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COLONY AND PROTECTORATE
OF
KENYA**

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SUPPLEMENT

KENYA PROCLAMATIONS, RULES AND REGULATIONS

(No. 10)

Section 2 of the Principal Ordinance which it is proposed to amend:—

Interpretation.

2. In the interpretation of this Ordinance the following terms shall unless the context otherwise indicates have the meanings set against them respectively that is to say:—

“Agent” shall mean an agent of the Public Trustee duly appointed as provided in section 24 (2) of this Ordinance;

“Court” shall mean the Supreme Court of the Colony of Kenya, and shall include a District Delegate;

“Estate” shall mean all freehold and leasehold land, and chattels real, and all goods, chattels, moneys, choses in action and other property whatsoever;

“Immovable Property” shall include land, benefits to arise out of land, and things attached to the earth, but shall not include native huts or houses not exceeding Sh. 200 in value, where the owner or owners lessee or lessees of such hut or house is or are not the owner or owners, lessee or lessees of the land on which such hut or house is built or erected, or permanently fastened to anything attached to the earth;

“Taxing Officer” shall mean the Registrar of the Supreme Court or an Officer duly appointed to act for such Officer;

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GOVERNMENT NOTICE No. 227

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

R. W. BAKER-BEALL,
Acting Clerk of the Legislative Council.

A Bill to Amend the Public Trustee's Ordinance, 1925

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 Public Trustee's (Amendment) Ordinance, 1937, and shall be read as one with the Public Trustee's Ordinance, 1925, hereinafter referred to as the Principal Ordinance.

Short title.

No. 7 of 1925.

2. Section 2 of the Principal Ordinance is hereby amended by the addition, immediately after the definition of "immovable property", of the following definition:—

Amendment of section 2 of the Principal Ordinance.

“ ‘Letters of Administration’ shall include any letters of administration, whether general or with a copy of the will annexed or limited in time or otherwise;”.

Colonial and Protectorate of Kenya

Section 4 of the Principal Ordinance which it is proposed to replace:—

Notice of death to be furnished to the Public Trustee. Power to apply to Court for appointment as Administrator in certain cases. Cases in which Public Trustee can administer without such appointment.

4. Subject as hereinafter provided the Resident or District Commissioner of every District shall furnish the Public Trustee with a notice of the death of every person (other than of a native dying within a Native Reserve or other area set apart for Natives) in his District and on receipt of such notice or on otherwise being notified of or becoming acquainted with such death the Public Trustee shall cause enquiry to be made as to the estates of all such deceased persons possessed of or entitled to any property immovable or movable within the Colony and after ascertaining:—

(a) that any such person died intestate; or

(b) that the deceased having made a will devising or bequeathing his estate or any part thereof, has omitted to appoint an executor; or

(c) that the person or persons named as executor or executors in the will are dead or have renounced probate thereof or otherwise are unable or unwilling to act; or

(d) that probate or letters of administration with the will annexed has or have not been obtained within 3 months from the death of the testator; or

(e) that the testator has appointed the Public Trustee an executor of his will; or

(f) that the executor or administrator of a deceased person who is resident outside the Colony has appointed the Public Trustee by power of attorney to act for him in the Colony,

the Public Trustee may apply to the Court for an order authorising him to administer the estate of such deceased person.

Provided always, and notwithstanding anything in this Ordinance contained it shall and may be lawful for the Public Trustee, in the case of an estate consisting only of property of an estimated gross value not exceeding Sh. 2,000 of a deceased person dying intestate or leaving a will under such circumstances that the Public Trustee may apply for leave to administer as hereinbefore provided, in either of such cases, to take possession of and administer in accordance with the provisions of this Ordinance and of any Ordinance amending the same, so far as the same are applicable, the estate of such deceased person without making any such application to the

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

Repeal and replacement of section 4 of the Principal Ordinance.

“4. (1) When a person (other than a native living in a communal state in a tribe within a native reserve or other area set apart for natives who has no property purporting to belong to him as an individual) dies in the Colony, the District Commissioner of the district in which the death occurs shall, upon receiving notice of such death or upon such death coming to his knowledge, forthwith institute inquiries to ascertain whether the deceased left any, and if so what estate in the Colony, and shall report the death with full particulars as to the estate, as far as ascertainable, to the Public Trustee.

District Commissioner to report death to Public Trustee who may apply for grant in certain cases.

(2) When a person dies elsewhere than in the Colony leaving estate within the Colony the District Commissioner of the district in which the estate is situate shall, upon receiving notice of such death or upon such death coming to his knowledge forthwith report the death, with full particulars of the estate to the Public Trustee.

(3) Upon receiving such report or on otherwise being notified of or becoming acquainted with such death, the Public Trustee shall cause further inquiry to be made as to the estate of the deceased person, and if it appears to the Public Trustee:—

- (a) that such person died intestate; or
- (b) that the deceased having made a will devising or bequeathing his estate or any part thereof, has omitted to appoint an executor; or
- (c) that the person or persons named as executor or executors in the will of the deceased are dead or have renounced probate thereof or otherwise are unable or unwilling to act; or
- (d) that probate of the will of the deceased or letters of administration with the will annexed to the deceased's estate has or have not been applied for within three months from the date of the death of deceased; or
- (e) that the deceased has appointed the Public Trustee as an executor of his will; or

Court as is hereinbefore mentioned and no Court fees shall be chargeable or payable in respect of any such estate as aforesaid.

(f) that the executor of the will of the deceased or the administrator of the deceased's estate who is resident outside the Colony has appointed the Public Trustee by power of attorney to act for him in the Colony; or

(g) that the whole or any part of the estate of the deceased has been left unadministered and that the executors of the will of deceased to whom probate has been granted, or the persons to whom a grant of letters of administration to the deceased's estate has been made, are dead or otherwise are unable or unwilling to complete the administration of the estate,

he may apply to the Court for probate of the will or letters of administration to the estate of such deceased person, whereupon the Court shall, except for good cause shown, make a grant to the Public Trustee of probate or letters of administration, as the case may require.

(4) When the peculiar circumstances of the case appear to the Court so to require, for reasons recorded in its proceedings, the Court may, if it thinks fit, of its own motion or otherwise, after having heard the Public Trustee, grant letters of administration to the Public Trustee even although there are persons who, in the ordinary course, would be legally entitled to administer the estate of the deceased in preference to the Public Trustee:

Provided that notwithstanding anything in this Ordinance contained, it shall and may be lawful for the Public Trustee, when the estate of the deceased consists of property of an estimated gross value not exceeding one hundred pounds and the deceased has died intestate or left a will in such circumstances that the Public Trustee may apply for a grant of probate or letters of administration as hereinbefore provided to take possession of and administer the estate of such deceased person in accordance with the provisions of this Ordinance and of any Ordinance amending the same, so far as such provisions are applicable, without making any such application to the Court as is hereinbefore mentioned and no Court fees shall be chargeable or payable in respect of any such estate as aforesaid."

Section 6 of the Principal Ordinance which it is proposed to replace:—

Where estate
will probably be
lost or damaged
by delay.

6. The Public Trustee may at any time after the death of any deceased person, without any previous notice, obtain an order to administer the estate of such person, where the Court shall be satisfied by affidavit that the estate, or any portion thereof will otherwise be probably purloined, lost, destroyed or damaged or that great expenses will be incurred by delay in the matter.

4. Section 6 of the Principal Ordinance is hereby repealed and the following section is substituted therefor:—

Repeal and replacement of section 6 of the Principal Ordinance.

“6. The Public Trustee shall serve a notice of his intention to apply for a grant of administration upon all executors and next-of-kin of the deceased known to him to be resident in the Colony except in the circumstances set out in paragraphs (e) and (f) of sub-section (3) of section 4, and shall also cause a notice of any such application to be published in the Gazette or in one local newspaper, or both, at the discretion of the Public Trustee, and to be posted in a conspicuous place at the Law Courts, Nairobi, and after the expiration of fourteen days from the date of such service, publication and posting, he may apply to the Court for a grant of probate or letters of administration as the case may require; and the Court shall, if satisfied by affidavit that the case is within the provisions of this Ordinance, make an order upon the application of the Public Trustee accordingly:

Notice of application.

Provided always that the Court may order such further notice as it may think fit to be given before making such order, and provided also that it shall not be necessary for the Public Trustee to serve such notice as is in this section mentioned in any case where the Public Trustee shall have obtained the consent in writing of all executors and next-of-kin known to him to be resident in the Colony to make such application to the Court, subject however and without prejudice to the right of the Public Trustee to take possession of and administer any estate of an estimated gross value not exceeding one hundred pounds without making any such application, as is hereinbefore provided:

Provided further that in any case where the Court is satisfied by affidavit that the estate or any portion thereof might otherwise be purloined, lost, destroyed, or damaged or that great expense will be incurred by delay in the matter, the aforesaid notice of intention to apply may be dispensed with.”

Section 7 of the Principal Ordinance which it is proposed to replace:—

Probate and administration may be granted to other person.

7. Notwithstanding any order which shall have been made authorising the Public Trustee to administer under this Ordinance, the Court may grant probate of the will or letters of administration of the estate of any deceased person to any person in such manner and subject to such limitations and conditions as the Court shall think proper; but no application for such grant shall be made until seven days after notice in writing of intention to make such application shall have been left at the office of the Public Trustee. Whenever any such grant has been obtained, then immediately all the interests, powers, rights and duties of the Public Trustee in regard to the estate affected by such grant, and all liabilities of the Public Trustee under any contract or agreement entered into by him in relation to such estate or any part thereof, shall cease; and such portion of the estate as shall be left unadministered by the Public Trustee shall vest in the executor or administrator obtaining such grant, subject nevertheless to all lawful contracts theretofore made relating to such estate and to the allowance and payment of all outlays, disbursements, costs, fees, charges and expenses, reasonably incurred in the administration thereof.

Duties and liabilities of Public Trustee to cease.

5. Section 7 of the Principal Ordinance is hereby repealed and the following section is substituted therefor:—

Repeal and replacement of section 7 of the Principal Ordinance.

“7. (1) At any time after a grant of letters of administration to the Public Trustee under this Ordinance, any person to whom the Court might have committed administration if no such grant had been made may apply to the Court for revocation of such grant and for a grant to himself of probate of the will or letters of administration; but no such application shall be made until seven days after notice in writing of intention to make it shall have been given to the Public Trustee.

Grant to Public Trustee may be revoked and grant made to other person.

Upon such application the Court, after hearing the Public Trustee if he appears, may revoke the grant to the Public Trustee and grant probate or letters of administration to the applicant subject to such limitations and conditions as the Court may think fit:

Provided that letters of administration granted to the Public Trustee shall not be revoked as aforesaid unless such application be made within six months after the grant to the Public Trustee and the Court is satisfied that there has been no unreasonable delay in making the application, or in transmitting the authority under which the application is made.

(2) Upon such revocation and new grant, all the interest, powers, rights and duties of the Public Trustee in regard to the estate affected by such grant, and all liabilities of the Public Trustee under any contract or agreement entered into by him in relation to such estate or any part thereof, shall cease; and such portion of the estate as shall be left unadministered by the Public Trustee shall vest in the person obtaining such new grant, subject nevertheless to all lawful contracts theretofore made relating to such estate and to the allowance and payment of all outlays, disbursements, costs, fees, charges and expenses reasonably incurred in the administration thereof.

(3) The provisions of this section shall apply in the case of an estate of which the Public Trustee has taken possession under the second proviso to section 4 in like manner as if there had been a grant of letters of administration to the Public Trustee on the date upon which he took possession.”

Section 9 of the Principal Ordinance which it is proposed to amend:—

Disputes to be decided on petition by the court.

9. In all cases where an order to administer shall have been made under this Ordinance, it shall be lawful, except as hereinafter provided, for the Court on the petition of the Public Trustee or any person interested in the estate to decide all disputes, matters, claims and demands in respect thereof and to make such orders as it shall think fit touching the collection, sale, investment, disposal or administration of such estate.

Provided nevertheless that in any case in which it shall appear to be not desirable that the matter in question should be so decided, the Court may direct such proceedings to be instituted as shall appear proper for the due decision thereof and provided further that in the case of all estates consisting solely of property not exceeding in gross value Sh. 1,000, no such petition as in this section is mentioned shall be presented to the Court, but it may and shall be lawful for the Public Trustee to decide all disputes, matters, claims and demands arising out of or in respect of or in connection with all such estates as aforesaid and to make such orders as he shall think fit touching the collection, sale, investment, disposal of, or administration of such estates and the decision and order of the Public Trustee in respect of any of the matters aforesaid shall be final and without appeal.

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

Movable property to be realized.

11. (1) The Public Trustee shall convert into money all movable property of the estate which he is ordered to administer, unless an order to the contrary be made by the Court, and may with the consent of the Court convert into money all or any part of the immovable property of such estate.

Provided that if all parties interested in the said immovable property consent in writing to its conversion into money by the Public Trustee, or if the value of the said immovable property does not exceed seven hundred and fifty pounds and the Public Trustee is satisfied that the conversion of the said immovable property into money would be to the advantage of the estate, the consent of the Court as hereinbefore provided shall not be necessary.

6. Section 9 of the Principal Ordinance is hereby amended by the substitution of the words: "In all cases where probate of the will or letters of administration shall have been granted to the Public Trustee" for the words: "In all cases where an order to administer shall have been made" which occur in the first and second lines thereof.

Amendment of section 9 of the Principal Ordinance.

7. Section 11 of the Principal Ordinance, as amended by section 2 of the Public Trustee's (Amendment) Ordinance, 1928, is hereby repealed and the following section is substituted therefor:—

Repeal and replacement of section 11 of the Principal Ordinance. No. 14 of 1928.

"11. (1) The Public Trustee may convert into money all movable property of an estate which he administers under this Ordinance, and may with the consent of the Court convert into money all or any part of the immovable property of such estate:

Movable property to be realized.

Provided that if all parties interested in the said immovable property consent in writing to its conversion into money by the Public Trustee, or if the value of the said immovable property does not exceed seven hundred and fifty pounds and the Public Trustee is satisfied that the conversion of the said immovable property into money would be to the advantage of the estate, the consent of the Court as hereinbefore provided shall not be necessary.

(2) The Public Trustee shall cause advertisements to be published in the Gazette and in such other manner as he shall deem expedient calling upon the creditors of the person whose estates he shall have been ordered to administer to come in and prove their debts before him within the space of two months from the date of publication. He shall, after the expiration of the said period pay the debts proved and if the whole thereof cannot be paid he shall pay a dividend thereon; if he shall collect any further assets after making such payments, he shall, in case any part of the debts proved remain unpaid, pay the same and any debts subsequently proved before him, or a dividend thereon; but such debts as shall be subsequently proved, shall first be paid a dividend in proportion to their amount equal to the dividend paid to creditors having previously proved their debts. After payment of all debts, fees and expenses incident to the collection, management, and administration of such estate he shall pay over the residue to the persons beneficially entitled thereto. Where such persons are resident outside the Colony payment may be made to any agent or representative duly authorised to receive the same; or remittances made by registered letter shall be deemed equivalent to payment.

Provided always that in the event of the Public Trustee being unable to trace the parties beneficially entitled to the residue of such estate as aforesaid or any of them, he shall transfer such residue or proportionate part thereof as the case may be to the unclaimed property account.

(3) Estates shall be distributable by the Public Trustee according to the ordinary Rules of law within any period not exceeding 12 years computed from the date of the final completion of the account; on the expiry of that period all estates or portions thereof in respect of which no claim shall have been lodged with the Public Trustee shall lapse or be escheat to the Crown; provided that it shall be lawful for the Governor to dispose of and distribute the same or any part thereof to or among any kindred of the deceased or other person having or seeming likely to have a claim thereto, in such shares or manner as he may think fit.

(2) The Public Trustee shall cause advertisements to be published in the Gazette and in such other manner as he shall deem expedient calling upon the creditors of the person whose estate he shall have been ordered to administer to come in and prove their debts before him within the space of two months from the date of publication. He shall, after the expiration of the said period, pay the debts proved and if the whole thereof cannot be paid he shall pay a dividend thereon; if he shall collect any further assets after making such payments, he shall, in case any part of the debts proved remain unpaid, pay the same and any debts subsequently proved before him, or a dividend thereon; but such debts as shall be subsequently proved, shall first be paid a dividend in proportion to their amount equal to the dividend paid to creditors having previously proved their debts. After payment of all debts, fees and expenses incident to the collection, management, and administration of such estate he shall pay over the residue to the persons beneficially entitled thereto. Where such persons are resident outside the Colony payment may be made to any agent or representative duly authorized to receive the same; or remittances made by registered letter shall be deemed equivalent to payment:

Provided always that in the event of the Public Trustee being unable to trace the parties beneficially entitled to the residue of such estate as aforesaid or any of them, he shall transfer such residue or proportionate part thereof as the case may be to the unclaimed property account:

Provided further that where the Public Trustee has been granted letters of administration to the estate in the Colony of a person who at the time of his death was not domiciled, or who appears to the Public Trustee to have then not been domiciled in the Colony, and a grant of probate of such deceased person's will or letters of administration to his estate has been made in the country of such deceased person's domicile the Public Trustee may pay over or transfer to the person holding such grant the residue of the estate in the Colony without seeing to the application thereof and without incurring any liability in regard to such payment or transfer:

Section 13 of the Principal Ordinance which it is proposed to amend:—

Estates of deceased European officers.

13. The Public Trustee shall apply for an order to administer the estate of any European officer dying intestate and leaving estate within the jurisdiction of the Court without a widow or next of kin within such jurisdiction or to whose estate any of the provisions of Section 4, sub-sections (b), (c) and (d) may apply.

Section 16 of the Principal Ordinance which it is proposed to amend:—

Treatment of assets received from without the Colony.

16. (a) Where the administration of an estate has been committed to the Public Trustee and he receives assets which at the time of the death of the deceased were situate outside the Colony such assets shall for all purposes be treated in the same manner as assets within the Colony at the time of death.

Treatment of shares of minors.

(b) Where any person entitled to a share under the will, or otherwise in the distribution of the estate of a deceased person whose estate is being administered by the Public Trustee, is a minor, the Court may, upon the application of the Public Trustee, appoint the father or mother of such minor or some other suitable person to receive the share of such

Provided also that where such deceased person was domiciled in a foreign state, such payment or transfer may be made to a Consular Officer of such state whose receipt shall be a full and complete discharge to the Public Trustee in respect of the same.

(3) Estates shall be distributable by the Public Trustee according to the ordinary rules of law within any period not exceeding twelve years computed from the date of the final completion of the account; on the expiry of that period all estates or portions thereof in respect of which no claim shall have been lodged with the Public Trustee shall lapse or be escheat to the Crown: provided that it shall be lawful for the Governor to dispose of and distribute the same or any part thereof to or among any kindred of the deceased or other person having a legal claim thereto or to or among any kindred of the deceased or other person who although not having any legal claim thereto, can show a reasonable claim in equity thereto, in such shares or manner as he may think fit."

8. Section 13 of the Principal Ordinance is hereby amended by the substitution of the words "letters of administration to" for the words "an order to administer" which occur in the first and second lines thereof.

Amendment of section 13 of the Principal Ordinance.

9. Section 16 of the Principal Ordinance is hereby amended by the deletion of the full stop which occurs at the end of paragraph (b) thereof and by the substitution therefor of a colon, and by the addition thereafter of the following proviso:—

Amendment of section 16 of the Principal Ordinance.

"Provided that where the share of the minor does not exceed one hundred pounds in value the Public Trustee may, at his discretion pay or transfer it to the father or mother of the minor or some other suitable person on behalf of the minor and the receipt of the father or mother or other person referred to herein shall be a full and complete discharge to the Public Trustee in respect of such share."

minor on his behalf, and upon such appointment being made the Public Trustee may pay the share of such minor to such person on behalf of such minor and the receipt of such person shall be a full and complete discharge to the Public Trustee so far as regards such share.

Sub-section (1) of section 17 of the Principal Ordinance which it is proposed to amend:—

Duties of
Public Trustee.

17. (1) Subject to and in accordance with the provisions of this Ordinance, and the Rules made thereunder, the Public Trustee may, if he thinks fit:—

(a) act as an ordinary trustee;

(b) be appointed trustee by a court of competent jurisdiction.

10. Sub-section (1) of section 17 of the Principal Ordinance is hereby amended by the substitution of a semi-colon for the full stop which occurs at the end of paragraph (b) thereof, and by the addition thereafter of the following paragraphs to be numbered (c) and (d) respectively:—

Amendment of section 17 (1) of the Principal Ordinance.

“(c) act as a custodian trustee;

(d) be appointed sole trustee in all cases where any local Ordinance or any Imperial Act in force in the Colony provides that there shall be two trustees.”

11. The Principal Ordinance is hereby amended by the insertion of the following section, immediately after section 19 thereof:—

Amendment of the Principal Ordinance.

“19A. (1) Subject to Rules under this Ordinance the Public Trustee may, if he consents to act as such, and whether or not the number of trustees has been reduced below the original number, be appointed to be custodian trustee of any trust:—

Custodian trustee.

(a) by order of the Court made on the application of any person on whose application the Court may order the appointment of a new trustee; or

(b) by the testator, settlor, or other creator of any trust; or

(c) by the person having power to appoint new trustees.

(2) Where the Public Trustee is appointed to be custodian trustee of any trust—

(a) the trust property shall be transferred to the custodian trustee as if he were sole trustee, and for that purpose vesting orders may, where necessary, be made under the Trustee Ordinance, 1929;

No. 28 of 1929

(b) the management of the trust property and the exercise of any power or discretion exerciseable by the trustees under the trust shall remain vested in the trustees other than the custodian trustee (which trustees are hereinafter referred to as “the managing trustees”):

- (c) as between the custodian trustee and the managing trustees, and subject and without prejudice to the rights of any other persons, the custodian trustee shall have the custody of all securities and documents of title relating to the trust property, but the managing trustees shall have free access thereto, and be entitled to take copies thereof or extracts therefrom;
- (d) the custodian trustee shall concur in and perform all acts necessary to enable the managing trustees to exercise their powers of management or any other power or discretion vested in them (including the power to pay money or securities into Court), unless the matter in which he is requested to concur is a breach of trust, or involves a personal liability upon him in respect of calls or otherwise, but, unless he so concurs, the custodian trustee shall not be liable for any act or default on the part of the managing trustees or any of them;
- (e) all sums payable to or out of the income or capital of the trust property shall be paid to or by the custodian trustee: Provided that the custodian trustee may allow the dividends and other income derived from the trust property to be paid to the managing trustees or to such person as they direct, or into such bank to the credit of such person as they may direct, and in such case shall be exonerated from seeing to the application thereof and shall not be answerable for any loss or misapplication thereof;
- (f) the power of appointing new trustees, when exercisable by the trustees, shall be exercisable by the managing trustees alone, but the custodian trustee shall have the same power of applying to the Court for the appointment of a new trustee as any other trustee;
- (g) in determining the number of trustees for the purposes of the Trustee Ordinance, 1929, the custodian trustee shall not be reckoned as a trustee;

- (h) the custodian trustee, if he acts in good faith, shall not be liable for accepting as correct and acting upon the faith of any written statement by the managing trustees as to any birth, death, marriage, or other matter of pedigree or relationship, or other matter of fact, upon which the title to the trust property or any part thereof may depend, nor for acting upon any legal advice obtained by the managing trustees independently of the custodian trustee;
- (i) the Court may, on the application of either the custodian trustee, or any of the managing trustees, or of any beneficiary, and on proof to their satisfaction that it is the general wish of the beneficiaries, or that on other grounds it is expedient to terminate the custodian trusteeship, make an order for that purpose, and the Court may thereupon make such vesting orders and give such directions as under the circumstances may seem to the Court to be necessary or expedient."

12. The Public Trustee's (Amendment) Ordinance, 1928, is hereby repealed.

Repeal.
No. 14 of 1928

OBJECTS AND REASONS

The objects of this Bill may be summarized as follows:—

- (a) to provide for the administration of estates of persons dying outside but leaving assets within the Colony; a provision omitted from the Principal Ordinance and which has caused considerable inconvenience in various recent cases;
- (b) to empower the Public Trustee to deal with individual property owned by natives who die in native reserves. The property referred to is bank accounts and/or life insurance policies which cannot be realized unless a grant of letters of administration is produced;
- (c) to provide that the Public Trustee may be appointed a sole trustee in cases where by law two trustees are required;
- (d) to provide that the Public Trustee may act as custodian trustee of any trust; and
- (e) to make provision for minor changes in the administrative work of the Public Trustee which experience has shown to be desirable.

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

GOVERNMENT NOTICE No. 228

ARRIVALS

Name	Rank	From Leave or on 1st Appointment	Date of Leaving England	Date of Embarkation	Date of Arrival at Mombasa
R. J. Field	Accountant, Post and Telegraphs Department	Leave	4th Dec., 1936	21st Feb., 1937 *	15th March, 1937
G. J. Robbins	Principal Registrar of Titles, Local Government, Lands and Settlement	"	29th Jan., 1937	3rd Mar., 1937 †	"
F. S. Van Dyk	Driver, K. U. R. & H.	"	3rd Mar., 1937 †	"	"
I. M. Engelbrecht	Ticket Examiner, K. U. R. & H.	"	"	"	"
F. A. de Lange	Driver, K. U. R. & H.	"	9th Mar., 1937 ‡	9th March, 1937	"

* Capetown. † Durban. ‡ Beira.

DEPARTURES

Name	Rank	On Leave or Termination of Appointment	Date of Departure
N. G. Treliving	Traffic Inspector, Class II, K. U. R. & H.	Leave	14th March, 1937
K. G. Lindsay	District Officer	"	16th March, 1937
E. D. Emley	District Officer	"	"
K. T. Pike	Superintendent of Inland Revenue and Conservancy	"	"
D. C. Edwards	Agricultural Officer	"	"
H. Shields	Draughtsman, Local Government, Lands and Settlement	"	"
R. G. Woodruff	Junior Draughtsman, Local Government, Lands and Settlement	"	"
C. B. Symes	Entomologist, Medical Department	"	"
G. R. Gribble	Assistant Inspector of Police	"	"
H. C. O'Brien	Accounts Clerk, Post and Telegraphs Department	"	"
R. Freeman	Monotype Operator, Government Press	"	"
N. Y. Kilminster	Assistant Storekeeper, P. W. D.	"	"
C. E. Dunman	Aerodrome Superintendent, P. W. D.	"	"
J. A. McCabe	Clerk, Local Government, Lands and Settlement	"	"
W. Alcock	Chief Officer, Prisons Department	"	"

APPOINTMENTS

GRAHAM WEDDERBURN to be Acting Principal Registrar of Births and Deaths, with effect from the 6th of March, 1937.

GRAHAM WEDDERBURN to be Acting Chief Registrar of Natives, with effect from the 6th of March, 1937.

RODERICK PEDRAZA to be District Commissioner, Kitui District, Central Province, with effect from the 4th March, 1937.

AUBREY CHARLES MADGEWICK MULLINS to be District Officer, Nairobi District, Central Province, with effect from the 11th March, 1937.

ETHELBERT BERNARD HOSKING, O.B.E., B.A. (OXON), to be Commissioner of Mines, with effect from the 21st November, 1936.

REVERSIONS

CAPTAIN EDWARD GORDON ST. CLAIR TISDALL, M.C., reverted to his substantive rank of District Officer, with effect from 21st November, 1936.

HERBERT CYRIL O'BRIEN reverted to his substantive rank of Accounts Clerk, Posts and Telegraphs Department, with effect from the 16th March, 1937.

PRELIMINARY ORAL SWAHILI EXAMINATION

PASS

Miss A. C. Cubitt, Education Department.

W. M. LOGAN,
Acting Colonial Secretary.

KENYA AND UGANDA RAILWAYS AND HARBOURS

VIVIAN BUCHANAN ATKINSON, Assistant Chief Engineer, to be Acting Chief Engineer with effect from 6th March, 1937, *vice* Arthur Edward Hamp, C.B.E., proceeded on leave.

PARLANE MACFARLANE, Senior District Engineer, to be Acting Assistant Chief Engineer with effect from 6th March, 1937.

EDWARD JOHN BERESFORD GAHAN, District Engineer, to be Acting Senior District Engineer with effect from 6th March, 1937.

PROCLAMATION No. 25

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 areas shall be known as "Infected Areas" for the purposes of Rules under the Diseases of Animals Ordinance.

Proclamation No. 65 dated the 10th day of July, 1935, is hereby amended accordingly.

Given under my hand at Nairobi this 17th day of March, 1937.

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

SCHEDULE

L.R. or other Description	Owner	District	Date of Commencement of Quarantine
L.R. Nos. 441/3 and 440/6	E. H. J. Barrett, Esq., Loragai Estate, Nakuru	Nakuru	10th March, 1937
L.R. No. 1157/1	G. R. Grimwood, Esq., Nakuru	Nakuru	13th March, 1937

PROCLAMATION No. 26

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

AND

THE INTERPRETATION AND GENERAL
CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, section 13)

GOVERNMENT NOTICE No. 231 OF 1919

PROCLAMATION

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

RINDERPEST.

L.R. No. 1757, Mrs. Waddell, P.O. Kima, Machakos District;

L.R. No. 1755, A. B. C. Smith, Esq., Dwa Plantations, Kima, Machakos District.

And further I hereby declare the following Proclamation to be revoked:—

That Proclamation No. 95 dated the 4th day of October, 1934, declaring—

Farm L.R. Nos. 531/23, 531/25, 531/26, and 531/27, Lt.-Col. G. Carlyon, Waterfalls Estates, Turi, Nakuru District,

to be an infected area (East Coast fever).

Given under my hand at Nairobi this 17th day of March, 1937.

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

GOVERNMENT NOTICE No. 229

OBITUARY

HIS EXCELLENCY the Acting Governor deeply regrets to announce the death at Mombasa, on Friday, 12th March, 1937, of Mr. J. T. Schultz, Laboratory Assistant, of the Department of Agriculture.

Mr. Schultz was transferred from the staff of the late Sir Arnold Theiler, Onderstepoort, South Africa, to the Veterinary Research Laboratory, Kabete, in 1912, and became a well known and popular figure in local sporting circles. During the Great War, Mr. Schultz served with the Forces in East Africa.

By his death Government loses a highly efficient and capable officer who was held in the highest esteem and affection by all with whom he came in contact.

GOVERNMENT NOTICE No. 230

EXECUTIVE COUNCIL

APPOINTMENT

HIS MAJESTY the King has been pleased to give directions for the appointment of

MR. JAGANNATH BHAVANISHANKAR PANDYA to be an Unofficial Member of the Executive Council of the Colony and Protectorate of Kenya, for a period of one year, with effect from the 18th of March, 1937.

Nairobi,
19th March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 231

LEGISLATIVE COUNCIL

APPOINTMENT

IT is hereby notified for general information that His Excellency the Acting Governor has been pleased to make the following provisional appointment:—

To be temporarily a Nominated Official Member of the Legislative Council—

Harold Curwen Willan, Esquire, M.C.

Nairobi, 16th March, 1937. W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 232

THE STATISTICS ORDINANCE
(Chapter 31 of the Revised Edition)

NOTICE

IN EXERCISE of the powers conferred upon him by section 3 of the Statistics Ordinance (Chapter 31 of the Revised Edition) His Excellency the Acting Governor has been pleased to appoint the person for the time being performing the duties of Chief Registrar of Natives to be the person to be charged with the duty of collecting the statistics relating to the matters referred to in subsection (1) of section 3 of the said Ordinance.

By Command of His Excellency the Acting Governor.

Nairobi, This 17th day of March, 1937.
W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 233

THE CENTRAL ROADS AND TRAFFIC BOARD
ORDINANCE, 1929

IN EXERCISE of the powers conferred upon the Governor by section 2 of the Central Roads and Traffic Board Ordinance, 1929, His Excellency the Acting Governor has been pleased to appoint Major the Hon. Sir Robert Shaw, Bt., M.C., to be a member of the Central Roads and Traffic Board during the absence from the Colony of Lt.-Col. the Hon. Lord Francis Scott, D.S.O.

By Command of His Excellency the Acting Governor.

Nairobi, 17th March, 1937. W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 234

STANDING BOARD OF ECONOMIC
DEVELOPMENT

APPOINTMENT

HIS EXCELLENCY the Acting Governor has been pleased to appoint Major the Hon. F. W. Cavendish-Bentinck to be a member of the Standing Board of Economic Development during the absence from the Colony of Lt.-Col. the Hon. Lord Francis Scott, D.S.O.

Nairobi, 17th March, 1937. W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 235

THE TOWNSHIPS ORDINANCE, 1930

TOWNSHIP COMMITTEE APPOINTMENT

Government Notice No. 22 of 5th January, 1934

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the following to be members of the Township Committee of Kericho for the year 1937:—

The District Commissioner, Kericho (Chairman),
Commander A. L. Coke, D.S.O., R.N. (Rtd.),
Dr. D. Strangways Dixon,
Mr. L. E. Wainwright,
Mr. G. J. Engelbrecht,
Mr. D. V. Anandji,
Mr. M. S. Mistri.

Kisumu,
This 17th day of March, 1937.

S. H. FAZAN,
*Provincial Commissioner,
Nyanza.*

GOVERNMENT NOTICE No. 236

THE NATIVE LANDS TRUST ORDINANCE, 1930

IN EXERCISE of the powers conferred upon the Governor by section 3 of the Native Lands Trust Ordinance, 1930, His Excellency the Acting Governor has been pleased to nominate Major the Hon. F. W. Cavendish-Bentinck to be a member of the Native Lands Trust Board during the temporary absence from the Colony of Lt.-Col. the Hon. Lord Francis Scott, D.S.O.

By Command of His Excellency the Acting Governor.

Nairobi,
18th March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 237

THE TROUT PROTECTION ORDINANCE, 1928
(Section 3)

AND

THE INTERPRETATION AND GENERAL
CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, section 13)

GOVERNMENT NOTICE No. 602 OF 1928

APPOINTMENT

IN EXERCISE of the powers thereunto enabling me, I hereby appoint—

Commander Anthony Launcelot Coke, D.S.O.,
R.N. (RTD.),
to be a Trout Warden.

Nairobi,
This 16th day of March, 1937.

F. H. CLARKE,
Acting Game Warden.

GOVERNMENT NOTICE No. 238

THE LIQUOR ORDINANCE, 1934

NOTICE

IN EXERCISE of the powers conferred upon the Governor by section 11 of the Liquor Ordinance, No. LXII of 1934, His Excellency the Acting Governor has been pleased to appoint—

The District Commissioner, North Nyeri (Chairman),

The District Commissioner, South Nyeri,

Major A. R. Lucas,

Mr. F. S. McNamara,

Mr. Pravinlal Nandlal Dave,

to be members of the Licensing Court of the Kikuyu Licensing Area for the year 1937.

By Command of His Excellency the Acting Governor.

Nairobi,

This 16th day of March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 239

THE PRISONS ORDINANCE, 1930

NOTICE

IN EXERCISE of the powers conferred upon the Governor by section 22 (1) of the Prisons Ordinance, 1930, His Excellency the Acting Governor has been pleased to appoint Mr. R. T. M. Burns as a Visiting Justice to Kisumu Prison *vice* Mr. J. B. Fraser, resigned.

By Command of His Excellency the Acting Governor.

Nairobi,

This 17th day of March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 240

CIVIL SERVICE BOARD

GOVERNMENT NOTICE No. 551 OF THE 1ST AUGUST, 1935

His Excellency the Acting Governor has been pleased to appoint the following to be members of the Civil Service Board:—

To be a member *vice* W. C. Mitchell, Esq.—

Lieutenant-Colonel E. M. Ley, D.S.O.

To be an alternate member *vice* Lieutenant-Colonel E. M. Ley, D.S.O.—

Lieutenant-Colonel A. Dunstan Adams, M.C.

Nairobi,

16th March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 241

THE FARMERS ASSISTANCE ORDINANCE, 1936

IN THE MATTER OF THE APPLICATION OF EMILY MARY TEMPLE KERBY UNDER THE ABOVE-NAMED ORDINANCE

PURSUANT to the provisions of section 13 of the above-named Ordinance, notice is hereby given that the Interim Stay Order in the above matter issued by the Chairman of the Nakuru Local Committee on the 20th day of October, 1936, and published in the Official Gazette dated 27th October, 1936 (Government Notice No. 667), has been removed.

The Land and Agricultural Bank of Kenya,

S. THORNTON,

Secretary,

Secretaries, The Farmers Conciliation Board.

GOVERNMENT NOTICE No. 242

THE FARMERS ASSISTANCE ORDINANCE, 1936

IN THE MATTER OF THE APPLICATION OF EMILY MARY TEMPLE KERBY UNDER THE ABOVE-NAMED ORDINANCE

PURSUANT to the provisions of section 13 of the above-named Ordinance, notice is hereby given that the appointment of James MacKay, Esquire, of Kingarth, Sabatia, Nakuru, as Temporary Supervisor of the estate of Mrs. Emily Mary Temple Kerby has been terminated.

Dated at Nairobi this 17th day of March, 1937.

The Land and Agricultural Bank of Kenya,

S. THORNTON,

Secretary,

Secretaries, The Farmers Conciliation Board.

GOVERNMENT NOTICE No. 243

THE FARMERS ASSISTANCE ORDINANCE, 1936

(Section 11 (1) (a))

INTERIM STAY ORDER

IN THE MATTER OF THE APPLICATION OF JOHANNES LUCAS GRUENEWALD MURPHY OF PLATEAU, UASIN GISHU DISTRICT

FARM L.O. No. 6460

PURSUANT to the provisions of the Farmers Assistance Ordinance, 1936, I hereby issue this Interim Stay Order in respect of the above-named applicant's estate as from the 12th March, 1937.

Dated at Eldoret this 12th day of March, 1937.

E. L. B. ANDERSON,

Chairman of Local Committee.

GOVERNMENT NOTICE No. 244

THE FARMERS ASSISTANCE ORDINANCE, 1936

IN THE MATTER OF THE APPLICATION OF JOHANNES LUCAS GRUENEWALD MURPHY OF PLATEAU, UASIN GISHU DISTRICT

NOTICE is hereby given that I, Chairman of the Uasin Gishu Local Committee, have appointed Major J. B. F. Adams of Eldoret to be Temporary Supervisor of the estate of the above-named in pursuance of section 11 (1) (b) of the above-mentioned Ordinance.

Dated at Eldoret this 12th day of March, 1937.

E. L. B. ANDERSON,

Chairman,

Uasin Gishu Local Committee.

GOVERNMENT NOTICE No. 245

THE FARMERS ASSISTANCE ORDINANCE, 1936
(Section 11 (1) (a))

INTERIM STAY ORDER

IN THE MATTER OF THE APPLICATION OF ARTHUR GEORGE RENDALL, FARMER, L.O. 5770, TRANS NZOIA

PURSUANT to the provisions of the Farmers Assistance Ordinance, 1936, I hereby issue this Interim Stay Order in respect of the above-named applicant's estate as from the 15th day of March, 1937.

Dated at Kitale this 16th day of March, 1937.

E. M. HYDE-CLARKE,
Chairman,
Trans Nzoia Local Committee.

GOVERNMENT NOTICE No. 246

THE FARMERS ASSISTANCE ORDINANCE, 1936
(Section 11 (2))

IN THE MATTER OF THE APPLICATION OF ARTHUR GEORGE RENDALL, FARMER, L.O. 5770, TRANS NZOIA DISTRICT

NOTICE is hereby given that I, Chairman of the Trans Nzoia Local Committee, have appointed F. L. Megson, Esq., of Kitale, to be Temporary Supervisor of the estate of the above-named in pursuance of section 11 (1) (b) of the above-mentioned Ordinance.

Dated at Kitale this 16th day of March, 1937.

E. M. HYDE-CLARKE,
Chairman,
Trans Nzoia Local Committee.

GOVERNMENT NOTICE No. 247

THE NON-NATIVE POLL TAX ORDINANCE, 1936

IN EXERCISE of the powers conferred upon the Governor by section 2 of the Non-Native Poll Tax Ordinance, 1936, His Excellency the Acting Governor has been pleased to appoint, with effect from the 1st day of January, 1937, the persons named in the schedule hereto to be collectors for the areas in respect of which they have jurisdiction under the Courts Ordinance, 1931.

By Command of His Excellency the Acting Governor.

Nairobi,

This 18th day of March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

SCHEDULE

The Liwali of Mombasa.
The Liwali of Lamu.
The Liwali of Malindi.
The Liwali of Vanga.
The Mudir of Kiunga.
The Mudir of Faza.
The Mudir of Witu and Mkunumbi.
The Mudir of Takaungu.
The Mudir of Mombasa Mainland.
The Mudir of Gazi.

GOVERNMENT NOTICE No. 248

THE NON-NATIVE POLL TAX ORDINANCE, 1936

IN EXERCISE of the powers conferred upon the Governor by section 2 of the Non-Native Poll Tax Ordinance, 1936, His Excellency the Acting Governor has been pleased to appoint, with effect from the 1st day of January, 1937, the officers named in the second column of the schedule hereto, to be collectors for the areas set out in the first column of the schedule.

By Command of His Excellency the Acting Governor.

Nairobi,

This 18th day of March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

SCHEDULE

Area	Collector
Nakuru District	Superintendent of Inland Revenue and Conservancy, Nakuru.
	Superintendent of Inland Revenue and Conservancy, Naivasha.
Trans Nzoia District	Superintendent of Inland Revenue and Conservancy, Kitale.
Uasin Gishu District	Harry Valentine Borain.

GOVERNMENT NOTICE No. 249

THE ELECTRIC POWER ORDINANCE
(Chapter 165 of the Revised Edition of the Laws of Kenya)

PUBLIC NOTICE OF THE REVOCATION OF AN AUTHORIZATION TO SUPPLY ELECTRICAL ENERGY IN THE NAKURU DISTRICT ADJOINING NAKURU MUNICIPALITY.

NOTICE is hereby given that the authorization, dated the 4th day of December, 1936, granted to Messrs. the East African Power and Lighting Company, Ltd., having its registered office at Nairobi, to supply electrical energy to the Nakuru Tannery in respect of Plot No. 4730/1 to the east of Nakuru Township, has been revoked by His Excellency the Governor in Council.

Dated this 17th day of March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 250

THE COURTS ORDINANCE, 1931

NOTICE

IN EXERCISE of the powers conferred upon the Governor by sections 6 and 8 of the Courts Ordinance, 1931, and all powers thereunto enabling him, His Excellency the Acting Governor has been pleased to appoint, with effect from the 27th day of February, 1937, Clarence Edward Victor Buxton, to be a Magistrate of the Second Class, with powers to hold a Subordinate Court of the Second Class in the Masai District, whilst holding his present appointment as District Commissioner, Narok Area in the Masai District.

By Command of His Excellency the Acting Governor.

Nairobi,

This 13th day of March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 251

THE COURTS ORDINANCE, 1931

NOTICE

IN EXERCISE of the powers conferred upon the Governor by sections 6 and 8 of the Courts Ordinance, 1931, and all powers thereunto enabling him, His Excellency the Acting Governor has been pleased to appoint, with effect from the 11th day of March, 1937, Aubrey Charles Madgewick Mullins, to be a Magistrate of the Second Class with powers to hold a Subordinate Court of the Second Class in the Nairobi, Fort Hall, Machakos, Kiambu and Thika Districts, whilst holding his present appointment as District Officer, Nairobi District, Central Province.

By Command of His Excellency the Acting Governor.

Nairobi,

Dated this 17th day of March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 252

THE COURTS ORDINANCE, 1931

NOTICE

IN EXERCISE of the powers conferred upon the Governor by section 7 of the Courts Ordinance, 1931, and all powers thereunto enabling him, His Excellency the Acting Governor has been pleased to extend the limits of the jurisdiction of Subordinate Courts of the Second Class of the Kisumu-Londiani District, to include the Central Kavirondo District.

By Command of His Excellency the Acting Governor.

Nairobi,

Dated this 20th day of March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 253

THE COURTS ORDINANCE, 1931

NOTICE

IN EXERCISE of the powers conferred upon the Governor by section 7 of the Courts Ordinance, 1931, and all powers thereunto enabling him, His Excellency the Acting Governor has been pleased to extend the limits of the jurisdiction of Subordinate Courts of the Second Class of the Central Kavirondo District, to include the Kisumu-Londiani District.

By Command of His Excellency the Acting Governor.

Nairobi,

Dated this 20th day of March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 254

THE MARRIAGE ORDINANCE

(Chapter 167 of the Revised Edition, section 6)

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, section 13)

GOVERNMENT NOTICE No. 380 OF 1924

IN EXERCISE of the powers thereunto enabling me, I hereby license the undermentioned Church to be a place for the celebration of marriages:—

Church of Karura Advent Mission,
(on Limuru "D" Route, 7 miles, Nairobi.)

Nairobi,

This 18th day of March, 1937.

W. M. KEATINGE,
Registrar General of Marriages.

GENERAL NOTICE No. 409

KIKUYU LIQUOR LICENSING COURT

(Ordinance No. 62 of 1934)

NOTICE is hereby given that the next meeting of the Kikuyu Liquor Licensing Court will be held at the office of the District Commissioner, North Nyeri, on Monday the 10th May, 1937, at 10 o'clock in the forenoon.

All new and confirmation of transfer applications must reach this office on or before 25th March, 1937, together with Sh. 10 stamp fee on each application.

North Nyeri,

11th March, 1937.

J. E. H. LAMBERT,
Chairman,
Kikuyu Liquor Licensing Court.

GENERAL NOTICE No. 410

ADVISORY SERVICES CONCERNING PLANT DISEASES

NOTICE TO FARMERS

FARMERS are notified that as the Senior Plant Pathologist, Scott Agricultural Laboratories, is proceeding on leave, specimens for examination and inquiries concerning plant diseases should be addressed to the Plant Pathologist, Kapretwa Estate, Kitale. No specimens or inquiries should be addressed to the Scott Agricultural Laboratories to reach there after the 23rd March.

This notice applies only to plant diseases, such as are due to fungi, bacteria, viruses or non-parasitic causes. Matters concerning insect pests will be dealt with as usual by the Entomologist in Charge at the Scott Agricultural Laboratories, P.O. Box 338, Nairobi.

Applications for permits for importing planting material should be addressed to the Entomologist in Charge, Scott Agricultural Laboratories, who will attend to this part of the Senior Plant Pathologist's duties while the latter is on leave.

Nairobi,

19th March, 1937.

H. B. WATERS,
Director of Agriculture.

GENERAL NOTICE No. 411

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

IN terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Major T. A. G. Budgen of Nanyuki has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Liki River, at a point in Forest Reserve, 0.1375 and 0.06 cusecs for the purposes of irrigation and to cover canal losses, respectively, on L.R. No. 7142.

The proposed works will consist of a weir and canal.

The quantity of water to be diverted is in addition to 0.011 and 0.05 cusecs for domestic use and irrigation respectively, which was previously authorized by a Water Permit.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the Public Works Department Office, Nyeri.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

16th March, 1937.

T. A. G. BUDGEN,
Applicant or Lawfully Authorized Agent,
Kongaita,
Nanyuki.

GENERAL NOTICE No. 412

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

IN terms of section 27 of the Water Ordinance, 1929, notice is hereby given that the Mariashoni Timber Co., Ltd., of Elburgon, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from an unnamed stream, tributary of Mariashoni River, at a point in Forest Reserve, 0.00569 and 0.0055 cusecs, for the purposes of domestic use and steam raising at a mill in the Forest Reserve.

The proposed works will consist of a weir and pipe line.

A pre-existing Water Permit authorized the diversion of 0.0019 cusecs for steam raising only.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Nakuru District Council, Nakuru.

The application will subsequently be considered for a Water Right.

Any objection to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

For The Mariashoni Timber Co., Ltd.,

B. R. HODDINOTT,
Secretary,
Applicant or Lawfully Authorized Agent,
Elburgon.

GENERAL NOTICE No. 413

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

IN terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Mrs. A. H. Beales, of Naivasha, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Melawa River at a point on L.R. No. 6563, 0.00925 cusecs, for the purpose of domestic use on L.R. No. 6563.

The proposed works will consist of a pump and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Naivasha District Council, Naivasha.

The application will subsequently be considered for a Water Right.

Any objection to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

A. H. BEALES,
Applicant or Lawfully Authorized Agent,
Address: Mr. I. H. D. Beales, Naivasha.

GENERAL NOTICE No. 414

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

IN terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Messrs. H. A. Turner and E. G. MacPherson, of Gilgil, have filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from Pembroke Spring, at a point on L.R. No. 6571, 0.0068 and 0.0043 cusecs for the purposes of domestic use and minor irrigation respectively on L.R. No. 6267/R.

The proposed works will consist of a pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Naivasha District Council, Naivasha.

The application may subsequently be considered for a Water Right.

Any objection to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

DELANY & STRATTON,
Applicant or Lawfully Authorized Agent,
P.O. Box 111, Nairobi.

GENERAL NOTICE No. 386

TENDERS FOR MOMBASA-KILIFI-MALINDI
MAIL SERVICES

TENDERS are invited:—

- (a) (i) For the conveyance of mails between Mombasa, Kilifi and Malindi thrice weekly in each direction for a period of one year commencing on the 16th May, 1937.
- (ii) In addition to the conveyance of mails the contract will provide for the maintenance of an efficient passenger and parcel service, the maximum fares and rates therefor being fixed by the Government Coast Agent, from whom full particulars regarding the terms of the contract may be obtained.
- (b) For conveyance of mails and the provision of an efficient passenger and parcel service as in (a) (i) and (ii) above and to include an extended through service *once* weekly to Lamu (calling at Garsen and Witu *en route*) during the period that the road is passable for road transport but for the extended portion Malindi-Lamu tenders should be on the basis of a charge per bag of mail.

Separate Tenders in respect of (a) and (b) above, in sealed envelopes marked "Mombasa-Lamu Mail Service", should reach the undersigned not later than the 1st April, 1937.

The lowest or any tender will not necessarily be accepted.

E. J. PETRIE,
Secretary,
Central Tender Board.

GENERAL NOTICE No. 364

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that W. M. and U. M. Turner of Nanyuki have filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Rongai River, Nanyuki, at a point on L.R. No. 2830/3, 0.0007 cusecs for the purpose of domestic use on L.R. No. 2830/3.

The proposed works will consist of a windmill or hand pump and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the Public Works Department office, Nyeri.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

W. M. TURNER.
U. M. TURNER.
Applicant or Lawfully Authorized Agent,
P.O. Nanyuki.

GENERAL NOTICE No. 365

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Messrs. Rosenblum, Bullows and Roy, Limited, of Nairobi, have filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Ainomatua River, Chemilil, at a point on L.R. No. 3081, 0.00186 and 0.5 cusecs (of which approximately 0.4 cusecs will be returned to the Nyangore River) for the purposes of domestic use and treatment of sisal fibre on L.R. Nos. 1621 and 3080.

The works consist of a pump and pipe line. A pre-existing Water Permit authorized the diversion of 0.0092 cusecs for domestic use and 0.44 cusecs for treatment of sisal fibre.

A plan of the works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Nyanza District Council, Koru.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

ABRAHAM L. BLOCK,
Applicant or Lawfully Authorized Agent,
P.O. Box 2, Nairobi.

GENERAL NOTICE No. 366

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance 1929, notice is hereby given that J. H. Andrew and Partners, of Chemelil, have filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Mbogo River at a point on L.R. No. 1616, 0.0068 and 0.0074 cusecs, of which approximately 0.006 cusecs will be returned to the Mbogo River, for the purposes of domestic use and pulping and washing of coffee on L.R. No. 1616.

The proposed works will consist of a hand pump and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Nyanza District Council, Koru.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

J. H. ANDREW,
Applicant or Lawfully Authorized Agent,
Mbogo River Estate, P.O. Chemelil.

GENERAL NOTICE No. 367

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Gladys I. Andrew, of Miwani, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Great Oruba River at a point on L.R. No. 1602/5, 0.003 cusecs of normal flow for domestic use and 1.25 cusecs of normal flow and 3.75 cusecs of flood water for power use, of which approximately 4.9 cusecs will be returned to the Great Oruba River, on L.R. No. 1602/5.

The proposed works will consist of a canal 700 feet long.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Nyanza District Council, Koru.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

GLADYS I. ANDREW,

*Applicant or Lawfully Authorized Agent,
Drumeen Farm, Miwani.*

GENERAL NOTICE No. 368

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Dr. C. M. Vernon, of Limuru, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Ruaraka River at a point on L.R. No. 5916, 0.00185 and 0.0111 cusecs, of which approximately 0.011 cusecs will be returned to the Ruaraka River) for the purposes of domestic use and and power to drive a hydraulic ram on L.R. No. 5916.

The proposed works will consist of a hydraulic ram and pipe line.

A plan of the works may be seen at the office of the Director of Public Works, Nairobi.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

CLAUDE M. VERNON,

*Applicant or Lawfully Authorized Agent,
P.O. Mombasa.*

GENERAL NOTICE No. 369

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Matropi Vale Estates, Ltd., of Kiambu, have filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Kamiti River at a point on L.R. No. 100/3, 0.0018, 0.0009 and 0.054 cusecs, of which approximately 0.052 cusecs will be returned to the Kamiti River, for the purposes of domestic use, minor irrigation and power to drive a hydraulic ram respectively, on L.R. No. 100/3.

The proposed works will consist of a hydraulic ram and pipe line.

A plan of the works may be seen at the office of the Director of Public Works, Nairobi.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

STIRLING AND SCOTT, LTD.,

*Civil Engineers,
Lawfully Authorized Agent,
P.O. Box 245, Nairobi.*

GENERAL NOTICE No. 370

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Alan H. Smyth, Esq., of Nairobi, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Ruaraka River, at a point on L.R. No. 29/7/4, 0.00055 and 0.003 cusecs for the purposes of domestic use and minor irrigation respectively on L.R. No. 29/7/4.

The proposed works will consist of a pump and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

A. H. SMYTH,

*Applicant or Lawfully Authorized Agent,
P.O. Box 576, Nairobi.*

GENERAL NOTICE No. 371

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Gerald Thorne, of Nakuru, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from an unnamed stream, tributary to Mereroni River, at a point on L.R. No. 1157/3, 0.004 and 0.0747 cusecs, of which approximately 0.074 cusecs will be returned to the unnamed stream, for the purposes of domestic use and power to drive a hydraulic ram respectively on L.R. No. 1157/3.

The proposed works will consist of a weir, hydraulic ram and 2,600 feet of piping.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Nakuru District Council, Nakuru.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

G. THORNE,
Applicant or Lawfully Authorized Agent,
P.O. 137, Nakuru.

GENERAL NOTICE No. 372

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Thomas Louw, of Plateau, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Kipsinandi River, at a point on L.R. No. 1718, 0.00028, 0.1 and 0.01 cusecs for the purposes of domestic use, general irrigation and to cover losses in canal respectively on L.R. No. 5320.

The proposed works will consist of a canal 7,080 feet long.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Uasin Gishu District Council, Eldoret.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

T. LOUW,
Applicant or Lawfully Authorized Agent,
P.O. Plateau.

GENERAL NOTICE No. 373

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that A. G. A. Leakey of Nyeri has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Nairobi River (Nyeri) at a point on L.R. No. 4855, 0.003 cusecs (of which approximately 0.0024 cusecs will be returned to the Nairobi River) for the purpose of pulping and washing of coffee on L.R. No. 4855.

The proposed works will consist of a pump and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the Public Works Department office, Nyeri.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

A. G. A. LEAKEY,
Applicant or Lawfully Authorized Agent,
P.O. Nyeri Station.

GENERAL NOTICE No. 374

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Hon. Mrs. Grant of Njoro has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Njoro River at a point on L.R. No. 1505, 0.0148, 0.0037 and 0.093 cusecs (of which approximately 0.09 cusecs will be returned to the Njoro River) for the purposes of domestic use, minor irrigation and power to drive a hydraulic ram on L.R. No. 1505.

The proposed works will consist of a weir, hydraulic ram and 4,000 feet of piping.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Nakuru District Council, Nakuru.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

ELEANOR L. GRANT,
Applicant or Lawfully Authorized Agent,
Farm No. 1505, Njoro.

GENERAL NOTICE No. 375

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that T. R. Swift, Esq., of Nyeri, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Moyo River, at a point on L.R. No. 3390/2/R, 0.00185, 0.03 and 0.533 cusecs (of which approximately 0.532 cusecs will be returned to the Moyo River) for the purposes of domestic use, minor irrigation and power to drive a hydraulic ram respectively on L.R. No. 3390/2/R.

The proposed works will consist of a canal 900 feet long, a hydraulic ram and 300 feet of piping.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and the office of the Public Works Department, Nyeri.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

T. R. SWIFT,
Applicant or Lawfully Authorized Agent,
Ol Doinyo Gwath,
P.O. Nyeri.

GENERAL NOTICE No. 376

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Mrs. I. M. Trent of Ol'Kalou has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Pesi River (West Branch), at a point on L.R. No. 6303, 0.0111 and 0.185 cusecs (of which approximately 0.184 cusecs will be returned to the Pesi River) for the purposes of domestic use and power to drive a hydraulic ram on Farm No. L.R. 6303.

The proposed works will consist of a dam, hydraulic ram and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Naivasha District Council.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

R. W. SPOONER,
Manager for Mrs. I. M. Trent,
Applicant or Lawfully Authorized Agent,
Ol'Kalou, Kenya Colony.

GENERAL NOTICE No. 377

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Lt.-Col. B. N. Wallis, of c/o P.O. Box 245, Nairobi, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Moyo River, Nyeri, at a point on L.R. No. 2667, 0.0018 and 0.001 cusecs for the purposes of domestic use and minor irrigation on L.R. No. 2667.

The proposed works will consist of a pump and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the Public Works Department office at Nyeri.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

STIRLING AND SCOTT, LTD.,
Lawfully Authorized Agent,
P.O. Box 245, Nairobi.

GENERAL NOTICE No. 378

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Peter R. Krag of Kiambu has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Karura River, at a point on L.R. No. 5977, 0.00185 and 0.027 cusecs (of which approximately 0.022 cusecs will be returned to the Karura River) for the purposes of spraying coffee and making compost, and power to drive a hydraulic ram respectively on L.R. No. 5977.

The proposed works will consist of a hydraulic ram and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

G. LAGERBERG,
Applicant or Lawfully Authorized Agent,
For Gigirie Estate,
P.O. Box 53, Nairobi.

GENERAL NOTICE No. 326

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

NJORO TOWNSHIP

TENDERS are invited for the purchase of the grant in respect of the plots situate in the Njoro Township described in the Schedule hereto.

2. A plan of the plots may be seen at the Public Map Office attached to the Survey and Registration Division, Nairobi, and at the office of the Provincial Commissioner, Nakuru, or may be had on application to the Surveyor General, Box 89, Nairobi, on payment of Sh. 3 post free.

3. In the following conditions the term "authority" means the District Commissioner, Nakuru, or such other municipal authority as may be hereafter established by law.

CONDITIONS OF SALE

(a) Tender

1. Sealed tenders marked "Tender for Njoro Plot" must be deposited with the undersigned before noon on 16th April, 1937.

2. No tender of less than the reserve price as shown in the Schedule will be considered. The highest or any tender will not necessarily be accepted.

3. The grantee of the plot shall pay to the Provincial Commissioner, Nakuru, within seven days of the acceptance of his tender, 25 per cent of the purchase money together with the rent due to the 31st December, 1937. In default of such payment the sale of the plot may be cancelled.

4. The balance of the purchase money shall be paid to the Provincial Commissioner, Nakuru.

The survey fees (Sh. 70), the fees payable for the preparation and registration of the grant (Sh. 120), and the stamp duty payable in respect of the grant, approximately 2 per cent on the purchase price and on the rent, and all other expenses, if any, shall be paid to the Surveyor General, Nairobi.

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

(b) General

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

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

3. Grants will be made under the Crown Lands Ordinance (Cap. 140) and titles will be issued under the Registration of Titles Ordinance (Chapter 142 of the Revised Edition). The term of the grant will be for 99 years from 1st May, 1937.

4. The grantee may at any time during the currency of the grant redeem up to three-quarters of the rent of the plot as shown in the Schedule on the basis of twenty years purchase.

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

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

(c) Special

1. The plot may be used for business purposes only, or for the combined purposes of business and residence.

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

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

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

3. The purchaser of the plot shall erect within two years of the commencement of his grant, a building of approved design constructed of stone, burnt brick or concrete on proper foundations.

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

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

SCHEDULE

Plot No.	Section	Area	Reserve Price	Annual Rent	Survey Fees	Proportionate Rent from 1-5-37 to 31-12-37
			Sh.	Sh.	Sh.	Sh.
2	XX	·11478	546	72	70	48
4	XX	·11478	546	72	70	48

Nairobi,
2nd March, 1937.

E. B. HOSKING,
Acting Commissioner for Local Government
Lands and Settlement.

GENERAL NOTICE No. 327

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

RUIRU TOWNSHIP PLOTS

NOTICE

NOTICE is hereby given that grants in respect of the plots at Ruiru Township specified in the Schedule hereto, will be sold by auction at the District Commissioner's Office, Nairobi, on Thursday, 8th April, 1937, commencing at 11 a.m.

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

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

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

CONDITIONS OF SALE

(a) Auction

1. Each plot will be auctioned separately.
2. The amount of the advance of each bid will be regulated by the auctioneer, and no bidding shall be retracted.
3. The highest bidder will be the purchaser, but if any dispute arise as to any bid, the plot will be re-offered at the last undisputed bid.
4. Each purchaser shall pay to the auctioneer immediately on the fall of the hammer, a deposit of 25 per cent of the purchase money. In default of such payment, the plot may be immediately reoffered for sale, and any subsequent bid by the person who has made default may be ignored or refused.
5. Each purchaser shall on paying the deposit inform the auctioneer of the name or names of the person or persons on whose behalf the plot is purchased; the grant will be issued in accordance with this information.
6. The balance of the purchase money, together with the rent due to the 31st December, 1937, shall be paid to the District Commissioner, Nairobi.

The survey fees, Sh. 70, the fees payable for the preparation and registration of the grant (Sh. 120) and the stamp duty payable in respect of the grant, approximately 2 per cent on the purchase price and on the rent, and all other expenses, if any, shall be paid to the Surveyor General, Nairobi.

All these amounts shall be paid within seven days of a demand being made therefor.

Upon such payments being duly made, the purchaser shall, subject to the provisions of the Crown Lands Ordinance (Chapter 140, Revised Edition), and to the Conditions of Sale having been complied with, be entitled to a grant of the plot, which grant shall be presented to him duly executed as soon as conveniently may be.

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

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

(b) General

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

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

3. Grants will be made under the Crown Lands Ordinance (Chapter 140) and titles will be issued under the Registration of Titles Ordinance. The term of the grants will be 99 years from the 1st day of May, 1937.

4. The Grantee may at any time during the currency of the grant redeem up to three-quarters of the rent of the plot as shown in the Schedule on the basis of twenty years purchase.

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

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

(c) Special

1. The plots may be used for business purposes only, or for the combined purposes of business and residence.

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

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

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

3. Each purchaser of a plot shall erect within two years of the commencement of his grant a building of approved design constructed of stone, burnt brick or concrete on proper foundations.

4. At no time during the term of the grant shall any plot or any portion thereof, or any building erected

on the plot be used for the purpose of carrying on any trade or business which has been or may be declared to be dangerous or offensive by notice in the Official Gazette.

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

SCHEDULE

Plot No.	Area Acres Approx	Upset Price Sh.	Annual Rental Sh.	Proportionate Rent to 31-12-37	Survey Fees Sh.
9	0.1148	340	45	30/-	70
10	0.1148	410	55	36/67	70
11	0.1148	410	55	36/67	70

Nairobi,
27th February, 1937.

E. B. HOSKING,
Acting Commissioner for Local Government,
Lands and Settlement.

GENERAL NOTICE NO. 270

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

DIRECT ALLOTMENT OF LAND

Applications have been accepted for consideration of the direct alienation of the farms as noted in the Schedule hereunder.

This intimation is published for public information before a decision is given.

Any remarks on the applications or any rival claims for consideration must be submitted to the undersigned before noon on Wednesday the 31st March, 1937.

Plans of the areas may be seen in the office of the Surveyor General, Nairobi, or may be obtained from him on payment of Sh. 3 each, post free.

Nairobi,
26th February, 1937.

E. B. HOSKING,
Acting Commissioner for Local Government,
Lands and Settlement.

SCHEDULE

L. R. No. & Locality	Approx Area acres	Applicant	Rate per acre of Stand Premium Sh.	Annual Rent Sh.	Survey Fees Sh.
4424/15/IX Marmanet	101	B. Stanley Carter	16 00	20 cents per acre per annum revisa- ble in accordance with the Crown Lands Ordinance.	276 00
2775/1/1 Nanyuki	180 a corridor 100 yards wide along the N. W. bound- ary to permit of access from L. R. No. 2771 to the Nanyuki River	Mrs N. Chater	5 00	"	650 00* (approx)
2775/1/R Nanyuki	3136	R. V. Gasson	4 50	"	1,104 00
1225/R Naro Moru	4502	The Lady Ele- anor Cole	8 00	"	1,290 00
1856/R2 Eburru	2975	G. de P. Col- vile	4 00	"	1,076 00
2037 Kitale	2408	Mrs. G. E. Brettell	4 00	"	970 00

*Survey Fees subject to adjustment after completion of the survey.

GENERAL NOTICE NO. 415

NOTICE

UNDER THE LIQUOR ORDINANCE No. 62 OF 1934
NAKURU LIQUOR LICENSING COURT

The following new application has been received for consideration by the Nakuru Liquor Licensing Court, which will sit at the office of the District Commissioner, Nakuru, on Monday the 10th May, 1937, at 10 o'clock in the forenoon.

Applicant	Class of Licence	Premises
Manji Morarji, Merchant, Rumuruti	Wine Merchant's & Grocer's	Rumuruti

Nakuru,
17th March, 1937.

F. D. HISLOP,
Chairman, Nakuru Liquor Licensing Court.

GENERAL NOTICE No. 220

HIS MAJESTY'S COURT OF APPEAL FOR EASTERN AFRICA

THE next Sessions of His Majesty's Court of Appeal for Eastern Africa have been fixed to be holden at Kampala to commence on Monday the 12th day of April, 1937, 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 the 16th day of March, 1937.

Nairobi,
8th February, 1937.

E. J. O'FARRELL,
Registrar,
H.M. Court of Appeal for E.A.

CAUSE LIST

FOR HEARING ON MONDAY THE 12TH DAY OF APRIL, 1937, AT KAMPALA

Appeal No.	Civil or Criminal	Appellant	Respondent	Original No. of Case	Appeal from
194 of 1936	Criminal	Noormohomed Kanji	Rex	Cr. Sessions Case No. 202/36	H. M. High Court of Uganda at Masaka
15 of 1937	"	Tomasi Mukasa s/o Andrua	Rex	Cr. Sessions Case No. 255/36	H.M. High Court of Uganda at Kampala
24 of 1937	"	Amri bin Masasu	Rex	Cr. Sessions Case No. 287/36	H. M. High Court of Tanganyika at Dodoma
25 of 1937	"	Ramazani s/o Mwenda	Rex	Cr. Sessions Case No. 302/36	ditto
26 of 1937	"	Kulwa s/o Makways	Rex	Cr. Sessions Case No. 146/36	H. M. High Court of Tanganyika at Nzega
27 of 1937	"	Kamitu wa Ndolo	Rex	Cr. Case No. 1/37	H. M. Supreme Court of Kenya at Nairobi
28 of 1937	"	Njenje bin Mwavirenga	Rex	Criminal Confirmation Case No. 1/37	H. M. High Court of Tanganyika at Dar es Salaam
29 of 1937	"	Juma bin Athmani	Rex	Cr. Case No. 160/36	H. M. Supreme Court of Kenya at Mombasa
30 of 1937	"	Nyenji bin Madereche	Rex	Cr. Sessions Case No. 289/36	H. M. High Court of Tanganyika at Dodoma
31 of 1937	"	Filida binti Kiyando	Rex	Cr. Sessions Case No. 310/36	ditto
32 of 1937	"	Kabembeleza bin Masiba	Rex	Cr. Sessions Case No. 205/36	H. M. High Court of Tanganyika at Tabora
33 of 1937	"	Mkonongo bin Mgante	Rex	Cr. Sessions Case No. 191/36	H. M. High Court of Tanganyika at Dodoma
34 of 1937	"	Felix Kagenzi bin Kamayanja	Rex	Cr. Sessions Case No. 218/36	H. M. High Court of Tanganyika at Bukoba
35 of 1937	"	Ntimba s/o Nyankingenza	Rex	Cr. Sessions Case No. 280/36	ditto
36 of 1937	"	Kabobo bin Bariakajumbula	Rex	Cr. Sessions Case No. 295/36	ditto
37 of 1937	"	Rwakahungu bin Duanumba	Rex	Cr. Sessions Case No. 300/36	ditto
38 of 1937	"	Paulo Gavamukulya	Rex	Cr. Sessions Case No. 3/37	H. M. High Court of Uganda at Kampala
39 of 1937	"	Onyango s/o Ali	Rex	Criminal Case No. 30/37	H. M. Supreme Court of Kenya at Nairobi
40 of 1937	"	Mohindar Singh s/o Karam Singh	Rex	Criminal Case No. 11/37	ditto
41 of 1937	"	Mgoo s/o Dude	Rex	Cr. Sessions Case No. 25/37	H. M. High Court of Tanganyika at Singida
23 of 1936	Civil	The Kampala General Agency Ltd.	W. Ker Tait as Receiver of Estate of N. R. Patel and C.M. Imam Din Formerly trading as "Nantove Cotton Company" and C. M. Imam Din	Civil Case No. 80/36	H. M. High Court of Uganda at Kampala
3 of 1937	"	Samuel-French Limited	Playhouse Theatre Limited	Civil Case No. 158/36	H. M. Supreme Court of Kenya at Nairobi (Application for leave to appeal to the Privy Council from the Judgment of Court of Appeal.)
4 of 1937	"	R. M. Patel	Hunter & Greig	Civil Case No. 64/36	H. M. High Court of Uganda at Kampala
5 of 1937	"	K. J. Drysdale	1. D. F. Duncan and 2. W. Grazebrook	Civil Case No. 39/36	ditto

GENERAL NOTICE No. 217

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

SUPREME COURT SESSIONS AT KISUMU, 15-3-37

- Cr. C. No. 147/36 Rex vs. Malowa s/o Wando.
 Cr. C. No. 163/36 Rex vs. Oluoch s/o Mado.
 Cr. C. No. 21/37 Rex vs. Onyanga s/o Obala.
 Cr. C. No. 22/37 Rex vs. Onjunga s/o Ayieko.
 Cr. C. No. 27/37 Rex vs. Alexis Ojuang.
 C. C. No. 2/37 The Commissioner of Lands vs. Mrs. Frances Day.
 Cr. C. No. 33/37 Rex vs. Keumbo s/o Asigo.
 Cr. C. No. 41/37, Rex vs. Mijal s/o Okaka.

District Registry Case—

- C. C. No. 5/36 Munshi Ram vs. Abdalla Mohamed.
 C. C. No. 7/35 Maciel and Co. vs. Fred Davis.
 C. C. No. 19/36 Karim Jivraj vs. Ismail Samji.
 C. C. No. 3/37 (O.S.) In the matter of the estate of Chian Ram, deceased.

SUPREME COURT SESSIONS AT NYERI, 5-4-37

- Cr. C. No. 19/37 Rex vs. Karuri wa Chiuri.

SUPREME COURT SESSIONS AT NAIROBI, 5-4-37

- Cr. C. No. 20/37, Rex vs. Kamatu wa Gachunga.
 Cr. C. No. 43/37, Rex vs. Mutiso s/o Ngui.

SUPREME COURT SESSIONS AT MERU, 7-4-37.

- Cr. C. No. 34/37 Rex vs. Muthukwa wa Ugunza.
 C. A. No. 48/36 Wanjai wa Toinanga vs. Kirparam s/o Wasanki.

SUPREME COURT SESSIONS AT FORT HALL, 9-4-37.

- Cr. C. No. 47/37 Rex vs. Mwangi s/o Karubo.
 Cr. C. No. 48/37 Rex vs. Gichuhi s/o Gachingu.

CRIMINAL SESSIONS AT MOMBASA ON 26-4-37

- Cr. C. No. 36/37, Rex vs. Gonzi wa Mungaro.
 Cr. C. No. 37/37, Rex vs. Kitu s/o Kirawo.
 Cr. C. No. 38/37, Rex vs. Kifwalu s/o Mtangi.
 Cr. C. No. 39/37, Rex vs. Katana s/o Unda.

SUPREME COURT SESSIONS AT NAKURU, 17-5-37

SUPREME COURT SESSIONS AT NAKURU, 23-8-37

SUPREME COURT SESSIONS AT NAKURU, 22-11-37

The last three Sessions at Nakuru to be followed in each case by Eldoret, Kisumu and such other places as may be notified.

E. J. O'FARRELL,
 Registrar, Supreme Court of Kenya

GENERAL NOTICE No. 416

THE COMPANIES ORDINANCE, 1933.

PURSUANT to section 284, subsection 3 of the above Ordinance, it is hereby notified that at the expiration of three months from date hereof, the name of the undermentioned Company will, unless cause be shown to the contrary, be struck off the Register of Companies and the Company will be dissolved:—

Turi Timber Company, Limited

Nairobi,

This 23rd day of March, 1937.

W. M. KEATINGE,
 Registrar of Companies.

GENERAL NOTICE No. 417

THE COMPANIES ORDINANCE, 1933.

PURSUANT to section 284, subsection 3 of the above Ordinance, it is hereby notified that the undermentioned companies have this day been struck off the Register of Companies and the Companies are dissolved:—

1. Kentan, Limited.
2. Aloss, Limited.
3. Balagalugi, Limited.
4. The Moonshine Goldmining Company, Limited.

Nairobi,

16th March, 1937.

W. M. KEATINGE,
 Registrar of Companies.

GENERAL NOTICE No. 418

THE TRADE MARKS ORDINANCE, 1930

TRADE MARKS RENEWED

Trade Mark Number	Advertised in the Official Gazette	Name of Applicant	Class
943	21-3-1923	Boustead and Clarke Limited	47
944	28-3-1923	ditto	43
945	28-3-1923	Paramount Pictures Inc.	8
947	28-3-1923	Anglo-Iranian Oil Company (East Africa) Limited	47

UNPAID RENEWAL FEE

946	28-3-1923	Famous Players-Lasky Corporation	8
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Nairobi,

17th March, 1937.

W. M. KEATINGE,
Registrar of Trade Marks.

GENERAL NOTICE No. 419

NAKURU DISTRICT COUNCIL

THOMSON'S FALLS NORTH LINK ROAD
CLOSED TO LORRIES AND WAGONS

NOTICE is hereby given that the Nakuru District Council in accordance with the powers conferred upon it by section 60 (2) Local Government (District Councils) Ordinance, 1928, has made an order closing this road to all lorries and wagons; except under permit issued by the Member of the Thomson's Falls Ward of the Nakuru District Council.

R. G. ROBSON,
Engineer-Clerk to the District Council.

GENERAL NOTICE No. 420

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

CAUSE No. 23 OF 1930

Re ADAMALI MOHAMEDALI JIVANJI TRADING AS ADAMALI
MOHAMEDALI JIVANJI & Co., DEBTOR

EX PARTE THE DEBTOR

Notice to Creditors of Application for Discharge

TAKE NOTICE that Adamali Mohamedali Jivanji trading as Adamali Mohamedali Jivanji & Co., the above-named debtor has applied to the Court for his discharge, and that the Court has fixed Friday the 14th day of May, 1937, at 10 o'clock in the forenoon for hearing the application.

Dated this 17th day of March, 1937.

J. O'B. KELLY,
*District Registrar,
Supreme Court of Kenya,
Mombasa District Registry.*

GENERAL NOTICE No. 421

THE BANKRUPTCY ORDINANCE

ADJUDICATION

*Summary Case.**Debtor's name.*—Brian Desmond Hayes.*Address.*—Luanda No. 2 Area, Central Kavirondo District.*Description.*—Employed in No. 2 Area, Central Kavirondo District.*Court.*—Resident Magistrate's Court, Kisumu.*Number of matter.*—5 of 1936 (Kisumu).*Date of order.*—10th March, 1937.*Date of petition.*—17th December, 1936.

Nairobi,

19th March, 1937.

L. R. FISHER,
for Official Receiver.

GENERAL NOTICE No. 422

THE BANKRUPTCY ORDINANCE

ADJUDICATION

Debtor's name.—Zacharias Enslin.*Address.*—Lately residing at Farm No. 4403, Uasin Gishu District.*Description.*—Carried on business at No. 2 Area, Kakamega.*Court.*—Resident Magistrate's Court, Kisumu.*Number of matter.*—6 of 1936 (Kisumu).*Date of order.*—11th March, 1937.*Date of petition.*—18th December, 1936.

Nairobi,

19th March, 1937.

L. R. FISHER,
for Official Receiver.

GENERAL NOTICE No. 423

THE BANKRUPTCY ORDINANCE

RECEIVING ORDER

Debtor's name.—Ibrahim Vasanji.*Address.*—Nairobi.*Description.*—Formerly carrying on business at Machakos.*Date of filing petition.*—15th March, 1937.*Court.*—H.M. Supreme Court, Nairobi.*Number of matter.*—6 of 1937.*Date of order.*—16th March, 1937.*Whether debtor's or creditors' petition.*—Debtor's

Nairobi,

19th March, 1937.

L. R. FISHER,
for Official Receiver.

GENERAL NOTICE No. 424

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE No. 38 OF 1936
IN THE MATTER OF GEORGE MAITLAND TAYLOR,
DECEASED

To all whom it may concern.

TAKE NOTICE that on or after the 6th day of April, 1937, I intend to apply to H.M. Supreme Court of Kenya at Nairobi for an order to administer the estate of the above-named George Maitland Taylor who died at Kisumu on the 14th day of March, 1937.

Nairobi,

16th March, 1937.

W. M. KEATINGE,
Public Trustee.

GENERAL NOTICE No. 425

IN HIS MAJESTY'S SUPREME COURT OF
KENYA AT MOMBASA DISTRICT REGISTRY
PROBATE AND ADMINISTRATION
CAUSE No. 5 OF 1937

NOTICE OF APPLICATION FOR PROBATE OF THE WILL OF
MERALI DEWJI, LATE OF MOMBASA, KENYA
PROTECTORATE, DECEASED

TAKE NOTICE that application having been made in this Court by Abdulrasul Merali and Mohammed Hussein Merali, both of Mombasa, Kenya Protectorate, for probate of the will of Merali Dewji late of Mombasa, Kenya Protectorate, who died at Mombasa aforesaid on the 5th day of March, 1937, 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 30th day of March, 1937.

Mombasa,

11th March, 1937.

J. O'B. KELLY,
District Registrar,
H.M. Supreme Court of Kenya.

Note.—The will above named is now deposited in Court and open to inspection during office hours.

GENERAL NOTICE No. 426

IN HIS MAJESTY'S SUPREME COURT OF
KENYA AT MOMBASA DISTRICT REGISTRY
PROBATE AND ADMINISTRATION
CAUSE No. 6 OF 1937

NOTICE OF APPLICATION FOR LETTERS OF ADMINISTRATION OF ESTATE OF LIWALI MOHAMED BIN ALI BIN KHAMIS, LATE OF MOMBASA, KENYA PROTECTORATE, DECEASED

TAKE NOTICE that application having been made in this Court by Siraji bin Abdulla bin Ali bin Khamis El-Mazrui of Mombasa, Kenya Protectorate, for letters of administration of the estate of Liwali Mohamed bin Ali bin Khamis, late of Mombasa, Kenya Protectorate, who died at Mombasa on the 10th day of December, 1936, intestate, this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 7th day of April, 1937.

Mombasa,

15th March, 1937.

J. O'B. KELLY,
District Registrar,
H.M. Supreme Court of Kenya.

GENERAL NOTICE No. 427

IN HIS MAJESTY'S SUPREME COURT OF
KENYA AT NAIROBI
PROBATE AND ADMINISTRATION
CAUSE No. 22 OF 1937

Re THE ESTATE OF CAPTAIN ERIC DANIEL ASTWOOD
GOOCH, DECEASED

TAKE NOTICE that all persons having any claim against the estate of the above-named deceased of Narro Moru who died on the 10th day of March, 1937, at Narro Moru, are required to lodge and prove such claims with the undersigned on or before the 30th day of April, 1937, after which date only the claims so proved will be paid and the estate distributed according to law.

Dated at Nairobi this 13th day of March, 1937.

SHAPLEY, SCHWARTZE & BARRET,
*Advocates for Mrs. Gladys
Violet Gooch, Administratrix of
the Estate of Captain Eric Daniel
Astwood Gooch, deceased.*

GENERAL NOTICE No. 428

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE No. 28 OF 1937
IN THE MATTER OF CONSTANTINE ZULUCOPULOS,
DECEASED

To all whom it may concern.

TAKE NOTICE that all persons having any claims against the estate of the above-named Constantine Zulucopulos who died at Kitale in the Colony of Kenya on the 22nd day of December, 1936, are required to prove such claims before me the undersigned on or before the 24th day of May, 1937, after which date the claims so proved will be paid, and the estate distributed according to law.

Nairobi,

15th March, 1937.

W. M. KEATINGE,
Public Trustee.

GENERAL NOTICE No. 429

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE No. 28 OF 1937
IN THE MATTER OF CONSTANTINE ZULUCOPULOS,
DECEASED

To all whom it may concern.

TAKE NOTICE that on or after the 6th day of April, 1937, I intend to apply to H.M. Supreme Court of Kenya at Nairobi for an order to administer the estate of the above-named Constantine Zulucopulos who died at Kitale on the 22nd day of December, 1936.

Nairobi,

15th March, 1937.

W. M. KEATINGE,
Public Trustee.

GENERAL NOTICE No. 430

PROBATE AND ADMINISTRATION

PUBLIC TRUSTEE'S CAUSE No. 29 OF 1937

IN THE MATTER OF JOHN TURNBULL SCHULTZ, DECEASED
To all whom it may concern.

TAKE NOTICE that all persons having any claims against the estate of the above-named John Turnbull Schultz who died at Mombasa in the Kenya Protectorate on the 12th day of March, 1937, are required to prove such claims before me the undersigned on or before the 24th day of May, 1937, after which date the claims so proved will be paid, and the estate distributed according to law.

Nairobi,

17th March, 1937.

W. M. KEATINGE,
Public Trustee.

GENERAL NOTICE No. 431

PROBATE AND ADMINISTRATION

PUBLIC TRUSTEE'S CAUSE No. 29 OF 1937

IN THE MATTER OF JOHN TURNBULL SCHULTZ, DECEASED
To all whom it may concern.

TAKE NOTICE that on or after the 6th day of April, 1937, I intend to apply to H.M. Supreme Court of Kenya at Nairobi for an order to administer the estate of the above-named John Turnbull Schultz who died at Mombasa on the 12th day of March, 1937.

Nairobi,

17th March, 1937.

W. M. KEATINGE,
Public Trustee.

GENERAL NOTICE No. 432

IN HIS MAJESTY'S SUPREME COURT OF
KENYA AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No. 38 OF 1937

Re ELLEN EVANS, DECEASED

NOTICE OF APPLICATION FOR LETTERS OF ADMINISTRATION, INTESTATE, OF THE ESTATE OF ELLEN EVANS, DECEASED

TAKE NOTICE that application having been made in this Court by Edward Pryce Delany of Nairobi, Kenya Colony, Attorney of William Henry Lawrenson of Kingswood, Albrighton in England, the father of Ellen Evans, the deceased for Letters of Administration intestate of the estate of the above-named deceased late of Nairobi, Kenya Colony who died at Nairobi aforesaid on the 9th day of December, 1936, 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 6th day of April, 1937.

Dated at Nairobi this 16th day of March, 1937.

E. J. O'FARRELL,
*Registrar,
Supreme Court of Kenya.*

GENERAL NOTICE No. 433

IN HIS MAJESTY'S SUPREME COURT OF
KENYA AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No. 40 OF 1937

Re EDWARD HUTCHINSON, DECEASED

NOTICE OF APPLICATION FOR LETTERS OF ADMINISTRATION INTESTATE OF THE ESTATE OF EDWARD HUTCHINSON, DECEASED

TAKE NOTICE that application having been made in this Court by Caroline Mary Hutchinson of Athi River, Kenya Colony, the widow of Edward Hutchinson, the deceased for Letters of Administration intestate of the estate of the above-named deceased late of Athi River, Kenya Colony, who died at Nairobi, Kenya Colony, on the 9th day of May, 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 6th day of April, 1937.

Dated at Nairobi this 19th day of March, 1937.

E. J. O'FARRELL,
*Registrar,
Supreme Court of Kenya.*

GENERAL NOTICE No. 434

THE TRADE MARKS ORDINANCE, 1930

APPLICATION No. 2358



TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 47 in respect of common soap has been lodged by the firm trading as Rugnath Gokaldas & Company of P.O. Box 21, Kisumu, manufacturers whose address for service in the Colony is c/o Messrs. Daly and Figgis. Advocates, P.O. Box 34, Nairobi.

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

The portrait appearing on the Mark is that of H.H. the Kabaka of Buganda.

Nairobi,

17th March, 1937.

W. M. KEATINGE,
Registrar of Trade Marks.

GENERAL NOTICE No. 435

IN THE MATTER OF THE GOLDEN HORSE SHOE
COMPANY, LIMITED

(In Liquidation)

PURSUANT TO SECTION 222 (1) OF THE COMPANIES
ORDINANCE, 1933

AT an Extraordinary General Meeting of the above-named Company, duly convened and held at the Registered Offices, Kakamega, on Monday the 1st day of March, 1937, at 10 o'clock in the forenoon, the following Extraordinary Resolutions were passed, viz:—

“1. That it has been proved to the satisfaction of this meeting that the Company cannot by reason of its liabilities continue its business, and that it is

advisable to wind up the same, and accordingly that the Company be wound up voluntarily.”

“2. That David Gordon Stewart, Chartered Accountant of Kakamega be, and he is hereby appointed Liquidator for the purposes of such winding up.”

D. G. STEWART,
Chairman.

Signed by the said

David Gordon Stewart
in the presence of

F. C. G. Stratton,
Advocate.

Dated at Nairobi the 15th day of March, 1937.

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