

# THE OFFICIAL GAZETTE

# OF THE COLONY AND PROTECTORATE OF KENYA

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GOVERNMENT NOTICE NO 895

# APPOINTMENTS

THEON CHARLES WILKINSON to be District Commissioner, Mandera Northern Province with effect from 14th July, 1952

ALM FARRAR SAGAR to be District Officer Kiambu District Central Province with effect from 11th July 1952

NERI RICHARD ARINA to be African Assistant Administrative Officer Central Nyanza District Nyanza Province with effect from 16th July, 1952

TOHN JULIUS DE GORREQUER DELMEGE to be District Officei Nandi District Rift Valley Province with effect from 12th July 1952

Geoffrey Stuart Snell to be District Comm ssioner, Wajir Northern Province with effect from 25th July 1952

Keith Philip Shaw to be District Commissioner Moyale Northern Province with effect from 21st July 1952

ROBERT GEORGE OTTER to be District Officer (Cadet) Maisabit, Northern Province with effect from 30th July 1952

CHRISTOPHER JOHN DENTON to be District Officer Eldama Ravine Baingo District Rift Valley Province with effect from 27th July 1952

JOHN ALFRED CUMBER to be District Officei, Kiambu District Central Province with effect from 27th July, 1952

GLRARD LAWRENCE MONTFORT BEBB to be District Officer South Nyanza, Kisii District, Nyanza Province, with effect from 13th August, 1952

MICHAEL EUSTACE ARONSON to be District Officer, Embu District, Central Province, with effect from 18th August, 1952

WILLIAM LOUVAINE MOWBRAY B SC to be an Education Officer, Department of Education, with effect from 18th August, 1952 GEORGE ARTHUR WRIGHT to be a Senior Instructor, Department of Education with effect from 2nd August, 1952

EDWARD JACKSON to be a Senior Instructor Department of Fducation, with effect from 2nd August 1952

VICTOR JOHN MAY BSC to be an Education Officer Department of Education with effect from 19th August, 1952

PETER RONALD SCOTT BA to be an Education Officer Depart ment of Education with effect troin 2nd August, 1952

MISS CONSTANCE HILARY McConnell to be an Education Office, Department of Education with effect from 2nd August 1952

CYRIL CHARLES RICKETTS BSC (BRISTOL) to be a Semior Education Officer Education Department with effect from 1st January 1952

HAROLD WILLIAM STOKES MA (CANTAB) to act as Assistant Director (Asian Fducation) Department of Education, with effect from 17th August 1952

MISS EVA RICKETTS BSC to be an Education Officer Depart ment of Education with effect from 7th August 1952

Charles Peter Sutcliffe BSC (MAN) to be Staff Surveyor, Survey of Kenya, with effect from 26th July, 1952

Graeme Monk Lawton to be Registiai General with effect from 7th July 1952

# PROMOTIONS

EDGAR PENDEREL RICE MRCVS (LON) to be Assistant Director of Veterinary Services with effect from 18th April, 1952

ROBERT DEAN PEARSON to be Chief Health Inspector, with effect from 17th May, 1952

C H HARTWELL,

Acting Chief Secretary

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

> G J ELLERTON, Acting Clerk to the Legislative Council

# ARRANGEMENT OF SECTIONS

#### SECTION

- 1—Short title
- 2—Interpretation
- 3—Establishment of the Fund
- 4-Establishment and incorporation of the Board
- 5—Documents and proceedings of the Board
- 6—Revenue and expenditure of the Fund
- 7—Administration of the Fund

#### SECTION

- 8—Conditions for grant of loans
  - 9—General provisions as to loans
- 10-Audit and submission of accounts and report
- 11—Investments
- 12—Recall of excess funds
- 13—Regulations
- 14—Secrecy and offences

# A BILL ENTITLED

AN ORDINANCE TO PROVIDE FOR THE ESTABLISH-MENT AND MANAGEMENT OF A FUND TO BE ASSIST FOR **MAKING** LOANS TO USED STUDENTS TO OBTAIN HIGHER EDUCATION AT INSTITUTIONS WITHIN AND WITHOUT THE COLONY AND FOR MATTERS INCIDENTAL THERETO AND CONNECTED THEREWITH

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

Sho t title

This Ordinance may be cited as the Higher Education Loans Fund Ordinance, 1952

Interpretation

- In this Ordinance unless the context otherwise 2. requires-
- "Board" means the Higher Education Loans Manage- 5 ment Board established and incorporated under section 4 of this Ordinance,

'Fund" means the Higher Education Loans Fund established under section 3 of this Ordinance,

'higher education" means any course of education, above 10 the standard of the School Certificate or any equivalent examination approved by the Board,

'Member" means the Member of the Executive Council of the Colony for the time being responsible for Education,

"student" means any person undertaking or proposing to 15 undertake higher education with assistance from the Fund

Establishment of the Fund

There is hereby established a Fund to be known as the Higher Education Loans Fund The Fund shall be managed and administered by the Board

Establishment and incorporation of the Board

**4.** (1) There is hereby established a Board which shall 20 consist of a Chairman, a Deputy Chairman and not more than eight other members who shall be appointed by the Governor in Council and who shall hold office during his pleasure

Provided that in case of the temporary absence or 25 inability to act of any member of the Board the Member may appoint a person to act temporarily in the place of the member so absent or unable to act

(2) The Board shall be a body corporate in the name of the Higher Education Loans Management Board having 30 perpetual succession and a common seal and shall have the powers and perform the duties and functions imposed upon

25

*50* 

it or arising under this Ordinance, including the power to hold and dispose of and otherwise deal with land and to sue and be sued in its corporate name

- (3) The seal of the Board shall be authenticated by the 5 signature of the Chairman or Deputy Chairman or one member authorized in that behalf and the secretary, and such seal shall be officially and judicially noticed
- 5. (1) All documents issued by the Board or to which the Board is a party, other than those required by law to be under of the Board 10 seal, and all decisions of the Board may be executed or signified by the hand of the Chairman or the secretary or by any other member of the Board generally or specially authorized in that behalf

Documents and proceedings

- (2) The Chairman or, in the case of his temporary 15 absence, the Deputy Chairman shall convene and preside at all meetings of the Board
  - (3) A quorum of the Board shall be three.
- (4) The decisions of the Board shall be by a majority of votes and the chairman of any meeting shall have an original 20 and a casting vote
  - **6.** (1) There shall be credited to the Fund—

Revenue and expenditure

- (a) such sums of money as may from time to time be of the Fund voted for the purpose by the Legislative Council,
- (b) such sums as represent the repayment of the capital and interest of any loan made by the Board,
- (c) the income from any investments made by the Board,
- (d) any gifts of money made to the Fund by any person
- (2) Expenditure approved by the Board in connexion with the administration of the Fund according to the 30 provisions of this Ordinance may be met from the revenues of the Fund
- 7. (1) The Board shall, subject to the provisions of this Administration Ordinance, out of the Fund make loans, either with or without security, as it may in every case in its absolute 35 discretion think fit, to any person to enable or assist students to meet the cost of higher education

of the Fund

- (2) Every application for a loan shall be made in writing in such form as the Board may prescribe
- (3) No loan shall be made by the Board except pursuant 40 to a resolution of the Board made at a meeting thereof convened for the purpose of considering applications for loans

Provided that no loan shall be made pursuant to any such resolution until any security required by the Board has been 45 furnished to and accepted by it

**8.** (1) The Board may in its absolute discretion—

Conditions for grant of loans

- (a) grant or refuse any application for a loan,
- (b) in granting any loan impose such conditions, demand such security and require repayment in such instalments and at such times and within such period, as it may think fit

Provided that, with the approval of the Member and subject to the provisions of this section, the Board may upon the application of any person to whom a loan has been made 55 at any time vary—

- (1) the conditions subject to which the loan was made,
- (11) any security given in relation to the loan, or
- (111) any of the terms of repayment of the loan

20

- (2) In every case where the Board has resolved to make a loan it shall notify the applicant therefor in writing and shall require him, within such period not exceeding six months as it may specify, to comply with any conditions and provide any security which it may have imposed or demanded, and to 5 execute and lodge with the Board any documents which the Board may consider to be requisite thereto
- (3) If any person fails to comply with any requirement of the Board notified to him under the provisions of subsection (2) of this section within the time prescribed the 10 application shall be deemed to have lapsed

General provisions as to loans

- 9. (1) If in the opinion of the Board there has been or is likely to be any breach of or failure to comply with any condition or term of repayment respecting any loan the Board may, in its absolute discretion forthwith—
  - (a) recover from the person to whom the loan was made or his personal representatives, as a civil debt, the amount of such loan or the amount thereof then remaining unpaid, together with interest thereon,
  - (b) enforce or realize any security relating thereto
- (2) The Board may exercise the powers conferred by paragraph (a) and paragraph (b) of sub-section (1) of this section either singly or together
- (3) Where any action has been taken by the Board under the foregoing provisions of this section, then, from the date of 25 commencement of such action, the obligations of the Board in respect of the loan which is the subject of such action shall be deemed to have been cancelled, and no claim or right of action shall lie against the Board in respect thereof or, in the case of a loan to be advanced by instalments, in respect of any 30 instalment then remaining unadvanced

Audit and submission of accounts and report

- 10. (1) Appropriate accounts relating to the Fund shall be kept by the Board, and such accounts together with a balance sheet shall be audited annually by the Director of Audit
- (2) The Board shall submit to the Member as soon as may be practicable after the 31st day of December in every year a full report upon the administration of the affairs of the Board and the working of the Fund together with the accounts and balance' sheet duly audited in accordance with the 40 provisions of sub-section (1) of this section
- (3) Every report and all such accounts and balance sheets furnished to the Member under sub-section (2) of this section shall be laid by the Member upon the table of the Legislative Council as soon as possible after they have been furnished 45 to him

Investments

are not currently required for loans and for the current expenses of the Board, be invested at the discretion of the Board in any investment authorized by law for the investment 50 of trust funds, with power from time to time to vary or realize such investments

Recall of excess funds

12. If and whenever the cash and investments of the Fund at any time exceed one hundred thousand pounds the Member for Finance of the Colony may require the Board to 55 pay the amount of such excess into the general revenues of the Colony

Regulations

13. The Governor in Council may make regulations generally for better carrying out the provisions of this Ordinance

- 14. (1) Any person having any official duty or being Secrecy and employed in, or in connexion with, the administration of this Ordinance shall regard and deal with all documents, information, returns and forms relating to applications for 5 advances or to the making of advances under this Ordinance as secret and confidential
- (2) Any person having possession of, or control over, or access to any documents, information, returns or forms relating to any matter referred to in sub-section (1) of this 10 section who communicates anything contained therein—
  - (a) to any person other than a person to whom he is authorized by the Board to communicate it, or
  - (b) otherwise than for the purposes of this Ordinance, shall be guilty of an offence
- 15 (3) Any person applying for a loan who knowingly fails to disclose to the Board any information or makes any false statement to the Board relating thereto shall be guilty of an offence
- (4) Any person guilty of an offence under this Ordinance 20 shall be liable upon conviction by a subordinate court of the first class to a fine not exceeding two thousand shillings or to imprisonment for a term not exceeding twelve months, or to both such fine and imprisonment

# MEMORANDUM OF OBJECTS AND REASONS

On the 10th May, 1950, the Legislative Council passed a motion to create a self-reimbursing fund from which parents would be able to borrow, against security, to provide for the fees and maintenance incurred in providing higher education for their children. Government would arrange payment into the Fund by instalments of a sum not exceeding in the aggregate £100,000 This Bill will make the statutory provision necessary to implement this decision of the Legislative Council

Clause 3 establishes the Fund, and clause 4 deals with the constitution and incorporation of a Board in which is vested the power to grant loans under and generally administer the Ordinance

Clause 5 deals with the procedure at meetings of the Board and also provides how documents and decisions of the Board shall be executed

Clause 6 deals with the revenues and expenditure of the Fund, and clause 7 provides for the procedure for the issuing of loans from the Fund The Board is empowered to make loans without security because experience has shown that it may, in some cases, be desirable to make a loan without requiring strictly legal security where, in fact, the loan is a good risk

Clause 8 sets out the conditions upon which the Board may grant loans

Clause 9 empowers the Board to take the necessary action to recover any loan in the event of default in repayment

Clause 10 requires the Board to keep proper accounts which will be subject to audit by the Director of Audit and which must be laid on the table of the Legislative Council

Clause 11 empowers the Board to invest any moneys in the Fund which are not required for loans, and clause 12 provides that the Member for Finance may withdraw moneys from the Fund whenever the total cash and investments exceed £100,000

Clause 13 enables the Governor in Council to make regulations for better carrying out the provisions of the Ordinance

Clause 14 provides for the treatment of documents, etc., relating to applications for loans as secret and confidential and makes it an offence to communicate to any unauthorized person the contents of any such documents It also provides for various matters being offences under the Ordinance

If the provisions of this Bill become law additional expenditure of public moneys will be incurred An amount of £13,125 has already been credited to the Fund, and annual instalments will continue to be made until the Fund amounts to £100,000

Nairobi, 21st August, 1952 JOHN WHYATT, Attorney General

#### THE NATIVE LANDS TRUST ORDINANCE

(Cap 100)

SETTING APART OF LAND

WHEREAS I consider it desirable to set apart, under section 21 (1) of the Native Lands Trust Ordinance (Cap 100), a certain portion of land, more particularly described in the Schedule below, in the Kiambu District of the Kikuyu Land Unit, and whereas this setting apart has been duly approved by the proper authority under section 12 (1), I do hereby in accordance with the provision of section 15 (1) of the aforesaid Ordinance, notify that the area of the land described in the Schedule below has been set apart for the purpose specified in the said Schedule

Nyerı,

E H WINDLEY,

Provincial Commissioner Central Province

SCHEDULE

Mission or Department -Kiambu African District Council

Purpose —Market

22nd August, 1952

Name of Land —Karandını

Area —13 57 acres

Description of Boundaries—Starting at a point 117 feet east of the junction of the Market Road and the main Nairobi-Ngong Road on the Road Reserve border, thence northerly for 660 feet, thence easterly for 762 feet and including a water kiosk, thence south-easterly for 331 feet, thence south-westerly for 544 feet, thence westerly for 740 feet to the starting point

A copy of the plan of this area is deposited with the District Commissioner, Kiambu, and is available for inspection on request

GOVERNMENT NOTICE NO 898

(KSB 184/14/2/1)

THE INCREASE OF RENT (RESTRICTION) ORDINANCE 1949

(No 22 of 1949)

RENT CONTROL BOARD—COAST PROVINCE

APPOINTMENT

IN EXERCISE of the powers conferred by section 3 of the Increase of Rent (Restriction) Ordinance, 1949, the Governor has been pleased to appoint-

D P SUCHAK

to be a member of the Rent Control Board for the Coast Province

Government Notice No 875 of the 5th September, 1949, is hereby varied accordingly

By Command of the Governor

Nairobi.

22nd August, 1952

C H HARTWELL,

Acting Chief Secretary

GOVERNMENT NOTICE NO 899

(KSB 184/14/2/1)

THE INCREASE OF RENT (RESTRICTION) ORDINANCE, 1949

(No 22 of 1949)

RENT CONTROL BOARD—COAST PROVINCE

REVOCATION

IN EXERCISE of the powers conferred by section 3 of the Increase of Rent (Restriction) Ordinance, 1949, the Governor has been pleased to revoke the appointment of—

A H KADERBHOY M B E

as a member of the Rent Control Board for the Coast Province Government Notice No 582 of 19th May, 1951, is hereby cancelled accordingly

By Command of the Governor

Nairobi.

22nd August, 1952

C H HARTWELL, Acting Chief Secretary

GOVERNMENT NOTICE NO 900

THE NATIVE AUTHORITY ORDINANCE

(Cap 97)

IN EXERCISE of the powers thereunto enabling me I hereby appoint the person named in the Schedule annexed hereto to be Assistant Chief for the area named therein

Nyeri,

23rd August, 1952

E H WINDLEY, Provincial Commissioner Central Province

SCHEDULE

Name —Peter Kabau Muruatetu Area —Gaturi Location, Embu District With effect from -1st July, 1952

GOVERNMENT NOTICE NO 901

#### THE NATIVE AUTHORITY ORDINANCE

(No 12 of 1950)

#### **APPOINTMENTS**

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the persons named in the Schedule hereto to be members of the African District Council named therein with effect from 19th July, 1952

Previous appointments are hereby cancelled

**DESMOND O HAGAN** 

Mombasa 25th August 1952 Acting Provincial Commissioner Coast Province

#### SCHEDULE

Kwale African District Council

Abdulla Makanzu Swalehe Said Mgumi Wangoka Zungula Ngoye

Danda Mweru Dunyo Chabogo Mwavivi Nyanje Mwanamwenga Mwananjirani

Abdalla Panya

Elected

Chuvi Bati Selemanı Mwakama Hamadı Ramadhanı Nassoro Selemani Said Kuvunza Masumbuko Zanı

Nominated Abdalla Alı Kındoro Kwaka

Johnson Mwero Elijah Rupia Rashid Mbwana Alı Mbembe Salımu Ndaro

GOVERNMENT NOTICE NO 902

 $(SA \ J \& L \ 12/6/1/2)$ 

# 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-ALAN FARRAR SAGAR

to be a Magistrate of the First Class with powers to hold a Subordinate Court of the First Class in the Central Province whilst holding his present appointment as District Officer

Kiambu District Central Province By Command of the Governor

Nairobi,

25th August, 1952

JOHN WHYATT, Member for Law and Order

GOVERNMENT NOTICE NO 903

 $(SA\ J\ \&\ L\ 12/6/1/2)$ 

# 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 ALFRED CUMBER

to be a Magistrate of the First Class with powers to hold a Subordinate Court of the First Class in the Central Province, whilst holding his present appointment as District Officer, Kiambu District, Central Province

By Command of the Governor

Nairobi,

25th August, 1952

JOHN WHYATT, Member for Law and Order

GOVERNMENT NOTICE NO 904

 $(SA\ J\ \&\ L\ 12/6/1/5)$ 

# 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 AMPHLET GARDNER

to be a Magistrate of the First Class with powers to hold a Subordinate Court of the First Class in the Rift Valley Province whilst holding his present appointment as District Commissioner Elgeyo/Marakwet District, Rift Valley Province

By Command of the Governor

Nairobi, 25th August, 1952

JOHN WHYATT. Member for Law and Order

(SAJ&L 12/6/1/3)

#### 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 Julius de Gorrequer Delmege

to be a Magistrate of the First Class with powers to hold a subordinate Court of the First Class in the Rift Valley Province whilst holding his present appointment as District Officer in the Rift Valley Province

By Command of the Governor

Nairobi,

JOHN WHYATT.

29th August, 1952

Member for Law and Order

GOVERNMENT NOTICE NO 906

(S A J & L 12/6/1/3)

#### 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—

CHRISTOPHER JOHN DENTON

to be a Magistrate of the First Class with powers to hold a subordinate Court of the First Class in the Rift Valley Province whilst holding his present appointment as District Officer in the Rift Valley Province

By Command of the Governor

Nairobi,

JOHN WHYATT.

29th August, 1952

Member for Law and Order

GOVERNMENT NOTICE NO 907

(S A J & L 12/6/1/1)

#### THE COURTS ORDINANCE

(Cap 3)

NOTICE

IN EXERCISE of the powers conferred by section 6 of the Courts Ordinance, the Governor has been pleased to extend the limits of jurisdiction of—

GERARD LAWRENCE MONTFORT BEBB

District Officer, South Nyanza District, so as to include the Trans Mara part of the Masar Extra-Provincial District

By Command of the Governor

Nairobi,

JOHN WHYATT,

29th August, 1952

Member for Law and Order

GOVERNMENT NOTICE NO 908

(SAJ & L 12/6/1/3)

# 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—

# THEON CHARLES WILKINSON

to be a Magistrate of the Second Class with powers to hold a subordinate Court of the Second Class in the Northern Frontier District of the Northern Province whilst holding his present appointment as District Commissioner, Mandera, Northern Province

By Command of the Governor

Nairobi.

JOHN WHYATT,

29th August, 1952

Member for Law and Order

GOVERNMENT NOTICE NO 909

(S A J & L 12/6/1/1)

# 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-

GERARD LAWRENCE MONTFORT BEBB

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

By Command of the Governor

Nairobi. 29th August, 1952

JOHN WHYATT, Member for Law and Order GOVERNMENT NOTICE NO 910

(SAJ & L 32/1/2/V)

#### 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-

ARCHIBALD MAYNARD COOPER

to be a Magistrate of the Third Class with powers to hold a subordinate Court of the Third Class in the Nakuru District of the Rift Valley Province

By Command of the Governor

Nairobi, 29th August, 1952 JOHN WHYATT,

Member for Law and Order

GOVERNMENT NOTICE NO 911

 $(SA\ J\ \&\ L\ 32/1/2/V)$ 

#### 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-

# NORMAN OSWALD CYRIL MARSH

to be a Magistrate of the Second Class with powers to hold a subordinate Court of the Second Class in the Trans Nzoia District of the Rift Valley Province

By Command of the Governor

Nairobi, 29th August, 1952

JOHN WHYATT, Member for Law and Order

GOVERNMENT NOTICE NO 912

(SAJ&L 32/1/2/V)

#### 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-

# BERNARD VIVIAN MARWOOD

to be a Magistrate of the Second Class with powers to hold a subordinate Court of the Second Class in the Trans Nzoia District of the Rift Valley Province

By Command of the Governor

Nairobi

29th August, 1952

JOHN WHYATT, Member for Law and Order

GOVERNMENT NOTICE NO 913

(SAJ&L 32/1/2/V)

# 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-THOMAS WILLIAM HUNTER

to be a Magistrate of the Third Class with powers to hold a subordinate Court of the Third Class in the Trans Nzoia District of the Rift Valley Province

By Command of the Governor

Nairobi,

29th August, 1952

JOHN WHYATT, Member for Law and Order

GOVERNMENT NOTICE NO 914

(Lnd 2|1|2|65|1)

# THE CROWN LANDS ORDINANCE

(Cap 155)

AUTHORIZATION

IN EXERCISE of the powers conferred by sub section (1), section 3 of the Crown Lands Ordinance, the Governor in Council has been pleased to authorize the Postmaster General of the East Africa High Commission and the contractors servants and agents of the said Postmaster General to exercise in respect of the land described in the Schedule hereto for the purpose of the construction of a telephone exchange any or all of the powers conferred upon the Governor in Council by sections 108-110 of the aforesaid Ordinance

By Command of the Governor in Council

Nairobi 27th August 1952

G J ELLERTON, Clerk to the Executive Council

SCHEDULE

Subdivision of LR 1160/61, Kiambu

(SA Def 30/12/6/5)

#### THE KENYA REGIMENT (TERRITORIAL FORCE) **ORDINANCE**

(Cap 89)

#### THE COMBINED CADET FORCE REGULATIONS 1951

#### GRANT OF COMMISSIONS,

IN EXERCISE of the powers conferred by regulation 7 of the Combined Cadet Force Regulations 1951 (Government Notice No 649 of 1951) the Governor has been pleased to grant a commission to the gentleman whose name is set out in the First Column of the Schedule hereto in the rank specified in the Second Column, to the Combined Cadet Force for service with the Contingent specified in the Third Column, with effect from the date specified in the Fourth Column

By Command of the Governor

Nairobi, 22nd August, 1952 O H HARTWELL, Acting Chief Secretary

#### SCHEDULE

First Column Name	Second Column Rank	Third Column Contingent	Fourth Column Date
Alexander Sloggie	2nd Lieutenant	St Mary s School	1st Sept , 1952

GOVERNMENT NOTICE NO 916

 $(RG \ 26/41/3)$ 

# THE BANKRUPTCY ORDINANCE

(Cap 30)

#### **APPOINTMENT**

IN EXERCISE of the powers conferred upon him by section 73 of the Bankruptcy Ordinance, the Governor has been pleased to appoint-

#### GRAEME MONK LAWTON

to be Official Receiver with effect from the 29th day of July, 1952, and to revoke, with effect from the same date, the appointment of John Farley Spry as Official Receiver, published in Government Notice No 1060 dated the 26th day of September, 1950

By Command of the Governor

Nairobi, 25th August, 1952

JOHN WHYATT, Member for Law and Order

GOVERNMENT NOTICE NO 917

 $(RG \ 26/3/3)$ 

# THE PUBLIC TRUSTEE ORDINANCE (Cap 37)

# APPOINTMENT

IN EXERCISE of the powers conferred upon him by section 3 of the Public Trustee Ordinance, the Governor has been pleased to appoint—

# GRAEME MONK LAWTON

o be Public Trustee with effect from the 29th day of July, 1952, and to revoke, with effect from the same date, the appointment of John Farley Spry as Public Trustee published n Government Notice No 1060 dated the 26th day of Septemper, 1950

By Command of the Governor

**Nairobi** 

JOHN WHYATT.

25th August, 1952

Member for Law and Order

YOVERNMENT NOTICE NO. 918

(El 6/1)

# THE ELECTRIC POWER ORDINANCE

(Cap 174)

IN EXERCISE of the powers conferred by section 147 of the lectric Power Ordinance the Governor in Council has been ileased to appoint-

Lieut Col the Hon S G Ghersie, MIC OBE

T M Goodwin, Esq, мс

R E Anderson Esq

The Hon I E Nathoo, MLC

o be members of the Electric Power Advisory Board

By Command of the Governor in Council

Vairobi, 22nd August, 1952

G J ELLERTON. Clerk to the Executive Council GOVERNMENT NOTICE NO 919

(Sin 21/3/2)

#### COMMITTEE TO EXAMINE THE NEED FOR ECONOMIC ASSISTANCE FOR PRIMARY AND SECONDARY INDUS-TRIES EXCLUDING AGRICULTURE IN THE COLONY

IN ACCORDANCE with an undertaking given in the Legislative Council the Governor has been pleased to appoint the following as a committee to examine the need for economic assistance for primary and secondary industries in the Colony excluding agriculture -

Hon W Padley OBE (Chairman)

Group Capt the Hon I R Briggs

R O Hennings Esq

H L Adams, Esq.

Hon N F Harris

Hon Eliud Mathu

R E Anderson Esq

B S Mohindra Esq D A Tyrrell, Esq

E J A Leslie Esq

The terms of reference of the Committee are as follows —

- (a) To examine the need for economic assistance, particularly protective customs tauffs for primary and secondary industries excluding agriculture in the Colony, and
- (b) to make recommendations in this regard keeping in view the necessity of economic co operation between the territories of East Africa

Nairobi, 29th August, 1952 C H HARTWELL, Acting Chief Secretary

GOVERNMENT NOTICE NO 920

# THE TROUT ORDINANCE

(Cap 219)

#### **APPOINTMENT**

IN EXERCISE of the powers conferred by section 8 of the Trout Ordinance I hereby appoint-

THOMAS CLINTON WELLS ESQ OBE MC

to be an Honorary Fish Warden for a period of five years from the date hereof

Nairobi,

1st September 1952

W H HALE, Game Warden

GOVERNMENT NOTICE NO 921

(Quar | O)

# THE ANIMAL DISEASES ORDINANCE

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

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

Kabete, 28th August, 1952

R A HAMMOND, Director of Veterinary Services

SCHEDULE I-FOOT-AND-MOUTH DISEASE

LO 2479, J C Kean, Esq, PO Thomson's Falls, Laikipia District

East Kano Location Senior Chief Owili s/o Athembo, Central Nyanza District

# SCHEDULE II—TRYPANOSOMIASIS

- LO 319/2, The Manager, Santamor Estate, Makuyu, Thika
- LO 3569/1, 3569/2, 6862, C B Sumpter, Esq, Monyu Estate Ltd, Mitubiri, Thika District

# SCHEDULE III—RABIES

LO 4203, E L Steyn, Esq, Sergoit, Uasin Gishu District, and an area bounded as follows -

Commencing at the south-eastern corner of LO 6676, thence westerly by the southern boundaries of LO 6676, 3733, 878/1 and 879 to the Eldoret-Wheeler's Drift road, thence following this road in a southerly direction to the Eldoret Moiben road, thence southerly and easterly following the southern river boundaries of LO 898, 5743, 5794 and 900/2 to the Kipkabus-Moiben road, thence following this road south to the south-western corner of LO 5357, thence easterly by the southern boundaries of LO 5357, 4845, 7241, 719 and 6102 to the south-eastern corner of LO 6102, thence northerly by the eastern boundaries of LO 6102, 6664 and 7439 to the north-eastern corner of LO 7439, thence westerly and northerly following the southern and eastern boundaries of the Kaptagat Forest Reserve and the western boundary of the Elgeyo Reserve to the point of commencement

#### SCHEDULE IV

#### First Column Second Column Government Notice No. By deleting from Schedule I (East 184 dated the 7th day Coast Fever) thereto the followof February, 1952 "LO 395/R, C A Pilmer, Esq, Naivasha District Government Notice No By deleting from Schedule II (Foot-341 dated the 27th day and-mouth Disease) thereto the of March, 1952 following — "Sipili and Banyaban, G de P Colvile, Esq. PO Rumuruti, Laikipia District' Government Notice No By deleting from Schedule I (Foot-556 dated the 15th day and mouth Disease) thereto the of May, 1952 following -District Officei, Eldama Ravine, Baringo (South) District " Government Notice No By deleting from Schedule II 604 dated the 30th day thereto the (Trypanosomiasis) of May, 1952 following -'LO 942 (part of), Sotik Highlands Tea Estate, Sotik, Sotik District Government Notice No By deleting from Schedule I (Foot-626 dated the 12th day and-mouth Disease) thereto the of June, 1952 following — "Lariak Estate, G de P Colvile, Esq, Rumuruti, Laikipia District Government Notice No By deleting from Schedule I (Foot 685 dated the 27th day and-mouth Disease) thereto the of June, 1952 following "LO 1157/5, Mrs W A McLelland, Crumlin Farm, PO Nakuru, Nakuru District' Government Notice No By deleting from Schedule I (Foot-724 dated the 3rd day and-mouth Disease) thereto the of July, 1952 following "LO 5221/3, Miss E Hewson, PO Nakuru, Nakuru Dis-Government Notice No By deleting from Schedule I (Foot 763 dated the 22nd day and-mouth Disease) thereto the of July, 1952 following -"LR 4633/6, 2448, 2452/2 2454/3 and 6387, A Dykes, Esq, Melwa Estate, Rumuruti, Laikipia District' Government Notice No By deleting from Schedule I (Foot-801 dated the 30th day and-mouth Disease) thereto the of July, 1952 following -"Kampı ya Sımba, Mrs D Skınner, PO Rumurutı, Laıkıpıa

GOVERNMENT NOTICE NO 922

(S/E Pens 39)

# WAGE ADJUSTMENT INDEX

District "

THE above index which is used in connexion with war pensions adjustments was 209 on 31st October, 1951, and 224 on 30th June, 1952

> J P DE NOBRIGA for Member for Finance

GOVERNMENT NOTICE No 923

#### THE LOCAL GOVERNMENT (DISTRICT COUNCILS) ORDINANCE

(Cap 140)

# NAIVASHA DISTRICT COUNCIL

Nomination

IN EXERCISE of the powers conferred upon him by the District Councils (Filling of Vacancies) Rules (Cap 140, Sub sidiary Legislation), and all other powers thereunto enabling him, the Governor has been pleased to nominate-

# CAPTAIN C T TODD

to fill the vacancy in the Lake Naivasha Ward of the Naivasha District Council caused by the resignation of Mr S V Aitchison

Government Notice No 373 of the 24th March, 1950, is varied accordingly

By Command of the Governor

C E MORTIMER Member for Health Lands and Local Government GOVERNMENT NOTICE NO 924

(Wat 4/5/11)

# THE WATER ORDINANCE, 1951

(No 56 of 1951)

#### APPOINTMENT OF REGIONAL WATER BOARDS

IN EXERCISE of the powers conferred by section 19 of the Water Ordinance, 1951, and of all other powers hereunto enabling him, the Secretary for Agriculture and Natural Resources, in consultation with the Water Resources Authority has appointed, with effect from 1st August, 1952, the persons whose names are set out in the first column of the Schedule hereto to be Regional Water Boards for the areas set out respectively in the second column of the said Schedule

Government Notice No 605 of 21st May, 1951, is cancelled

Nairobi. 30th August, 1952

First Column

R O HENNINGS, Secretary for Agriculture and Natural Resources

Second Column

#### **SCHEDULE**

1

Col G A Swinton-Home, DSO OBE Mr A Cloete Mi P Booth Capt C Edison-Egleton Mr D N Flatt Senior Agricultural Officer, Rift Valley Province Divisional Engineer, Rift Valley Division Rev Reuben Seroney Mr J H Symons, OBE	Lake Victoria Regional Water Board (North)  Area—Main subdivisions 1A, 1B, 1C, 1D, 1E and 1F of Drainage Area No 1, and major subdivision 2B of Drainage Area No 2
Mr S W Hitchcox	
District Commissioner, Kericho Mi R S Cinnamond Mr C R Coulson	Lake Victoria Regional Water Board (South)
Col S N Timmis	Area—Main subdivisions

Divisional Engineer 1G, 1H, 1J, 1K and 1L of Nyanza Division Dramage Area No 1 Mr J Omino Elisha Kipyegon arap Towett Col G L Gamlen The Hon Paul Mboya Mr F S Pope Mr W A Holmes

Mr A J B Stewart M<sub>1</sub> B R McKenzie Mr C W Hillyer Mr G Kramer Senior Assistant Conservator of Forests, Londiani Agricultural Officer, Senior Rift Valley Province District Commissioner, Turkana District Commissioner, Baringo Mr O Fayle, MICE

Mr W J Webb M<sub>1</sub> J Walker Major C W P Harries Agricultural Officer, Kiambu Agricultural Officer, Machakos Officer in Charge, Masai Alderman Mohan Singh Chief James Mwanthi Chief Magugu Waweru Mr J A Couldrey Mr N C Hill

Major R Vetch The Hon G Hopkins, MLC The Hon S V Cooke, MLC Col G H Mitchell Mr J M Nightingale Senior Agricultural Officer, Nyeri District Commissioner, Garissa Mr J A Couldrey Mr Jibsam Mwaura Nyugi

Commissioner Provincial Northern Province Mr T F Parminter Col C E Corbett Mr W K Bastard Agricultural Officer, Ol Joro Orok Mr A Dykes District Commissioner, Isiolo Divisional Forest Officer, Nyeri

Area—Dramage Area No 2, except major subdivision 2B

Rift Valley Regional Water

Board

Athı Regional Water Board Area—Dramage Area No 3

Tana Regional Water Board Area—Drainage Area No 4

Northern Uaso Nyiro Regional Water Board

Area—Drainage Aiea No 5

Nanobi <sup>7</sup>6th August, 1952

# THE REGISTRATION OF TITLES ORDINANCE

(Cap 160, Section 72)

WHEREAS Alibhoy Esmailee and Company of Mombasa are registered as proprietors of Plot No 228 of Section I, Mainland North, by virtue of certificate of ownership No 1740 registered in the Mombasa Registry as No CR 517/1, and whereas sufficient evidence has been adduced to show that the said certificate of ownership relating to the said piece of land has been lost, notice is hereby given that after the expiration of 90 days from the date of the publication of the notice I shall issue a provisional certificate provided that no objections have been received within that period

Mombasa. 26th August, 1952 L D N GRANT, Registrar of Titles

GOVERNMENT NOTICE NO 926

 $(Lnd \ 3/7/1A)$ 

# THE INDIAN LAND REQUISITION ACT, 1894 **DECLARATION UNDER SECTION 6**

WHEREAS it appears to the Government to be essential to the security and well-being of the Colony and Protectorate that arrangements should be made for securing, at all times, an adequate supply of oil and oil products

And whereas it is necessary for the folegoing pulposes to provide for the construction of an oil refinery and ancillary works within the territory

Now, therefore, it is hereby declared, in pursuance of section 6 of the Land Acquisition Act, 1894, as applied to the Colony and Protectorate, that the lands described in the Schedule hereunder, a plan whereof may be inspected at the Department of Lands, Nairobi, or at the Department of Lands Mombasa, are required for a public purpose, namely, the construction of an oil refinery and ancillary works as aforesaid

Nairobi, 30th August, 1952

C E MORTIMER Member for Health, Lands and Local Government

# SCHEDULE

	SCHEDULE	
LR No	Locality	Approx Area in Acres
SECTION II— Plot No 18 , ,, 19 , ,, 20 , ,, 21 , ,, 22 ,, ,, 51	Mombasa Mainland South ,	1 80 1 70 2 10 0 90 1 30 16 30
SECTION I— Plot No 105 ,,, 106 ,,, 109 ,,, 141 ,,, 139 ,,, 128 ,,,, 129 ,, 130 ,,, 131 ,,,, 150 ,,,, 157	,	5 60 1 90 10 20 1 84 2 00 2 00 1 23 1 00 1 00 1 07 0 3047
Portion of , , , 158  Portion of , , , 174  Portion of , , , 2  north east of road  including Plot No 149  , , 163  Portion of Plot No 114  Portion of Plot No 111  Portion of L R No 3855	, ,, ,,	0 315 0 50 6 00 0 857 9 80 1 58 2 06 0 20 2160 00

General Notice No. 1967

# THE LAND AND AGRICULTURAL BANK ORDINANCE

Notice of Extinguishment of Temporary Advance

IN PURSUANCE of the provisions of section 49 of the Land and Agricultural Bank Ordinance (Cap. 181), notice is hereby given that the temporary advance notified as under has been repaid together with interest thereon -

Name —Sarah Norval Sloan Chapman-Purchas

Amount —£500

General Notice No -2237

Date —30th November, 1948

C C SERGEANT, Secretary The Land and Agricultural Bank GENERAL NOTICE NO 1968

#### THE WAR LOAN ORDINANCE, 1940

Loss of Bond Certificates

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

Series B 1949/51

*No* —2462, for £5

Name — Mr Manji Bhanji

No —13563, for £5

Name — M1 Theodore Angelinos

No -3326, for £10

Name —M1 Narandas Damodar

R W SMITH,

30th August, 1952

Acting Accountant General

GENERAL NOTICE NO 1969

#### THE MEDICAL PRACTITIONERS AND DENTISTS **ORDINANCE**

THE undermentioned have been licensed to practise in accordance with the terms of section 11 of the Medical Practitioners and Dentists Ordinance (Chapter 125 of the 1948 Edition) —

> Om Sahai Sood, Assistant Surgeon Krishan Kumar Sachdeva, Assistant Surgeon

Dev Raj Bowry, Assistant Surgeon

Tadayo Kebongo Evelia, African Assistant Medical Officer

A W PURVIS.

30th August 1952

for Director of Medical Services

#### GENERAL NOTICE NO 1970

#### THE SURVEY ORDINANCE, 1951

LIST of licensed Land Surveyors whose names have been registered in accordance with the provisions of the Survey Ordinance, 1951, and who are, at present, practising in the Colony

K H Buir, ARICS MIS (NZ), PO Box 606, Nairobi D W Carbuly ARICS MIS (NZ), PO Box 2379,

Nairobi L G Chambers, FRICS MIS (NZ), PO Box 2379,

Nairobi W E Cresswell, BSC (LS), PO Kitale

C G Fannin MC MA (OXON), FRICS ASSOCINST CE PO Box 900, Mombasa

A Goullee MM BSC (LS), MIGLS (SA), PO Box 805, Dar es Salaam

J S Grant, ARICS PO Box 217, Eldoret

H K Grogan, FRICS PO Box 288, Nairobi

P Haitog B SC (ENG) c/o Barclays Bank, Nairobi C A A Hime PO Box 3908, Nairobi

H C Long, FRICS PO Box 817, Nairobi

M J Mackay, FRICS, PO Box 2330, Nairobi

N A Middlemas CMG MIS (NZ), PO Box 2397, Nanobi

J H Nield, B SC PO Box 464, Nairobi W M Nightingale, PO Box 606, Nairobi

B J Ratcliffe, ARICS, PO Box 525, Nakuru

A G Stevens, PO Box 321 Mombasa

G Taylor, PO Box 2294, Nairobi

H McC Thoinhill, FRICS, PO Box 266, Kitale

C W K Tucker, FRICS, PO Box 288, Nairobi

H C Walsh, PO Box 606, Nanobi

W K Wilton, MIS (NZ), PO Kitale

# GENERAL NOTICE NO 1971

#### THE ARCHITECTS AND QUANTITY SURVEYORS **ORDINANCE**

(Cap 306)

NOMINATION OF MEMBERS OF THE BOARD OF REGISTRATION OF ARCHITECTS AND QUANTITY SURVEYORS

IT IS hereby notified for general information that pursuant to the powers conferred by section 4 of the Architects and Quantity Surveyors Ordinance the undermentioned persons have been nominated as members of the Board of Registration of Architects and Quantity Surveyors-

The Director of Public Works who shall be Chairman

The Government Architect, Public Works Department

Mt A E Wevill FRICS

Mi R O Scammell, FRIBA

M1 E D H1 ARIBA

Mr F C Bridle FRICS

By Command of the Governor

Nairobi 20th August, 1952

C H HARTWELL, Acting Chief Secretary

29th August, 1952

of Kenya

THE AIR SERVICES (LICENSING) REGULATIONS 1946 NOTICE OF APPLICATION FOR A LICENCE TO OPERATE AIR SERVICES

PURSUANT to the provisions of regulations 21 and 22 of the Air Services (Licensing) Regulations, 1946, notice is hereby given that C Lloyd, Esq c/o Standard Bank of South Africa, Ltd, Nairobi Kenya, has applied to the East African Air Tianspoit Authority for a licence to operate the following air service —

Air Survey Photography within the East Atrican Territories of Kenya, Uganda, Tanganyika and Zanzibar For a period of three years

It is further notified that any representations or objections with regard to this application must be made to the East African Air Transport Authority at the office of the Director of Civil Aviation, PO Box 5163, Lugard Avenue, Nairobi not later than 28th September, 1952. Every such representation or objection shall be made in writing shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the Authority

Nairobi,

STACEY W D COLLS,

20th August, 1952

Director of Civil Aviation, East Africa

#### GENERAL NOTICE NO 1973

#### HONORARY PERMIT ISSUER

#### APPOINTMENT

IN EXERCISE of the powers conferred upon me by rules Nos 20 and 63 of the Diseases of Animals Ordinance Rules, 1931, I hereby declare the undermentioned lady to be an Honorary Permit Issuer for the purposes of the said rules —

MRS C N L FERNANDES PO NARO MORU

Kabete,

R A HAMMOND,

28th August, 1952

Director of Veterinary Services

#### GENERAL NOTICE NO 1974

#### HONORARY PERMIT ISSUER

#### APPOINTMENT

IN EXERCISE of the powers conferred upon me by rules Nos 20 and 63 of the Diseases of Animals Ordinance Rules, 1931, I hereby declare the undermentioned gentleman an Honorary Permit Issuer for the purpose of the said rules—

# P H SMITH ESQ MOIBEN

Kabete,

R A HAMMOND,

22nd August, 1952

Director of Veterinary Services

# General Notice No 1975

# EAST AFRICAN RAILWAYS AND HARBOURS

TENDERS FOR HARDWOOD SLEEPERS

TENDERS are invited for the supply of the undermentioned quantities of hardwood sleepers —

Tvpe	Size	Quantities
1	$6' \times 9' \times 4\frac{1}{2}$	1,595
2	$7 \times 10' \times 5$	1,956
3	$8 \times 10'' \times 5$	1 374
4	$9 \times 10 \times 5'$	1,152
5	$10' \times 10'' \times 5$	1,005
6	$11 \times 10'' \times 5''$	1,056
		Total 8,138

Full details of specification, Tender Form and Specimen Contract Agreement may be obtained on application to the offices of the Stores Superintendent, East African Railways and Haibouis, PO Box 40, Nairobi

Tenderers may quote for a portion of the stated requirements, if unable to tender for the total quantity asked for

A minimum quantity of 1,200 sleepers per month is required and total delivery of these sleepers is to be effected before April 1953 Tenderers must give particulars as to the rate of delivery per month that can be maintained

Sealed tenders in accordance with the above conditions clearly marked 'Tenders for Hardwood Sleepers must be addressed and despatched to the Chairman, Tender Board, East African Railways and Harbours, PO Box 570 Naiiobi, so as to reach the addressee not later than 12 noon on the 27th September, 1952

Tenders not so addressed, despatched and endorsed are liable to be rejected and in any case tenders received after the stated time and date will not be considered

The lowest or any tender will not necessarily be accepted

Nairobi, 26th August, 1952

A DALTON,
General Manager

GENERAL NOTICE NO 1976

# CONSUL OF THE UNITED STATES OF AMERICA

IT IS hereby notified for general information that the Queen's Exequature empowering M1 William Nesselhof to act as Consul of the United States of America at Mombasa, received Her Majesty's signature on the 14th July, 1952

Nairobi 20th August, 1952

J H INGHAM, for Acting Chief Secretary

#### GENERAL NOTICE NO 1977

#### CONSUL-GENERAL OF SPAIN

IT IS hereby notified for general information that provisional recognition has been accorded to Senor Don Alvaro de Aguilar y Gomez Acebo as Consul-General of Spain in London, with jurisdiction to include all British Overseas Territories with the exception of Northern Rhodesia, Mauritius Tanganyika, Nyasaland, Basutoland, Bechuanaland and Swaaland

Nanobi, 20th August, 1952 J H INGHAM, for Acting Chief Secretary

#### GENERAL NOTICE No. 1978

#### EAST AFRICAN RAILWAYS AND HARBOURS

IT IS notified for general information that the following alterations and amendments to the Tauff of Harbour Dues and Charges No 5 of 1st August, 1945, will come into force with effect from 1st October 1952 —

Clause 25—Tonnage Scale

Delete the words Declarations based on metric weights and measurements will not be accepted" appearing as the last sentence in the first paragraph of this clause

Clause 26—Imports

(a) Wharfage, 1 per cent ad valorem

Delete the words in lines 2 and 3 after the words Customs Department—"together with any import duties chargeable on the goods under the Customs tariff in force"

(b) Handling

Delete existing clause and substitute therefor—

'Handling charge Sh 5 per ton (minimum charge, Sh 2/50), plus an additional charge of Sh 1 per ton or part thereof on all cargo due for Queen's Warehouse'

Amend the minimum charge of "Sh 2" appearing in line 3 of the Note to the above subsection to read Sh 2/50

Nairobi

A DALTON, General Manager

# General Notice No 1979

# VACANCY IN UGANDA PROTECTORATE

Clerk to the Township Authority Jinja

APPLICATIONS are invited from suitably qualified persons, between the ages of 25-45 years for appointment to the post of Clerk to the Township Authority, Jinja, on the following terms of service —

- (a) Salary between £1,100-£1 400 The initial salary will be determined in the light of experience, qualifications and service
- (b) A temporary allowance at the rate of 25 per cent of substantive salary with a ceiling of £250 per annum, will be paid for so long as such allowance is payable
- (c) The appointment will be made on Class A contract terms of service for a period of 30-36 months in the first instance. On the satisfactory completion of the contract a gratuity will be payable at the rate of 15 per cent of nine tenths of basic salary.
- (d) The appointment will be governed by the revised conditions of service for the Civil Services of Uganda

Applicants should possess a sound knowledge of, and have had some experience in local Municipal or Urban District Government Financial experience is particularly desired and candidates should be members of the Institute of Municipal Treasurers and Accountants The officer appointed will be required to act as Clerk and Chief Executive Officer of the present Jinia Township Authority which is a nominated body of official and non official members under the chairmanship of the District Commissioner It is possible that the person appointed may subsequently be considered for appointment to the post of permanent Town Clerk when the new Municipality at Jinja is created

Applications should be submitted to reach the Chief Secretary, Entebbe, from whom application forms may be obtained, not later than 22nd September 1952 Serving officers should submit applications through their heads of department Applicants residing in Kenya or Tanganyika may obtain forms of application from the Chief Secretaries of the respective territories

## VACANCIES IN GOVERNMENT DEPARTMENTS

Chief Clerk (European), Lands Department

Accountant (European), Office of the Member for Health Lands and Local Government

APPLICATIONS are invited for the posts of-

Chief Clerk (European), Lands Department (salary scale £740 by £20 to £800)

Accountant (European) Office of the Member for Health, Lands and Local Government (salary scale £670 by £20 to £690 by £25 to £790 (efficiency bar) by £25 to £840 by £30 to £900)

They should be sent to the Secretary, European Civil Service Advisory Board PO Box 621 Nairobi, so as to reach him not later than 17th September, 1952

In addition to salary a temporary non-pensionable cost of living allowance is payable at the rates in force from time to time, the present rate is 25 per cent of salary

Applicants in Government service should submit their applications in accordance with the procedure laid down in Secretariat Circular No 30 of 29th September, 1944 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 Secretary, European Civil Service Advisory Board, Nairobi It is preferable that only copies of testimonials should be sent in the first instance

The posts are permanent and pensionable General terms and conditions of service are as follows —

For applicants not already in the Government service appointment on probation for two years before admission to the permanent and pensionable establishment

Eighteen days local leave per annum, and vacation leave at the rate of  $4\frac{1}{2}$  days for each completed month of residential service after 48 months' tour for officers under 40, and at the rate of  $5\frac{1}{2}$  days for each completed month of residential service after 40 months' tour for officers over 40

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

When in occupation of Government quarters 10 per cent of salary is charged as rent if the quarters are furnished, and  $7\frac{1}{2}$  per cent of salary if they are unfurnished, when an office 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  $7\frac{1}{2}$  per cent of his salary if they are unfurnished

Free medical treatment by the Government medical service for the officer, his wife, and dependent unmarried children under 21 years of age

# Duties and Qualifications

# Chief Clerk Lands Department

The duties include the control and supervision of the general clerical branch and subordinate staff Candidates should possess a good working knowledge of Government regulations and office routine

Accountant Office of the Member for Health Lands and Local Government

The qualifications required include a knowledge of Central and Local Government accounting systems, Colonial Regulations, the Government Code of Regulations and Financial Orders, readiness to accept responsibility, and ability to organize and control office clerical and subordinate staff

# GENERAL NOTICE No. 1981

# UASIN GISHU DISTRICT COUNCIL

# ELDORET EUROPEAN HOSPITAL RATE

NOTICE is hereby given that it is proposed to move a resolution to impose a rate of Sh 50 (shillings fifty) on all male persons of wholly European origin of descent residing within the district for the purpose of providing additional funds towards the maintenance and upkeep of the Eldoret European Hospital, and for reducing the daily fees

Exemptions from rate-

- (a) Every male person under the age of 21 years
- (b) A person on a temporary visit to the district not exceeding six months in duration

Any objection to the proposed resolution shall be lodged with the Executive Officer within 60 days of the publication of this notice

Eldoret, 25th August, 1952 G V BRENT Acting Executive Officer General Notice No 1982

#### NAIVASHA DISTRICT COUNCIL

TENDERS are invited for the purchase of the following -

1 Bedford Truck, 4 tons NDC 24

1 Fordson Thames Tip Truck, 5 tons NDC 28

1 Fordson Thames Tip Truck, 5 tons NDC 29

These vehicles may be seen at the Council Offices Naivasha

Tenders, in sealed envelopes marked Tender for Vehicle should be sent by post to the undersigned so as to reach him not later than 10th September, 1952

Naivasha, 25th August, 1952 J C KERR, Executive Officer
Naivasha District Council

#### GENERAL NOTICE NO 1983

#### NAIROBI LIQUOR LICENSING COURT

DULY authorized by the Provincial Commissioner Central Province, Nyeri, a special meeting of the Nairobi Liquor Licensing Court will be held at the office of the District Commissioner Nairobi at 11 am on Thursday 25th September 1952

Wine Merchants and Grocers Liquor Licence

Maganlal Sunderji Plot No 9, Ngong PO Ngong Husseini Provision Stoies, Plot No 63, Eastleigh Section I Nairobi

Kenya Onental General Stores, Plot No 1849 Fort Hall Road, PO Box 752 Nairobi

Limuru Farm Products, Plot No 799/80, Malika House Stewart Street Nairobi

#### Hotel Liquor Licence

Mrs Dhan Kaui w/o Ram Singh Chana, Plot No 2490/12 Ngara Road Nairobi

Mrs Julia France's Tichaver LR No 1870 Section VI, Plot No 39, Sclaters Road, Box 1861, Nairobi

Nairobi 26th August, 1952 C F ATKINS Chairman Nairobi Liquor Licensing Court

GENERAL NOTICE NO 101 OF 1951

# HER MAJESTY'S SUPREME COURT OF KENYA

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

SUPREME COURT CRIMINAL SESSIONS AT NAIROBI 1-9 52 Cr C No 205/52 Regina vs John George Killian

Cr C No 206/52 Regina vs (1) Njenga s/o Thagichu,

(2) Kibera s/o Gathuku, (3) Mutonga s/o Karuri,

(4) Ndua s/o Thiongo, (5) Thuo s/o Thagichu,

(6) Daudi s/o Stephano Wanyee

Cr C No 209/52 Regina vs Odhimabo s/o Obara

SUPREME COURT CRIMINAL SESSIONS AT ELDORET 2-9-52

Cr C No 111/52 Regina vs Kairu s/o Njoroge

Cr C No 114/52 Regina vs Likono s/o Mbui

Cr C No 152/52 Regina vs Chebiego Arap Chepkok

Cr C No 194/52 Regina vs Mukhurundu s/o Rikhunda

SUPREME COURT CRIMINAL SESSIONS AT MOMBASA, 2-9-52

For hearing at 10 a m

Cr C No 210/52 Regina vs Sheikh Ramathan Shekiundu

Cr A No 453/52 Mohamed bin Somo vs Regina

SUPREME COURT CRIMINAL SESSIONS AT KITALE 15-9-52

Cr C No 125/52 Regina vs Maler s/o Omiraile

Cr C No 190/52 Regina vs Olimbwa s/o Osuchira

Cr C No 191/52 Regina vs Were s/o Odhiambo and Tumbo s/o Wacha

SUPREME COURT CRIMINAL SESSIONS AT NYERI 16 9-52

Cr C No 76/52 Regina vs M'Mugambi s/o Kakira

Cr C No 167/52 Regina vs M'Ringata wa Nderi

Ci C No 212/52 Regina is Ndia s/o Njeru

Cr C No 213/52 Regina vs M'Nkirichio s/o Muku

SUPREME COURT CRIMINAL SESSIONS AT NAKURU, 22-9-52

Cr C No 108/52 Regina vs Chuma Arap Kiptibet

Cr C No 132/52 Regina vs Njeru s/o Kamangu

Cr C No 164/52 Regina vs Mwangi s/o Kahenjo

Cr C No 201/52 Regina vs Albert Frederick Crossland

Cr C No 207/52 Regina vs Richard s/o Mukawando

D F SHAYLOR, Acting Registrar HM Supreme Court of Kenya NOTICE NO 1984

#### ER MAJESTY'S SUPREME COURT OF KENYA AT ELDORET

# PROBATE AND ADMINISTRATION

CAUSE NO 17 OF 1952

n the Estate of Cordelia Ann Smith Deceased

JANT to an order of the above-named Court made the of August, 1952, whereby grant of letters of administration will annexed) of the estate of the above-named late of Eldoret in Kenya Colony was made to John mith

otice that all persons having any claims against the the above named deceased who died at Kitale on the of April, 1952, are required to lodge and prove such the undersigned on or before the 20th day of Sep-952 after which date the claims so proved will be paid state distributed according to law

D GREEN,

ugust, 1952

Advocate for the Administrator

NOTICE NO 1985

#### ER MAJESTY'S SUPREME COURT OF KENYA AT MOMBASA

## PROBATE AND ADMINISTRATION

NOTICE that application having been made in this

#### (1) Cause No 45 of 1952

gusta Victoria Stross and John Edward Leslie Bryson Mombasa, Kenya Protectorate the executors of the for probate of the will of the estate of Robert Franciscus Stross, of Mombasa Kenya, Protectorate at La Cinta, in Sicily, on the 16th day of February

#### (2) Cause No 46 of 1952

that Sakurkhan, of Mombasa, Kenya Protectorate, the the deceased, for letters of administration intestate of of Omarkhan Sherkhan of Mombasa, Kenya Protecho died at Mombasa on the 25th day of May, 1952

# (3) Cause No 47 of 1952

sein Mohamed, of Mombasa Kenya Protectorate, the of the deceased for letters of administration intestate ate of Mohamed Abdul Kadir of Mombasa Kenya e, who died at Mombasa on the 15th day of May, tate

# (4) Cause No 48 of 1952

ali Valli Rahemtulla and Mis Jonabai Valli both of Mombasa, Kenya Protectorate the son and deceased respectively, for letters of administration he estate of Valli Rahemtulla, of Mombasa Kenya who died at Mombasa on the 22nd day of Novemestate

will proceed to issue the same unless cause be contrary and appearance in this respect entered he 9th day of September 1952

W H GOUDIE,

1952

Acting Deputy Registrar HM Supreme Court of Kenya

all above named is now deposited and open the Court

# No 1986

# 3ATE AND ADMINISTRATION

I that after 14 days from the date of this to apply to H M Supreme Court at Nairobi of the estate of the person named in the the Schedule hereto who died on the date, name

notice that all persons having any claims of the said deceased person are required s before me within two months from the after which date the claims so proved estate distributed according to law

G M LAWTON
Public Trustee

CHFDULF

≥ased	Address	Date of Death	Testate or Intestate
ıam Cole	Nairobi	6/8/52	Intestate

GENERAL NOTICE No. 1987

#### IN HER MAJESTY'S SUPREME COURT OF KENYA AT NAIROBI

#### PROBATE AND ADMINISTRATION

1AKF NOTICE that application having been made in this Court in-

#### (1) Cause No 161 of 1952

By Orfelinda Eufemiana Paulina Xavier e D'Cruz of Nairobi, through her advocates, Messrs A H Mahk and Co, of Nairobi, for a grant of letters of administration intestate of the estate of Joaquim Piedade Alexio Jacinto Da Cruz, of Nairobi, who died at Nairobi on the 2nd day of August 1952 intestate

#### (2) CAUSE NO 162 OF 1952

By Ethel Harrison of Nairobi, through her advocates, Messis Hamilton, Harrison and Mathews of Nairobi, for a grant of probate of the will of Charles Newton Maberly Harrison, of Nairobi who died on the 17th day of May, 1952 at Nairobi

#### (3) Cause No 163 of 1952

By George Henry Grover, of Nurobi through his advocates Messis Shapley Bariet and Company of Nairobi, for a grant of probate of the will of Hylda Myrtle Grover, of Nairobi who died at Nairobi on the 16th day of July 1952

#### (4) Cause No 164 of 1952

By Ronald Abraham Jones, of Nanobi through his advocates Messrs Kaplan and Stratton, of Nanobi, for a grant of probate of the will of Alice Grazilla Jones of Nanobi who died at Nanobi on the 18th day of July 1952

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 16th day of September 1952

Nanobi

28th August, 1952

W F BROWNE

Deputy Registrar,
Supreme Court of Kenya

Note—The wills above named are now deposited and open to inspection at the Court

GENERAL NOTICE NO 1988

#### IN HER MAJESTY'S SUPREME COURT OF KFNYA AT MOMBASA

# PROBATE AND ADMINISTRATION

Cause No 41 of 1950

In the Estate of Fathelu Binti Salim Bin Khalfan Deceased IAKE NOTICE that the account of the estate of the above-named deceased has been lodged with me by the Executor Hamed Suleiman Hamed, and that I have appointed the 10th day of September, 1952 at 2.15 pm for passing account

Given under my hand and the seal of the Court at Mombasa this 21st day of August 1952

W H GOUDIE,
4cting Deputy Registrar
H M Supreme Court of Kenya

GENERAL NOTICE NO 1989

# THE BANKRUPTCY ORDINANCE

NOTICE OF DIVIDEND

Debtor's name—Sitya Nand Puri, trading as "Puri's Garage' Address—Limuru Road, Nairobi

Description—Garage-keeper

Court—H M Supreme Court, Nairobi

No of matter -10 of 1950 Amount per £ -Sh 1/21

First or final or otherwise—First dividend When parable—9th September, 1952

Where payable—Office of the Official Receiver, Law Courts Building Nairobi

Nairobi

30th August 1952

D J COWARD, for Official Receiver

GENERAI NOTICE NO 1990

# THE BANKRUPTCY ORDINANCE

NOTICE OF DIVIDEND

Debtor's name — Mali Ram s/o Jiwa Ram
Address — Nakuru
Description — Hotel-keeper
Court — H M Supreme Court, Natrobi
No of matter — 8 of 1948
Amount per ± — Sh 3/54
Fust or final or otherwise — First dividend

When payable—9th September, 1952
Where payable—Office of the Official Receiver, Law Courts
Building Nairobi

Nairobi, 30th August, 1952 D J COWARD, for Official Receiver

#### IN HER MAJESTY'S SUPREME COURT OF KENYA AT NAIROBI

# BANKRUPTCY AND WINDING-UP JURISDICTION

Cause No 15 of 1952

Re City Hardwares Ltd

(In Liquidation)

Notice of Winding-up Order and Appointment of Provisional Liquidator

Name of company - City Hardwares, Ltd Registered office - Plot No 1742 Duke Street Nairobi Court —H M Supreme Court of Kenya at Nairobi Date of order —29th August 1952 No of matter —15 of 1952 Name of provisional liquidator—The Official Receiver Address of the provisional liquidator - Law Courts Building, PO Box 231, Nairobi

Nairobi, 30th August, 1952

D J COWARD for Official Receiver and Provisional Liquidator

GENERAL NOTICE NO 1992

#### IN HER MAJESTY'S SUPREME COURT OF KENYA AT MOMBASA DISTRICT REGISTRY

BANKRUPICY CAUSE NO 4 of 1937

Re Devchand Karman trading under the style and names of Shah Trading Co as well as Devchand Karman debtor

APPLICATION FOR DISCHARGE

Debtor's name —Devchand Kaiman

Address -- PO Box 347, Nakuru, formerly trading in Mombasa

Description —Merchant, at present shop assistant No of matter -4 of 1937

Court -H M Supreme Court of Kenya at Mombasa

Day fixed for hearing -26th September, 1952

W H GOUDIE,

Mombasa 28th August, 1952

Deputy Registrai HM Supreme Court of Kenya

GENERAL NOTICE NO 1993

# THE BANKRUPTCY ORDINANCE

AMENDED NOTICE OF DIVIDEND

Debtors names -Gian Singh s/o Nand Singh and Amarnath Munshiram Sethi, trading as "Gian Singh & Co' and Sethi Stone Co'

Address -- Nairobi

Description —Contractors

Court —H M Supreme Court, Nairobi

Nos of matters -5 of 1947 and 1 of 1948 (consolidated) Amount per £-Sh 1/50

First or final or otherwise—First and final

When payable -5th September, 1952

Where payable - The Official Receiver's Office, Law Courts

Building, Nairobi

Nairobi, 30th August, 1952 D J COWARD, for Official Receiver

GENERAL NOTICE NO 1994

# THE COMPANIES ORDINANCE

(Cap 288)

GENERAL Notice No 1893 appearing in the Official Gazette of 19th August, 1952, on page 826, Vol LIV, re Victoria Nyanza Sugar Company, Limited, is hereby cancelled

Nairobi,

29th August, 1952

G M LAWTON Registral of Companies

GENERAL NOTICE NO 1995

# ESTATE OF THE LATE MRS FLORENCE GRANT CLAY

TAKE NOTICE that all persons having any claims against or owing moneys to the above-named Florence Grant Clay, of Matuu Estate, Thika who died at sea on the 28th day of May, 1952, on board the Motorship Bloemfontein, are required to prove such claims before me the undersigned or to pay to me the amount due as the case may be on or before the 30th day of November, 1952, after which date the claims so proved will be paid and the estate distributed according to law

BERTRAM STEWART EASTWOOD,

Attorney of the Executor named in the will c/o The Standard Bank of South Africa, Lid PO Box 1303, Nairobi GENERAL NOTICE NO 1996

# THE WATER ORDINANCE, 1951

1

Ellegerini River Uasin Gishu District

APPLICATION by W L Freeman of Plateau for right from the Ellegerini River on LR No 6408 quantities of 300 and 5 300 gallons per day of norma domestic use and minor irrigation

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

Objections stating specific grounds therefor should in duplicate with the Water Board, PO Box 662, within 30 days from the date of publication of this n a copy served on the undersigned

> LT-COL L N EVA! for W L W Freen Lawfully Authoriz

17th August, 1952

GENERAL NOTICE No 1997

#### THE WATER ORDINANCE, 1951

Uaso Nyiro River, Nanvuki District

APPLICATION by M B Randall of Nanyuki for right from the Uaso Nyiro River on LR No 2735 quantity of 70 000 gallons per day of normal flow fo irrigation

Plans may be seen at the Public Works Departm Office Nairobi, and at the office of the Water Baili Works Department Nanyuki

Objections stating specific grounds therefor should in duplicate with the Water Board PO Box 662 within 30 days from the date of publication of this n a copy served on the undersigned

MAURICE B RAND

22nd August 1952

The Venture

GENERAL NOTICE NO 1998

# THE WATER ORDINANCE, 1951

Nyando River Kericho District

APPLICATION by Messrs Margaritis Plantations Mohoroni for a water right from the Nyando LR Nos 3979 and 3978 for quantities of 1800 a gallons per day of normal flow for domestic use an tion of sisal

Plans may be seen at the Public Works Depar Office Nairobi and at the office of the Water P Works Department, Kericho

Objections stating specific grounds therefor shou duplicate with the Water Board, PO Box 662, N 30 days from the date of publication of this notic served on the undersigned

Lanfully Au

22nd August, 1952

Margaritis Plan Thesal

GENERAL NOTICE NO 1999

# THE WATER ORDINANCE, 1

Theta River, Ruiru District

APPLICATION by Messis Sociinal and Ruru for a water right from the Theta I 6772/1 for net quantities of 300 and 500 normal flow for domestic use and minor respectively

These amounts are in addition to 2,200 normal flow for coffee pulping and washin

Plans may be seen at the Public Worl Office Nairobi

Objections stating specific grounds the in duplicate with the Water Board, PO F in 30 days from the date of publication copy served on the undersigned

Lav

25th August, 1952

#### THE WATER ORDINANCE 1951

Unnamed Spring Tributary of Muani River Londiani District

APPLICATION by Messrs Corroyer and Culwick of Londian for a water right from an unnamed spring, tributary of the Muani River, on LR No 6057/1 for net quantities of 3 000 and 5 000 gallons per day for the purpose of domestic and minor irrigation uses respectively

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, PO Box 662, Nanobi, with in 30 days from the date of publication of this notice and a copy served on the undersigned

I G CORROYER Applicant
Shillalah Londiani

26th August, 1952

GENERAL NOTICE No 2001

#### THE WATER ORDINANCE 1951

Muruamor River Kericho District

APPLICATION by M E O Brian of Koru foi a water right from a tributary of the Muruamor River on L R No 7297 for a quantity of 2,000 gallons per day of normal flow (80 per cent returnable) for the pulping and washing of coffee

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

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

M E O'BRIEN, Applicant Chesanoi Faim Koiu

18th August, 1952

GENERAL NOTICE No 1926

# THE CROWN LANDS ORDINANCE

(Cap 155)

NAKURU—SITE FOR THE CONSTRUCTION OF FLATS

TENDERS in terms of stand premium and development proposals are invited for the grant of the lease of Plot No 26, Section LVIII, Nakuru Township, for the purpose of erecting thereon a block of flats

The term of the lease will be 99 years from the 1st of the month following the date of acceptance of a tender

A plan of the site may be inspected at the Public Map Office of the Survey Department, Nairobi or a copy may be obtained at the office of the Director of Surveys, PO Box 1766, Nairobi on payment of Sh 4, post free

# CONDITIONS OF SALE

# (a) Tenders

- 1 Sealed envelopes marked "Tender for Flat Site, Nakuru" must be deposited with the undersigned before noon on Friday, 26th September, 1952
  - 2 Tenders should be accompanied by a statement indicating—
  - (a) the detailed proposals of the tenderer for the development of the site, illustrated by a site sketch plan drawn to scale and showing an outline floor plan and elevation,
  - (b) the amount of capital available for development purposes, and a banker's guarantee to this effect
- 3 The successful tenderer will be required to pay within seven days of notification that his tender has been accepted 25 per cent of the amount tendered, together with the rent due to 31st December, 1952
- 4 The balance of the purchase price will be payable on demand prior to the issue of title
- 5 The survey fees and the fees (Sh 120) payable in respect of the preparation and registration of the title, together with the stamp duty (which is approximately 2 per cent of the purchase price) and the rent in respect of the grant, must be paid within seven days of the demand therefor Title will be issued as soon as conveniently possible
- 6 In the consideration of the tenders regard will be had to the relative merits of the proposed plans for construction and the financial sufficiency of the tenderer to undertake such construction

No tender of a sum less than that indicated in the Schedule hereunder will be considered. The highest or any tender will not necessarily be accepted

# (b) General

1 Grants will be made under the Crown Lands Ordinance (Cap 155 of the Revised Edition of the Laws of Kenya) and

titles will be issued under the Registration of Titles Ordinance The term of the grant will be 99 years from the first day of the month following the notification of approval of the grant

- 2 The Government or such person or authority as may be appointed for the purpose shall have the right to enter upon the plot and lay and have access to water mains, service pipes, telegraph or telephone wires and all electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any building in such a way as to cover or interfere with any existing routes main or service pipes or the telegraph or telephone wires and electric mains aforementioned
- 3 No buildings shall be elected on the plot unless and until plans (including block plans showing the position of the buildings), drawings elevations and specifications thereof shall have been previously approved by the local authority and by the Commissioner of Lands or such other person as he may appoint Such plans, etc., prepared by a person registered under the Architects and Quantity Surveyors Ordinance (Cap 306), shall be submitted in triplicate to the Town Clerk, Nakuru, in the first instance
- 4 No buildings erected on the said land may be used or occupied until the grantee shall have submitted a block plan with the positions of such buildings, clearly defined and showing a system of drainage for dealing with sewage, sullage and surface water on the said land which shall satisfy the Commissioner of Lands and the local authority that such system of drainage has been properly constructed, such satisfaction in both cases to be expressed in writing
- 5 The grantee shall duly and suitably connect such drainage system with any town drainage system when in the opinion of the Commissioner of Lands and the local authority the latter system is so far completed as to enable the grantee reasonably so to do
- 6 The grantee shall not at any time subdivide the plot No sale, transfer or assignment of the plot shall be effected until the buildings required under Special Condition (c) 1 below have been completed to the satisfaction of the Commissioner of Lands and the local authority
- 7 Any building elected shall conform to a building line decided upon by the local authority
- 8 The grantee shall be required to pay all rates, taxes, duties, assessments and charges of whatsoever description which now or at any future date may be charged, assessed, levied or imposed upon the land or any building thereon by any Government or local authority including any contribution paid by Government in lieu thereof A condition will be embodied in each grant providing for the necessary adjustment between the grantee and the Government
- 9 The grantee shall, on demand, make an initial payment of Sh 7,205/70 to the Commissioner of Lands for the cost of construction of roads and drains serving the plot On completion of the construction of roads and drains and the ascertainment of the actual proportionate amount payable in respect of the plot, the grantee shall either pay to the Commissioner of Lands (within seven days of demand therefor) or be refunded the amount by which the actual cost either exceeds or falls short of the said amount previously paid as an initial payment as the case may be The total cost of construction, the area and works to be taken into account and the proportion payable by the grantee shall be determined (in his sole discretion) by the Commissioner of Lands

# (c) Special

- 1 The granteee shall be required to elect upon the plot complete for use within 24 months from the commencement of the term of the grant a block of flats of approved design in accordance with the development conditions imposed on the acceptance of the tender and shall maintain the same both internally and externally in good and substantial tenantable repair and condition during the continuance of the term of the grant and shall be required to comply with all other structural development conditions within the same period of 24 months
  - 2 The use of the plot will be restricted to residential flats
- 3 The grantee shall not at any time during the term of the grant elect buildings to cover more than 25 per cent of the area of the plot, nor shall the total number of habitable rooms exceed 48

G H W ANNELLS,

Nanobi, 22nd August, 1952 for Special Commissioner and Acting Commissioner of Lands

# SCHEDULE

Plot No —26, Section LVIII, Nakuiu Area —1 1937 acres

Minimum stand premium —Sh 2,140

Annual rent —Sh 428

Survey fees —Sh 206/50

#### THE CROWN LANDS ORDINANCE

SITE FOR MULII STOREYED BUILDING IN NAIROBI

TENDERS in terms of proposals for development are invited for the grant of the combined leasehold plots Nos 1297/I and 2365, Nairobi, at the junction of Queensway and Eliot Street for the purpose of electing a single multi-storeyed building comprising high grade shops or display windows on the ground floor frontages and business and/or residential accommodation above provided that internal portions of the ground floor may be utilized for high-class office accommodation of the type such as banking, insurance shipping etc, which involves the provision of a public counter

Plot No 1297/I is at present occupied by Government buildings Plot No 2365 is vacant Proposals for development of the whole site will be required therefore, to show the building development on Plot No 2365 in the first instance in such a way that it can be followed by the development of Plot No 1297/I and the whole area developed as one unit When Plot No 2365 has been developed the successful tenderer may be required as indicated below to accommodate the Government Departments now occupying the building on Plot No 1297/I The present building on Plot 1297/I will be demolished and removed by the Government upon its vacation by the Government and the building to be erected on Plot No 2365 must thereupon be extended to complete the approved building over the combined plot

A plan of the site may be inspected at the Public Map Office of the Survey Department, Nairobi, or may be obtained at the Office of the Director of Surveys PO Box 1766, Nairobi on payment of Sh 6, post free

# CONDITIONS OF SALE

#### (a) Tenders

- (1) Sealed envelopes marked "Tender for Plots Nos 1297/I and 2365 should be deposited with the undersigned before noon on 6th November 1952
- (2) Tenders should be accompanied by a statement indicating—
  - (a) the detailed proposals of the tenderer for the development of the site, including proposals for the erection of that part of the building which is to be on Plot No 2365 in the first place and the later extension of the building to Plot No 1297/1 following completion of the building on the first-mentioned plot
  - (b) the amount of capital available for development purposes and a banker's letter in support
- (3) The successful tenderer will be required to pay within seven days of notification that his tender has been accepted £3,509 of the Stand Premium indicated in the Schedule, together with a sum in respect of the rent due to the 31st December 1953, at the rate of £1,808 per annum for Plot No 2365 Tnese amounts have been calculated after taking into consideration the fact that occupation in respect of Plot No 1297/I may not be given for some period and a deposit of a small amount only has been estimated in respect of Stand Premium The annual rent payable will be as set out in the Schedule but rent and rates, including Government's contribution in lieu of rates, will not be charged in respect of Plot No 1297/I until such time as the buildings have been demolished by the Government, provided that agreed alternative accommodation for the Government's needs has been made available if required. The tenderer will be required to pay £18013, being the balance of the Stand Premium for the combined plot as soon as vacant possession is given and the title for the combined plot is ready for issue If for any reason the successful tenderer requires the title to be issued before vacant possession can be given, the balance of the Stand Premium will be payable forthwith
- (4) Survey fees and fees payable in respect of the preparation and registration of the title together with the stamp duty (which is approximately two per cent of the Stand Piemium and the rent) in respect of the grant and the charge for loads drains and sewers must be paid within seven days of the demand therefor
- (5) It will be a condition of the submission of tenders and the acceptance of a tender will imply that the Government has an option to 10,800 sq ft of office accommodation in the building to be completed on Plot No 2365 to be exercised within 18 months from the commencement of the term of the grant at a rent to commence upon occupation and to be assessed by the Rent Control Board The tenderer will have the option to propose alternative accommodation to meet the Government's needs in place of that referred to above in suitable premises acceptable to the Government at an agreed rental
  - (6) In the consideration of the tenders regard will be had to the relative ments of the proposed plans for construction, proposals for alternative accommodation if vacant possession is required before the building on Plot No 2365 has been completed and the financial sufficiency of the tenderer to under take construction in accordance with the tender
  - (7) The Commissioner does not undertake to accept any tender

# (b) General

(1) The grant will be made under the provisions of the Crown Lands Ordinance (Cap 155 of the Revised Edition of

- the Laws of Kenya) for grants of this nature and title will be issued under the Registration of Titles Ordinance. The term of the grant for the new combined plot will be 99 years from the first day of the month following the notification to the successful tenderer that his tender has been accepted.
- (2) The Government or such person or authority as may be appointed for the purpose shall have the right to enter upon the plots and lay and have access to water mains service pipes, telegraph or telephone wires and electric mains of all descrip tions whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing routes, main or service pipes or the telegraph or telephone wires and electric mains aforementioned
- (3) No buildings shall be erected on the plot unless and until plans (including block plans showing the position of the buildings) drawings elevations and specifications, thereof shall have been previously approved by the Local Authority and by the Commissioner of Lands or such other person as he may appoint Such plans, etc, shall be submitted in triplicate to the Town Clerk, Nairobi, for necessary action in the first instance, and must be for the development of both Plot No 2365 and Plot No 1297/I as one unit with main frontage on Eliot Street
- (4) No buildings erected on the said land may be used or occupied until the grantee shall have submitted a block plan with the positions of such buildings, clearly defined and showing a system of drainage for dealing with sewage, sullage and surface water on the said land which shall satisfy the Commissioner of Lands and the Local Authority that such system of drainage has been properly constructed, such satisfaction in both cases to be expressed in writing
- (5) The grantee shall duly and suitably connect such diamage system with any town drainage system when in the opinion of the Commissioner of Lands and the Local Authority the latter system is so far completed as to enable the grantee reasonably so to do
- (6) The grantee shall not at any time subdivide the plot The grantee shall not without the express written consent of the Commissioner of Lands, sell, transfer, sublease, charge or otherwise alienate or part with possession of the plot until the buildings required under Special Condition C (1) and (2) below have been completed to the satisfaction of the Commissioner of Lands
- (7) Any buildings erected shall conform to a building line decided upon by the Local Authority
- (8) The grantee shall be required to pay all rates, taxes, duties, assessments, and charges of whatsoever description which now or at any future date may be charged, assessed, levied, or imposed upon the land or any building thereon by any Government or Local Authority including any contribution paid by Government in lieu thereof A condition will be embodied in each grant providing for the necessary adjustment between the grantee and the Government
- (9) The buildings erected by the grantee shall conform in all respects to the requirements of the by laws of the City Council, of Nairobi

# (c) Special

- (1) The grantee shall be required to erect upon Plot No 2365 complete for use within twenty-four months from the commencement of the term of the grant a multi-storeyed building of approved design in accordance with the development conditions imposed on the acceptance of the tender in such a way that the building shall be extended to Plot No 1297/1 when the demolition of the buildings at present on Plot No 1297/1 is completed
- (2) The successful tenderer will be required to complete the election of the building on Plot No 1297/1 within eighteen months of the demolition and removal by the Government of the building at present on the site
- (3) The successful tenderer shall maintain the buildings both internally and externally, including all paintwork, in a good and substantial tenantable repair and condition during the continuance of the term of the grant
- (4) The plot shall be used for the purposes of high-grade shops or display windows on the ground floor street frontages and for business and/or residence on subsequent floors and for no other purposes whatsoever, provided that internal portions of the ground floor may be utilized for high class office accommodation of the type such as banking insurance, shipping, etc, which involve the provision of a public counter The grantee shall not do or permit to be done on the premises anything which is or might become a nuisance
- (5) The grantee shall not at any time during the term of the grant erect buildings to cover more area of the plot than that permitted under the City by laws

Nairobi, 16th August, 1952 J S BALLA TINE,
Special Commissioner and
Acting Commissioner of Lands

# SCHEDULE

Schedule

Site —Plot Nos 1297/1 and 2365, Nairobi, as one plot

Area (approx) — 5814 acres

Stand premium —£21,526

Annual rent —£4,305

Roads and drains —Sh 5389/48

Survey fees —Sh 383

General Notice No 1814

#### THE CROWN LANDS ORDINANCE

SITES FOR THE CONSTRUCTION OF FLATS KISUMU

TENDERS in terms of stand premium and development proposals are invited for the grant of the lease of Plots Nos 48-49 and 59-60, Section LXVII, Kisumu Municipality, for the purpose of erecting thereon one block of flats on each combined plot

- 2 The terms of the lease will be 99 years from the first day of the month following the date of acceptance of a tender
- 3 A plan of the sites may be inspected at the Public Map Office of the Department of Surveys, Nairobi or a copy may be obtained at the office of the Director of Surveys, PO Box 1766 Nairobi, on payment of Sh 3, post free

#### CONDITIONS OF SALE

#### (a) Tenders

- 1 Sealed envelopes marked 'Tender for Flat Sites Section LXVII, Kısumu, must be deposited with the undersigned before noon on 9th September, 1952
- 2 Tenders should be accompanied by a statement indicatıng--
  - (q) the detailed proposals of the tenderer for the development of the site or sites, illustrated by a sketch plan drawn to scale,
  - (b) the amount of capital available for development purposes, and a banker's guarantee to this effect
- 3 The successful tenderer will be required to pay within seven days of notification that his tender has been accepted 25 per cent of the amount tendered, together with the rent due to 31st December, 1952
- 4 The balance of the purchase piece will be payable on demand prior to the issue of title
- 5 The survey fees and the fees (Sh 120 for each site) payable in respect of the preparation and registration of the title, together with the stamp duty (which is approximately 2 per cent of the purchase pince and the rent) in respect of each grant must be paid within seven days of the demand therefor Title will be issued as soon as conveniently possible
- 6 In the consideration of the tenders for either or both of the plots, regard will be had to the relative ments of the proposed plans for construction and the financial sufficiency of the tenderer to undertake such construction. No tender of a sum less than that indicated in the Schedule hereunder will be considered The highest or any tender will not necessarily be accepted

# (b) General

- 1 Grants will be made under the Crown Lands Ordinance (Cap 155 of the Revised Edition of the Laws of Kenya) and titles will be issued under the Registration of Titles Ordinance The term of the grant will be 99 years from the first day of the month following the notification of approval of the grant
- 2 The Government or such other person or authority as may be appointed for the purpose shall have the right to enter upon the plots and lay and have access to water mains, sewers and service pipes, telegraph or telephone wires and all electric mains of all descriptions whether overhead or underground, and the grantee shall not erect any building in such a way as to cover or interfere with any existing routes, mains sewers or service pipes or the telegraph or telephone wires and electric mains aforementioned
- 3 No buildings shall be elected on the plot unless and until plans (including block plans showing the position of the buildings), drawings, elevations and specifications thereof shall have been previously approved by the local authority and by the Commissioner of Lands or such other person as he may appoint Such plans shall be submitted in triplicate to the Town Clerk, Kisumu, in the first instance
- 4 No building erected on the said portions of land may be used or occupied until the grantee shall have submitted a block plan with the position of such buildings clearly defined and showing a system of drainage for dealing with sewage, sullage and surface water on the said portions of land which shall satisfy the Commiss oner of Lands and the local authority that such system of drainage has been properly constructed such satisfaction in both cases to be expressed in writing
- 5 The grantee shall duly and suitably connect such drainage system with any town drainage system when in the opinion of the Commissioner of Lands and the local authority the latter system is so fai completed as to enable the grantee reasonably so to do
- 6 The grantee shall not at any time subdivide the plot No sale transfer or assignment of the plot shall be effected until the buildings required under Special Condition (c) 1 below have been completed to the satisfaction of the Commissioner of Lands and the Local Authority
- 7 Any building erected shall conform to a building line decided upon by the Local Authority

- 8 The grantee shall be required to pay all rates, taxes, duties, assessments and charges of whatsover description which now or at any future date may be charged, assessed, levied, or imposed upon the land, or any building thereon by any Government or Local Authority, including any contribution paid by Government in lieu thereof A condition will be embodied in each grant providing for the necessary adjustment between the grantee and the Government
- 9 The grantee of Plot No 48-49 shall pay on demand the sum of Sh 6,273/34 as a contribution towards the cost of construction of roads and drains and the grantee of Plot No 59-60 Sh 5 903/62

#### (c) Special

- 1 The grantee shall be required to erect upon the plot complete for use within 24 months from the commencement of the term of the grant a block of flats of approved design in accordance with the development conditions imposed on the acceptance of the tender and shall maintain the same both internally and externally in good and substantial tenantable repair and condition during the continuance of the term of the grant and shall be required to comply with all other structural development conditions within the same period of 24 months
- 2 The use of the plot will be restricted to residential flats, the building to be of a two-storey design
- 3 The grantee shall not at any time during the term of the grant erect buildings to cover more than  $33\frac{1}{3}$  per cent of the area of the plot, and provision shall be made for car parking facilities within the boundaries of each plot

Nairobi 6th August, 1952

J S BALLENTINE, Special Commissioner and Acting Commissioner of Lands

SCHEDULE

Section No	Plot No	Area	Minimum Stand Premium	Annual Rent	Survey Fees
LXVII LXVII	48-49 59-60	0 6198 0 5510	Sh 4 000 3,600	Sh 800 720	Sh 383 383

GENERAL NOTICE NO 1806

#### IN HER MAJESTY'S COURT OF APPEAL FOR EASTERN AFRICA AT KAMPALA

Monday, 8th September, 1952, at 9 30 a m

For Hearing

Cr A No 136/52 Regina vs Yosamu s/o Kosi Yawani For Hearing

C A No 77/51 H Bjordal vs The Commissioner of Income Tax (Application for leave to appeal to Privy Council)

C A No 30/52 E M Kawalya Kagwa and another vs Apolo Kalıbala Sewara

C A No 73/52 Bernard Bryan Smedley vs Immaculate Mary Cooper

C A No 74/52 Petro Sonko and another vs H A D B Patel and another

vs Karmalı Ahamed Shivii CA No 80a/52 Karmalı Ahamed Shivji vs Mohamedalı

Haji Noormohamed Adatia C A No 81/52 Janmohamed Alibhai vs Ramji Amarshi

Raichura D F SHAYLOR, Acting Registrar

Nairobi. 8th August, 1952 HM Court of Appeal for Eastern Africa

Noormohamed

Adatia

General Notice No 2002

C A No 80/52 Mohamedalı Hajı

# DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between us the undersigned Abdulmohamed Piemji Dhanji and Amirali Alimohamed Jaffer, carrying on business of motor-car hirers and dealers at Mombasa under the style or firm name of 'African Roadways has been dissolved by mutual consent as from the 31st day of December 1951, by the retirement therefrom of the said Abdulmohamed Premji Dhanji

The said business will be carried on by the said continuing partner Amirali Alimohamed Jaffer 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

> ABDULMOHAMED PREMJI DHANJI, Retuing partner

Mombasa 13th August, 1952

AMIRALI ALIMOHAMED JAFFER, Continuing partner

# THE ELECTRIC POWER ORDINANCE (Cap. 174)

PUBLIC NOTICE OF AN APPLICATION TO VARY CERTAIN MAXIMUM PRICES IN THE AREAS OF SUPPLY COMPRISED IN DISTRIBUTING LICENCES NUMBERS 2 AND 16

NOTICE is hereby given to all whom it may concein that on the 22nd day of September 1952. The East African Power and Lighting Company, Limited (a Limited Liability Company incorporated in the Colony and Protectorate of Kenya and having its registered office at Nahobi in the said Colony), will make application to His Excellency the Governor in Council under section 69 of the Electric Power Ordinance to vary certain maximum prices detailed below the particulars of which variations are set out hereafter in the areas of supply comprised in—

- (a) Distributing Licence No 2, dated 24th Maich, 1922 (as varied by authorization dated 11th June 1937 and en dorsement dated 14th April 1939, and further varied by order of His Excellency the Governor in Council made on the 22nd day of June 1951) and
- (b) Distributing Licence No 16, dated 31d December 1948 (as varied by order of His Excellency the Governor in Council made on the 22nd day of June 1951)
- 1 The maximum prices which the applicant is at present per mitted to charge and which it is intended by the applicant should be varied and the proposed variations thereof are as shown in the following tables —

TABLE I
Under Distributing Licence No 2

Type of Supply	Present authorized maximum price per Kelvin  Proposed maximum price per Kelvin
<ol> <li>Industrial Power</li> <li>Industrial Lighting</li> <li>Domestic Power and Heating</li> <li>Domestic Lighting</li> <li>Lighting for Public Lamps</li> </ol>	n e 36 Cents n e 75 Cents n e 36 Cents n e 36 Cents n e 85 Cents n e 75 Cents n e 75 Cents n e 75 Cents
<ul> <li>(6) Power other than for Industrial or domestic purposes</li> <li>(7) Lighting other than for Industrial or domestic purposes or for public lamps</li> </ul>	n e 36 Cents n e 65 Cents n e 75 Cents n e 85 Cents

TABLE II
Under Distributing Licence No 16

Type of Supply	Present authorized maximum price per Kelvin	Proposed maximum price per Kelvin	
<ol> <li>Industrial Power</li> <li>Industrial Lighting</li> <li>Domestic Power and Heating</li> <li>Domestic Lighting</li> <li>Power for Public purposes</li> </ol>	n e 55 Cents n e 50 Cents n e 50 Cents n e 75 Cents n e 30 Cents	n e 85 Cents n e 85 Cents n e 85 Cents	
<ul> <li>(6) Lighting for Public Lamps</li> <li>(7) Power other than for Industrial or domestic purposes</li> <li>(8) Lighting other than for Industrial or domestic purposes</li> </ul>	n e 60 Cents n e 50 Cents nıl	1tem (7)	

(Note—In the above Tables the abbreviation "ne' means "not exceeding")

In addition to the said proposed variations in maximum pinces it is proposed by the applicant that the rates of charge for all kelvins should be liable to increase at the option of the applicant (by way of a fuel surcharge) by not more than Cents 0 175 for every Sh 5 increase in the price of diesel engine fuel oil over and above the basic price of Sh 285 per ton at Nairobi South Power Station This increase will apply to all kelvins sold and will be computed in accordance with the following formula —

Increase in rate per kelvin in cents =

Latest piice of diesel engire fuel oil - Basic price ×

0 175 or lesser sum  $\times \frac{\text{Thermal kelvins}}{\text{Total kelvins generated}}$ 

The kelvins generated will in both cases be those generated in the previous calendar month

2 The reason for the application is to enable the applicant to promulgate a new set of methods of charge and prices for supply covering the applicant's various standard services. These new methods of charge will be tormulated on a block basis

sim lar to that known as Method A which is the subject of the application to be made by the applicant to His Excellency the Governor in Council on the 8th day of September, 1952 The new methods of charge and piices for supply will be in substitution for the existing methods and prices which are at present the subject of a 15 per cent surcharge. The new prices for supply are designed to produce an average revenue not exceeding by more than a marginal amount the revenue now produced by the present surcharge, although in the case of individual consumers the e may be considerable variations. The reason why the new pieces will be higher than those in force prior to the imposition of the 15 per cent surcharge and why the variations in maximum prices aforesaid have become necessary is in order to enable the applicant to meet the rising costs resulting from the post war situation of fuel, materials equipment and wages including the service of the heavy additional capital expenditure which has been and is being incurred by the applicant in development

- 3 The areas which shall or may be affected by the grant of the application are —
- (a) In respect of Distributing Licence No 2 and the respective authorizations dated the 11th day of June, 1937, the 30th day of January 1942, and the 17th day of June 1945—

From and including Ngong Township Reserve along the left bank of the Mbagathi River until Athi River Township Reserve is reached, then following the southern boundary of the said reserve, being Farm 64, to the southern boundary of Farm 61 and along this to the point where the same meets the Stony Athi River then following the left bank of the Stony Athi and Athi Rivers to the junction with the Thiririka River, here turning westward along the left or northerly bank of the Thiririka River and later the Mugutha River to the western boundary of Farm 16 here turning in a southerly direction along the western boundaries of Farms 16, 36/3 and 36/1 to the left bank of the Ruiru Rivei, here following the left banks of the nivers shown in the map as the Runu and the Kimathi, until the boundary of the Forest Reserve is reached thence in a straight line to the northwest corner of Farm 18/2 and thence along the boundary of Forest Reserve to the southerly point thereof which lies nearest to and due west from Limuru Township Reserve thence in a straight line to and along the western boundary of Forest Reserve 70 until Farm 76/1 is reached, thence, still southerly, along the western boundaries of Farms 76/1 76/2, 76/3 and 77 to the point where the last-named reaches Forest Reserve, thence follow ing the western boundary of the said Forest Reserve until it touches Ngong Township boundary

Plot LR No 7264, a subdivision of LR 1219, in the vicinity of Athi River Station

Uplands Bacon Factory and the 15 premises adjacent thereto

Plot LR No 341 north-east of Athi River Township

(b) In respect of Distributing Licence No 16-

The area enclosed within the boundary com mencing at the Trigonometrical Station, Wakipugi northwards along longitude 37° east thence along a straight line lunning from 37 east through Trigonometrical Stations Orangi and Kiangai to longitude 37 15 east thence due south to the Tana River thence along the right bank of the Tana River to its junction with the Thika River thence up-stream along the Thika River thence along the boundary between Farms numbered 2312 and 1428 to the Athi River thence up-stream along the Athi River thence along a line enclosing Faims Land Reference Nos 5894 5896, 270/1, 264, 263 and 262 to the Athi River thence up-stream along the Ath River to its junction with the Mugutha River thence along the Mugutha River to the Kikuyu Native Reserve thence along the eastern boundary of the Kikuyu Native Reserve to Trigonometrical Station Wakipugi

3 The public authorities which will or may be affected by the grant of this application are all such departments and branches of the Government or departments and branches of the High Commission as may be supplied with electrical energy within the areas of supply specified in paragraph 2 hereof at the present authorized maximum prices as specified in paragraph 1 hereof

The manner in which the aforesaid public authorities will or may be affected if the application is granted will be by being required where such maximum prices are increased to pay for electrical energy consumed by them at higher rates

4 The local authorities which will or may be affected by the grant of the application are—

The City Council of Nairobi

The manner in which the aforesaid local authorities will of may be affected if the application is granted will be by being required where such maximum prices are increased to pay for electrical energy consumed by them at higher rates

5 The companies persons and bodies of persons which will or may be affected by the grant of the application are all present and future consumers of electrical energy in the areas of supply specified in paragraph 2 hereof to whom electrical energy is at present supplied at the present authorized maximum prices as specified in paragraph 1 hereof

The manner in which the aforesaid companies persons and bodies of persons will or may be affected if the application is granted will be by being required where such maximum prices are increased to pay for electrical energy consumed by them at

6 Any public or local authority, company person or body of persons desirous of making any representation on or objection to the application must do so by letter addressed to the Governor in Council and marked on the outside of the cover enclosing it 'Electric Power Ordinance on or before the expiration of 14 days from the date of the application as stated in this notice and must forward to the applicant a copy of such representation or objection

# **HAMILTON HARRISON & MATHEWS**

23rd August 1952

Advocates for the applicant Natrobi House Natrobi

GENERAL NOTICE NO 1916

#### TENDERS FOR WIRING OF THIRTY-EIGHT GOVERNMENT OFFICES AND PREMISES, ZANZIBAR

TENDERS are invited for supplying materials and labour in connexion with the internal wiring of 38 Government offices and premises in Zanzibar town. The wiring will be carried out in accordance with the principles laid out in the 11th Edition of the Regulations for the Electrical Equipment of Buildings published by the Institution of Electrical Engineers Copies of the specification and wiring diagram may be obtained on application to the Director of Public Works Electricity and Land Survey, Zanzibar

Tenders should be submitted in sealed envelopes marked Wiring of Government Offices and Piemises addressed to the Chairman Central Tender Board and lodged in the Treasury by 10 am on 15th September, 1952 No tenders received after that time will be considered

Any further information may be obtained from the Director of Public Works, Electricity and Land Survey Zanzibar

The lowest or any tender will not necessarily be accepted

The Treasury Zanzıbar 15th August 1952

F X DE GOA for Chairman Central Tender Board

GENERAL NOTICE NO 2004

# DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore sub sisting between Morar Jina and Bhanabhai Morar of Nairobi carrying on business of shoemakers and repairers under the name or style of 'Real Boot Co' at Plot No 2779 Gulzaar Street Nanobi has been dissolved so far as it concerns the said Bhanabhai Morar who has retired therefrom as from the 23rd day of August, 1952

All debts due to and owing by the said firm will be received and paid by the said Morar Jina who will continue to carry on the said business under the same name or style of "Real Boot Company at the same place

> BHANABHAI MORAR Retiring partner

Nanobi

23rd August, 1952

MORAR JINA,

Continuing partner

GENERAL NOTICE NO 2005

# DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Jiwanbhai Dullabh, Dahyabhai Dullabh and Jagabhai Dullabh, carrying on business under the style of 'Jiwan Dullabh and Bros ' on Plot No 65, Section IX, Uganda Road. at Eldoret has been dissolved by mutual consent as from 27th July 1952, by the retirement therefrom of the said Jagabhai Dullabh

The business is being continued by the said remaining partners. Jiwanbhai Dullabh and Dahyabhai Dullabh under the same style of "Jiwan Dullabh and Bros" at the same premises as from the 1st day of August, 1952, and all debts due to and owing by the old partnership shall belong to the aforesaid continuing partners

The retiring partner does not assume nor does he intend to assume any liabilities whatsoever that may be incurred by the continuing partners on or after the 1st August, 1952

> JIWANBHAI DULLABH, DAHYABHAI DULLABH, Continuing partners

JAGABHAI DULLABH,

Eldoret, 13th August, 1952

Retiring partner

GENERAL NOTICE NO 2006

#### DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Ved Parkash Ram Lubhaya Thaneja and Shantilal Jamnadass Devani, carrying on business of general merchants on Plot No 2277, Grogan Estate, Cross Road, Nanobi under the name of style of 'The Universal General Merchants' has been dissolved by mutual consent as from the 27th day of August, 1952, so far as concerns the said Shantilal Jamnadass Devani who retires from the said firm

All debts due to and by the said firm will be received and paid by the said Ved Parkash Ram Lubhaya Thaneja who will continue to carry on the said business on the said plot and in the said firm name of "The Universal General Merchants 3

29th August, 1952

V THANEJA Continuing partner S DEVANI. Returng partner

General Notice No 2007

Nairobi.

#### THE FRAUDULENT TRANSFER OF BUSINESSES ORDINANCE

NOTICE is hereby given that the business of retail trader carried on by Omar bin Abubakei at piemises on Plot No 10, Kibwezi has been sold and transferred to Mbarak bin Salim of Kıbwezı as from 20th August 1952

The address of the transferor is c/o PO Box No 725 Mombasa

The address of the transferee is Premises on Plot No 10

The transferee does not assume and is not intended to assume the habilities incurred by the transferor in the said business up to and including 20th August 1952

All debts due and owing by the transferor shall be received and paid by the transferor

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

OMAR BIN ABUBAKER, Transferor

Mombasa

MBARAK BIN SALIM,

Transferee

20th August 1952

GENERAL NOTICE NO 2008

#### THE FRAUDULENT TRANSFER OF BUSINESSES **ORDINANCE**

PURSUANT to the above Ordinance notice is hereby given that the business carried on by Mrs Sushila d/o Shankerdas w/o Jiwandas Ram Kiishan, under the name or style of Presco on Plot No 697/30/2645 Nathwani Building, Hasrat Street Nairobi and on Plot No 223 Sai Mansion, Racecourse Road, Nairobi has been transferred as from the 7th day of August 1952, to Alibhai Hassam Mawani of PO Box No 3722, Nairobi who will from the said date carry on the said business under the same name and style and at the same places

The address of the transferor is PO Box No 3722, Nairobi The address of the transferee is PO Box No 3722 Nairobi

The transferee does not assume nor does he intend to assume any liabilities whatsoever incurred in the said business by the transferor up to the 7th day of August 1952

MRS SUSHILA d/o SHANKERDAS **Transferor** 

Nairobi, 22nd August 1952 **Transferee** 

# GENERAL NOTICE NO 2009

#### THE FRAUDLENT TRANSFER OF BUSINESSES **ORDINANCE**

NOTICE is hereby given that the business of Taxi Service carried on by Raichand Lakhamshi Shah of Fort Hall in the Colony and Protectorate of Kenya under the name and style of "Daily Milk Bus Service" has as from the 28th day of August, 1952, been sold and transferred to Nasibchand s/o Bantu Ram of Nairobi in the Colony and Protectorate of Kenya

The address of the transferor is PO Box No 38, Fort Hall The address of the transferee is PO Box No 1443 Nairobi

The transferee is not assuming nor does he intend to assume any liability incurred by the transferor in the said business up to and including the 28th day of August, 1952 and the same will be paid and discharged by the said transferor Likewise all debts owing to the transferor up to and including the said 28th day of August 1952, should be paid to him

Nairobi,

R L SHAH Transferor

NASIBCHAND s/o BANTU RAM,

28th August, 1952

Transferee

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