

THE OFFICIAL GAZETTE OF THE COLONY AND PROTECTORATE OF KENYA

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SUPPLEMENT

KENYA PROCLAMATIONS, RULES AND REGULATIONS

GOVERNMENT NOTICE No. 382

ARRIVAL

Name	Rank	From leave or on 1st Appointment	Date of leaving England	Date of Embarkation	Date of arrival at Mombasa	
H. E. Bader	District Officer	Leave	28th Feb., 1935	13th May, 1935 *	20th May, 1935	

* Durban.

DEPARTURES

	Name	Rank	On leave or termination of appointment	Date of Departure
W. C. Beck G. W. Green T. Collins W. J. Mathews		Inspector of Works, Class I. K. U. R. & H. Driver, K. U. R. & H. Motor Mechanic, K. U. R. & H. Clerk, Class I, K. U. R. & H.	Leave do do do	15th May, 1935 do do do

APPOINTMENTS.

CAPTAIN C. J. REYNOLDS to be Second-in-Command of a Battalion, Northern Brigade The King's African Rifles, with effect from the 23rd March, 1935.

LIEUTENANT E. W. STEVENS to be a Company Commander, Northern Brigade The King's African Rifles, with effect from the 23rd March, 1935.

KENYA AND UGANDA RAILWAYS AND HARBOURS.

RICHARD COOPER GOWTHORPE, Senior Assistant Engineer, to be Acting District Engineer, Western Engineering District, Eldoret, with effect from 8th May, 1935, vice John Gray Nisbet, proceeded on leave.

PRELIMINARY ORAL SWAHILI EXAMINATION. Pass.

E. Earnshaw, Education Officer, Education Department Miss E. Eastwood, Nursing Sister, Medical Department

JUXON BARTON, for Acting Colonial Secretary

Colony and Protectorate of Kenya

GOVERNMENT NOTICE No. 383

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

> J. F. G. TROUGHTON, Acting Clerk of the Legislative Council.

Bill to provide for the Nomination and Election of Members to the Legislative Council of the Colony and Protectorate of Kenya.

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 Legislative Short title. Council Ordinance, 1935.
- 2. In this Ordinance, unless the contrary intention Interpretation. appears-

"British subject" includes persons who have been naturalized under any Imperial statute or under any enactment of a British possession, as well as the natural-born subjects of His Majesty;

"register" means the register, prepared in accordance with the provisions of this Ordinance, of the persons entitled to vote at the election of a member to represent any of the electoral areas referred to in section 3 of this Ordinance;

"member" means a member of the Legislative Council.

3. (1) There shall be elected to the Legislative Council Representain accordance with the provisions of this Ordinance, eleven electorates. European members, five Indian members, and one Arab member.

- (2) Such members shall represent the electoral areas described in Schedule I to this Ordinance as follows:-
 - (a) One European member shall be elected for, and by the European voters of, each of the electoral areas described in Part A of that Schedule.
 - (b) (i) Two Indian members shall be elected for, and by the Indian voters of, the Central electoral area described in Part B of that Schedule.
 - (ii) Two Indian members shall be elected for, and by the Indian voters of, the Eastern electoral area described in Part B of that Schedule.

- (iii) One Indian member shall be elected for, and by the Indian voters of, the Western electoral area described in Part B of that Schedule.
- (c) One Arab member shall be elected for, and by the Arab voters of, the electoral area described in Part C of that Schedule.

Registering officers.

4. The Governor shall appoint for each electoral area one or more registering officers to perform the duties of registering officers under the Rules contained in Schedule II to this Ordinance.

Revising officer.

5. The Governor shall appoint a revising officer to perform the duties of revising officer under the Rules contained in Schedule II to this Ordinance.

Returning officer.

6. The Governor shall appoint a returning officer for each electoral area to perform the duties of returning officer under the Rules contained in Schedule III to this Ordinance.

Registers of voters,

7. For each electoral area a separate register of the persons entitled to vote in such area for the election of a member or members, as the case may be, shall be prepared, published and revised in the manner prescribed by the Rules contained in Schedule II and all amendments thereof.

Registers to be conclusive evidence.

8. The registers of voters for the time being in operation shall be conclusive evidence for the purpose of determining whether a person is or is not entitled to vote in any electoral area for the election of a member to represent such area.

Disqualification of voters.

- 9. No person shall be entitled to have his name on any register of voters if such person—
 - (1) (a) is not a British subject of European origin or descent;
 - (b) is not a British subject of Indian origin or descent, or is not an Indian under the suzerainty or protection of His Majesty; or
 - (c) is not a male Arab, whether a British subject or under the protection or suzerainty of His Majesty, able to write Arabic or Swahili in Arabic characters;
 - (2) has not attained the age of twenty-one years;
 - (3) is, in the opinion of a competent court, of unsound mind;
 - (4) has been convicted of a criminal offence and has been sentenced to a term of imprisonment for a term of twelve months or more and has not received a

- pardon: Provided that such disqualification shall cease two years after the date of the expiration of the sentence;
- (5) has, since the publication of the last revised register of voters, received relief from Government funds or from the funds of any local authority;
- (6) has been declared bankrupt or insolvent by a competent court in the Colony or elsewhere and has not received his discharge;
- (7) is suffering from any disqualification provided by any enactment for the time being in force;
- (8) has not ordinarily resided in the Colony for at least one period of twelve consecutive months prior to the date of his application to have his name entered on the register;
- (9) has not resided in the electoral area in which the application to have his name entered on the register is made for a period of not less than three months.
- 10. No person shall be entitled to be registered as a voter Voters to be in, or to vote in, more than one electoral area.

registered once.

Any person, not otherwise disqualified under the provisions of this Ordinance, shall be entitled:

Qualification or registra-

- (a) If a British subject of European origin or descent, to have his name entered in the register of voters for one of the electoral areas described in Part A of Schedule I to this Ordinance.
- (b) If a British subject of Indian origin or descent, or an Indian under the suzerainty or protection of His Majesty, to have his name entered in the register of voters for one of the electoral areas described in Part B of Schedule I to this Ordinance.
- (c) If a male Arab, whether a British subject or under the protection or suzerainty of His Majesty, to have his name entered in the register of voters for the electoral area described in Part C of Schedule I to this Ordinance.
- 12. (1) Any person who is qualified to be registered and Disqualificais registered as a voter shall, subject to the provisions of tion section 3 of this Ordinance and sub-section (2) of this section, be eligible for election as a member for any electoral area.

candidates.

- (2) A person shall be disqualified for election as a member to represent any electoral area if such person—
 - (a) has not ordinarily resided in the Colony for at least one period of two years before being nominated as a candidate;
 - (b) is in the permanent employment of the Government or is serving the Government for a term of years;
 - (c) is an employee of any municipality or municipal board;
 - (d) has been convicted of a criminal offence and has been sentenced to a term of imprisonment for a term of six months or more, and has not received a pardon: Provided that the Governor in Council may, by order, in any particular case remove such disqualication;
 - (e) has, within the last twelve months immediately preceding the date of his nomination, received relief from Government funds or from the funds of any local authority;
 - (f) cannot read, write and speak the English language.
- (3) A candidate for election who has undertaken either directly or indirectly himself or by any one in trust for him any contract with a Government department for which the consideration exceeds seventy-five pounds, shall not be disqualified for election provided that, at least fourteen days before the date appointed for the election, he publishes in a newspaper circulating in the electoral area for which he is a candidate a notice of the fact of such contract, giving particulars thereof.
- (4) If any elected member after his election undertakes any such contract either directly or indirectly himself or by any one in trust for him, he shall forthwith inform the clerk to the council of the fact of such contract, giving particulars thereof. The clerk shall publish the fact in the Gazette.
- (5) The election of any candidate who fails to comply with the provisions of sub-section (3) of this section shall be invalid, the seat shall be deemed to be vacant, and the candidate shall be liable, on conviction, to the penalty prescribed in section 23 of this Ordinance and to the disqualification therein provided.
- (6) Any member who fails to comply with the provisions of sub-section (4) of this section shall forfeit his seat, and shall be liable, on conviction, to the penalty prescribed in section 26 of this Ordinance and to the disqualification therein provided.

13. Every candidate for election as a member for any Candidates to electoral area shall be nominated by being proposed, seconded and supported by not less than seven persons other than the supported. proposer and the seconder. The proposer, seconder and supporters shall be persons registered as voters in the electoral area for which the candidate is nominated.

be proposed

14. Subject always to the power of the Governor to Dissolution dissolve the Legislative Council at any time by Proclamation, and generation. the Council shall be dissolved on the expiration of a period of three years from the date of each general election and a general election shall thereafter be held on the first convenient date after such dissolution of the Council. For the purposes of this Ordinance the date of a general election shall be the date of the nomination day referred to in section 15 of this Ordinance.

15. As soon as may be after the dissolution of each Nomination Legislative Council the Governor shall, by notice in the Gazette, appoint a convenient day, to be known as nomination day, which shall be not less than twenty-one days after the publication of such notice. In such notice the Governor shall further appoint a place in each of the electoral areas referred to in section 3 of this Ordinance for the nomination of candidates for that electoral area.

A member elected at a general election shall hold his seat, subject to the provisions of this Ordinance, for a period of three years after such general election, or until the dissolution of the Council to which he is elected, whichever is the sooner.

Election to be for three years

17. (1) The election of members shall be by ballot, and Election shall be held in accordance with the procedure prescribed by procedure. the Rules contained in Schedule III to this Ordinance.

- (2) Each voter may give one vote only for each of any number of persons not exceeding the number to be elected for the electoral area in which the voter is entitled to vote.
- 18. Whenever the Governor has appointed a nomination Where no day for any electoral area and no candidate therefor has been nominated in accordance with section 13 of this Ordinance the Governor may, in his discretion, nominate a person or persons who is or are eligible for election in such electoral area to be the member or members, as the case may be, for that electoral area.

nominated.

19. Any person who has been elected as a member for Resignation any electoral area may, by writing under his hand, resign his seat.

Absence of member.

20. Where an elected member for any electoral area leaves the Colony without resigning his seat, the Governor may nominate any properly qualified person who would be eligible for election in that electoral area to act as member for such electoral area during the absence of such elected member: Provided that, if any elected member shall be absent from the Colony for a period of nine consecutive months, the Governor shall declare his seat to be vacant.

By-election.

- 21. (1) Whenever, from any cause other than the dissolution of Council, a seat in any electoral area becomes vacant the Governor shall, in manner provided by section 15 of this Ordinance, appoint a day and place for the nomination of candidates for such electoral area and, subject to the provisions of section 18, shall direct that a member be elected to fill the vacancy in accordance with the provisions of this Ordinance and of any Rules made hereunder.
- (2) Any member so elected or who has been nominated in accordance with the provisions of section 17 of this Ordinance, shall, subject to the provisions of this Ordinance, hold his seat until the dissolution of the Council to which he is so elected or nominated.

PENAL PROVISIONS.

Offences.

22. (1) Any person who-

- (a) forges or fraudulently defaces or fraudulently destroys any nomination paper, or delivers to the returning officer any nomination paper, knowing the same to be forged; or
- (b) forges or counterfeits or fraudulently defaces or fraudulently destroys any ballot paper or the official mark on any ballot paper; or
- (c) without due authority supplies any ballot paper to any person; or
- (d) without due authority makes any mark on any ballot paper issued to any person other than to himself; or
- (e) fraudulently inserts into any ballot box any paper other than the ballot paper which he is authorized by law to insert; or
- (f) fraudulently takes out of the polling station any ballot paper; or
- (g) without due authority destroys, takes, opens, or otherwise interferes with any ballot box or packet of ballot papers then in use for the purposes of the election, shall be guilty of an offence, and shall on conviction be liable to imprisonment for any term not exceeding six months.

- (2) Any attempt to commit any of the offences specified in this section shall be punishable in the same manner in which the offence itself is punishable.
- (3) In any prosecution for an offence in relation to nomination papers, ballot boxes, ballot papers, and marking instruments at an election, the property in such papers, boxes and instruments may be stated to be in the returning officer at such election, as well as the property in the counterfoils.
- 23. (1) Every officer, clerk, and agent in attendance at a Secrecy of polling station shall maintain, and aid in maintaining, the secrecy of the voting in such station, and shall not, before the poll is closed, communicate, except for some purpose authorized by law, to any person any information as to the name or number on the register of any elector who has or has not applied for a ballot paper or voted at that station, or as to the official mark.

- (2) No such officer, clerk, agent, or any other person shall interfere with or attempt to interfere with a voter when marking his vote, or otherwise attempt to obtain in the polling station information as to the candidate for whom any voter in such station is about to vote or has voted, or communicate at any time to any person any information obtained in a polling station as to the candidate for whom any voter in such station is about to vote or has voted, or as to the number on the back of the ballot paper given to any voter at such station.
- (3) Any person who acts in contravention of the provisions of this section shall, on conviction, be liable to imprisonment for any term not exceeding six months.
- 24. (1) Every officer, clerk, and agent in attendance at Secrecy of the counting of the votes shall maintain, and aid in maintain- ballot. ing, the secrecy of the voting, and shall not attempt to ascertain at such counting the number on the back of any ballot paper, or communicate any information obtained at such counting as to the candidate for whom any vote is given in any particular ballot paper.

- (2) No person shall directly or indirectly induce any voter to display his ballot paper after such voter has marked the same, so as to make known to any person the name of the candidate for or against whom he has so marked his vote.
- (3) Any person who acts in contravention of the provisions of this section shall on conviction be liable to imprisonment for any term not exceeding six months.

Punishment for personation. 25. Any person who, at any election held under the provisions of this Ordinance, applies for a ballot paper in the name of some other person, whether that name be that of a person living or dead or of a fictitious person; or who, having voted once at any such election, applies at the same election for a ballot paper in his own name, shall be guilty of the offence of personation, and shall, on conviction, be liable to imprisonment for a term not exceeding six months.

Penalty for treating.

- **26.** (1) Any person who—
- (a) corruptly by himself or by any other person, either before or during an election, directly or indirectly gives or provides, or pays wholly or in part the expense of giving or providing, any meat, drink, entertainment, or provision to or for any person, for the purpose of corruptly influencing that person or any other person to give or refrain from giving his vote at the election;
- (b) after an election, directly or indirectly gives or provides, or pays wholly or in part the expense of giving or providing any meat, drink, entertainment or provision to or for any person;

shall be guilty of treating, and shall be liable on conviction to a fine not exceeding fifty pounds, and shall, for seven years from the date of his conviction, be disqualified from voting at any election under this Ordinance and from being elected a member.

(2) Every voter who corruptly accepts or takes any such meat, drink, entertainment, or provision shall also be guilty of treating, and shall be liable on conviction to the penalty specified in the preceding sub-section, and shall be disqualified as therein provided.

Penalty for undue influence.

- 27. Every person who directly or indirectly, by himself or by any other person on his behalf—
 - (a) makes use of or threatens to make use of any force, violence, or restraint, or who inflicts or threatens to inflict, by himself or by any other person, any injury, damage, harm, or loss upon or against any person in order to induce or compel such person to vote or to refrain from voting, or on account of such person having voted or refrained from voting at any election;

(b) who by abduction, duress, or any fraudulent device or contrivance impedes or prevents the free exercise of the franchise of any voter, or thereby compels, induces or prevails upon any voter either to give or to refrain from giving his vote at any election,

shall be guilty of undue influence, and shall be liable on conviction to the penalty specified in section 23, and shall be disqualified as therein provided.

28. The following persons shall be deemed to be guilty of bribery, and shall on conviction be liable to the penalty prescribed in section 23, and to the disqualifications therein provided:—

Penalty fo bribery.

- (a) Every person who directly or indirectly, by himself or by any other person on his behalf, gives, lends, or agrees to give or lend, or offers, promises to procure or to endeavour to procure, any money or valuable consideration to or for any voter, or to or for any person on behalf of any voter or to or for any other person, in order to induce any voter to vote or refrain from voting, or corruptly does any such act as aforesaid on account of such voter having voted or refrained from voting at any election under this Ordinance.
- (b) Every person who directly or indirectly, by himself or by any other person on his behalf, gives or procures, or agrees to give or procure, or offers, promises, or promises to procure or to endeavour to procure, any officer, place or employment to or for any voter, or to or for any person on behalf of any voter, or to or for any other person, in order to induce such voter to vote or refrain from voting, or corruptly does any such act as aforesaid on account of any voter having voted or refrained from voting at any election under this Ordinance.
- (c) Every person who directly or indirectly, by himself or by any other person on his behalf, makes any such gift, loan, offer, promise, procurement, or agreement, as aforesaid to or for any person in order to induce such person to procure or endeavour to procure the return of any person as a member, or the vote of any voter at any election under this Ordinance.

- (d) Every person who upon or in consequence of any such gift, loan, offer, promise, procurement, or agreement procures or engages, promises, or endeavours to procure the return of any person as a member, or the vote of any voter at any election under this Ordinance.
- (e) Every person who advances or pays or causes to be paid any money to or to the uses of any other person, with the intent that such money or any part thereof shall be expended in bribery at any election under this Ordinance, or who shall knowingly pay or cause to be paid any money to any person in discharge or repayment of any money wholly or in part expended in bribery at any such election.
- (f) Every voter who, before or during any election under this Ordinance, directly or indirectly, by himself or by any other person on his behalf, receives, agrees, or contracts for any money, gift, loan, or valuable consideration, office, place, or employment, for himself or for any other person, for voting or agreeing to vote or for refraining or agreeing to refrain from voting at any such election.
- (g) Every person who, after any election under this Ordinance, directly or indirectly, by himself or by any other person on his behalf, receives any money or valuable consideration on account of any person having voted or refrained from voting, or having induced any other person to vote or to refrain from voting at any such election.

Provided always that nothing in this section contained shall extend or be construed to extend to any money paid or agreed to be paid for or on account of any legal expenses bona fide incurred in connection with any election. Any money or valuable consideration received by an agent from a candidate in return for his general services as an agent to such candidate shall for the purposes of this proviso be deemed to be legal expenses bona fide incurred.

GENERAL.

Corrupt practice.

29. (1) No election of a member shall be valid if any corrupt practice is committed in connection therewith by the candidate elected.

- (2) The expression "corrupt practice" as used in this Ordinance means any of the following offences, namely, treating, undue influence, bribery, and personation.
- (3) A corrupt practice shall be deemed to be committed by a candidate if it is committed with his knowledge and consent, or by a person who is acting under the general or special authority of such candidate with reference to the election.
- 30. No election shall be invalid by reason of a non-Non-comcompliance with the rules contained in Schedule III to this Rules. Ordinance if it appears that the election was conducted in accordance with the principles laid down in such rules, or that such non-compliance did not affect the result of the election.

31. (1) If the validity of an election is brought into Disputes as to question by any person qualified either to be elected or to vote at such election, on the ground of the improper rejection or reception of a nomination or of a vote, or of any corrupt practice in connection with such election, or for any other cause, such person may, at any time within fifteen days of the publication of the result of such election in the Gazette, apply to the Governor in Council to set aside such election.

validity of

- (2) The Governor in Council shall, after such inquiry, if any, as he may consider necessary, declare by notice in the Gazette, whether the candidate whose election is questioned or any or what other person is duly elected, or whether the election is void.
- (3) If the election is declared void, the Governor shall by notification in the manner provided by section 15 of this Ordinance appoint another date for the election of a member for the electoral area concerned.
- (4) The Governor in Council may appoint any person having judicial experience to be a commissioner to inquire into and report on the grounds on which the validity of any election is brought into question as aforesaid; and every such commissioner shall have all the powers of a commissioner appointed under the Commissions of Inquiry Ordinance or any Cap. 25. law amending or replacing the same.

(5) The Governor in Council may, from time to time, make rules for regulating the practice and procedure to be observed in connection with inquiries under this section.

Power to supplement Rules in Schedules.

- **32.** (1) The Governor in Council may, from time to time, make rules to supplement the rules contained in Schedules II and III to this Ordinance or to rescind, vary or amend any such rules.
- (2) All rules so made shall be published in the Gazette, and shall thereupon, subject to the provisions of the next following sub-section, be as legal, valid, effectual and binding as if they had been enacted in this Ordinance.
- (3) All rules made in pursuance of this section shall be laid as soon as conveniently may be before the Legislative Council; and, if a resolution is passed within forty days of their being so laid before the Legislative Council praying that any such rule shall be annulled, such rule shall thenceforth be void, but without prejudice to anything done thereunder.
- (4) The Governor in Council may from time to time make rules dispensing with the attendance of voters at an election and providing for the transmission of votes by post or otherwise.

Power of Governor to decide questions arising under Ordinance.

Cap. 24.

33. The decision of the Governor in Council on any question which may arise as to the intention, construction, or application of this Ordinance and of the rules thereunder shall be final.

34. The Legislative Council Ordinance and all rules made thereunder are hereby repealed.

SCHEDULE I.

PART A.

ELECTORAL AREAS.

- 1. Nairobi North.
- 2. Nairobi South.
- 3. Mombasa.
- 4. Coast.
- 5. Nyanza.
- 6. Rift Valley.
- 7. Trans Nzoia.
- 8. Uasin Gishu.
- 9. Aberdare.
- 10. Ukamba.
- 11. Kiambu.

Description of the Boundaries of the Electoral Areas.

1. Nairobi, North.

Commencing at the junction of the Gethathuru and Nairobi Rivers;

thence bounded by the Nairobi River down-stream to its junction with the Ngong River;

thence by that river up-stream to its junction with the Kenya and Uganda Railway;

thence by the Kenya and Uganda Railway (up-line) to its intersection with the eastern boundary of Kiambu Native Reserve at Kabete Station;

thence generally northerly by that Native Reserve boundary to the Gethathuru River;

thence by that river down-stream to the point of commencement.

2. Nairobi, South.

Commencing at the junction of the Kenya and Uganda Railway with the Ngong River;

thence by that river up-stream to its junction with the Mtioni River;

thence by that river up-stream to a bridge on the Nairobi-Ngong Road;

thence by a line northerly to a beacon at the south-western corner of L.R. No. 189 A.R. (Government Farm extension), which beacon is on the Kiambu Native Reserve boundary;

thence generally northerly by that Native Reserve boundary to its intersection with the Kenya and Uganda Railway at Kabete Station;

thence by that railway (down-line) to the point of commencement.

3. Mombasa.

This area comprises the whole of the Island of Mombasa.

4. Coast.

Commencing at the intersection of the Engare Len or Rombo River with the Kenya-Tanganyika boundary;

thence bounded easterly by the northern boundary of Teita Administrative District, as defined by Proclamation No. 54 dated 25th day of February, 1924, to its most eastern corner;

thence north-easterly and north-westerly by the south-eastern and north-eastern boundaries of Kitui Administrative District, as defined in the aforementioned Proclamation, to its most northern corner;

thence by a line north-easterly to a point near the southern end of the Lorian Swamp where the Lak Dera intersects the line of latitude 1° north;

thence easterly by that line of latitude, to its intersection with the western boundary of Italian Somaliland;

thence southerly by a part of the western and south-easterly by the south-western boundary of Italian Somaliland to the shores of the Indian Ocean;

thence generally south-westerly by the shores of the Indian Ocean to its intersection with the Kenya-Tanganyika boundary;

thence north-westerly and generally northerly by the Kenya-Tanganyika boundary to the point of commencement.

All the islands within the Protectorate with the exception of the Island of Mombasa, form part of the Coast Electoral Area.

5. Nyanza.

Commencing at the mouth of the Sio River;

thence bounded north-easterly by the Uganda Protectorate boundary to the highest point of Mount Elgon;

thence by a straight line north-easterly to the source of the Swam (or Suam) River;

thence by that river down-stream to the point where it emerges from the crater;

thence south-easterly by the south-western boundary of the Trans Nzoia Administrative District, as defined by Proclamation No. 54 dated 25th day of February, 1924, to where the Kabisi and Nzoia Rivers join at the most southerly point of L.R. No. 5336;

thence south-easterly, south-westerly and easterly by part of the generally western boundary of the Uasin Gishu District, as defined by the aforementioned Proclamation, to the trigonometrical beacon Osorongai;

thence by a line bearing 85° 11' for about 17,941 feet to a beacon;

thence bearing approximately 187° 21' for about 5,944 feet to a beacon;

thence bearing approximately 112° 36' for about 2,244 feet to a beacon;

thence bearing approximately 187° 11' for about 3,800 feet to a beacon on the south-eastern of the two summits of the hill "Kaikomor":

thence bearing approximately 176° 11' for about 5,054 feet to a beacon;

thence bearing approximately 161° 34' for about 6,168 feet to a beacon;

thence by a beaconed line bearing 180° 28' for about 18,107 feet to the trigonometrical beacon "Kakaroua";

thence by a straight line, south-easterly to the western corner of L.R. No. 3167;

thence by the south-western boundary of that portion to its southern corner;

thence generally north-easterly and south-easterly by the generally western boundary of the Uasin-Gishu Administrative District, as defined in the aforementioned Proclamation, to the most western corner of L.R. No. 1860;

thence generally southerly by the generally eastern boundary of the Kisumu-Londiani Administrative District, as defined in the aforementioned Proclamation, to the most northern corner of L.R. No. 570/1;

thence south-westerly and south-easterly by the north western and part of the south-western boundaries of that portion to the northern corner of L.R. No. 7148;

thence southerly and easterly by the wastern and southern boundaries of that portion to the western corner of L.R. No. 3683;

thence southerly by the western boundaries of L.R. Nos. 3683, 561 and part of the western boundary of 5692 to the northern corner of L.R. No. 1642;

thence south-westerly, south-easterly and easterly by the north-western and south-western boundaries of that portion to its most southern corner;

thence south-westerly, south-easterly, easterly and again south-easterly by the generally western, southern and south-western boundaries of L.R. No. 1643 to the western corner of L.R. No. 1644;

thence south-easterly by part of the western boundary of that portion to its intersection with the eastern boundary of Kericho Administrative District as defined in the aforementioned Proclamation;

thence south-westerly, south-easterly and again south-westerly by the generally eastern and south-eastern boundaries of that district to its most southern corner on the Amala River;

thence by that river down-stream to its intersection with the Tanganyika boundary;

thence by that boundary north-westerly to the shores of Victoria Nyanza;

thence generally northerly by the shores of that lake to the point of commencement.

The whole of the islands in Victoria Nyanza within the Territorial Waters form part of Nyanza Electoral Area.

6. Rift Valley.

Commencing at the intersection of the Amala River with the Kenya-Tanganyika boundary;

thence bounded by that river up-stream to the most southern corner of Kericho Administrative District as defined by Proclamation No. 54 dated the 25th day of February, 1924;

thence generally north-easterly, north-westerly and again north-easterly by the generally eastern boundary of that district to its intersection with the south-western boundary of L.R. No. 1644;

thence north-westerly by that boundary to the north-western corner of that portion;

thence generally westerly, north-westerly and north-easterly by the southern and generally western boundaries of L.R. No. 1643 to its north-western corner;

thence westerly, north-westerly and north-easterly by the southern, south-western and north-western boundaries of L.R. No. 1642 to its most northern corner;

thence northerly by part of the western boundary of L.R. No. 5692 and the whole of the western boundaries of L.R. Nos. 561 and 3683 to the north-western corner of L.R. No. 3683;

thence south-westerly and northerly by the southern and western boundaries of L.R. No. 7148 to its most northern corner:

thence north-westerly and north-easterly by a part of the south-western and the whole of the north-western boundary of L.R. No. 570/1 to its most northern corner;

thence in a generally northerly direction by the generally eastern boundary of the Kisumu-Londiani Administrative District, as defined by the aforementioned Proclamation, to the most westerly corner of L.R. No. 1860;

thence north-easterly by the north-western boundary of that portion to the south-western corner of L.R. No. 3841;

thence generally easterly, northerly, south-easterly and again northerly by the generally south-eastern boundary of that portion to the south-eastern corner of L.R. No. 1866;

thence north-easterly and northerly by the generally eastern boundaries of L.R. No. 1866 and L.R. No. 6259 to the north-eastern corner of the latter portion;

thence easterly by the northern boundary of L.R. No. 503 to the intersection of that boundary with the western boundary of Baringo Administrative District, as defined in the aforementioned Proclamation, thence northerly by the western boundary of that district to its most northerly point at Kolosia;

thence south-easterly, southerly, south-westerly and again south-easterly by the north-eastern and generally eastern boundary of that district to the most northerly corner of L.R. No. 2689/R;

thence generally south-easterly by the north-eastern boundary of Nakuru Administrative District, as defined by the aforementioned Proclamation, to the south-eastern corner of L.R. No. 2648/R;

thence easterly and generally southerly by part of the northern and the whole of the eastern boundary of the Naivasha Administrative District, as defined in the aforementioned Proclamation, to the south-eastern corner of L.R. No. 369;

thence by a line south-westerly to the most northerly point of Lake Magadi;

thence by the western shores of that lake to its most south-westerly point;

thence by a line south-easterly to the point of intersection of the Southern Uaso Nyiro River with the Kenya-Tanganyika boundary;

thence north-westerly by that boundary to the point of commencement:

Provided that the township of Kijabe shall be included within this electoral area (No. 6, Rift Valley).

7. Trans Nzoia.

Commencing at the point where the Swam (Suam) River emerges from the Crater of Mount Elgon;

thence bounded by that river down-stream till it becomes the Turkwel;

thence by that river down-stream to where it enters Lake Rudolf;

thence southerly by the eastern boundary of Turkana Administrative District, as defined by Proclamation No. 54 dated the 25th day of February, 1924, to the falls on the Amaya River (about longitude 36° 24′ east and latitude 0° 55′ north);

thence north-westerly by a part of the south-western boundary of Turkana Administrative District, as defined by the aforementioned Proclamation, to Kolosia;

thence generally south-westerly by the eastern and southeastern boundaries of the West Suk Administrative District, as defined by the aforementioned Proclamation, to the northern corner of L.R. No. 7146;

thence generally south-easterly, south-westerly and north-westerly by the north-eastern, south-eastern and south-western boundaries of the Trans Nzoia Administrative District, as defined by the aforementioned Proclamation, to the point of commencement.

8. Uasin Gishu.

Commencing at the trigonometrical beacon Olessos on the Uasin Gishu Administrative District boundary as defined by Proclamation No. 54 dated 25th day of February, 1924; thence bounded in a north-westerly, south-westerly and westerly direction by that Administrative District boundary to the southern corner of L.R. No. 3167;

thence by the south-western boundary of that portion to its western corner;

thence by a straight line north-westerly to the trigonometrical beacon Kakaroua;

thence by a beaconed line bearing approximately 0° 28' for about 18,107 feet to a beacon;

thence bearing approximately 341° 34′ for about 6,168 feet to a beacon at the end of a spur;

thence bearing approximately 356° 11′ for about 5,034 feet to a beacon on the south-eastern of the two summits of the hill Kaikomor;

thence bearing approximately 7° 11' for about 3,800 feet to a beacon;

thence bearing approximately 292° 36′ for about 2,244 feet to a beacon;

thence bearing approximately 7° 21' for about 5,944 feet to a beacon on the southern boundary of L.R. No. 5598;

thence westerly by parts of that southern boundary and that of L.R. No. 4126 to the trigonometrical beacon Osorongai on the Uasin Gishu Administrative District boundary;

thence by that district boundary westerly, northerly and north-easterly to the northern corner of L.R. No. 2211;

thence generally north-westerly, north-easterly and southerly by part of the south-western and the whole of the northern and eastern boundaries of Marakwet Administrative District, as defined in the aforementioned Proclamation, to the north-eastern corner of the Elgeyo District;

thence southerly and westerly by the eastern and southern boundaries of the Elgeyo Administrative District, as defined in the aforementioned Proclamation, to the north-western corner of L.R. No. 503, Lembus Forest Concession (the Districts of Marakwet and Elgeyo have now been amalgamated under the name of Elgeyo District, vide Proclamation No. 8 dated 8th day of February, 1932);

thence southerly by the eastern boundaries of L.R. Nos. 6259 and 1866 to the south-eastern corner of the latter portion;

thence southerly, north-westerly, and again southerly, and westerly by the generally south-eastern boundary of L.R. No. 3841 to its intersection with the Uasin Gishu Administrative District boundary;

thence by that district boundary westerly and northerly to the point of commencement.

9. Aberdare.

Commencing at the summit of Niandarawa (Mount Kinangop);

thence bounded northerly by the western boundary of the South Nyeri Administrative District, as defined by Proclamation No. 54 dated 25th day of February, 1924, to the summit of Sattimma (13,003 feet);

thence still generally northerly by the western boundary of Laikipia Administrative District, as defined in the aforementioned Proclamation, to the summit of Ol Doinyo Lengere;

thence south-easterly and northerly by part of the southwestern and the whole of the eastern boundary of Turkana Administrative District, as defined in the aforementioned Proclamation, to the mouth of the Turkwel River;

thence by a straight line northerly through the summit of North Island to its intersection with the southern boundary of Abyssinia;

thence generally easterly by that southern boundary to its intersection with the north-western boundary of Italian Somaliland;

thence south-westerly by part of the north-western boundary and southerly by part of the western boundary of Italian Somaliland to the intersection of the latter boundary with the line of latitude 1° north;

thence by that line of latitude westerly to its intersection with the Lak Dera near the southern end of the Lorian Swamp;

thence by a line south-westerly to the eastern corner of Meru Administrative District;

thence generally south-westerly by the south-eastern boundaries of Meru and Embu Administrative Districts and westerly by the southern boundary of South Nyeri Administrative District, as defined by the aforementioned Proclamation, to the point of commencement.

10. Ukamba.

Commencing at the junction of Southern Uaso Nyiro River with the Tanganyika boundary;

thence bounded by a line north-easterly to the most southwesterly point on Lake Magadi;

thence by the western shores of that lake to its most northerly point;

thence by a line north-easterly to the south-eastern corner of L.R. No. 369;

thence generally easterly by the southern boundaries of Kiambu and Nairobi Administrative Districts, as defined by Proclamation No. 54 dated the 25th day of February, 1924, to the intersection of the latter with the western boundary of the Machakos Administrative District as defined by the aforementioned Proclamation;

thence generally north-easterly by the north-western boundary of Machakos District to the junction of the Athi and Ndarugu Rivers;

thence by the latter river up-stream to the south-western corner of original L.R. No. 290;

thence north-easterly and south-easterly by the north-western and part of the north-eastern boundary of that portion to the south-western corner of original L.R. No. 295;

thence north-easterly, north-westerly and again northeasterly by the generally western boundary of that portion to its intersection with the Chania River;

thence north-westerly and northerly by the south-western boundary of the Fort Hall Administrative District, as defined by the aforementioned Proclamation, to the summit of Niandarawa (Mount Kinangop);

thence generally easterly by the generally northern boundary of Fort Hall Administrative District to the most eastern corner of L.R. No. 1992;

thence north-easterly by a part of the north-western boundary of Kitui Administrative District, as defined by the aforementioned Proclamation, to its most northern corner;

thence south-easterly and south-westerly by the whole of the north-eastern and south-eastern boundaries of that district to the north-eastern corner of the Teita District as defined by the aforementioned Proclamation; thence westerly by the northern boundary of that district to its intersection with the Tanganyika boundary;

thence by that boundary north-westerly to the point of commencement.

11. Kiambu.

Commencing at the south-eastern corner of L.R. No. 369:

thence bounded generally northerly by a part of the generally eastern boundary of the Naivasha Administrative District as defined by Proclamation No. 54 dated 25th day of February, 1924, to the eastern point of L.R. No. 5287 on the Chania River;

thence by that river (which forms a part of the southwestern boundary of the Fort Hall Administrative District) down-stream to the north-western corner of original L.R. No. 295;

thence south-westerly, south-easterly and again south-westerly by the generally north-western boundary of that portion to its intersection with the north-eastern boundary of original L.R. No. 290;

thence north-westerly and south-westerly by a part of the north-eastern and the whole of the north-western boundary of that portion to its western corner on the Ndarugu River;

thence by that river down-stream to its junction with the Athi River;

thence south-westerly by the north-western boundary of Machakos Administrative District to the intersection of the north-western boundary of L.R. No. 337 (Athi Township Reserve) with the Athi River;

thence generally westerly by the generally southern boundaries of Nairobi and Kiambu Administrative Districts to the point of commencement:

Provided that the township of Kijabe be excluded from this electoral area (No. 11, Kiambu):

Provided that Electoral Areas No. 1, Nairobi North, and No. 2, Nairobi South, shall be excluded from this electoral area (No. 11, Kiambu).

PART B.

Electoral Areas.

1. The Central electoral area shall include the following districts:

> Nairobi, Fort Hall, South Nyeri, North Nyeri, Embu, Meru, Thika, Kiambu, Northern Frontier.

2. The Eastern electoral area shall include the following districts:-

> Digo, Mombasa, Kilifi, Tana River, Lamu. Machakos, Kitui, Teita.

3. The Western electoral area shall include the following districts and all the other districts in the Colony which are not specially mentioned in the Central or Eastern electoral areas :-

> Masai, Naivasha, Laikipia, Nakuru, Ravine, Baringo, Nandi, Uasin Gishu, Elgevo, Trans Nzoia, Central Kavirondo, North Kavirondo, South Kavirondo, Kisumu-Londiani, Kericho, Turkana and West Suk.

PART C.

The Colony and Protectorate.

SCHEDULE II.

Rules for the Preparation of Registers of Voters.

1. (1) When it is necessary to prepare a new register for Notice inviting any electoral area, the Colonial Secretary shall publish a notice claims of in the Gazette calling upon all persons residing in such area who are desirous of having their names registered in the register for such electoral area to forward their claims, within forty-two days from the date of the publication of the notice, · to the registering officer appointed for such electoral area.

- (2) In the case of registers for any of the electoral areas described in Part B of Schedule I to the Ordinance, every claim shall be made in the Form B appended to these Rules.
- (3) In the case of the register for the electoral area described in Part C of Schedule I to the Ordinance, every claim shall be made in the Form C appended to these Rules.

(4) Every claim shall be signed by the claimant.

Preparation of register of voters.

- 2. (1) Upon the expiration of the aforesaid period of forty-two days the registering officers of the electoral areas concerned shall prepare a separate register for each of the electoral areas in respect of which the notification has, under sub-Rule (1) of Rule 1 of these Rules, been published.
- (2) In preparing the register, the registering officer shall classify the names of all voters into alphabetical divisions in accordance with the initial letter of the surname of each voter. The registering officer shall then allot a serial number to each name registered. The first serial number shall, in the case of each alphabetical division, be unity. The alphabetical letter of the division together with such serial number shall form the serial number of the voter, and is hereinafter so referred to.

Notice of completion of registers.

3. On the completion of the registers, copies thereof shall be forwarded by the registering officers to the Colonial Secretary who shall cause the registers to be published in the Gazette. The Colonial Secretary shall, at the time of publication, give notice in the English language in the principal newspapers circulating in the Colony that copies of the registers have been published as aforesaid, and that the registers, or copies thereof, are open for inspection at all reasonable hours of the day at the offices of the registering officers of the several electoral areas, and at such other places, if any, as shall be specified in the notice.

Claims and objections.

- 4. (1) (a) Every person, who is qualified to have his name entered on the register for any electoral area and whose name is omitted from such register, who claims to have it inserted therein may apply to the registering officer for such electoral area to have his name so inserted.
- (b) For the purpose of this Rule the words "omitted from such register" shall be deemed to include the name of any person who is registered in one electoral area and who has qualified by residence to have his name inserted in the register for another electoral area.
- (2) Every person whose name appears in the register for any electoral area and who objects to the name of any other person or to his own name appearing therein may apply to the registering officer for such electoral area to have such name expunged from the register.

- (3) (a) An application under sub-Rule (1) or sub-Rule (2) of this Rule shall be made in writing not later than four weeks after the date of the publication of the register in the Gazette, and shall set out the grounds of the application and shall give an address for the receipt of notices.
- (b) Such application shall be accompanied by the sum of five shillings which shall be returned to the applicant by the registering officer after the claim or objection, as the case may be, has been heard as provided in sub-Rule (4) of this Rule: Provided that, if the application is, in the opinion of the registering officer, frivolous or vexatious such sum shall be forfeited to His Majesty.
- (4) The registering officer shall inquire into all claims and objections in open court and shall give ten days' notice of such inquiry by posting a written hearing notice to each applicant and to each person objected to, and by affixing a similar notice on some conspicuous part of the court:
- (5) (a) As soon as possible after the said inquiry the registering officer shall insert in the register and allot a serial number to the name of any applicant whose claim to have his name so inserted has been proved to the satisfaction of the registering officer, and shall expunge from the register the name of any person who has been proved to the satisfaction of the registering officer to be disqualified from having his name retained in the register:

Provided that no name, to which an objection has been raised under this Rule, shall be expunged from the register unless the applicant appears at the inquiry in person, or by a representative duly authorized by him in writing, in support of his objection and proves to the satisfaction of the registering officer that the person in respect of whom he has raised the objection is disqualified from having his name retained in the register.

- (b) The registering officer shall as soon as possible forward a list of the names together with the serial numbers, so inserted in or expunged from the register, as the case may be, to the Colonial Secretary who shall cause such list to be published in the Gazette.
- (c) The registering officer shall, at the time of entering in the register the name and serial number of any person to whom paragraph (b) of sub-Rule (1) of this Rule applies, notify in writing the registering officer for the electoral area in which such person formerly resided and is registered, and

such notification shall be sufficient authority for the registering officer to whom it is addressed to expunge from the register the name of such person.

Appeal from decision of registering officer.

- 5. (1) If any applicant under Rule 4 of these Rules is dissatisfied with the decision of the registering officer, he may, within ten days from the date thereof, appeal to the revising officer.
- (2) Every such appeal shall be in writing and shall state shortly the ground of appeal.
- (3) The revising officer shall hear the appeal at such time and at such place as to him may seem fit: Provided that he shall in writing give ten days' notice of the hearing of the appeal to the applicant and to the person objected to, as the case may be.
- (4) When the revising officer has determined all the appeals which have been lodged with respect to any register, he shall forward to the registering officer concerned and to the Colonial Secretary a statement under his hand of the names and serial numbers which he has decided shall be inserted in or expunged from the register and the Colonial Secretary shall cause such statement to be published in the Gazette.
- (5) There shall be an appeal from the decision of the revising officer to the Supreme Court.

Certification of register.

6. Within a period of ten days after the publication of the statement in the Gazette as prescribed in sub-Rule (4) of Rule 5 of these Rules, the registering officer shall certify the register in the following form:—

Area of	ne
Station	
Date	Signature.

ANNUAL REVISION OF VOTERS.

7. (1) On or before the thirty-first day of December in Notice inviting every year the Colonial Secretary shall publish a notification in the Gazette calling upon all persons desirous of having their names inserted in the register for any electoral area to forward their claims to the registering officer for such area. Such claims must reach the registering officer before the first day of September in the year next following the year in which the notification was published.

- (2) If any claim is received on or after the first day of September such claim shall not be considered for the revision in respect of which it was made, but shall be placed on record and receive consideration when the next annual revision is
- 8. (1) Every registering officer shall, not later than thirty Preparation of days after the said first day of September, prepare a revised register, comply with the provisions of Rule 2 (2) of these Rules and forward a copy of the revised register to the Colonial Secretary together with a list of all names which have been inserted in or expunged from the register, as the case may be.
- (2) In preparing such registers the registering officers shall include the names of all persons who appear to be entitled to have their names inserted therein, and shall expunge from the registers the name of any person who is dead or who has become disqualified or who has permanently left the electoral area or who has not resided in the electoral area within the preceding twelve months. The registering officer shall also correct any mistake or supply any omission which appears to him to have been made in the register. It shall be the duty of the registering officer to post to each person, whose name has been expunged from the register under the provisions of this Rule on the ground that such person has become disqualified or has left the electoral area or has not resided in the electoral area within the preceding twelve months, an intimation that his name has been so expunged.
- (3) The Colonial Secretary shall as soon as possible after the receipt of the registers cause copies thereof to be published in the Gazette, together with a list of all names of persons which have been inserted in and expunged from the register; and notice shall be given in the principal newspapers circulating in the Colony that copies of the register, and of the list of names so inserted and expunged, have been published as aforesaid, and that registers, or copies thereof, are open

registers.

for inspection at all reasonable hours of the day at the offices of the registering officers of the several electoral areas, and at such other places, if any, as shall be specified in the notice. Such notice shall include a short statement as to the manner in which and the time within which claims and objections may be made.

Claims and objections with regard to revised register.

- 9. (1) Claims and objections may be made with regard to the revised registers in manner provided by Rule 4 of these Rules and within the time therein prescribed. Such claims shall be heard and determined by the registering officer in the manner provided by the said Rule.
- (2) Appeals may be made to the revising officer from the decision of the registering officer in the manner prescribed by Rule 5 of these Rules and the revising officer, the registering officer and the Colonial Secretary shall respectively proceed as therein provided.

(3) There shall be an appeal from the decision of the

revising officer in any case to the Supreme Court.

(4) The registering officer shall certify the revised registers within the period and in manner provided by Rule 6 of these Rules, and the registers so certified shall come into operation on the date of such certification and shall continue in operation until superseded by other revised registers.

FORM A.

To the Registering Officer of the Electoral Area of.....

Name in full (in block capitals).

Husband's name (if married).

Residential address.

Postal address.

Passport number, if any.

Occupation.

I hereby certify that I am qualified to have my name inserted in the register of voters for the above area, and that I do not suffer from any of the disqualifications set out in section 9 of the Legislative Council Ordinance, 1935.

Date......

Signature or thumb print mark of Applicant.

(Print section 9 of the Ordinance on the back of the Form).

FORM B.

То	the :	Registering	Officer,		e* 1	4.14	
	-The	e		Indian	. El ϵ	ectoral	Area.

Name in full.

Surname (if any).

Father's name in full.

In case of married women or widows, husband's name in full.

Address (Residential and Postal).

Occupation.

Number and date of passport, or driving licence, or poll tax receipt, or trading licence, or birth certificate.

I hereby certify that I am qualified to have my name inserted in the register of voters for the above area and that I do not suffer from any of the disqualifications set out in section 9 of the Legislative Council Ordinance, 1935, of which been read by me

I have full knowledge, the same having been explained to me as reproduced on the reverse of this form.

Signature or thumb print mark of Applicant.

(Print section 9 of the Ordinance on the back of the Form).

FORM C.

To the District Commissioner,

...........

I claim to have my name inserted in the list of persons entitled to vote for the election of an Arab Member of the Legislative Council.

Name in full.

Address and occupation.

Questions to be answered by the Applicant.

- (1) State nationality.
- (2) State age.
- (3) Have you been convicted of a criminal offence and sentenced to a term of imprisonment of either description for a term of 12 months or more? If so, have you received a pardon?

If imprisoned when did such imprisonment expire?

- (4) Have you received relief from any public funds whatsoever within 12 months of your application?
- (5) Have you been declared bankrupt or insolvent by a competent court in the Colony or elsewhere and not received your discharge?
- (6) When did you first enter the Colony.
- (7) Can you write Arabic or Swahili in Arabic characters?

Signature or thumb print mark of Applicant.

SCHEDULE III.

Rules for the Election of Members.

1. Any person not ineligible for election may be nominated Qualification as a candidate for election.

2. (1) Each candidate shall be nominated by means of Procedure for a separate nomination paper signed by not less than nine persons, whose names are on the register of voters for the electoral area for which the candidate seeks election, as proposer, seconder and supporters, each of whom shall certify that in his opinion such candidate has such a knowledge of the English language as will enable him to take part in the proceedings of the Council.

(2) The signatures of the proposer and seconder and sup- Attestation of porters shall be witnessed by a magistrate, justice of the proposer and peace, or by a notary public.

signatures of seconder.

(3) Every nomination paper shall be in the Form A Form of annexed to these Rules and shall be accompanied by a deposit nomination paper. of one thousand shillings.

3. The returning officer shall, at any time between the date of the notification published under section 15 of the Ordinance and before the hour of 12 noon on nomination day, supply a nomination paper to any registered voter who applies for one.

Supply of

4. (1) Every nomination paper subscribed and witnessed Delivery of as aforesaid and accompanied by the deposit prescribed in sub-Rule (3) of Rule 2 of these Rules shall be delivered to the returning officer by the candidate or by his proposer or seconder between the hours of 9 a.m. and 12 noon on the day and at the place appointed for the nomination of the can-

- (2) Nomination papers which are delivered after the hour of 12 noon shall be rejected.
- 5. On the day appointed for the nomination of a member Persons for any electoral area, every candidate and his proposer, entitled to attend election seconder and one other person selected by the candidate, and proceedings. no persons other than the aforesaid, shall, except for the purposes of assisting the returning officer, be entitled to attend the proceedings during the time appointed for nomination.

Examination of nomination papers.

6. The returning officer shall permit the candidates and their proposers and seconders and the person, if any, selected by the candidate as aforesaid, to examine the nomination papers of candidates which have been received for the electoral area concerned.

Description of candidates in nomination papers.

- 7. (1) Each candidate shall be described in the nomination paper in such manner as, in the opinion of the returning officer, is calculated sufficiently to identify such candidate.
- (2) No objection to a nomination paper on the ground that the description of the candidate therein is insufficient or that the nomination paper is not in accordance with these Rules shall be allowed or deemed to be valid, unless such objection is made by the returning officer or by some other person within one hour after the time of delivery of the nomination paper.
- (3) The decision of the returning officer as to the sufficiency or validity of any nomination paper shall be final.

Where candidates unopposed.

8. If at 12 noon on the day appointed as the nomination day for any electoral area, candidates not exceeding the number to be elected for that electoral area are nominated, the returning officer shall forthwith declare such candidates to be elected, and shall report such election to the Colonial Secretary, who shall cause a notification of such result to be published in the Gazette.

Withdrawal of candidate.

9. A candidate may, before 12 noon on nomination day but not afterwards, withdraw from his candidature by giving a notice to that effect signed by him to the returning officer.

Where candidates are opposed.

10. If more candidates than the number to be elected are duly nominated for any electoral area the returning officer shall adjourn the election for the purpose of taking a poll, and shall report to the Governor the names of the candidates as described in their respective nomination papers.

Notice that poll will be taken.

- 11. Upon receipt of such report the Governor shall cause to be published in the Gazette and also in such local newspapers as he may think fit, a notice specifying:—
 - (a) The electoral area for which a poll will be taken.
 - (b) The date on which the poll will be taken, which shall not be sooner than fourteen days after the date of publication under this Rule of the notice in the Gazette.

- (c) The names of the candidates as described in their respective nomination papers and the names of their proposers and seconders and supporters; and
- (d) The places at which a poll will be taken, and the portion of the electoral area allotted to each polling station:

Provided that where the electoral area is an area described in Part B of Schedule I to the Ordinance the Governor shall cause a symbol of identification to be allotted to each candidate, and, when publishing the names of the candidates as provided in paragraph (c) of this Rule, shall publish together with such names a fascimile of the symbol allotted to each candidate.

12. If, after an election has been adjourned for the pur- Death of pose of taking a poll, one of the candidates nominated dies before poll before the poll has commenced, the Governor shall, upon being taken. satisfied of the fact of such death, countermand the notice for the poll, and shall appoint in manner prescribed by section 21 of the Ordinance, a fresh date for the election. In such case all proceedings with reference to the election shall be re-commenced: Provided that no new nomination shall be required in respect of a candidate who had been duly nominated at the time of the countermand of the poll.

13. The Governor shall appoint a person (in these Rules Presiding called a "presiding officer") to preside at each polling station. Such presiding officer shall be supplied with a copy of the register of voters containing the names of voters in the area assigned to his polling station.

14. The Governor may appoint at each polling station Deputy preone or more deputy presiding officers, one of whom, to be selected by the presiding officer, shall act as presiding officer in the event of illness or unavoidable absence of the presiding officer. A deputy presiding officer when so acting shall exercise all the powers and perform all the duties of the presiding officer under these Rules.

15. No person shall be admitted to vote at any polling station except the one allotted to him.

Restriction of voting to proper polling stations.

16. Unless the Governor, by notification in the Gazette, Time for appoints any other hour, the poll shall open at 8 a.m. and shall close at 6 p.m. on the same day.

opening and closing poll.

Duty of presiding officers. 17. The presiding officer shall keep order in his station, and shall regulate the number of electors to be admitted at a time, and shall exclude all other persons, except the clerks the agents of the candidates and the police officers on duty.

Form of ballot papers.

- 18. (1) Each ballot paper for use in connection with the election of a member for the electoral areas described in Part A of Schedule I to this Ordinance shall be capable of being folded up and shall—
 - (a) contain a list of the candidates as described in their respective nomination papers;
 - (b) have a number printed on the back thereof;
 - (c) have attached a counterfoil on which shall be printed the same number as appears on the back of the ballot paper;
 - (d) be printed so that the name of each candidate is adjacent to the square in which the voter is to record his vote; and
 - (e) shall, so far as is possible, be in the Form B annexed to these Rules.
- (2) Each ballot paper for use in connection with the election of members for the electoral areas described in Part B of Schedule I to the Ordinance shall be capable of being folded up and shall—
 - (a) contain a list of the candidates as described in their respective nomination papers together with the symbol of identification allotted to each candidate in accordance with the proviso to Rule 11 of these Rules. The names of the candidates shall be printed in English, Gujarati, Urdu and Gurumukhi;
 - (b) have a number printed on the back thereof;
 - (c) have attached a counterfoil on which shall be printed the same number as appears on the back of the ballot paper;
 - (d) be printed so that the name and symbol of identification of each candidate is adjacent to the square in which the voter is to record his votes; and
 - (e) shall, so far as is possible, be in the Form C annexed to these Rules.

Ballot boxes.

. 19. (1) Every ballot box shall be so constructed that the ballot papers can be inserted therein, but cannot be withdrawn therefrom without the box being unlocked.

(2) The presiding officer shall, immediately before the commencement of the poll, show the empty unlocked ballot box to such persons, if any, as may be present in the polling station, so that they may see that it is empty. The presiding officer shall then lock the ballot box and place his seal upon it in such a manner as to prevent it being opened without breaking the seal, and shall place it in his view for the receipt of ballot papers, and keep it so locked and sealed.

Closing of ballot box.

20. (1) Immediately before a ballot paper is delivered Delivering of to a voter it shall be marked on both sides with an official to voters. mark, either stamped or perforated.

(2) The serial number, name and description of the voter, as stated in the copy of the register of voters, shall then be called out, and the serial number of such voter shall be marked on the counterfoil, and a mark shall be placed in the register against the number of the voter to denote that he has received a ballot paper.

Manner of

- 21. (1) The voter on receiving the ballot paper shall forthwith proceed to a place screened from observation, which shall be provided by the presiding officer, and there mark his paper by placing the mark X (and no other mark, writing or signature) opposite the name or names of the candidate or candidates, as the case may be, whom he selects.
- (2) The voter shall then fold the ballot paper so as to conceal his vote, and insert the ballot paper, so folded, into the ballot box.
- (3) He shall vote without undue delay, and shall quit the polling place as soon as he has inserted his ballot paper into the ballot box.
- 22. A voter who has inadvertently dealt with his ballot Spoilt ballot paper in such a manner that it cannot be conveniently used as ballot paper may, on delivering to the presiding officer the ballot paper so inadvertently dealt with and proving the fact of the inadvertence to the satisfaction of the presiding officer, obtain another ballot paper in the place of the ballot paper so delivered up (in these Rules called a "spoilt ballot paper"), and the spoilt ballot paper shall be immediately cancelled.

papers.

23. If any voter states that he is illiterate or is unable Provision for illiterates. to mark his ballot paper, the presiding officer shall-

(a) cause the ballot paper of such voter to be marked as the elector directs, and then insert the ballot paper in the ballot box; and

(b) write in the register opposite the name of such voter a statement of the fact that the ballot paper was marked by him at the request of the voter, and the reason therefor.

Application for voting paper in name of person who has already voted.

- 24. (1) If a person representing himself to be a particular voter named in the register of voters applies for a ballot paper after another person has voted as such voter, the applicant shall, upon marking and subscribing a declaration in the form provided in this Rule, be entitled to mark a ballot paper in the same manner as any other voter.
- (2) Such ballot paper (in these Rules called a "tendered ballot paper") shall be of a colour different from the other ballot papers, and, instead of being put into the ballot box, shall be given to the presiding officer and endorsed by him with the name of the voter, and his serial number in the register of voters.
- (3) Such ballot papers shall be set aside in a separate packet and shall not be counted by the returning officer.
- (4) The name of the voter and his serial number on the register shall be entered on a list in these Rules called the "tendered votes list".

Form of Declaration.

										so		
and	si	ncerely	dec	lare	that	1	am	the	same	person	whose	Э
nam	e a	appears	as	A.B.	, No.	.			in	the regi	ster o	f
vote	rs	in forc	e for	the						elector	al area	1,
of			. .							¢'		

Witness: C.D.

Presiding Officer.

(Signed) A.B.

25. No person other than the returning officer, presiding officer, or a deputy presiding officer shall have any communication whatsoever with a voter while such voter is in a polling station for the purpose of receiving a ballot paper and recording his vote thereon. Should any such communication take place, the presiding officer may order such person to leave the polling station.

26. The presiding officer of each polling station shall, as Despatch of soon as practicable after the close of the poll, in the presence of the agents (if any) of the candidates, make up into separate ing officer. packets, seal with his own seal and the seals of the agents of the candidates who desire to affix their seals-

ballot boxes, etc. to return-

- (a) the ballot box unopened, but with the key attached;
- (b) the unused and spoilt ballot papers placed together;
- (c) the marked copies of the register of voters and the counterfoils of the ballot papers; and
- (d) the packet containing the tendered ballot papers and the tendered votes list,

and shall despatch or hand over such packets and ballot box to the returning officer.

COUNTING VOTES.

27. (1) The returning officer shall make arrangements for Notice of counting the votes as soon as practicable after he has received all the ballot boxes relating to any electoral area, and for that purpose shall give notice in writing of the time and place at which he will begin to count the votes.

- (2) Each candidate and his agent shall have the right to be present at the counting of the votes.
- 28. Any ballot paper which has not on its back an official mark, or on which votes are given to more than one candidate, or on which anything except the number on its back is written or marked by which the vote can be identified, shall be void, and shall not be counted.

Rejection of ballot papers.

29. The returning officer shall endorse "rejected" on any ballot paper which he may reject as invalid.

Marking ballot papers.

30. The returning officer shall not open the sealed packet of tendered ballot papers, but shall retain the same, unless such packet is required for the purposes of an inquiry under section 28 of the Ordinance.

Tendered ballot papers.

31. The decision of the returning officer as to any question arising in respect of any ballot paper shall be final.

decision of returning officer.

Finality of

32. When the counting of the votes has been completed, Declaration the returning officer shall forthwith declare the candidate to whom the greatest number of votes has been given to be elected: Provided that upon the application of any candidate or his agent a recount shall be made before the returning officer makes the declaration.

of poll.

Equality of votes.

33. When an equality of votes is found to exist between any candidates, and the addition of a vote would entitle any one of the candidates to be declared elected, the determination of the candidate to whom such one additional vote shall be deemed to have been given shall be made by lot in the presence of the returning officer in such manner as he shall think fit.

Disposal of ballot papers.

34. The returning officer shall, upon the completion of the counting and after he has declared the result, seal up the voting papers and all other documents relating to the election, and shall retain the same for a period of six months, and thereafter, unless otherwise directed by an order of the Governor, cause them to be destroyed.

Refund of deposit.

35. The returning officer shall as soon as may be convenient to him refund to each candidate the deposit of one thousand shillings made in accordance with the provisions of sub-Rule 2 (3) of these Rules: provided that, should any candidate fail to obtain one-sixth of the total votes polled for the electoral area for which he was a candidate for election, such deposit shall be forfeited to His Majesty.

Publication of election.

36. The returning officer shall without delay report the result of the election to the Governor who shall cause the name of the member elected to be published in the Gazette.

FORM A. (RULE 2 (3)).

Nomination Paper for* Electoral Area.

- 1. Name in full of candidate.
- 2. Address.
- 3. Occupation.
- 4. Name of proposer.
- 5. Name of seconder.
- 6. Names of supporters.

We the undersigned proposer, seconder and supporters hereby certify that the above-named candidate has such a knowledge of the English language as will enable him to take part in the proceedings of the Council.

*Here insert description of electoral area.

FORM B (Rule 18 (1)).

Number THE COLONY AND PROTECTORATE OF KENYA The Leg. Co. Ord., 1935 FORM B BALLOT PAPER COUNTERFOIL	THE COLONY AND PROTECTO OF KENYA THE LEGISLATIVE COUNCIL ANCE, 1935 FORM B (Rule 18 (1) of Sch. III Ordinance) BALLOT PAPER (The Electoral Angels and A	ORDIN-
Voter's Serial Number in Register	1 A.B. 2 C.D.	
	Official Mark	[P.T.O

[BACK]

Number (to correspond to the number on the counterfoil)

BALLOT PAPER.

Official mark
Election for the Electoral Area of
Date

	T. OTOM	<u> </u>				
	Rule 18 (Form (2) of Sch. III of the Ord				
	Rule 18 (2) of Sch. III of the Ord THE COLONY AND PROTECTORATE OF KENYA THE LEGISLATIVE COUNCIL ORDINANCE, 1935 THE INDIAN ELECTORAL AREA BALLOT PAPER Name Symbol of Identification 1. A.B. 2. C.D.					
Instructions to Voter Mark the ballot paper						
by placing the mark X opposite the names of	THE IND	DIAN ELECTORAL AREA				
wish to be elected. A	BALLOT PAPER					
nark may not be placed against the name of nore thancandilates. Do not place	Name	Identi-				
nore than one mark against the name of	THE COLONY AND HOF KEN OF KEN THE LEGISLATI ORDINANO THE INDIAN THE INDIAN THE INDIAN THE LEGISLATI ORDINANO THE INDIAN THE LEGISLATI ORDINANO THE INDIAN BALLOT P Name I. A.B. I.					
iny individual candi- late.	2. C.D.					
Make no other mark whatever on the front	3. E.F.					
of the form. Fold the right-hand	4.					
portion of the form over the centre, so as to	5.					
oring the back of the form uppermost. Then	6.					
fold the left-hand por- tion over this bringing	7.					
the counterfoil upper- most.	8.					
Your vote will then be doubly concealed.	9.					
2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2	10.					
2	Official mark	[P.T.0				
SERIAL No. [BACK] BALLOT PAPER		SERIAL NO. THE COLONY AND PROTECTORATE OF KENYA				
		The Legislative Council Ordinance, 1935				
	Indian Electoral	THE INDIAN ELECTORAL AREA				
Voter's Serial Number	in Register	Counterfoil of Ballot Paper				
		Voter's Serial Numbe in Register				

SCHEDULE IV.

Voting by Post Rules.

- 1. (1) In any election of a member under the provisions of the Legislative Council Ordinance, 1935, any elector who satisfies a District Commissioner either orally or in writing—
 - (a) that he resides at least ten miles from the nearest polling station at which he is entitled to vote; or
 - (b) that he has reason to believe that on the polling day he will not be within ten miles of the polling station at which he is entitled to vote; or
 - (c) that on account of ill-health and infirmity he will be prevented from voting,

may apply to the said District Commissioner for a postal ballot paper.

- (2) Such application shall be in writing, shall contain the serial number of the voter, as it appeared in the Gazette, and shall be signed by the voter.
- (3) The signature thereto shall be certified by a district officer, justice of the peace or commissioner for oaths, if the applicant is within the Colony, or by a notary public if the applicant is not within the Colony.
- 2. (1) If the District Commissioner is satisfied as to the applicant's right to vote he shall furnish him with a postal ballot paper: Provided that the District Commissioner shall not issue a postal ballot paper after the hour of four o'clock in the afternoon of the day preceding the day on which polling is to take place.
- (2) If the District Commissioner is not satisfied as to the applicant's right to vote, he shall give the applicant notice that he is not so satisfied, and that the applicant should attend personally at the proper polling station to record his vote.
- (3) If the applicant is not within the Colony, such ballot paper may be posted to him by air mail should the applicant so request and should the necessary postal charges therefor be tendered by such applicant at the time of his application.
- 3. Each postal ballot paper shall, so far as is possible, conform to the forms annexed to Schedule III to the Ordinance and shall, in addition, have a number marked on the back corresponding to the registered serial number of the voter to whom it is issued, and shall have the same serial number marked on the face of the counterfoil. The counterfoil shall

contain a space for the voter's signature and for the signature of the witness thereto as provided for by these Rules, and shall be capable of being folded up so that the counterfoil shall be visible.

- 4. (1) The District Commissioner shall inform the returning officer of the electoral area for which the applicant is registered as a voter of the fact that a postal ballot paper has been sent to such applicant and shall, at the same time, forward to the returning officer the written application of the said applicant.
- (2) The returning officer shall, if possible, before the ballot notify the presiding officer at every polling station at which the register on which the applicant's name appears is used, the fact of the issue of such ballot paper.
- 5. (1) A voter who has applied for and obtained a postal ballot paper shall, in order to record his vote, produce the same to any postmaster, magistrate, or justice of the peace within the Colony or to a notary public if the voter is not within the Colony. He shall then mark such paper by placing the mark X opposite the name of the candidate for whom he votes, but so that the postmaster, magistrate, justice of the peace or notary public, as the case may be, shall not see such mark. No other mark, writing, or signature save as herein provided, shall be placed by the voter on the postal ballot paper. The voter shall then fold the postal ballot paper so as to conceal his vote, and shall sign his name thereon in the place provided on the counterfoil in the presence of the postmaster, magistrate, justice of the peace or notary public, as the case may be, who shall witness such signature.
- (2) If the voter is within the Colony he shall then enclose the ballot paper in the envelope provided, and hand it to the postmaster, magistrate, or justice of the peace, as the case may be, who shall post the ballot paper or deliver it personally to the returning officer as soon as possible.
- (3) If the voter is not within the Colony he shall enclose the ballot paper in the envelope provided and post or otherwise transmit it to the returning officer as soon as possible.
- (4) The returning officer for the area in which the voter is registered on the receipt of an envelope containing a postal ballot paper shall keep the same until the close of the poll.

- 6. At the count of the poll the returning officer shall produce unopened all envelopes containing ballot papers received by him before the close of the poll, and shall open such envelopes in the presence of a presiding officer or deputy presiding officer of the electoral area concerned.
- 7. (1) The returning officer shall then produce all applications for postal ballot papers and, without unfolding the postal ballot paper or allowing it to be inspected, compare the signature of the voter on the counterfoil of the postal ballot paper with the signature on the application, and shall allow the presiding officer or deputy presiding officer referred to in Rule 6 of these Rules to inspect the signatures. The returning officer shall determine whether or not the signature on the counterfoil of the postal ballot paper is that of the applicant.
- (2) If the postal ballot paper is allowed by the returning officer, he shall tear off the counterfoil containing the voter's name and, without looking at the name of the candidate for whom the voter has voted, shall insert the folded postal ballot paper in a special ballot box provided for the reception of postal ballot papers. When all such postal ballot papers have been so inserted in such ballot box the counting of the votes so recorded therein shall commence.
- (3) The list of the numbers of votes received by each candidate shall show separately the votes tendered personally and the votes tendered by postal ballot papers.
- 8. If a postal ballot paper is filled up or otherwise dealt with in a manner contrary to that provided by these Rules, the returning officer shall disallow such postal ballot paper, and the vote shall not be counted.
- 9. If the returning officer disallows any postal ballot papers, such postal ballot papers shall be enclosed in a sealed packet, which the returning officer shall retain in his custody unless it is required for the purposes of any inquiry under the Ordinance.
- 10. The returning officer's decision in respect of any postal ballot paper shall be final.
- 11. Any person who attempts to induce any person in his employ to obtain a postal ballot paper with the intention of influencing such last-mentioned person by bribery or intimidation to record his vote in favour of any particular candidate shall be liable on conviction to a penalty not exceeding seventy-five pounds.

OBJECTS AND REASONS.

The object of this Bill is to give effect to the recommendations contained in the Report of the Select Committee of Legislative Council which was appointed to inquire into the provisions of the Legislative Council Ordinance (Chapter 24 of the Revised Edition) and the Rules promulgated thereunder, and to report on such amendments thereto as may be considered necessary.

- 2. Apart from a considerable amount of redrafting and a number of amendments designed to facilitate registration and to overcome difficulties which have been experienced in the past, the principal changes proposed in the Bill, and in the Rules which form the Schedules thereto, are as follows:—
 - (a) candidates for election will be required to make a deposit of £50, which will be forfeited if the candidate fails to secure one-sixth of the total number of votes polled for the Electoral Area concerned;
 - (b) the Indian Electoral Area, which at present consists of the whole of the Colony and Protectorate, will be divided into three electoral areas, two of which will each return two members, and the other of which will return one member;
 - (c) provision has been made for a more efficient system of allocating numbers to registered voters. The names of voters will be classified into alphabetical divisions in accordance with the initial letter of the surnames and a serial number commencing with unity will be allotted to each voter;
 - (d) under the existing law, if an elected member is absent from the Colony for 12 months the Governor declares the seat to be vacant. This period is considered to be too long, and in the Bill it has been reduced to nine months.
 - (e) with regard to Indian elections it is considered that voting by illiterate and semi-illiterate Indians would be greatly facilitated if each candidate for election were allotted a symbol which would appear alongside his name on the ballot paper, and provision has been made accordingly;

(f) the provisions relating to voting by post have been amended so as to enable a voter, who may not be in the Colony, to record his vote.

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

Proclamation No. 43

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

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE.

(Chapter 1 of the Revised Edition, Section 13.)

GOVERNMENT NOTICE No. 231 of 1919.

PROCLAMATION.

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

Proclamation No. 92 dated the 8th day of November, 1933, is hereby amended accordingly. Given under my hand at Nairobi this 14th day of May, 1935.

H. H. BRASSEY-EDWARDS, Chief Veterinary Officer.

SCHEDULE

L. R. or other description	Owner	District	Date of commencement of Quarantine
L. R. No. 2620	Mrs. Bruce Ryrie, P. O.		
	Nanyuki.	North Nyeri	29th April, 1935
L. R. No. 2618	F. Ryder, Esq., Deighton		
	Downs Estate, Ngobit	North Nyeri	29th April, 1935
L. R. No. 3361	E. V. Dixon, Esq., P. O.		
	Lamuria, via Naro	NT NT .	
L. R. Nos. 2534,	Moru.	North Nyeri	30th April, 1935
2536 & 6321	B. H. Curry, Esq., Mu- tara Estates, Rumu-		
2000 & 0021	ruti.	Laikipia	4th May, 1935
L. R. No. 6518/2	J. W. L. Harris, Esq.,	Dampia	1 may, 1700
,	"Garsdon", P. O. Su-		·
	bukia.	Nakuru	9th May, 1935
L. R. No. 6599	E. V. Dudgeon, Esq.,		
	P. O. Subukia.	Nakuru	9th May, 1935

PROCLAMATION No. 44

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

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, section 13).

GOVERNMENT NOTICE No. 231 of 1919.

PROCLAMATION.

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following portion of proclamation to be revoked:—

That portion of Proclamation No. 33, dated the 10th day of April, 1935, declaring Farm L.R. Nos. 2470 and 2471, Messrs. Ker Bros., Ol Ngarua, Rumuruti, Laikipia District, to be an infected area (Rinderpest).

Given under my hand at Nairobi this 14th day of May, 1935.

H. H. BRASSEY-EDWARDS, Chief Veterinary Officer.

GOVERNMENT NOTICE No. 384

THE PUBLIC TRAVEL AND ACCESS ROADS ORDINANCE, 1920.

Appointment of District Road Board.

IN EXERCISE of the powers conferred upon His Excellency the Governor by the Public Travel and Access Roads Ordinance, 1920, which power His Excellency in exercise of the powers conferred upon him by the Interpretation and General Clauses Ordinance, 1912, has been pleased by Government Notice No. 501 of 1925 to delegate to District Commissioners, I hereby make the following appointment to the District Road Board, Laikipia District, for the year 1935:—

L. F. King, Esq.,
P.O. Thomson's Falls,
vice

Major C. Luxford, resigned.

Dated at Rumuruti this 13th day of May, 1935.

H. B. SHARPE,
District Commissioner,
Rumuruti.

GOVERNMENT NOTICE No. 385

THE NATIVE AUTHORITY ORDINANCE (Chapter 129 of the Revised Edition as amended by the Revised Edition of the Laws (Operation) Ordinance, 1926, section 20)

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, section 13).

GOVERNMENT NOTICE No. 406 OF 1926.

DIGO LOCAL NATIVE COUNCIL.

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the persons named in the Schedule annexed hereto to be members of the Local Native Council named therein with effect from the 15th July, 1934.

Government Notice No. 448 of 14th July, 1931, is hereby cancelled.

Nairobi,

18th May, 1935.

S. H. LA FONTAINE, Acting Chief Native Commissioner.

SCHEDULE.

Abdalla bin Ali. Selemani Dzilala. Mbwana bin Mwamchangoma. Jecha wa Rengwa. Chuo wa Mwabakari. Heri bin Juma. Mwarondo wa Rondo. Beja wa Mzomba. Gundu wa Mwambire. Mohamed wa Mwarindano. Kassimu wa Mahendo. Madzila wa Mwanga. Mwachidimu wa Čhidimu. Alli wa Ngazi. Abdalla wa Mwanguzo. Khalifani wa Shehe. Ngoloko wa Mtundo. Mtinda wa Mutio. Kapombe wa Kizigwa. Chongonwe wa Mwichande. Mwalimu wa Dui. Nassoro bin Amari. Said bin Omari. Abdalla bin Abdalla. Wato wa Mwatuka. Nyawa wa Mgandi. Bekadzedze wa Kuaka. Charles Mwakipuli.

GOVERNMENT NOTICE No. 386

INDIAN LUNATIC ASYLUMS ACT, 1858.

IN EXERCISE of the power conferred upon the Executive Government by section 2 of the Indian Lunatic Asylums Act, 1858, His Excellency the Acting Governor has been pleased to appoint Mrs. Gertrude Hamilton as a Visitor to Mathari Mental Hospital.

JUXON BARTON, for Acting Colonial Secretary.

GOVERNMENT NOTICE NO. 387

THE KING'S AFRICAN RIFLES LONG SERVICE AND GOOD CONDUCT MEDAL.

HIS Excellency the Governor has been pleased to approve of the award of the King's African Rifles Long Service and Good Conduct Medal to the undermentioned African Ranks:—

3rd Battalion, King's African Rifles.

No. 18503 Sergeant Daia Agvia.

5th Battalion, King's African Rifles.

No. 16429 Company Sergeant Major Mohamed Fadamullah.

No. 17729 Sergeant Mohamed bin Indem.

H. G. PILLING, Acting Colonial Secretary.

GOVERNMENT NOTICE No. 388

THE PRESERVATION OF OBJECTS OF ARCHAEOLOGICAL AND PALAEONTO-LOGICAL INTEREST ORDINANCE,

1934

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition).

IN EXERCISE of the powers thereunto enabling him His Excellency the Governor has been pleased to revoke Government Notice No. 170, dated the 9th day of March, 1929, as confirmed by Government Notice No. 457, dated the 8th day of July, 1929, in so far as it declared Fort Jesus, Mombasa, to be an ancient monument.

By Command of His Excellency the Acting Governor.

Nairobi.

This 23rd day of May, 1935.

H. G. PILLING, Acting Colonial Secretary.

As a monument under the Ordinance, Fort Jesus, which contains the Mombasa Prison, is open without restriction to the public.

Experience has proved that the discipline, not only of the African Warder staff, but also of the convicts themselves is adversely affected by the presence of sight-seers, and it has therefore become necessary to close the establishment to the general public.

The prison is also a gazetted lunatic asylum, and the presence from time to time of persons suffering from acute mania renders the admission of the public the more undesirable.

At the same time admission will not be refused to accredited persons including members of recognized societies of an antiquarian or historical nature.

Adequate steps are taken by Government to preserve the historical interest of the building.

GOVERNMENT NOTICE No. 389

THE CRIMINAL PROCEDURE CODE.

APPOINTMENT.

IN EXERCISE of the powers conferred upon him by section No. 137 (2) of the Criminal Procedure Code, His Excellency the Acting Governor has been pleased to appoint the following officers to sign finger print certificates for the purposes of the said section:-

Arthur James Poppy, Esq.

Matthew Magner, Esq.

Government Notice No. 590, dated the 14th day of October, 1930, is hereby revoked.

By Command of His Excellency the Acting Governor.

Nairobi,

This 23rd day of May, 1935.

H. G. PILLING, Acting Colonial Secretary.

GOVERNMENT NOTICE No. 390

NOTICE TO AIRMEN, No. 3 of 1935.

LAMU LANDING GROUND.

IT is notified for general information that a Government landing ground has been established approximately four miles north-north-west of Lamu Township, and has been approved by the Governor, under Article 8 (5) of the Air Navigation (Colonies, Protectorates and Mandated Territories) Order in Council, 1927, for use by light and medium types of aircraft, subject to prior notification of intention to land to the District Commissioner, Lamu (telegraphic address, Districter, Lamu).

The following particulars are notified for guidance. Position.

Nearest large town.—Mombasa, approximately 160 miles.

Local position.—Approximately 4 miles northnorth-west of Lamu Township on the mainland and 1 mile north of Mkowe native village.

landmarks.—Lamu Island and Prominent Mkowe village.

DESCRIPTION.

Dimensions for landing: -

One runway north to south 600 yards by 100 yards.

One runway east-north-east to west-southwest 650 yards by 100 yards.

Height above sea level.—Nil.

Soil.—Sandy and grass covered.

Nature of surface.—Turf, short and fairly even. Prevailing wind.—North-east (December to late March), south (May to September).

Local meteorological conditions.—No fogs or mists.

Nature of surrounding country.—Flat.

Markings.—White boundary marks to runways, no circle.

Wind indicator.—White wind-sleeve in northeast corner.

Landing fees are collectable at current rates provided for in the Air Navigation Directions.

> D. R. DOUGLAS, Acting Registrar of Aircraft.

GOVERNMENT NOTICE No. 336

SWAHILI EXAMINATIONS.

HIGHER Standard Examinations in Swahili will be held at Nairobi on Monday the 2nd September,

Lower Standard Examinations will be held on the same date at—

Nairobi,

Mombasa,

Kisumu,

Nakuru,

Eldoret,

and such other places as the Chairman of the Languages Board may decide.

The names of candidates for either of the above examinations must be forwarded through Heads of Departments to reach the Secretary of the Languages Board, P.O. Box 621, Nairobi, on or before the 2nd July, 1935.

Entries must state the full name of the candidate, the post held and the language examinations already passed.

Nairobi,

This 29th day of April, 1935.

L. A. WEAVING, Secretary, Languages Board.

GOVERNMENT NOTICE No. 374

NOTICE.

HIS Excellency the Acting Governor will hold a Levee at Government House on Monday, June 3rd,

The Levee will be preceded by a Ceremonial Parade.

Gentlemen desiring to attend the Levee are requested to apply in writing to the District Commissioner, Nairobi, for cards for the Levee.

It will facilitate the work of the Police if ticket holders will have their cards ready on arrival at the main entrance to Government House.

In the event of the parade having to be cancelled on account of rain, the Railway siren will be blown at 9 a.m.

GENERAL NOTICE No. 684

KENYA AND UGANDA RAILWAYS AND HARBOURS.

EXPORT RATE FOR ROASTED COFFEE BEANS.

IT is notified for the information of the public that the following rate will be introduced forthwith:-

Coffee Beans, roasted, for export in one ... Class 8 ton lots and over . . .

Headquarters,

Nairobi,

21st May, 1935.

G. D. RHODES, General Manager.

POST OFFICE NOTICE.

IT is hereby notified for general information that a Contract Post Office will be opened at Asembo Bay (Central Kavirondo District), on the 1st June, 1935.

The business transacted will be confined to the sale of stamps and the posting and distribution of correspondence (including registered articles and parcels).

Correspondence and parcels intended for delivery at Asembo Bay should be addressed "Asembo Bay via Kisumu".

General Post Office, Nairobi, 22nd May, 1935.

H. C. WILLBOURN,

for Postmaster General, Kenya, Uganda and Tanganyika.

GENERAL NOTICE No. 686

NOTICE.

SUPREME COURT VACATION, MOMBASA.

THE vacation will commence on Monday the 1st day of July, 1935, and will terminate on Sunday the 21st day of July, 1935.

During the vacation the Supreme Court at Mombasa will sit for the transaction of business of an urgent nature only.

During the vacation the Resident Magistrate at Mombasa will only hear Police Cases and Civil Cases of urgent nature or those in which advocates are not engaged.

Supreme Court of Kenya, Mombasa, 21st May, 1985.

E. J. O'FARRELL,

District Registrar,
Supreme Court of Kenya.

Note.—During the vacation Courts will open from 8 a.m. to 12 noon only.

GENERAL NOTICE No. 687

NOTICE.

IT is notified for general information that the Goldfields Police Station at Yala was closed on the 4th May, 1935, and that a Police Station at Bondo was opened from that date.

Postal address: The Assistant Inspector i/c No. 2 Area Goldfields Police, Bondo, P.O. Luanda.

Telegraphic address: Goldfields Police, P.O. Luanda.

Nairobi,

17th May, 1935.

R. C. A. CAVENDISH, Commissioner of Police.

GENERAL NOTICE No. 688

NOTICE.

Grazing: W. Mau Forest Reserve, Molo District.

TENDERS are invited for the grazing rights for a period of two years from 1st June, 1935, over the following area in the W. Mau F.R., Molo District:—

An area of grassland of approximately 730 acres in extent situated to the west of and adjoining L.R. 538/R.

- 2. The basis of tender to be an annual licence fee payable in advance before the issue of the licence and thereafter on June 1st, of the following year.
- 3. The terms of the licence to be issued to the successful tenderer in respect of this area can be ascertained from the Assistant Conservator of Forests, Londiani.
- 4. The successful tenderer will be required to demarcate roughly the boundaries of the area.
- 5. All regulations imposed by the Veterinary Department with regard to the movement of stock must be strictly observed.
- 6. Tenders should be forwarded to the Assistant Conservator of Forests, P.O. Londiani, and will be received by him up to and including 31st May, 1935.

C. W. ELLIOT, for Acting Conservator of Forests.

GENERAL NOTICE No. 689

THE LAND AND AGRICULTURAL BANK (AMENDMENT) ORDINANCE, 1934.

NOTIFICATION.

NOTICE is hereby given that the Board of the Land and Agricultural Bank of Kenya have approved a temporary advance in terms of section 3 of the Land and Agricultural Bank (Amendment) Ordinance, 1934, as under:—

Name.

Amount.

Whitridge, M. W.

... £50

Nairobi,

23rd May, 1935.

T. L. HATELY,
Acting Secretary.

GENERAL NOTICE No. 690

NOTICE.

Under the Medical Practitioners and Dentists Ordinance, 1910.

(Chapter 119, Revised Edition).

THE undernoted has been registered in accord ance with the terms of the Medical Practitioner and Dentists Ordinance (Chapter 119 of the Revised Edition), while acting in the capacity of honorary Medical Officer to the Defence Force.

Potter, James Whiteford, M.B., CH.B. (EDIN.) 1915.

THE REGISTRATION OF TITLES ORDINANCE (Chapter 142 of the Revised Edition of the Laws of Kenya).

WHEREAS Kassam Suleman Damji of Mombasa, in the Kenya Protectorate, is the registered proprietor of Plot No. 284 of Section V situate in the Mombasa Island by virtue of Certificate of Ownership No. 3439 registered in the Coast Registry, Mombasa, as No. C.R. 2142/1, and whereas a declaration has been lodged in terms of section 69 of the said Ordinance to the effect that the said Certificate of Ownership has been lost and has not since been recovered notice is hereby given in pursuance of section 69 of the said Ordinance that after the expiration of 90 days from the date of publication of this notice, providing objections shall not have been lodged by any person or persons claiming an interest in the said plot, I shall proceed to issue a Provisional Certificate in respect of the said plot in favour of the said Kassam Suleman Damji.

Mombasa, 21st May, 1935.

E. B. LLOYD, Registrar of Titles.

GENERAL NOTICE No. 692

UASIN GISHU DISTRICT COUNCIL.

ELDORET EUROPEAN HOSPITAL RATE.

NOTICE is hereby given that in accordance with the resolution passed at a Meeting of the Uasin Gishu District Council held on Tuesday the 14th May, 1935, a Hospital Rate of twenty shillings (Sh. 20) for the year ending 31st December, 1935, becomes payable at this office on Thursday the 1st August, 1935.

Every male person of wholly European origin or descent residing within the District is liable to pay this rate excepting—

- (a) every person under the age of twenty-one years;
- (b) a person on a temporary visit to the District not exceeding six months in duration.

The burden of proof of exemption from the rate shall lie on the party claiming the exemption.

Council Offices, Eldoret, 21st May, 1935.

G. EAST-KING, Clerk to Council.

GENERAL NOTICE NO. 693

THE LAND AND AGRICULTURAL BANK OF KENYA.

THE LAND AND AGRICULTURAL BANK (AMENDMENT) ORDINANCE, 1933.

Notice.

IN pursuance of the powers conferred upon the Board by section 4 of the above-named Ordinance, notice is hereby given that the undernoted property will be offered for sale by public auction at 10 a.m.

on Friday, 5th July, 1935, at Messrs. Muter and Oswald's sale rooms, Nairobi, by Messrs. Muter and Oswald, Auctioneers.

DESCRIPTION.

All that piece of leasehold land situate to the north-east of Muhuroni being Land Office Reference Number 6052 (Original Number 1627/2) of Meridional District South A.36 F. 1. a. 3 containing 968 acres or thereabouts and known as Ndalala Estate which piece of land is more particularly delineated and described on Plan No. 25963 annexed to Certificate of Title No. I.R. 2373 in which William Arthur Down is certified to be the proprietor as lessee from the Crown of the said 968 acres.

Conditions of Sale.

- 1. The highest bidder shall be the purchaser.
- 2. The purchaser shall immediately after the sale pay to the Auctioneer a deposit of 25 per cent of the amount of the purchase money and sign an agreement to complete the purchase and to pay the balance of the purchase price to the Land and Agricultural Bank of Kenya at their offices in Nairobi within 30 days after the date of the sale, against execution of the transfer of the title into his or her name; the cost of such transfer to be paid by the purchaser.
- 3. The title deeds may be inspected at any time before the sale at the office of the Land and Agricultural Bank of Kenya, Nairobi, or at the Auctioneers' office on the day of the sale and the purchaser shall be deemed to have full notice of each and every provision therein contained.
- 4. The description of the property in the particulars and plans is believed and shall be deemed to be correct and no claim shall be valid in respect of any error of description should such be found.
- 5. The Board of the Land and Agricultural Bank of Kenya, through its authorized representative has the right to bid.
- 6. If the purchaser should not pay the balance of the purchase price within the time above specified and in all other respects perform and observe these conditions his or her deposit shall be absolutely forfeit and the Land and Agricultural Bank of Kenya shall be at liberty without being obliged to tender a transfer to re-sell the property either by public auction or by private treaty and the deficiency (if any) arising on any such re-sale and all expenses attending the same shall be made good and paid by the purchaser at the present sale as liquidated damages and any increase in price at such re-sale shall belong to the Land and Agricultural Bank of Kenya.
- 7. All outgoings will be discharged by the vendor up to the date of the sale as from which date all outgoings shall be discharged by the purchaser and the rents and profits (if any) shall belong to the purchaser and if necessary the rents, profits and outgoings shall be apportioned for the purpose of this provision.

The purchaser shall not be let into actual possession or receipt of the rents and profits (if any) until completion of the purchase.

T. L. HATELY, Acting Secretary.

HIS MAJESTY'S COURT OF APPEAL FOR EASTERN AFRICA.

THE next sessions of His Majesty's Court of Appeal for Eastern Africa have been fixed to be holden at Mombasa to commence on Monday the 15th July, 1935, 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, Mombasa, not later than 24th day of June, 1935.

Nairobi,

11th May, 1935.

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

FOR HEARING ON THE 15TH DAY OF JULY, 1935, AT MOMBASA.

Appeal No.	Civil or Criminal	Appellant	Respondent	Original No. of Case	Appeal from
48 of 1935	Criminal	Josam	Rex	Cr. Case No. 8/35	H.M. High Court of Nyasaland at Blantyre
49 of 1935	,1	Taramagena s/o Koyhe	Rex	Cr. Case No. 36/35	H.M. High Court of Tanga- nyika at Musoma
50 of 1935	,,	Siginia s/o Kuliro	Rex	Cr. Case No. 64/35	ditto
51 of 1935	,,	Muhere s/o Chacha	Rex	do	ditto
52 of 1935	"	Mabengo s/o Kituri	Rex	Cr. Case No. 76/35	ditto
3 of 1935	Civil	Jan Mohamed	T. B. Lobo	Bankruptcy Notice No. 1/35	H.M. Supreme Court of Kenya at Nairobi
4 of 1935	,,	Fatmabai Sabur Ebrahim	The Official Receiver of Tanganyika	Bankruptcy Cause No. 22/31	H.M. High Court of Tanga- nyika at Dares Salaam
5 of 1935	,,	Jan Mohamed	T. B. Lobo	Bankruptcy Cause No. 5/35	H.M. Supreme Court of Kenya at Nairobi

GENERAL NOTICE No. 694

THE WEIGHTS AND MEASURES ORDINANCE, 1912 (Chapter 96 of the Revised Edition)

THE WEIGHTS AND MEASURES (AMENDMENT) ORDINANCE, 1929

NOTICE TO TRADERS UNDER SECTIONS 33 AND 34

NOTICE is hereby given that an Inspector of Weights and Measures will attend at the undermentioned places for the purpose of the annual verification of all weights, measures, weighing and measuring instruments in use for trade purposes.

District	Appointed Stamping St.	ation	Days of Attendance
Ruiru Thika Makuyu and Punda Milia Saba-Saba Maragua Fort Hall Karatina Nyeri Nanyuki Meru Embu	Police Station, Ruiru Police Station, Thika At Makuyu and Punda Milia At Saba-Saba At Maragua Police Station, Fort Hall At Karatina Police Station, Nyeri Police Station, Nanyuki At Meru At Embu		May 30th and 31st June 4th June 6th June 7th June 11th, 12th and 13th June 14th June 17th, 18th and 19th June 21st June 28th

W. H. HURRY, Deputy Inspector of Weights and Measures

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

Auction of Farms.

THE grants of the farms specified in the Schedules hereto will, subject to the provisions of the Crown Lands Ordinance (Chapter 140 of the Revised Laws of Kenya), be offered for sale at the Railway Institute, Nairobi, commencing at 10 a.m. on Friday the 28th June, 1935.

Plans of the farms may be seen at the Public Map Office, Survey and Registration Division, Nairobi, or may be had on application to the Surveyor General, Box 89, Nairobi, 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 of Lands.

CONDITIONS OF SALE.

- 1. Each farm will be auctioned separately.
- 2. The farms in the First Schedule 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.

The farms in the Second Schedule will be open to unrestricted bidding.

- 3. The highest bidder will be the purchaser, and if any dispute arise as to any bidding, the farm will be put up again at the last undisputed bid.
- 4. The amount of the advance of each bid will be regulated by the auctioneer, and no bid shall be retracted.
- 5. Each purchaser shall pay to the auctioneer, immediately on the fall of the hammer, a deposit of 10 per cent of his purchase money, and should the same be tendered by cheque, such cheque must be accompanied by a banker's guarantee. In default of such payment, the farm may be immediately reoffered for sale, and any subsequent bid by the person who has made default may be ignored or
- 6. The balance of the purchase money in respect of Farms L.R. Nos. 1929, 2654/1, 2654/2, 2654/3, 3476, and 1553 shall be paid in full to the Provincial Commissioner, Rift Valley Province, Box 81, Nakuru; in respect of Farms L.R. Nos. 7194,

7195, 6099, 6100 and 3095 to the District Commissioner, Kisumu-Londiani, Kisumu; and in respect of Farms L.R. Nos. 7197, 7198 and 1218 to the Land Assistant, Box 424, Nairobi, on or before the 1st July, 1935, or shall be paid in nine equal annual instalments, payable on the 1st day of January in each year, the first instalment being payable on the 1st January, 1936, and the purchaser shall inform the Provincial Commissioner, Nakuru, the District Commissioner, Kisumu-Londiani, or the Land Assistant, Nairobi, as the case may require, on or before the 1st July, 1935, 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 transfer of the land granted or any part thereof shall be valid until the whole of the purchase money shall have been paid.

8. The rent due to the 31st December, 1935, shall be paid to the Provincial Commissioner, Nakuru, the District Commissioner, Kisumu-Londiani, and the Land Assistant, Nairobi, respectively, on or before the 1st July, 1935.

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 Division, Nairobi, or or before the 1st July, 1935.

Upon such payments being duly made, the purchaser shall, subject to the provisions of the Crown Lands Ordinance (Chapter 140, Revised Edition), 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 July, 1935, the Commissioner of Lands 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) and the Registration of Titles Ordinance (Chapter 142), and will be for 999 years, commencing from the 1st day of July, 1935. Rent will be payable from that date.

FIRST	SCHED	ULE
_		

		LIKOLO	CHEDUL.	C		
L. R. No.	Locality	Acres (approx)	Upset Price	Annual Rent	Proportionate Rent 1-7-35 to 31-12-35	Survey Fees
1929	Trans Nzoia	2 88 7	Sh. 36,088	Sh. 577-40	Sh. 288 -7 0	Sh. 1076
7194						
(5479/1 &					*	
4429/4)	Londiani	767	7,67 0	153-40	76·7 0	596
7195						
(5479/2 &						
4429/5)	Londiani	1434	10,755	286.80	143-40	7 34
2654/1	Ol'Bolosat	1215	9,112	243.00	121.50	7 30
2654/2	Ol'Bolosat	1210	9,075	242-00	121.00	730
2654/3	Ol' Bolosat	1193	8,947	238-60	119:30	730
7197						
(2877/1)	North Nyeri	1933	14,498	3 86. 60	193-30	8 90
3476	Naivasha	1480	7,400	296.00	148.00	784
1553	Naivasha	247 ਰ	18,585	495.60	247- 80	996
7198		•			•	
'581C/2)	Komo Station	188 ·5	3,770	3 7· 80	18.90	344
* 1218	Athi Plains	4000	16,000	800-00	400.00	1236
		SECOND	SCHEDU	LE ·		
6099	Kibos	160	6,400	32.00	16.00	330
6100	Kibos	160	6,400	32.00	16.00	330
3095	Chemilil	160	4,800	32.00	16.00	316

* The Survey of L.R. No. 1218 has not yet been effected.

Nairobi, 16th March, 1935.

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

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

SUPREME COURT SESSIONS AT KISUMU, 27-5-35.

Criminal Case No. 32/35 Rex vs. Mikali arap Maina. Criminal Case No. 37/35 Rex vs. Lisekhe s/o Rokosa, alias Angoho. Criminal Case No. 39/35 Rex vs. Ihengala s/o Isaha.

Criminal Case No. 44/35 Rex vs. Kimugun arap Ruto and nine others.

Criminal Case No. 51/35 Rex vs. Olual s/o Kongo.

Criminal Case No. 61/35 Rex vs. Marungaino arap Malabu. Criminal Case No. 66/35 Rex vs. Chepkosia s/o Adidwa. Civil Appeal No. 19/35 The Gilgil Motor Co. vs. William George Ross.

In Chambers.

Civil Case No. 13/34 Shamji Harji & Bros. vs. Barrow & Co., Ltd. and 2 others.

Civil Case No. 2/35 In the matter of the Gulf Mining Company, Limited and in the matter of the Companies Ordinance, 1933, Section 43.

For hearing.

Civil Case No. 28/34 Nathubhai Jivanji Desai vs. Mukan Lal.

Civil Case No. 8/35 Bhanji Dhanji vs. Jutha Lakha.

Civil Case No. 13/35 Pal Singh vs. Amar Singh.

SUPREME COURT SESSIONS AT KISUMU, 28-5-35.

Criminal Case No. 46/35 Rex vs. Ondisho d/o Shiango.

SUPREME COURT SPECIAL SESSIONS AT NAKURU, 4-6-35

Criminal Case No. 65/35 Rex vs. Lekiser Ole Bartena.

SUPREME COURT SESSIONS AT FORT HALL, NYERI, MERU, AND EMBU COMMENCING AT FORT HALL, 9-7-35

Criminal Case No. 36/35 Rex vs. Kamara wa Waitagwoka

Criminal Case No. 55/35 Rex vs. Kibiriri wa Kiniria.

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

GENERAL NOTICE No. 650

NAKURU DISTRICT COUNCIL.

TENDERS.

TENDERS are called for the supply to the Nakuru District Council of the following:-

- (a) Seven timber road drags shod with steel.
- (b) Approximately 8,000 super feet timber (cedar) of various dimensions suitable for bridge works.

Fuller details of the Council's requirements may be obtained on application to the Engineer, Nakuru District Council.

All tenders, which must be enclosed in a sealed envelope marked "Tender for Drags (or Timber)", must reach the offices of the Council not later than 1 p.m. on Saturday the 1st June, 1935.

Neither the lowest nor any tender will necessarily be accepted.

CONTRACTOR OF THE CONTRACTOR O

Nakuru,

14th May, 1935.

P. BELL,

Clerk to the District Council.

GENERAL NOTICE No. 695

THE TRADE MARKS ORDINANCE, 1930

TRADE MARK RENEWED

Trade Mark Number	Advertised in the Official Gazette	Name of Applicant	Class				
759	29-6-1921	C. J. Hewlett & Son, Limited	3				
Unpaid Renewal Fee							
760	29-6-1921	De Danske Merejifore- ningets Maelke-Eks- port	42				

Nairobi.

This 20th day of May, 1935.

B. STONE. Acting Registrar of Trade Marks.

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

IN BANKRUPTCY.

Cause No. 55 of 1929.

Re Allan Douglas Durno, Bankrupt.

To all whom it may concern.

T'AKE NOTICE that Allan Douglas Durno the above-named bankrupt has made an application to the Court for his discharge and that the Court has fixed Friday the 21st day of June, 1935, at 10 o'clock in the forenoon for hearing of the said application at Nairobi.

Dated at Nairobi this 17th day of May, 1935.

MURRAY M. JACK,

Supreme Court of Kenya.

GENERAL NOTICE No. 697

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

IN BANKRUPTCY.

Cause No. 57 of 1929.

Re RALPH EDWARD TUGMAN, BANKRUPT.

To all whom it may concern.

TAKE NOTICE that Ralph Edward Tugman the TARE NOTICE that Raiph Edward Tughan the above-named bankrupt has made an application to this Court for his discharge and that the Court has fixed Tuesday the 25th day of June, 1935, at 10 o'clock in the forenoon for hearing of the said application at Nairobi.

Dated at Nairobi this 17th day of May, 1935.

MURRAY M. JACK,

Registrar, Supreme Court of Kenya.

GENERAL NOTICE No. 698

THE BANKRUPTCY ORDINANCE.

NOTICE OF INTENDED DIVIDEND.

Summary Case.

Debtor's name.—Francis Pereira.

Address.—Nairobi.

Description.—Tailor.

Court.-H.M. Supreme Court, Nairobi.

Number of matter.—17 of 1931.

Last day for receiving proofs.—11th June, 1935.

Name of trustee.—Official Receiver.

Address.-Law Courts, Nairobi.

Nairobi.

23rd May, 1935.

B. STONE.

Acting Official Receiver.

GENERAL NOTICE No. 699

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

IN BANKRUPTCY.

CAUSE No. 84 of 1931.

Re NATHALAL S/O RANCHHOD, BANKRUPT.

To all whom it may concern.

TAKE NOTICE that Nathalal s/o Ranchhod the above-named bankrupt has made an application to this Court for his discharge and that the Court has fixed Friday the 21st day of June, 1935, at 10 o'clock in the forencon for hearing of the said application at Nairobi.

Dated at Nairobi this 17th day of May, 1935.

MURRAY M. JACK,

Registrar. Supreme Court of Kenya. GENERAL NOTICE NO. 700

THE BANKRUPTCY ORDINANCE.

NOTICE OF DIVIDEND.

Debtor's name.—Eustace Clare Atkinson.

Address.—Londiani.

Description.—Sawmiller.

Court.-H.M. Supreme Court, Nairobi.

Number of matter.—21 of 1934.

Amount per £.—Shillings three and cents thirty-three in the £ (Sh. 3/33 in the £).

First or final or otherwise.—First.

When payable.—21st May, 1935.

Where payable.—Official Receiver's Office, Law Courts, Nairobi.

Nairobi.

23rd May, 1935.

B. STONE. Acting Official Receiver.

GENERAL NOTICE NO. 701

THE BANKRUPTCY ORDINANCE.

RECEIVING ORDER.

Debtor's name.—Dulcie Preston Spencer.

Address.—Turbo.

Description .- Married woman.

Date of filing petition.—13th April, 1935.

Court.—H.M. Supreme Court, Nairobi.

Number of matter.-8 of 1935.

Date of order.—17th May, 1935.

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

Act or acts of bankruptcy.—The debtor failed to comply with the requirements of the Bankruptcy Notice No. 2 of 1935, within the time prescribed and has no counter claim, set off or cross demand which equals or exceeds the amount of judgment debt or sum ordered to be paid in Supreme Court Civil Case No. 198 of 1932.

Nairobi,

23rd May, 1935.

B. STONE, Acting Official Receiver.

GENERAL NOTICE No. 702

The following notice is published in place of General Notice No. 667 of May 21, 1935, which is hereby cancelled.

IN THE DISTRICT DELEGATE'S COURT AT KISUMU.

PROBATE AND ADMINISTRATION.

Cause No. 2 of 1935.

Notice of Application for Probate of the Will of Ram Krishen Parmar, late of Riana, Kisii District, deceased.

TAKE NOTICE that application having been made in this Court by Amritsaria Mall Marwaha, of Yala; for probate of the will of Ram Krishen Parmar, late of Riana, Kisii District, who died at Kisii on the 28th day of April, 1935, 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 15th day of June, 1935.

Kisumu.

15th May, 1935.

E. D. EMLEY, Acting District Delegate, Nyanza Province, Kisumu.

Main's

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

IN HIS MAJESTY'S SUPREME COURT OF KENYA AT ELDORET DISTRICT REGISTRY.

PROBATE AND ADMINISTRATION.

Cause No. 7 of 1934.

IN THE MATTER OF GEOFFREY SELWYN, DECEASED.

PURSUANT to an order made by the District Delegate in the Eldoret District Registry of the Supreme Court of Kenya at Eldoret dated the 14th day of May, 1935, whereby letters of administration with copy of will annexed were granted to Christopher Frederick Schermbrucker, of Eldoret, Advocate, as attorney of Edward Gordon Selwyn, the executor in England named in the will of the deceased.

Take notice that all persons having any claims against the estate of the above deceased, who died at Eldoret on the 23rd day of July, 1934, are required to lodge and prove such claims with the undersigned on or before the 15th day of June, 1935, after which date only the claims which have been so proved will be paid and the estate be distributed according to law.

Dated at Eldoret this 18th day of May, 1935.

W. A. SHAW, Advocate for the Administrator Eldoret

GENERAL NOTICE No. 704

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

PROBATE AND ADMINISTRATION.

Cause No. 9 of 1935.

Re ESTATE OF SHEIKH MAJID BIN ALI BIN SAAD ELMANTHRY, DECEASED.

NOTICE is hereby given that all persons having claims against the estate of the late Sheikh Majid bin Ali bin Saad Elmanthry, who died at Mombasa on the 9th day of December, 1934, are required to send particulars of their claims in writing to Ahmed bin Majid bin Ali bin Saad of Mombasa, P.O. Box No. 274, Mombasa, the executor or to the undersigned on or before the 30th day of June, 1935, after which date the executor will proceed to distribute the estate having regard only to the claims of which he shall then have had notice.

Mombasa,

15th May, 1935.

A. B. PATEL, Advocate for the Executor.

GENERAL NOTICE No. 705

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

PROBATE AND ADMINISTRATION.

Cause No. 36 of 1935.

NOTICE OF APPLICATION FOR PROBATE OF THE WILL OF GEORGE RYDER RUNTON, LATE OF NAIROBI, DECEASED.

TAKE NOTICE that application having been made in this Court by Walter Thomas Shapley and Helmuth Eric Schwartze, both of Nairobi, for probate of the will of George Ryder Runton, late of Nairobi, who died at Nairobi on the 12th day of April, 1935, this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 5th day of June, 1935.

Nairobi,

16th May, 1935.

MURRAY M. JACK,

Registrar,
Supreme Court of Kenya.

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

GENERAL NOTICE No. 706

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

PROBATE JURISDICTION. PROBATE AND ADMINISTRATION.

Cause No. 38 of 1935.

IN THE MATTER OF THE ESTATE OF THE REV. JAMES FLEMING GORDON ORR, M.A., B.D., DECEASED.

TAKE NOTICE that all persons having any claims against the estate of the above deceased, who died at Nairobi on the 4th day of May, 1935, are required to lodge the same with the undersigned on or before the 11th day of June, 1935, after which date the claims so proved will be paid and the estate distributed according to law.

Nairobi,

18th May, 1935.

MURDOCH MACKINNON,
The Executor nominated in the Will,
P.O. Box No. 35, Nairobi.

GENERAL NOTICE No. 707

PROBATE AND ADMINISTRATION

Public Trustee's Cause No. 42 of 1935.

IN THE MATTER OF WILLIAM JOHN BELL, DECEASED. To all whom it may concern.

TAKE NOTICE that all persons having any claims against the estate of the above-named William John Bell, deceased, who died at "Normandie" Kenilworth, Cape Province, South Africa, on the 27th day of May, 1928, are required to prove such claims before me the undersigned on or before the 29th day of July, 1935, after which date the claims so proved will be paid and the estate distributed according to law.

Nairobi,

23rd May, 1935.

B. STONE,
Acting Public Trustee.

GENERAL NOTICE No. 708

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

Cause No. 223 of 1934.

IN THE MATTER OF GAILEY AND ROBERTS, LIMITED,

IN THE MATTER OF THE COMPANIES ORDINANCE, 1933.

NOTICE is hereby given that a petition was on the 17th day of May, 1935, presented to His Majesty's Supreme Court of Kenya at Nairobi for (inter alia) confirmation of the reduction of capital of the abovenamed Company from shillings 4,000,000 to shillings 3,864,400 (as part of a Scheme of Arrangement for which the sanction of the Court is sought) and notice is hereby further given that the said petition will be heard on the 13th day of June, 1935.

Any person interested in the said Company whether as a creditor or otherwise desirous of opposing the making of an order for a confirmation of the said reduction of capital should appear at the time of hearing by himself or his Counsel for the purpose and a copy of the said petition will be furnished to any such person requiring the same by the undersigned on payment of the regulated charge for the same.

HAMILTON, HARRISON & MATHEWS, Solicitors for the said Company, Nairobi House, Nairobi.

TENDERS

TENDERS are invited by the Central Tender Board for the supply of foodstuffs, as specified hereunder, to various Government Departments during the six months ending the 31st December, 1935:—

ARTICLE		Approximate Quantity	Quotation Required	Place of Delivery
BEANS		124,518 lb.	per 60 lb.	Nairobi.
		15,600 ,,	,,	Kabete.
		33,400 ,,	,,	Mombasa.
	•	41,000 ,,	"	Kisumu. Nakuru.
		17.400	"	Eldoret.
		28,000 ,,	"	Kitale.
		12,240 ,,	,,	Machakos.
Bran		6,140 ,,	,,	Nairobi.
		67,800 ,,	"	Kabete. Nakuru.
		720 ,,	,,	Nyeri.
		1,200 ,,	,,	Machakos
		1,000 ,,	,,	Ngong.
		1,080 ,,	,,	Lumbwa.
		540 ,,	,,	Naivasha.
Bread, White		800 ,,	per lb.	Sangalo.
Brown	• •	920 ,,	per 10.	Nairobi.
WHOLEMEAL		364 ,,	,,	Nairobi.
WHITE		7,800 ,,	,,	Kabete (School)
WHOLEMEAL	• •	2,600 ,,	,,	Kabete (School)
BUTTER	• •	3,865 ,, 1,100 dozen	per dozen	Nairobi. Nairobi.
EGGS, FRESH EGGS, COOKING		250 ,,	per dozen	Nairobi.
GHEE	•••	*12,000 lb.	per 36 lb.	Nairobi (Supply and Transport Corps)
		11,346 ,,	,,	Nairobi.
		1,200 ,, 2,670 ,,	,,,	Kabete. Mombasa.
		2,500 ,,	,,	Kisumu
		1,000 ,,	,,	Nakuru.
_		650 ,,	,,	Eldoret.
GROUND-NUTS	• •	*5,000 ,,	per 60 lb.	Nairobi (S.& T.C.).
		4,800 ,, 7,700 ,,	"	Nairobi. Kabete.
GROUND-NUT CAKES		2,000 ,,	per 100 lb.	Ngong.
HAY, LUCERNE		9 Tons	per ton	Nairobi.
	1	6 "	"	Kisumu.
JAGGERY (ORIGINAL		*F 000 1L	60 11	Mainti (C o T C)
PACKING)	• •	*5,000 lb. 7,118 ,,	per 60 lb.	Nairobi (S.& T.C.). Nairobi.
LEMONS		71,206	per 100	Nairobi.
	• •	14,600	,,	Mombasa.
		29,500	,,	Kisumu.
		6,000	,,	Eldoret.
MAIZE, CRUSHED		45,000 11,600 lb.	per 60 lb.	Kitale, S.&T. Depot. Nairobi.
MAILE, CRUSHED	• •	26,880 ,,	per 60 tb.	Kabete.
		4,320 ,,	,,	Nakuru.
		3,780 ,,	"	Naivasha.
Margan Carre		2,520 ,,	,,	Lumbwa.
Maize Grain	•	378,380 ,, 16,000 ,,	. ,,	Nairobi. Kabete.
		69,320 ,,	,,	Mombasa.
		148,000 ,,	,,	Kisumu.
		50,000 ,,	,,	Nakuru.
		38,000 ,,	,,	Eldoret.
Maran Maria		32,400 ,,	,,	Machakos.
MAIZE MEAL	• •	*80,000 ,, 219,960 ,,	"	Nairobi, (S. & T. C.) Nairobi.
		219,960 ,, 257,600 ,,	",	Kabete.
		106,200 ,,	,,	Mombasa.
	į	33,000 ,,	,,	Kisumu.
		15,000 ,,	,,	Nakuru.
		25,000 ,,	,,	Machakos.
		28,800 ,,		Ngong

Items marked "*" are for the Supply and Transport Corps, K.A.R. Nairobi, and are to be supplied as required subject to 14 days' notice.

TENDERS—(continued).

(in large bags to supplied by contool tot) MEAAZI	Article		Approximate Quantity	Quotation Required	Place of Delivery
109,720	MAIZE MEAL—(contd)			-	
125,000			109.720	1	1
	to Vitter of		125,000 ,,	i	Kitale, K. A. R. Depot
125,000	was a second				(in large bags to be
Meanazi					supplied by contractor)
Macharl 12,240			125,000 ,,	**	Kitale, K. A. R. Depot (in 50 lb. bags to be
(b) Roasting		٠.	12,240 ,,	,,	
15,000 4,200 3,150 3,350 3,350 3,350 3,350 3,350 3,350 3,350 3,360 3,377 3,360 3,377 3,360 3,377 3,360 3,377 3,360 3,377 3,360 3,377 3,360 3,360 3,377 3,360 3,377 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3,360 3	'a) Native	٠.	85,536 ,,	per lb.	
(b) Reasting			13,600 ,,	,,	
(b) Roasting			15,000 ,,	1	1
(c) Fillet Steak	(b) Roasting			1	1
(c) Fillet Steak 395 , 36 , 36 , 36 , 36 , 36 , 36 , 36 , 3	(b) Itoubiang	•		1	
(d) Mince	(c) Fillet Steak				
(e) Salt	• •		36 ,,	1	Kabete (School).
(f) Stewing Steak (910 ") " Kabete (School). Nairobi. (2) Dripping 216 ", " Nairobi. Nairobi. (2) Chops 360 ", " Nairobi. Kabete (School). Nairobi. (6) Chops 377 ", " Nairobi. Kabete (School). Nairobi. (216 ", " Nairobi. Kabete (School). Nairobi. (216 ", " Nairobi. Kabete (School). Nairobi. (216 ", " Kabete (School). Nairobi. (Sausages 630 ", " Nairobi. Kabete (School). Nairobi. (Sausages 630 ", " Nairobi. Nairobi. (Sacon 145 ", " Nairobi. Nairobi. (School). Nairobi. (Sacon 145 ", " Nairobi.	\ ./		2,010 ,,	,,	1 7 7
(f) Stewing Steak (g) Dripping 216 ,	(e) Salt	• •		,,	
(g) Dripping (a) 216 ,,	/ A C			,,	Kabete (School).
### Addition			910 ,,		
(b) Chops		••	210 ,,	,,	TVAITODI.
(b) Chops ORK-ROASTING. 108 " " Nairobi. Nairobi	(a) Roasting	٠.		"	
DORK-ROASTING. 108	413 63			,,	
216			100	"	
Sausages 630 720	ORK-ROASTING	• •	217	i	The state of the s
Table Tabl	Sancaite.		420	1	
Mairobi Mair	ausages	• •	700	1	
Silect	Bacon		1.45	1	
DX Kidneys 75 " " Nairobi. Nair	Suet		20	,,	Nairobi.
Ox Tongues 30 each Nairobi				, ,,	1
December 100		• •	1		.
Sheep Kidneys 140				eacn	
Milk, Fresh or Milk, Fresh or 13,882 gallons 1,560					1
MILK, FRESH OR PASTEURIZED. 13,882 gallons 1,560 ,, 1,490 lb. per 36 lb. per 60 lb. Nairobi. Nairobi (S. & T. OLLARD 2,240 ,, 0 OTATOES *25,000 , 122,050 ,, 33,470 ,, 30,200 ,, 9,800 ,, 25,000 ,, 13,630 ,, 13,630 ,, 13,630 ,, 13,630 ,, 13,630 ,, 13,630 ,, 13,630 ,, 14,90 lb. per 60 lb. Nairobi. Nairobi (S. & T. O. Kabete. Nairobi (S. & T. O. Kabete. Nairobi (S. & T. O. Nairobi. Nair				1	,
PASTEURIZED. 13,882 gallons				, ,,	
1,490 lb. per 36 lb. Nairobi Nairobi S. & T. O. C.				per gallon	I
PEAS, DRIED				3,	Kabete (School).
POLLARD					
SOO			^25,000 ,, 2 240	{ -	
#25,000 ,	OLLARD	• •	500	1	
122,050 ,,	POTATOES		*25,000	1	
33,470			122,050 ,,		
P,800			33,470 ,,		1
20,000 25,000			30,200 ,,	,,	E .
25,000	Access 1		9,800 ,,	,,	1
A,320			20,000 ,,	L.	1
RICE, POLISHED			25,000 ,, 4.320	* 1	
RICE, POLISHED	a part of the		30.890	1	
19,060	RICE. POLISHED		13.630	1	
RICE, Unpolished *100,000 ,, 12,000 ,, 12,000 ,, 1,600 ,, 1,600 ,, 1,500 ,, 1,500 ,, 2,723 ,, 1,500 ,, 2,830 ,, 1,950 ,, 2,830 ,, 1,950 ,, 300 ,, 1,110 ,, 1,110 ,, 1,110 ,, 1,110 ,, 1,420 ,, 920 ,, 1,420 ,, 920 ,, 1,420 ,, 920 ,, 1,110 ,, 1,420 ,, 920 ,, 1,110 ,, 1,420 ,, 920 ,, 1,110 ,, 1,420 ,, 920 ,, 1,110 ,, 1,420 ,, 920 ,, 1,110 ,, 1,420 ,, 1,			19,060 ,,		I
12,000			2,000 ,,		Kisumu, AN ATTA
TICE, BASMATI	RICE, UNPOLISHED		*100,000 ,,	,,	Nairobi. (S. &, T. C.)
RICE, BASMATI 2,160 ,, 1,500 ,, Maseno, Luanda. Nair bi (S & T. 6 ,			12,000 ,,	,,	
ALT, COARSE	ron Dioreim		1,600 ,,	,,	
ALT, COARSE *10,000 ,, 9,723 ,, 1,500 ,, 1,950 ,, 300 ,, 1,110 ,, 1,110 ,, 1,420 ,, 920 ,, 1,920 ,, 1,420 ,, 920 ,, 1,110 ,, 920 ,, 1,110 ,, 920 ,, 1,110 ,, 920 ,, 1,110 ,, 920 ,, 1,110 ,, 920 ,, 1,110 ,, 1,420 ,, 1			1,500 ,,		
9,723 ,,			*10.000	i .	
1,500 ,,			9,723 ,,		Nairobi.
2,830 ,, , , Mombasa. 1,950 ,, , , Kisumu. 300 ,, , , , Nakuru. 1,110 ,, , Eldoret. 1,420 ,, , , Kitale. 920 ,, , , Machakos.		į	1,500 ,,	La contraction of the contractio	
1,950 ,,			2,830 ,,	1	,
1,110 ,, , , Eldoret. 1,420 ,, ,, Kitale. 920 ,, , , Machakos.			1,950 ,,	,,	1
1,420 ;, ;, Kitale. 920 ;, , Machakos.				,,,	1
920 ,, , , Machakos.			1,110 ,,	, ,,	
SALT DAIRY 720 ,, , Nairobi.	* *		1,420 :,	1	1
value	SATT DATEV		720 ,,	ì	_
선생님 그림은 사람들이 되는 것이 되는 것이 없었다. 그는 그는 그를 가는 것이 없는 것이 없었다. 그는 그는 그를 가는 것이 없는 것이 없다는 것이다.	Salt 100 m.	(, ,)	120 ,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-1001004

^{*}Items marked "*" are for the supply and Transport Corps, K.A.R. Nairobi, and are to be supplied as required subject to 14 days' notice.

†Tenderer to state whether tender is in respect of fresh or pasteurized milk.

†Tenderer to state whether tender is in respect of local or imported commodity.

TENDERS—(continued).

Article	Approximate Quantity	Quotation Required	Place of Delivery	
SALT, ROCK	120 lb. 9,560 ,,	per 60 lb.	Nairobi. Kabete.	
**	1,080 ,,	"	Kisumu.	
	400 ,,	,,	Ngong.	
	500 ,,	,,	Machakos.	
SIM SIM CAKES	78,400 ,,	per 100 lb.	Kabete.	
	500 ,,	,,	Machakos.	
	1,000 ,,	,,	Ngong.	
	600 ,,	,,	Luanda.	
	1,200 ,,	,,	Bungoma.	
SUGAR	10,955 ,,	per 56 lb.	Nairobi.	
	1,106 ,,	,,	Mombasa.	
	900 ,,	,,	Kisumu.	
	675 ,,	,,	Kitale.	
TEA	2,725 ,,	per case of 25	Nairobi.	
		lb. net, lined		
W	2.000	with lead foil.	NT : 1:	
WHEAT FLOUR	3,900 ,,	per 100 lb.	Nairobi.	
	3,040 ,,	,,	Mombasa.	
Atta flour	4,800 ,,	,,	Nairobi.	
Special coarse	4,000 ,,	,,	Nairobi.	
Superfine	1,000 ,,	,,	Nairobi.	

†Tenderer to state whether tender is in respect of local or imported commodity.

Tenders may be sent either through the post or placed in the Tender Box at the Treasury. Tender forms and full particulars may be obtained on application to the undersigned.

No tender will be considered unless submitted on the prescribed form specifying quotations on the basis set out in column 3, and for delivery at the places enumerated in column 4. Samples of foodstuffs specified in the tender should not be less than one pound in weight and each packet should be clearly marked and labelled with the name of the person tendering.

Quotations for articles supplied in bags should exclude any charge in respect of the bags, which will be either returned or paid for by the departments concerned.

Tenders in sealed envelopes marked "Foodstuffs" will be received up to and including the

4th June, 1935.

The lowest or any tender will not necessarily be accepted.

THE TREASURY,

P. O. Box No. 591, NAIROBI, 11th May, 1935.

H. R. HIRST, Secretary, Central Tender Board.

GENERAL NOTICE No. 709

POST OFFICE NOTICE.

ARRIVAL OF AIR MAIL IN ENGLAND.

IT is notified for general information that the Air Mail despatched from Nairobi on the undermentioned date arrived in England as stated:-

Date of despatch	Date of arrival
from Nairobi	in England
13th May, 1935	19th May, 1935

General Post Office, Nairobi, 20th May, 1935.

A. W. DRURY,

for Postmaster General, Kenya, Uganda and Tanganyika. GENERAL NOTICE No. 710

POST OFFICE NOTICE.

ARRIVAL OF KENYA MAILS IN ENGLAND.

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

Date of despatch	Name of vessel by	Date of arrival
from Mombasa	which despatched	in England
25th April, 1935 1st May, 1935 4th May, 1935	S.S. "Kenya" S.S. "Durham Castle" S.S. "Angers"	18th May, 1935 21st May, 1935 21st May, 1935

General Post Office, Nairobi, 22nd May, 1935.

A. W. DRURY,

for Postmaster General, . Kenya, Uganda and Tanganyika.

NOTICE

NOTICE is hereby given that the undermentioned goods will be sold by public auction at Kilindini, on the 1st July, 1935, 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 the 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.

And the balance, if any, shall be paid into general revenue, but may be refunded to the person entitled thereto if claimed within six months of the date of sale.

Custom House, Mombasa, 22nd May, 1935.

G. D. KIRSOPP, Commissioner of Customs, Kenya and Uganda.

Unclaimed Cargo Lying in the King's Warehouse, Kilindini, for over Three Months, for Sale on the 1st July, 1935

Date	Steamer	Marks and Numbers	No. & Description of Goods		
1935 9th February	Otter, South	NIL	One Piece Flat Bar		
17	Madura, North	NIL	One Bundle Flat Bars		
9)	",	NIL	Two Pieces Flat Bars		
15th February	Tairea, Bombay	C K & S NIL M B	One bag Suji Flour		
25th February	Merchant, North	Mr. H.W. Cox, P.O Box No. 570, Nairobi, NIL Kenya Colony	One box Dynomite Light Set		
"	",	NIL	Three Bundles Steel Hoops		
"	,, ,,	NIL	Two Loose Round Bars		
"	Chifuku Maru, North	ASANO or NIL Pirbhai Jivanji Mombasa	One Bundle Cement spare Bags		
26th February	Tanganyika, North	NIL	One Bag Hardware		
,,	"	NIL	One Bag Hardware		
2nd March	Karanja, Bombay	C 1/23 C Mombasa 23/23	Twenty-three Cases Curry- Powder		

Unclaimed Baggage Lying in the King's Warehouse, Kilindini, for over Three Months, For Sale on 1st July, 1935

Date	Steamer	Marks and Numbers	No. & Description of Goods
1935 9th March 7th ,,	Karanja, Bombay From Town	NIL D A W	1 piece art. silk, secondhand 1 leather hand bag merchandise
8th ,,	General Metzinger, North	NIL	1 parcel containing 13 packets cigarettes
8th ,,	Takliwa, Bombay	Mr. L. G. Redmont NIL	1 parcel containing 1 pistol and 35 cartridges
10th ,,	Kenya, Bombay	Mr. Alexandre Braganza Nakuru via	1 wooden case
10th ,, 10th ,, 10th ,,	;; ;; ;;	Nairobi NIL NIL K. Hassam NIL NIL	" " 1 bedding 1 folding chair

NOTICE OF REMOVAL OF GOVERNMENT DEPARTMENTS

The following Departments of Government are now removed to the New Law Courts and Government Offices, City Square, Nairobi:—

Department of Agriculture: Enquiry Office, room 76

Department of Education: Enquiry Office, room 89

Department of Registrar General, Public Trustee and Official Receiver: Enquiry Office, room 47.

Passports and Immigration, Arms Registry, Criminal Investigation: Enquiry Office, room 37.

Central Revenue Office: Ground Floor, room 21

Nairobi District Treasury: Ground Floor, room 19

Commissioner of Prisons: Enquiry Office, room 50.

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Sh. cts.	Sh. cts.			1
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		Law Reports of the Court of Appeal for Eastern		1
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20 00	21 25	Vol. I (Part 1 & 2), Bound Full Cloth	::	27 50
17 50	18 50	Kenya Land Commission Report	11 00	12 15
10 00	10 40	Kenya Land Commission Evidence—		
17 00	18 00	Vol. I. Evidence Relating to the Kikuyu		
	17 95	Province	40 00	41 75
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	1	to the Kikuyu Province	40 00	42 05
	1	Liquor Licensing Committee's Report, 1934	1 00	1 10
	I .	Licensing Committee's Report, 1934	1 00	1 10
F 00		Alternative Revenue Proposals Committee's Report,		
		1933	1 00	1 10
	I .	Township Building Rules, 1933	5 00	5 20
7 50	7 70	Brands Directory, 1933	4 00	4 35
F 00	5 75	Report of the Bushe Commission of Inquiry into		
2 50	3 75	Justice, 1933	3 00	3 30
	3 70	Companies Ordinance, 1933	10 00	10 35
	2 90	Companies Rules, 1934	2 50	2 60
4 00		Explosives Laws, 1934	3 00	3 10
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NOW ON SALE:-

CUSTOMS TRADE REPORT FOR THE YEAR 1934

PRICE 5/-; PRICE POSTED 5/60

MAPS FOR SALE

At the Public Map Office, Survey and Registration Division, Nairobi

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

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

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NOTICES AND ADVERTISEMENTS

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

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

Matter for publication should reach the GOVERNMENT PRINTER not later than 9 a.m. on the Saturday of the week before publication is desired.

AUTHORISED SCALE OF CHARGES

				Sh.	cts.
For insertion	in Official Gazette	e (column)		32	00
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,,	,,,	(quarter column or	less)	8	00