



THE OFFICIAL GAZETTE

OF THE COLONY AND PROTECTORATE OF KENYA

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GOVERNMENT NOTICE No 118

APPOINTMENTS

- ARCHIE FREDERICK BULL to be Provincial Education Officer Nyanza Province, with effect from 13th January, 1952
- ALAN BROMLEY to be Provincial Education Officer, Central Province with effect from 11th January, 1952
- REVEREND JAMES GILLET, M.A., to be Provincial Education Officer, Nairobi District, with effect from 16th January, 1952
- DOUGLAS JOHN PENWILL to act as Deputy Provincial Commissioner (Temporary), Central Province for the purpose of hearing appeals to the Provincial Commissioner under section 34 of the Native Tribunals Ordinance with effect from 18th February, 1952
- THE KATHI OF MALINDI to be Acting Chief Kathi, Mombasa, for the purpose of acting as Assessor in place of Chief Kathi in Supreme Court Civil Appeal No 44 of 1951, Shariff Ali Bin Taha v Nuru binti Shariff Hussein
- JEAN CHARLES HAROLD FREEMAN M.A., to be Principal of the Government African Teacher Training Centre and Secondary School, Embu with effect from 19th August 1951
- JAMES HENRY BARTLETT M.B., B.Ch. (U. OXFORD), to act as Senior Medical Officer Coast Province Mombasa with effect from 7th December, 1951

REVERSIONS

- ALFRED VIDLER HATFIELD B.A. reverted to his substantive post of Education Officer with effect from 16th January, 1952
- STEWART LEE VINCENT ceased to act as Commissioner of Police with effect from 23rd January, 1952
- ALFRED JOHN WALKER, B.Sc., M.B., B.S. (LOND.), M.R.C.P., D.T.M. & H. (ENG.), ceased to act as Deputy Director of Medical Services with effect from 19th December, 1951

C. H. HARTWELL,
Acting Deputy Chief Secretary

GOVERNMENT NOTICE No 119

(Agd 26/7/2)

THE COTTON ORDINANCE (Cap 188)

THE COTTON RULES ORDER

IN EXERCISE of the powers conferred by rule 9 (2) (b) of the Cotton Rules (Cap 188 of the Subsidiary Legislation), I hereby order that all cotton plants in the following district shall be uprooted and burned by 15th February 1952 —

Coast Province

Nairobi
31st January 1952

G. M. RODDAN,
Director of Agriculture

GOVERNMENT NOTICE No 120

(S.A.J. & L. 12/6/2)

THE COURTS ORDINANCE (Cap 3)

APPOINTMENT

IN EXERCISE of the powers conferred by section 5 of the Courts Ordinance the Governor has been pleased to appoint—

JOHN RICHARD LANGSTON RUMSEY

to be a Magistrate of the Third Class with powers to hold a Subordinate Court of the Third Class within the limits of the Colony and Protectorate of Kenya in respect of matters only arising out of the Employment Ordinance (Cap 109), the Resident Labourers Ordinance (Cap 113) and the Registration of Persons Ordinance (Cap 50) and any amendments to the said Ordinances, and to exercise in respect of the said Ordinances all the powers of a Magistrate of the Third Class, save only that he shall not have the power to try offences against any of the provisions of the said Ordinances

By Command of the Governor

Nairobi,
30th January, 1952

JOHN WHYATT,
Member for Law and Order

GOVERNMENT NOTICE NO 121

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

J H BUTTER,
Acting Clerk to the Legislative Council

ARRANGEMENT OF SECTIONS

SECTION

- 1—Short title and commencement
- 2—Interpretation
- 3—Control of distribution import and export of wheat etc vested in the Member
- 4—Constitution and duties of Wheat Board
- 5—Appointment of agency
- 6—Licensing of existing millers
- 7—Permit to acquire or construct a mill
- 8—Provisions as to millers licences
- 9—Expansion of mills
- 10—Provision for licensed millers to acquire or construct additional mills
- 11—Increase of quota when existing mills have been expanded or additional mills acquired or constructed
- 12—Appeal
- 13—Provision as to a mill licence

SECTION

- 14—Sale and purchase of wheat by person other than agency prohibited
- 15—Saving in respect of wheat for use as seed
- 16—Agency to purchase all wheat offered for sale
- 17—Sale of wheat by agency
- 18—Miller to obtain wheat only from agency
- 19—Agency may require miller to grade wheat delivered to his mill
- 20—Power to require production of books accounts returns and other documents
- 21—Member may exempt wheat grown in African area
- 22—Member may make rules
- 23—Penalties
- 24—Ordinance not to apply to grist
- 25—Repeal Schedule

A BILL ENTITLED
AN ORDINANCE TO REPEAL THE WHEAT (SALE)
ORDINANCE AND TO MAKE BETTER PRO-
VISION FOR REGULATING THE SALE AND
DISTRIBUTION AND THE IMPORT AND EXPORT
OF WHEAT, FLOUR AND WHEATFEED AND FOR
MATTERS INCIDENTAL THERETO AND CON-
NECTED THEREWITH

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

Short title and commencement

1. This Ordinance may be cited as the Wheat Industry Ordinance, 1952, and shall come into operation on such date as the Governor may by notice in the Gazette appoint

Interpretation

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

“agency” means any person appointed by the Member under section 5 of this Ordinance to be an agency for the purposes of this Ordinance,

“to export” with its grammatical variations and cognate expressions means to take or send, or cause to be taken or sent, out of the East African territories,

“East African territories” means the Colony, the Uganda Protectorate, Tanganyika Territory and Zanzibar,

“flour” means any product of milled wheat intended for human consumption,

“grist” means wheat which has been converted into flour for the domestic use of the grower of the wheat,

“licensed miller” means a person licensed under section 6 of this Ordinance to convert wheat into flour in a licensed mill,

“mill” means any premises in which wheat is converted into flour for the purpose of sale,

“miller” means a person who converts wheat into flour for the purpose of sale,

“mill licence” means a licence granted under section 13 of this Ordinance,

“miller’s licence” means a licence granted under section 6 of this Ordinance,

“to purchase” includes to agree or to contract to purchase and “purchase” shall be construed accordingly,

“to sell” includes to agree or to contract to sell, and “sale” shall be construed accordingly,

5 “Wheat Board” means the Board constituted under section 4 of this Ordinance,

“wheatfeed” means any by-product of milled wheat not intended for human consumption,

10 “wheat grower” means any person who grows wheat for sale

3. (1) The control of the marketing and distribution of wheat, flour and wheatfeed is vested in the Member, so, however, that the Member shall obtain the advice of the Wheat Board in relation thereto

Control of distribution, import and export of wheat, etc vested in the Member

15 (2) The control of the import and export of wheat, flour and wheatfeed is vested in the Member

Provided that the Member shall ensure—

20 (a) after consultation with the Administrator of the High Commission, that the reasonable requirements of the Government of the Uganda Protectorate and Tanganyika Territory are supplied,

(b) that wheat is exported only through an agency, and

(c) that the local marketing and distribution of imported wheat is effected only through an agency

25 4. (1) There shall be constituted by the Member by notice in the Gazette a Board to be known as the Wheat Board which shall advise the Member on all matters relating to the exercise of his powers and the performance of his functions under this Ordinance

Constitution and duties of Wheat Board

30 (2) The Board shall consist of a Chairman and six other members who shall be appointed by the Member Not less than four of the six other members shall be wheat growers

35 (3) Not less than four members shall be selected for appointment from panels of names submitted, respectively, by the Board of Agriculture, the Board of Commerce and Industry and the Kenya National Farmers' Union

40 (4) The members of the Board shall hold office for such period and shall retire at such times and in such manner as may be prescribed by rules made under section 22 of this Ordinance

(5) A quorum of the Board shall be three

(6) Subject to any rules prescribing the procedure of the Board, the Board shall have power to regulate its own proceedings

45 (7) The powers of the Board shall not be affected by any vacancy in the membership thereof nor by the fact that it is afterwards discovered that there was some defect in the appointment or qualifications of a person purporting to be a member of the Board

50 5. (1) The Member shall by notice in the Gazette appoint any person or persons to be an agency for the purposes of this Ordinance, and may in like manner revoke or vary any such appointment

Appointment of agency

(2) Where more than one agency is appointed the Member may in the notice appointing any such agency prescribe the area of the Colony in respect of which such agency is appointed and may by a like notice from time to time vary such area 5

Licensing of
existing millers

6. (1) No person shall after the commencement of this Ordinance carry on the business of a miller unless he is the holder of a miller's licence

(2) Every person who at the date of the commencement of this Ordinance is carrying on the business of a miller shall, 10 within one month of such date, apply to the Member for a miller's licence

(3) Where any applicant is, at the date of the commencement of this Ordinance, carrying on the business of a miller, the Member shall if he is satisfied that the mill premises to 15 which the application relates are licensed in accordance with section 13 of this Ordinance grant him a miller's licence

Permit to
acquire or
construct a
mill

7. (1) Every person who on or after the date of the commencement of this Ordinance wishes to commence to carry on the business of a miller shall before he acquires any mill, 20 or commences to construct or equip any premises as a mill, apply to the Member for permission so to acquire or to construct or equip any premises as a mill Every application for a permit under this section shall be in the prescribed form

(2) On receiving an application for a permit to acquire 25 or to construct or equip premises as a mill the Member shall, after obtaining the advice of the Wheat Board thereon, in his discretion either grant or refuse the application

(3) An application for a miller's licence in respect of a mill for the acquisition, construction or equipping of which a 30 permit has been issued under this section shall not be made to the Member until the premises have been acquired or completely constructed or equipped, as the case may be and the mill premises have been licensed under section 13 of this Ordinance 35

Provisions as
to miller's
licences

8. (1) A miller's licence shall—

(a) authorize the holder thereof to mill at any mill in respect of which he holds a mill licence the quantity of wheat allocated in respect of such mill or, at the discretion of such miller, the aggregate of the 40 quantities of wheat allocated in respect of all or some of the mills for which mill licences have been granted to him,

(b) be in the form set out in Part I of the Schedule to this Ordinance, 45

(c) specify the number and date of the mill licence issued in respect of each mill under the licensed miller's control,

(d) become invalid upon any mill to which it relates—

(i) ceasing to be licensed under this Ordinance, 50

(ii) ceasing to be under the effective control of the licensed miller,

(e) not be transferable

(2) Every application for a miller's licence shall be in the prescribed form and shall be accompanied by the prescribed 55 fee

(3) Where an application for a miller's licence has been refused the Member shall cause the fee paid by the applicant to be refunded

9. (1) No person shall, except with prior permission in writing from the Member, make any addition to or replacement or substitution of any machinery in any mill in respect of which a mill licence is in force, which will have the effect of increasing the capacity for the production of flour at such mill

Expansion of
mills

(2) Any application under sub-section (1) of this section for permission to make any addition to or replacement or substitution of any machinery as is mentioned in that sub-section shall be made in the prescribed form to the Member who after obtaining the advice of the Wheat Board, shall in his discretion either grant or refuse permission

10. (1) No licensed miller shall acquire any mill or commence to construct or equip any premises as a mill, other than those in respect of which the number and date of the mill licences are specified on his miller's licence, unless he has obtained from the Member permission so to do. An application for permission shall be in the prescribed form

Provision for
licensed millers
to acquire or
construct
additional mills

(2) On receiving an application for permission under sub-section (1) of this section from a licensed miller the Member shall, after obtaining the advice of the Wheat Board thereon, in his discretion either grant or refuse the application

(3) An application for a miller's licence in respect of a mill to which this section relates shall not be made to the Member until the premises have been acquired or completely constructed or equipped, and have been licensed under section 13 of this Ordinance

11. Where under section 9 or 10 of this Ordinance a licensed miller has been granted permission to make any addition to or replacement or substitution of any machinery in any mill, or to acquire a mill or to construct or equip any other mill, the Member may, on the advice of the Wheat Board, increase the quantity of wheat allocated to such miller

Increase of
quota when
existing mills
have been
expanded or
additional mills
acquired or
constructed

12. Any person aggrieved by the refusal of the Member to grant a licence under section 6 or 13 of this Ordinance or to grant any permission required under section 7, 9 or 10 of this Ordinance may within thirty days of the date of such refusal appeal to the Supreme Court

Appeal

13. (1) No premises shall be used as a mill unless there is in force in relation thereto a valid mill licence granted by the Member

Provisions as to
a mill licence

(2) No wheat shall be converted into flour in any licensed mill except by means of such machinery as shall be specified in the licence relating to such mill

45 (3) A mill licence—

(a) shall entitle the holder of a miller's licence in respect of the mill to which such licence relates to be allocated by the Member on the advice of the Wheat Board a quantity of wheat for milling at such mill,

50 (b) shall entitle the licensed miller of the mill to which it relates to obtain from an agency the quantity of wheat allocated in respect of such mill unless by reason of some factor affecting the available supply of wheat, or the requirements of the Uganda Protectorate or Tanganyika Territory or by reason of the smallness of the local demand for flour, the Member otherwise directs,

55

(c) shall not be issued in respect of any mill unless the premises thereof are licensed under the Public Health (Manufacture, Preparation, Packing and Repacking of Food) Rules (Cap 130 of the Revised Subsidiary Legislation) and shall become invalid 5 upon the premises ceasing to be so licensed,

(d) shall be in the form set out in Part II of the Schedule to this Ordinance

(4) Where an application for a mill licence has been refused the Member shall cause the fee paid by the applicant 10 to be refunded

(5) In determining the amount of the quantity of wheat to be allocated in respect of any mill regard shall be had to the capacity of the mill, which capacity shall be calculated by reference to a formula to be prescribed 15

(6) An application for a mill licence shall be made on the prescribed form and accompanied by the prescribed fee

(7) Where an applicant for a mill licence is, at the date of the commencement of this Ordinance, carrying on the business of a miller on the premises to which the application re- 20 lates the Member shall, if he is satisfied that the premises are licensed under the aforementioned Public Health (Manufacture, Preparation, Packing and Repacking of Food) Rules, grant such licence

Sale and purchase of wheat by person other than agency prohibited

14. (1) Subject to the provisions of section 15 of this 25 Ordinance—

(a) no wheat grower shall sell any wheat to any person other than an agency, and

(b) no person, other than an agency, shall purchase any wheat from any wheat grower 30

(2) Any person who acts in contravention of this section shall be guilty of an offence against this Ordinance

Saving in respect of wheat for use as seed

15. Nothing in section 14 of this Ordinance shall apply to the sale or purchase of wheat for use as seed

Agency to purchase all wheat offered for sale

16. An agency shall, subject to the provisions of any 35 rules regulating the period during which a wheat grower may be required to store wheat grown by him for sale, purchase all wheat offered for sale to the agency by any wheat grower

Sale of wheat by agency

17. An agency shall sell wheat to—

(a) a licensed miller up to such quantity as may from time 40 to time be directed by the Member on the advice of the Wheat Board,

(b) any person for export as grain, in such quantity and subject to such conditions as the Member may, on the advice of the Wheat Board, approve, 45

(c) such other persons for such other purposes and subject to such conditions as may be prescribed by rules made by the Member, on the advice of the Wheat Board, under section 22 of this Ordinance

Miller to obtain wheat only from agency

18. (1) No licensed miller shall purchase or take delivery 50 of any wheat except from an agency

(2) Any licensed miller who contravenes the provisions of this section shall be guilty of an offence against this Ordinance

19. (1) Every licensed miller shall, if required by an agency, undertake the proper grading of all wheat delivered to his mill in accordance with any grading rules which may from time to time be made by the Member under section 22 of this Ordinance

Agency may require miller to grade wheat delivered to his mill

(2) Any licensed miller who, being so required as aforesaid, fails to grade all wheat delivered to his mill in accordance with any grading rules from time to time in force shall be guilty of an offence against this Ordinance

10 20. (1) The Member, on the advice of the Wheat Board, shall have power to require any miller to produce such books, accounts, returns, and other documents, and to give such information, as the Member may think necessary in order to satisfy himself as to the quantity of wheat delivered to the mill of any such miller or the amount of flour milled by such miller

Power to require production of books, accounts, returns, and other documents

(2) Any miller who being so required by the Member, refuses or neglects to produce any such book, account, return, or other document, or to give any such information as aforesaid, shall be guilty of an offence against this Ordinance

(3) After giving reasonable notice to the miller the Member may, on the advice of the Wheat Board, cause an inspection of any mill to be carried out for the purpose of ascertaining whether the machinery of the mill corresponds with the specifications described in the mill licence

21. (1) The Member may by notice in the Gazette exempt from the provisions of this Ordinance the sale and purchase of wheat grown by Africans in any African area for consumption within such area

Member may exempt wheat grown in African area

30 (2) For the purposes of this section "African area" means any area of land situate within the Native Lands

22. The Member may, after consultation with the Wheat Board, make rules generally for better carrying out the provisions and purposes of this Ordinance and without prejudice to the generality of the foregoing power any such rules may—

Member may make rules

(a) prescribe anything required by this Ordinance to be prescribed,

40 (b) prescribe the conditions subject to which an agency may be appointed,

(c) prescribe any additional duties and functions, not inconsistent with this Ordinance, which an agency shall perform or carry out,

45 (d) prescribe the conditions under which wheat, flour and wheatfeed may be marketed, distributed, imported or exported, and the grades of flour and wheatfeed which may be milled for sale,

50 (e) prescribe the persons to whom, the purposes for which and the conditions subject to which an agency may under paragraph (c) of section 17 of this Ordinance, sell wheat,

(f) prescribe the type and specifications of the machinery plant and apparatus which may be installed in a mill

23. (1) Any person guilty of an offence against this Ordinance shall, on conviction before a subordinate court of the first or second class be liable in respect of a first offence to a fine not exceeding two thousand shillings or to imprisonment for a term not exceeding six months or to both such fine

Penalties

and imprisonment, and in respect of a second or subsequent offence shall be liable to a fine not exceeding ten thousand shillings or to imprisonment for a term not exceeding twelve months or to both such fine and imprisonment

(2) A court shall upon passing sentence on a licensed miller in respect of a second or subsequent offence against this Ordinance forthwith report such conviction and sentence to the Member

(3) The Member upon receiving any such report as aforesaid shall, after the time for appealing has expired or, if an appeal has been filed, after any such appeal has been dismissed, take into consideration all the circumstances of the case, and, if the Member thinks fit, may make an order cancelling the licence of such miller

(4) Any person whose licence has been cancelled by the Member as aforesaid shall not be entitled at any time thereafter again to be licensed as a miller except with the prior consent of the Member

(5) Any person aggrieved by the cancellation of his licence under this section may appeal to the Supreme Court

Ordinance not
to apply to
grist

24. Nothing in this Ordinance shall apply to grist

Repeal
Cap 198

25 The Wheat (Sale) Ordinance is repealed

SCHEDULE

PART I—THE WHEAT INDUSTRY ORDINANCE, 1952

Miller's Licence

(Sections 6 and 8)

No of Licence

Name of Licensee

Address of Licensee

is hereby licensed as a miller under the provisions of the Wheat Industry Ordinance, 1952, and is hereby authorized to convert wheat into flour in the mill or mills in respect of which the following mill licence or licences have been issued for so long as such licences remain valid and the mill remains under the effective control of the said

Mill Licence No _____ of (date)

Mill Licence No _____ of (date)

Mill Licence No _____ of (date)

This Licence is not transferable

Dated at Nairobi this _____ day of _____, 19

*Member for Agriculture and Natural
Resources*

PART II—THE WHEAT INDUSTRY ORDINANCE, 1952

Mill Licence

(Section 13)

- (1) No of Licence
- (2) Name and description of mill premises
- (3) Type of mill (full technical details to be stated including details of machinery for converting wheat into flour)
- (4) Location of mill premises
- (5) Name and address of present owner of mill premises
- (6) Name and address of present occupier of mill premises
- (7) Number and date of licence held under the Public Health (Manufacture, Preparation, Packing and Repacking of Food) Rules (Cap 130 of the Revised Subsidiary Legislation)

The mill premises described in this Licence are hereby licensed as a mill under the provisions of the Wheat Industry Ordinance, 1952

Dated at Nairobi this day of , 19

Member for Agriculture and Natural Resources

Note—This licence shall cease to be valid should the premises described in the licence cease at any time to be licensed under the Public Health (Manufacture, Preparation, Packing and Repacking of Food) Rules aforesaid

MEMORANDUM OF OBJECTS AND REASONS

The primary purpose of this Bill will be to make better provision for the economic marketing and distribution of wheat and flour grown and produced in the Colony

To achieve these objects the Bill will prohibit the carrying on of the business of a miller except under licence and will require all mills to be licensed. This, it is hoped, will result in the avoidance of any redundancy of mills by ensuring that additional mills will not be licensed where existing mills are sufficient to mill the wheat available, having regard to the quantity of wheat produced and the local demand for flour, and the requirements of neighbouring East African territories

Clause 3 of the Bill will vest the marketing and distribution, and the allocation to East African territories, of wheat, flour and wheatfeed in the Member, who, however, is required to exercise his control in accordance with the advice of the Wheat Board. Where allocation to East African territories is concerned, the Bill provides that the reasonable requirements of the Uganda Protectorate and Tanganyika Territory shall be met and for this purpose consultation with the Administrator of the High Commission is required. This clause will also vest in the Member the control of the import and export of wheat, flour and wheatfeed

Clause 4 will establish the Wheat Board which will advise the Member on all matters relating to the exercise of his powers and the performance of his functions under the Ordinance

Clause 5 will provide for the appointment by the Member of one or more agencies for the purposes of the Ordinance

Clause 6 deals with the licensing of millers. The clause provides that no person, after the commencement of the Ordinance, shall carry on the business of a miller unless he is the holder of a Miller's Licence. The clause further provides that every person who at the date of the commencement of the Ordinance is carrying on the business of a miller shall apply to the Member for a Miller's Licence. In the case of existing millers the Member shall grant such application provided he is satisfied that the mill or mills to which the application relates are licensed as mills under section 13 of the Ordinance. *Clause 8* contains provisions relating to a Miller's Licence

Clause 7 provides that every person who on or after the date of the commencement of this Ordinance wishes to commence to carry on the business of a miller shall, before he acquires any mill or commences to construct any premises as a mill, apply to the Member for a permit to acquire or construct a mill. The clause empowers the Member in his discretion, after obtaining the advice of the Wheat Board, either to grant or refuse a permit. A person who has received a permit to acquire or construct a mill under this clause may apply for a Miller's Licence in respect of the mill which has been acquired or constructed after the mill premises have been licensed in accordance with *clause 13* of this Ordinance.

Clause 9 provides for the expansion of existing mills. Under this clause no person, except with the prior permission in writing of the Member, may make any addition to or replacement or substitution of any machinery in any mill in respect of which a licence is in force which will have the effect of increasing the capacity for the production of flour in any such mill.

Clause 10 prohibits a licensed miller acquiring any mill or commencing to construct any premises as a mill additional to those specified in his Miller's Licence, until he has obtained from the Member a permit to acquire or construct such mill.

Clause 11 will enable a licensed miller to obtain an increase in the quantity of wheat allocated by the Member when by reason of the expansion of his existing mills or the acquisition of new mills the capacity of his mills has been increased.

Clause 12 provides for an appeal to the Supreme Court by any person aggrieved by the refusal of the Member to grant any licence or permission required under the Ordinance.

Clause 13 contains provisions relating to a mill licence. Under this clause no premises may be used as a mill unless licensed as a mill, and no wheat may be converted into flour in any licensed mill except by such machinery as shall be specified in the licence relating to the mill. This clause also provides that a mill licence shall entitle the holder of a miller's licence in respect of a mill to which such licence relates to be allocated by the Member on the advice of the Wheat Board, a quantity of wheat for milling at such mill and shall also entitle such miller to obtain from an agency the quantity of wheat allocated in respect of such mill, unless by reason of the available supply of wheat or the requirements of the Uganda Protectorate or Tanganyika Territory or the smallness of the local demand for flour, the Member otherwise directs. A mill licence may not be issued in respect of any mill unless the premises thereof are licensed under the Public Health (Manufacture, Preparation, Packing and Repacking of Food) Rules (Cap 130 of the Revised Subsidiary Legislation), and such a licence becomes invalid if the premises cease to be so licensed. Special provision is, however, made whereby any premises in which a mill was, at the commencement of the Ordinance, being operated shall be licensed if the Member is satisfied that the premises are licensed under the Public Health (Manufacture, Preparation, Packing and Repacking of Food) Rules.

Clauses 14, 15, 16, 17 and 18 contain provisions relating to the purchase and sale of wheat.

Clause 19 provides that an agency may require a miller to grade all wheat delivered to his mill in accordance with grading rules from time to time in force.

Clause 20 will empower the Member on the advice of the Wheat Board to require the production of documents necessary to satisfy himself as to the quantity of wheat delivered at any mill or the amount of flour milled, the clause will also empower the Member, after giving reasonable notice to the miller, to cause inspection of any mill to be carried out for the purpose of ascertaining whether the machinery of any mill corresponds with the specification set out in the mill licence.

Clause 21 will enable the Member to exempt wheat grown and consumed in any African area from the provisions of the Ordinance.

It is not expected that any additional expenditure of public moneys will be incurred if the provisions of this Bill become law.

Nairobi,
31st January, 1952

JOHN WHYATT,
Attorney General

GOVERNMENT NOTICE No 122

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

J H BUTTER

Acting Clerk to the Legislative Council

**A BILL ENTITLED
AN ORDINANCE TO AMEND THE ESSENTIAL
SERVICES (ARBITRATION) ORDINANCE, 1950**

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 Essential Services (Arbitration) (Amendment) Ordinance, 1952, and shall be read and construed as one with the Essential Services (Arbitration) Ordinance, 1950, hereinafter referred to as the principal Ordinance

Short title

No 4 of 1950

2. Sub-section (3) of section 18 of the principal Ordinance is repealed

Amendment of section 18 of the principal Ordinance

MEMORANDUM OF OBJECTS AND REASONS

Section 18 of the Essential Services (Arbitration) Ordinance, 1950 (herein referred to as the principal Ordinance), makes it an offence for any person to declare, instigate, counsel, procure or abet a lock-out or strike in any essential service within the meaning of section 2 of the Ordinance, unless a trade dispute exists and has been reported to the Labour Commissioner and has not during a period of twenty-one days or such longer period as the Member may have allowed been settled or referred to an Arbitration Tribunal. Sub-section (3) of the same section limits the operation of the section to a period of two years.

Experience gained during this period has shown that it is necessary to retain the power to prosecute not only those who take part in illegal lockouts and strikes but also those who foment them. This Bill will accordingly repeal sub-section (3) of the principal Ordinance and thereby provide for the continuance in force of the section.

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

Nairobi,
31st January, 1952

JOHN WHYATT,
Attorney General

GOVERNMENT NOTICE No 123

**REGISTRATION OF PERSONS ORDINANCE
(Cap 50)**

EXEMPTIONS

IN EXERCISE of the powers conferred upon me by sub-section (iv) of section 2 of the Registration of Persons Ordinance 1947 I hereby grant exemption from the provisions of the Ordinance to the person whose particulars are set forth in the Schedule hereto

Nairobi,
28th January, 1952

A W KILLICK,
Principal Registrar

SCHEDULE

Mr James Henry Hammond c/o Standard Bank of South Africa, Ltd, P O Box 701, Nairobi

GOVERNMENT NOTICE No 124

**THE REGISTRATION OF PERSONS ORDINANCE
(Cap 50)**

CANCELLATION OF APPOINTMENT

IN EXERCISE of the powers thereunto enabling me, I hereby cancel the appointment of the persons named in the Schedule hereto as Registration Officers with effect from the date shown against their names

Nairobi,
1st February, 1952

A W KILLICK,
Principal Registrar

SCHEDULE

Province—Rift Valley
Name and address—Mrs Nancy Russell, c/o District Officer, Naivasha
Date of cancellation—22nd January, 1952
Province—Rift Valley
Name and address—Miss Hilda Maude Martin c/o Labour Office, Nakuru
Date of cancellation—1st February, 1952

GOVERNMENT NOTICE No 125

**REGISTRATION OF PERSONS ORDINANCE
(Cap 50)**

APPOINTMENT

IN EXERCISE of the powers conferred upon me by sub-section 2 of section 4 of the Registration of Persons Ordinance, 1947 I hereby appoint the person named in the Schedule hereto to be Registration Officer for the purpose of the Ordinance with effect from the date shown against her name —

SCHEDULE

Province—Rift Valley
Name and address—Mrs Sylvia Dorothy Mangeri, c/o District Commissioner, Naivasha
Date—22nd January, 1952
Area of jurisdiction—Naivasha District

Nairobi,
31st January 1952

A W KILLICK,
Principal Registrar

GOVERNMENT NOTICE No 126

(S A Imm 69/10)

**THE IMMIGRATION (CONTROL) ORDINANCE
(Cap 51)**

REVOCATION OF APPOINTMENT

IN EXERCISE of the powers conferred by section 3 of the Immigration (Control) Ordinance and all other powers thereunto enabling him, the Governor has been pleased to cancel, with effect from the 28th day of December, 1951, the appointment of Mr John Gerald Carter as a Deputy Principal Immigration Officer, which appointment was effected by Government Notice No 1078 dated the 21st day of October, 1949

By Command of the Governor

Nairobi,
30th January, 1952

JOHN WHYATT,
Member for Law and Order

GOVERNMENT NOTICE No 127

OBITUARY

The Governor deeply regrets to announce the death of Miss Grace Nutt, Stenographer, Agricultural Department, which occurred in Mosh Hospital on 23rd January, 1952

Miss Nutt joined the Agricultural Department on 1st August 1950, and by her death the Government has lost the services of a loyal and efficient officer

GOVERNMENT NOTICE No 128

(S/E 7/2/1/2 III)

ASIAN CIVIL SERVICE ADVISORY BOARD

APPOINTMENT

IT IS notified for general information that the Governor has been pleased to appoint—

N R DESAI, Esq

to be a member of the Asian Civil Service Advisory Board in place of S H Shamsi, Esq, resigned

Government Notice No 551 of 5th May, 1951, is varied accordingly

Nairobi,
28th January, 1952

C H HARTWELL,
Acting Deputy Chief Secretary

GOVERNMENT NOTICE No 129

THE TROUT ORDINANCE
(Cap 219)

TROUT FISHING IN THE SAGANA RIVER IN THE NYERI DISTRICT

IN EXERCISE of the powers conferred by section 4 of the Trout Ordinance I hereby declare that —

(1) Government Notice No 223 of 27th February, 1951, Government Notice No 612 of 29th May 1951, Government Notice No 1317 of 4th December 1951, and Government Notice No 1407 of 25th December 1951 are cancelled

(2) That portion of the Sagana River up-stream of the notice board at the bridge where the Tagwa Hill-Ragati Road crosses the Sagana River in the forest reserve and demarcated by a notice board is closed for the purpose of trout fishing

(3) On that portion of the Sagana River from the notice board at the bridge where the Tagwa Hill-Ragati Road crosses the Sagana River in the Forest Reserve and demarcated by a notice board down-stream to the public fishing camp in the native reserve no bait or lure other than an artificial fly dressed on a single hook shall be used

(4) On that portion of the Sagana River down-stream of the public fishing camp in the native reserve there shall be no restriction as to the artificial flies or lures which may be used

(5) In the Sagana River no person shall kill more than six fish in any one day

(6) This rule shall come into force on the 10th day of February, 1952

Nairobi
17th January, 1952

W HALE,
Game Warden

GOVERNMENT NOTICE No 130

THE TROUT ORDINANCE
(Cap 219)

TROUT FISHING IN THE BURGURET RIVER IN THE NANYUKI DISTRICT

IN EXERCISE of the powers conferred by section 4 of the Trout Ordinance I hereby declare that —

(1) Government Notice No 125 of the 20th day of January, 1949, is cancelled

(2) That portion of the river within the forest reserve up-stream of a notice board placed approximately one mile up-stream of the Public Works Department gauging weir is closed for fishing

(3) The true right hand bank of the river from the notice board within the forest reserve down stream to a point (marked by a notice board) approximately one mile down-stream of the bridge on the main Nyeri Nanyuki Road is open for the purpose of trout fishing

(4) No bait or lure other than an artificial fly dressed on a single hook shall be used on the Burguret River

(5) In the Burguret River no person shall kill more than four fish in any one day

(6) This rule shall come into force on the 1st day of February, 1952

Nairobi
22nd January 1952

W HALE,
Game Warden

GOVERNMENT NOTICE No 131

(L 237/9)

THE CRIMINAL PROCEDURE CODE
(Cap 27)

APPOINTMENTS

IN EXERCISE of the powers conferred by sub-section (1) of section 85 of the Criminal Procedure Code, the Governor has been pleased to appoint—

the Labour Commissioner
the Deputy Labour Commissioner,
the Principal Labour Officer
all Senior Labour Officers
all Labour Officers
all Assistant Labour Officers

the Principal Registrar, the Registrar and all Assistant Registrars appointed under the Registration of Persons Ordinance (Cap 50),

to be public prosecutors in respect of the offences mentioned in the Schedule hereto

Government Notice No 484 dated the 15th day of June, 1944 is cancelled

By Command of the Governor

Nairobi,
30th January, 1952

JOHN WHYATT,
Member for Law and Order

SCHEDULE

Offences against the Registration of Persons Ordinance (Cap 50)

Offences against the Employment Ordinance (Cap 109)

Offences against the Domestic Employment (Registration Ordinance) (Cap 110)

Offences against the Employment of Women, Young Persons and Children Ordinance (Cap 111)

Offences against the Resident Labourers Ordinance (Cap 113)

Offences against the Trade Unions and Trade Disputes Ordinance (Cap 117)

Offences against the Essential Services (Arbitration) Ordinance, 1950 (No 4 of 1950)

Offences against the Regulation of Wages and Conditions of Employment Ordinance 1951 (No 1 of 1951)

Offences against sections 124, 238 (c), 238 (g), 238 (h), 239 and 261 of the Penal Code

GOVERNMENT NOTICE No 132

THE TOWNSHIPS ORDINANCE
(Cap 133)

TOWNSHIP COMMITTEE—APPOINTMENTS

IN EXERCISE of the powers thereto enabling me, I hereby appoint the following to be members of the Ol Kalou Township Committee for 1952 —

The District Commissioner, Nakuru (*Chairman*)
Rev W J Walton
H D White, Esq
C H Odendaal, Esq
Dr A Spoerry
Kanji Virji Unia Esq
B N Pandya Esq
Onesiforo Moiro, Esq

Nakuru,
28th January, 1952

R D F RYLAND,
*Provincial Commissioner
Rift Valley Province*

GOVERNMENT NOTICE No 133

THE EDUCATION ORDINANCE
(Cap 90)

APPOINTMENTS

IN EXERCISE of the powers conferred by section 6 of the Education Ordinance the Governor has been pleased to appoint—

The Director of Education (*Chairman*)
The Deputy Director of Education
The Assistant Director of Education (Asian),
The Assistant Director of Education (Women and Girls),
The Chief Inspector of Schools
Lieut Colonel the Hon S G Gherse OBE,
Dr B Pinto,
Dr C Raymond,
Dr A C L de Sousa,
Dr C C Vaz
The Very Reverend Father J J O Meera

to be members of the Advisory Council on Goan Education

By Command of the Governor

Nairobi,
29th January, 1952

C H HARTWELL,
Acting Deputy Chief Secretary

GOVERNMENT NOTICE No 134

(Quar/O)

THE ANIMAL DISEASES ORDINANCE
(Cap 213)

IN EXERCISE of the powers conferred by section 4 of the Animal Diseases Ordinance I Robert Alston Hammond, Acting Director of Veterinary Services do hereby declare—

- (a) the areas described in Schedule I and Schedule II to be infected areas in respect of the diseases respectively indicated at the head of such Schedules and
- (b) that the Proclamation and Government Notices specified in the first column of Schedule III hereto be amended in the manner specified in the second column of such Schedule

Kabete
25th January 1952

R A HAMMOND,
Acting Director of Veterinary Services

SCHEDULE I—FOOT AND MOUTH DISEASE

- L O 3630, 2681, 2683 and southern portion of 2682, T L Nicholson, Esq Whiterocks Farms, Subukia, Nakuru District
- L O 2598 5194 E Howard Williams Esq P O Naro Moru Nanyuki District
- L O 2564 T E Aggett, Esq P O Nanyuki Nanyuki District
- L O 2385 2388 2394 2393 and 7250 I N K Tomlinson Esq, P O Rumuruti, Laikipia District
- L O 2386 J Wallace Esq, P O Rumuruti Laikipia District
- L O 6701 6702 6703 and 1857 Delamere Estates Ltd, Soysambu, P O Elmenteita Nakuru District
- L O 6532, 6533 and 6546 Major A D Tatham Walter Narvasha District
- L O 6042/1 L T Randall Esq Songhor District
- L O 6042/2 Kaamasai Songhor District
- L O 6047, 1475, Siret Tea Co, Ltd, Songhor District
- L O 1474/R, 4074, A N Cooper, Esq Songhor District
- L O 6010, C F Ferguson, Esq, Songhor District
- L O 6032, 6011 and 1463, Mberere, Ltd, Songhor District
- L O 2616 2621 1617 and 5167, R Carnegie Esq P O Ngobit, Laikipia District
- L O 3364 3366, 6306 and 2595 A G Seton, Esq, P O Naro Moru Nanyuki District
- L O 459/4 and 459/5 J Bock Esq Oldobeye Estate, Elmenteita Nakuru District
- L O 6574, 3981 3982, 3983 5697/2 5686 459/6 and 5696 Lady Claude Hamilton, Nderit Estate Elmenteita, Nakuru District
- L O 4339 and 2956/2/1/1, Captain H M Harries Elmenteita, Nakuru District
- L O 2956/2/1/2 Messrs McCall and Aitkenhead, Elmenteita, Nakuru District
- L O 3213 and 2753, M B Randall Esq, P O Nanyuki, Nanyuki District
- L O 3267 6321, 2536 and 2534, B H Curry, Esq, P O Rumuruti Laikipia District
- L O 3270 2532, 6393 and 5195 G C Aggett Esq, P O Thomson's Falls Laikipia District

SCHEDULE II—CONTAGIOUS BOVINE PLEURO PNEUMONIA

Iveti Location, Machakos Native Area The District Commissioner, Machakos Machakos District

SCHEDULE III

First Column	Second Column
Proclamation No 67 dated the 6th day of December 1949	By deleting from Schedule I (East Coast Fever) thereto the following — ‘L O 5233 and portion of L O 2678, Colonel R T Stanyforth, P O Lake Solai Nakuru District
Government Notice No 1036 dated the 18th day of September, 1951	By deleting from Schedule II (Trypanosomiasis) thereto the following — ‘L R 3864 A M Watson Esq P O Box 876, Nairobi, Nairobi District
Government Notice No 1136 dated the 7th day of October, 1950	By deleting from Schedule I (East Coast Fever) thereto the following — ‘L O 3925, 3926, 3927, 3928 and 3929, A W Hemphill, Esq, P O Mau Summit Nakuru District

GOVERNMENT NOTICE No 135

KAKAMEGA TOWNSHIP COMMITTEE

APPOINTMENTS

IN EXERCISE of the powers thereunto enabling me I hereby appoint the following to be Members of the Kakamega Township Committee for the year 1952 —

District Commissioner, North Nyanza (*Chairman*)
L C Flemmer Esq
Prabhatsingh M Malinda Esq
Dhulabhai M Patel, Esq
Odhavjibhai H Vithlani Esq
F Ingutia, Esq,
Medical Officer of Health Kakamega
Health Inspector, Kakamega
T W G Evans, Esq (*Secretary*)

C H WILLIAMS,
Provincial Commissioner
North Nyanza

Kisumu,
1952,

GENERAL NOTICE No 267

THE WAR LOAN ORDINANCE 1940

LOSS OF BOND CERTIFICATES

IN PURSUANCE of the provisions of regulation 17 (2) of the War Loan Regulations notice is hereby given that the undernoted 2½ per cent East African War Bond Certificates have been lost and that it is proposed after the expiration of 30 days from the date of this notice to the issue duplicates of such certificates

Series B of 1949-51 —No 4270 for £5

Name —Master Nazarali Hassanali Rawji

Series B of 1949-51 —No 6872 for £5 —

Name —Mr Hassanali Rawji

E J PETRIE,
Accountant General

GENERAL NOTICE No 268

THE FRAUDULENT TRANSFER OF BUSINESSES
ORDINANCE

NOTICE is hereby given that the business carried on by Abdul Aziz s/o Nizam Din and Noordin s/o Qutab Din (now deceased) under the name and style of The Yala Garage on L R No 2787 Subdivision No 59 Section XII, Nanyuki, Kenya has as from the 31st day of December, 1951 been dissolved by mutual consent by sale and transfer of the share of the said deceased by Mrs Jenab Bibi the administratrix of the estate of the said deceased to the said Abdul Aziz s/o Nizam Din who will henceforth carry on the said business in the same name and style of 'The Yala Garage' at the same place

All debts due and owing by the said business up to the 31st day of December 1951 will be received and paid by the said Abdul Aziz s/o Nizam Din

For Amin & Patel

C H PATEL

*Advocates for Mrs Jenab Bibi widow
and administratrix of the estate of
Noordin s/o Qutab Din (deceased) and
Abdul Aziz s/o Nizam Din*

Nairobi,
31st January, 1952

GENERAL NOTICE No 269

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between (1) Jethalal Valji (2) Premji Valji and (3) Vasram Valji carrying on business under the name and style of 'Jethalal Valji & Brothers' at Plot No 138/31 River Road Nairobi has been dissolved by mutual consent as from 20th January 1952, by the retirement therefrom of the said Premji Valji and Vasram Valji

The said business will be carried on by the said continuing partner Jethalal Valji under the same firm name and style at the same place and address

All debts due to and owing by the said partnership business will be received and paid by the said continuing partner

JETHALAL VALJI

Continuing partner

PREMI VALJI

VASRAM VALJI

Outgoing partners

Nairobi
31st January 1952

GENERAL NOTICE No 270

NOTICE OF CHANGE OF NAME

I Aldo Alberto Reverberi dei Conti di Montecchio of Nairobi, heretofore called and known by the name of Aldo Alberto Reverberi hereby give public notice that by a deed poll dated the 29th day of January 1952 duly executed and attested by me I formally and absolutely renounced and abandoned the use of my said name Aldo Alberto Reverberi and reassumed and readopted in place thereof the use of my surname Reverberi dei Conti di Montecchio for all purposes, and I hereby authorize and request all persons to designate and address me by the said reassumed name of Reverberi dei Conti di Montecchio

REVERBERI DEI CONTI DI MONTECCHIO,

formerly Aldo Alberto Reverberi dei Conti di Montecchio

Nairobi, 29th January, 1952

GENERAL NOTICE NO 271

CIVIL SERVICE EXAMINATION FOR EUROPEAN CLERKS, MARCH, 1952

IT IS notified for general information that the above examination will be held on 19th and 20th March, 1952, at centres to be arranged in Nairobi, Mombasa, Nakuru, Nyeri and Kisumu

Entries close on 20th February, 1952, and entry forms may be obtained from the Education Department

In no circumstances will late entries be accepted

G E FREISLICH,
for Director of Education

GENERAL NOTICE NO 272

CIVIL SERVICE EXAMINATION FOR AFRICAN CLERKS, APRIL, 1952

THE examination will be that laid down in Regulations for the African Civil Service

The examinations in English and arithmetic will be held on Thursday 24th April, 1952 at centres to be arranged in Nairobi, Mombasa, Nyeri, Nakuru and Kisumu. The examination in typewriting will be held departmentally on a date to be arranged by the Director of Education who will supply question papers and instructions for the conduct of the examination to the head of the department in which the candidate is serving

Entries on the prescribed form should reach the Education Department not later than 1st March, 1952

Heads of departments should indicate on the entry form the most suitable centre for their candidates to take the examination

Entry forms may be obtained on application to the Director of Education

In no circumstances will late entries be accepted

G E FREISLICH,
for Director of Education

GENERAL NOTICE NO 273

NAKURU LIQUOR LICENSING COURT
SPECIAL SESSION

DULY authorized by the Provincial Commissioner, Rift Valley Province, a special meeting of the Nakuru Liquor Licensing Court will be held at the office of the District Commissioner, Nakuru, on Monday 25th February, 1952, at 10.30 a.m. in order to consider the following applications—

Non-spirituous Liquor Licence

Messrs G M Patel, Plot No 18 Donald Avenue, Nakuru

Wholesale Liquor Licence

Mr Umardin Karimbux, Lake Road, P O Box 80, Nakuru

Nakuru, 25th January, 1952
G C M DOWSON, *Chairman*
Nakuru Liquor Licensing Court

GENERAL NOTICE NO 274

NAKURU DISTRICT COUNCIL
RESIDENT LABOURERS ORDINANCE

THE Nakuru District Council propose to make an order a meeting to be held on 11th March, 1952, under sections 19 and 23 of the Resident Labourers Ordinance, Cap 113 of the Laws of Kenya, 1948

Any objection to this proposed order must be lodged with the Executive Officer, Nakuru District Council, P O Box 138 Nakuru, within 28 days of the publication of this notice

PROPOSED ORDER

In exercise of the powers conferred upon the Nakuru District Council (hereinafter called the Council) by section 19 of the Resident Labourers Ordinance, Cap 113 of the Laws of Kenya, 1948 the Council hereby orders as follows—

1 This Order may be cited as the Resident Labourers (Nakuru District Council) Order 1952, and cancels and replaces the Resident Labourers (Nakuru District Council) Order of 1942, Government Notice No 969, and 1944, and Government Notice No 109, and shall apply to all farms situate within the jurisdiction of the Council and to the portions of all forest reserves within the boundaries of the Nakuru District Council area lying within one mile of the adjoining boundary of any farms to which this Order applies

2 The minimum number of days in a year for which any resident labourer shall work, and for which he shall receive wages, shall be 270

3 After the 30th day of June 1952 no resident labourer native or Somali shall keep any cattle, pigs, donkeys, goats or more than 15 sheep per family provided that after the aforesaid date—

(a) no sheep may be kept in the Molo Ward

(b) in Njoro Ward two sheep only may be kept in a boma or pen

(c) in Ravine Ward sheep to be limited to five per family,

(d) in the Solai Ward 10 sheep only to be kept to be eliminated over a period of three years ending on 30th June 1955,

(e) goats may be kept in lieu of sheep, to a limit of 10 per family within the portion of the Solai Ward lying to the west of the Nakuru-Solai Police Post-Whiterocks Road,

(f) the keeping of donkeys shall be prohibited except on permit by Council

4 After the 30th day of June, 1952, no resident labourer native or Somali, shall cultivate an area exceeding two acres provided that if he has more than one wife he may cultivate an extra acre—

(a) provided that after the 30th day of June, 1952, no resident labourer, native or Somali in the Molo, Tuui and Mau Summit Ward may cultivate an area exceeding one and a half acres

Nakuru,
1st February, 1952

C C WILKS, *Executive Officer*
Nakuru District Council

GENERAL NOTICE NO 275

DEED POLL

NOTICE is hereby given that by deed poll dated the 11th day of December, 1951, and registered in the Crown Lands Registry at Nairobi (Volume B 2 Folio 43/112) on the 14th day of December, 1951, our client, Mrs Helene Feingold of Songhor widow assumed that surname and abandoned her former surname of 'Judenkersch-Feingold' absolutely

She authorizes and directs that she and her issue be designated by that surname of 'Feingold'

Kisumu,
24th January, 1952

RUSSELL & COMPANY,
Advocates

GENERAL NOTICE NO 276

NYANZA DISTRICT COUNCIL

TENDERS FOR MOTOR GRADER

TENDERS are invited for the purchase of one No 12 Caterpillar motor grader (Autopatrol), which can be inspected at the workshops of Messrs Gailey and Roberts, Ltd, Nakuru

Tenders, in sealed envelopes marked "Tender for Autopatrol", must reach the undersigned not later than 29th February, 1952

The lowest or any other tender will not necessarily be accepted

Kenicho,
29th January, 1952

EISDELL COOPER,
Executive Officer

GENERAL NOTICE NO 277

NAIVASHA DISTRICT COUNCIL

THE RESIDENT LABOURERS (NAIVASHA DISTRICT COUNCIL) (AMENDMENT) ORDER, 1951

THE attention of employers of resident labourers area under the jurisdiction of the Naivasha District Council is invited to the above Order, which appeared as Government Notice No 96 in the Kenya Official Gazette Supplement No 4 of 22nd January, 1952

It is notified that no resident labourer, native or Somali shall keep any donkey on any farm unless he is in possession of a numbered metal disc issued annually by the Council on payment of a fee of Sh 2/50

Applications accompanied by the said fee should be made to the undersigned

Naivasha,
29th January, 1952

J C KERR,
Executive Officer
Naivasha District Council

GENERAL NOTICE NO 278

THE ABERDARE DISTRICT COUNCIL

CASUAL VACANCY—MARMANET WARD

NOTICE is hereby given in accordance with section 22 of the Local Government (District Councils) Ordinance, Cap 140, that an election will take place on Tuesday, 19th February, 1952, in order to fill a casual vacancy caused by the resignation of Councillor A Dykes

Every candidate for election must be a person whose name appears on the Voters Roll of the Aberdare District Council

Forms of nomination may be obtained at the offices of the Aberdare District Council, Nanyuki

Completed nomination papers must be delivered to the undersigned in person or by registered post not later than 1 p.m. on 19th February, 1952

Nanyuki,
5th February, 1952

J B WITHERICK,
Returning Officer

GENERAL NOTICE No 279

KENYA GOVERNMENT OVERSEAS BURSARIES 1952/53
EUROPEAN, ASIAN AND GOAN

APPLICATIONS for Kenya Government (European, Asian and Goan) Overseas Bursaries for 1952/53 should reach the Director of Education P O Box 340, Nairobi, not later than 31st March, 1952, or, in the case of candidates not resident in Kenya by 15th March, 1952. Applications received after these closing dates cannot be considered. Forms of application can be obtained from the Education Department.

Assistance will be limited to the children of parents domiciled in Kenya who have resided continuously in the Colony for a period of ten years. Absence from the Colony for the purpose of health or holidays will not be deemed to break the continuous residence, provided that the total period of absence during the ten years does not exceed three years. Candidates for bursaries must have completed five years continuous attendance at a school or schools in Kenya and preference will be given to those who have received the greater part of their education in the Colony. The candidate's parent or guardian is required to make a written declaration as to his financial inability to provide for the continued education of the candidate.

Candidates must hold the minimum matriculation requirements of the institution they wish to enter, these requirements can normally be obtained from their Kenya school principal. It should be noted that for entry to British universities the General Certificate of Education with certain subjects at advanced level is now essential.

Parents of present bursars are reminded that applications for renewals or extensions of existing bursaries should be made not later than 31st March, 1952, and should include a statement that the parent is unable to provide in full for the continued education of the bursar.

GENERAL NOTICE No 280

FREDERICK JAMES CREASE

PURSUANT to the Trustee Ordinance (No 28 of 1929) all persons having claims against the estate of the late Frederick James Crease, late of Nairobi who died in London on 18th January, 1952, are required to send particulars thereof to Trustee Department Barclays Bank (Dominion, Colonial and Overseas), P O Box 1120, Nairobi, Kenya Colony, on or before 2nd April, 1952, after which date the executors will proceed to distribute the assets having regard only to valid claims then notified.

29th January 1952

Trustee Department
Barclays Bank (D C & O) Nairobi

GENERAL NOTICE No 281

WINIFRED KATHERINE WYNDHAM GRATTAN

PURSUANT to the Trustee Ordinance (No 28 of 1929) all persons having claims against the estate of the late Winifred Katherine Wyndham Grattan, late of P O Box 3313, Nairobi, and of Kitale, who died on 13th January, 1952, are required to send particulars thereof to Trustee Department, Barclays Bank (Dominion, Colonial and Overseas), P O Box 1120, Nairobi, Kenya Colony, on or before 2nd April, 1952, after which date the executors will proceed to distribute the assets having regard only to valid claims then notified.

29th January, 1952

Trustee Department
Barclays Bank (D C & O) Nairobi

GENERAL NOTICE No 282

THE CITY COUNCIL OF NAIROBI 3½ PER CENT
STERLING REGISTERED STOCK, 1970/74

NOTICE having been given of the loss of the undermentioned Stock Certificate, a duplicate Certificate will be issued unless objection is filed with the undersigned within one month from the date hereof —

Stock Certificate No —402

Name —Lieut-Colonel Lionel Edward Lang

Amount —£500

On behalf of the City Council of Nairobi
for the National Bank of India Ltd
J W BALLARDIE Nairobi Registrar,
P O Box 281 Nairobi

GENERAL NOTICE No 283

THE MEDICAL PRACTITIONERS AND DENTISTS
ORDINANCE

THE undermentioned has been registered in accordance with the terms of the Medical Practitioners and Dentists Ordinance (Chapter 125 of the 1948 Edition) —

Name —Khosla, Ved Mitter L D S, R C S (EDIN), 1950

Address —P O Box 597, Nairobi

Practice —Private

GENERAL NOTICE No 284

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Lavendar Prudence Mabel Pearson-Gregory and Baroness Marie de Terwangne carrying on business under the firm name or style of "Art Continental" on Plot No 7458, Limuru, has been dissolved by mutual consent as from the 28th day of January, 1952, by retirement therefrom of the said Baroness Marie de Terwangne.

The said business will henceforth be carried on by the said Lavendar Prudence Mabel Pearson Gregory under the same style or firm name and all debts due to and owing by the old partnership will be received and paid by the said continuing partner.

MARIE DE TERWANGNE,

Retiring partner

Nairobi,
28th January, 1952

LAVENDAR P M PEARSON-GREGORY,
Continuing partner

GENERAL NOTICE No 285

THE FRAUDULENT TRANSFER OF BUSINESSES
ORDINANCE

NOTICE is hereby given that the business of passenger transport carried on by Rajabali Virji Merani under the name or style of 'Moto Bus Service' has been sold and transferred by him to Rehmat Khan s/o Kherdin as from the 10th day of January, 1952 and the said Rehmat Khan will as from the said date carry on the said business as sole proprietor.

Address of the vendor and purchaser is c/o P O Box 18, Kisumu.

The purchaser/transferee is not assuming any liability of the transferor incurred by him in the said business.

RAJABALI VIRJI MERANI,
Transferor

Kisumu,
17th January, 1952

REHMAT KHAN,
Transferee

GENERAL NOTICE No 286

PROBATE AND ADMINISTRATION

AGENCY CAUSE No 83 OF 1951

In the matter of Habbassi or Abbas Hassan, deceased

TAKE NOTICE that all persons having any claims against the estate of the above named Habbassi or Abbas Hassan, deceased, who died at Mombasa on the 18th day of August, 1951, are required to prove such claims before me the undersigned on or before the 29th day of March, 1952, after which date the claims so proved will be paid and the estate distributed according to law.

Mombasa,
23rd January, 1952

A C BECTOR,
Agent of the Public Trustee

GENERAL NOTICE No 287

PROBATE AND ADMINISTRATION

AGENCY CAUSE No 64 OF 1951

In the matter of Mbobu Mulu deceased

TAKE NOTICE that all persons having any claims against the estate of the above named Mbobu Mulu, deceased, who died at Mombasa on the 29th day of July, 1951, are required to prove such claims before me the undersigned on or before the 29th day of March, 1952, after which date the claims so proved will be paid and the estate distributed according to law.

Mombasa
23rd January, 1952

A C BECTOR,
Agent of the Public Trustee

GENERAL NOTICE No 288

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 192 OF 1951

In the matter of the estate of Valentine Henderson deceased

TAKE NOTICE that probate of the will of the above-named Valentine Henderson, who died at Nairobi in the Colony of Kenya on the 25th day of June, 1951, was granted on the 26th day of October, 1951, to Leonard Bedford and Christina Bedford the executors therein named and that all persons having any claims against the estate of the said deceased are required to prove the same with the undersigned on or before the 4th day of April, 1952, after which date the claims so proved will be paid and the estate distributed according to law.

Nairobi,
29th January 1952

HAMILTON, HARRISON & MATHEWS,
Advocates for the executors
Nairobi House Nairobi

GENERAL NOTICE No 289

THE WATER ORDINANCE, 1929

Unnamed Tributary of Kwoitobos River Trans Nzora District

APPLICATION by H M Bowker of Kitale for a water right from an unnamed tributary of the Kwoitobos River on L.R. No 3706 for a net quantity of 174,500 gallons per day of flood flow for general irrigation

Plans may be seen at the Public Works Department Head Office, Nairobi, and at the office of the Water Bailiff, Public Works Department, Eldoret

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

H M BOWKER, *Applicant*
P O Box 42 Kitale Kenya

GENERAL NOTICE No 290

THE NAIROBI AFRICAN TRADERS, LIMITED

NOTICE is hereby given that the creditors of the above named company, which is being wound up voluntarily by members of the company are required on or before 15th March 1952 to send in their names, addresses and particulars of their debts or claims to the undersigned, the liquidator of the said company, and if so required in writing from the said liquidator to come and prove the said debts or claims at such place and time as shall be specified in such notice or in default thereof they will be excluded from the benefit of any distribution made before such debts or claims are proved

E N KURIA, *Liquidator*
P O Box 3343 Nairobi

GENERAL NOTICE No 291

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between (1) Bawa Singh Mela Ram and (2) Andrew John Ribeiro, carrying on business under the name and style of Weiriot and Co has been dissolved by mutual consent as from the 31st day of December, 1951, by the retirement therefrom of the said Andrew John Ribeiro

The said business as from the 1st day of January, 1952, will be carried on by the continuing partner, Bawa Singh Mela Ram, and all debts due to and owing by the late firm will be received and paid by the said continuing partner

BAWA SINGH MELA RAM
Continuing partner

Nairobi
17th January, 1952

ANDREW JOHN RIBEIRO,
Retiring partner

GENERAL NOTICE No 292

COAST LIQUOR LICENSING COURT

SPECIAL MEETING

THE following additional application for liquor licence will be considered by the Coast Liquor Licensing Court at its meeting to be held on Monday, 25th February, 1952, at 10 a.m. in the District Commissioner's Office Mombasa —

Wine Merchants and Grocers Licence

Shah Raichand Hirji, trading as "Raichand Hirji and Company", No P 105, Makupa Road, Mombasa

Non spirituous Licence

Shah Raichand Hirji, trading as "Raichand Hirji and Company", No P 105 Makupa Road, Mombasa

Mombasa,
26th January 1952

F W GOODBODY, *Chairman*
Coast Liquor Licensing Court

GENERAL NOTICE No 293

THE BANKRUPTCY ORDINANCE

RECEIVING ORDER

Debtor's name — Claud Montagu Cutmore

Address — c/o Mr Charles Shackleton, Advocate, Private Bag, Mombasa

Description — Formerly carrying on business at Kikambala Hotel Kikambala

Date of filing petition — 25th January 1952

Court — H M Supreme Court of Kenya at Mombasa

No. of matter — 1 of 1952

Date of order — 28th January 1952

Whether debtor's or creditor's petition — Debtor's

Mombasa,
29th January 1952

A C BECTOR,
Agent of the Official Receiver
P O Box 366 Mombasa

GENERAL NOTICE No 294

THE EAST AFRICA HIGH COMMISSION TENDER BOARD

NOTICE TO TRANSPORT CONTRACTORS

TENDERS are invited for the transport of locust bait and stores to—

(a) any part of Kenya and Southern Ethiopia,

(b) any part of Northern Tanganyika

and for the supply of lorries (majority of which should be of 3 ton capacity) for working in the field under the Desert Locust Control based on —

(a) Nairobi, Nanyuki, Isiolo, Nakuru and Kitale

(b) Arusha and Moshi

2 The contractor may also be required to supply vehicles at the following places in Kenya or Southern Ethiopia: Lodwar, Mandera, Garissa, Baringo, Wajir, Voi, Mega, Nyeri, Kapado, Maisabiti, Thika, Narok, Moyale, Kitui, Magadi

Where the contractors are required to supply at the places named in this paragraph they may if they have no vehicles available at those places, supply from the nearest point thereto

3 Contractors may tender for the provision of transport in either or both of the above areas

4 Tenderers should state—

(a) number of lorries which could be appropriately licensed to the requirements of the Transport Licensing Board and which could be available on demand,

(b) tonnage capacity of each lorry,

(c) charge on a ton mile and/or load-mile basis (with no return load)

N.B.—Loads to be to the satisfaction of the loading officer. For the purpose of estimating a load of bait and not otherwise a quantity less than one ton and not less than three quarters may be considered as a full ton and *pro rata*,

(d) charge for a return load on a ton mile basis,

(e) charge where no load required, to a place scheduled in paragraph 2 from nearest place whence vehicle is available,

(f) retaining fee charge per day for a vehicle working in the field under Desert Locust Control

5 The successful tenderer will be required to enter into a contract with the East Africa High Commission and it will be an essential condition of the contract that the contractor shall have lorries available for use whenever required by the Desert Locust Control. Copies of the proposed form of contract may be obtained on application to the Chief Locust Officer, Desert Locust Control, P O Box 5152, Nairobi

6 Contractors will be required to supply their own petrol and oil but when working in the field away from normal supplies Desert Locust Control may arrange for supplies to be made available for purchase by them on cash payment

7 The tender must be calculated on a load mile and/or ton mile delivery and the breakdown of a lorry will be the responsibility of the contractor

8 If a lorry employed on a daily retention fee basis under the Desert Locust Control should break down no payment will be made for the days during which the lorry is not fit for work

9 The successful tenderer(s) will be required to contract from 22nd February 1952, to 21st February, 1953, and may be required to enter into a bond of £5,000. In addition the contractor will be required to agree to a clause in the contract whereby if he fails to produce the number of lorries required at any one time he will pay to the East Africa High Commission £5 per lorry per day, as liquidated damages, in respect of each lorry which he fails to produce

10 Present indications are—

(a) a campaign in the Northern Province of Kenya and Southern Ethiopia continuing from January to March, 1952, requiring possibly one to eighty or more lorries at any one time,

(b) a campaign in any or every part of Kenya, Northern Tanganyika and Southern Ethiopia from April, 1952, to December, 1952, requiring possibly one to two hundred lorries at any one time

11 No objection will be offered to the employment of sub-contractors

12 Satisfactory guarantee of ability to execute the contract must be given

13 Tenders in sealed envelopes marked "Transport" should reach the undersigned not later than 12 noon on Saturday, 16th February, 1952. The lowest or any tender will not necessarily be accepted

C A SULLIVAN, *Secretary*
East Africa High Commission Tender Board
The Treasury P O Box 591 Nairobi

GENERAL NOTICE No 101

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 CRIMINAL SESSIONS AT MOMBASA, 5-2-52
Tuesday 5th February, 1952, at 10 a.m.

For Mention

C C No 220/51 Rex v Ngugi wa Karuga
C C No 231/51 Rex v Ngugi wa Karuga

For Hearing

Cr C No 246/51 Rex v (1) Kangathi s/o Mukora, (2) Mbau s/o Chumi (3) Mutiso s/o Ndeto, (4) Peter Atinya Suza s/o Bukono, (5) Waithaka s/o Gichoha, (6) Matheni s/o Githungo, (7) Karanja s/o Kimani (8) Kiaie s/o Ngene and (9) Njoroge s/o Macharia
Cr C No 302A/51 Rex v (1) Abdallah bin Wendo, (2) Sheh bin Mwambere and (3) Bakari bin Mohamed
Cr C No 302B/51 Rex v (1) Abdallah bin Wendo, (2) Sheh bin Mwambere and (3) Bakari bin Mohamed
Cr C No 303/51 Rex v Ngoro s/o Mwanjaa
Cr C No 8/52 Rex v John Omolo s/o Lazaro Obalo
Cr C No 14/52 Rex v Kharati Ram
Cr C No 26/52 Rex v Kabalasi s/o Kangodo
Cr C No 24/52 Rex v Wandawa s/o Tiema
Cr A No 720/51 Abdullah bin Swaleh v Rex
Confirmation Case No 2/52 Rex v Janmohamed Jamal

SUPREME COURT CRIMINAL SESSIONS AT NAIROBI, 4 2 52

Cr C No 230/51 Rex v Nubi s/o Ndaka
Cr C No 278/51 Rex v Mwendwa s/o Kituu
Cr C No 280/51 Rex v Wabua s/o Oblya
Cr C No 282/51 Rex v Mukero s/o Muchumba
Cr C No 288/51 Rex v Mukima s/o Njoroge, alias Ngaruya s/o Njoroge
Cr C No 289/51 Rex v Essa s/o Ibrahim and another
Cr C No 294/51 Rex v Kasamba s/o Andaga
Cr C No 304/51 Rex v Gabriel ole Kimigotis
Cr C No 305/51 Rex v Koilian ole Olorogoro
Cr C No 307/51 Rex v Katandi s/o Kithunga
Cr C No 10/52 Rex v Ojuang s/o Owino and five others
Cr C No 16/52 Rex v Muthaka s/o Ndolo
Cr C No 4/52 Rex v Ihua s/o Kaiere
Cr C No 11/52 Rex v Ihua s/o Karere

SUPREME COURT CRIMINAL SESSIONS AT NAIROBI, 4-2-52

Cr C No 21/52 Rex v Maina s/o Macharia
Cr C No 27/52 Rex v Ngugi Gathirua
Cr C No 32/52 Rex v Samuel Goro s/o Naganga

SUPREME COURT CRIMINAL SESSIONS AT KISII, 6-2-52

Cr C No 176/51 Rex v Kerubo w/o Ayienda
Cr C No 178/51 Rex v Atinga s/o Oluoch alias Nyaite s/o Oseri
Cr C No 242/51 Rex v Omolo s/o Ogok and another
Cr C No 258/51 Rex v Atieno s/o Otengo
Cr C No 265/51 Rex v Kimaso s/o Sirema
Cr C No 279/51 Rex v Okiri s/o Abuor
Cr C No 286/51 Rex v Ochieng s/o Omogi
Cr C No 306/51 Rex v Museti s/o Goyugwe
Cr C No 149/48 Rex v Mwita s/o Marwa
Cr C No 31/52 Rex v Mimbis s/o Naomi Nyaata

SUPREME COURT CRIMINAL SESSIONS AT NYERI, 12-2 52

Cr C No 267/51 Rex v Muchiri s/o Gatongu
Cr C No 281/51 Rex v Godana Jilo
Cr C No 284/51 Rex v Munyi Kanyoa
Cr C No 293/51 Rex v Njoroge s/o Karioki
Cr C No 309/51 Rex v Kamau Githuri
Cr C No 2/52 Rex v Kiumu s/o Kuita
Cr A No 51/51 Sharambao bin Maremba v Juma Adam Kibunguu
Cr A No 60/50 Daudi Hiriy v Abdurrobo bin Hussein

D F SHAYLOR, Registrar
H M Supreme Court of Kenya

GENERAL NOTICE No 295

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between (1) Jethalal Valji, (2) Premji Valji and (3) Vasram Valji carrying on business under the name and style of Jethalal Valji and Brothers at Plot 205, Eastleigh, Section I, Nairobi, has been dissolved by mutual consent as from 20th January, 1952, by the retirement therefrom of the said Jethalal Valji.

The said business will be carried on by the said continuing partners Premji Valji and Vasram Valji under the same firm name and style at the same place and address.

All debts due to and owing by the said partnership business will be received and paid by the said continuing partners

PREMJI VALJI
VASRAM VALJI,
Continuing partners
JETHALAL VALJI,
Outgoing partner

Nairobi,
31st January, 1952

GENERAL NOTICE No 296

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 218 OF 1951

Notice of application for administration of estate of Isher Dass s/o Hako retired railway mistri late of Saido Dera Pakistan deceased

TAKE NOTICE that application having been made in this Court by Dalip Singh s/o Kesar Singh P O Box 1923, Nairobi, merchant, the attorney of Thakar Singh of 52/35 Rajindar Nagar, New Delhi, India, the only surviving son of the deceased, for the administration intestate of the estate of Isher Dass s/o Hako, late of Saido Dera aforesaid, who died at Saido Dera aforesaid on the 25th day of August 1947 intestate, this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 18th day of February, 1952

Nairobi
28th January, 1952

W F BROWNE, Deputy Registrar
H M Supreme Court of Kenya

GENERAL NOTICE No 297

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 78 OF 1945

Notice of application for administration of estate of Umardin s/o Ibrahim Karimbux late of Nakuru deceased

TAKE NOTICE that application having been made in this Court by Mohamed Umardin of Nakuru, one of the sons of the deceased and one of the residuary legatees named in the will of the deceased for the administration *de bonis non* with will annexed of the estate of Umardin s/o Ibrahim Karimbux, late of Nakuru, who died at Nakuru on the 17th day of March, 1945, this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 18th day of February, 1952

Nairobi,
28th January, 1952

W F BROWNE, Deputy Registrar,
H M Supreme Court of Kenya

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

GENERAL NOTICE No 298

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 18 OF 1952

Notice of application for administration of estate of Purshottam Jivabhai Patel railway servant late of Nairobi deceased

TAKE NOTICE that application having been made in this Court by Prehlad Purshottam Patel of Government Indian High School, Nairobi, and Yogendra Purshottam Patel of K F A (Co op) Ltd, Nairobi, the eldest sons of the deceased, for the administration intestate of the estate of Purshottam Jivabhai Patel, late of Nairobi, who died at Nairobi on the 15th day of January, 1952, intestate, this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 18th day of February, 1952

Nairobi,
28th January, 1952

W F BROWNE, Deputy Registrar
H M Supreme Court of Kenya

GENERAL NOTICE No 299

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 19 OF 1952

Notice of application for administration of estate of Catarina Rosa Dorina Rodrigues late of Magadi deceased

TAKE NOTICE that application having been made in this Court by Juliao David Hortencio Pereira, c/o Magadi Soda Company, Limited, Magadi, the husband of the deceased for the administration intestate of the estate of Catarina Rosa Dorina Rodrigues, late of Magadi, who died at Nairobi on the 7th day of October 1951, intestate, this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 18th day of February, 1952

Nairobi
28th January 1952

W F BROWNE, Deputy Registrar
H M Supreme Court of Kenya

GENERAL NOTICE No 300

VACANCIES IN KENYA GOVERNMENT
(EUROPEANS)*Mechanical Plant Inspector Public Works Department*

APPLICATIONS are invited for the post of Mechanical Plant Inspector Public Works Department they should be sent to the Secretary European Civil Service Advisory Board P O Box 621, Nairobi, so as to reach him not later than 1st March 1952

Applicants in Government Service should submit their applications through the head of their department Applications from candidates not in the Government Service should be submitted on the form of application for employment with the Government of Kenya, copies of which can be obtained from the territory in which the applicant resides It is preferable that only copies of testimonials should be sent in the first instance

The post is permanent and pensionable and carries the salary scale of £740 by £25 to £840 per annum In addition to salary, a temporary non-pensionable cost of living allowance is payable on the following basis —

- 30 per cent on the first £100 per annum of salary,
- 20 per cent on the next £200 per annum of salary
- 10 per cent on the next £350 per annum of salary
- 5 per cent on the remainder of the officer's salary

General terms and conditions of service are as follows —

- (a) For applicants not already in the Government Service appointment on probation for two years before admission to the permanent and pensionable establishment
- (b) 18 days local leave per annum and vacation leave at the rate of 4½ days for each completed month of residential service after 48 months tour for officers under 40 and at the rate of 5½ days for each completed month of residential service after 40 months tour for officers over 40
- (c) Free passages to the United Kingdom for the officer (and for his wife, if he is married) after completion of a tour of service and return passages if returning for further service in the case of a married officer with dependent children under 21 passages for himself and his family are provided up to the cost of three adult passages or the actual cost of the passages, whichever is the less
- (d) When in occupation of Government quarters 10 per cent of salary is charged as rent if the quarters are furnished and 7½ per cent of salary is charged if they are unfurnished, when an officer occupies private quarters, he may claim an allowance up to the amount by which the rent exceeds 10 per cent of his salary if the quarters are furnished and up to the amount by which the rent exceeds 7½ per cent of his salary if they are unfurnished
- (e) Free medical treatment by the Government medical service for the officer, his wife and dependent children under 21

Duties and Qualifications

Academic qualification not essential but candidates must have at least eight years' experience of the maintenance repairs and operation of heavy road making plant and vehicles, including experience in charge of workshops Must be experienced in the inspection of all vehicles and plant and be capable of operating and judging its condition and adjustment Must also be able to compile technical reports

Candidates will be directly responsible to the resident engineer in charge of a construction unit and to the mechanical engineer for maintenance and repair of all vehicles and road construction machinery in the unit They will be responsible for all records of the machinery and its proper maintenance and repair They must be able to control staff, workshops expenditure and costing under the department hire charge scheme

Clerk Grade II (Male) Medical Department

APPLICATIONS are invited for the post of Clerk Grade II (Male) Medical Department Nairobi, they should be sent to the hon Director of Medical Services, P O Box 641, Nairobi, so as to reach him not later than 20th February, 1952

Applicants in Government service should submit their applications through the head of their department Applications from candidates not in the Government service should be submitted in the form of application for employment with the Government of Kenya, copies of which can be obtained from the territory in which applicant resides It is preferable that only copies of testimonials should be sent in the first instance

The salary attached to the post is £295 by £22 10s to £407 10s (E B) by £22 10s to £565 (initial salary according to age, qualifications and experience) In addition a temporary non-pensionable cost of living allowance is payable on the following basis —

- 30 per cent on the first £100 per annum of salary,
- 20 per cent on the next £200 per annum of salary,
- 10 per cent on the next £350 per annum of salary,
- 5 per cent on the remainder of the officer's salary

The post is permanent and pensionable and the general terms of service are as follows —

- (a) For applicants not already in the Government service appointment on probation for two years before admission to the permanent and pensionable establishment
- (b) 18 days' local leave per annum, and vacation leave at the rate of 4½ days for each completed month of residential service after 48 months tour for officers under 40 and at the rate of 5½ days for each completed month of residential service after 40 months tour for officers over 40
- (c) Free passages to the United Kingdom for the officer (and for his wife, if he is married) after completion of a

tour of service and return passages if returning for further service, in the case of a married officer with dependent children under 21, passages for himself and his family are provided up to the cost of three adult passages or the actual cost of the passages, whichever is the less

- (d) When in occupation of Government quarters 10 per cent of salary is charged as rent if the quarters are furnished and 7½ per cent of salary if they are unfurnished, when an officer occupies private quarters he may claim an allowance up to the amount by which the rent exceeds 10 per cent of his salary if the quarters are furnished and up to the amount by which the rent exceeds 7½ per cent of his salary if they are unfurnished

- (c) Free medical treatment by the Government Medical Service for the officer, his wife and dependent unmarried children under 21

Duties and qualifications—It is essential that the applicant should have a sound knowledge of accountancy and, if possible experience of Government procedure

Secretary Road Authority

APPLICATIONS are invited for the post of Secretary, Road Authority The post is offered on normal Kenya Government contract terms in the scale £1,005 by £45 to £1,320 per annum, the point of entry to be determined in the light of the age qualifications, past experience, etc., of the successful candidate In addition, cost of living allowance will be payable at the current Government rate The contract will be for a term of three to four years, and a gratuity calculated at 13½ per cent of the total salary drawn will be payable on satisfactory completion

The qualifications required for this post are administrative ability coupled with a comprehensive knowledge of the territory, and in particular of its local government structure, a sound knowledge of Government financial procedure is also necessary Technical knowledge or experience of road engineering though of advantage, is not necessary

Applications should be forwarded to the Chairman, Road Authority, P O Box 662 Nairobi, to arrive not later than 21st February 1952 Although the post is advertised as a contract post applications may be forwarded from serving Government officers through their heads of departments for secondment in their permanent and pensionable status

GENERAL NOTICE No 301

GOVERNMENT ASIAN STAFF VACANCY

Engineering Assistant (Asian) Public Works Department

APPLICATIONS are invited from members of the Government service for the post of Engineering Assistant (Asian) in the Public Works Department Nairobi They should be sent to the Secretary Asian Civil Service Advisory Board, P O Box 420 Nairobi, so as to reach him not later than 26th February, 1952

Applicants should send a copy of their applications to the head of their department, who should inform the Secretary of the Board of its receipt together with his recommendation regarding the application

The salary scale attached to the post is £450 by £20 to £610 per annum

Qualifications and duties—Candidates should possess considerable general civil engineering experience as they will be required to undertake the following duties as and when required —

- (1) Buildings design including structural design, drawing quantities, specifications, estimating, setting-out and construction
- (2) Roads road location, survey, earthworks, quantities, estimating and construction of roads
- (3) Bridges design of bridges, drawings, setting-out of construction
- (4) Surveys general engineering surveys
- (5) Hydraulics water supply schemes, sewers and drainage
- (6) Office Routine builders accountancy book-keeping, analyses of costs ordering materials, plant records, stores, arranging and supervising contracts
- (7) General control of labour, workshops practice, knowledge of mechanical plant ability to organize survey or construction parties and control of works

GENERAL NOTICE No 302

NOTICE OF CHANGE OF NAME

I, Pamanand Revabhai Patel, of Mombasa in the Colony of Kenya, the father and natural guardian of my infant son heretofore called and known as Babubhai, born at Nairobi on 26th February 1946 and whose birth was registered with the Registrar of Births under birth entry No 883/1946 and Certificate of Register of Birth No 17172 dated 28th May, 1946 with the said name of Babubhai aforesaid hereby give notice that on the 3rd day of January, 1952, I on his behalf, absolutely renounced and abandoned the use of his said name of Babubhai and in lieu thereof assumed the name of Bhupendrakumar, and further that such change of name is evidenced by a deed poll dated the 3rd day of January, 1952 duly executed by me and attested by I S Patel advocate, of Mombasa

And I, on behalf of my said son Bhupendrakumar, hereby authorize and request all persons to designate, describe and address him by such assumed name of Bhupendrakumar instead of Babubhai

Mombasa,
22nd January, 1952

P R PATEL,

GENERAL NOTICE NO 303

VACANCY IN THE UGANDA PROTECTORATE

Conservancy Officer Jinja Uganda

APPLICATIONS are invited from serving officers and others for appointment to the post of Conservancy Officer, Jinja, which may become vacant in the near future, on the following conditions of service —

- (a) Salary scale £550 by £20 to £690 by £25 to £715, and the initial salary point will be assessed in relation to age experience qualifications and service, including war service
- (b) A temporary allowance of 20 per cent of the substantive salary will be paid for so long as such allowance is payable
- (c) The post is pensionable and on the permanent establishment of the Protectorate—The successful candidate will be required to serve a two-year period on probation. The successful passage of an oral vernacular language examination is an additional antecedent to confirmation
- (d) The appointment will be governed by the revised conditions of service for the Civil Service of Uganda

The main duties of the post are the responsibility for the general upkeep of Jinja Township under the direction of the Executive Officer

Applications should be addressed to the Chief Secretary, Entebbe, for receipt not later than 29th February, 1952

Applications from serving officers should be submitted through their heads of department. Forms of application for candidates living in Kenya or Tanganyika may be obtained from the Chief Secretary to the respective Governments

Storekeeper

APPLICATIONS are invited from serving officers and others for appointment to the vacant post of Storekeeper Education Department, Uganda, on the following terms of service —

- (a) Salary scale £550 by £20 to £690 by £25 to £715. Initial salary will be determined in the light of experience and service including war service
- (b) The appointment is to the permanent and pensionable establishment, but the successful candidate will be required to serve two years probation and to pass an elementary oral examination in either Swahili or Luganda
- (c) A temporary allowance at the rate of 20 per cent of the substantive salary is at present payable for so long as such allowance is payable
- (d) The appointment will be governed by the revised conditions of service for the Civil Services of Uganda

Previous experience in storekeeping and/or bookkeeping would be an asset. The duties of the post are the preparation of indents for stores, checking and costing, supervision of receipts and issues, maintenance of ledgers and inventories, direct responsibility for headquarter's stores for Technical Schools and such other duties that the Director of Education may from time to time require

Applications should be submitted to reach the Chief Secretary, Entebbe, before 1st March, 1952. Serving officers should submit their applications through the head of department. Candidates residing in Kenya or Tanganyika can obtain forms of application from the Chief Secretaries of the respective territories

GENERAL NOTICE NO 304

VACANCIES IN TANGANYIKA TERRITORY

District Foremen Provincial Administration

APPLICATIONS are invited for vacancies which exist for District Foremen in the Provincial Administration, Tanganyika. The posts are pensionable and carry a salary scale of £550 by £20 to £630 per annum. In addition to salary, a temporary allowance at 20 per cent of salary is payable. Normal overseas conditions of service with a rental deduction of 10 per cent of salary where quarters are provided. Preference will be given to candidates not over 40 years of age, although older men with special qualifications may be considered for employment on non-pensionable terms

The qualifications required are a good working knowledge of the execution of small building plans and road works including small bridge construction, a working knowledge on the maintenance of vehicles, a good acquaintance with the management and control of African labour and in addition a reasonable knowledge of Kiswahili

The principal duties will consist of taking charge of special building and road works in the District as are the responsibility of the District Commissioner

Applications should be forwarded to the Chief Secretary, the Secretariat, Dar es Salaam to arrive not later than 1st March, 1952. All applicants should submit their applications in writing together with a completed application form P/1 in duplicate which can be obtained, on request, from the Secretariat of the territory in which they are residing

Storage Officer Grain Storage Department

APPLICATIONS are invited for vacancies which exist for Storage Officers in the Grain Storage Department Tanganyika. The posts, which are non-pensionable, carry a salary scale of £550 by £20 to £690 by £25 to £840 per annum. In addition to salary a temporary allowance at the rate of 20 per cent of salary is payable at present. Normal overseas conditions of service with a rental deduction of 10 per cent of salary where quarters are provided. A gratuity at the rate of £25 for each completed period of three months service would be payable on satisfactory completion of a tour of service. The qualifications required are commercial and/or agricultural experience, a good knowledge of Swahili and ability to handle African labour. The duties entailed include grain buying, storage, distribution and the numerous tasks connected with the running of one of the department's stores in a province

Applications should be submitted to the Secretary, Senior Service Advisory Board c/o The Secretariat, Dar es Salaam, to arrive not later than 29th February, 1952. Serving Government officials should apply through their heads of departments forwarding an up-to-date Personal Record Form (P/2). All other applicants should submit their applications in writing together with a completed application form which can be obtained on request from the Secretariat of the territory in which they are residing. All applications should be accompanied by such forms duly completed in duplicate

Office Superintendents

APPLICATIONS are invited for vacancies which exist for Office Superintendents in various Government departments in Tanganyika. The posts are pensionable and carry a salary scale of £670 by £20 to £690 by £25 to £840. Appointment would be on probation for a period of two years in the first instance. Where quarters are provided salary will be subject to a rental deduction of 10 per cent. In addition to salary a temporary emergency allowance at the rate of 20 per cent of salary is payable at present

Candidates must have a thorough knowledge of office management, including registration, filing and card index systems and be able to type and use a duplicating machine, proved experience in the direction and supervision of subordinate staff and ability to organize all branches of office activity generally. Initiative, tact and drive are essential. Experience in a Government office and a thorough knowledge of General and Financial Regulations and procedure would be an added advantage. Candidates of not more than 35 years of age would be preferred

Applications should be forwarded to the Secretary, Senior Service Advisory Board, the Secretariat, Dar es Salaam, to arrive not later than the 1st March, 1952. Serving Government officials should apply through their heads of departments forwarding an up-to-date Personal Record Form (P/2). All other applicants should submit their applications in writing together with a completed application form (P/1) which can be obtained on request from the Secretariat of the territory in which they are residing. All applications should be accompanied by such forms duly completed in duplicate

Livestock Marketing Officers Veterinary Department

APPLICATIONS are invited for vacancies which exist for Livestock Marketing Officers in the Veterinary Department, Tanganyika. The posts which are pensionable, carry a salary scale of £550 by £20 to £690 by £25 to £840 per annum. In addition to salary a temporary non-pensionable allowance at 20 per cent of salary is payable at present. Normal overseas conditions of service with a rental deduction of 10 per cent of salary where quarters are provided. Candidates below 35 years of age preferred

Applicants should have had suitable previous experience in the cattle trade. The duties include control of the marketing of livestock, particularly by weight and grades, organization of cattle markets, etc

Applications should be submitted to the Secretary, Senior Service Advisory Board c/o The Secretariat, Dar es Salaam, to arrive not later than 5th March, 1952. Serving Government officials should apply through their heads of departments forwarding an up to date Personal Record Form (P/2). All other applicants should submit their applications in writing together with a completed application form, which can be obtained on request from the Secretariat of the territory in which they are residing. All applications should be accompanied by such forms duly completed in duplicate

GENERAL NOTICE NO 305

PROBATE AND ADMINISTRATION

PUBLIC TRUSTEE'S CAUSE NO 7 OF 1952

In the matter of Dr Leopoldo Augustinho Da Piedade Rodrigues deceased late of Mombasa in the Protectorate of Kenya

TAKE NOTICE that all persons having any claims against the estate of the above-named Dr Leopoldo Augustinho Da Piedade Rodrigues, who died at Mombasa aforesaid on the 26th day of November 1951, are required to prove such claims before me the undersigned on or before the 5th day of April, 1952, after which date the claims so proved will be paid and the estate distributed according to law

Nairobi,
30th January, 1952

D J COWARD
for Public Trustee

GENERAL NOTICE No 306

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE No 9 OF 1952

In the matter of Chanan Ram Aggarwal deceased

TAKE NOTICE that on or after the 20th day of February, 1952 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 Chanan Ram Aggarwal late of Kisu in the Colony of Kenya, who died at Nairobi in the Colony of Kenya on the 21st day of October, 1951

Nairobi,
28th January 1952

D J COWARD
for Public Trustee

GENERAL NOTICE No 307

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE No 9 OF 1952

In the matter of Chanan Ram Aggarwal deceased late of Kisu in the Colony of Kenya

TAKE NOTICE that all persons having any claims against the estate of the above-named Chanan Ram Aggarwal, who died at Nairobi in the Colony of Kenya on the 21st day of October, 1951, are required to prove such claims before me the undersigned on or before the 7th day of April, 1952, after which date the claims so proved will be paid and the estate distributed according to law

Nairobi,
28th January 1952

D J COWARD
for Public Trustee

GENERAL NOTICE No 308

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE No 10 OF 1952

In the matter of Ahmed Abdullah Al-Amoody, deceased

TAKE NOTICE that on or after the 20th day of February, 1952, 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 Ahmed Abdullah Al-Amoody, late of Kipini in the Protectorate of Kenya, who died at Nairobi in the Colony of Kenya on the 6th day of November, 1951

Nairobi,
1st February 1952

D J COWARD,
for Public Trustee

GENERAL NOTICE No 309

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE No 10 OF 1952

In the matter of Ahmed Abdullah Al-Amoody deceased late of Kipini in the Protectorate of Kenya

TAKE NOTICE that all persons having any claims against the estate of the above-named Ahmed Abdullah Al-Amoody, who died at Nairobi in the Colony of Kenya on the 6th day of November, 1951, are required to prove such claims before me the undersigned on or before the 7th day of April, 1952, after which date the claims so proved will be paid and the estate distributed according to law

Nairobi,
28th January, 1952

D J COWARD
for Public Trustee

GENERAL NOTICE No 310

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE No 11 OF 1952

In the matter of Grace Emily Nutt deceased

TAKE NOTICE that on or after the 19th day of February, 1952, 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 Grace Emily Nutt late of Nairobi in the Colony of Kenya, who died at Moshi Tanganyika Territory, on the 23rd day of January, 1952

Nairobi
30th January 1952

D J COWARD
for Public Trustee

GENERAL NOTICE No 311

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE No 11 OF 1952

In the matter of Grace Emily Nutt deceased late of Nairobi in the Colony of Kenya

TAKE NOTICE that all persons having any claims against the estate of the above-named Grace Emily Nutt who died at Moshi, Tanganyika Territory, on the 23rd day of January, 1952, are required to prove such claims before me the undersigned on or before the 5th day of April, 1952, after which date the claims so proved will be paid and the estate distributed according to law

Nairobi,
30th January 1952

D J COWARD,
for Public Trustee

GENERAL NOTICE No 312

THE BANKRUPTCY ORDINANCE

NOTICE OF INTENDED DIVIDEND

Debtor's name—Hakam Rai s/o Ronak Ram, trading as 'Township Stores'

Address—Nanyuki

Description—Merchant

Court—H M Supreme Court of Kenya at Nairobi

No of matter—7 of 1950

Last day for receiving proofs—20th February, 1952

Name of trustee—The Official Receiver

Address—Law Court Building P O Box 231, Nairobi

Nairobi,
1st February, 1952

D J COWARD,
for Official Receiver

GENERAL NOTICE No 313

THE BANKRUPTCY ORDINANCE

FIRST MEETING OF CREDITORS

Debtor's name—Robert Edward Eve (deceased)

Address—Limuru

Description—Retired civil servant

Court—H M Supreme Court of Kenya at Nairobi

No of matter—11 of 1950

Date of first meeting of creditors—19th February, 1952

Hour—2 30 p m

Place—The Official Receiver's Office, Law Courts Building, Nairobi

Nairobi,
1st February 1952

D J COWARD,
for Official Receiver

GENERAL NOTICE No 314

NOTIFICATION

FURTHER to the notification No 386 appearing in the Official Gazette dated 13th February, 1951, it is notified that Mr Keshavlal Lalbhai Patel, chartered accountant (India), carrying on practice under the name of 'John Cumming and Co Chartered Accountants', at Kisumu in the Colony of Kenya, has decided to continue practising under the same name without effecting any change as was proposed until further notification

Kisumu,
30th January, 1952

KESHAVALAL LALBHAI PATEL,
Chartered Accountant (India)

GENERAL NOTICE No 315

THE LOCAL GOVERNMENT (DISTRICT COUNCILS)
ORDINANCE, 1928

UASIN GISHU DISTRICT COUNCIL ANNUAL ELECTION
NOMINATION OF CANDIDATES

NOTICE is hereby given in terms of section 26 of the Local Government (District Councils) Ordinance, 1928, that the undersigned, as Returning Officer for the forthcoming election of members of the Uasin Gishu District Council, will be in attendance at the Council Offices, Eldoret, between the hours of 9 a m and noon on Saturday, the 1st day of March, 1952, to receive the nomination of candidates to fill four vacancies on the Council which will be caused by the expiration on 30th April, 1952, of the terms of office of the following members of Council—

Ward—Soy
Councillor—M F Loveland
Ward—Sergoit
Councillor—A Cloete
Ward—Southern Plateau
Councillor—B Darvill
Ward—Kipkarren
Councillor—J W Newton

Every candidate for election must be proposed and seconded and supported by not less than three persons other than the proposer and seconder

The proposer, seconder and supporters must be persons whose names appear on the District Council's voters roll for the ward for which the candidate seeks election

Every nomination paper shall be in the form prescribed in the District Councils Election Rules, 1929 (Form 3), and the signature of the proposer and seconder must be witnessed by a magistrate, justice of the peace or notary public

Every nomination paper subscribed and witnessed as aforesaid shall be—

(a) delivered to the Returning Officer by the candidate or by his proposer or seconder at the time, date and place specified, or

(b) if sent by registered post, received by the Returning Officer not later than the 1st day of March, 1952,

and any nomination paper which is not so delivered or received shall be rejected

Nomination forms may be obtained at the District Council Office

The members elected to fill the vacancies shall hold office for a period of three years commencing on 1st May, 1952

Eldoret,
2nd February, 1952

J H PHILLIPS,
Returning Officer