



THE OFFICIAL GAZETTE

OF THE COLONY AND PROTECTORATE OF KENYA

Published under the Authority of His Excellency the Governor of the Colony and Protectorate of Kenya

Vol. L—No. 9

NAIROBI, March 2, 1948

Price 50 Cents

Registered as a Newspaper at the G.P.O.

Published every Tuesday

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With this issue:—

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GOVERNMENT NOTICE No. 200

APPOINTMENTS

- BENGT THORSTEN LINDAHL, B.Sc., has been posted as Senior Education Officer, Nairobi, with effect from 1st January, 1948.
- BRUCE GRANT KINLOCH to be District Officer, Coast Province, with effect from 23rd January, 1948.
- CHARLES POCKLINGTON CHENEVIX TRENCH to be District Officer, Central Kavirondo and Kisumu-Londiani Districts, with effect from 24th January, 1948.
- HARRY DONALD WILDERSPIN to be an Assistant Soil Conservation Officer (D.A.R.A.), Department of Agriculture, with effect from 23rd December, 1947.
- WILLIAM FREDERICK PAUL KELLY to be District Commissioner, Kitui District, Central Province, with effect from 29th January, 1948.
- DOUGLAS EDWIN ALLAN TUCKER to be Deputy Commissioner of Customs, Kenya and Uganda, with effect from 23rd January, 1948.
- FRANK WILLIAM ASTON, M.R.C.V.S., to be Acting Deputy Director of Veterinary Services (Field Services, Non-native Areas), with effect from 15th February, 1948.
- SHEIKH MOHAMED ALI SAID to be Mudir, Mombasa District, Coast Province, with effect from 1st January, 1948.

PROMOTION

CHARLES ROBERT PHILIP, O.B.E., M.D., CH.B. (ABERDEEN), M.R.C.S. (ENG.), D.T.M. & H. (LOND.), Assistant Director of Medical Services, Medical Department, to be Deputy Director of Medical Services (Supernumerary), with effect from 5th February, 1948.

REVERSION

RONALD WILLIAM RAYNER, B.A. (HONS.) (CANTAB.), A.I.C.T.A., reverted to his substantive post of Plant Pathologist, Department of Agriculture, with effect from 19th February, 1948.

C. H. THORNLEY,
Deputy Chief Secretary.

GOVERNMENT NOTICE No. 201

KENYA AND UGANDA RAILWAYS AND HARBOURS

LIONEL LUMLEY BROWN, Senior Clerk, to be Assistant Traffic Superintendent with effect from 26th February, 1948.

P. C. DUFF,
Secretary to the High Commissioner for Transport.

GOVERNMENT NOTICE No. 202

The following Bill is in substitution for the Bill published under Government Notice No. 150 in the Gazette of 17th February, 1948.

ALEX. M. WILKIE,
Acting Clerk to the Legislative Council.

**A BILL TO AMEND THE KING'S AFRICAN RIFLES
ORDINANCE, 1932**

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

Short title.

1. This Ordinance may be cited as the King's African Rifles (Amendment No. 2) Ordinance, 1948, and shall be read as one with the King's African Rifles Ordinance, 1932, hereinafter referred to as the principal Ordinance.

No. 48 of 1932.

Repeal and replacement of sub-section (5) of section 53 of the principal Ordinance.

2. Sub-section (5) of section 53 of the principal Ordinance is hereby repealed and the following sub-section substituted therefor:—

“(5) The officer in charge of any military prison or detention barracks established in any place under the provisions of section 132 or section 133 of the Army Act, shall, in respect of offenders who are subject to Part II of this Ordinance and who are confined in such military prison or detention barracks, have the same power as is conferred in respect of prisoners confined in a prison established under the Prisons Ordinance, 1930, upon the Commissioner and upon the Superintendent and Visiting Justices by section 59 of such Ordinance:

No. 37 of 1930.

Provided that in no case shall a sentence of corporal punishment be awarded in any such military prison or detention barracks.”

MEMORANDUM OF OBJECTS AND REASONS

The King's African Rifles (Amendment No. 3) Ordinance, 1946, repealed the provisions contained in the principal Ordinance (No. 48 of 1932) which enabled sentences of corporal punishment to be imposed on soldiers in the King's African Rifles, but the power to award corporal punishment for offences committed in military prisons and in military detention barracks was inadvertently retained. In consequence, while a Court Martial is deprived of the power to award corporal punishment for the most serious offences, an officer in charge of a military prison or a detention barracks may award such punishment. It is considered that there is no justification for the retention of this anomaly and this Bill, therefore, seeks to delete the provisions of the principal Ordinance which confers those powers.

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

Nairobi,
27th February, 1948.

S. W. P. FOSTER SUTTON,
Attorney General.

GOVERNMENT NOTICE No. 203

The Governor's Deputy in Council has approved of the following Bill being introduced into the Legislative Council.

ALEX. M. WILKIE,
Acting Clerk to the Legislative Council.

A BILL TO PROVIDE FOR THE ESTABLISHMENT AND CONTROL OF CANTONMENTS IN THE COLONY.

BE IN 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 Cantonments Ordinance, 1948. Short title.

2. The Governor may, by Proclamation published in the Gazette, declare any area or place in which any of His Majesty's Forces are quartered, or which, being in the vicinity of any such area or place, is required in connexion with such Forces, to be a cantonment for the purposes of this Ordinance (hereinafter referred to as a "cantonment"); Power to declare cantonments.

Provided that no area or place within the areas set out in the First Schedule to the Native Lands Trust Ordinance, 1938, shall be declared to be a cantonment except with the prior consent of the Native Lands Trust Board, established by the Kenya (Native Areas) Order in Council, 1939. No. 28 of 1938.

3. No person shall enter a cantonment except— Entry into cantonments.

(a) a member of His Majesty's Forces quartered in a cantonment, his wife, child or servant;

(b) a person who is permanently resident in the area or place included in a cantonment, at the time of the making of a Proclamation under the provisions of section 2 of this Ordinance;

(c) a government officer or a person acting under the orders of the Governor, in the course of his duty; and

(d) a person who is in possession of a valid pass issued under the provisions of sub-section (1) of section 4 of this Ordinance.

4. (1) The officer in command of a cantonment may issue a pass, in writing, to any person, to enter such cantonment, and may, if he thinks fit, prescribe conditions, which shall be endorsed upon the pass, subject to which such pass is issued. Pass to enter cantonment.

(2) A pass, issued under the provisions of sub-section (1) of this section, may at any time be varied or revoked by the officer in command of the cantonment in respect of which such pass is issued.

5. (1) The officer in command of a cantonment may, from time to time, appoint officers, warrant officers, petty officers, non-commissioned officers, ratings, soldiers and airmen under his command to be Cantonment Police Officers. Appointment of Cantonment Police.

(2) The control of Cantonment Police Officers shall vest in the officer commanding the cantonment.

6. Any person appointed a Cantonment Police Officer may, within the limits of the cantonment, exercise all or any of the powers conferred upon a Police Officer by any law for the time being in force in the Colony, and may exercise such Powers of Cantonment Police.

powers without the limits of the cantonment when in fresh pursuit of a person whom he has reasonable cause to believe has committed an offence within the cantonment :

Provided that nothing contained in this section shall affect or in any way limit the powers of a member of the Kenya Police Force within a cantonment. 5

Non-liability
for act done
under authority
of warrant.
No. 64 of 1930.

7. The provisions of section 38 of the Police Ordinance, 1930, shall apply to a Cantonment Police Officer in the same manner as they apply to a member of the Kenya Police Force.

Offences and
penalties.

8. Any person who contravenes any of the provisions of this Ordinance, or of any condition endorsed upon a pass, issued under the provisions of sub-section (1) of section 4 of this Ordinance, shall be guilty of an offence, and shall, on conviction therefor, be liable to a fine not exceeding two hundred shillings or to imprisonment to a term not exceeding three months, or to both such fine and imprisonment. 10 15

Offences to be
cognizable.

9. All offences under this Ordinance, shall be cognizable offences within the meaning of the Criminal Procedure Code.

MEMORANDUM OF OBJECTS AND REASONS

This bill seeks to enable the Governor, by Proclamation, to declare any area or place in which any of His Majesty's Forces are quartered, or which being in the vicinity of such area or place, is required in connexion with such Forces, to be a cantonment for the purposes of the measure. The proviso to clause 2 provides, however, that any area or place within the areas set out in the First Schedule to the Native Lands Trust Ordinance, 1938, may not be declared to be a cantonment except with the prior consent of the Native Lands Trust Board.

Clause 3 seeks to provide that no person shall enter a cantonment unless he is—

- (a) a member of His Majesty's Forces quartered in a cantonment, his wife or servant;
- (b) a person who is permanently resident in the area or place included in a cantonment, at the time of the making of a Proclamation under the provisions of section 2 of the measure.
- (c) a government officer or a person acting under the orders of the Governor, in the course of his duty; and
- (d) a person who is in possession of a valid pass issued under the provisions of sub-clause (1) of clause 4 of the measure.

Clause 4 seeks to confer on the officer commanding a cantonment, the power to issue passes, in writing, which will entitle the holder thereof to enter a cantonment, subject to any conditions which may be set out on the pass.

Clause 5 enables the officer commanding a cantonment to appoint Cantonment Police Officers, and clause 6 seeks to confer upon such officers, within the limits of a cantonment, the powers conferred upon a police officer by any law for the time being in force in the Colony, and to authorize them to exercise such powers outside of the limits of a cantonment when they are in fresh pursuit of a person whom they have reasonable cause to believe has committed an offence within a cantonment.

Clause 7 seeks to confer upon Cantonment Police Officers the protection afforded to members of the Kenya Police Force by section 38 of the Police Ordinance, 1930.

Clause 8 makes provision regarding offences and penalties, and clause 9 seeks to make all offences under the Ordinance cognizable offences within the meaning of the Criminal Procedure Code.

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

Nairobi,
25th February, 1948.

S. W. P. FOSTER SUTTON,
Attorney General.

GOVERNMENT NOTICE No. 204

The Governor's Deputy in Council has approved of the following Bill being introduced into the Legislative Council.

ALEX. M. WILKIE,
Acting Clerk to the Legislative Council.

**A BILL TO MAKE BETTER PROVISION FOR
EUROPEAN AGRICULTURAL SETTLEMENT
IN THE HIGHLANDS**

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 European Agricultural Settlement Ordinance, 1948, and shall come into operation upon such date as the Governor may, by notice in the Gazette, appoint.

Short title and commencement.

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

Interpretation.

“approved settlement scheme” means a scheme which may, under the provisions of this Ordinance, be prescribed as an approved scheme;

“assisted owner” means a person, not being a tenant farmer, who, under the provisions of this Ordinance has been granted an advance;

“Board” means the European Agricultural Settlement Board established under the provisions of section 3 of this Ordinance;

“chattels” and “crops” shall have the same meaning as that assigned to them by section 2 of the Chattels Transfer Ordinance, 1930;

No. 24 of 1930.

“Fund” means the European Agricultural Settlement Fund established under the provisions of section 5 of this Ordinance;

“Highlands” means the areas of land, the boundaries of which are set out in the Seventh Schedule to the Crown Lands Ordinance;

Cap. 140.

“Member” means the person for the time being performing the duties of Member for Agriculture;

“tenant farmer” means any person to whom a lease of agricultural land has, under the provisions of this Ordinance, or of any Regulations made thereunder, been granted for his life or for a term of years.

3. (1) The Governor may, by notice in the Gazette, appoint a European Agricultural Settlement Board consisting of a Chairman and such other persons as the Governor may, from time to time, appoint. The Chairman and other members of the Board shall hold office during the Governor's pleasure.

Appointment of European Agricultural Settlement Board.

(2) Subject to any special directions which may, from time to time, be given by the Member, the Board shall meet on such occasions and regulate its meetings and proceedings in such manner as it may deem fit.

(3) Members of the Board, not being persons in the public service of the Colony, may be paid such remuneration by way of fees or allowances as may, from time to time, be prescribed.

4. It shall be the duty of the Board—

Duties of the European Agricultural Settlement Board.

(a) to advise the Member as to the acceptance or refusal or modification of any scheme of settlement, re-settlement or land utilization which he may submit to it for consideration;

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- (b) to advise the Member as to the development of, and improvements which, in its opinion, should be made, to any land acquired for the purposes of this Ordinance;
- (c) to advise the Member upon the selection of, and the methods of training, Europeans who wish to engage in the business of field or animal husbandry in the Colony under any approved scheme;
- (d) to advise the Member upon any matter, in addition to the foregoing, which he may refer to it for advice;
- (e) to carry out such duties, whether of a like nature to the foregoing or not, as may be prescribed.

European
Agricultural
Settlement
Fund.

5. There shall be established a European Agricultural Settlement Fund, which shall, subject to any special directions of the Governor in Council, be under the control of the Member, and into which shall be paid all moneys allocated by the Legislative Council for the purpose, all rentals, interest on advances, repayments of advances or instalments thereof, all moneys derived from the sale of any land acquired by the Member for the purpose of any approved settlement scheme and all other payments or receipts of whatsoever description derived from or arising out of the operation of any approved settlement scheme; and out of which shall be paid all expenditure (including the repayment of any loans and of any interest thereon) which may be incurred.

Financial
powers of
Member.

6. (1) The Member may, out of the Fund—

- (a) purchase land for any approved settlement scheme; and
- (b) expend moneys on—

- (i) carrying on the business of field and animal husbandry, or on establishing permanent improvements, on any land acquired, or on any Crown land placed at his disposal by the Governor, for the purposes of this Ordinance;

- (ii) purchasing any live stock and chattels suitable for farming purposes for sale to assisted owners or tenant farmers;

- (iii) defraying any expenses incurred by way of salaries or allowances, or for any other purpose approved by the Governor in Council in connexion with the operations of the Board or of any approved settlement scheme, or in connexion with the carrying out of any of the provisions of this Ordinance;

- (iv) making such advances for such purposes, for such periods and subject to such conditions, as may be prescribed, to any assisted owner or tenant farmer.

(2) The Member may, with the approval of the Governor in Council, grant relief with regard to capital or interest payments on advances, and write off such bad debts as he may from time to time determine.

Security for
advance and
notification
thereof.

7. (1) All moneys advanced to an assisted owner under the provisions of this Ordinance, with interest thereon and all charges incidental thereto and to the repayment thereof, shall, subject to any prior mortgage or charge, duly registered in accordance with the provisions of the Crown Lands Ordinance or the Registration of Titles Ordinance, as the case may be, be a first charge upon the interest of such assisted owner in the land in respect of which the advance has been made.

Cap. 140.
Cap. 142.

(2) The Chairman of the Board shall cause written notification of an advance made to an assisted owner, to be given to the Principal Registrar of Titles, who shall without charging any fee, register such notification:

Provided that where the advance is in respect of land held under the provisions of the Registration of Titles Ordinance, the Principal Registrar of Titles shall also endorse a memorandum of the advance upon the crown grant or the certificate of title, as the case may be.

Cap. 142.

(3) All moneys advanced to a tenant farmer under the provisions of this Ordinance, with interest thereon and all charges incidental thereto and to the repayment thereof, shall, subject to any prior charge duly registered under the provisions of the Chattels Transfer Ordinance, 1930, be a first charge upon all of the chattels of such tenant farmer.

No. 24 of 1930.

(4) The provisions of the Chattels Transfer Ordinance, 1930 (with the exception of section 8), relating to the registration of instruments and the effect of such registration and of non-registration, shall apply to all instruments given by a tenant farmer by way of security for an advance under the provisions of this Ordinance.

No. 24 of 1930.

8. Where any advance has been made and secured upon any land under the provisions of this Ordinance, the Member, or any person duly authorized by him, in writing, in that behalf, may exercise all such remedies for the recovery of such advance as the Land and Agricultural Bank is empowered to exercise under the provisions of the Land and Agricultural Bank Ordinance, 1930.

Remedies for recovery of advances made on land.

No. 3 of 1931.

9. Any person who applies any part of any advance made to him under the provisions of this Ordinance to any purpose other than the purpose for which such advance is made, shall be guilty of an offence.

Misapplication of advances.

10. No part of any advance made under the provisions of this Ordinance shall be liable to levy or attachment in execution of any judgment or decree of any court.

Advances exempt from attachment.

11. (1) Any person, duly authorized, in writing, by the Member may, at all reasonable times, enter upon any land occupied by any person to whom an advance has been made under the provisions of this Ordinance, or into any premises, not being a dwelling-house, situated on such land, and may examine and inspect any such land or premises or any chattels thereon or any crops growing upon or severed from such land and any produce of any such crops, or any farm live stock upon such land.

Powers of entry.

(2) Any person who knowingly obstructs any other person in the execution of his duties under the provisions of this section, shall be guilty of an offence.

Obstruction of authorized persons.

12. Notwithstanding anything contained in the Crown Lands Ordinance or in the Registration of Titles Ordinance, the Governor may, for the purpose of giving effect to any approved settlement scheme, grant leases of Crown land in the Highlands to any European for the life of such European, or for a term of years. Any such lease shall be subject to such terms and conditions as may be prescribed.

Governor's powers to grant leases.
Cap. 140.
Cap. 142.

13. The Member may, with the consent of the Governor in Council, delegate to the Chairman of the Board all or any of the functions, duties or powers conferred upon the Member under the provisions of this Ordinance.

Powers to delegate.

14. The provisions of this Ordinance shall apply to all persons who, since the 1st day of January, 1946, have been selected by the Commissioner for European Settlement, acting on behalf of the Government of the Colony, as assisted owners or tenant farmers.

Application of Ordinance.

Regulations.

15. The Member may, with the approval of the Governor in Council, make Regulations—

- (a) prescribing what shall be, and the terms of, an approved settlement scheme;
- (b) prohibiting, or controlling and regulating, the growing of any crop and prescribing what crops shall be grown, by an assisted owner or tenant farmer; 5
- (c) prohibiting the keeping of any particular kinds of live stock, and regulating and controlling the number of any kind of live stock which may be kept, and prescribing the kind of stock and the number thereof that shall be kept, by an assisted owner or tenant farmer; 10
- (d) prescribing the terms and conditions of any lease granted to any tenant farmer; 15
- (e) defining what shall be regarded as "beneficial occupation of land" where the expression is used in connexion with any approved settlement scheme;
- (f) prescribing anything required to be prescribed under the provisions of this Ordinance; 20
- (g) for any other purpose, whether of a like nature to the foregoing or not, which he may deem necessary or desirable for the proper carrying out of the provisions of this Ordinance;
- (h) prescribing the forms to be completed by any applicant for participation in any approved settlement scheme, or for an advance under the provisions of this Ordinance, the person to whom such an application shall be made, and the details and particulars which such an applicant shall disclose in connexion with the application. 25 30

(2) Any such Regulations may require acts or things to be performed or done to the satisfaction of a specified authority, may prohibit acts or things from being performed or done without the prior approval of a specified authority, may empower a specified authority to impose conditions, and may prescribe periods or dates upon, within or before, which any such act or thing shall be performed or done or any such condition shall be fulfilled. 35

Secrecy.

16. (1) Any person having any official duty or being employed in connexion with the administration of this Ordinance shall regard and deal with all documents, information, returns and forms relating to applications for advances or the making of advances under this Ordinance as secret and confidential; and any person who contravenes the provisions of this sub-section shall be guilty of an offence. 40 45

(2) Any person having the possession of, or control over, any document, information, return or form relating to any of the matters referred to in sub-section (1) of this section, who communicates or attempts to communicate such information or anything contained in such document, return or form, to any person— 50

(a) other than a person to whom he is authorized by the Member to communicate it; or

(b) otherwise than for the purposes of this Ordinance, shall be guilty of an offence. 55

False statements.

17. Any applicant for an advance under the provisions of this Ordinance who wilfully fails to disclose any material information within his knowledge, or who wilfully makes any

statement which he knows to be false or does not believe to be true, shall be guilty of an offence and, without prejudice to any penalty which he may incur under the provisions of section 18 of this Ordinance shall, in addition, be liable forth-
5 with to repay to the Member all sums advanced to him under the provisions of this Ordinance together with any interest thereon.

18. Any person who is guilty of an offence against any
of the provisions of this Ordinance shall be liable, on conviction
10 therefor, by a magistrate of the first or second class, to a fine not exceeding one hundred pounds or to imprisonment for a term not exceeding six months, or to both such fine and such imprisonment. Penalties.

19. Any act or thing which has been done before the
15 coming into operation of this Ordinance by the Member, or by any person authorized by him in relation to any settlement scheme, and which could have been lawfully done if this Ordinance had been in force when such act or thing was done, shall be deemed to have been lawfully done under the provisions of this Ordinance. Validation of acts.

MEMORANDUM OF OBJECTS AND REASONS

This Bill seeks to give general effect to the policy, already approved, for European agricultural settlement in the Highlands, as set out in Sessional Paper No. 8 of 1945.

2. Clause 3 seeks to enable the Governor, by notice in the Gazette, to appoint a European Agricultural Settlement Board consisting of a Chairman and such other persons as the Governor may appoint.

3. Clause 4 sets out the duties of the Board, which are, *inter alia*, to advise on settlement schemes, and the development and improvement of land acquired for such purposes.

4. Clause 5 seeks to set up a European Agricultural Settlement Fund for the purposes of the measure, and it provides that such Fund shall, subject to any special directions of the Governor in Council, be under the control of the Member for Agriculture. The Fund will consist of moneys allocated by the Legislative Council for the purpose, rentals, interest on, and repayments of, advances, and moneys derived from the sale, by the Member, of any land acquired by him for the purpose of any approved settlement scheme.

5. Clause 6 seeks to confer power on the Member to utilize the Fund for—

- (a) the purchase of land for any approved settlement scheme;
- (b) carrying on the business of field and animal husbandry, or on establishing permanent improvements, on any land acquired, or on any Crown land placed at his disposal by the Governor, for the purposes of the measure;
- (c) purchasing any live stock and chattels suitable for farming purposes, for sale to assisted owners or tenant farmers;
- (d) defraying any expenses incurred by way of salaries or allowances, or for any other purpose approved by the Governor in Council in connexion with the operations of the Board or of any approved settlement scheme, or in connexion with the carrying out of any of the provisions of the measure;
- (e) making such advances for such purposes, for such periods and subject to such conditions, as may be prescribed by Regulations made under clause 15, to any assisted owner or tenant farmer.

6. The measure provides for two types of settler, i.e. an assisted owner and a tenant farmer, both of which terms are defined in clause 2 of the Bill.

7. Clause 7 seeks to make moneys advanced to an assisted owner, subject to any prior mortgage or charge, a first charge upon the interest of such owner in the land in respect of which the advance is made, and moneys advanced to a tenant farmer, subject to any

prior charge duly registered under the provisions of the Chattels Transfer Ordinance, 1930, a first charge upon all of the chattels of such tenant farmer; and *Clause 8* seeks to enable the Member or any person duly authorized by him, in writing, in that behalf, where any advance has been made and secured upon any land, to exercise all the remedies for the recovery of such advance as the Land and Agricultural Bank is empowered to exercise under the provisions of the Land and Agricultural Bank Ordinance, 1930.

8. *Clause 9* makes it an offence for any person to apply any part of an advance made under the measure, to any purpose other than the purpose for which the advance is made.

9. *Clause 10* seeks to exempt an advance made under the measure from attachment in execution of any judgment or decree of any court.

10. *Clause 11* seeks to enable any person, duly authorized in writing, by the Member, at all reasonable times, to enter any land occupied by any person to whom an advance has been made under the provisions of the measure, or enter any premises, not being a dwelling house, situate on such land, for the purpose of inspecting the land, the premises and chattels and crops thereon. In this connexion, "chattels" and "crops" are defined in clause 2 of the Bill.

11. *Clause 12* seeks to enable the Governor, notwithstanding the provisions of the Crown Lands Ordinance, and the Registration of Titles Ordinance, for the purpose of giving effect to any approved settlement scheme, to grant leases of Crown land in the Highlands to any European, for the life of such European, or for a term of years, upon such conditions and in such form as may be prescribed.

12. *Clause 14* seeks to make the provisions of the measure apply to any persons who, since the 1st of January, 1946, have been selected by the Commissioner for European Settlement, acting on behalf of the Government of the Colony, as assisted owners or tenant farmers. It was made clear to all such assisted owners and tenant farmers that they would be brought within the scope of this legislation at the time they were so selected.

13. *Clause 15* seeks to enable the Member, with the approval of the Governor in Council, to make regulations, *inter alia*—

- (a) prohibiting, or controlling and regulating, the growing of any crop by an assisted owner or tenant farmer; and
- (b) prohibiting the keeping of any particular kinds of live stock, and regulating and controlling any kind of live stock which may be kept by an assisted owner or tenant farmer.

14. *Clause 16* requires any person having any official duty or being employed in connexion with the administration of the measure, to maintain secrecy in connexion with any information or documents coming into his possession owing to his official duties.

15. *Clause 18* seeks to provide penalties for offences against the measure and clause 19 seeks to validate acts done before the coming into operation of the measure.

16. It is not possible to state what additional expenditure of public moneys will be involved if the provisions of this Bill become law.

Nairobi,
27th February, 1948.

S. W. P. FOSTER SUTTON,
Attorney General.

GOVERNMENT NOTICE No. 205

The Governor's Deputy in Council has approved of the following Bill being introduced into the Legislative Council.

ALEX. M. WILKIE,
Acting Clerk to the Legislative Council.

A BILL TO PROVIDE FOR THE CONTROL OF AREAS OR PREMISES WHICH HAVE BEEN DECLARED BY A COMPETENT AUTHORITY TO BE OUT OF BOUNDS TO MEMBERS OF HIS MAJESTY'S FORCES.

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 His Majesty's Forces (Out of Bounds Areas) Ordinance, 1948. Short title.

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

5 "authorized person" means any officer, warrant officer, petty officer or non-commissioned officer of His Majesty's Forces on police, picket or patrol duty and who is acting in the course of such duty;

10 "Authority" means, in the case of the Municipality of Nairobi, the Mayor, and in any other case, the Provincial Commissioner of the province in which the premises or area are situate;

15 "Commanding Officer" means the Senior Naval Officer or the Officer in Command of the Naval, Military or Air Force units, as the case may be, in the locality in which the premises or area are situate.

3. (1) A Commanding Officer may, with the consent of the Authority, erect or cause to be erected, any signboard, or may fix or cause to be fixed, or display or cause to be displayed, any notice, upon any premises, or in any area, whether private or otherwise, which has been placed out of bounds to members of His Majesty's Forces by the written or verbal order of any competent Naval, Military or Air Force authority. Power to erect signboards and notices.

25 (2) Any person who damages or obscures, or, without the consent in writing of a Commanding Officer, removes, any such signboard or notice, shall be guilty of an offence against this Ordinance.

4. Any authorized person who has reasonable cause to believe that any member of His Majesty's Forces is to be found in any premises or area which have or has been placed out of bounds to members of His Majesty's Forces by a competent authority, and in respect of which an Authority has agreed to the erection, fixing or display of any signboard or notice, under the provisions of sub-section (1) of section 3 of this Ordinance, may enter upon such premises or area and arrest any such member of His Majesty's Forces found therein. Arrest of members of His Majesty's Forces in areas placed out of bounds.

5. Where a signboard or notice has been erected, fixed or displayed under the provisions of sub-section (1) of section 3 of this Ordinance, any owner or occupier of such premises or area who knowingly admits any member of His Majesty's Forces into such premises or area, shall be guilty of an offence against this Ordinance. Offence knowingly to admit a member of His Majesty's Forces.

Penalty.

6. Any person who is guilty of an offence against this Ordinance shall be liable, on conviction therefor, to a fine not exceeding fifty pounds or, in default of payment, to imprisonment for a term not exceeding three months.

MEMORANDUM OF OBJECTS AND REASONS

This Bill seeks to enable a Commanding Officer, with the consent of an Authority, which is defined in clause 2 as meaning, in the case of the Municipality of Nairobi, the Mayor, and in any other case, the Provincial Commissioner of the province, to erect or display out of bounds signboards or notices on any premises, or in any area, which have or has been declared by the competent Naval, Military or Air Force authority, out of bounds to members of His Majesty's Forces.

Clause 4 seeks to enable any authorized person, which is defined in clause 2 as meaning any officer, warrant officer, petty officer or non-commissioned officer of His Majesty's Forces on police, picket or patrol duty and who is acting in the course of such duty, to enter upon any premises or into any area which have or has been placed out of bounds, and in respect of which a signboard or notice has been erected or displayed with the approval of an Authority.

Clause 5 seeks to make it an offence for any person knowingly to admit a member of His Majesty's Forces into any premises or area which have or has been placed out of bounds, and clause 6 seeks to provide penalties for offences against the measure.

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

Nairobi,
25th February, 1948.

S. W. P. FOSTER SUTTON,
Attorney General.

GOVERNMENT NOTICE No. 206

THE DEFENCE (CONTROL OF SUGAR) REGULATIONS
 IN EXERCISE of the powers conferred upon the Governor by Regulation 2 of the Defence (Control of Sugar) Regulations, 1944, which has effect by the Supplies and Services (Transitional Powers, No. 2) Order, 1946 (Government Notice No. 185 of 1946), the Governor's Deputy has been pleased to appoint—

The Chairman, Central Commodity Distribution Board to be the Deputy Controller for the purposes of the aforesaid Regulations.

Government Notice No. 296 of 12th April, 1944, is hereby cancelled.

By Command of the Governor's Deputy.

Nairobi,
 23rd February, 1948.

J. F. G. TROUGHTON,
Member for Finance.

GOVERNMENT NOTICE No. 207

THE NATIVE LANDS TRUST ORDINANCE

WHEREAS I consider it desirable under section 22 of the Native Lands Trust Ordinance, 1938, to set apart certain portions of land, more particularly described in the Schedule below, in the Fort Hall District within the Kikuyu Land Unit, and whereas this setting apart has been duly approved by the proper authority in accordance with the provision of the Native Lands Trust Ordinance, 1938, I do hereby in accordance with the provisions of sub-section (1) of section 16 of the aforesaid Ordinance notify that the portions of land as described in the Schedule below have been set apart for purposes as specified in the Schedule.

Nyeri,
 23rd February, 1948.

A. C. M. MULLINS,
*Provincial Commissioner,
 Central Province.*

SCHEDULE

Mission.—K.I.S.
Name of land set apart.—Ngurueine.
Area.—15.80 acres.
Purpose.—Church.
Situated at.—Location 11.
*Githaka owners.—Kibubu Njimu, Gideon Kamandu,
 S. Mwangi Kamau, Nanyutu Ndegwa.*

Mission.—A.A.C.
Name of land set apart.—Wahundura.
Area.—14.36 acres.
Purpose.—School and church.
Situated at.—Location 14.
Githaka owners.—John Gachobe, Dishon Maina s/o Nguku.

The boundaries of the above are described in sketch plans filed in the office of the District Commissioner, Fort Hall.

GOVERNMENT NOTICE No. 208

(G. Liq. 28/8/)

THE LIQUOR ORDINANCE

IN EXERCISE of the powers conferred upon the Governor by section 11 of the Liquor Ordinance (No. LXII of 1934), the Governor's Deputy has been pleased to appoint—

The District Commissioner, Eldoret (*Chairman*),
 J. H. Phillips, Esq., Eldoret,
 T. H. Pretty, Esq., Eldoret,
 Mathuradas, Esq., Highland Saw Mills, Eldoret,
 to be members of the Licensing Court of the Plateau Liquor Licensing Area for the year 1948.

By Command of the Governor's Deputy.

Nairobi,
 28th February, 1948.

C. H. THORNLEY,
Deputy Chief Secretary.

GOVERNMENT NOTICE No. 209 (A/J. & L. 26/3/9/2/VI/21/1)

THE COURTS ORDINANCE

APPOINTMENT

IN EXERCISE of the powers conferred upon him by section 6 of the Courts Ordinance, 1931, His Excellency the Governor has been pleased to appoint, with effect from 1st January, 1948—

JOHN BERESFORD SINCLAIR-LOCKHART

to be a Magistrate of the First Class with powers to hold a subordinate Court of the First Class in the Central Province whilst holding his appointment as District Commissioner, Nanyuki, Central Province.

By Command of His Excellency the Governor.

Nairobi,
 24th February, 1948.

S. W. P. FOSTER SUTTON,
Member for Law and Order.

GOVERNMENT NOTICE No. 210 (S/A. J. & L. 26/3/9/2/VI/24)

THE COURTS ORDINANCE

APPOINTMENT

IN EXERCISE of the powers conferred upon him by section 6 of the Courts Ordinance, 1931, His Excellency the Governor has been pleased to appoint, with effect from 12th February, 1948—

WILLIAM NIEL BROWN LOUDON

to be a Magistrate of the First Class with powers to hold a subordinate Court of the First Class in the Coast Province whilst holding his present appointment as District Officer, Kilifi District, Coast Province.

By Command of His Excellency the Governor.

Nairobi,
 27th February, 1948.

S. W. P. FOSTER SUTTON,
Member for Law and Order.

GOVERNMENT NOTICE No. 211 (S/A. J. & L. 26/3/9/2/VI/25)

THE COURTS ORDINANCE

APPOINTMENT

IN EXERCISE of the powers conferred upon him by section 6 of the Courts Ordinance, 1931, His Excellency the Governor has been pleased to appoint, with effect from 29th January, 1948—

WILLIAM FREDERICK PAUL KELLY

to be a Magistrate of the First Class, with powers to hold a subordinate Court of the First Class in the Central Province, whilst holding his present appointment as District Commissioner, Kitui District, Central Province.

By Command of His Excellency the Governor.

Nairobi,
 27th February, 1948.

S. W. P. FOSTER SUTTON,
Member for Law and Order.

GOVERNMENT NOTICE No. 212

THE COMMISSIONS OF INQUIRY ORDINANCE

(Chapter 25 of the Revised Edition)

A COMMISSION

I, Philip Euen Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, upon whom His Majesty has been pleased to confer the Military Cross, Governor and Commander-in-Chief of the Colony and Protectorate of Kenya, do by virtue and in exercise of the powers conferred upon me by the Commissions of Inquiry Ordinance (Chapter 25 of the Revised Edition) by this my Commission under my hand appoint—

General Sir Mosley Mayne, G.C.B., C.B.E., D.S.O.,
 P. V. Chance, Esq.,
 P. J. Gill, Esquire,

to be Commissioners—

- (a) to inquire into the direction, organization, staffing and working of the Public Works Department, and the general conditions affecting labour employed by the department;
- (b) to receive evidence in respect of such matters; and
- (c) to report thereon and make such recommendations in connexion therewith as to the Commission may seem fit.

And I do hereby appoint—

GENERAL SIR MOSLEY MAYNE, G.C.B., C.B.E., D.S.O.

aforesaid, to be Chairman of the said Commission.

And I do hereby appoint the Honourable the Chief Secretary to be the person before whom the Commissioners appointed under this Commission shall make and subscribe the proper oath as by the aforesaid Ordinance required.

And I do hereby direct that the said inquiry shall be held in public at such place and time and in such manner as the Chairman may think fit.

And I do hereby command all persons whom it may concern to take due notice thereof and give their obedience accordingly.

Given under my hand and the Public Seal of the Colony at Turi this 28th day of February, 1948.

P. E. MITCHELL,
Governor.

GOVERNMENT NOTICE No. 213

THE EAST AFRICA (HIGH COMMISSION) ORDER IN COUNCIL, 1947

EAST AFRICA CENTRAL LEGISLATIVE ASSEMBLY
APPOINTMENT

WHEREAS the proviso to paragraph (i) of sub-section (1) of section 19 of the East Africa (High Commission) Order in Council, 1947, provides that the European and the Indian to be appointed as Unofficial Members of the East Africa Central Legislative Assembly by the Governor of Kenya shall respectively be elected by resolution of the European Elected Members and the Indian Elected Members of the Legislative Council of Kenya:

And whereas at a meeting of the European Elected Members of the Legislative Council held on the 13th day of January, 1948, it was resolved that the Honourable Mr. W. A. C. Bower be elected for appointment on the said Assembly:

Now, therefore, I, Philip Euen Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, upon whom His Majesty has been pleased to confer the Military Cross, Governor and Commander-in-Chief of the Colony and Protectorate of Kenya, by virtue of the powers vested in me by paragraph (i) of sub-section (1) of section 19 of the said Order in Council, do hereby appoint—

THE HONOURABLE MR. W. A. C. BOWER

to be an Unofficial Member of the East Africa Central Legislative Assembly constituted for the purposes of the aforesaid Order in Council.

Given under my hand and the Public Seal of the Colony at Nairobi this 1st day of March, 1948.

P. E. MITCHELL,
Governor.

GOVERNMENT NOTICE No. 214

THE EAST AFRICA (HIGH COMMISSION) ORDER IN COUNCIL, 1947

EAST AFRICA CENTRAL LEGISLATIVE ASSEMBLY
APPOINTMENT

WHEREAS the proviso to paragraph (i) of sub-section (1) of section 19 of the East Africa (High Commission) Order in Council, 1947, provides that the European and the Indian to be appointed as Unofficial Members of the East Africa Central Legislative Assembly by the Governor of Kenya shall respectively be elected by resolution of the European Elected Members and the Indian Elected Members of the Legislative Council of Kenya:

And whereas at a meeting of the Indian Elected Members of the Legislative Council held on the 13th day of January, 1948, it was resolved that the Honourable Mr. A. B. Patel be elected for appointment on the said Assembly:

Now, therefore, I, Philip Euen Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, upon whom His Majesty has been pleased to confer the Military Cross, Governor and Commander-in-Chief of the Colony and Protectorate of Kenya, by virtue of the powers vested in me by paragraph (i) of sub-section (1) of section 19 of the said Order in Council, do hereby appoint—

THE HONOURABLE MR. A. B. PATEL

to be an Unofficial Member of the East Africa Central Legislative Assembly constituted for the purposes of the aforesaid Order in Council.

Given under my hand and the Public Seal of the Colony at Nairobi this 1st day of March, 1948.

P. E. MITCHELL,
Governor.

GOVERNMENT NOTICE No. 215

THE EAST AFRICA (HIGH COMMISSION) ORDER IN COUNCIL, 1947

EAST AFRICA CENTRAL LEGISLATIVE ASSEMBLY
APPOINTMENT

I, Philip Euen Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, upon whom His Majesty has been pleased to confer the Military Cross, Governor and Commander-in-Chief of the Colony and Protectorate of Kenya, by virtue of the powers vested in me by paragraph (i) of sub-section (1) of section 19 of the East Africa (High Commission) Order in Council, 1947, do hereby appoint—

PAUL MBOYA, ESQUIRE

to be an Unofficial Member of the East Africa Central Legislative Assembly constituted for the purposes of the aforesaid Order in Council.

Given under my hand and the Public Seal of the Colony at Nairobi this 1st day of March, 1948.

P. E. MITCHELL,
Governor.

PROCLAMATION No. 7

THE DISEASES OF ANIMALS ORDINANCE

PROCLAMATION

IN EXERCISE of the powers thereunto enabling me, I hereby declare the areas defined in the Schedule hereto to be free from contagious bovine pleuro-pneumonia, and I hereby further declare that the said areas shall be known as "clean" areas for the purposes of the Rules under the Diseases of Animals Ordinance.

The Coast Province.

The Central Province.

The Nyanza Province.

The Rift Valley Province, excluding the Samburu District.

Given under my hand at Kabete this 25th day of February, 1948.

E. BEAUMONT,
Director of Veterinary Services.

GENERAL NOTICE No. 25

HIS MAJESTY'S SUPREME COURT OF KENYA

NOTICE is hereby given that the following Sessions of His Majesty's Supreme Court of Kenya will be held at the places set out hereunder:—

SUPREME COURT SESSIONS AT NAIROBI

For hearing on 16/17-2-48

Cr. C. No. 239/47 Rex vs. Kamau s/o Njoroge and two others.

For hearing on 18-2-48

Cr. C. No. 272/47 Rex vs. Waigei s/o Mugei.

For hearing on 23/24-2-48

Cr. C. No. 10/48 Rex vs. Kimani s/o Thuo.

For hearing on 25-2-48

Cr. C. No. 8/48 Rex vs. C. D. Cullen and J. Cullen

Cr. C. No. 9/48 Rex vs. C. D. Cullen.

SUPREME COURT SESSIONS AT NAIROBI, 16-2-48

For hearing on 16-2-48

Cr. C. No. 270/47 Rex vs. Filimon Ouma s/o Omai.

SUPREME COURT SESSIONS AT NYERI, 5-3-48

For hearing on 5-3-48

Cr. C. No. 262/47 Rex vs. Kiragu s/o Ngure and two others.

For hearing on 8-3-48 and 9-3-48

Cr. C. No. 241/47 Rex vs. Njuki s/o Munyeri and 12 others.

For hearing on 9-3-48

Cr. C. No. 198/47 Rex vs. Kanyora s/o Murage.

For hearing on 10-3-48

Cr. C. No. 6/48 Rex vs. Charles Munene s/o Muturi.

SUPREME COURT CRIMINAL SESSIONS AT MOMBASA, 2-3-48

Cr. C. No. 26/48 Rex vs. Mohamed bin Omari.

Cr. C. No. 27/48 Rex vs. (1) Sadrudin Hassanali, (2) Badrudin Gulamali Bhoja, (3) Kasim Elias.

Cr. C. No. 30/48 Rex vs. Muniyoki Matiti.

Cr. C. No. 37/48 Rex vs. Edward J. Butler and John Murphy.

Cr. C. No. 40/48 Rex vs. Robert Goddard and William Broadfoot.

SUPREME COURT SESSIONS AT ELDORET, 3-3-48

Cr. C. No. 268/47 Rex vs. Kipkoech arap Maswai.

Cr. C. No. 19/48 Rex vs. Lumase Walanga and three others.

Cr. C. No. 28/48 Rex vs. Chelimo arap Chesire.

Cr. C. No. 32/48 Rex vs. Kipserem Barmasai.

SUPREME COURT SESSIONS AT KITALE, 8-3-48

Cr. C. No. 267/47 Rex vs. Kipkemei arap Kogo.

SUPREME COURT SESSIONS AT NAKURU, 15-3-48

Cr. C. No. 4/48 Rex vs. Kimngeny arap Kipsaba.

Cr. C. No. 12/48 Rex vs. Kiminguat arap Monde.

Cr. C. No. 13/48 Rex vs. Chumba Kinani.

Cr. C. No. 140/48 Rex vs. Karioki Muniyongi.

Cr. C. No. 15/48 Rex vs. Muneo Okach.

SUPREME COURT SESSIONS AT NAKURU, 15-3-48

Cr. C. No. 21/48 Rex vs. Donald Clement Morell.

Cr. C. No. 29/48 Rex vs. Waweru s/o Karanja.

Cr. C. No. 34/48 Rex vs. Oigo s/o Abengo and four others.

SUPREME COURT SESSIONS AT KITALE, 8-3-48

Cr. C. No. 35/48 Rex vs. M. R. MacDonald.

SUPREME COURT SESSIONS AT NAIROBI, 1-3-48

For plea only

Cr. C. No. 18/48 Rex vs. Mutangi s/o Ndipo.

Cr. C. No. 20/48 Rex vs. Andrew Kibara wa Kibuthi.

Cr. C. No. 25/48 Rex vs. Mwambu wa Ngatu.

Cr. C. No. 39/48 Rex vs. Yama Satora.

SUPREME COURT SESSIONS AT NYERI

For hearing on 11-3-48

Cr. C. No. 38/48 Rex vs. Kibebu s/o Ngondi.

D. F. SHAYLOR, Registrar,
Supreme Court of Kenya.

GENERAL NOTICE No. 337

MUNICIPAL BOARD OF ELDORET

Amended Estimates of Revenue and Expenditure for the Year ending 31st December, 1948

	Expenditure	Revenue
	£	£
Original Estimates as approved by the Board	20,630	20,805
Additional revenue to be raised by means of an increase of 3/8% on the Rate on Unimproved Site Values	—	670
Estimated surplus	845	—
	£ 21,475	21,475

Municipal Offices, Eldoret,
2nd March, 1948

GEORGE M. JACK,
Town Clerk

GENERAL NOTICE No. 333

MUNICIPAL BOARD OF MOMBASA

THE EUROPEAN COUNCILLORS ELECTION RULES, 1929
THE INDIAN COUNCILLORS ELECTION RULES, 1938

RULE 11

NOTICE is hereby given that copies of the supplementary voters rolls framed under the provisions of the above Rules, and a list of names expunged from the voters rolls are deposited in the Municipal Offices for inspection by the public during usual office hours.

All objections and claims to be enrolled will be heard and determined by the Resident Magistrate in his court, Mombasa, on Tuesday, 23rd March, 1948, at 8.30 a.m.

Municipal Offices, Mombasa,
23rd February, 1948.

E. G. TIDY,
Registering Officer.

GENERAL NOTICE No. 339

NAKURU DISTRICT COUNCIL

ELECTION

NOTICE is hereby given that at the election held on 20th February, 1948, I declared the following person to have been elected:—

John William Best, M.B.E., Molo, Mau Summit Ward

23rd February, 1948.

C. C. WILKS,
Returning Officer.

GENERAL NOTICE No. 340

THE WATER ORDINANCE, 1929

Naro Moru River, Nanyuki District

APPLICATION by Air Vice-Marshal Sir E. A. B. Rice of Nanyuki for a Water Right from the Naro Moru River on L.R. No. 7546 for net quantities of 650 and 1,000 gallons per day for the purpose of domestic use and general irrigation respectively.

Plans may be seen at the Public Works Department Head Office, Nairobi, and at the office of the Aberdare District Council, Nanyuki.

Objections, stating specific grounds therefor, should be filed in duplicate with the Water Board, P.O. Box 662, Nairobi, within 30 days from the date of publication of this notice, and a copy served on the undersigned.

E. A. B. RICE, *Applicant,*
Naro Moru.

GENERAL NOTICE No. 341

THE WATER ORDINANCE, 1929

Mbagathi River, Nairobi District

APPLICATION by Mrs. E. A. E. Dunn of Nairobi for a Water Right from the Mbagathi River on L.R. Nos. 1160/84 and 1160/88 for an additional quantity of 200 gallons per day over and above the 1,000 gallons per day already applied for for domestic use.

Plans may be seen at the Public Works Department Head Office, Nairobi.

Objections, stating specific grounds therefor, should be filed in duplicate with the Water Board, P.O. Box 662, Nairobi, within 30 days from the date of publication of this notice, and a copy served on the undersigned.

DAVIS & SHIRTLIFF, LTD.,
Authorized Agents,
P.O. Box 1762, Nairobi.

GENERAL NOTICE No. 342

THE WAR LOAN ORDINANCE, 1940

LOSS OF BOND CERTIFICATE

IN PURSUANCE of the provision of Regulation 17 (2) of the War Loan Regulations, 1940, notice is hereby given that 2½ per cent East African War Bonds certificate No. 3627 for £5, Series "B" of 2½ per cent East African War Bonds, 1945/47, issued in the name of Mr. Cyril William Gray, has been lost and that it is proposed after the expiration of 30 days from the date of this notice to issue a duplicate of such certificate.

H. J. WEBSTER,
Accountant General.

GENERAL NOTICE No. 343

THE WAR LOAN ORDINANCE, 1940

LOSS OF BOND CERTIFICATE

IN PURSUANCE of the provision of Regulation 17 (2) of the War Loan Regulations, 1940, notice is hereby given that 2½ per cent East African War Bonds certificate No. 1989 for £25, Series "B" of 2½ per cent East African War Bonds, 1945/47, issued in the name of Mrs. Eithne Maud Boyle, has been lost and that it is proposed after the expiration of 30 days from the date of this notice to issue a duplicate of such certificate.

H. J. WEBSTER,
Accountant General.

GENERAL NOTICE No. 344

THE MEDICAL PRACTITIONERS AND DENTISTS ORDINANCE

THE undermentioned have been registered in accordance with the terms of the Medical Practitioners and Dentists Ordinance (Cap. 119 of the Revised Edition):—

Piercy, Frederick John, L.D.S. (ENG.), 1941, R.C.S.
Cathles, John Walker, M.B., CH.B. (U. EDIN.).
Lake (Mrs.) Beryl Muriel, M.R.C.S. (ENG.), L.R.C.P. (LOND.).
Patel, Punjabhai Maganbhai, M.B., B.S. (U. BOMBAY).

GENERAL NOTICE No. 345

NAIROBI LIQUOR LICENSING COURT

NOTICE is hereby given that the next meeting of the Nairobi Liquor Licensing Court will be held in the District Commissioner's Office, Nairobi, on Monday, 10th May, 1948, at 10 a.m.

All applications for new licences and confirmations of transfers must reach this office on or before 25th March, 1948, together with Sh. 10 stamp fee on each application.

Nairobi, 24th February, 1948. J. DOUGLAS MCKEAN, *Chairman,*
Nairobi Liquor Licensing Court.

GENERAL NOTICE No. 346

THE NATIONAL MUTUAL LIFE ASSOCIATION OF AUSTRALASIA, LIMITED

Policy No. 511677 on the lives of Harold Douglas Brown and Allan Struthers Barratt

THE association having been notified that the above policy has been lost, notice is hereby given that a copy policy will be issued unless the original be produced at the undermentioned address within three months from this date.

20th February, 1948. R. M. WEST,
Manager for South Africa,
National Mutual Buildings,
Church Square, Capetown.

GENERAL NOTICE No. 347

IN THE MATTER OF THE COMPANIES ORDINANCE AND

THE EAST AFRICAN DIESEL MART, LIMITED

NOTICE is hereby given in pursuance of section 241 of the Companies Ordinance, 1933, that a general meeting of the creditors of the above-named company will be held at the office of the liquidator, Whiteaway's Building, Nairobi, on Wednesday the 31st day of March, 1948, at 12 noon for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator and also of determining by extraordinary resolution the manner in which the books, accounts and documents of the company and of the liquidator thereof shall be disposed of.

19th February, 1948.

ANGUS A. LAWRIE,
Liquidator.

GENERAL NOTICE No. 231

TENDER FOR THE EXTRACTION OF MINERAL SALTS FROM LAKE NAKURU

TENDERS are invited for the sole rights to recover and exploit the mineral salts of Lake Nakuru which will include the rights to win, remove and process the deposits of mineral salts on such portions of the shores of the lake as are not included within existing land titles and on the dry portions of the lake bed and also such liquors as may be lying on or below the surface of the lake.

It is proposed that the rights shall be granted for a term of 25 years in the first instance.

Tenders should be by way of a minimum annual rent plus a royalty on production, either on quantities or values.

Tenderers should state as fully as possible what mineral salts they expect to find and by what methods they propose to remove the salts from the lake and subsequently to process them and what finished products they have in view.

A statement is also required indicating specifically the land on or near the lake shores from which operations will be conducted and upon which a factory will be erected and an assurance that the necessary authority of the land owner has been or can be secured.

Tenderers should further indicate the sources from which they expect to obtain the fresh water necessary for the manufacturing process.

Tenderers must also state what is the minimum amount of capital they propose to expend on working the concession during the first three years, and this statement will be the basis for an appropriate covenant in the agreement entered into with the successful tenderer.

All tenders should be in the hands of the Commissioner for Lands by 31st March, 1948.

The highest or any tender will not necessarily be accepted.

All information supplied will be confidential to the Government.

The successful tenderers will be required to enter into an agreement ensuring the proper working of the concession and embodying such other terms as may be deemed necessary by the Commissioner for Lands.

J. A. RICE,
Acting Commissioner for Lands,
Mines and Surveys.

GENERAL NOTICE No. 283

THE CROWN LANDS ORDINANCE

ALIENATION OF LAND

APPLICATIONS have been received and others are invited for the direct alienation of the land noted in the Schedule hereunder and this intimation is published for public information.

Any remarks on the applications or any counter-claims for consideration by persons interested, including persons who have previously submitted applications, must be submitted to the undersigned before noon on 19th March, 1948.

Plans of the areas may be seen at the Public Map Office of the Department of Lands, Mines and Surveys, Nairobi, or may be obtained on payment of Sh. 3, post free.

Nairobi, 10th February, 1948.
J. A. RICE,
Acting Commissioner for Lands,
Mines and Surveys.

SCHEDULE

L. R. No.	Locality	Area Ap-prox.	Rate per Acre	Present Rent per annum per acre in accordance with the Crown Lands Ordinance
Crown Land ..	Ithanga Hills	Acres 20,000	Sh. 6	20 cents until 31-12-50 then revisable
2289/R & 2283	Ithanga ..	5,133	*	do.
3017	Trans Nzoia	1,276	*	do.
1802 A ..	" "	300	*	do.
2203/R ..	" "	2,023	*	do.
2479	Marmanet	2,500	*	do.
3626, 2347 & 3617	Athi River	3,153	*	do.
3234	Subukia ..	1,416	*	do.
2673/1	" "	1,532	*	do.
2673/2	" "	1,711	*	do.
2080 (Portion)	Trans Nzoia	400	*	do.
2678 (Western Half)	Lake Solai	970	*	do.

*To be assessed later.

GENERAL NOTICE No. 300

THE CROWN LANDS ORDINANCE

MACKINNON ROAD TOWNSHIP

NOTICE is hereby given that applications for commercial and residential plots in the Mackinnon Road Township as defined by Proclamation No. 60 of 23rd December, 1947, should be submitted to the Commissioner of Lands, Mines and Surveys, P.O. Box 89, Nairobi, on or before 31st March, 1948, after which date consideration of further applications will be temporarily suspended.

Nairobi, 17th February, 1948.
J. A. RICE,
Acting Commissioner for Lands,
Mines and Surveys.

GENERAL NOTICE No. 348

PROBATE AND ADMINISTRATION

CAUSE No. 60 OF 1947

In the matter of Chhotabhai Somabhai Desai, deceased

TAKE NOTICE that all persons having any claims against the estate of the above-named Chhotabhai Somabhai Desai, deceased, who died at Nadiad on the 22nd day of January, 1945, are required to lodge their claims with the undersigned the administrator of the said deceased's estate on or before 29th March, 1948, after which date the claims so lodged will be paid and the estate distributed according to law.

Eldoret, 25th February, 1948.
J. B. AMIN,
P.O. Box 49, Eldoret

GENERAL NOTICE No. 349

PROBATE AND ADMINISTRATION

PUBLIC TRUSTEE'S CAUSE No. 9 OF 1948

In the matter of Poul Christian Moller, deceased, late of Rongai

TAKE NOTICE that all persons having any claims against the estate of the above-named Poul Christian Moller who died at Nakuru in the Colony of Kenya on the 29th day of January, 1948, are required to prove such claims before me the undersigned on or before the 2nd day of May, 1948, after which date the claims so proved will be paid and the estate distributed according to law.

Nairobi, 25th February, 1948.
W. B. CUMMING,
Public Trustee.

GENERAL NOTICE No. 350

PROBATE AND ADMINISTRATION

PUBLIC TRUSTEE'S CAUSE No. 9 OF 1948

In the matter of Poul Christian Moller, deceased

TAKE NOTICE that on or after the 17th day of March, 1948, I intend to apply to H.M. Supreme Court of Kenya at Nairobi for letters of administration intestate to the estate of the above-named Poul Christian Moller, late of Rongai in the Colony of Kenya, who died at Nakuru on the 29th day of January, 1948.

Nairobi, 25th February, 1948.
W. B. CUMMING,
Public Trustee.

GENERAL NOTICE No. 351

PROBATE AND ADMINISTRATION

PUBLIC TRUSTEE'S CAUSE No. 10 OF 1948

In the matter of Salama binti Islim, deceased, late of Kaloleni, Kisumu

TAKE NOTICE that all persons having any claims against the estate of the above-named Salama binti Islim who died at Kaloleni, Kisumu, in the Colony of Kenya, on the 28th day of November, 1942, are required to prove such claims before me the undersigned on or before the 2nd day of May, 1948, after which date the claims so proved will be paid and the estate distributed according to law.

Nairobi, 25th February, 1948.
W. B. CUMMING,
Public Trustee.

GENERAL NOTICE No. 352

PROBATE AND ADMINISTRATION

PUBLIC TRUSTEE'S CAUSE No. 10 OF 1948

In the matter of Salama binti Islim, deceased

TAKE NOTICE that on or after the 17th day of March, 1948, I intend to apply to H.M. Supreme Court of Kenya at Nairobi for letters of administration intestate to the estate of the above-named Salama binti Islim, late of Kaloleni, Kisumu, who died at Kisumu on the 28th day of November, 1942.

Nairobi, 25th February, 1948.
W. B. CUMMING,
Public Trustee.

GENERAL NOTICE No. 353

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI
PROBATE AND ADMINISTRATION
CAUSE No. 41 OF 1948

*In the estate of Hubert Edward Eve, deceased
and*

In the matter of an application for resealing in the Colony of Kenya of the probate of the will of the above-named deceased granted forth of the Principal Probate Registry of His Majesty's High Court of Justice in England to Vincent John Westlake and Peter Pettit.

TAKE NOTICE that an application has been made to this Court by Messrs. Kaplan & Stratton, advocates, Nairobi, for and on behalf of Vincent John Westlake and Peter Pettit, both of 63/65 Baker Street, London, W. 1, solicitors, the executors named in the will of the deceased, for resealing in the Colony of Kenya of the probate granted to the said executors on the 23rd day of October, 1947, by the Principal Probate Registry of His Majesty's High Court of Justice in England, of the will of Hubert Edward Eve, the above-named deceased, who died at Limuru in the Colony of Kenya on the 26th day of March, 1947, and that this Court will proceed to order accordingly unless cause be shown to the contrary and appearance in this respect entered on or before the 16th day of March, 1948.

Nairobi, D. F. SHAYLOR, Registrar,
27th February, 1948. Supreme Court of Kenya.

GENERAL NOTICE No. 354

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI
PROBATE AND ADMINISTRATION
CAUSE No. 165 OF 1947

Estate of Munsha Singh s/o Gurdit Singh, deceased

TAKE NOTICE that all persons having any claims against or owing moneys to the above-named Munsha Singh s/o Gurdit Singh who died at Eldoret, Kenya Colony, on the 10th day of September, 1947, are required to prove such claims before Sohan Singh s/o Munsha Singh, the administrator, c/o Messrs. Dilbhag Singh & Brothers, Campos Ribeiro Avenue, Nairobi, or to pay to him the amount due, as the case may be, on or before the 30th day of April, 1948, after which date the claims so proved will be paid and the estate distributed according to law.

Nairobi, SHAPLEY, SCHWARTZE & BARRET,
28th February, 1948. Advocates for the Administrator.

GENERAL NOTICE No. 355

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI
PROBATE AND ADMINISTRATION
CAUSE No. 15 OF 1948

*In the estate of Jafferli Kurji Kanji, deceased
and*

In the matter of an application for resealing in the Colony and Protectorate of Kenya the grant of probate dated the 21st day of October, 1947, of the will, issued by the District Delegate, Northern Province, Tanganyika Territory to Hassanali Kurji Kanji, the executor named in the said will.

TAKE NOTICE that an application has been made to this Court by Messrs. Daly & Figgis, advocates, Nairobi, for and on behalf of Hassanali Kurji Kanji, the executor named in the will of the deceased, for resealing in the Colony and Protectorate of Kenya of a grant of probate dated the 21st day of October, 1947, issued by the District Delegate, Northern Province, Tanganyika Territory, to the said executor, of the will of Jafferli Kurji Kanji, the above-named deceased, who died at Moshi in Tanganyika Territory, on the 7th day of May, 1947, and that this Court will proceed to order accordingly unless cause be shown to the contrary and appearance in this respect entered on or before the 16th day of March, 1948.

Nairobi, D. F. SHAYLOR, Registrar,
27th February, 1948. Supreme Court of Kenya.

GENERAL NOTICE No. 356

IN THE MATTER OF THE ESTATE OF HARRY
GRIMSHAW LOMAX, LATE OF RONGAI IN THE
COLONY OF KENYA, DECEASED.

TAKE NOTICE that all persons having any claims against the estate of the above-named deceased who died at Nakuru War Memorial Hospital, Nakuru, on the 13th day of February, 1948, are hereby required to lodge and prove such claims before the undersigned on or before the 15th day of March, 1948.

27th February, 1948. CRESSWELL & LEAN,
Advocates for the Executrix, Nakuru.

GENERAL NOTICE No. 357

IN THE MATTER OF THE ESTATE OF WILLIAM INGLIS
RUSSELL, LATE OF LUMBWA IN THE COLONY OF
KENYA, DECEASED.

TAKE NOTICE that all persons having any claims against the estate of the above-named deceased who died at Nakuru War Memorial Hospital, Nakuru, on the 31st day of January, 1948, are hereby required to lodge and prove such claims before the undersigned on or before the 15th day of March, 1948.

27th February, 1948. CRESSWELL & LEAN,
Advocates for the Executrix, Nakuru.

GENERAL NOTICE No. 358

THE BANKRUPTCY ORDINANCE

RECEIVING ORDER

Debtor's name.—Amarnath Munshiram Sethi, formerly a partner in the firm of Gian Singh & Company, and Sethi Stone Company.

Address.—Nairobi.

Description.—Contractor.

Date of filing petition.—24th February, 1948.

Court.—H.M. Supreme Court, Nairobi.

No. of matter.—1 of 1948.

Date of order.—24th February, 1948.

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

Nairobi, W. B. CUMMING,
26th February, 1948. Official Receiver.

GENERAL NOTICE No. 359

NYANZA LIQUOR LICENSING COURT

NOTICE is hereby given that the next meeting of the Nyanza Liquor Licensing Court will be held at the office of the District Commissioner, Kisumu, on Monday, 10th May, 1948, at 10 a.m.

All applications for new licences and confirmation of transfers or provisional licences, must reach the District Commissioner's Office, P.O. Box 47, Kisumu, on or before 25th March, 1948, together with Sh. 10 stamp fee on each application.

Every application should be submitted in the form set out in the First Schedule to the Liquor Ordinance (Forms) Rules, 1939 (Government Notice No. 666 of 29th August, 1939).

Kisumu, C. F. ATKINS, Chairman,
26th February, 1948. Nyanza Liquor Licensing Court.

GENERAL NOTICE No. 360

OWING TO the volume of work caused by applications from overseas for entry permits into East Africa, it has been decided to close the Immigration Office for public business at 1 p.m. from Monday to Friday. Saturday's hours will be 9 a.m. to 12 noon as before.

The new arrangement will be put into effect from Monday, 8th March, 1948.

Nairobi, C. H. WARD,
26th February, 1948. Principal Immigration Officer,
Commissioner of Police.

GENERAL NOTICE No. 361

DEPARTMENT OF SUPPLIES

UGANDA PIECEGOODS BUYING POOL

IN A notice published in *The Uganda Herald* of 8th November, 1947, an intimation was given that U.S.A. cotton piecegoods would be decontrolled as soon as stocks of these goods in the hands of the Uganda Piecegoods Buying Pool had been distributed and that notice would be given as soon as practicable of the date from which it was intended to give effect to this proposal.

It has now been found practicable to make this decontrol effective from 1st March, 1948, and from that date Uganda, from the point of view of importation and internal distribution, will be deemed to be a free market for cotton piecegoods of U.S.A. origin. It should, however, be noted that importations from the U.S.A. will remain subject to imports licensing in accordance with the existing policy relating to trade with the U.S.A.

L. SHOOLMAN,
Director of Supplies.

GENERAL NOTICE No. 362

THE TRADE MARKS ORDINANCE, 1930

APPLICATION No. 2449

Alteration of Registered Trade Mark

LEAVE has been given under section 39 of the Trade Marks Ordinance, 1930, to The Shell Company of East Africa, Ltd., the registered proprietors of the Trade Mark No. 2449 in Class 47 (advertised in the Official Gazette of 16th November, 1937), to alter the mark.

A representation of the mark, as altered, is shown below:—



Nairobi,
23rd February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 363

THE TRADE MARKS ORDINANCE, 1930

APPLICATION No. 3609



TAKE NOTICE that an application for the registration of the trade mark shown above in Class 43, in respect of all goods included in Class 43, has been lodged by The Mile End Distillery Co., Ltd., of 86 Mile End Road, London, E., England, distillers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
23rd February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 364

THE TRADE MARKS ORDINANCE, 1930

APPLICATION No. 3746



TAKE NOTICE that an application for the registration of the trade mark shown above in Class 47, in respect of oils, greases and fuels (including motor spirits) made from petroleum, with and without the admixture of animal, vegetable and mineral substances, for industrial, illuminating, burning, power and lubricating purposes; and candles, has been lodged by Vacuum Oil Company of South Africa, Ltd., of Boston House, Strand Street, Capetown, Cape of Good Hope Province, Union of South Africa, oil merchants, whose address for service in the Colony is c/o Messrs. Hamilton, Harrison & Mathews, Nairobi House, Nairobi.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

(To be associated with No. 2718.)

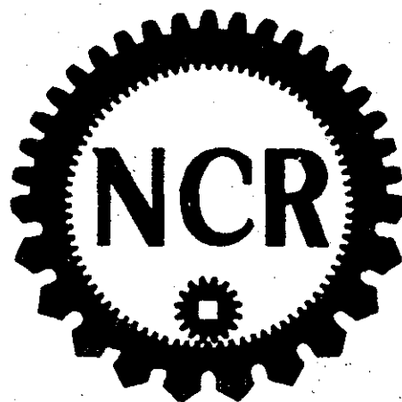
Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 365

THE TRADE MARKS ORDINANCE, 1930

APPLICATION No. 3693



TAKE NOTICE that an application for the registration of the trade mark shown above in Class 8, in respect of "cash registers and their parts, check tills and their parts; calculating machines and their parts (automatically operated), combined calculating and typewriting machines and their parts, ticket producing and issuing machines and their parts; accounting and computing machines and their parts; change-making machines and their parts; authorizing apparatus for use in department stores, shops, offices and the like, consisting of telephone instruments, switchboards and other electrical appliances", has been lodged by The National Cash Register Company of the City of Dayton, State of Ohio, United States of America, manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Registration of this trade mark shall give no right to the exclusive use of the letters N.C.R.

Nairobi,
24th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 366

THE TRADE MARKS ORDINANCE, 1930

APPLICATION No. 3743

MOBILUBE

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 47, in respect of oils, greases and fuels (including motor spirits) made from petroleum, with and without the admixture of animal, vegetable and mineral substances, for industrial, illuminating, burning, power and lubricating purposes; and candles, has been lodged by The Vacuum Oil Company of South Africa, Ltd., of Boston House, Strand Street, Capetown, Cape of Good Hope Province, Union of South Africa, oil merchants, whose address for service in the Colony is c/o Messrs. Hamilton, Harrison & Mathews, of Nairobi House, Nairobi.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
24th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 367

THE TRADE MARKS ORDINANCE, 1930

APPLICATION No. 3744

SOVAC

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 47, in respect of oils, greases and fuels (including motor spirits) made from petroleum, with and without the admixture of animal, vegetable and mineral substances, for industrial, illuminating, burning, power and lubricating purposes; and candles, has been lodged by The Vacuum Oil Company of South Africa, Ltd., of Boston House, Strand Street, Capetown, Cape of Good Hope Province, Union of South Africa, oil merchants, whose address for service in the Colony is c/o Messrs. Hamilton, Harrison & Mathews, of Nairobi House, Nairobi.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
23rd February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 368

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3747



TAKE NOTICE that an application for the registration of the trade mark shown above in Class 47, in respect of oils, greases and fuels (including motor spirits) made from petroleum, with and without the admixture of animal, vegetable and mineral substances, for industrial, illuminating, burning, power and lubricating purposes; and candles, has been lodged by Vacuum Oil Company of South Africa, Ltd., of Boston House, Strand Street, Capetown, Cape of Good Hope Province, Union of South Africa, oil merchants, whose address for service in the Colony is c/o Messrs. Hamilton, Harrison & Mathews, Nairobi House, Nairobi.

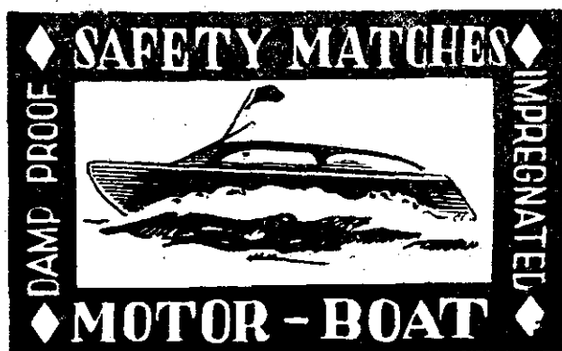
The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 369

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3748



TAKE NOTICE that an application for the registration of the trade mark shown above in Class 47, in respect of safety matches, has been lodged by Habib Ahamed of P.O. Box 1403, Indian Bazaar, Nairobi.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
24th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 370

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3750



TAKE NOTICE that an application for the registration of the trade mark shown above in Class 3, in respect of chemical substances prepared for use in medicine and pharmacy, has been lodged by Nestlé's Milk Products, Incorporated, of 155 East 44th Street, New York City, United States of America, manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 371

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3749

ATAMON

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 42, in respect of substances used as food or as ingredients in food, has been lodged by Victor Bekmand Strand, of Kronprinsessegade 36, Copenhagen, Denmark, merchant, whose address for service in the Colony is c/o Messrs. Daly & Figgis, P.O. Box 34, Nairobi.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
24th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 372

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3751

AROBON

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 3, in respect of chemical substances prepared for use in medicine and pharmacy, has been lodged by Nestlé's Milk Products, Incorporated, of 155 East 44th Street, New York City, United States of America, manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 373

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3758

NATIONAL

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 8, in respect of "accounting and computing machines and their parts included in Class 8", has been lodged by The National Cash Register Company of the City of Dayton, State of Ohio, United States of America, manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
24th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 374

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3759

NATIONAL

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 8, in respect of "authorizing apparatus for use in department stores, shops, offices and the like, consisting of telephonic instruments, switch-boards and other electrical appliances, calculating machines, and automatic change machines, all being goods included in Class 8", has been lodged by The National Cash Register Company of the City of Dayton, State of Ohio, United States of America, manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
24th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 375

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3760

NATIONAL

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 13, in respect of "filing cabinets (not being articles of furniture) and filing boxes or receptacles, all being goods not included in other classes", has been lodged by The National Cash Register Company, of the City of Dayton, State of Ohio, United States of America, manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
24th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 376

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3761

NATIONAL

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 39, in respect of "adding typewriters and their parts included in Class 39; and paper rolls, ink pads, felts and ribbons for adding typewriters and for accounting and computing machines", has been lodged by The National Cash Register Company, of the City of Dayton, State of Ohio, United States of America, manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

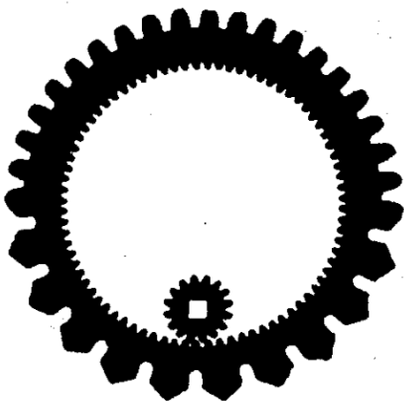
The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
24th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 377

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3762



TAKE NOTICE that an application for the registration of the trade mark shown above in Class 6, in respect of "cash registers and their parts, check tills and their parts; calculating machines and their parts (automatically operated), combined calculating and typewriting machines and their parts; ticket producing and issuing machines and their parts; accounting and computing machines and their parts; change-making machines and their parts; authorizing apparatus for use in department stores, shops, offices and the like, consisting of telephone instruments, switchboards and other electrical appliances", has been lodged by the National Cash Register Company, of the City of Dayton, State of Ohio, United States of America, manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
24th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 378

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. B 3767



TAKE NOTICE that an application for the registration of the trade mark shown above in Class 10, in respect of "watches, clocks and parts thereof", has been lodged by Meyer & Studeli A.G. Uhrenfabrik Solothurn (Meyer & Studeli, Ltd.), a company organized and existing under the laws of Switzerland, of Soleure, Switzerland, manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 379

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3768



TAKE NOTICE that an application for the registration of the trade mark shown above in Class 17, in respect of mineral ingredients for mixing with water for waterproofing of cement, brick, stone or other porous mineral construction of building material, being goods included in that class, has been lodged by International Aquella Products, Inc., a corporation organized and existing under the laws of the State of Delaware, and having a principal place of business in the City of New York, County of New York, State of New York, United States of America, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
24th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 380

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3771

KILCROBE

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 2, in respect of "disinfectants and insecticides", has been lodged by Hull Chemical Works, Ltd., of Kirkby Street, Hull, England, manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 381

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3775

1500

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 24, in respect of "white shirtings, being piece goods wholly of cotton", has been lodged by Julius Liepmann & Company, Ltd., of 71 Whitworth Street, Manchester 1, England, merchants, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 382

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3772



TAKE NOTICE that an application for the registration of the trade mark shown above in Class 48, in respect of "perfumery (including toilet articles, preparations for the teeth and hair, and perfumed soap), has been lodged by J. & E. Atkinson, Ltd., of 24 Old Bond Street, London, W. 1, England, manufacturing perfumers and soap makers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 383

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3776

PORTEX

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 3, in respect of "surgical dressings", has been lodged by Portland Plastics, Ltd., of 6 Victoria Street, London, S.W. 1, England, manufacturers and merchants, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 384

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3777

RED FEATHER



TAKE NOTICE that an application for the registration of the trade mark shown above in Class 42, in respect of canned meats and vegetables, and all other foodstuffs, has been lodged by Kraft Walker Cheese Company (Proprietary), Ltd., a company organized and existing under the laws of the State of Victoria, Commonwealth of Australia, carrying on business at Riverside Avenue, South Melbourne, Victoria, Australia, manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

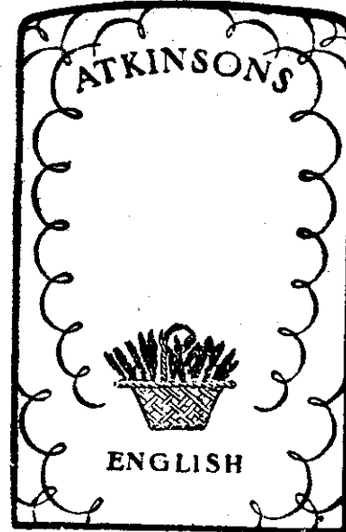
The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 385

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3773



TAKE NOTICE that an application for the registration of the trade mark shown above in Class 48, in respect of "perfumery, including toilet articles, preparations for the teeth and hair, and perfumed soap, has been lodged by J. & E. Atkinson, Ltd., of 24 Old Bond Street, London, W. 1, England, manufacturing perfumers and soap makers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

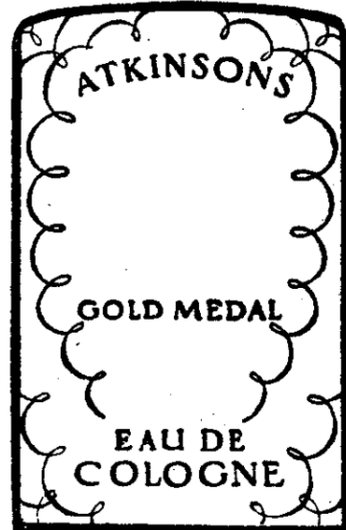
The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 386

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3774



TAKE NOTICE that an application for the registration of the trade mark shown above in Class 48, in respect of "perfumery, including toilet articles, preparations for the teeth and hair, and perfumed soap", has been lodged by J. & E. Atkinson, Ltd., of 24 Old Bond Street, London, W. 1, England, manufacturing perfumers and soap makers, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 387

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3778

BONOX

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 42, in respect of meat extracts and all other foodstuffs, has been lodged by Kraft Walker Cheese Company (Proprietary), Ltd., a company organized and existing under the laws of the State of Victoria, Commonwealth of Australia, of Riverside Avenue, South Melbourne, Victoria, Australia, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 388

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3779**VEGEMITE**

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 42, in respect of vegetable extracts and all other foodstuffs, has been lodged by Kraft Walker Cheese Company (Proprietary), Ltd., a company organized and existing under the laws of the State of Victoria, Commonwealth of Australia, of Riverside Avenue, South Melbourne, Victoria, Australia, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 389

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3780

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 2, in respect of all goods included in this class, has been lodged by Standard Oil Company (South Africa), Ltd., a company organized under the laws of the Union of South Africa, of 821 Mutual Buildings, Johannesburg, Transvaal Province, Union of South Africa, merchants, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
25th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 390

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3786**CAVALCADE**

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 45, in respect of "tobacco, whether manufactured or unmanufactured", has been lodged by Rothmans, Ltd., of 13 to 25 Underwood Street, City Road, London, N. 1, England, manufacturers and merchants, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
24th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 391

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3787**PULLMAN**

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 45, in respect of "tobacco, whether manufactured or unmanufactured", has been lodged by Rothmans, Ltd., of 13 to 25 Underwood Street, City Road, London, N. 1, England, manufacturers and merchants, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
24th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 392

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3788**SERADIX**

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 2, in respect of "chemical substances used for agricultural, horticultural, veterinary and sanitary purposes", has been lodged by May & Baker, Ltd., of Dagenham, Essex, England, manufacturing chemists, whose address for service in the Colony is c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of South British Insurance Buildings, Kilindini Road, P.O. Box 29, Mombasa.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
24th February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 393

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3792**MILKMORE**

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 4, in respect of mineral salts for stock and pig feed, has been lodged by The Express Transport Company, Ltd., of P.O. Box 433, Nairobi.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
23rd February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 394

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3793**HUMETCO**

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 2, in respect of fertilizers, has been lodged by The Express Transport Company, Ltd., of P.O. Box 433, Nairobi.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
23rd February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 395

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 3795**ETCO**

TAKE NOTICE that an application for the registration of the trade mark shown above in Class 2, in respect of fertilizers, has been lodged by The Express Transport Company, Ltd., of P.O. Box 433, Nairobi.

The said trade mark will be registered after the expiration of 90 days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
23rd February, 1948.

W. B. CUMMING,
Registrar of Trade Marks.

GENERAL NOTICE No. 396

THE CROWN LANDS ORDINANCE

LAND FOR SEMI-RESIDENTIAL FARMING SMALLHOLDINGS

APPLICATIONS are invited for the grant of portions of land situated between the Amboni River and the main road from Mweiga to Nyeri.

The subdivisions consist of three semi-residential farming smallholdings of approximately ten acres each and two of approximately 20 acres each.

Further particulars may be obtained and plans inspected at the offices of the Commissioner for European Settlement, Lugard Avenue, Nairobi, and applications should be submitted to the Commissioner for European Settlement, P.O. Box 1507, Nairobi, not later than 10th April, 1948.

Nairobi,
March, 1948.

J. A. RICE,
*Acting Commissioner for Lands,
Mines and Surveys.*

GENERAL NOTICE No. 397

TAKE NOTICE that the business of cloth and cutlery carried on by Devchand Punja and Parbat Punja, under the name or style of "Devchand & Company" on Plot No. 4, Nakuru, has, as from the 17th day of February, 1948, been transferred to Devchand Mulji, merchant of Nakuru.

The address of the transferors is P.O. Box 107, Nakuru.

The address of the transferee is Plot No. 4, Nakuru.

The nature of the business is cloth and cutlery.

The transferee will carry on the said business at the same place in his own name.

The transferee is not assuming nor does he intend to assume any liability incurred by the transferors in their said business up to and including 16th February, 1948.

For and on behalf of Devchand & Co.,
DEVCHAND PUNJA,
Partner, Transferors.
DEVCHAND MULJI,
Transferee.

21st February, 1948.

GENERAL NOTICE No. 398

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Dharamshi Bhanji Patel, Jivraj Hirji Patel and Jadavji Mulji Patel, carrying on business as produce merchants at Mombasa and Limuru in the Colony and Protectorate of Kenya under the style or firm of "Dharamshi Bhanji & Co.", has been dissolved as from the 1st day of February, 1948, by the retirement of the said Dharamshi Bhanji Patel therefrom.

The said business will henceforth be carried on by the remaining two partners (a) Jivraj Hirji Patel and (b) Jadavji Mulji Patel at the same places and under the same name and style.

All debts due to and owing by the said firm will be received and paid by the said continuing partners, Jivraj Hirji Patel and Jadavji Mulji Patel.

DHARAMSHI BHANJI PATEL,
Retiring Partner.

JIVRAJ HIRJI PATEL,
JADAVJI MULJI PATEL,
Continuing Partners.

GENERAL NOTICE No. 399

THE FRAUDULENT TRANSFER OF BUSINESSES
 ORDINANCE, 1930

NOTICE is hereby given that the business heretofore carried on by Virji Hansraj under his own name as a retail trader in the shop premises situated on Plot No. 233/9, Landhie Road, Nairobi, has been transferred by mutual consent to Hirji Murag of P.O. Box 1542, Nairobi, merchant, who intends to carry on the same business at the same address of Plot No. 233/9, Landhie Road, Nairobi, under his own name of Hirji Murag.

The said transferee, Hirji Murag, is assuming and is also intended to assume all the liabilities incurred to date in the said business by the transferor.

VIRJI HANSRAJ,
Transferor.

HIRJI MURAG,
Transferee.

Nairobi, 25th February, 1948.

GENERAL NOTICE No. 400

THE FRAUDULENT TRANSFER OF BUSINESSES
 ORDINANCE, 1930

NOTICE is hereby given that the business of carrying passengers by omnibus between Nairobi and Meru in the Colony of Kenya by Khetshi Meghji Haria under the firm name or style of "Haria Bus Service" has been transferred as from the 6th day of February, 1948, to Nasib Chand s/o Bantu Ram, transport agent of Nairobi, who will carry on the said business in the same firm name of "Haria Bus Service" in continuation of and succession to the transferor.

The address of the transferor is P.O. Box 155, Nairobi.

The address of the transferee is P.O. Box 1443, Plot No. 2489/12, Ngara Road, Nairobi.

The transferee does not assume and is not intended to assume the liabilities incurred by the transferor in the said business up to and including the 5th day of February, 1948, such liabilities being the sole responsibility of the transferor.

All debts due to and owing by the said transferor up to and including the 5th February, 1948, shall be paid by the transferor to whom claims must be sent within two months from the publication hereof.

KHETSHI MEGHJI HARIA,
Transferor.

Nairobi,
 6th February, 1948.

NASIB CHAND,
Transferee.

GENERAL NOTICE No. 401

THE FRAUDULENT TRANSFER OF BUSINESSES
 ORDINANCE, 1930

PURSUANT to the above-named Ordinance, notice is hereby given that the business of watchmakers and jewellers lately carried on by Eramanis de Costa in Albert House, Government Road, Nairobi, under the style or firm of Ceylon Jewellery Works, has been sold and transferred with effect from the 17th day of February, 1948, to Mohamedali Kanji Ajani who will carry on the said business under the same style or firm of Ceylon Jewellery Works at Nairobi.

The address of the transferor is P.O. Box 1643, Nairobi.

The address of the transferee is P.O. Box 99, Nairobi.

The transferee is not assuming and is not intended to assume any of the liabilities incurred in the business of the transferor.

ERAMANIS DE COSTA,
Transferor.

Nairobi, 23rd February, 1948.

MOHAMEDALI KANJI AJANI,
Transferee.

GENERAL NOTICE No. 402

I, Gladys Eckhart, heretofore called and known by the name of Gladys Donaldson of Nairobi in the Colony of Kenya, hereby give public notice that on the 10th day of February, 1948, I formally and absolutely renounced and abandoned the use of my said surname of Donaldson and then assumed and adopted and determined thereafter on all occasions whatsoever to use and subscribe the surname of Eckhart instead of the said surname of Donaldson.

And I give further notice that by a deed poll dated the 10th day of February, 1948, duly executed and attested and registered with the Registrar of Titles at Nairobi on the 11th day of February, 1948, I formally and absolutely renounced the said surname of Donaldson thenceforth upon all occasions whatsoever and declared that I had assumed and adopted and intend to use and subscribe the name of Eckhart instead of the name Donaldson and so as at all times thereafter to be called, known and described by the said surname of Eckhart.

GLADYS ECKHART,
formerly Gladys Donaldson.

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