting of the Council held after every annual election or nomination of councillors, one councillor to be Mayor and another councillor to be Deputy Mayor, and such Mayor and Deputy Mayor shall hold office until their successors be appointed as hereinbefore provided.

Section 18 of the Principal Ordinance which it is proposed to replace :—

Chairman and
Deputy
Chairman of
Municipal
Boards.

18. (1) In every municipality constituted under the jurisdiction of a Municipal Board the officer of Government discharging the functions of Resident Commissioner shall be Chairman.

(2) There shall be elected annually, at the first meeting of the Municipal Board after every annual election or nomination of members, one member of the Board who shall be Deputy Chairman, and such Deputy Chairman shall hold office until his successor is appointed as hereinbefore provided.

Colony and Protectorate of Kenya

GOVERNMENT NOTICE No. 473.

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

H. E. BADER,
Acting Clerk of the Legislative Council.

A Bill to Amend the Local Government (Municipalities) Ordinance, 1928.

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

1. This Ordinance may be cited as “ the Local Government (Municipalities) (Amendment) Ordinance, 1933,” and shall be read as one with the Local Government (Municipalities) Ordinance, 1928, hereinafter referred to as “ the Principal Ordinance.”

Short title.

No. 19 of 1928.

2. Sub-section (1) of section 16 of the Principal Ordinance is hereby amended by the deletion of the words “ after every annual election or nomination of councillors ” which occur in the fifth line thereof and the substitution therefor of the words “ after the thirtieth day of June in each year.”

Amendment of section 16 of the Principal Ordinance.

3. Section 18 of the Principal Ordinance is hereby repealed, and the following section is substituted therefor:—

Repeal and replacement of section 18 of the Principal Ordinance.

“ 18. At the first meeting of a Municipal Board held after the 1st day of October, 1933, the Chairman and Deputy Chairman of the Board shall be elected in the manner provided in section 16 of the election of Mayor and Deputy Mayor of a Municipal Council, and all the provisions of section 16 shall apply to the offices of Chairman and Deputy Chairman of a Municipal Board equally

Chairman and Deputy Chairman of Municipal Boards.

(3) In the event of the office of Deputy Chairman becoming vacant from any cause whatsoever during the term of office of such Deputy Chairman, a successor shall, at the next meeting but one of the Board after such vacancy occurs, be chosen by the members from amongst themselves, and the member so chosen shall forthwith enter upon his office and shall serve as Deputy Chairman for the remainder of the period for which the Deputy Chairman had been elected.

(4) A retiring Deputy Chairman may be re-elected.

(5) The Deputy Chairman shall, whenever it shall be necessary owing to the death, resignation, absence, illness or incapacity of the Chairman, be deemed to have authority to exercise all the powers and discharge all the duties vested in and imposed upon the Chairman under and by virtue of this Ordinance.

Section 41 of the Principal Ordinance which it is proposed to amend :—

Pecuniary interest of councillors in matters coming before the Council.

41. (1) No councillor shall be disqualified by his office from entering into any contract with the Council, nor shall any such contract entered into by or on behalf of the Council in which any councillor is in any way directly or indirectly interested be on account of such interest avoided or set aside, nor shall any councillor so contracting or being so interested be liable to account to the Council for any profit realised by any such contract by reason of such councillor holding that office, provided that the nature and extent of his interest is disclosed by him so that such disclosure is duly recorded in the minutes of the Council prior to or at the meeting of the Council at which the contract is determined on, if the interest then exists, or in any other case at the first meeting of the Council after the acquisition of his interest : Provided, however, that it shall not be necessary for any such disclosure to be made—

(a) by any councillor in the case of any contract or bargain which the Council may expressly authorise to be entered into with such councillor in his own name ; or

(b) by any councillor who shall have notified in writing to the Town Clerk subsequent to his last election or nomination as councillor that he has any interest in any firm or partnership in the case of any contract or bargain which the Council may expressly authorise to be entered into with such firm or partnership.

as to the offices of Mayor and Deputy Mayor of a Municipal Council, provided that the District Commissioner shall be Chairman of the Municipal Board of Mombasa."

4. Section 41 of the Principal Ordinance is hereby amended by inserting the following sub-section immediately after sub-section (4) :—

Amendment of section 41 of the Principal Ordinance.

"(4A) No councillor or his partner or his employer or employee, or any company of which a councillor is a director shall act for the council for reward as an auditor."

(2) No councillor shall be present at the discussion upon any matter in or before the Council or a committee thereof in which he has directly by himself or his partners any pecuniary interest: Provided, however, that no councillor shall be prohibited from being present or taking part in any discussion before the Council or a committee thereof relating to—

(a) any scheme for the imposition of rates; or

(b) the tariff charges for or the regulations and conditions generally applicable to the supply by the Council of anything, or the rendering by the Council of any service whether in the whole municipality or any portion thereof.

(3) No councillor shall by himself or his partner or agent act as an advocate against the Council.

(4) No councillor shall by himself or his partner or agent act as an advocate or representative of any other person—

(a) before any Valuation Court appointed by the Council under the Local Government (Rating) Ordinance, 1928; or

(b) before any committee of the Council appointed to consider or deal with applications for any licence or certificate which the Council has power to grant or issue.

(5) Any councillor who contravenes the provisions of this section shall be liable on conviction to a fine not exceeding one hundred pounds or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment, and shall *ipso facto* become disqualified from continuing to be a councillor and shall account to the Council for any profit which may accrue to him in respect of such contract or matter.

(6) Any councillor who is disqualified under the provisions of this section shall not be capable, for a period of three years, of being elected or nominated a councillor for any municipality.

Paragraphs (29) and (34A) of section 52 of the Principal Ordinance which it is proposed to replace:—

52. The Council shall have power to do all or any of the following things:—

(29) To sell all by-products resulting from the carrying on of any works or undertakings which the Council is authorised to carry on;

5. Section 52 of the Principal Ordinance is hereby amended by deleting paragraphs (29) and (34A) thereof, and substituting therefor the following :--

Amendment of section 52 of the Principal Ordinance.

“(29) To establish, erect, maintain and control plant for the manufacture of by-products and to purchase animals for the purpose of conversion into by-products and to sell all by-products resulting from the carrying on of any works which the council is authorized to carry on.”

No. 26 of 1928.

“(34A) Notwithstanding any provisions of this Ordinance, or the Traffic Ordinance, 1928, or any other law, whenever any service of motor omnibuses or other vehicles drawn or propelled by animal, mechanical or electrical power 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 under this Ordinance, to prohibit, subject to the approval of the Governor, the carrying on by any person or corporation (other than a person or corporation with whom the Council has entered into an agreement as aforesaid) of any such service; and when any such prohibition has been so made and approved, no licence issued under any law in respect of any public vehicle or motor vehicle carrying passengers for hire or reward, if such public vehicle or motor vehicle be licensed to carry more than six passengers, shall, without the consent of the Council, entitle any person to ply for hire with such public vehicle or motor vehicle within the municipality:

Provided that—

- (a) 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 coming into force of this sub-section shall not be affected;
- (b) 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 shall not be affected by this sub-section;
- (c) the powers of the Council under this sub-section shall not be exercised in respect of any such service established, maintained or carried on by any person or corporation under an agreement entered into with the Council unless and until the terms of such agreement have received the approval of the Governor;
- (d) before any resolution to prohibit the carrying on by any person or corporation of any such service is made by the Council, notice of the intention to introduce a motion for this purpose shall be given by publication in the Gazette and in at

“(34A) Notwithstanding any provisions of this Ordinance, or the Traffic Ordinance, 1928, or any other law, whenever any service of motor omnibuses or other vehicles drawn or propelled by animal, mechanical or electrical power 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 under this Ordinance, to prohibit, for such period in each case as the Governor may approve, the carrying on by any person or corporation (other than a person or corporation with whom the council has entered into an agreement as aforesaid) of any such service; and when any prohibition has been so made and approved, no licence issued under any law in respect of any public vehicle or motor vehicle carrying passengers for hire or reward, if such public vehicle or motor vehicle be licensed to carry more than six passengers shall, without the consent of the council, entitle any person to ply for hire with such public vehicle or motor vehicle within the municipality: Provided that the council may from time to time extend the period of prohibition above mentioned for such period as the Governor may approve:

No. 26 of 1928.

Provided that—

- (a) 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 coming into force of this sub-section shall not be affected;
- (b) 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 shall not be affected by this sub-section;
- (c) the powers of the council under this sub-section shall not be exercised in respect of any such service established, maintained or carried on by any person or corporation under an agreement entered into with the council unless and until the terms of such agreement have received the approval of the Governor;
- (d) before any resolution to prohibit the carrying on by any person or corporation of any such service is made by the council, notice of the intention to introduce

least one newspaper circulating within the municipality. Such notice shall be given once in each week for four succeeding weeks, and any objections received shall be laid before the Council at the meeting appointed to consider the motion and copies thereof shall be forwarded to the Governor.

Any person who contravenes the provisions of this sub-section shall be liable on conviction to a fine not exceeding one hundred pounds or to imprisonment for a period not exceeding six months, and, in addition, to a fine not exceeding ten pounds in respect of each and every day upon which he contravenes the provisions of this sub-section."

a motion for this purpose shall be given by publication in the Gazette and in at least one newspaper circulating within the municipality. Such notice shall be given once in each week for four succeeding weeks, and any objections received shall be laid before the council at the meeting appointed to consider the motion and copies thereof shall be forwarded to the Governor: Provided further that all the provisions of this paragraph shall apply to any resolution to extend any period of prohibition already existing;

(c) the council shall have power to revoke any prohibition imposed under this sub-section upon the termination of an agreement entered into under this sub-section.

Any person (other than a person or corporation with whom the council has entered into an agreement under this sub-section) who carries on any service of motor omnibuses or other vehicles drawn or propelled by animal, mechanical or electrical power for the carriage of passengers, or who plies for hire or reward any public vehicle or motor vehicle carrying any passengers, if such public vehicle or motor vehicle be licensed to carry more than six passengers, without the consent of the council, shall be liable on conviction to a fine not exceeding one hundred pounds or to imprisonment for a period not exceeding six months; and, in addition to a fine not exceeding ten pounds in respect of each and every day upon which he contravenes the provisions of this sub-section."

and by inserting the following paragraph as paragraph (10B):—

"(10B) To make grants of money, subject to the consent of the Governor, towards the establishment and maintenance of services, within or without the municipality, for the purpose of improving the amenity of the municipality."

6. The Local Government (Municipalities) (Amendment) Ordinance, 1932, is hereby repealed.

Repeal.
No. 31 of 1932.

OBJECTS AND REASONS.

The object of this Bill is to make certain amendments to the Principal Ordinance and more particularly to that portion of the Ordinance which empowers a municipal council or board to grant exclusive licences for the conduct of omnibus services within a municipality.

Clause 2.—The reason for this clause is that the election date for municipal councillors is the first working day in June, whereas the candidates then elected do not take their seats until 30th June.

Clause 3.—At the present time the chairman of a municipal board is the District Commissioner. It is proposed to provide that the members of a municipal board may elect their own chairman except in the case of the Municipal Board of Mombasa of which the District Commissioner shall continue to be chairman.

Clause 4 prohibits a councillor from acting as auditor to the council of which he is a member, either himself or through any person in whom he is directly financially interested.

Clause 5.—This clause replaces sub-section (34A) of section 52 of the Principal Ordinance which sub-section was enacted last year for the purpose of allowing a municipal council to grant exclusive licences for the conduct of omnibus services and to prohibit persons or companies other than an exclusive licensee from conducting such services. It is considered that that sub-section as it stands does not sufficiently safeguard the interests of the public, and it is therefore proposed that in sanctioning a proposal for the exercise by a municipal council of the powers of prohibition contemplated, the Governor should be empowered to place some limit upon the period of prohibition. This suggestion has been given effect to in this Bill, and, among other alterations that are made in the sub-section, provision has been made for the period of prohibition to be extended from time to time subject to the Governor's approval.

It also makes further provision empowering a council to run a by-products plant and to purchase animals for conversion into by-products, and to expend money on services, whether within or without the municipality in order to improve the amenity of the municipality.

The amendments have the approval of the Standing Committee for Local Government.

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

Interpreta-
tion.

The definition of "money-lender" in section 2 of the Principal Ordinance which it is proposed to amend—

2. (1) In this Ordinance, unless the context otherwise requires—

"money-lender" includes every person whose business is that of money-lending or who advertises or announces himself or holds himself out in any way as carrying on that business, but shall not include—

- (a) any pawnbroker in respect of business carried on by him in accordance with the provisions of any Ordinance for the time being in force in relation to pawnbrokers, or
- (b) any person bona fide carrying on the business of banking or insurance or lending money on mortgage or bona fide carrying on any business not having for its primary object the lending of money, in the course of which and for the purposes whereof he lends money;

GOVERNMENT NOTICE NO. 474

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

H. E. BADER,
Acting Clerk of the Legislative Council.

A Bill to Amend the Money-lenders Ordinance, 1932.

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 Money-lenders (Amendment) Ordinance, 1933,” and shall be read as one with the Money-lenders Ordinance, 1932, hereinafter referred to as “ the Principal Ordinance ”.

Short title.

No. 45 of 1932.

2. Section 2 of the Principal Ordinance is hereby amended by the deletion of the word “ mortgage ” which occurs in the definition of “ money-lender ”, and the substitution therefor of the words “ chattels transfer, or on mortgage or charge of immovable property ”.

Amendment of section 2 of the Principal Ordinance.

OBJECTS AND REASONS.

Under the Principal Ordinance a person lending money on mortgage is excluded from the definition of money-lender and as such does not come within the provisions of this Ordinance. It is now desired that a person lending money on chattels transfers and charges under the Registration of Titles Ordinance should be similarly treated, and this Bill makes the necessary amendment.

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

Section 11 of the Principal Ordinance which it is proposed to amend—

Courts in
which suits to
be instituted.

“ 11. Every suit shall be instituted in the court of the lowest grade competent to try it, provided that where there are more subordinate courts than one with jurisdiction in the same district competent to try it, a suit may, if the party instituting the suit or his advocate certifies that he believes that a point of law is involved or that any other good and sufficient reason exists, be instituted in any one of such subordinate courts: Provided that if a suit is instituted in a court other than a court of the lowest grade competent to try it, the magistrate holding such court shall return the plaint for presentation in the court of the lowest grade competent to try it if in his opinion there is no point of law involved or no other good and sufficient reason for instituting the suit in his court: Provided further that nothing in this section contained shall be deemed to limit or affect the power of the Supreme Court to direct the distribution of business where there is more than one subordinate court in the same district:

GOVERNMENT NOTICE NO. 475

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

H. E. BADER,
Acting Clerk of the Legislative Council.

**A Bill to Amend the Civil Procedure
Ordinance, 1924.**

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 Civil Procedure (Amendment) (No. 2) Ordinance, 1933," and shall be read as one with the Civil Procedure Ordinance, 1924, hereinafter referred to as "the Principal Ordinance".

Short title.
No. 3 of 1924.

2. Section 11 of the Principal Ordinance, as repealed and replaced by the Civil Procedure (Amendment) Ordinance, 1933, is hereby amended by the insertion of the words "or in a case where the plaintiff is a native, not exceeding Sh. 3,000" after the expression "Sh. 1,500" which occurs in the twenty-seventh line thereof.

Amendment of
section 11 of the
Principal
Ordinance.

And provided further that any suit may be instituted in the Supreme Court which could have been commenced in a subordinate court, then and in every such case the following provisions shall apply :—

Subject to the proviso hereinafter contained, should the plaintiff recover a sum less than Sh. 400 he shall not be entitled to any costs, and if he shall recover a sum of Sh. 400 or upwards, but not exceeding Sh. 1,500, he shall not be entitled to any more costs than he would have been entitled to if the suit had been brought in such subordinate court: Provided that in any suit a judge of the Supreme Court may, if satisfied that there was good reason for bringing such suit in that court, make such order as to costs as to him may seem just.”

Section 50 of the Principal Ordinance which it is proposed to replace :—

Proceeds of execution to be rateably distributed among decree holders.

50. (1) Where assets are held by a Court and more persons than one have, before the receipt of such assets, made application to the Court for the execution of decrees for the payment of money passed against the same judgment-debtor and have not obtained satisfaction thereof, the assets, after deducting the costs of realization, shall be rateably distributed among all such persons :

Provided as follows :—

- (a) where any property is sold subject to a mortgage or charge, the mortgagee or incumbrancer shall not be entitled to share in any surplus arising from such sale ;
- (b) where any property liable to be sold in execution of a decree is subject to a mortgage or charge, the Court may, with the consent of the mortgagee or incumbrancer, order that the property be sold free from the mortgage or charge, giving to the mortgagee or incumbrancer the same interest in the proceeds of the sale as he had in the property sold ;
- (c) where any immovable property is sold in execution of a decree ordering its sale for the discharge of an incumbrance thereon, the proceeds of the sale shall be applied—

3. Section 50 of the Principal Ordinance is hereby repealed and the following is substituted therefor:—

Repeal and
replacement
of section 50
of the
Principal
Ordinance.

“ 50. (1) Where assets are held by any court and more persons than one have before the receipt of such assets by such court lodged applications in court for the execution of decrees for the payment of money issued against the same judgment debtor and have not obtained satisfaction thereof, the assets, after deducting the costs of realization, shall be distributed amongst such decree holders in accordance with the priorities of the lodging of their several applications: Provided that where any property is sold subject to a mortgage or charge, the mortgagee or encumbrancer shall not be entitled to share in any surplus arising from such sale.

(2) Every application for execution of a decree shall, at the time of lodgment, be endorsed by the court, or by a duly authorized officer of the court, with a note of the day upon which and the hour at which such lodgment has been effected.

(3) Nothing in this section shall affect any right of the Government.”

first, in defraying the expenses of the sale;
secondly, in discharging the amount due
under the decree;

thirdly, in discharging the interest and
principal monies due on subsequent incumbrances
if any; and

fourthly, rateably among the holders of
decrees for the payment of money against the
judgment-debtor who have prior to the sale of
the property applied to the Court which passed
the decree ordering such sale for execution of
such decrees, and have not obtained satisfaction
thereof.

(2) Where all or any of the assets liable to be rateably
distributed under this section are paid to a person not entitled
to receive the same, any person so entitled may sue such
person to compel him to refund the assets.

(3) Nothing in this section affects any right of the Gov-
ernment.

OBJECTS AND REASONS.

The object of this Bill is to amend the Principal Ordinance in certain respects.

Clause 2.—By section 11 of the Principal Ordinance it is provided that any suit may be instituted in the Supreme Court which could have been commenced in a subordinate court subject to the provision that should the plaintiff recover a sum less than Sh. 400 he shall not be entitled to any costs, and if he shall recover a sum of Sh. 400 or upwards, but not exceeding Sh. 1,500, he shall not be entitled to any more costs than he would have been entitled to if the suit had been brought in such subordinate court. The maximum amount, i.e. Sh. 1,500 for which costs may be allowed in the same way if the suit had been brought in subordinate courts is the limit of jurisdiction of a subordinate court of the first class in non-native cases. In native cases, however, the limit of jurisdiction of such court is Sh. 3,000. The object of this clause is therefore to allow costs under the subordinate court scales up to Sh. 3,000 in native cases.

Clause 3.—After many years of experience in the Colony of the principle of *pro rata* distribution of assets following the Indian practice, the Rules Committee appointed under the Principal Ordinance is of opinion that the principle of *pro rata* distribution is opposed to the English principle whereby a judgment creditor may reap the fruits of his energy, and it is proposed that the principle of *pro rata* distribution should be terminated, and the English practice substituted.

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

Section 4 of the Principal Ordinance after which the proposed section 4A is to be inserted :—

Who shall
not be
contributors.

4. (1) The following shall not be eligible to be contributors :—

(a) Governors and their private secretaries and aides-de-camp, if not contributors before they held these positions or holders of substantive appointments entitling them to be contributors;

(b) Officers, non-commissioned officers and men of the active list of the Navy, the Regular Army, or the Royal Air Force temporarily employed by an East African Government in either a military or civil capacity, and all officers and non-commissioned officers of the King's African Rifles, except those holding pensionable posts under the Government;

(c) Persons temporarily employed on special missions;

(d) Females;

(e) Persons whose engagement is for a specified period which is less than twenty months or persons whose engagement not being for a specified period is terminable at one month's notice or less;

GOVERNMENT NOTICE NO. 476

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

H. E. BADER,
Acting Clerk of the Legislative Council.

A Bill to Amend the Widows and Orphans Pension Ordinance.

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

1. This Ordinance may be cited as “the Widows and Orphans Pension (Amendment) Ordinance, 1933,” and shall be read as one with the Widows and Orphans Pension Ordinance (Chapter 34 of the Revised Edition), hereinafter called “the Principal Ordinance.” Short title.

2. The Principal Ordinance is hereby amended by the insertion after section 4 thereof of the following section:—

“4A. (1) Subject to the approval of the Secretary of State first obtained it shall be lawful for the Governor from time to time by notice to declare that, notwithstanding the provisions of this Ordinance, the posts specified in the notice, being posts of which the salaries are provided wholly or partly by more than one of the British Dependencies in East Africa, shall be deemed for the purpose of this Ordinance to be either—

Officers in services common to more than one East African Government.

- (i) posts in the service of the Colony; or
- (ii) posts not in the service of the Colony.

(2) The provisions of section 5 (3) of this Ordinance shall not apply to any officer holding a post so declared to be in the service of the Colony, who shall for the purposes of section 5 (1) of this Ordinance be deemed to be in receipt of salary from the funds of the Colony equal to the total salary of the post from whatever source it is drawn.

(3) Any notice issued under this scheme shall have retrospective effect as regards any post to the date from which the holder for the time being thereof entered the East African Service.

(f) Persons who are unmarried and are at the time of employment under the age of twenty-one years: Provided that if they are otherwise liable to contribute under the terms of this Ordinance, they shall, on becoming married or on reaching the age of twenty-one, forthwith become contributors.

Who shall not become contributors.

(2) The following shall not be eligible to become contributors:—

Persons who have attained the age of forty-nine, unless they are transferred from other East African Service in which they were contributors under the scheme and have not completed their periods of contribution.

Who may, but need not, become contributors.

(3) No officer shall be required to become a contributor under this Ordinance if, and for so long as, he is contributing to an approved scheme or to the Kenya and Uganda Railways and Harbours Provident Fund. No claim for exemption under this sub-section shall be valid unless it is made in writing and reaches the Crown Agents not later than three months after the date from which the officer commenced to draw salary from this Government. An officer who under this sub-section has claimed exemption from becoming a contributor under this Ordinance may not subsequently become a contributor under this Ordinance unless either he ceases to contribute to the approved scheme or to the Kenya and Uganda Railways and Harbours Provident Fund, as the case may be, or he marries, or he leaves the service of this Government and is subsequently re-appointed to it. Nothing in this sub-section shall exempt an officer who on appointment or re-appointment to the service of this Government is already a contributor under the scheme, from continuing his contributions thereto.

An " approved scheme " means a scheme for the granting of pensions to the widows and children of Government officers established in a British Colony or Protectorate outside East Africa or in British India which has been declared by the Secretary of State to be an approved scheme for the purposes of this section.

(4) (a) Any officer who is or becomes a depositor to the Kenya and Uganda Railways and Harbours Provident Fund may claim exemption from the obligation to become or continue to be a contributor under this Ordinance,

(4) If the holder of any post declared by notice under this section to be in the service of the Colony has not been required prior to the notice to contribute to the scheme, he may, within three months of the date on which the notice concerning his post is issued or such later date as the Governor may in any special case allow, elect to be exempted either from the requirement to contribute thereto or from his liability to make contributions in respect of service prior to the date upon which the notice is issued. The date of the election shall be deemed to be the date of the receipt of the written notification addressed either to the Colonial Secretary in the Colony or to the Crown Agents for the Colonies. Any election duly exercised shall be irrevocable."

provided that every such claim shall be made in writing and shall be received by the Crown Agents not later than the thirty-first day of December, 1932, or within six months from the date upon which such officer first became a depositor to the said fund, whichever shall be the later date.

(b) Every such claim for exemption shall take effect from the date upon which the officer first became a depositor to the said fund and the amount of any contributions which he shall have made under this Ordinance since that date shall be refunded to him without interest.

(c) As from the date upon which any such claim to exemption shall take effect the officer by whom the claim was made shall be deemed, in respect of all rights arising from his contributions made under this Ordinance prior to that date, to be subject to the provisions of sections 26, 27 and 28 of this Ordinance to the same extent as if he had left the East African Service on that date.

(d) For the purposes of this sub-section an officer who had previously been a depositor in the said fund and had ceased to be a depositor but who again becomes a depositor by reason of his re-appointment to the service of the High Commissioner for Transport shall have the same rights as though the date upon which he again becomes a depositor were the date upon which he became a depositor for the first time.

(e) Save as provided in sub-section (4) of section 3 of this Ordinance an officer who has claimed exemption under this sub-section may not subsequently become a contributor under this Ordinance unless he marries and gives notice to the Government not later than three months after the date of his marriage that he desires so to become a contributor, and satisfies the Governor, by submitting to such medical examination as the Governor may require, or otherwise, that he is in good health :

Provided that in the application of this sub-section to an officer who was married before the date when this Ordinance comes into operation, that date shall be deemed to be the date of his marriage.

OBJECTS AND REASONS.

The object of this Bill is to clear away a difficulty that has arisen in regard to the contributions to the Widows and Orphans Pension Scheme to be made by officers of a common service in East Africa. Under the Principal Ordinance each Government can demand only a sum proportionate to the sum which it contributes towards an officer's salary, but, as neither Egypt nor the Sudan is an East African Government within the meaning of the Principal Ordinance, no contribution can be demanded by them in respect of the portion of the salary paid by them to an officer, say, of the East African Meteorological Service.

It is considered that the best course would be to proceed by way of an arrangement whereby the staff of a common service in East Africa should be regarded for the purposes of the East African Widows and Orphans Pension Scheme as members of the service of a particular Dependency.

This Bill makes the necessary provision.

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

Section 3 of the Principal Ordinance which it is proposed to amend :—

Tax on payments for admission to entertainments.

3. There shall as from the first day of January, 1932, be charged, levied and paid on all payments for admission to any entertainment as defined by this Ordinance a tax at the following rate :—

Where the payment, excluding the amount of the tax—	Sh.	cts.
is one shilling	0	15
exceeds one shilling and does not exceed two shillings	0	25
exceeds two shillings and does not exceed four shillings	0	50
exceeds four shillings and does not exceed eight shillings	1	00
exceeds eight shillings : Sh. 1 for the first eight shillings and 50 cents for each additional four shillings or part thereof.		

Section 8 of the Principal Ordinance which it is proposed to replace :—

Exemption of certain forms of entertainments.

8. Entertainments tax shall not be charged on payments for admission to any entertainment where the Treasurer is satisfied—

- (a) that the whole of the takings are devoted to philanthropic or charitable purposes without any charge on the takings for any expenses of the entertainment ; or
- (b) that the entertainment is of a wholly educational character (any question as to whether an entertainment is of a wholly educational character or not shall be referred to the Director of Education, whose decision on the point shall be final) ; or
- (c) that the entertainment is provided for scientific purposes by a society, institution or committee not conducted or established for profit ; or
- (d) that the entertainment is an agricultural, horticultural or poultry exhibition held under the auspices of a society or association approved by the Director of Agriculture ; or

GOVERNMENT NOTICE NO. 477

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

H. E. BADER,
Acting Clerk of the Legislative Council.

A Bill to Amend the Entertainments Tax Ordinance, 1931.

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 Entertainments Tax (Amendment) Ordinance, 1933,” and shall be read as one with the Entertainments Tax Ordinance, 1931, hereinafter referred to as “the Principal Ordinance.”

Short title.

No. 56 of 1931.

2. Section 3 of the Principal Ordinance is hereby amended by the deletion of the words “is one shilling” which appear in the seventh line thereof and the substitution therefor of the following words “is not less than seventy-five cents and does not exceed one shilling.”

Amendment of section 3 of the Principal Ordinance.

3. Section 8 of the Principal Ordinance is hereby repealed and the following substituted therefor:—

Repeal and replacement of section 8 of the Principal Ordinance.

“8. Entertainments tax shall not be charged on payments for admission to any entertainment where the Treasurer is satisfied—

Exemption of certain forms of entertainment.

(a) that the whole of the net proceeds are devoted to philanthropic or charitable purposes; or

(b) that the entertainment is of a wholly educational character (any question as to whether an entertainment is of a wholly educational character or not shall be referred to the Director of Education, whose decision on the point shall be final); or

(c) that the entertainment is provided for artistic, literary or scientific purposes by a society, institution or committee not conducted or established for profit; or

(d) that the entertainment is an agricultural, horticultural or poultry exhibition held under the auspices of a society or association approved by the Director of Agriculture; or

- (e) (i) that the entertainment is provided by and on behalf of a school or other educational institution; and
- (ii) that the school or institution is not conducted or established for profit; and
- (iii) that the entertainment is provided solely for the purpose of promoting some object in connexion with the school or institution; and
- (iv) that all the persons taking part as performers in the entertainment are persons who are under the age of sixteen years and who are receiving or have received instruction in the school or institution.

When the Treasurer is satisfied that the whole of the net proceeds of an entertainment are devoted to philanthropic or charitable purposes, and that the whole of the expenses of the entertainment do not exceed twenty per cent of the receipts, he shall repay to the proprietor the amount of the entertainments tax paid in respect of the entertainment.

- (e) (i) that the entertainment is provided by or on behalf of a school or other educational institution; and
- (ii) that the school or institution is not conducted or established for profit; and
- (iii) that the entertainment is provided solely for the purpose of promoting some object in connexion with the school or institution."

OBJECTS AND REASONS.

This Bill makes two amendments to the Principal Ordinance.

At present entertainment tax is not payable if the price of admission is less than one shilling. Since the enactment of the Ordinance the practice has sprung up of charging 99 cents admission, and it is estimated that about £800 revenue is lost each year in consequence.

Clause 2 remedies this state of affairs, by making tax payable on a charge for admission of 75 cents or over.

Clause 3 amends section 8 of the Principal Ordinance to give the Treasurer more latitude to exempt from payment of tax entertainments for charitable, educational, scientific and agricultural entertainments.

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

GOVERNMENT NOTICE No. 478

OBITUARY.

HIS Excellency the Acting Governor regrets to announce the death of Captain C. de B. Godfrey (late Royal Marines), Company Commander, Mombasa Unit, Kenya Defence Force, which took place at Mombasa on the 14th July, 1933, as the result of a motor bicycle accident.

GOVERNMENT NOTICE No. 479

THE EXPULSION FROM PROCLAIMED AREAS ORDINANCE, 1933.

IT is hereby notified for public information that in exercise of the powers conferred upon him by section 4 (1) of the Expulsion in Proclaimed Areas Ordinance, 1933, His Excellency the Acting Governor has been pleased to appoint the following persons to be members, in addition to the Provincial Commissioner, of the Boards constituted under the said Ordinance for the districts named:—

NORTH KAVIRONDO DISTRICT.

Mr. G. C. Barnard.
Lieutenant-Colonel A. D. Stitt, D.S.O.
Lieutenant-Colonel Disney Y. Watt.
Mr. D. K. Williams.
Mr. H. Wreford Smith.

SOUTH KAVIRONDO DISTRICT.

Major F. H. Lathbury.
Major B. F. Webb.
Captain J. Barelay.
Captain R. Gethin.

Nairobi,
20th July, 1933.

W. M. LOGAN,
for Acting Colonial Secretary.

GOVERNMENT NOTICE No. 480

THE TOWNSHIPS ORDINANCE, 1930.

TOWNSHIP COMMITTEE.

APPOINTMENT.

IN EXERCISE of the powers conferred upon him by section 8 of the Townships Ordinance, 1930, His Excellency the Governor has been pleased to appoint G. Dunderdale, Esquire, M.D., to be a member of the Township Committee of Nanyuki for the year 1933, *vice* Dr. C. F. Searle, resigned.

Nairobi,
21st July, 1933.

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

GOVERNMENT NOTICE No. 481

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. 176 OF 1924.

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 July, 1933.

E. B. HORNE,
Provincial Commissioner.

SCHEDULE.

EMBU DISTRICT, KIKUYU PROVINCE.

Name	Location	With effect from	Remarks
Manunga wa Ngoji	Shiakago	12th July, 1933	<i>Vice</i> Njikanio wa Rumbia, deposed, (appointed Govt. Notice No. 425 of 1932.)

GOVERNMENT NOTICE No. 482

THE COURTS ORDINANCE.

NOTICE.

IN EXERCISE of the powers conferred upon him by section 7 of Ordinance No. 16 of 1931, His Excellency the Acting Governor has been pleased to appoint the persons for the time being holding the posts mentioned in the Schedule hereto to exercise jurisdiction in Narok District of the Masai Province.

By Command of His Excellency the Acting Governor.

Nairobi,
This 18th day of July, 1933.

A. A. SELDON,
for Acting Colonial Secretary.

SCHEDULE.

District Commissioner, South Kavirondo, District Officers, South Kavirondo, holding 2nd Class Magisterial Powers.

GOVERNMENT NOTICE No. 483

THE MINING ORDINANCE, 1931.

NOTICE is hereby given under section 18 (2) of the Mining Ordinance, 1931, that an application by the Pakaneusi Prospecting and Development Company, Limited, has been accepted for consideration for an Exclusive Prospecting Licence over an area of approximately three square miles situated near Lolgorien in the Narok District as described in the Schedule hereto.

Under section 13 (d) of the Mining Ordinance, 1931, this area, excepting such portion held under existing mining title, is therefore excluded to prospecting or to occupation under any prospecting right with effect from the date hereof.

Objections to the grant of the Exclusive Prospecting Licence applied for will be entertained until 25th August, 1933, and should be addressed to the Warden of Mines, P.O. Box 89, Nairobi.

Nairobi,

22nd July, 1933.

E. B. HOSKING,

Acting Commissioner of Mines.

SCHEDULE.

An area comprising approximately three square miles as marked on a map deposited in my office and more particularly described as follows:—

Commencing at a point situate at the most southern corner of the Kijumu Prospecting Syndicate's claims Nos. 59 to 80;

thence bounded by a line bearing approximately 204° for a distance of about 4,729 feet;

thence by a line bearing approximately 294° for a distance of about 7,580 feet;

thence by a line bearing approximately 24° for a distance of about 8,260 feet;

thence by a line bearing approximately 114° for a distance of about 4,280 feet;

thence by a line bearing approximately 204° to the most northern corner of the aforementioned claims;

thence by the north-western and south-western boundaries of those claims, to the point of commencement.

The bearings in the above description are referred to magnetic north.

GOVERNMENT NOTICE No. 484

THE MINING ORDINANCE, 1931.

NOTICE is hereby given under section 18 (2) of the Mining Ordinance, 1931, that an application by the Tanami (Australian) Gold Mining Syndicate has been accepted for consideration for an Exclusive Prospecting Licence over an area of approximately 0.4 square miles situated near the Siokho River in the Kakamega District as described in the Schedule hereto.

Under section 13 (d) of the Mining Ordinance, 1931, this area, excepting such portion held under existing mining title, is therefore excluded to prospecting or to occupation under any prospecting right with effect from the date hereof.

Objections to the grant of the Exclusive Prospecting Licence applied for will be entertained until 21st August, 1933, and should be addressed to the Warden of Mines, P.O. Box 89, Nairobi.

Nairobi,

22nd July, 1933.

E. B. HOSKING,

Acting Commissioner of Mines.

SCHEDULE.

An area comprising 0.4 square miles as marked on a map deposited in my office and more particularly described as follows:—

Commencing at a beacon at the north-eastern corner of claim No. 1 of Mining Location No. 537;

thence bounded westerly by the northern boundaries of that claim and claim Nos. 2, 3, 4 and 5 to a beacon at the north-western corner of claim No. 5, all of Mining Location No. 537;

thence westerly by a straight line to a beacon at the north-eastern corner of claim No. 3265;

thence westerly by the northern boundary of that claim and claim No. 1984 and claim No. 1982 to the north-eastern corner of claim No. 73/10;

thence still westerly by the northern boundary of that claim and claim No. 73/5 and onwards by the straight line which is the production of the northern boundary of the latter claim to its intersection with the eastern boundary of claim No. 2567 or its production northwards;

thence southerly by that line and the eastern boundaries of claims Nos. 2567, 2568, 2569, 2570, 2571, 2572, 2573 and onwards by the straight line which is the production of the eastern boundary of claim No. 2573 to its intersection with the right bank of the Siokho River;

thence up-stream by that right bank to its intersection with the southern boundary of claim No. 3267;

thence easterly by that boundary to a beacon at the south-eastern corner of claim No. 3267;

thence northerly by the eastern boundary of that claim to its intersection with the right bank of the Siokho River;

thence up-stream by that bank to its intersection with the straight line which is the production southwards of the eastern boundary of claim No. 6 of Mining Location No. 537;

thence northerly by that line to the beacon at the south-eastern corner of claim No. 6 and onwards by the eastern boundaries of that claim and claim No. 1 both of Mining Location No. 537, to the point of commencement.

GOVERNMENT NOTICE No. 485

THE MINING ORDINANCE, 1931.

NOTICE is hereby given under section 18 (2) of the Mining Ordinance, 1931, that an application by the Lolgorien Gold Fields, Limited, has been accepted for consideration for an Exclusive Prospecting Licence over the area described in the Schedule hereto.

Under section 13 (d) of the Mining Ordinance, 1931, this area, excepting such portion held under existing mining title, is therefore excluded to prospecting or to occupation under any prospecting right with effect from the date hereof.

Objections to the grant of the Exclusive Prospecting Licence applied for will be entertained until 15th August, 1933, and should be addressed to the Warden of Mines, P. O. Box 89, Nairobi.

Nairobi,

17th July, 1933.

E. B. HOSKING,

Acting Commissioner of Mines.

SCHEDULE.

Commencing at a beacon at the north-eastern corner of Location No. 59, MacMillan Estates Claims, known as the Alpha Ray, and situated about 1,400 feet north-west of a camp, which camp is approximately $2\frac{1}{2}$ miles from Mount Lolgorien and about $1\frac{1}{2}$ miles from the present Post Office;

thence bounded by a beaconsed line on a bearing of approximately 100° for a distance of about 1,760 feet;

thence by a line bearing approximately 180° for a distance of about 1,500 feet to a beacon;

thence by a line bearing approximately 117° for a distance of about 1,500 feet to a beacon;

thence by a beaconsed line roughly on a bearing of 95° for a distance of about 3,130 feet to a beacon;

thence by a line bearing approximately 133° for a distance of about 600 feet to a beacon;

thence by a line bearing approximately 223° for a distance of about 2,100 feet to a beacon;

thence by a line bearing approximately 313° for a distance of about 600 feet to a beacon;

thence by a line bearing approximately 223° for a distance of about 600 feet to a beacon;

thence by a line bearing approximately 291° for a distance of about 1,000 feet to a beacon at the south-eastern corner of the area known as the "Red Ray";

thence by a line bearing approximately 2.3° for a distance of about 600 feet and a line bearing approximately 292° for a distance of about 1,180 feet and again by a line bearing approximately 204° for a distance of about 600 feet to a beacon at the south-western corner of the aforementioned area;

thence by a line bearing approximately 292° for a distance of about 380 feet to a beacon;

thence by a beaconsed line roughly on a bearing of 291° for a distance of about 5,980 feet to a beacon;

thence by a beaconsed line roughly on a bearing of 360° for a distance of about 1,470 feet;

thence by a line bearing approximately 275° for a distance of about 300 feet to a beacon;

thence by a line bearing approximately $352^{\circ} 30'$ for a distance of about 600 feet to a beacon;

thence by a beaconsed line roughly on a bearing of 100° for a distance of about 1,800 feet ;

thence by a line bearing approximately 202° for a distance of about 520 feet to a beacon;

thence by a beaconsed line roughly on a bearing of 108° for a distance of about 2,070 feet and again on a bearing of 20° for a distance of about 1,420 feet to the point of commencement.

GOVERNMENT NOTICE No. 486

THE MINING ORDINANCE, 1931.

NOTICE is hereby given under section 18 (2) of the Mining Ordinance, 1931, that an application by Mr. A. G. Nourse has been accepted for consideration for an Exclusive Prospecting Licence over the area described in the Schedule hereto.

Under section 13 (d) of the Mining Ordinance, 1931, this area, excepting such portion held under existing mining title, is therefore excluded to prospecting or to occupation under any prospecting right with effect from the date hereof.

Objections to the grant of the Exclusive Prospecting Licence applied for will be entertained until 15th August, 1933, and should be addressed to the Warden of Mines, P. O. Box 89, Nairobi.

Nairobi,

17th July, 1933.

E. B. HOSKING,
Acting Commissioner of Mines.

SCHEDULE.

Commencing at a beacon situated on a bearing of approximately 100° and at a distance of about 1760 feet from the beacon at the north-eastern corner of Location No. 59, Mac-Millan Estates Claims, and known as the "Alpha Ray";

thence bounded by a beaconsed line roughly on a bearing of $77^{\circ} 30'$ for a distance of about 2,130 feet to a beacon;

thence by a line bearing approximately $113^{\circ} 30'$ for a distance of about 5,850 feet to a beacon;

thence by a line bearing approximately $153^{\circ} 30'$ for a distance of about 900 feet to a beacon;

thence by a line bearing approximately $199^{\circ} 30'$ for a distance of about 2,400 feet to a beacon;

thence by a line bearing approximately 207° for a distance of about 4,050 feet to a beacon;

thence by a line bearing approximately 313° for a distance of about 4,740 feet to a beacon;

thence by a line bearing approximately 291° for a distance of about 2,100 feet;

thence by a line bearing approximately 21° for a distance of about 1,150 feet to a beacon;

thence by a line bearing approximately 112° for a distance of about 380 feet to a beacon at the south-western corner of the area known as the "Red Ray";

thence by a beaconsed line roughly on a bearing of 111° for a distance of about 3,550 feet to a beacon (part of which line forms the southern boundary of the above-mentioned area);

thence by a line bearing approximately 43° for a distance of about 600 feet to a beacon;

thence by a line bearing approximately 133° for a distance of about 600 feet to a beacon;

thence by a line bearing approximately 43° for a distance of about 2,100 feet to a beacon;

thence by a line bearing approximately 313° for a distance of about 600 feet to a beacon;

thence by a beaconsed line roughly on a bearing of 275° for a distance of 3,130 feet to a beacon;

thence by a line bearing approximately 297° for a distance of 1,500 feet to a beacon;

thence by a line bearing 360° for a distance of about 1,500 feet to the point of commencement.

GOVERNMENT NOTICE No. 487

THE MINING ORDINANCE, 1931.

Reference Government Notice No. 415 of the 26th June, 1933.

It is hereby notified for public information that the area described in the Schedule hereto (representing a strip of land approximately two miles in width bordering the lake between Kendu and Homa Point) is excluded from the area in respect of which applications for exclusive prospecting licences have been invited in Government Notice No. 415 of the 26th June, 1933.

Nairobi,

22nd July, 1933.

W. M. LOGAN,

for Acting Colonial Secretary.

SCHEDULE.

Commencing at a point situated on the straight line adjoining Homa Trigonometrical Station and Homa Point and distant two miles from Homa Point;

thence north-westerly by that line to Homa Point;

thence generally easterly by the water's edge of Lake Victoria to Kendu Point;

thence due south for a distance of about two miles;

thence south-westerly on a bearing of $247^{\circ} 30'$ approximately for a distance of about $2\frac{1}{4}$ miles;

thence north-westerly on a bearing of $294^{\circ} 30'$ approximately for a distance of about four miles;

thence south-westerly to the point of commencement.

GOVERNMENT NOTICE NO. 488

NOTICE

ASIAN CLERICAL STAFF

His Excellency the Acting Governor has been pleased to approve of the confirmation of the undermentioned Clerks in their appointments under Section 608 of the Kenya Code of Regulations (Third Edition).

2. In accordance with Section 6 (b) of the Non-European Officers' Pensions Ordinance, 1932, any service before attaining the age of 20 years will not count for pension.

Nairobi,
19th July, 1933.

R. C. M. WOOD,
for Acting Colonial Secretary.

Name	Department	Date of Appointment to the Service	Date of Appointment to present Grade
II GRADE.			
Yusuf Musa Daudy	Administration	16th September, 1919	1st September, 1932
III GRADE.			
Tara Singh	Public Works	1st January, 1927	27th March, 1930 (1)
R. D. Patel	do	do	do (2)
Mul Raj	do	1st February, 1929	do
M. C. Amin	Postal	1st June, 1929	1st June, 1930
L. R. B. de Souza	Game	1st July, 1929	1st July, 1930
Balwant Singh	Postal	10th July, 1929	21st July, 1930
J. C. de Souza	Public Works	1st August, 1929	1st August, 1930 (4)
A. J. de Souza	Police	do	do (5)
A. J. V. C. Coutinho	Customs	do	do
Jiwan Singh	Postal	1st September, 1929	1st September, 1930 (6)
D. R. Vaz	Military	11th September, 1929	25th September, 1930 (7)
J. de Souza	Treasury	5th October, 1929	5th October, 1930 (8)
F. A. Carvalho	Customs	15th October, 1929	15th October, 1930
S. N. Khanderia	do	do	do
S. R. Naidoo	Postal	27th November, 1929	27th November, 1930
Mohamed Bakhsh	Judicial	1st January, 1930	1st January, 1931 (9)
C. S. A. Azavedo	Military	do	do (10)
C. B. Shah	Forests	do	do (11)
H. Moraes	Agricultural	do	do (12)
Manilal K. Patel	Police	do	do (13)
H. L. Chawla	S. & T., K.A.R.	13th January, 1930	13th January, 1931
H. N. Patel	Customs	1st March, 1930	1st March, 1931
D. J. Savadia	do	do	do
F. A. de Sa	Police	17th March, 1930	17th March, 1931
Thome A. J. Fernandes	Public Works	1st January, 1929	26th March, 1931 (14)
P. K. Mittra	Police	1st August, 1929	do
A. Collaco	do	1st October, 1929	do
P. de Mello	Administration	2nd October, 1929	do
D. D. Driver	Judicial	1st January, 1930	do (15)
G. J. Amin	Registration	9th January, 1930	do
J. Vaz	do	13th January, 1930	do
Chunilal N. Patel	Police	22nd January, 1930	do (16)
H. E. Amrolia	Judicial	1st February, 1930	do
B. S. Sahdev	do	do	do
G. L. Chaudri	do	do	do
R. L. Puri	S. & T., K.A.R.	6th February, 1930	do
G. Ashabhai Patel	Medical	17th March, 1930	do
C. J. Botelho	Police	do	do
Gordhanbhai C. Patel	do	do	do
G. K. Patel	Public Works	27th March, 1930	27th March, 1931 (17)
K. V. Chauhan	Coast Agency	do	do
E. Soupe	Postal	28th March, 1930	28th March, 1931
S. Ganpatrav	do	do	1st April, 1931
B. S. Varma	do	1st April, 1930	do (18)
Shams-ud-Deen	Finger Print	do	1st April, 1931
N. R. Aggarwal	do	14th April, 1930	14th April, 1931
E. J. Rodrigues	Audit	2nd June, 1930	2nd June, 1931
P. S. Vyas	Police	9th June, 1930	9th June, 1931
G. F. de Sa	Defence Force	1st July, 1930	1st July, 1931 (19)
J. C. Pinto	Police	8th July, 1930	8th July, 1931 (20)
S. P. Patel	Audit	16th July, 1930	16th July, 1931
G. R. Sharma	Public Works	1st February, 1929	24th September, 1931
D. H. Devani	Administration	6th August, 1929	do
M. S. de Souza	Customs	1st April, 1930	do
B. N. Patel	Police	1st July, 1930	do
B. R. Chopra	do	do	do

ASIAN CLERICAL STAFF—(Continued.)

Name	Department	Date of Appointment to the Service	Date of Appointment to present Grade
III GRADE—(Contd.)			
Mohamed Ismail	Postal	1st October, 1929	1st October, 1931 (21)
Edouard Ohis	do	28th March, 1930	do
A. Constance	do	do	do
T. R. Bholā	do	1st January, 1930	1st December, 1931 (22)
K. A. A. Warnakulasuriya	do	10th July, 1929	22nd December, 1931
M. C. Adalja	do	1st July, 1929	1st February, 1932 (23)
Abdul Khaliq	do	8th January, 1930	1st April, 1932
A. B. Patel	do	1st January, 1930	1st December, 1932 (24)
Jogindar Singh	do	1st October, 1929	16th December, 1932
Ram Gopal	do	1st January, 1930	1st January, 1933 (25)

- (1) Temporary service from 18th July, 1923, to 31st December, 1926.
- (2) Temporary service from 1st December, 1925, to 31st December, 1926.
- (3) Learner from 1st November, 1927, to 31st May, 1929.
- (4) Temporary service from 31st January, 1928, to 31st July, 1929.
- (5) Temporary service from 15th May, 1929, to 31st July, 1929.
- (6) Learner from 24th August, 1926, to 8th October, 1926, and Junior Clerk from 9th October, 1926, to 31st August, 1929.
- (7) Temporary service from 19th March, 1928, to 10th September, 1929.
- (8) Temporary service from 15th April, 1929, to 4th October, 1929.
- (9) Process Server from 22nd January, 1929, to 31st December, 1929.
- (10) Temporary service from 15th April, 1929, to 31st December, 1929.
- (11) Temporary service from 1st May, 1929, to 31st December, 1929.
- (12) Temporary service from 6th August, 1929, to 31st December, 1929.
- (13) Temporary service from 7th October, 1929, to 31st December, 1929.
- (14) Temporary service from 29th March, 1928, to 31st December, 1928.
- (15) Temporary service from 16th September, 1929, to 31st December, 1929.
- (16) Temporary service from 10th January, 1930, to 21st January, 1930.
- (17) Temporary service from 10th October, 1928, to 26th March, 1930.
- (18) Learner from 15th October, 1928, to 31st March, 1930.
- (19) Temporary service from 25th August, 1928, to 30th June, 1930.
- (20) Temporary service from 3rd September, 1927, to 7th July, 1930.
- (21) Learner from 24th August, 1926, to 30th September, 1927, and Junior Clerk from 1st October, 1927, to 30th September, 1929.
- (22) Learner from 18th November, 1926, to 31st December, 1929.
- (23) Learner from 9th March, 1926, to 30th June, 1929.
- (24) Learner from 29th April, 1927, to 31st December, 1929.
- (25) Learner from 23rd October, 1926, to 31st December, 1929.

GOVERNMENT NOTICE NO. 489

NOTICE.

WITH reference to Government Notice No. 120 of the 16th February, 1932, the Acting Governor's Deputy has been pleased to appoint

Captain the Hon. H. E. Schwartz,

to be temporarily a Member of the Standing Finance Committee during the absence from the Colony of Lt.-Col. Lord Francis Scott, D.S.O.

Nairobi,

17th July, 1933.

H. E. BADER,
for Acting Colonial Secretary.

GOVERNMENT NOTICE No. 490

THE CROP PRODUCTION AND LIVESTOCK
ORDINANCE, 1926

AND

THE WATTLE BARK MARKETING RULES,
1930

AND

THE WATTLE BARK MARKETING (AMEND-
MENT No. 2) RULES, 1933.

IN EXERCISE of the powers vested in me under Rule 13 of the Wattle Bark Marketing Rules, 1930, as amended by the Wattle Bark Marketing (Amendment) (No. 2) Rules, 1933, I hereby declare that no wattle bark may be removed from the following areas except after inspection at the places specified hereunder:—

1. Kiambu Native Reserve.
2. Fort Hall Native Reserve.
3. South Nyeri Native Reserve.

1. Places of inspection in the Kiambu Native Reserve:—

- (a) Gatukuyu.
- (b) Ruiru.
- (c) Limuru.
- (d) Kabete.

2. Places of inspection in Fort Hall Native Reserve:—

- (a) Mugeka.
- (b) Mukangu.
- (c) Maragua.
- (d) Ngararia.
- (e) Mugumoine.

3. Places of inspection in South Nyeri Native Reserve:—

- (a) Nyeri.
- (b) Karatina.

Nairobi,

This 21st day of July, 1933.

H. WOLFE,

Acting Director of Agriculture.

GOVERNMENT NOTICE No. 491

ASIAN CLERICAL STAFF CONFIRMATION
EXAMINATION.

SEPTEMBER, 1933.

THE above examination will be held at centres throughout the Colony on Wednesday, Thursday and Friday, September 27th, 28th and 29th, 1933.

2. Entries should be sent to the Director of Education before the 31st August, 1933, on which date the entry list will be closed. Entries should be made on the proper form. Entry forms may be obtained on application to the Education Department.

3. The conditions of the examination are as prescribed in Chapter XXI (page 153) of the Code of Regulations.

Nairobi,

17th July, 1933.

R. H. W. WISDOM,

for Director of Education.

GOVERNMENT NOTICE No. 492

THE TRADE MARKS ORDINANCE, 1930

TRADE MARKS RENEWED

Trade Mark Number	Advertised in the Official Gazette	Name of Applicant	Class
404	6th Aug., 1919	J. & J. Colman, Limited	47
405	do	Cope Brothers & Co., Limited	45
406	do	W. H. Chaplin & Co., Limited	43
407	do	do	43
408	do	do	43
409	do	do	43
410	do	do	43
411	do	do	43
412	do	do	43
413	do	do	43

Nairobi,

This 18th day of July, 1933.

W. M. KEATINGE,
Registrar of Trade Marks

GENERAL NOTICE No. 992

HIS MAJESTY'S COURT OF APPEAL FOR
EASTERN AFRICA.

THE next Sessions of His Majesty's Court of Appeal for Eastern Africa have been fixed to be holden at Zanzibar, to commence on Monday the 4th day of September, 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 15th day of August, 1933.

Nairobi,

17th July, 1933.

MURRAY M. JACK,

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

GENERAL NOTICE No. 962

NOTICE.

TENDERS are invited for the purchase of an X-ray apparatus which may be inspected by arrangement with the Medical Officer in Charge, European Hospital, Nairobi,

Tenders in sealed envelopes marked "X-Ray Apparatus" should reach the undersigned not later than 4 p.m. on Friday the 4th August.

The Board does not bind itself to accept the highest or any tender.

The Treasury,

Nairobi,
15th July, 1933.

E. C. G. FULLER,

*Secretary,
Central Tender Board.*

GENERAL NOTICE NO. 815

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

AUCTION OF FARMS.

THE grants of the farms specified in the Schedule hereto will, subject to the provisions of the Crown Lands Ordinance (Chapter 140 of the Revised Laws of Kenya), be offered for sale at the District Commissioner's Office, Nairobi, commencing at 10 a.m. on Thursday, the 28th September, 1933. Plans of the farms may be seen at the Public Map Office, Survey and Registration Department, Nairobi, or may be had on application to the Surveyor General on payment of Sh. 3, post free, in respect of each plan required.

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

CONDITIONS OF SALE.

1. Each farm will be auctioned separately.
2. These farms are in the Highlands, and purchase will be confined to Europeans only (or their accredited agents), in conformity with the decision of His Majesty's Government.
3. The highest bidder will be the purchaser, and if any dispute arise as to any bidding, the farm will be put up again at the last undisputed bid.
4. The amount of the advance of each bid will be regulated by the auctioneer, and no bid shall be retracted.
5. Each purchaser shall pay to the auctioneer, immediately on the fall of the hammer, a deposit of 10 per cent of his purchase money, and should the same be tendered by cheque, such cheque must be accompanied by a banker's guarantee. In default of such payment, the farm may be immediately re-offered for sale, and any subsequent bid by the person who has made default may be ignored or refused.
6. The balance of the purchase money in respect of Farms L.R. Nos. 3266, 2477, 2922, and 3351 may be paid in full to the Provincial Commissioner, Nakuru, and in respect of Farm L.R. No. 6373 to

the Land Assistant, Nairobi, on or before the 1st November, 1933, or shall be paid in nine equal annual instalments, payable on the first day of January in each year, the first instalment being payable on the 1st January, 1934, and the purchaser shall inform the Provincial Commissioner, Nakuru, or the Land Assistant, Nairobi, as the case may require, on or before the 1st November, 1933, which method of payment he desires to adopt.

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

8. The rent due to the 31st December, 1933, in respect of Farms L.R. Nos. 3266, 2477, 2922 and 3351, and that due in respect of Farm L.R. No. 6373, shall be paid to the Provincial Commissioner, Nakuru, and the Land Assistant, Nairobi, respectively, on or before the 1st November, 1933. The survey fees and the fees payable for the preparation (Sh. 100) and registration (Sh. 20) of the grant, and the stamp duty payable (approximately 2 per cent *ad valorem*) in respect of the grant shall be paid to the Surveyor General at the Survey and Registration Department, Nairobi, on or before the 1st November, 1933. Upon such payments being duly made, the purchaser shall, subject to the provisions of the Crown Lands Ordinance (Chapter 140, Revised Edition of the Laws of Kenya), and if the conditions of sale have been complied with, be entitled to a grant of the farm, which grant will be presented to him, duly executed, as soon as conveniently may be.

9. If the payments mentioned in Condition No. 8 are not made on or before the 1st November, 1933, the Commissioner for Local Government, Lands and Settlement may order that the deposit paid by the purchaser be forfeited to the Government, and in such case the purchaser shall have no further claim to a grant of the farm.

10. The grants will be under the provisions of the Crown Lands Ordinance (Chapter 140 of the Revised Edition of the Laws of Kenya), and the Registration of Titles Ordinance (Chapter 142 of the Revised Edition of the Laws of Kenya), and will be for 999 years, commencing from the 1st day of October, 1933. Rent will be payable from that date.

SCHEDULE.

L R. No.	Locality	Area Acres approx.	Upset	Rent per	Proportionate	Survey
			Price.	annum	Rent from	Fees
			Sh.	Sh.	1-10-33 to 31-12-33.	Sh.
3266	Laikipia	2217	11,085	443/40	110/85	944
2477	Laikipia	2192	10,960	438/40	109/60	944
2922	Thomson's Falls	1222	7,332	244/40	61/10	730
3351	Thomson's Falls	1222	7,332	244/40	61/10	730
6373	Naro Moru	3198	47,970	639/60	159/90	1,600

Note.—The northern portion of L. R. No. 6373 where it abuts on the Naro Moru River has not been surveyed. The final survey may disclose a slight difference in area from that stated in the Schedule.

Nairobi,
17th June, 1933.

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

GENERAL NOTICE NO. 931

THE CROWN LANDS ORDINANCE.

(Chapter 140 of the Revised Edition.)

THIKA TOWNSHIP PLOTS.

NOTICE.

NOTICE is hereby given that grants in respect of the plots at Thika specified in the Schedules hereto will be sold by auction at the office of the District Commissioner, Nairobi, on Monday, the 14th August, 1933, commencing at 11 a.m.

Plans of the plots may be seen at the Public Map Office attached to the Survey and Registration Department, Nairobi, and at the office of the District Officer in charge at Thika, or may be had on application to the Surveyor General on payment of Sh. 3, post free.

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

In the following general and special conditions of sale, the term "Authority" means the District Commissioner, Nairobi, or such other Municipal Authority as may be hereafter established by law.

CONDITIONS OF SALE.

(a) Auction.

1. Each plot will be auctioned separately, subject to Condition No. 4.

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

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

4. Upon a bidder for a Class A artisan plot, other than Plots 45 and 46, being declared to be the purchaser of the plot, he shall have the option of purchasing in the same name and at the same price any adjoining plot (if any), except Plots 45 and 46, included in the auction notice and remaining unsold. Such option must be exercised immediately following the purchase of the original plot, and a deposit of 25 per cent of the purchase money in respect thereof shall be paid immediately to the auctioneer. In default of such payment, the plot may be immediately offered for public sale.

The purchaser will be required to take a combined title for the two plots; conveyancing, survey and registration fees as for one plot only will be charged.

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

6. Each purchaser shall, on paying the deposit, inform the auctioneer of the name or names of the person or persons on whose behalf the plot is purchased. The grant will be issued in accordance with this information.

7. The balance of the purchase money, together with the rent due to the 31st December, 1933, shall be paid to the District Commissioner, Nairobi, while the survey fees, the fees payable for the preparation and registration of the grant (Sh. 120), and the stamp duty payable in respect of the

grant, and all other expenses (if any), shall be paid to the Surveyor General, Nairobi; all the amounts to be paid within seven days from the date of the sale, and upon such payments being duly made, the purchaser shall, subject to the provisions of the Crown Lands Ordinance (Chapter 140, Revised Edition), and to the conditions of sale having been complied with, be entitled to a grant of the plot, which grant shall be presented to him duly executed as soon as conveniently may be: Provided that the balance of the purchase money shall not be payable within the time stated or thereafter unless and until the Commissioner for Local Government, Lands and Settlement can present to the purchaser the grant duly executed.

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

(b) General.

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

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

3. Grants will be issued under the Registration of Titles Ordinance. The term of the grant for the plots in Schedule No. 1 will be 99 years from the 1st day of September, 1933, and for plots in Schedule No. 2 the term of each grant will be 25 years from the 1st day of September, 1933, subject to extension to 99 years as provided in Special Condition No. 4 of the Special Conditions attaching to the plots enumerated under Schedule No. 2.

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

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

6. Each grantee will be responsible for the payment to the authority of the proportionate estimated cost of the construction of drains on which his plot fronts or abuts before the drains are constructed.

*(c) Special.**Class A.—Business cum Residence.**Special Conditions in respect of Business Plots in Schedule No. 1.*

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

Provided that in the event of the plots being used for the said combined purposes, then not more than one-half of the area thereof shall be built upon; otherwise not more than 90 per cent of the area thereof shall be built upon.

2. In no case shall the area of the plots specified in Schedule No. 1, used solely for business purposes, required to remain unbuilt on, be less than 300 square feet, and that the said area shall be free from any erection thereon above the level of the ground except latrine accommodation constructed in accordance with all laws and by-laws in force relating thereto, and in accordance with a design approved by the authority.

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

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

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

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

*Class B.—Business cum Residence.
Special Conditions in Respect of Business Plots
in Schedule No. 2.*

1. The plots enumerated in Schedule No. 2 shall be used for artisan trade, inoffensive factory or storage purposes only, or for these purposes combined with residence.

Provided that in the event of the plots being used for the said combined purposes, then not more than one-half of the area thereof shall be built upon; otherwise not more than 90 per cent of the area thereof shall be built upon.

2. In no case shall the area of any plot specified in Schedule No. 2, used solely for artisan trade, inoffensive factory or storage purposes, required to remain unbuilt on, be less than 300 square feet, and that the said area shall be free from any erection thereon above the level of the ground, except latrine accommodation constructed in accordance with all laws and by-laws in force relating thereto, and in accordance with a design approved by the authority.

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

3. Each purchaser of a plot in Schedule No. 2 shall erect, within nine months of the commencement of his grant, a building of approved design, constructed of stone, burnt brick, concrete, or wood and iron, on proper foundations.

4. If at any time during the term of the grant a main building of approved design, constructed of stone, burnt brick or concrete on proper foundations, be erected on any plot, the grantee shall be entitled to an extension of the term of the grant to 99 years from the 1st day of September, 1933.

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

6. Verandas may be erected within a road reserve with the previous consent of the authority, and must conform to a building line decided upon by such authority.

SCHEDULE NO. 1.

Section No.	Plot No.	Area Acres approx.	Upset Price.	Rent per Annum.	Proportion-ate rent from 1-9-33 to 31-12-33.	Survey Fees.
			Sh.	Sh.	Sh.	Sh.
IV	23	0.11478	1,200	192	64/00	70
V	8	0.29385	2,400	384	128/00	70

SCHEDULE NO. 2.

Section No.	Plot No.	Area Acres approx.	Upset Price.	Rent per Annum.	Proportion-ate rent from 1-9-33 to 31-12-33.	Survey Fees.
IV	43	0.11019	600	96	32/00	70
IV	44	0.11478	600	96	32/00	70
IV	45	0.14463	600	96	32/00	70
IV	46	0.14922	600	96	32/00	70
IV	47	0.11478	600	96	32/00	70
IV	48	0.11478	600	96	32/00	70
IV	49	0.11478	600	96	32/00	70
IV	50	0.11478	600	96	32/00	70
IV	51	0.11478	600	96	32/00	70
IV	52	0.11478	600	96	32/00	70
IV	59	0.11019	600	96	32/00	70
IV	60	0.11019	600	96	32/00	70
IV	61	0.11019	600	96	32/00	70

Nairobi,
10th July, 1933.

C. E. MORTIMER,
for Acting Commissioner for Local Govern-
ment, Lands and Settlement.

Note.—General Notice No. 817 of the 17th June, 1933, is hereby cancelled and the foregoing substituted.

GENERAL NOTICE No 782

THE CROWN LANDS ORDINANCE
(Chapter 140, Revised Edition).

TENDERS FOR GRANT OF PLOT No. 1297 (Y.M.C.A. PLOT) NAIROBI, AND EXISTING BUILDINGS.

Alternative Tenders are invited for the grant of Plot No. 1297, known as the Y.M.C.A. Plot, Nairobi, comprising approximately .339 of an acre, and for the purchase of the buildings erected thereon. A plan showing the position of the site may be seen at the offices of the District Commissioner, Nairobi, and the Surveyor General, Nairobi, or may be obtained from the Surveyor General for the sum of Sh. 3, post free.

Tenders should be submitted as follows:—

(1) (a) For the grant of the plot without the buildings.

(b) For the purchase of the existing buildings.

(c) For the grant of the plot and existing buildings.

(2) For the grant of the plot, in the event of the buildings not being required in any case.

(3) For the purchase of the buildings only.

2. In the event of the successful tenderer for the purchase of the buildings not being the successful tenderer for the grant of the plot, it will be necessary for the whole of the buildings including the foundations to be demolished and removed from the plot within a period of three months from the date of acceptance of the tender, and the period of the grant of the plot will commence as from the first of the month following the clearance of the site or from the 1st day of January, 1934, whichever is the later.

3. The successful tenderer for the purchase of the buildings shall pay to the District Commissioner, Nairobi, a deposit of 25 per cent of the amount tendered within seven days of the date of notification to him of the acceptance of his tender and the balance shall be paid within 31 days of the date of notification referred to above. In default of either of such payments the acceptance of the tender will be cancelled and any moneys paid will be forfeited. Possession of the buildings shall not be taken until the full purchase price has been paid.

4. The successful tenderer for the grant of the plot shall pay to the District Commissioner, Nairobi, a deposit of 25 per cent of the amount tendered within seven days of the date of acceptance of the tender. In default of such payment the acceptance of the tender will be cancelled and any moneys paid in respect thereof will be forfeited.

5. In the event of the successful tender being a combined tender in respect of the grant of the plot and the purchase of the buildings, the amount due in respect of the buildings shall be payable as provided in condition 3 above, and the period of the grant of the plot will commence as from the 1st September, 1933.

6. The balance of the purchase money for the grant of the plot shall be paid to the District Commissioner, Nairobi, within thirty-one days from the date of the acceptance of the tender.

Provided that the balance of the purchase money shall not be payable within the time stated or thereafter, unless and until the Commissioner of Lands can present to the purchaser the grant of the plot duly executed.

The rent due to the 31st day of December, 1934, shall be payable to the District Commissioner, Nairobi, within seven days of the request therefor.

The survey fees (Sh. 80), the fees payable for the preparation and registration of the grant (Sh. 120) and the stamp duty payable in respect of the grant shall be payable to the Surveyor General, Nairobi: these amounts to be paid within seven days from the date of the acceptance of the tender.

7. Subject to the proviso contained in condition No. 6, if the amounts mentioned are not paid as therein specified, the Commissioner of Lands may order the deposit made by the purchaser to be forfeited and the purchaser shall have no further claim to a grant of the plot.

8. The purchaser of the plot shall within twelve months of the commencement of his grant submit to the Town Clerk, Nairobi, a plan of the building it is proposed to erect upon the Fifth Avenue frontage of the plot. The purchaser shall also submit to the Town Clerk, plans of all alterations or new buildings to be constructed on the remainder of the plot. Such plans shall conform in architectural design to the amenities of the neighbourhood. The buildings shall be constructed of stone, burnt brick or concrete, on proper foundations. The purchaser when submitting the plans shall state in writing the period in which the proposed building shall be completely erected.

The buildings to be erected on the plot must be of not less than 2 stories in height, and must be of a value of not less than cents 90 per cubic foot of building content.

The Commissioner of Lands or such other person as he may appoint for the purpose, shall within one month of the approval of the plans by the Nairobi Municipal Council, notify the purchaser of his approval or otherwise of the plans, and shall also notify the date by which such buildings shall be erected. If the erection of the buildings in accordance with the approved plans and specifications be not completed by the prescribed date, the said Commissioner may, on good and reasonable cause being shown, grant such extension as he may prescribe. Provided that if the purchaser shall receive no intimation from the Commissioner within one month of the date on which the plans have been approved by the Nairobi Municipal Council, he may proceed with the erection of the building in accordance with the plans submitted, and the Commissioner shall not have power to cause to be made any alteration or variation in the plan or the date.

9. Subject to the proviso contained in clause 8 hereof, no building shall be erected on the plot unless plans (including a block plan showing the position of the buildings), drawings, elevations and specifications thereof shall have been previously approved by the Commissioner of Lands or such other person as he may appoint. Such plans, etc., shall be submitted in triplicate to the Town Clerk, Nairobi, for necessary action.

10. The grantee shall not at any time subdivide the plot, or assign any such subdivision without the consent in writing of the Governor.

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

12. Verandas may be erected within a road reserve with the previous consent of the Municipal Council and must conform to a building line decided upon by them.

13. The term of the grant will be 99 years commencing as set out in Clause 2 or Clause 5.

14. Under the provisions of section 60 (b) of the Crown Lands Ordinance the grantee will be re-

quired to pay Municipal rates upon the whole of the rateable interest and Government's contribution in lieu of rates assessed on the plot. A clause will, therefore, be embodied in the grant providing for the necessary adjustment between the grantee and Government.

15. Tenders should be submitted in sealed envelopes to reach the Commissioner for Local Government, Lands and Settlement, the Secretariat, Nairobi, not later than 12 noon on Thursday the 24th day of August, 1933, and should be endorsed "Tender in respect of Plot No. 1297, Nairobi."

No tender of less than Sh. 74,000 for the grant of the plot will be considered.

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

PARTICULARS OF PLOT No. 1297.

Area Approx. sq. ft.	Minimum Tender for grant of Plot excluding buildings Sh.	Annual Rental Sh.	Survey Fees Sh.
14,767	74,000	4,440	80

Nairobi,
7th June, 1933.

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

GENERAL NOTICE NO. 994

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 District Commissioner's Court of Kiambu.

II CLASS COURT AT KIAMBU.

Year *Criminal cases numbered.*
1921 ... 1 to 969.

III CLASS COURT AT KIAMBU.

Year *Criminal cases numbered.*
1921 ... 1 to 51.

Any persons desiring the return of any exhibit in any of the above Criminal Cases must make his claim before the 14th October, 1933.

All exhibits to which no claim is substantiated as above will be liable to be included in the order for destruction.

Kiambu,
15th July, 1933.

J. E. H. LAMBERT,
for District Commissioner.

GENERAL NOTICE NO. 995

DEPARTMENT OF AGRICULTURE.

RABIES PROGRESS REPORT, 18TH JULY, 1933.

THE existence of rabies, particularly in the Lumbwa district continues to cause anxiety.

Another case has been confirmed by the Veterinary Research Laboratory from specimens taken from a jackal destroyed at Chemagel (Sotik) on the 5th instant. The animal was first sighted by natives in the neighbourhood and was chased by them to the Chemagel Police Station where it was destroyed by Askaris, assisted by two dogs owned by Europeans. It would appear that the jackal had travelled some considerable distance, but from what direction it was impossible to determine. The two dogs concerned were later destroyed and apparently no one was bitten.

A suspicious case of rabies (not yet confirmed) occurred in a dog belonging to a European, near Lumbwa. The dog was observed to behave in a peculiar manner, became aggressive and was destroyed by the owner on the 8th instant, because of its suspicious behaviour. It would appear that about six weeks previously the dog was engaged in a fight with a jackal, and was bitten before killing the jackal.

Baiting continues in the Belgut and Buret Native Reserves, the Lumbwa, Masai, Kisii borders and parts of the South and Central Kavirondo Reserves.

E. J. MULLIGAN,
*Deputy Director (Animal Industry) and
Chief Veterinary Officer.*

GENERAL NOTICE NO. 784

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

SALE OF BUSINESS PLOTS—NAIROBI MUNICIPALITY.
NOTICE.

NOTICE is hereby given that grants in respect of the plots in the Nairobi Municipality specified in the Schedule hereto will be sold by auction at the Railway Club, Nairobi, on Thursday the 17th August, 1933, commencing at 10 a.m.

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

The right to withdraw any plot from the auction is reserved to the Commissioner of Lands.

CONDITIONS OF SALE.

1. Each plot will be auctioned separately.
2. The amount of the advance of each bid will be regulated by the auctioneer, and no bidding shall be retracted.
3. The highest bidder will be the purchaser, but if any dispute arise as to any bid, the plot will be reoffered at the last undisputed bid.
4. Each purchaser shall pay to the auctioneer immediately on the fall of the hammer, a deposit of 25 per cent of the purchase money. In default of such payment, the plot may be immediately reoffered for sale, and any subsequent bid by the person who has made default may be ignored or refused.
5. Each purchaser shall on paying the deposit inform the auctioneer of the name or names of the person or persons on whose behalf the plot is purchased; the grant will be issued in accordance with this information.
6. The balance of the purchase money shall be paid to the District Commissioner, Nairobi, and may be paid in full within seven days from the date of the sale or may be paid in three equal annual instalments payable on the first day of January in each year, the first of such instalments to be paid on the first day of January, 1934.

If the purchaser elects to pay the balance of the purchase price by instalments he shall also pay interest at the rate of 6 per cent per annum, from the 1st day of September, 1933, on the unpaid portion of the purchase money, such interest to be paid on the 1st day of January, 1934, and subsequently on the 1st day of January in each year, in respect of the immediately preceding period.

Unless such instalments and the interest on the unpaid portion of the purchase money is paid on the date on which it falls due they shall be deemed to be added to the annual rent reserved in the lease and shall be payable and recoverable as such.

Provided that the balance of the purchase money shall not be payable within the time stated or thereafter, unless and until the Commissioner of Lands can present to the purchaser the grant of the plot duly executed.

The rent due to the 31st day of December, 1933, shall be payable to the District Commissioner, Nairobi, within seven days of the date of the sale.

The survey fees, the fees payable for the preparation and registration of the grant (Sh. 120) and the stamp duty payable in respect of the grant shall be payable to the Surveyor General, Nairobi: these amounts to be paid within seven days from the date of the sale.

7. Subject to the proviso contained in Condition No. 6, if the amounts mentioned are not paid as therein specified, the Commissioner of Lands may order the deposit made by the purchaser to be forfeited, and the purchaser shall have no further claim to a grant of the plot.

8. Each purchaser shall within twelve months of the commencement of his grant submit to the Town Clerk, Nairobi, a plan of the buildings it is proposed to erect upon the plot, and such plan shall conform in architectural design to the amenities of the neighbourhood. The building shall be constructed of stone, burnt brick or concrete on proper foundations. The purchaser when submitting the plan shall state in writing the period in which the proposed building shall be completely erected.

The Commissioner of Lands or such person as he may appoint for the purpose shall, within one month of the approval of the plan by the Nairobi Municipal Council, notify the purchaser of his approval or otherwise of the plan, and shall also notify the date by which such building shall be erected. If the erection of the building in accordance with the approved plans and specifications be not completed by the prescribed date, the said Commissioner may, on good and reasonable cause being shown, grant such extension as he may deem sufficient, subject to such conditions as he may prescribe. Provided that if the purchaser shall receive no intimation from the Commissioner within one month of the date on which the plans have been approved by the Nairobi Municipal Council, he may proceed with the erection of the building in accordance with the plan submitted, and the Commissioner shall not have power to cause to be made any alteration or variation in the plan or the date.

9. Subject to the proviso contained in Clause 8 hereof, no building shall be erected on any plot unless plans (including a block plan showing the position of the buildings), drawings, elevations and specifications thereof shall have been previously approved by the Commissioner of Lands or such other person as he may appoint. Such plans, etc., shall be submitted in triplicate to the Town Clerk, Nairobi, for necessary action.

10. The grantee shall not at any time subdivide the plot, or assign any such subdivision without the consent in writing of the Governor.

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

12. Verandas may be erected within a road reserve with the previous consent of the Municipal Council and must conform to a building line decided upon by them.

13. The term of each grant will be 99 years from the first day of September, 1933.

14. Under the provisions of section 60 (b) of the Crown Lands Ordinance, grantees will be required to pay Municipal rates upon the whole of the rateable interest and Government's contribution in lieu of rates assessed on these plots. A clause will, therefore, be embodied in each grant providing for the necessary adjustment between the grantee and Government.

15. The cost of the construction of tar grouted macadam roads, murrum sidewalks and main sewers to the Municipal Council's specification is included in the upset prices of those plots which are not served by constructed roads. The construction of these roads and sewers will be undertaken with-

out additional charge to the purchasers when, in the opinion of the Municipal Council, the work is required.

Special Building Condition Applicable to Plots Nos. 1294, 1295, 1296 and 909.

The buildings to be erected on these plots must be of not less than two stories in height, and must be of a value of not less than cents 90 per cubic foot of building content.

Special Building Condition Applicable to Plots Nos. 524/12, 524/13, 524/14, 2361, 1852, 1853, 1854, 2306/2 and 2306/3.

The buildings to be erected on these plots must be of a value not less than cents 70 per cubic foot of building content.

SCHEDULE.

Plot No.	Locality	Area	Upset Price	Rent per Annum	Proportionate Rent from 1-9-33	Survey Fees
		<i>Acres</i>	<i>Sh.</i>	<i>Sh.</i>	<i>Sh.</i>	<i>Sh.</i>
1294	Between York Street and Fifth Avenue	0-2440	17,000	4,030	1,360	80
1295	Ditto	0-2443	*18,500	4,080	1,360	80
1296	Ditto	0-2443	17,000	4,080	1,360	80
909	Corner of Eliot Street and York Street	0-1808	15,750	3,780	1,260	80
2306/2	Stewart Street	0-0826	5,000	1,200	400	80
2306/3	Stewart Street	0-0826	5,000	1,200	400	80
524/12	Victoria Street	0-0716	5,000	1,200	400	80
524/13	Victoria Street	0-0716	5,000	1,200	400	80
524/14	Corner of Victoria Street and Latema Road ..	0-0702	5,500	1,320	440	80
2361	Between Bazaar Lane and Parking Ground ..	0-0672	3,000	720	240	80
1852	Corner of Portal Street and Stewart Street..	0-0867	4,500	1,080	360	80
1853	Seventh Avenue	0-0866	4,000	960	320	80
1854	Corner of Stewart Street and Seventh Avenue ..	0-0867	4,500	1,080	360	80

*This figure includes Sh. 1,500 in respect of the building on the plot.

NAIROBI,
6th JUNE, 1933.

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

GENERAL NOTICE No. 996

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
5th July, 1933	S.S. "Jean Laborde"	22nd July, 1933
1st July, 1933	S.S. "G. Mazzini"	do
8th July, 1933	S.S. "Llanstephan Castle"	do

General Post Office, Nairobi, Kenya, Uganda and Tanganyika.
W. S. WALTER,
for Ag. Postmaster-General.
24th July, 1933.

GENERAL NOTICE No. 997

POST OFFICE NOTICE.

ARRIVAL OF AIR MAILS IN ENGLAND.

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

Date of despatch from Nairobi	Date of arrival in England
16th July, 1933	22nd July, 1933

General Post Office, Nairobi, Kenya, Uganda and Tanganyika.
W. S. WALTER,
for Ag. Postmaster-General.
24th July, 1933.

GENERAL NOTICE NO. 998

NATIVE TRUST FUND

(Published in accordance with Section 9, Cap. 131, Laws of Kenya)

Receipts and Payments Account for the year ended 31st December, 1932

RECEIPTS		PAYMENTS	
	<i>Sh. cts.</i>		<i>Sh. cts.</i>
To Balance On Deposit with Government of Kenya	272,102 33	By General Capital Account	8,990 64
„ General Capital Account	1,050 14	„ Amount placed on Fixed Deposit with Banks	124,781 00
„ Fixed Deposits realized	24,781 00	„ Uasin Gishu Masai Account	761 62
„ Uasin Gishu Masai Account Plot rents ..	1,800 00	„ Collective Fine (N.F.P.) Account ..	16,717 55
„ Collective Fine (N.F.P.) Account	22,543 14	„ Abyssinian Compensation	88,194 70
„ Abyssinian Compensation	3,553 69	„ Advance Account Badges	199 91
„ North Pokomo Saka Account	783 00	„ Balance on deposit with Government of Kenya	86,983 03
„ Advance Account Badges	15 15		
<i>Sh.</i>	326,628 45	<i>Sh.</i>	326,628 45

BALANCE SHEET AS AT 31st DECEMBER, 1932

LIABILITIES		ASSETS		
	<i>Sh. cts.</i>		<i>Sh. cts.</i>	<i>Sh. cts.</i>
General Capital Account	13,566 32	CASH:—		
Pokomo Account	113 23	On Deposit with Government of Kenya	86,983 03	
Famine Relief Account	6,353 00	On Deposit with Banks	124,781 00	211,764 03
Uasin Gishu Masai Account	7,086 88	Advance Account Badges		483 46
Collective Fine (N.F.P.)	15,568 69			
Lokichar (Kolosia) Grazing Fees	455 50			
Isiolo Grazing Fees	310 00			
Abyssinian Compensation	168,010 87			
North Pokomo Saka Account	783 00			
<i>Sh.</i>	212,247 49	<i>Sh.</i>		212,247 49

H. H. RUSHTON,
Treasurer,
Nairobi, 10th July, 1933

Examined:
A. BRAGG,
Acting Auditor,
Nairobi, 13th July, 1933

H. H. RUSHTON,
S. H. La FONTAINE,
W. C. MITCHELL, } *Trustees*

GENERAL NOTICE No. 999

THE BANKRUPTCY ORDINANCE

NOTICE OF RELEASE OF TRUSTEE

Debtor's Name	Debtor's Address	Debtor's Description	Court	Number of Matter	Trustee's Name	Date of Release
Fatuma binti Shejembe trading as Furniture Company.	Mombasa	Furniture Maker	Supreme Court	14 of 1931	Official Receiver	13-7-33

SUPREME COURT OF KENYA,
MOMBASA,
18th July, 1933.

C. G. USHEK,
Ag. District Registrar, Supreme Court of Kenya.

GENERAL NOTICE No. 1000

HIS MAJESTY'S COURT OF APPEAL FOR EASTERN AFRICA

A special Session of His Majesty's Court of Appeal for Eastern Africa will be holden at Nairobi on Saturday the 29th day of July, 1933, at 10 a.m.

Nairobi,
18th July, 1933.

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

CAUSE LIST

FOR HEARING ON THE 29TH DAY OF JULY, 1933, AT NAIROBI

Appeal No.	Civil or Criminal	Appellant	Respondent	Original No. of Case	Appeal from
85 of 1933	Criminal	Kotoi w/o Kakamega	Rex	Cr. Case No. 44/33	H. M. Supreme Court of Kenya at Kisumu
86 of 1933	do	Katiri s/o Kalakata	Rex	Cr. Case No. 44/33	ditto
87 of 1933	do	Nyanchache s/o Mwita	Rex	Cr. Case No. 63/33	ditto
88 of 1933	do	Zuze	Rex	Cr. Case No. 9/33	H. M. High Court of Nyasaland at Blantyre
89 of 1933	do	Kundalaseeni	Rex	Cr. Case No. 11/33	ditto
90 of 1933	do	Zakeyu Sisangu	Rex	Cr. Case No. 1/33	ditto

GENERAL NOTICE NO. 788

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

SUPREME COURT CRIMINAL SESSIONS AT NAKURU, 1-8-33.

- Criminal Case No. 83/33. Rex *vs.* Amuni s/o Alikula.
Criminal Case No. 84/33. Rex *vs.* Gatari wa Ngubita and two others.
Criminal Case No. 85/33. Rex *vs.* Kitur arap Kipkoech.
Criminal Case No. 86/33. Rex *vs.* Kipkoikoi arap Kipkinda.

District Registry Cases.

- Civil Case No. 5/33. Mwaniki wa Waruiru *vs.* Kathano wa Kinyongo.
Civil Case No. 13/33. T. A. K. Turton *vs.* H. Hindle.
Civil Case No. 14/33. The Acting Commissioner of Lands *vs.* Yusuf Warsama.
Civil Case No. 15/33. Chebares arap Boto *vs.* Kipwot arap Baringetui.

SUPREME COURT CRIMINAL SESSIONS AT NAIROBI, 8-8-33.

- Criminal Case No. 77/33. Rex *vs.* Purungat Ole Motuli.
Criminal Case No. 87/33. Rex *vs.* Khim Singh and four others.
Criminal Case No. 88/33. Rex *vs.* Kiteme wa Ndana.
Criminal Case No. 89/33. Rex *vs.* Kinza wa Gituru.
Criminal Case No. 90/33. Rex *vs.* Kakonyu wa Venya.

SUPREME COURT SESSIONS AT ELDORET, 10-8-33.

- Supreme Court Civil Case No. 12/33. Awadan *vs.* Thomas Derby.

SUPREME COURT SESSIONS AT KISUMU, 18-8-33.

- Criminal Case No. 31/33. Rex *vs.* Wambuwaye s/o Odego.

SUPREME COURT SESSIONS AT NYERI, 4-9-33.

- Criminal Case No. 72/33. Rex *vs.* M'Rimberia s/o Marimba.
Criminal Case No. 76/33. Rex *vs.* Njuguna *alias* Kirundi.
Criminal Case No. 92/33. Rex *vs.* Japeth Maingi wa Komo.

SUPREME COURT CRIMINAL SESSIONS AT MOMBASA, 11-9-33.

- Criminal Case No. 69/33. Rex *vs.* William Frederick Woodruff (part heard).

Nairobi,

13th June, 1933.

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

GENERAL NOTICE No. 1001

THE BANKRUPTCY ORDINANCE.

NOTICE OF DIVIDEND UNDER SCHEME OF COMPOSITION.

*Summary Case.**Debtor's name.*—Amarshi Keshawji.*Address.*—Nyeri.*Description.*—Shopkeeper.*Court.*—H.M. Supreme Court, Nairobi.*Number of matter.*—76 of 1931.*Amount per £.*—Shillings four and cents thirty in the £ (Sh. 4.30 in the £).*First or final or otherwise.*—Second and final.*When payable.*—25th July, 1933.*Where payable.*—Official Receiver's Office, Old Secretariat Buildings, Nairobi.Nairobi,
22nd July, 1933.W. M. KEATINGE,
Official Receiver.

GENERAL NOTICE No. 1002

THE BANKRUPTCY ORDINANCE.

NOTICE OF DIVIDEND.

*Summary Case.**Debtor's name.*—Mistri Kika Daya.*Address.*—Ndia Kuu, Mombasa.*Description.*—Cabinet-maker.*Court.*—Supreme Court, Mombasa.*Number of matter.*—5 of 1932.*Amount per £.*—Sh. 20 in the £ (Shillings twenty in the £).*First or final or otherwise.*—First and final.*When payable.*—27th July, 1933.*Where payable.*—Deputy Official Receiver's Office, Treasury Buildings, P. O. Box 366, Mombasa.Mombasa,
17th July, 1933.C. G. USHER,
Deputy Official Receiver,
Coast Province, Mombasa.

GENERAL NOTICE No. 1003

THE BANKRUPTCY ORDINANCE.

NOTICE OF DIVIDEND.

Debtor's name.—William Jenkins, a partner in the firm of Brown and Jenkins.*Address.*—Nakuru.*Description.*—Merchant.*Court.*—H.M. Supreme Court, Nairobi.*Number of matter.*—10 of 1932.*Amount per £.*—Shillings two and cents sixty-seven in the £ (Sh. 2.67 in the £).*First or final or otherwise.*—First and final.*When payable.*—25th July, 1933.*Where payable.*—Official Receiver's Office, Old Secretariat Buildings, Nairobi.Nairobi,
22nd July, 1933.W. M. KEATINGE,
Official Receiver.

GENERAL NOTICE No. 1004

THE BANKRUPTCY ORDINANCE.

NOTICE OF DIVIDEND.

Debtors' names.—Albert Brown and William Jenkins, trading in partnership as Brown and Jenkins.*Address.*—Nakuru.*Description.*—Merchants.*Court.*—H.M. Supreme Court, Nairobi.*Number of matter.*—10 of 1932.*Amount per £.*—Twelve cents in the £ (12 cents in the £).*First or final or otherwise.*—First and final.*When payable.*—25th July, 1933.*Where payable.*—Official Receiver's Office, Old Secretariat Buildings, Nairobi.Nairobi,
22nd July, 1933.W. M. KEATINGE,
Official Receiver.

GENERAL NOTICE No. 1005

THE BANKRUPTCY ORDINANCE.

NOTICE OF INTENDED DIVIDEND.

*Summary Case.**Debtor's name.*—Frank Hickman Waller.*Address.*—Kitale.*Description.*—Farmer and Transport Contractor.*Court.*—H.M. Supreme Court, Nairobi.*Number of matter.*—46 of 1932.*Last day for receiving proofs.*—8th August, 1933.*Name of trustee.*—Official Receiver.*Address.*—Old Secretariat Buildings, P. O. Box 231, Nairobi.Nairobi,
20th July, 1933.W. M. KEATINGE,
Official Receiver.

GENERAL NOTICE No. 1006

THE BANKRUPTCY ORDINANCE.

ADJUDICATION.

Debtor's name.—George James Turner.*Address.*—Nakuru.*Description.*—Butcher.*Court.*—H.M. Supreme Court, Nairobi.*Number of matter.*—24 of 1933.*Date of order.*—18th July, 1933.*Date of petition.*—23rd May, 1933.Nairobi,
21st July, 1933.W. M. KEATINGE,
Official Receiver.

GENERAL NOTICE No. 1007

THE BANKRUPTCY ORDINANCE.

FIRST MEETING OF CREDITORS AND PUBLIC EXAMINATION.

Debtor's name.—Mohamed Bux s/o Hussein Bux, trading as Mohamed Bux and Son.*Address.*—Lumbwa and Kericho.*Description.*—Shopkeeper.*Court.*—H.M. Supreme Court, Nairobi.*Number of matter.*—29 of 1933.*Date of first meeting of creditors.*—3rd August, 1933.*Hour.*—2.15 p.m.*Place.*—Official Receiver's Office, Old Secretariat Buildings, Nairobi.*Date of public examination.*—18th August, 1933.*Hour.*—10 a.m.*Place.*—Law Courts, Nairobi.Nairobi,
22nd July, 1933.W. M. KEATINGE,
Official Receiver.

GENERAL NOTICE NO. 1008

THE BANKRUPTCY ORDINANCE.

RECEIVING ORDER.

Debtor's name.—Barjorji Mancherji Jamseji Daroga.

Address.—Canal Road, Nairobi.

Description.—General Agent.

Date of filing petition.—17th July, 1933.

Court.—H.M. Supreme Court, Nairobi.

Number of matter.—32 of 1933.

Date of order.—19th July, 1933.

Whether debtor's or creditors' petition.—Debtor's.

Nairobi,

21st July, 1933.

W. M. KEATINGE,
Official Receiver.

GENERAL NOTICE NO. 1009

THE BANKRUPTCY ORDINANCE.

RECEIVING ORDER.

Debtor's name.—Herbert Slater.

Address.—Milimane, Moiben, Uasin Gishu District.

Description.—Farmer.

Date of filing petition.—15th July, 1933.

Court.—H.M. Supreme Court, Nairobi.

Number of matter.—33 of 1933.

Date of Order.—19th July, 1933.

Whether debtor's or creditors' petition.—Debtor's.

Nairobi,

21st July, 1933.

B. STONE,
for Official Receiver.

GENERAL NOTICE NO. 1010

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAKURU DISTRICT REGISTRY.
PROBATE AND ADMINISTRATION.

CAUSE No. 1 OF 1933.

IN THE MATTER OF GEORGE CLIFTON OAKES, LATE OF NJORO,
IN THE COLONY OF KENYA, DECEASED.

PURSUANT to an Order of His Majesty's Supreme Court of Kenya at Nakuru District Registry, dated the 6th day of June, 1933, whereby Probate of the will of the above deceased was granted to Elizabeth Marry Oakes of Njoro, in the Colony aforesaid, the sole executrix named in the said will.

Take notice that all persons having any claims against the estate of the above deceased who died at the European Hospital, Kisumu, on the 6th day of March, 1933, are required to lodge and prove such claims with the undersigned on or before the 25th day of August, 1933, after which date only claims which have been so proved will be paid and the estate distributed according to law.

Dated at Nakuru this 21st day of July, 1933.

W. W. CRESSWELL,
Advocate for the Executrix,
Nakuru.

GENERAL NOTICE NO. 1011

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAKURU DISTRICT REGISTRY.
PROBATE AND ADMINISTRATION.

CAUSE No. 2 OF 1933.

IN THE MATTER OF ANDRESS SALVATOR FLEMMER, LATE OF
MERORONI ESTATE, NAKURU, KENYA COLONY,
DECEASED.

PURSUANT to an Order of His Majesty's Supreme Court of Kenya at Nakuru District Registry, dated the 13th day of July, 1933, whereby Probate of the will of the above deceased was granted to David Hugh Moberly

of Nakuru in the Colony aforesaid, the surviving executor named in the said will.

Take notice that all persons having any claims against the estate of the above deceased who died at Meroroni Estate, Nakuru, on the 2nd day of May, 1933, are required to lodge and prove such claims with the undersigned on or before the 25th day of August, 1933, after which date only claims which have been so proved will be paid and the estate distributed according to law.

Dated at Nakuru this 21st day of July, 1933.

W. W. CRESSWELL,
Advocate for the Executor,
Nakuru.

GENERAL NOTICE NO. 1012

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAKURU DISTRICT REGISTRY.
PROBATE AND ADMINISTRATION.

CAUSE No. 3 OF 1933.

IN THE MATTER OF DAVID FAIR GILROY (JUNIOR), LATE OF
SAGALLA, VOI, IN THE COLONY OF KENYA, DECEASED.

PURSUANT to an Order of His Majesty's Supreme Court of Kenya at Nakuru District Registry, dated the 13th day of July, 1933, whereby the letters of administration of the estate of the above deceased, were granted to David Fair Gilroy of Sagalla, Voi, in the Colony aforesaid.

Take notice that all persons having any claims against the estate of the above deceased who died at the European Hospital, Nairobi, on the 24th day of February, 1933, are required to lodge and prove such claims with the undersigned on or before the 25th day of August, 1933, after which date only claims which have been so proved will be paid and the estate distributed according to law.

Dated at Nakuru this 21st day of July, 1933.

W. W. CRESSWELL,
Advocate for the Administrator,
Nakuru.

GENERAL NOTICE NO. 1013

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAKURU DISTRICT REGISTRY.
PROBATE AND ADMINISTRATION.

CAUSE No. 4 OF 1933.

NOTICE OF APPLICATION FOR LETTERS OF ADMINISTRATION
OF ESTATE OF DAHYABHAI PURSHOTTAM DESAI,
LATE OF MOLO, DECEASED.

TAKE NOTICE that application having been made in this Court by Dwarkadas Muljibhai Patel of Molo, aforesaid, for letters of administration of the estate of Dahyabhai Purshottam Desai late of Molo, who died at Nakuru on the 14th day of June, 1933, 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 7th day of August, 1933.

Date this 17th day of June, 1933, at Nakuru.

C. A. G. LANE,
District Delegate,
Supreme Court of Kenya,
Nakuru District Registry.

GENERAL NOTICE NO. 1014

NOTICE.

NOTICE is hereby given that United Agencies, Limited, carrying on business at Rahemtulla Trust Building, Government Road, Nairobi, have made application for a certificate under section 6 of the Money-lenders Ordinance, 1932, which will permit them to carry on business as money-lenders at the said premises, and such application will be heard on the 10th day of August, 1933, in the District Commissioner's Court at 2.15 p.m.

Dated at Nairobi this 20th day of July, 1933.

By Order of the Board of Directors.

KASSAM KANJI,
Managing Director.

GENERAL NOTICE NO 1015

NOTICE

NOTICE is hereby given that the undermentioned goods will be sold by public auction at Kilindini on the 4th September, 1933, if not cleared before that date, and the proceeds will be applied as follows:—

Firstly, in the payment of the expenses of the sale;

Secondly, in the payment of duty;

Thirdly, in the payment of warehouse rent and charges;

Fourthly, in the payment of the freight, if any, due upon the goods, if written notice of such freight shall have been given to the Collector.

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

Custom House, Mombasa,
19th July, 1933

G. WALSH,
Commissioner of Customs, Kenya and Uganda

UNCLAIMED CARGO LYING IN THE KING'S WAREHOUSE, KILINDINI, FOR OVER THREE MONTHS,
FOR SALE ON 4TH SEPTEMBER, 1933.

Date	Steamer	Marks and Numbers	No. & Description of Goods
1933 2nd May	Clan Sinclair, North	NIL NIL NIL	2 bundles baling hoops 1 bundle angle bars 1 piece galv. iron tubes
14th May	Llandaff Castle, North	L.C. Kassenyi 1/4	4 packages merchandise
26th May	Hawaii Maru, North	R & E Nairobi -/-/4	1 case merchandise
26th May	Perla, North	663 K M	
30th May	Chancellor, North	325/329 NIL NIL	5 bales merchandise 1 bundle round bars 1 bundle baling hoops

GOODS LYING IN BONDED WAREHOUSES FOR OVER TWO YEARS, TRANSFERRED TO KING'S
WAREHOUSE, KILINDINI, FOR SALE ON 4TH SEPTEMBER, 1933
(Under Section 91 of the Customs Management Ordinance, 1926)

Date	Steamer	Marks and Numbers	No. & Description of Goods
1931 5th May	Usambara, North	H S 0405 V S Mombasa	1 crate tiles
11th May	Leconte de Lisle, North	S J 20/2/31 & Junior D Mombasa 8	1 case brandy

UNCLAIMED LEFT LUGGAGE LYING IN THE KING'S WAREHOUSE, KILINDINI, FOR OVER
TWO YEARS, FOR SALE ON 4TH SEPTEMBER, 1933
(Under Section 91 of the Customs Management Ordinance, 1926)

Date	Steamer	Marks and Numbers	No. & Description of Goods
1931 1st Sep.	Springfontein, South	J. Sutherland & Co., MOMBASA	1 rifle, .303, No. 24986, receipt No. 2552 of 1st September, 1931 For Re-export only.

UNCLAIMED BAGGAGE LYING IN THE KING'S WAREHOUSE, KILINDINI, FOR OVER THREE MONTHS
FOR SALE ON 4TH SEPTEMBER, 1933

Date	Steamer	Marks and Numbers	No. & Description of Goods
1933 10th May	Karanja, Bombay	R. Pereira NIL NIL	1 jar liquor 1 chair (toy) 1 tin merchandise
18th May	Tairea, South	Karimjee Mulla Musajee NIL	3 bottles cordials 1 deck chair
22nd May	Takliwa, Bombay	NIL NIL	3 tins merchandise 1 bucket
27th May	Barentsz, South	Husein Vali Khosa C/o. Ogdens & Madeleys Ltd., Mombasa	1 parcel merchandise
1st June	Karanja, South	Mohd. Fakir	1 trunk merchandise

GENERAL NOTICE NO. 1016

NYANZA PROVINCE

LABOUR AGENTS PERMITS ISSUED DURING THE MONTH OF JUNE, 1933

No. of Permit	Name	Date of Receipt	Date of Commencement	Date of Expiry
773	Kisumu Recruiting and Trading Co.	26-6-33	1-5-33	31-7-33

Kisumu,
17 July, 1933.

H. R. MONTGOMERY,
*Provincial Commissioner,
Nyanza.*

GENERAL NOTICE No. 1017

PRINCIPAL ARTICLES IMPORTED INTO KENYA AND UGANDA DURING THE MONTH ENDED
30TH APRIL, 1933

ARTICLE	Unit of Quantity	Total Imports		Imports for Home Consumption (including Government Goods)		Government Imports (included in previous columns)	
		Quantity	Value	Quantity	Value	Quantity	Value
1. Rice	Cwt.	9,608	109,117	9,645	109,477
2. Wheat, Meal and Flour	"	1,463	17,771	1,463	17,771
3. Ale, Beer, Stout, etc.	Imp. gal.	7,182	28,593	6,490	25,922
4. Chee	Cwt.	618	26,144	618	26,144
5. Milk, Condensed or otherwise Preserved	"	385	17,344	581	24,869
6. Spirits (a)	Imp. and Proof galls.	4,039	94,427	4,809	118,460
7. Sugar (Refined)	Cwt.	250	4,913	271	5,284
8. Tea	"	13	2,181	13	2,198
9. Wines	Imp. gal.	2,917	37,544	2,601	33,288
10. Cigarettes	Pound	38,635	130,934	39,236	133,459
11. Tobacco	"	61,828	178,548	57,208	156,114
12. Wood and Timber	Cubic ft.	3,842	11,928	3,842	11,928
13. Cement, Building	Ton	1,351	67,655	1,352	67,728	90	5,504
14. Galvanized Iron Sheets, Corrugated	"	313	83,987	307	82,629	10	2,682
15. Hollow-ware, Enamelled	"	17	15,793	17	16,180
16. Tubes, Pipes and their Fittings	"	54	27,046	54	27,046	6	4,351
17. Iron and Steel Manufactures	Value	..	161,617	..	164,798	..	30,605
18. Hardware	Cwt.	87	6,401	87	6,257	1	180
19. Shovels, Spades, etc.	Number	18,131	9,210	18,131	9,210	36	179
20. Machines and Machinery	Value	..	220,547	..	219,767	..	3,684
Cotton Piece Goods—							
21. Grey, Unbleached	Cwt.	4,757	} 379,199	3,603	} 264,249	37	} 4,298
22. Bleached	Lin. Yard	2,085,075		413		19,857	
	Cwt.	470	} 26,346	210,134	} 58,831
23. Printed, Khangas	Lin. Yard	236,799		195		..	
	Cwt.	190	} 50,281	114,287	} 51,477
24. Printed, Other Sorts	Lin. Yard	111,996		709		..	
	Cwt.	998	} 135,532	395,803	} 98,332
25. Dyed in the Piece	Lin. Yard	568,393		1,119		..	
	Cwt.	1,372	} 205,183	347,129	} 175,746	17	} 3,007
26. Coloured (Manufactured wholly or in part of Dyed Yarn)	Lin. Yard	415,867		1,655		4,000	
	Cwt.	1,831	} 258,669	777,127	} 240,099
27. Cotton Blankets	Lin. Yard	877,739		3,025		..	
	Cwt.	2,953	} 209,825	168,880	} 214,991
28. Jute Bags and Sacks	Number	166,800		38,198		..	
	Dozen	38,198	} 239,246	9,905	} 239,246
29. Artificial Silk Piece Goods	Cwt.	9,905		43,550		..	
	Pound	47,158	} 100,680	282,492	} 89,569
30. Artificial Silk Manufactures not elsewhere enumerated (not apparel)	Lin. Yard	305,715		1,568		..	
	Pound	1,568	} 2,472	361	} 6,376
31. Disinfectants	Cwt.	361		44,668		42	
32. Insecticides	"	1,155	} 35,313	576	} 38,200	304	18,266
33. Painters' Colours and Varnishes	"	530		43		1	
34. Candles	"	42	} 2,360	..	} 2,424
35. Fuel Oil	Imp. gal.	..		41,579		6,430	
36. Lubricating Oils	"	31,891	} 73,469	165	} 6,131
37. Lubricating Greases	Cwt.	92		467,092		..	
38. Motor Spirit (Petrol)	Imp. gal.	261	} 1,115	205,212	} 83,613
39. Mineral Oil, Illuminating or Burning (Kerosene)	"	4,274		647		28	
40. Soap, Common	Cwt.	655	} 27,183	229	} 12,731
41. Soap, Toilet	"	231		784		..	
42. Cycles, not Motor	Number	475	} 18,769	23	} 69,914
43. Motor Cars	"	21		31		..	
44. Motor Lorries	"	31	} 74,560	1	} 74,560
45. Motor Tractors	Number	1		4		..	
	Ton	4	} 10,000	13	} 10,000
46. Motor Cycles	Number	13		9,301		10,178	

(Continued on next page)

NOTE.—(1) "Total Imports" means: goods cleared direct and goods entered for Warehousing.

(2) "Home Consumption" means: goods cleared from Customs control on landing and also goods cleared from Bonded Stocks.

(3) "Government Imports" means: imports direct on Government account (including Railway).

(a) No allowance made for under-proof in excess of 12½ per cent.

PRINCIPAL ARTICLES IMPORTED INTO KENYA AND UGANDA DURING THE MONTH ENDED
30TH APRIL, 1933—(Contd.)

ARTICLE	Unit of Quantity	Total Imports		Imports for Home Consumption (including Government Goods)		Government Imports (included in previous columns)	
		Quantity	Value	Quantity	Value	Quantity	Value
			Sh.		Sh.		Sh.
47. Tyres and Tubes	Pound	96,284	} 120,378	86,348	} 115,181	2,631	} 3,178
	Number	30,265		23,542		251	
48. Beads	Pound	6,852	8,024	9,223	12,274
49. Fertilisers and Manures	Ton	501	41,528	501	41,528
50. Lamps and Lanterns	Number	3,068	8,601	3,065	8,636
51. Matches	Gross box	11,907	27,399	6,887	21,151
52. All other Articles	Value	..	3,167,824	..	3,140,841	..	172,532
TOTAL	6,659,205*	..	6,771,152*	..	263,554
TOTAL TRANSIT IMPORTS	149,057
GRAND TOTAL .. S/.	6,808,262*	..	6,771,152*	..	263,554

NOTE.—(1) "Total Imports" means: goods cleared direct and goods entered for Warehousing.

(2) "Home Consumption" means: goods cleared from Customs control on landing and also goods cleared from Bonded Stocks.

(3) "Government Imports" means: imports direct on Government account (including Railway).

*Includes produce of Tanganyika Mandated Territory, valued at Sh. 562,997 and which is mainly imported for re-exportation.

Subject to revision on receipt of further amendments to entered details

CUSTOM HOUSE,
MOMBASA,
15th July, 1933.

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

GENERAL NOTICE No. 1018

TOTAL VALUE OF MERCHANDISE IMPORTED INTO KENYA AND UGANDA FROM THE PRINCIPAL SOURCES OF SUPPLY DURING THE MONTH ENDED 30TH APRIL, 1933.

COUNTRIES OF ORIGIN	Total Imports	Imports for Home Consumption (including Government Goods)	Government Imports
	<i>Sh.</i>	<i>Sh.</i>	<i>Sh.</i>
United Kingdom	2,757,708	2,828,509	259,777
Irish Free State	1,392	1,070	..
Ceylon	2,205	2,222	..
Hong Kong	6,117	6,117	..
India	501,635	507,022	1,452
British Malaya	3,878	336	..
Union of South Africa	182,759	183,636	762
Zanzibar	6,753	6,753	66
Seychelles	22,060	22,060	..
Canada	42,504	42,504	..
Australia	2,843	8,347	3
New Zealand	1,082	453	..
Kenya	1,303	1,303	..
Uganda	6,000	6,000	..
Anglo-Egyptian Sudan	193	598	10
Tanganyika Mandated Territory	562,997	562,997	51
Other British Possessions	1,189	1,929	..
Germany	81,018	173,245	..
Austria	12,316	12,316	..
Belgo-Luxemburg Economic Union	135,586	145,773	..
Denmark	7,832	10,167	..
Spain	12,739	10,356	..
Finland	3,996	4,646	..
France	88,269	89,292	..
Hungary	5,002	5,002	..
Italy	143,074	152,453	..
Norway	16,662	16,664	..
Netherlands	378,871	336,901	..
Portugal	6,052	4,252	..
Kingdom of the Serbs, Croats and Slovenes	953	2,316	..
Sweden	41,079	40,704	..
Switzerland	15,152	15,152	25
Czecho-Slovakia	45,724	46,017	..
Union of Socialist Soviet Republics (Russia)	6,328	6,328	..
China	23,177	21,373	..
Hadramaut	12,454	12,454	..
Iraq	809	809	..
Japan	1,088,239	912,584	..
Persia	502	21,221	..
Egypt	12,555	12,505	..
United States of America	249,472	289,491	1,408
Argentine	2,225	2,225	..
Belgian Congo	12,072	12,072	..
Ruanda Urundi	1,000	1,000	..
Dutch East Indies	5,516	190,261	..
French Indo-China	5,412	5,412	..
French Somali Coast	11,026	11,026	..
Eritrea	3,120	3,120	..
Italian Somaliland	13,286	13,286	..
Philippines	5,751	5,751	..
Other Foreign Countries	109,319	3,122	..
TOTAL	6,659,205	6,771,152	263,554

NOTE.—Subject to revision on receipt of further amendments to entered details.

CUSTOM HOUSE,
MOMBASA,
15th July, 1933.

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

GENERAL NOTICE NO. 1019

PRINCIPAL ARTICLES EXPORTED FROM KENYA AND UGANDA DURING THE MONTH
ENDED 30TH APRIL, 1933

ARTICLE	Unit of Quantity	(b) Exports of Domestic Produce		(a) (b) Re-exports of Imported Merchandise	
		Quantity	Value	Quantity	Value
			<i>Sh.</i>		<i>Sh.</i>
1. Wheat	Cwt.	19	224
2. Maize	"	161,799	634,010	3,310	13,639
3. Rice	"	4	82	173	2,442
4. Wheat Meal and Flour	"	2,627	32,105	216	2,713
5. Maize	"	473	1,816
6. Cattle for Food	Number	18	420
7. Sheep and Goats for Food	"	553	3,306
8. Bacon and Ham	Cwt.	46	6,169
9. Ale, Beer, Stout, etc.	Imp. gal.	1,014	6,847	406	1,497
10. Butter	Cwt.	120	11,734
11. Cheese	"	28	2,948	..	10
12. Chillies	"	101	2,825
13. Coffee, Raw	"	18,035	1,080,509	5,286	236,807
14. Ghee	"	133	7,703	4	160
15. Milk, Condensed or otherwise Preserved	"	122	4,096
16. Potatoes	"	3,299	13,147
17. Spirits	Imp. and proof gal.	257	6,123
18. Sugar, Refined	Cwt.	43,036	873,017	14	314
19. Tea	"	1,962	164,475	7	1,491
20. Wines	Imp. gal.	100	1,023
21. Cigarettes	Pound	1,477	8,143	4,276	22,035
22. Tobacco	"	14,048	11,217	7,044	19,446
23. Wood and Timber	Cubic ft.	8,253	44,903	113	393
24. Raw Cotton	Cental of 100 lb.	238,302	10,082,130
25. Sisal Fibre and Tow	Ton	1,516	324,084
26. Seeds, Cotton	"	7,785	518,185
27. Seeds, Sesame	"	567	119,825	26	4,322
28. Ground-nuts	"	48	8,700
29. Coco-nut Oil	Imp. gal.	4,483	11,954
30. Sesame Oil	"	3,508	6,609
31. Hides, Dry and Dry-salted	Cwt.	5,403	154,802	304	7,592
32. Skins, Sheep and Goat	Number	41,900	18,920	6,000	2,400
33. Rubber	Cental of 100 lb.
34. Mangrove Bark	Cwt.	200	800
35. Wattle Bark	"	14,439	63,898
36. Wattle Extract	"	400	6,000
37. Ivory, Elephant	"	11	6,872	19	12,713
38. Wool	Cental of 100 lb.	224	17,076
39. Sodium Carbonate	Ton	2,045	187,345
40. Cement, Building	"	61	2,897
41. Galvanized Iron Sheets, Corrugated	"	28	7,593
42. Cotton Piece Goods— Grey, Unbleached	Cwt.	579	41,373
	Lin. Yard	196,387	
43. Bleached	Cwt.	65	6,854
	Lin. Yard	28,967	
44. Printed (Khangas)	Cwt.	39	9,880
	Lin. Yard	23,075	
45. Printed, Other Sorts	Cwt.	254	29,597
	Lin. Yard	147,526	
46. Dyed in the Piece	Cwt.	157	18,458
	Lin. Yard	58,969	
47. Coloured (Manufactured wholly or in part of Dyed Yarn)	Cwt.	295	36,645
	Lin. Yard	144,937	
48. Cotton Blankets	Cwt.	207	17,968
	Number	12,783	
49. Jute Bags and Sacks	Dozen	2,551	10,725
	Cwt.	624	

(Continued on next page)

NOTE.—(a) Re-exports include goods the growth, produce or manufacture of Tanganyika Mandated Territory to the value of Sh. 292,114

(b) Goods exported as Ships' Stores are included as follows:—

(1) Under domestic exports to the value of Sh. 29,556

(2) Under Re-exports to the value of .. Sh. 258,591

Total Ships' Stores Sh. 288,147

Subject to revision on receipt of further amendments to entered details.

PRINCIPAL ARTICLES EXPORTED FROM KENYA AND UGANDA DURING THE MONTH
ENDED 30TH APRIL, 1933—(Contd.)

ARTICLE	Unit of Quantity	(b) Exports of Domestic Produce		(a) (b) Re-exports of Imported Merchandise	
		Quantity	Value	Quantity	Value
			<i>Sh.</i>		<i>Sh.</i>
50. Fuel Oil	Imp. gal.	791,281	252,078
51. Motor Spirit (Petrol)	"	125,665	96,185
52. Mineral Oil, Illuminating or Burning	"	49,189	22,588
53. Soap, Common	Cwt.	461	8,101	6	256
54. Soap, Toilet	"	33	1,074	10	667
55. Motor Cars	Number	21	43,619
56. Animals, not for Food	"	72	1,655
57. All other Articles	Value	..	367,589	..	755,132
TOTAL	14,810,995	..	1,691,955
TOTAL TRANSIT EXPORTS	151,037
GRAND TOTAL	<i>Sh.</i>	..	14,810,995	..	1,842,992

NOTE.—(a) Re-exports include goods the growth, produce or manufacture of Tanganyika Mandated Territory to the value of Sh. 292,114

(b) Goods exported as Ships' Stores are included as follows:—

- (1) Under domestic exports to the value of Sh. 29,556
(2) Under Re-exports to the value of .. Sh. 258,591

Total Ships' Stores .. Sh. 288,147

Subject to revision on receipt of further amendments to entered details.

CUSTOM HOUSE,
MOMBASA.
15th July, 1933.

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

GENERAL NOTICE No. 1020

TOTAL VALUE OF PRODUCE AND MERCHANDISE EXPORTED FROM KENYA AND UGANDA TO THE PRINCIPAL OVERSEAS MARKETS DURING THE MONTH ENDED 30TH APRIL, 1933.

COUNTRIES OF DESTINATION	Exports of Domestic Produce	Re-exports of Imported Merchandise
	<i>Sh.</i>	<i>Sh.</i>
United Kingdom	5,421,361	79,263
Aden	115,838	41,391
Hong Kong	1,119	10,426
India	5,647,126	14,733
British Malaya	7,000	5,920
Union of South Africa	310,748	28,427
Southern Rhodesia	131	..
North-Western Rhodesia	200
Zanzibar	39,618	33,609
Socotra	66,127	1,275
Mauritius	2,852	3,979
Seychelles	3,149	4,793
Canada	176,050	42,720
Australia	8,734	..
Anglo-Egyptian Sudan	43,060	13,001
Tanganyika Mandated Territory	248,511	779,940
Germany	185,983	3,565
Belgo-Luxemburg Economic Union	97,943	5,500
Denmark	16,678	..
Spain	55,040	5,000
France	48,702	10,158
Greece	4,200	..
Italy	54,832	8,093
Norway	850
Netherlands	100,490	36,050
Portugal	8,911	..
China	184,800	..
Hadramaut	90,329	9,272
Japan	1,210,786	900
Syria	2,591
Egypt	23,212	58,213
United States of America	188,135	35,914
Argentina	24,254	..
Brazil	28,508	..
Belgian Congo	43,016	82,372
Ruanda Urundi	1,299	25,920
French Somali Coast	1,495
Madagascar	1,133	256
Eritrea	40,820	9,075
Italian Somaliland	204,865	69,695
Portuguese Possessions in India..	84
Mozambique	65,004	8,684
Canary Islands	11,075	..
TOTAL.. .. .	14,781,439	1,433,364
SHIPS' STORES	29,556	258,591
GRAND TOTAL <i>Sh.</i>	14,810,995	1,691,955

NOTE.—Subject to revision on receipt of further amendments to entered details.

CUSTOM HOUSE,
MOMBASA,
15th July, 1933.

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

GENERAL NOTICE No. 1021

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT MOMBASA.

PROBATE AND ADMINISTRATION.

CAUSE No. 14 of 1933.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE
OF MBARAK BIN MAJID BIN JABIR, ARAB, LAND-
LORD, LATE OF MOMBASA, DECEASED.

TAKE NOTICE that application having been made
in this Court by Wenceslan Mendonza of Mombasa, for
the administration of the estate of Mbarak bin Majid
bin Jabir, late of Mombasa, who died at Mombasa on
the 30th day of November, 1931, intestate, 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 8th day of August, 1933.

Mombasa,
19th July, 1933.

J. LUCIE SMITH,
Judge,
Supreme Court of Kenya.

GENERAL NOTICE No. 1022

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI.

PROBATE AND ADMINISTRATION.

CAUSE No. 55 of 1933.

NOTICE OF APPLICATION FOR LETTERS OF ADMINISTRATION
OF ESTATE OF BHURAPARI S/O MAHADEVPARI, LATE
OF NAIROBI, KENYA COLONY, DECEASED.

TAKE NOTICE that application having been made
in this Court by Tapupari Anandpari of Nairobi, in the
Colony of Kenya, for letters of administration of the
estate of Bhurapari s/o Mahadevpari, late of Nairobi,
who died at Baraja, Kathiawar, India, on the 28th day
of May, 1933, 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 9th day of August,
1933.

Nairobi,
20th July, 1933.

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

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24 "	Pasture Investigation in Kenya (Notes on "Nakurutis")	10	15	17 "	Study of the Ticks in Kenya, Part I	50	55
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26 "	Important Parasitic Worms of Sheep in Kenya	50	60	19 "	Essential Oils	50	60
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28 "	The Establishment of Permanent Pastures Using Cereals as Nurse Crops	20	25	1 of 1932	Growing Wattle and Production of Wattle Bark in Kenya	50	55
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1 of 1930	Preliminary Survey of Some of the Soils in Kenya	2 50	2 75	10 "	Coffee Seed Selection	25	30
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3 "	The "Yellowing of Coffee"	10	15	22 "	Coffee Capsid Bug	25	30
4 "	Root Rot, Foot Rot and Head Blight of Wheat in Kenya	20	25	23 "	The Control of <i>Asterolecanium</i> (The Fringed Scale of Coffee)	25	30
5 "	Ear Rots and Root Rots of Maize in Kenya and Some Suggestions for their Control	50	55	24 "	Banding for Coffee Mealy Bug Control	25	30
6 "	Improvement of Maize Yields in Kenya	50	60	25 "	Stills for the Production of Essential Oils	50	60
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" " 1931	5 00	5 55	Orders in Council	20 00	20 75
Colonial Audit Department 1929.. .. .	1 00	1 10	Proclamations, Rules, etc., 1926	24 00	24 80
" " " 1930.. .. .	1 00	1 10	" " 1927	40 00	41 00
" " " 1931.. .. .	1 00	1 10	" " 1928	20 00	21 00
Customs Trade Report, 1930	5 00	5 60	" " 1929	42 00	43 10
" " " 1931	5 00	5 60	" " 1930	35 00	36 00
" " " 1932	5 00	5 60	" " 1931	20 00	21 60
Education Department, 1929	2 00	2 15	" " 1932	20 00	21 25
" " " 1930	2 50	2 75	Ordinances, 1926	7 50	8 10
" " " 1931	2 50	2 75	" 1927	10 00	10 40
Forest Department, 1929	1 00	1 10	" 1928	17 00	18 00
" " " 1930	1 00	1 10	" 1929	17 50	17 95
" " " 1931	1 00	1 10	" 1930	45 00	46 50
Game Department, 1929	1 00	1 10	" 1931	12 50	13 25
" " " 1930	1 00	1 10	" 1932	12 50	13 00
" " " 1931	1 00	1 10	Bankruptcy Rules, 1927 (paper covers)	10 00	10 30
Judicial Department, 1930.. .. .	1 00	1 15	Civil Procedure Rules, 1927 (paper covers)	12 50	12 70
" " " 1931.. .. .	2 00	2 15	Mr. Lewis's Report on Irrigation, December, 1925..	5 00	5 65
" " " 1932	1 00	1 10	Economic and Technical Report on Suggested Branch Lines of the Railway, 1926	5 00	5 15
Land and Agricultural Bank, 1931	0 50	0 55	Non-Native Census Report, 1926	5 00	5 60
" " " 1932	1 00	1 10	" " " 1931	5 00	5 50
Local Govt., Lands and Settlement, 1929 ..	2 50	2 70	Native Reserve Boundaries, 1926	5 00	5 50
" " " 1930	2 50	2 70	Governors' Conference Report, 1926	2 50	2 85
" " " 1931	2 50	2 70	Cost of Living Commission Report, 1928	10 00	10 55
Medical and Bacteriological Departments, 1929	5 00	5 35	District Councils Legislation, 1928	4 95	5 10
" " " " 1930	5 00	5 40	Municipal Councils Legislation, 1928	7 50	7 70
" " " " 1931	5 00	5 40	Revenue Handbook, 1928	5 00	5 75
Native Affairs Department, 1929.. .. .	2 50	2 80	Agricultural Commission Report, 1929	3 50	3 75
" " " " 1930.. .. .	3 00	3 35	Kenya Tariff Committee Report, 1929	3 50	3 70
" " " " 1931.. .. .	3 00	3 35	Aids to Stockowners	2 50	2 90
Police Department, 1930	1 00	1 10	Kenya Water Problems by Beeby Thompson	14 00	14 60
" " " " 1931	1 00	1 10	Col. James' Report on Anti-malarial Measures ..	1 00	1 10
" " " " 1932	1 00	1 10	Plans of Dipping Tank	10 00	10 25
Post and Telegraphs Department, 1930.. ..	1 00	1 10	Memorandum on Native Policy, 1930	40	45
" " " " 1931.. .. .	1 00	1 10	Statement of conclusions of H.M. Government in U.K. on Closer Union in East Africa, 1930 ..	40	45
" " " " 1932.. .. .	1 00	1 10	1931 Paper Relating to the Question of Closer Union Report of the Joint Select Committee on Closer Union in East Africa—	6 00	6 40
Prisons Department, 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
" " " " 1932	1 00	1 10	Vol. III (Appendices)	4 50	5 00
Public Works Department, 1930	2 00	2 15	Report of Committee on Revision of Customs Tariffs, 1930	5 00	5 25
" " " " 1931	2 00	2 10	Customs Tariff List, 1930	1 00	1 10
" " " " 1932	1 00	1 10	Future of Forestry in Kenya by J. W. Nicholson, 1930	2 00	2 20
Registrar-General's Report, 1930	1 00	1 10	Report of Standing Timber Committee, 1930 ..	50	60
" " " " 1931	1 00	1 10	The Law Relating to Aviation, 1931.. .. .	8 50	8 75
" " " " 1932	1 00	1 10	Kiln Drying of East African Timbers	2 50	2 65
Treasurer's Financial Report, 1929	5 00	5 50	Report on a Geological Reconnaissance of South Kavirondo	2 50	2 60
" " " " 1930	5 00	5 50	Town Planning Ordinance and Regulations, 1931..	3 00	3 10
" " " " 1931	5 00	5 50	Vol. XII Kenya Law Reports (1929-1930) ..	—	27 50
Agricultural Census, 1931	2 00	2 15	Vol. XIII Kenya Law Reports (1931)	—	27 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	Sir Albert Kitson's Report on Tanganyika Concessions Ltd. Application for exclusive prospecting licence	1 00	1 10
" " " " 1930	10 00	12 00			
" " " " 1931	10 00	12 00			