



THE OFFICIAL GAZETTE

OF THE COLONY AND PROTECTORATE OF KENYA

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

Vol. LV—No. 6

NAIROBI, 10th February, 1953

Price 50 Cents

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

Published every Tuesday

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* Published as a Special Issue on 5th February, 1953.

† Issued as an Official Gazette Extraordinary on 7th February, 1953, and is republished in Supplement No. 12 for inclusion in the bound volume.

GOVERNMENT NOTICE No. 199

APPOINTMENTS

JAMES STANLEY TEMPLETON to act as Legal Draftsman with effect from 1st February, 1953.

RICHARD HERBERT SYMES-THOMPSON to be District Officer, Kericho District, Nyanza Province, with effect from 15th January, 1953.

ROGER TEAL PEACOCK to be District Officer, Kajiado, Masai Extra-Provincial District, with effect from 30th December, 1952.

DAVID GEOFFREY CHRISTIE-MILLER to be District Commissioner, Nakuru District, Rift Valley Province, with effect from 23rd January, 1953.

ALAN FIONN HOLFORD-WALKER to be District Officer, Laikipia District, Rift Valley Province, with effect from 24th January, 1953.

THOMAS WILLIAM EWING to be District Officer, North Nyanza District, Nyanza Province, with effect from 15th January, 1953.

EDWARD HENRY WINDLEY to act as Chief Native Commissioner and to be Member for African Affairs with effect from 3rd February, 1953.

DAVID JOHN COWARD, Deputy Registrar General, to act as Registrar General, Public Trustee, and Official Receiver, with effect from 6th February, 1953.

LAURENCE NOEL LEACH, Assistant Registrar General, to act as Deputy Registrar General with effect from 6th February, 1953.

MAURICE STANLEY NEWTON, Accountant, Registrar General's Department, to act as Assistant Registrar General with effect from 6th February, 1953.

APPOINTMENTS—(Contd.)

GEORGE ORME CAVE SLACKE to act as Land Assistant, Department of Lands, with effect from 16th December, 1952.

SYDNEY HUBERT LA FONTAINE, D.S.O., O.B.E., M.C., to act as Commissioner for Community Development with effect from 31st January, 1953.

JAMES STANLEY TEMPLETON to act as Legal Draftsman, with effect from 1st February, 1953.

CORRIGENDUM

Government Notice No. 145 of the Official Gazette dated 3rd February, 1953, is cancelled in so far as it relates to the appointment of Adam Goodfellow Dalgleish and is replaced by the following:—

ARTHUR GEORGE DALGLEISH to act as Secretary for Agriculture and Natural Resources with effect from 23rd January, 1953.

H. S. POTTER,
Chief Secretary.

GOVERNMENT NOTICE No. 200

(S.A. Pris. 46/1/II)

THE PRISONS ORDINANCE

(Cap. 78)

APPOINTMENT

IN EXERCISE of the powers conferred by section 37 of the Prisons Ordinance, I hereby appoint—

Mrs. M. C. LLOYD

to be an official visitor to the Mombasa Female Prison.

Nairobi,
6th February, 1953.

JOHN WHYATT,
Member for Law and Order.

GOVERNMENT NOTICE No. 201

(S.A. Def. 26/2/22. II)

THE COMPULSORY NATIONAL SERVICE ORDINANCE 1951

(No. 19 of 1951)

APPOINTMENT

IN EXERCISE of the powers conferred by section 6 of the Compulsory National Service Ordinance, 1951, the Governor in Council has been pleased to appoint—

THE HON. M. H. COWIE, M.L.C.

as Director of Manpower for the purposes of the aforesaid Ordinance.

Government Notice No. 1104 of 1st October, 1951, is varied accordingly.

By Command of the Governor in Council.

Nairobi,
7th February, 1953.

E. J. A. LESLIE,
Clerk to the Executive Council.

GOVERNMENT NOTICE No. 202

(F. Ad. 7/8/2/280)

LAW EXAMINATION

THE following officers have passed the law examination held on 10th, 11th and 12th December, 1952:—

R. G. Hunt, Administration.

D. E. Nicoll-Griffith, Administration.

R. M. McLeod, Administration.

I. J. Lowdell, Administration.

G. H. B. Beyts (Penal Code, Evidence and Local Ordinances only), Administration.

R. L. A. Dobson (Civil Procedure, Evidence and Local Ordinances only), Administration.

Nairobi,
2nd February, 1953.

H. S. POTTER,
Chief Secretary.

GOVERNMENT NOTICE No. 203

THE JUSTICES OF THE PEACE ORDINANCE

(Cap. 4)

APPOINTMENT

IN EXERCISE of the powers conferred upon the Governor by section 2 of the Justices of the Peace Ordinance, I, Henry Steven Potter, Companion of the Most Distinguished Order of Saint Michael and Saint George, Governor's Deputy of the Colony and Protectorate of Kenya, do hereby appoint—

GEOFFREY LE BLANC-SMITH, Esq.

to be a Justice of the Peace for the Naivasha District of the Rift Valley Province with effect from the date hereof.

Given under my hand and the Public Seal of the Colony at Nairobi this 31st day of January, 1953.

H. S. POTTER,
Governor's Deputy.

GOVERNMENT NOTICE No. 204

THE JUSTICES OF THE PEACE ORDINANCE

(Cap. 4)

REVOCATION OF APPOINTMENT

WHEREAS by an Instrument dated the 16th day of March, 1950, John Hunter, Esq., was appointed to be a Justice of the Peace for the Naivasha District of the Rift Valley Province in accordance with the provisions of section 2 of the Justices of the Peace Ordinance:

And whereas the said John Hunter, Esq., desires to relinquish his appointment:

Now, therefore, I, Henry Steven Potter, Companion of the Most Distinguished Order of Saint Michael and Saint George, Governor's Deputy of the Colony and Protectorate of Kenya, in exercise of the powers conferred upon the Governor by section 2 of the Justices of the Peace Ordinance, do hereby revoke the said appointment.

Given under my hand and the Public Seal of the Colony at Nairobi this 31st day of January, 1953.

H. S. POTTER,
Governor's Deputy.

GOVERNMENT NOTICE No. 205

THE COMPULSORY NATIONAL SERVICE ORDINANCE

(No. 19 of 1951)

LOCAL MANPOWER COMMITTEE APPOINTMENTS

IN EXERCISE of the powers conferred by section 19 of the Compulsory National Service Ordinance, 1951, I hereby appoint—

MR. G. GRAY

to be Chairman of the North Kericho Area Local Manpower Committee, vice Mr. A. F. Beakbane.

MR. A. F. BEAKBANE

to be Chairman of the Central Kericho Area Local Manpower Committee, vice Mr. F. Villiers-Stuart, who remains a member of this Committee.

F. W. CARPENTER,
Director of Manpower.

GOVERNMENT NOTICE No. 206

THE REGISTRATION OF PERSONS ORDINANCE

(Cap. 50)

APPOINTMENTS

IN EXERCISE of the powers conferred upon me by sub-section (2) of section 4 of the Registration of Persons Ordinance, I hereby appoint the persons named in the Schedule hereto to be Registration Officers for the purpose of the Ordinance with effect from the date shown against their names.

Nairobi,
2nd February, 1953.

A. W. KILLICK,
Principal Registrar.

SCHEDULE

Name.—All Assistant Labour Officers of the Labour Department.

Date.—1st January, 1952.

Area of jurisdiction.—Colony and Protectorate of Kenya.

GOVERNMENT NOTICE No. 207

THE CRIMINAL PROCEDURE CODE

(Cap. 27)

APPOINTMENT OF PUBLIC PROSECUTOR

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

HERBERT EDWARD STACEY, Esq.

an Advocate of the Supreme Court, to be a public prosecutor in and for the purposes of all cases coming before the Court of a Resident Magistrate or First Class Magistrate in Nairobi.

By Command of the Governor.

Nairobi,
2nd February, 1953.

JOHN WHYATT,
Member for Law and Order.

GOVERNMENT NOTICE No. 208

THE CRIMINAL PROCEDURE CODE

(Cap. 27)

APPOINTMENT OF PUBLIC PROSECUTOR

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

JOHN ALEXANDER CAULDREY, Esq.

an Advocate of the Supreme Court, to be a public prosecutor in and for the purposes of all cases coming before the Court of a Resident Magistrate or First Class Magistrate in Nairobi.

By Command of the Governor.

Nairobi,
2nd February, 1953.

JOHN WHYATT,
Member for Law and Order.

GOVERNMENT NOTICE No. 209

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 and constitution of Local Government Loans Authority.
- 4—Meetings and procedure of Authority.
- 5—Accounts and report by Authority.
- 6—Establishment of Local Government Loans Fund.
- 7—Loans by the Authority and repayments thereof.
- 8—Charge of loan on rates and revenues of local authority.
- 9—Powers in relation to rate where default made.

SECTION

- 10—Discharge of security on repayment of the loan.
- 11—Charge of service of loan to particular account.
- 12—Borrowing by the Authority.
- 13—Stock Regulations.
- 14—Provisions as to local bonds.
- 15—Stock and bonds to be trustee security.
- 16—Transfers of stock and bonds to be exempt from stamp duty.
- 17—Certain Ordinances may properly be disallowed.
- 18—Appointment of receiver.
- 19—Regulations.
- 20—Savings.
- 21—Repeal of Cap. 141 and amendment of Ordinances.

A BILL ENTITLED

AN ORDINANCE TO FACILITATE THE BORROWING BY LOCAL GOVERNMENT AUTHORITIES OF MONEY FOR CAPITAL DEVELOPMENT, TO ESTABLISH A LOCAL GOVERNMENT LOANS AUTHORITY AND A FUND FOR THAT PURPOSE; AND FOR PURPOSES CONNECTED THEREWITH

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

1. This Ordinance may be cited as the Local Government Loans Ordinance, 1953. Short title.
2. In this Ordinance, unless the context otherwise requires— Interpretation.
 - 5 “the Authority” means the Local Government Loans Authority established by section 3 of this Ordinance;
 - “the Fund” means the Local Government Loans Fund established by section 6 of this Ordinance;
 - “local authority” means a municipal council or municipal Cap. 136.
 - 10 board constituted under the provisions of the Municipalities Ordinance, the district commissioner administering a township, a district council constituted under the provisions of the Local Government (District Councils) Ordinance, an African Cap. 140.
 - 15 district council established under the African District Councils Ordinance, 1950, the council of a county, county district, or No. 12 of 1950.
 - county division constituted under the provisions of the Local Government (County Councils) Ordinance, 1952; No. 30 of 1952.
 - “Member” means the Member of the Executive Council of the Colony for the time being responsible for Local Govern- No. 30 of 1952.
 - 20 ment;
 - “Member for Finance” means the Member of the Executive Council of the Colony for the time being responsible for Finance;
 - “prescribed” means prescribed by regulations made by No. 30 of 1952.
 - 25 the Member;
 - “statutory securities” means any securities in which trustees are for the time being authorized by law to invest trust moneys, and any security created by a local authority other than securities transferable by delivery.
 - 30 3. (1) There is hereby established a Local Government Loans Authority which shall be a body corporate by that name with perpetual succession and a common seal, and which shall exercise the duties and have the powers conferred upon it by this Ordinance. Establishment and constitution of Local Government Loans Authority.

(2) The Authority shall consist of—

- (a) the Member, who shall be Chairman of the Authority;
- (b) a person to be appointed by the Member for Finance;
- (c) the Commissioner for Local Government;
- (d) the Local Government Inspector; and
- (e) such other persons as the Member may from time to time appoint.

5

(3) In the case of his absence from, or inability to attend any meeting of the Authority an officer mentioned in paragraph (c) or paragraph (d) of sub-section (2) of this section may be represented at such meeting by a deputy nominated by such officer, and any such deputy shall be deemed to be a duly appointed member of the Authority for the purposes of such meeting.

10

(4) Every member of the Authority appointed under paragraph (e) of sub-section (2) of this section shall hold office during the Member's pleasure and any person appointed under paragraph (b) of that sub-section shall hold office during the pleasure of the Member for Finance.

(5) The Authority shall have power to enter into contracts and to hold and dispose of property both moveable and immovable, and may sue and be sued in its corporate name.

Meetings and
procedure of
Authority.

4. (1) In the absence of the Member from any meeting of the Authority a person shall be chosen, by the members present at the meeting, from their number, to preside at such meeting.

25

(2) At all meetings of the Authority three members, of whom not less than two are persons other than persons appointed under paragraph (e) of sub-section (2) of section 3 of this Ordinance, shall form a quorum.

30

(3) The Member, or other person acting as chairman of any meeting of the Authority, shall have a deliberative vote and, in the case of an equality of votes, shall also have a casting vote; a decision of the majority of the members present and voting at a meeting of the Authority shall be deemed to be the decision of the Authority.

35

(4) The Authority shall have power to act notwithstanding a vacancy among the members thereof, and all acts done at any meeting of the Authority shall, notwithstanding that it was afterwards discovered that there was some defect in the appointment of a person purporting to be a member of the Authority, be as valid as if that defect had not existed.

40

(5) Subject to the provisions of this section the Authority shall have power to regulate its own procedure.

(6) The seal of the Authority shall be authenticated by the signatures of the Member and the Commissioner for Local Government and such seal shall be officially and judicially noticed.

45

(7) All documents, other than those required by law to be under seal, made by, and all decisions of the Authority may be signified under the hand of the Commissioner for Local Government.

50

(8) It shall be the duty of the Commissioner for Local Government to carry into effect the decisions of the Authority.

Accounts and
report by
Authority.

5. (1) The Authority shall keep such capital, revenue and other accounts as the Member for Finance may from time to time require, and such accounts together with a balance sheet shall be audited annually by the Director of Audit appointed under the Audit Ordinance, 1952.

55

No. 14 of 1952.

(2) The Authority shall, as soon as practicable after the 31st day of December in every year, submit to the Member a report upon the administration of the affairs of the Authority

60

and the working of the Fund during the preceding year together with the accounts and balance sheet duly audited in accordance with the provisions of sub-section (1) of this section.

5 (3) Every such report and all such accounts and balance sheets as are furnished to the Member under this section shall be laid by the Member upon the table of the Legislative Council as soon as may be after they are submitted to him.

6. (1) There is hereby established a Local Government Establishment
of Local
Government
Loans Fund.
10 Loans Fund under the control of the Authority, consisting of such securities and moneys and applicable to such purposes as are provided for by this Ordinance.

(2) There shall, by virtue of this Ordinance and without further assurance, become vested in the Authority the right
15 of the Government to demand, sue for and recover, and give receipts for, and the benefit of all securities for such loans made to local authorities by the Government out of the public revenues of the Colony as may be approved from time to time by Resolution of the Legislative Council to the extent to which
20 such loans, at the date of the commencement of this Ordinance, remain outstanding; and all moneys received by the Authority on account of every such loan shall be carried to the Fund.

(3) There shall also be paid to the Authority and carried
25 to the Fund—

(a) all such moneys as may from time to time be voted or appropriated by the Legislative Council for the purpose of providing loans to local authorities;

30 (b) all repayments of principal or interest made by any local authority on account of any loan referred to in sub-section (2) of this section;

(c) all repayments of principal or interest made by any local authority on account of any loan made by the Authority under the provisions of this Ordinance;

35 (d) all such moneys as may from time to time be borrowed by the Authority in exercise of the powers conferred by this Ordinance;

40 (e) all such moneys as may from time to time become due upon any investment made by the Authority in exercise of the powers conferred by this Ordinance.

(4) Every such loan as is referred to in sub-section (2) of this section shall be deemed for the purposes of sections 9, 10 and 11 of this Ordinance to be a loan made by the Authority under this Ordinance.

45 7. (1) The Authority may from time to time, in manner provided by this Ordinance, make loans to local authorities for such purposes as local authorities may be authorized by law to borrow money. Loans by the
Authority and
repayments
thereof.

(2) The Authority may from time to time make to a local
50 authority advances of moneys required for the proper discharge of the functions of the local authority:

Provided that every such advance shall be repaid by the local authority before the expiration of the financial year in which it is made.

55 (3) The Authority may from time to time make loans to the Central Housing Board appointed under the provisions of section 12 of the Housing Ordinance upon such terms and conditions as may be directed by the Member for Finance. Cap. 142.

60 (4) Every loan made by the Authority under this Ordinance to a local authority shall bear interest at such rate and shall be repaid in such manner as the Authority may determine.

Charge of loan on rates and revenues of local authority.

8. All moneys borrowed by a local authority from the Authority and all such loans as are referred to in sub-section (2) of section 6 of this Ordinance shall be charged indifferently on all the rates and revenues of the local authority.

Powers in relation to rate where default made.

9. (1) If any local authority having power to levy rates or taxes or impose and collect dues or cesses shall neglect to pay any moneys due to the Authority in respect of any loan granted under this Ordinance, the Governor in Council may, at any time after the expiry of sixty days from the date on which such moneys become due and payable, forthwith impose and levy a rate or tax of sufficient amount which may be imposed and levied by the local authority, and impose and recover any dues or cesses which may be imposed and recovered by the local authority. 5 10

(2) For the purpose of this section the Governor in Council shall have all the powers vested in the local authority for imposing, levying and recovering rates upon all rateable property and improvements thereon within its jurisdiction and for imposing, levying and recovering taxes and for imposing and recovering such dues and cesses as aforesaid. 15 20

(3) The Governor in Council in making an estimate of the rate or tax to be levied or of the dues or cesses to be imposed for the purpose of paying any sum due to the Authority as aforesaid, may add such sum as the Governor in Council thinks sufficient for defraying, and may defray thereout, all costs, charges and expenses, including remuneration to any officer or other person employed, incurred in the execution of the powers conferred by this section or otherwise by reason of the default in payment of the sum due to the Authority as aforesaid. 25 30

(4) If, after payment out of the proceeds of any such rate or tax or dues or cesses of the sum due to the Authority as aforesaid and of the expenses of and incidental to the imposition, levy and recovery of such rate or tax or dues or cesses, there remains any balance, such balance shall be paid over to the local authority whose default led to the exercise by the Governor in Council of his powers under this section. 35

Discharge of security on repayment of the loan.

10. Upon all money due from a local authority to the Authority being fully paid the Authority shall, when required, give to the local authority a receipt in writing for the same, and such further sufficient discharge (if any) as may seem to the Authority to be necessary, and upon such receipt being given the rates and revenues of the local authority shall be released from the charge created by section 8 of this Ordinance. 40 45

Charge of service of loan to particular account.

11. Where a loan is made by the Authority to meet any expenditure of a local authority which is chargeable to a particular account, there shall be debited to that account all sums required for repayment of the principal of the loan, or for payment of interest thereon. 50

Borrowing by the Authority.

12. (1) The Authority may, with the consent of the Member for Finance, borrow such sums as may be required by the Authority in exercise of the powers conferred by this Ordinance.

(2) Where the Authority is authorized to borrow money, it may, subject to the provisions of this Ordinance, raise the money either—

(a) by stock issued under this Ordinance; or

(b) by local bonds issued under this Ordinance; or

(c) in such other manner as may be approved by the Member for Finance:

Provided that no money may be raised by the Authority in any place outside the Colony except with the prior approval of the Secretary of State.

(3) All moneys borrowed by the Authority under this Ordinance shall be charged indifferently on all the revenues of the Authority.

13. (1) For the purposes of any borrowing by the Authority by means of an issue of stock under this Ordinance, stock may be created, issued, transferred, dealt with and redeemed in such manner as may be prescribed by regulations made by the Member with the consent of the Member for Finance.

Stock Regulations.

(2) Without prejudice to the generality of the above power, the regulations made under this section may provide for the discharge of any loan so raised and may provide for the consent of owners under disability and for the application or non-application of the Ordinances in the Colony relating to stamp duties (subject to the provisions of sections 14 and 16 of this Ordinance) and to cheques, and for the disposal of unclaimed dividends.

14. For the purposes of any borrowing by the Authority by means of an issue of local bonds under this Ordinance the following provisions shall have effect, that is to say, the bonds shall—

Provisions as to local bonds.

(a) be secured upon all the property and revenues of the Authority;

(b) bear interest at such rate as the Authority may determine at the time of issue of the bonds;

(c) be issued in denominations of one hundred, two hundred, four hundred, one thousand and two thousand shillings and multiples of two thousand shillings;

(d) be issued for periods of not less than three years;

(e) be exempt from all stamp duties.

15. A trustee, as defined in the Trustees Ordinance, may invest any trust funds in his hands, whether at the time in a state of investment or not, in any stock or local bonds issued by the Authority under this Ordinance

Stock and bonds to be trustee securities. Cap. 36.

16. Transfers of any stock or local bonds issued by the Authority under this Ordinance shall be exempt from all stamp duties.

Transfers of stock and bonds to be exempt from stamp duty.

17. If at any time hereafter an Ordinance is passed which appears to Her Majesty's Government in the United Kingdom to alter any of the provisions affecting any such stock as aforesaid to the injury of the holder thereof, or to involve a departure from the original contract in regard to such stock, that Ordinance may properly be disallowed.

Certain Ordinances may properly be disallowed.

18. (1) If at any time any interest due on any stock remains unpaid for three months after demand in writing, the person entitled thereto may, without prejudice to any other remedy, apply to the Supreme Court of Kenya for a receiver to be appointed, and the court may, if it thinks fit, appoint a receiver on such terms as the court thinks fit.

Appointment of receiver.

(2) The court may confer on the receiver any of the powers of collecting, receiving and recovering the revenues of the Authority which are conferred upon the Authority by this Ordinance and any of the powers of imposing and levying rates and taxes and imposing and recovering dues and cesses 5 which are conferred on the Governor in Council by this Ordinance.

Regulations.

19. Subject to the provisions of this Ordinance the Member may make regulations prescribing anything required to be prescribed by this Ordinance and generally for carrying 10 out the provisions of this Ordinance.

Savings.

20. Nothing in this Ordinance shall—

(a) in any way prejudice or affect the rights of Her Majesty the Queen, Her Heirs and Successors, or of any body or bodies politic or corporate or other person or 15 persons excepting only such as are mentioned in this Ordinance and those claiming by, from or under them;

(b) prejudice or affect the priority of any security for a loan created by any local authority before the date 20 of the commencement of this Ordinance.

Repeal of Cap. 141 and amendment of Ordinances.

21. (1) The Local Government (Loans) Ordinance is hereby repealed.

(2) The Ordinances specified in the first column of the Schedule to this Ordinance are amended in the manner 25 specified in the second column of that Schedule.

SCHEDULE

FIRST COLUMN		SECOND COLUMN
<i>Chapter No.</i>	<i>Title</i>	<i>Amendments</i>
133.	Townships Ordinance.	<p>(a) Insert after paragraph (b) of section 14 the following new paragraph—</p> <p>(c) interest and redemption charges on loans raised under the powers conferred by section 19A of this Ordinance.</p> <p>(b) Insert immediately after section 19, the following new section—</p> <p>19A. (1) The district commissioner administering a township for which a township account is directed to be kept under section 12 of this Ordinance may, with the consent of the township committee, from time to time raise loans for such purposes in such amounts and upon such conditions as the Member of the Executive Council for the time being responsible for Local Government may approve.</p> <p>(2) All such loans shall be charged indifferently on all the revenues referred to in section 13 of this Ordinance, and all securities therefor, whether created before or after the date of the commencement of the Local Government Loans Ordinance, 1953, shall rank equally without any priority.</p>
		Borrowing powers.
		No..... of 1953.
136.	Municipalities Ordinance.	<p>(a) In section 97—</p> <p>(i) Substitute for sub-section (1) thereof the following new sub-section—</p> <p>(1) The Council may from time to time, by a majority of the councillors present at a meeting specially convened for the purpose, at which the majority voting shall not be less than a majority of the whole Council, raise loans for such purposes, in such amounts and on such conditions as the Member may approve:</p> <p>Provided that no such loan shall be raised in any place outside the Colony except with the prior approval of the Secretary of State.</p> <p>(ii) Substitute for sub-section (2) thereof, the following new sub-section—</p> <p>(2) All such loans shall be charged indifferently on all rates and revenues of the Council and all securities therefor shall rank equally without any priority:</p> <p>Provided that—</p> <p>(i) nothing in this sub-section contained shall affect any priority existing at, or any right to priority conferred by a security created before, the date of commencement of the Local Government Loans Ordinance, 1953;</p>
		No..... of 1953.

FIRST COLUMN		SECOND COLUMN
Chapter No.	Title	Amendments
136. (Contd.)	Municipalities Ordinance.	<p>(ii) any such loan may in addition be charged by way of mortgage or charge upon any land vested in the Council, and any such mortgage or charge shall rank in priority according to the law for the time being in force in the Colony and all moneys thereby secured shall be recoverable and the Council shall have in respect of the mortgage or charge all such rights and remedies as are conferred by law upon mortgagees or chargees.</p> <p>(iii) Sub-section (4) thereof is amended by substituting for the words "property and revenues on which the loan is secured", appearing therein, the words "rates and revenues of the Council".</p> <p>(iv) Substitute for sub-section (7) thereof the following new sub-section—</p> <p>(7) In the case of a loan made to the Council by the Local Government Loans Authority under the provisions of the Local Government Loans Ordinance, 1953, the powers exercisable under this section shall be in addition to and not in substitution for or derogation of the powers conferred by that Ordinance in respect of the non-payment of any such loan or interest thereon or money due on account thereof.</p> <p>(b) In section 99 substitute for the words "property and revenues, present and future", appearing in sub-section (3) thereof, the words "rates and revenues".</p> <p>In section 118—</p> <p>(i) Substitute for sub-section (1) thereof the following new sub-section—</p> <p>(1) The Council may from time to time, by a majority of the councillors present at a meeting specially convened for the purpose, at which the majority voting shall not be less than a majority of the whole Council, raise loans for such purposes, in such amounts and on such conditions as the Member may approve:</p> <p>Provided that no such loan shall be raised in any place outside the Colony except with the prior approval of the Secretary of State.</p> <p>(ii) Substitute for sub-section (2) thereof the following new sub-section—</p>
140.	Local Government (District Councils) Ordinance.	<p>No..... of 1953.</p>

SCHEDULE—(Contd.)

FIRST COLUMN		SECOND COLUMN
Chapter No.	Title	Amendments
<p>140. (Contd.)</p>	<p>Local Government (District Councils) Ordinance.</p>	<p>(2) All such loans shall be charged indifferently on all rates and revenues of the Council and all securities therefor and shall rank equally without any priority:</p> <p>Provided that—</p> <p>(i) nothing in this sub-section contained shall affect any priority existing at, or any right to priority conferred by a security created before, the date of the commencement of the Local Government Loans Ordinance, 1953;</p> <p>(ii) any such loan may in addition be charged by way of mortgage or charge upon any land vested in the Council, and any such mortgage or charge shall rank in priority according to the law for the time being in force in the Colony and all moneys thereby secured shall be recoverable and the Council shall have in respect of the mortgage or charge all such rights and remedies as are conferred by law upon mortgagees or chargees.</p> <p>(iii) Sub-section (3) thereof is amended by substituting for the words "property and revenues on which the loan is secured", appearing therein, the words "rates and revenues of the Council".</p> <p>(iv) Substitute for sub-section (6) thereof the following new sub-section—</p> <p>(6) In the case of a loan made to the Council by the Local Government Loans Authority under the provisions of the Local Government Loans Ordinance, 1953, the powers exercisable under this section shall be in addition to and not in substitution for or derogation of the powers conferred by that Ordinance in respect of the non-payment of any such loan or interest thereon or money due on account thereof.</p>
<p>No. 12 of 1950.</p>	<p>African District Councils Ordinance, 1950.</p>	<p>No..... of 1953.</p> <p>In section 32—</p> <p>(i) Sub-section (1) thereof is amended by deleting the words "for Finance" appearing therein.</p> <p>(ii) Substitute for sub-section (2) thereof the following new sub-section—</p> <p>(2) All such loans shall be charged indifferently on all rates and revenues of the Council and all securities therefor shall rank equally without any priority:</p>

SCHEDULE—(Contd.)

FIRST COLUMN		SECOND COLUMN
Chapter No.	Title	Amendments
No. 12 of 1950. (Contd.)	African District Councils Ordinance, 1950.	<p>Provided that nothing in this sub-section contained shall affect any priority existing at, or any right to priority conferred by a security created before, the date of the commencement of the Local Government Loans Ordinance, 1953.</p> <p>(iii) The following new sub-section to be inserted immediately after sub-section (4) thereof—</p> <p>(5) In the case of a loan made to the Council by the Local Government Loans Authority under the provisions of the Local Government Loans Ordinance, 1953, the powers exercisable under this section shall be in addition to and not in substitution for or derogation of the powers conferred by that Ordinance in respect of the non-payment of any such loan or interest thereon or money due on account thereof.</p>
No. 30 of 1952.	Local Government (County Councils) Ordinance, 1952.	<p>(a) In section 145—</p> <p>(i) Substitute for sub-section (1) thereof the following new sub-section—</p> <p>(1) A Council may from time to time raise loans for such purposes, in such amounts and upon such conditions as the Member may approve.</p> <p>(ii) Substitute for sub-section (2) thereof the following new sub-section—</p> <p>(2) All such loans shall be charged indifferently on all the rates and revenues of the Council and all securities therefor shall rank equally without any priority:</p> <p>Provided that—</p> <p>(i) nothing in this sub-section contained shall affect any priority existing at, or any right to priority conferred by a security created before, the date of commencement of the Local Government Loans Authority Ordinance, 1953;</p> <p>(ii) any such loan may in addition be charged by way of mortgage or charge upon any land vested in the Council, and any such mortgage or charge shall rank in priority according to the law for the time being in force in the Colony and all moneys thereby secured shall be recoverable and the Council shall have in respect of the mortgage or charge all such rights and remedies as are conferred by law upon mortgagees or chargees.</p>

SCHEDULE—(Contd.)

FIRST COLUMN		SECOND COLUMN
Chapter No.	Title	Amendments
No. 30 of 1952 (Contd.)	Local Government (County Councils) Ordinance, 1952.	<p>(iii) Sub-section (3) thereof is amended by substituting for the words "property and revenues and any land on which the loan is charged or is secured", appearing therein, the words "rates and revenues of the Council".</p> <p>(iv) Substitute for sub-section (6) thereof the following new sub-section—</p> <p>(6) In the case of a loan made to the Council by the Local Government Loans Authority under the provisions of the Local Government Loans Ordinance, 1952, the powers exercisable under this section shall be in addition to and not in substitution for or derogation of the powers conferred by that Ordinance in respect of the non-payment of any such loan or interest thereon or money due on account thereof.</p> <p>(b) In section 146 substitute for the words "property and revenues, present and future", appearing in sub-section (3) thereof, the words "rates and revenues".</p>
	No..... of 1953.	

MEMORANDUM OF OBJECTS AND REASONS

In 1946 the Development Committee recommended that £1,800,000 be borrowed by the Government for re-lending to local authorities and this sum has, since 1950, been the source from which the capital development of the local authorities of the Colony, other than Nairobi, has been financed. The time when this amount will all have been earmarked for specific projects is in sight, and it is therefore necessary to make arrangements for the provision of further funds.

This Bill accordingly constitutes a Local Government Loans Authority (*clause 3*) and a Local Government Loans Fund (*clause 6*).

The Authority will have the duty of making loans to local authorities (*clause 7*). These loans will be charged on the rates and revenues of the local authorities (*clause 8*) and will conform to the terms and conditions of loan sanctions, which will now be issued by the Member for Local Government instead of by the Governor in Council (the Member for Finance in relation to African district councils) as at present. *Clause 21* and the Schedule make amendments to the local government legislation to effect this, and make other consequential amendments to this legislation.

It is intended to ask the Legislative Council to transfer to the Fund the balance of the £1,800,000 mentioned above, together with such repayments as have already been made by local authorities on account of loans from this source. This may be done under *clause 6 (3) (a)*. *Clause 6 (2)* transfers to the Fund the right to receive future repayments by local authorities on account of such loans. In this way the Authority will be endowed with a substantial "revolving" fund, and it will obtain further funds by borrowing (*clause 12*). Borrowings by the Authority will not affect the Colony loans "ceiling".

No additional expenditure of public moneys will be incurred if the provisions of this Bill become law, but the revenue of the Colony will be reduced by the amount of the annual repayments by local authorities of loans made from the £1,800,000 fund transferred to the Local Government Loans Authority. The annual amount involved will fluctuate and cannot be precisely estimated, but at its maximum it should be about £100,000 per annum.

Nairobi,
4th February, 1953.

JOHN WHYATT,
Attorney General.

GOVERNMENT NOTICE No. 210

(Liq. 28)

THE LIQUOR ORDINANCE

(Cap. 266)

NOTICE

IN EXERCISE of the powers conferred by section 4 of the Liquor Ordinance, the Governor has been pleased, for the purposes of the aforesaid Ordinance, to declare that the districts set out in the first column of the Schedule hereto shall comprise the licensing areas set out in the second column of the said Schedule.

Government Notices Nos. 74 of 1935, 943 of 1937 and 1157 of 1940 (referred to at page 3514 of the subsidiary legislation) are revoked.

By Command of the Governor.

Nairobi,
31st January, 1953.

C. H. HARTWELL,
Deputy Chief Secretary.

SCHEDULE

First column District	Second column Licensing Area
Nairobi and Masai Extra-Provincial District	Nairobi Licensing Area.
Nanyuki, Nyeri, Embu and Meru	Mount Kenya Licensing Area. Ukamba Licensing Area. Thika Licensing Area.
Machakos and Kitui	
Thika, Kiambu and Fort Hall North Nyanza, Central Nyanza, South Nyanza and Kericho	Nyanza Licensing Area.
Nakuru, Naivasha, Laikipia, Samburu and Baringo	Nakuru Licensing Area.
Uasin Gishu, Nandi, Elgeyo and Marakwet	Plateau Licensing Area. Trans Nzoia Licensing Area.
Trans Nzoia and West Suk Mombasa, Kwale, Giriama, Tana River, Lamu and Teita	Coast Licensing Area.
Isiolo, Marsabit, Moyale, Mandera, Wajir and Garissa	Northern Frontier Licensing Area.
Turkana	Turkana District Licensing Area.

GOVERNMENT NOTICE No. 211

(Liq. 28)

THE LIQUOR ORDINANCE

(Cap. 266)

IN EXERCISE of the powers conferred upon him by section 12 of the Liquor Ordinance (Cap. 266, Laws of Kenya), the Governor has been pleased to appoint:—

The District Commissioner, Thika (*Chairman*).
Mr. Peter Harries,
Mr. M. E. de L. Hayes,
Mr. P. H. Huth,
Mr. H. M. Shah,
The African Assistant Administrative Officer, Fort Hall,
The Secretary, Kiambu African District Council,

to be members of the Liquor Licensing Court of the Thika Licensing Area for the year 1953.

By Command of the Governor.

Nairobi,
31st January, 1953.

C. H. HARTWELL,
Deputy Chief Secretary.

GOVERNMENT NOTICE No. 212

COAST LIQUOR LICENSING COURT

APPOINTMENTS

IN EXERCISE of the powers conferred upon him by section 12 of the Liquor Ordinance (Cap. 266, Laws of Kenya, 1948), His Excellency the Governor has been pleased to appoint—

The District Commissioner (*Chairman*),
Dr. S. D. Karve, O.B.E.,
Mr. E. J. Hand,
Mr. J. A. R. Jenkinson,
Mr. E. S. Brooks,
Dr. M. A. Rana,

to be members of the Liquor Licensing Court for the Coast Licensing Area for the year 1953.

By Command of the Governor.

Nairobi,
5th February, 1953.

C. H. HARTWELL,
Deputy Chief Secretary.

GOVERNMENT NOTICE No. 213

(Liq. 28)

THE LIQUOR ORDINANCE

(Cap. 266)

APPOINTMENTS

IN EXERCISE of the powers conferred by sub-section (a) of section 12 of the Liquor Ordinance, the Governor has been pleased to appoint Licensing Courts as set out in the first column of the Schedule hereto for the Licensing Areas set out in the second column of the said Schedule for the consideration and determination of applications for or relating to the grant of licences for the manufacture of malt liquor and for the manufacture of malt liquor within the afore-said Licensing Areas.

By Command of the Governor.

Nairobi,
31st January, 1953.C. H. HARTWELL,
Deputy Chief Secretary.

SCHEDULE

First column Licensing Court	Second column Licensing Area
Nairobi	Nairobi.
Mount Kenya	Mount Kenya.
Ukamba	Ukamba.
Thika	Thika.
Nyanza	Nyanza.
Nakuru	Nakuru.
Plateau	Plateau.
Trans Nzoia	Trans Nzoia.
Coast	Coast.
Northern Frontier	Northern Frontier.
Turkana	Turkana District.

GOVERNMENT NOTICE No. 214

(Liq. 28/7)

THE LIQUOR ORDINANCE

(Cap. 266)

APPOINTMENTS

IN EXERCISE of the powers conferred by section 12 of the Liquor Ordinance (Cap. 266), the Governor has been pleased to appoint—

The District Commissioner, Machakos (*Chairman*),
Lt.-Col. S. L. MacWatt, D.S.O., M.C.,
R. V. Halstead, Esq.,
Mohan Singh, Esq.,
Sultanali Jamal, Esq.,
Chief Simeon Kioko,

to be members of the Ukamba Liquor Licensing Court of the Ukamba Licensing Area for the year 1953.

By Command of the Governor.

Nairobi,
7th February, 1953.C. H. HARTWELL,
Deputy Chief Secretary.

GOVERNMENT NOTICE No. 215

THE LIQUOR ORDINANCE

(Cap. 266)

APPOINTMENTS

IN EXERCISE of the powers conferred by section 12 of the Liquor Ordinance (Cap. 266), the Governor has been pleased to appoint—

The District Commissioner, Uasin Gishu (*Chairman*),
J. H. Phillips, Esq.,
J. E. Wolston Beard, Esq.,
Pritam Singh Lall, Esq.,

to be members of the Liquor Licensing Court of the Plateau Liquor Licensing Area for the year 1953.

By Command of the Governor.

Nairobi,
6th February, 1953.C. H. HARTWELL,
Deputy Chief Secretary.

GOVERNMENT NOTICE No. 216

(F/Stat/9)

GENERAL COST OF LIVING INDEX (EXCLUDING RENT), NAIROBI

THE above index was 240 on 31st December, 1952.

Wage Adjustment Index

The above index was 229 on 31st December, 1952.

African Retail Price Index—Mombasa

The above index was 325 at 23rd January, 1953.

The base of each of the indices shown above is 1939 = 100.

GOVERNMENT NOTICE No. 217

(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—

LANCELOT DONALD ABEL BARON, D.F.C.

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 (Special Duties), Rift Valley Province.

By Command of the Governor.

Nairobi,
5th February, 1953.JOHN WHYATT,
Member for Law and Order.

GOVERNMENT NOTICE No. 218

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

THE COURTS ORDINANCE

(Cap. 3)

APPOINTMENT

IN EXERCISE of the powers conferred by sections 5 and 6 of the Courts Ordinance, the Governor has been pleased to appoint—

RICHARD HERBERT SYMES-THOMPSON

to be a Magistrate of the First Class, with powers to hold a Subordinate Court of the First Class in the Nyanza Province and in the Trans-Mara part of the Masai Extra-Provincial District whilst holding his present appointment as District Officer, Kericho District, Nyanza Province.

By Command of the Governor.

Nairobi,
4th February, 1953.JOHN WHYATT,
Member for Law and Order.

GENERAL NOTICE No. 158

CIVIL SERVICE EXAMINATION FOR EUROPEAN CLERKS—MARCH, 1953

IT IS notified for general information that the above examination will be held on 17th and 18th March, 1953, at centres to be arranged in Nairobi, Mombasa, Nakuru, Nyeri and Kisumu.

Entries close on 20th February, 1953, and entry forms may be obtained from the Education Department.

In no circumstances will late entries be accepted.

G. E. FREISLICH,
for Acting Director of Education.

GENERAL NOTICE No. 8

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, 2-2-53

Cr. C. No. 258/52 Regina vs. Sharack Waweru s/o Kamano.
Cr. C. No. 321/52 Regina vs. Jaripet Ole Tauwo.
Cr. C. No. 308/52 Regina vs. Ndundu w/o Chalo.
Cr. C. No. 17/53 Regina vs. Njoroge s/o Muhia, Mwangi s/o Thuku, Njehia s/o Mathara, Kirogi s/o Gathia.

SUPREME COURT CRIMINAL SESSIONS AT ELDORET, 10-2-53

Cr. C. No. 295/52 Regina vs. Ewoye s/o Lepetemoye, alias Damio s/o Lebitich.
Cr. C. No. 311/52 Regina vs. Kipketer Arap Tanui.
Cr. C. No. 320/52 Regina vs. Ayuka w/o Matanda.

SUPREME COURT CRIMINAL SESSIONS AT NYERI, 17-2-53

Cr. C. No. 281/52 Regina vs. Mutongoni Kinya.
Cr. C. No. 16/53 Regina vs. Willison Meru s/o Kiere.

T. R. PENNY, Registrar,
H.M. Supreme Court of Kenya.

GENERAL NOTICE No. 278

THE TRANSPORT LICENSING ORDINANCE

(Cap. 237)

THE undermentioned applications will be considered by the Transport Licensing Board meeting at the Desai Memorial Hall, Nairobi, at 9.30 a.m. on Monday, 23rd February, 1953. Any person who objects to any application must lodge a copy of his objection on the prescribed form with the applicant and Board not later than midday, Wednesday, 18th February, 1953.

Nairobi,
10th February, 1953.

A. H. EDWARDS, *Secretary,*
Transport Licensing Board,
P.O. Box 820, Nairobi.

ROAD SERVICE LICENCES

- TLB. 2165—Nand Singh Partap Singh, P.O. Limuru. Variation of route: Nairobi-Nanyuki via Thika, Fort Hall and Nyeri. Present route: Limuru-Nairobi. (H 3133.)
- 10632—Chaudhary Bros., P.O. Box 5879, Nairobi. Conversion of "B" licence. (H 4874 and H 5732.) Route: Nairobi - Nakuru - Londiani - Muhoroni - Kisumu.
- 1533—Kikuyu Bus Service, P.O. Box 13, Kikuyu. Route: (1) Kabete - Nairobi; (2) Kamandura - Rironi - Muguga - Kikuyu - Nairobi.
- 4335—Wainaina Kibuiya, C.M.S. Divinity School, P.O. Limuru. Route: Kabuku-Nairobi via "D" Route.
- 6062—Karugo Kimani, P.O. Box 36, Limuru. Route: Kamandura-Kabete-Nairobi.
- 10422—Kairo Kirogori and Maina Ngethu, P.O. Box 383, Nairobi. Route: Githunguri-Location 12 (Fort Hall District)-Thika-Nairobi.
- 5488—Khamis Juma, c/o P.O. Box 5867, Nairobi. Variation of route: to operate daily service between Nairobi and Ngong. At present operating only on Tuesdays and Saturdays. (H 5785.)
- 6483—Kanyoge Kabue and Karonjo Kamau, P.O. Box 78, Ruiru. Route: Nyanduma - Kigumo - Kiambu - Nairobi.
- 2497—Natha Singh s/o Santa Singh, P.O. Box 3816, Nairobi. Variation of route: To add Embu District. Present route: Nairobi-Fort Hall. (H 3894.)
- 3640—Nyaga Karagori and Sons, P.O. Box 1144, Nairobi. Route: Nairobi-Meru via Fort Hall and Embu.
- 4362—Juma bin Ali, House No. 60, Pumwani, Nairobi. Variation of route: to add Nairobi. Present route: Machakos Native Land Unit. (H 2247.)
- 2046—Samson Musau, Kibuba and Kilonzo, Matetani, P.O. Kangundo. Route: Matetani-Nairobi via Koma Rock or Lukenya.
- 2369—Morar Natha, P.O. Machakos. Route: Kangundo-Nairobi via Lukenya. (Two vehicles.)
- 4393—Kimatu Ikonze, Kisau Location, P.O. Machakos. Variation of route: Mbumbuni-Machakos-Nairobi. Present route: Machakos-Kisau. (W 2660.)
- 810—James Muthama Munune, Matungulu Location, P.O. Machakos. Route: Kawathei-Machakos-Makueni-Mwala-B.I. Yatta-Thika.
Also "B" application. Route: Kawathei-Machakos-Nairobi-Thika-Kitui.
- 1479/A—Harilal Nandram & Co., P.O. Machakos. Route: Mwala-Machakos-Nairobi.
- 3606—Machakos Thika Bus Service, c/o V. K. Patel, P.O. Kangundo. Variation of route: to add Tala-Makueni via Machakos and Mwala. Present route: Kitunguni-Machakos-Tala-Thika. (W 2401.)
- 4244—Vallabhai K. Patel, P.O. Kangundo. Variation of route: to add Kangundo-Mwala-Makavani. Present route: Machakos-Ghelani-Thika. (KBK 58.)
- 4274—Ndalana Nguu, Muputi Location, P.O. Machakos. Conversion of "B" licence. (H 7375.) Route: Wamunyu-Machakos-Nairobi and Machakos District.
- NB/R/1/53—Muhu s/o Kigoto, P.O. Box 3743, Nairobi. Route: Nairobi-Karuri-Limuru.

- NB/R/2/53—Raymond Kagia Mungai, P.O. Box 571, Nairobi. Route: Nairobi-Arusha via Kajiado.
- 3/53—Mbogua Kamondia, P.O. Box 5019, Nairobi. Route: (1) Ngeca - Nairobi - Kisii - Kisumu; (2) Nairobi-Namanga-Arusha-Wangige.
- 4/53—Kariuki Geita, House No. 18, Pumwani, Nairobi. Route: Nairobi-Nyeri.
- 5/53—Mbogua and Kariuki, P.O. Box 40, Githunguri. Route: Githunguri - Uplands - Limuru - Ruiru - Kiambu-Nairobi.
- 6/53—Mburu Kibunja and Boro Kahuhu, P.O. Box 25, Kiambu. Route: Uplands Station-Kamburu-Ruiru-Nairobi via Githunguri and Kiambu.
- 7/53—Lazaro Kamau s/o Michael Waweru, C.M. Riruta, P.O. Kabete. Route: Nairobi-Gachuhiro via Karen and Dagoretti.
- 8/53—Limuru Bus Service, P.O. Limuru. Route: Limuru-Nairobi via "A" Route.
- 9/53—Gachrage Bus Service, P.O. Box 5892, Nairobi. Route: Gacharage-Kiganjo-Kiambu-Nairobi via Ruiru.
- 10/53—Peter Nderi and S. N. Karan, P.O. Box 46, Kiambu. Route: Kiambu District-Nairobi-Arusha.
- 11/53—Kaniu Githinji, P.O. Kikuyu. Route: Gicharani-Gitiba-Dagoretti Corner-Nairobi.
- 12/53—Style Bus Service, P.O. Box 3533, Nairobi. Route: Escarpment-Uplands-Nairobi.
- 13/53—Mumo Bus Service & Trading Co., P.O. Box 3743, Nairobi. Route: Nairobi-Limuru via "A" and "D" Routes.
- 14/53—James Nganga Waweru, P.O. Matathia. Route: Nyanduma-Marige-Kiambu-Nairobi.
- 15/53—Thuo Kinuthia, P.O. Kijabe. Route: Kijabe-Naivasha-Limuru-Kikuyu-Nairobi via Ruiru.
- 16/53—Nganga Njuguna, P.O. Githunguri. Route: Kiambu District-Nairobi-Ruiru.
- 17/53—Kimani Mbichuria Harrison Bros., P.O. Box 64, Limuru. Route: Nairobi-Thomson's Falls-Rumuruti.
- MK/R/1/53—Phillip Kimeu Mutua, Makueni Settlement, P.O. Emali. Route: Makueni-Machakos-Talla; Makueni-Emali-Kibwezi.
- 2/53—Mangau Mauta, Kikumbulyu Location, P.O. Machakos. Route: Makindu-Kitui-Thika-Nairobi-Machakos.
- 3/53—Gaurishanker H. Babhania, P.O. Machakos. Route: Machakos-Mwala-Thika via Kangundo.
- 4/53—D. Mulwa Kitabi and Kilolo Masyuki, P.O. Kangundo. Route: Kangundo-B.I. Yatta-Yatta Kithimani-Thika-Kitui.
- 5/53—Paul Kiseli Kioko, Makueni Settlement, P.O. Emali. Route: (1) Makueni - Okia - Mukuyuni-Machakos-Tala; (2) Makueni-Matiliko-Emali.
Also "B" application. Route: Makueni-Machakos-Tala-Emali-Thabu-Thika.
- 6/53—Pejamon Mutuku, P.O. Sultan Hamud. Route: Machakos-Kilungu-Sultan-Hamud Station-Mwaani Market.
- 7/53—Kabai s/o Kala, Mitaboni Location, P.O. Machakos. Route: Makueni-Machakos-Tala via Thika-Machakos Yatta.
Also "B" application. Route: Machakos District via Koma Rock to Nairobi.

"B" CARRIERS' LICENCES

- TLB. 4296—Murgian & Sons, P.O. Box 2109, Nairobi. Route: Kenya Colony. (40 vehicles.)
- 6353—Tarlok Singh Kalsey, P.O. Box 1955, Nairobi. Route: Nairobi District Council Area. (T 6700 is additional and T 3728 is conversion of "C" licence.)
- 3586—Wayo Gudoyi, House No. 37, Pumwani, Nairobi. Route: Nairobi-Machakos-Magadi. (H 8161.)
- 4756—Dayalji Ramji, P.O. Box 2924, Nairobi. Conversion of "C" licence. (H 6001.) Route: Nairobi District Council Area.
- 7502—Blake-Mackay Engineering Co., Ltd., P.O. Box 5192, Nairobi. Route: Radius of 60 miles of Nairobi and Gilgil. (Four vehicles, 5-6 tons.)

- TLB. 9879—Khuda Bux, P.O. Box 1360, Nairobi. Route: Naivasha District Council Area. (Five vehicles.)
- 4070—Bernard Githii Gathuku, House No. 5, Kaloleni, Nairobi. Conversion of "C" licence. (B 8742.) Route: Escarpment-Limuru-Nairobi.
- 9893—Regal Transport Agency, P.O. Box 6330, Nairobi. Variation of route: to add Kajiado. Present route: Nairobi City-Athi River Sand Pits. (KBL 613.)
- 6801—Dhanji Gangaram Rawal, P.O. Box 885, Nairobi. Variation of route: Nairobi-Thika District-Kiambu District. Present route: Kikuyu-Naivasha. (T 5032.)

"B" CARRIERS' LICENCES—(Contd.)

- TLB. 3911—Kiburu Kamau and Ndeni Kamau, P.O. Box 78, Ruiru. Variation of route: to add Kuru. Present route: Kigumo-Kiambu-Nairobi. (H 2086.)
- 10515—Justus Karimi Kamakiru & Co., Gatamaiyu, P.O. Kiambu. Variation of route: to add Ruiru. Present route: Kiambu District-Nairobi. (H 3635.)
- 8894—Rwenz Trading Stores and General Transporters, Box 3563, Nairobi. Route: Ruiru-Kiambu-Nairobi-Limuru Township-Muguga-Ndeiya.
- 5554—Walter Mwangi, P.O. Box 46, Kiambu. Route: Nairobi-Githunguri-Limuru-Ruiru.
- 4599—Samuel Ndegwa Kibuna, P.O. Box 24, Ruiru. Route: Nembu Ruiru-Nairobi-Kiambu.
- 9739—James Thogo Mwai, P.O. Box 9, Limuru. Route: North Kinangop-Kiambu District-Nairobi.
- 10555—Manji Ramji Patel, P.O. Box 1560, Nairobi. Variation of route: Kenya Colony. Present route: Nairobi City - Limuru - Machakos Sand Pits. (H 5318.)
- 6308—Kiambu Transport Co., P.O. Box 42, Kiambu. Variation of route: to add Kiambu and Limuru Settled Areas. Present route: Nairobi District Council Area. (H 2014.)
- 2823—Ruiru Settlers Store, P.O. Box 84, Ruiru. Variation of route: to add Nairobi District Council Area. Present route: Thika District-Kiambu Settled Area-Nairobi. (H 2890.)
- 176—Ganeshilal Lalsingh & Co., P.O. Box 365, Nairobi. Route: Radius of 30 miles of Nairobi. (Three vehicles.)
- 1899—Richard Tom Elkington, P.O. Box 1477, Nairobi. Conversion of "C" licence. (H 816.) Route: Thika, Nairobi and Kiambu Districts.
- 4316—Njoroge Bros., Githirioni, P.O. Uplands. Variation of route: to add North Kinangop. Present route: Githirioni-Uplands-Nairobi. (H 8983.)
- 7847—The Kiambu Brick and Tile Works, P.O. Box 5154, Nairobi. Route: Kenya Colony. (Z 342, W 4653 and H 5059.)
- 8120—Wallace N. Munderu, P.O. Kabete. Variation of route: to add Nairobi District Council Area. Present route: Kiambu District. (H 1159.)
- 4701—James Ibisu & Bros., Tawa Market, P.O. Tawa. Variation of route: to add Nairobi. Present route: Machakos Reserve-Konza-Thika. (H 2037.)
- 10462—Joakim Muthembwa Nthuku, Kilungu Location, P.O. Machakos. Route: Kilungu Location-Machakos and District.
- 8688—Musau Kamweli, Nunguni Market, P.O. Machakos. Route: Nunguni Market via Machakos to Nairobi and Machakos District.
- 2778—Joseph Mutiso Kithome, A.I.M. Kangundo, P.O. Machakos. Variation of route: to add Nairobi. Present route: Machakos-Yatta-Thika-Lukenya-Athi River. (H 417.)
- NB/B/1/53—Nganga Kibuika, P.O. Box 36, Ruiru. Route: Limuru-Naivasha-via Kongoni Farms-Gilgil-Ol Joro Orok-Thomson's Falls-Nakuru-Ol Kalou-Rongai-Elburgon-Lumbwa-Narok.
- 2/53—P. G. Magero & Bros., House No. M/6, Kaloleni, P.O. Makongeni. Route: Nairobi City and Nairobi Administrative District.
- 3/53—Modern Furniture Mart, P.O. Box 297, Arusha. Route: Arusha-Nairobi. (AR 3059.)
- 4/53—James Njenga Karogo, P.O. Box 45, Kiambu. Route: Ikinu-Ruiru-Kiambu-Nairobi.
- 5/53—Karanja Waithaka, Mukuyu Water Mills, Kiambu. Route: Githunguri-Kiambu-Nairobi.
- 6/53—Muhinja Kimani, P.O. Box 37, Kiambu. Route: Nairobi-Kiambu-Githiga-Uplands-Ruiru.
- 7/53—Njugu s/o Kanuri, House No. 65/2, Shauri Moyo, Nairobi. Route: Nairobi District-Kiambu.
- NB/B/8/53—Nathoo Govind, P.O. Kiambu. Route: Kiambu District-Nairobi.
- 9/53—Mimi Githonyo, P.O. Box 46, Kiambu. Route: Kahuhu Market-Githunguri via Ikinu-Nairobi-Kiambu.
- 10/53—Njonge Giceru & Bros., P.O. Box 53, Limuru. Route: Muthurwa - Limuru - Githunguri - Kiambu-Nairobi.
- 11/53—Peter Mbiu Moses Gikai, P.O. Box 45, Kiambu. Route: Kiambaa-Muthurwa-Karuri Nairobi.
- 12/53—Kahia Wabuya, A.A.C. Kiambaa, P.O. Kiambu. Route: Kiambaa-Limuru-Kiambu-Nairobi.
- 13/53—Githinji Kiarji & Co., P.O. Box 53, Limuru. Route: Muthurwa-Kerita-Nairobi-Limuru.
- 14/53—Kariuki Muciani & Co., P.O. Box 52, Kiambu. Route: Kirenga - Magina - Githunguri - Kiambu-Nairobi.
- 15/53—Chege Waweru, P.O. Box 4936, Ngong. Route: Nairobi-Githunguri via Kiambu.
- 16/53—Mboche Mungari, P.O. Box 63, Ruiru. Route: Nyanduma-Marige-Ruiru-Kiambu-Nairobi.
- 17/53—Rupsingh Ahluwalia, P.O. Box 709, Nairobi. Route: Radius of 30 miles of Nairobi. (Three vehicles.)
- 18/53—Mohamed's, P.O. Box 5470, Nairobi. Route: Nairobi District Council Area.
- 19/52—Mohamed Noor, P.O. Box 900, Nairobi. Route: Nairobi City.
- 20/53—Samson Mwaura Njoroge, P.O. Kajjado. Route: Kajjado Masai District-Nairobi. (T 3280.)
- 21/53—Maingi s/o Mwilu, House No. 117, Pumwani, Nairobi. Route: Nairobi-Thika-Tala and return via Koma Rock.
- 35/52—K. Josphat Waichungo Ngeche & Co., P.O. Box 47, Kiambu. Route: Nduriri-Nyanduma-Kagwe-Kereita-Kiambu-Nairobi. (Deferred application.)
- 22/53—R. S. Bostock, Private Bag, Dar es Salaam. Route: Nairobi-Namanga.
- 23/53—Carlo Formenti, and Ptazsnihs, P.O. Box 279, Moshi. Route: Nairobi-Namanga.
- MK/B/1/53—Nathan Musua, Tala Market, P.O. Kangundo. Route: Siathani - Kangundo - Tala-Nairobi via Thika.
- 2/53—Zedekiah Mutindimi & Bros., Kakuyuni, P.O. Kangundo. Route: Kakuyuni - Thika - Machakos District.
- 3/53—A. Kibindyo Nzau & Bros., Matungulu, P.O. Kangundo. Route: Katheka-Tala-Kisukioni-Thika.
- 4/53—Nathanieli Muindi Ndolo, Kakuyuni, P.O. Kangundo. Route: Kakuyuni-Thika via B.I. Yatta and Machakos.
- 5/53—John Njugi, P.O. Machakos. Route: Machakos via Lukenya to Athi River-Nairobi.
- 6/53—Kivati & Sons, Kiteta Location, P.O. Machakos. Route: Machakos-Thika-Mavia Maiu-Kitui.
- 7/53—Nzioki Mkatui, Taboni Location, P.O. Machakos. Route: Machakos-Athi River-Nairobi-Thika-Koma.
- 8/53—Stephen Kitabi Kieti, c/o Officer i/c Yatta, P.O. Thika. Route: Thika-Yatta-North Yatta.
- 9/53—H. N. Padamshi, c/o Ukamba Motor Spares, P.O. Machakos. Route: Machakos-Nairobi via Athi River and Machakos District.
- 10/53—George Uku, Matungulu Location, P.O. Machakos. Route: Matungulu-Nairobi via Koma Rock. (H 2019.)
- 11/53—Raphael Nzoka Nguku, P.O. Box 777, Nairobi. Route: Machakos and Thika Districts.
- 12/53—Muinde s/o Ngomo, Matungulu Location, P.O. Machakos. Route: Matungulu Location-Lukenya-Athi River-Nairobi; Matungulu-Machakos-Tala-Thika-B.I. Yatta-Kitui. (H 1815.)

GENERAL NOTICE NO. 279

THE TRANSPORT LICENSING ORDINANCE
(Cap. 237)

MEETINGS of the Transport Licensing Board to consider applications for licences will be heard as follows:—

Nairobi and Machakos	..	23rd February, 1953, 9.30 a.m. (at Nairobi).
Kisumu	9th March, 1953, 9 a.m.
Kitale and Eldoret	..	11th March, 1953, 10 a.m.
Nakuru	13th March, 1953, 10 a.m.
Mombasa	23rd March, 1953, 9 a.m.
Nyeri	8th April, 1953, 10 a.m.
Thika	10th April, 1953, 10 a.m.

A. H. EDWARDS, Secretary,
Transport Licensing Board.

GENERAL NOTICE NO. 280

EAST AFRICAN RAILWAYS AND HARBOURS

TENDER—SOUTHERN PROVINCE RAILWAY—EXTENSION TO LUMESULE JUU

TENDERS will be invited shortly for work in connexion with the construction of a single line metre gauge railway from a point about 13 miles west of Nachingwea on the Southern Province Railway to Lumesule Juu, the whole being a distance of about 60 miles. The work will consist of the following:—

- (1) Clearing.
- (2) Earthworks and drains.
- (3) Construction of bridges and culverts.

Civil engineering contractors having experience in the above classes of work who may wish to tender for all or part of these items, should forward their names to the undersigned. Replies should be sent so as to be received in Nairobi before 28th February, 1953.

W. URQUHART,
Chief Engineer,
Railways Department.

THE REGISTRATION OF TITLES ORDINANCE
(Cap. 160, Section 72)

WHEREAS Kalyanji Walji of Nairobi is registered as the proprietor of the piece of land situate in Nairobi Municipality known as Land Reference No. 209/1899 (original No. 137/140) by virtue of a transfer registered as No. I.R. 1762/36/2, and whereas sufficient evidence has been adduced to show that the said transfer has been lost, notice is hereby given that after the expiration of 90 days from the date hereof I shall issue a Provisional Certificate provided that no objections have been received within that period.

Nairobi.
3rd February, 1953.

T. L. CONDRON,
Registrar of Titles.

GENERAL NOTICE No. 282

THE WEIGHTS AND MEASURES ORDINANCE
NOTICE TO TRADERS

AN Inspector of Weights and Measures will be in attendance at the places mentioned hereunder, for the purpose of assizing and stamping traders' weighing and measuring apparatus, on the dates stated.

All traders, within a radius of 12 miles of the places mentioned hereunder are required under the provisions of the Weights and Measures Ordinance, 1951, to submit to the Inspector of Weights and Measures all weights, measures of length and capacity, and weighing instruments, which they have in use for trade, for verification and stamping.

Only weighing instruments the weighing capacity of which exceeds 1,000 lb., or which are of a permanently fixed nature or of delicate construction, will be assized *in situ*. Traders in possession of such instruments may comply with this notice by notifying the Inspector of Weights and Measures at either P.O. Box 269, Nakuru, or P.O. Box 1833, Mombasa, as to type, maximum weighing capacity and location of the said instruments, not later than Tuesday, 24th February, 1953.

Gilgil, 25th and 26th February.
Lamu, 5th, 6th, 7th March.

J. BRYANT,
Superintendent of Weights and Measures.

GENERAL NOTICE No. 283

CENTRAL TENDER BOARD

TENDERS FOR CUSHIONS AND MATTRESSES

TENDERS are invited for the supply of the following to the Public Works Department as and when required in instalments over a period of approximately six months.

- (i) Five hundred coir mattresses 6' 3" x 3' x approx. 30/32 lb. weight. Tenderers should submit a sample of the ticking to be used and should state the country of origin of both ticking and coir. They should also be prepared to submit a sample mattress complete if called upon to do so.
- (ii) Five hundred sets of cushions for lounge chairs, each set comprising one seat and one back cushion. Cushions to be covered in khaki drill and filled with kapok and to conform exactly with the specimen which can be seen at Chief Storekeeper's Office, P.W.D., Nairobi. Tenderers should submit a sample of the khaki drill to be used and should also be prepared to provide a sample set of cushions if called upon to do so.

Tenders in sealed envelopes marked "Tender for cushions and mattresses" should reach the Secretary, Central Tender Board, not later than noon on Monday, 23rd February, 1953. Tenders may be sent either through the post or placed in the box in the Treasury Buildings, opposite the Law Courts, Nairobi.

Tenders not so addressed and endorsed are liable to be rejected and tenders received after the stated time and date will not be considered. The lowest or any tender will not necessarily be accepted.

G. C. THOMAS,
Secretary, Central Tender Board,
The Treasury, P.O. Box 591,
Nairobi.

GENERAL NOTICE No. 284

THE PHARMACY AND POISONS ORDINANCE

THE undermentioned have been registered in accordance with the terms of the Pharmacy and Poisons Board:—

Name.—Herbert, Denise Mary, M.P.S. (ENG.), 1951.
Address.—P.O. Box 1313, Nairobi.

Name.—Chorley, Francis Thomas.
Address.—P.O. Box 64, Molo.

T. F. ANDERSON,
Director of Medical Services.

THE MEDICAL PRACTITIONERS AND DENTISTS ORDINANCE

THE undermentioned have been registered in accordance with the terms of the Medical Practitioners and Dentists Ordinance (Cap. 125 of the 1948 Edition):—

Name.—Maini, Ram Saroop, M.B., CH.B. (EDIN.), 1952.

Address.—P.O. Box 142, Nairobi.

Practice.—Private.

Name.—Llewelyn, Joan Veronica, M.B., B.S. (LOND.), 1945.

M.R.C.S. (ENG.), 1945, L.R.C.P. (LOND.), 1945, D.C.H., 1945.

Address.—P.O. Box 1587, Nairobi.

Practice.—Private.

T. F. ANDERSON,
Director of Medical Services.

GENERAL NOTICE No. 286

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

CAUSE LIST

Before Nihill, P., Worley, V.P., and Mahon, J.

Tuesday, 10th February, 1953, at 10.30 a.m.

For Hearing (from Aden)

C. A. No. 38/52 Saif Naji El Goba vs. Abdul Hamil Haji Obadi. (Application for leave to appeal out of time.)

C. A. No. 96/52 Ali Mohamed Subrati and others vs. Noor bin Hassan Saif.

C. A. No. 126/52 M. Kassapian vs. Sir Mohamed Abdul Kader Mackawee.

C. A. No. 62/52 Noor Mohamed Abdul Razack Abdul Karim vs. Khadija bint Abdulla Ahmed and others.

C. A. No. 125/52 Haji Darwish Habib vs. Syed Hassan Hamood.

Wednesday, 11th February, 1953, at 10.30 a.m.

C. A. No. 61/52 M. Davis vs. Salmin Omer Basunaid.

C. A. No. 75/52 Gulabchand G. Gandhi vs. Hani Awad Salim and another.

C. A. No. 132/52 J. S. Hatooka vs. Shadat Fakir Mohamed.

C. A. No. 133/52 Luke Thomas & Co., Ltd., vs. Hassan Saeed and others.

Thursday, 12th February, 1953, at 10.30 a.m.

C. A. No. 97/52 Shah Chhaganlal Savchand vs. Akberally Kamruddin & Co.

C. A. No. 131/52 Abdul Wahed Haj Mohamed vs. Salem Menahim.

Monday, 16th February, 1953, at 10.30 a.m.

For Hearing (from Kenya)

C. A. No. 32/52 Bhailal & Co. and four others vs. City Council of Nairobi and another.

Tuesday, 17th February, 1953, at 10.30 a.m.

For Hearing

C. A. No. 41/52 Abdurobo bin Hussein vs. Daudi Hirry.

Wednesday, 18th February, 1953, at 10.30 a.m.

For Hearing

C. A. No. 19/52 Lalji K. Jani and another vs. Hirji Mulji.

Thursday, 19th February, 1953, at 10.30 a.m.

For Hearing

C. A. No. 128/52 Dyal Singh vs. Dr. Manuel Ribeiro.

Friday, 20th February, 1953, at 10.30 a.m.

For Hearing

C. A. No. 44/52 Abdulla and Mohamed vs. Dahyabhai Gordhanbhai Patel, trading as "B. D. Joshi", and another.

7th February, 1953.
C. G. WRENSCH,
Registrar.

GENERAL NOTICE No. 287

(L. 10/3/2)

THE ADVOCATES ORDINANCE, 1949

(No. 55 of 1949)

APPOINTMENTS

IT IS notified for general information that—

L. Kaplan, Esq.,

N. S. Mangat, Esq.,

J. Sorabjee, Esq.,

have been nominated by the Law Society of Kenya as unofficial members of the Advocates Committee for the year 1953.

Nairobi,
2nd February, 1953.

JOHN WHYATT,
Member for Law and Order.

GENERAL NOTICE No. 288

EAST AFRICAN CURRENCY BOARD

PAYMENT of the value of the following mutilated currency notes has been claimed by the persons named. Any other person wishing to submit a claim in respect of any of these notes should communicate at once with the Currency Officer, Kampala:—

Nos. of notes.—X/7 98392, C/30 71699, B/79 96629, C/83 6325, D/95 44786, B/31 09690, for Sh. 5 each.

Name and address of claimant.—Mr. Augustino Sekamwa, Kampala.

No. of note.—D/34 51269, for Sh. 5.

Name and address of claimant.—Messrs. K. Plumbers and Glaziers, Ltd., Jinja.

No. of note.—Y/1 66622, for Sh. 10.

Name and address of claimant.—Mr. Erisa Mulondo, Busembatia.

No. of note.—B/88 42634, for Sh. 10.

Name and address of claimant.—Mr. C. C. W. Chimudi, Mbale.

Nos. of notes.—B/56 23649, B/44 84672, for Sh. 5 each; Z/1 71697, W/5 03251, for Sh. 10 each; P/5 37098, for Sh. 20.

Name and address of claimant.—Mr. Yowasi Bwegendaho, Fort Portal.

Nos. of notes.—E/7 75591, E/7 82160, E/7 75945, E/7 82318, E/4 87453, E/7 31347, E/7 82838, E/7 82181, E/4 87453, for Sh. 10 each.

Name and address of claimant.—Mr. Danieri Kisibika, Mukono.

No. of note.—S/10 85071, for Sh. 10.

Name and address of claimant.—Mr. Yerima Sebuliba, Kampala.

No. of note.—D/21 228—, for Sh. 5.

Name and address of claimant.—Mr. Cezario Ocanda, Arua.

No. of note.—D/25 12430, for Sh. 5.

Name and address of claimant.—Mr. Karlo Gwinya s/o Ongwech, Arua.

Nos. of notes.—D/25 63345, D/25 57675, for Sh. 5 each.

Name and address of claimant.—Mr. Costantino Okunzi, Moyo.

No. of note.—C/88 92079, for Sh. 5.

Name and address of claimant.—Mr. Moima Odori, Moyo.

No. of note.—B/17 07788, for Sh. 20.

Name and address of claimant.—Mr. Yusufu Mubiru, Kasangati.

No. of note.—B/36 54524, for Sh. 10.

Name and address of claimant.—Mr. Petro Kitalo, Kampala.

No. of note.—B/46 18142, for Sh. 10.

Name and address of claimant.—Mr. Adolph M. Kwebiha, Fort Portal.

No. of note.—S/2 35273, for Sh. 20.

Name and address of claimant.—Mr. Yowana Nyangazi, Kyagwe.

Nos. of notes.—B/43 93434, B/43 93446, for Sh. 10 each.

Name and address of claimant.—Mr. Abdulsatar Umar Adam, Kaberamaido.

Nos. of notes.—B/36 33224, Y/9 18580, for Sh. 10 each.

Name and address of claimant.—Mr. Lameka Wako, Jinja.

No. of note.—X/9 12688, for Sh. 10.

Name and address of claimant.—Mr. Charles Silya Obat, Gulu.

No. of note.—S/10 31762, for Sh. 10.

Name and address of claimant.—The Divisional Superintendent, Kampala.

No. of note.—X/7 95364, for Sh. 20.

Name and address of claimant.—Mr. Januario Mukasa, Mbarara.

No. of note.—B/88 99526, for Sh. 10.

Name and address of claimant.—Mr. Zakalia Ddungu, Masaka.

No. of note.—T/5 25007, for Sh. 20.

Name and address of claimant.—Messrs. Popat Brothers, Ltd., Kampala.

No. of note.—C/53 66483, for Sh. 5.

Name and address of claimant.—Mr. Lewubeni Ojunju, Kampala.

No. of note.—G/8 67798, for Sh. 20.

Name and address of claimant.—Mr. Yosefo s/o Piria, Ayivu County.

No. of note.—V/5 97704, for Sh. 10.

Name and address of claimant.—Mr. Erieza Kakungulu, Kampala.

Nos. of notes.—B/26 35566, for Sh. 10; U/3 00840, for Sh. 20.

Name and address of claimant.—Mr. Kilevu Lugunayulya, Bugabula.

GENERAL NOTICE No. 289

LOANS FOR HIGHER EDUCATION

THE Board of Management for Educational Loans is now prepared to consider applications from the parents or guardians of students subject to the following conditions:—

- (1) The parent or guardian of the student shall, at the date of application, be a permanent resident of the Colony.
- (2) The student shall have already been admitted to, or have obtained the promise of admission, to a university or institution of higher education.
- (3) The parent or guardian shall make a written declaration as to his financial inability to make provision in whole or in part for the continued education of the student.
- (4) The candidate shall not be less than seventeen years of age at the time of the application.
- (5) The parent or guardian shall give proof of such reasonable security as the Board of Management shall require.
- (6) Payments of loans will be made in instalments over a period of study, and interest will be payable on each instalment at the rate of 4½ per cent per annum.
- (7) Loans shall be repaid, together with interest, over a period of not more than eight years from the date of the last payment; the first instalment of such repayment to be paid not more than fifteen months after the receipt of the last instalment of the loan.
- (8) Students in respect of whom loans are issued will be expected to return to the Colony and take up employment in it on completion of their studies.

Applications for educational loans should be addressed to the Secretary, the Board of Management for Educational Loans, P.O. Box 340, Nairobi, and should reach him before 31st March, 1953.

GENERAL NOTICE No. 290

(L. 10/3/2)

THE ADVOCATES ORDINANCE, 1949

(No. 55 of 1949)

APPOINTMENTS

PURSUANT to sub-section (1) of section 53 of the Advocates Ordinance, 1949, it is hereby notified that the following persons have been nominated by the Law Society as members of the Remuneration Committee:—

E. C. Harrison, Esq.
A. J. Mackie, Esq.
A. H. Malik, Esq.
W. J. Parry, Esq.
J. H. Wilkinson, Esq.

Nairobi,
2nd February, 1953.

JOHN WHYATT,
Member for Law and Order.

GENERAL NOTICE No. 291

KENYA GOVERNMENT BURSARIES, 1953/54

(European, Asian and Goan)

APPLICATIONS for Kenya Government (European, Asian and Goan) Bursaries for 1953/54 should reach the Director of Education, P.O. Box 340, Nairobi, not later than 31st March, 1953, or, in the case of candidates not resident in Kenya, by 15th March, 1953. Applications received after these closing dates cannot be considered. Forms of application can be obtained from the Education Department.

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

Candidates must hold the minimum matriculation requirements of the institution they wish to enter; these requirements can normally be obtained from their Kenya School Principal. It should be noted that, for entry to British Universities, the general certificate of education with certain subjects at advanced level, or an equivalent standard in the overseas higher certificate, is now essential.

Parents of present bursars are reminded that applications for renewals or extensions of existing bursaries should be made not later than 31st March, 1953, and should include a statement that the parent is unable to provide in full for the continued education of the bursar.

GENERAL NOTICE No. 292

VACANCIES IN KENYA GOVERNMENT

Land Ranger—Department of Lands

APPLICATIONS are invited for the post of Land Ranger in the Department of Lands. The post is pensionable and carries a salary scale of £550 by £20 to £650 (E.B.) by £20 to £690 by £25 to £840 by £30 to £900. In addition, a temporary non-pensionable cost of living allowance is payable at the rate of 30 per cent of salary.

Initial salary will be determined according to age, qualifications and approved previous experience.

Applications, marked confidential, should be addressed to the Special Commissioner of Lands, P.O. Box 89, Nairobi, so as to reach him not later than Saturday, 28th February, 1953.

Applicants already in Government service should submit their applications through their head of department.

The general terms and conditions of service with the Government respecting probationary period, leave, medical treatment are applicable.

Qualifications:—

- (i) Age limit, 25–35 years of age.
- (ii) The duties will entail almost continuous travelling in farming areas as well as plot inspection in townships, and candidates should be strong and energetic with a liking for *safari* work.
- (iii) Some practical experience of farming; working knowledge of compass survey and map reading; elementary knowledge of building construction, and ability to interpret building plans.

Duties.—Inspection of land and buildings, both agricultural and urban, primarily with the object of reporting upon compliance with the development conditions of Crown grants; and such other duties as may be prescribed under the provisions of the Crown Lands Ordinance or by the Commissioner of Lands.

Education Instructor (European), Jeanes School

APPLICATIONS are invited from suitably qualified persons for the vacant post of Education Instructor, Jeanes School, Lower Kabete, under the Commissioner for Community Development.

The salary scale attached to the post is £550 by £20 to £690 by £25 to £815 and the initial salary will be determined in accordance with age, qualifications, experience and service. In addition a temporary non-pensionable cost of living allowance is payable at rates in force in the Colony from time to time; the present rate is 30 per cent of the salary subject to a maximum of £300.

The duties of the post consists primarily of instructing adult African students in both English and Kiswahili, therefore candidates should possess an adequate knowledge of Swahili to enable them to teach in that language. A good knowledge of Kenya or East Africa and its people is also necessary to enable instruction to be given in civics, history and economics.

Applications should be addressed to the Commissioner for Community Development, P.O. Lower Kabete, and submitted so as to reach him not later than 15th February, 1953.

Senior Instructor, Prisons Department

VACANCIES exist for the post of Senior Instructor in the Prisons Department. Applications should be sent to the Commissioner of Prisons, P.O. Box 420, Nairobi, so as to reach him not later than 28th February, 1953. Applicants in Government service should apply in terms of Secretariat Circular No. 30 of 1944.

Applicants must be of good character and education, about 30 years of age and physically fit. They should have served an apprenticeship in either of the following—

- (i) the building trade,
- (ii) carpentry and joinery, or
- (iii) the tailoring industry,

and should have been employed on such work for at least three years.

The duties of the post consist mainly of the supervision and instruction of prisoners.

The salary scale attached to the post is £550 by £20 to £690 by £25 to £840 per annum. In addition a temporary cost of living allowance at 30 per cent of basic salary is payable at present. Full details of terms and conditions of service may be obtained on application to the Commissioner of Prisons.

GENERAL NOTICE No. 293

VACANCIES IN UGANDA PROTECTORATE

Field Assistant, Geological Survey Department

APPLICATIONS are invited from persons not more than 30 years of age for appointment to the vacant post of Field Assistant, Geological Survey Department, on the following terms of service:—

- (a) Salary scale is £550 by £20 to £690 by £25 to £715. The initial salary will be assessed in accordance with age, qualifications, experience and service, including war service.

- (b) A temporary allowance at the rate of 30 per cent of the substantive salary will be paid for so long as such allowance is operative. A field allowance, so long as it is operative, is also payable to officers to whom housing in a station is not allocated.

- (c) The appointment will be on Class "B" contract terms of service in the first instance for a residential tour of 30 to 36 months, with the possibility that the post will become a pensionable one in due course.

- (d) Contributions to the Government Employees' Provident Fund at the rate of 7½ per cent of the substantive salary will be compulsory. Government will contribute a like amount.

- (e) The appointment will be governed by the revised conditions of service for the Civil Services of Uganda.

The selected candidate will be required to assist in the detailed examination of mineral deposits or specific areas by methods such as pitting, trenching, or banka drilling and should be able to take accurate samples. Some knowledge of the use of the Dumpy level is essential and experience in the use of other survey instruments would be an advantage. He may also be called upon to construct field camps and to supervise the construction of temporary tracks. He would be given instruction in the use of geographical instruments such as magnetometer, ratemeter and electrical resistivity apparatus.

Some knowledge of Kiswahili would be an advantage and the selected candidate must be prepared to spend his full time in the field under camp conditions; a deduction of 2 per cent of salary is made in respect of rent for officers who live permanently under camp conditions.

Applications should be submitted to reach the Chief Secretary, Entebbe, not later than 5th March, 1953. Applications from serving officers should be submitted through their heads of departments, and candidates living in Kenya and Tanganyika can obtain forms of application from the Chief Secretaries to the respective Governments.

Land Assistant, Survey, Land and Mines Department

APPLICATIONS are invited from serving officers and others for appointment to the vacant post of Land Assistant, Survey, Land and Mines Department, Uganda, on the following terms of service:—

- (a) Salary scale: £670 by £20 to £690 by £25 to £840 by £30 to £900. The initial salary will be assessed in accordance with age, qualifications, experience and service, including war service.

- (b) A temporary allowance at the rate of 30 per cent of substantive salary (subject to a maximum of £300 per annum) will be paid for such period as the allowance is payable.

- (c) Government quarters are provided for which rent is payable not exceeding 10 per cent of basic salary if partly furnished and 7½ per cent of basic salary if unfurnished. But in the first instance it may be necessary for the successful candidate to live in a hotel.

- (d) The post will be on Class "A" agreement terms of service in the first instance for a residential tour of 30 to 36 months.

- (e) Contributions to the Government Employees' Provident Fund at the rate of 7½ per cent of the substantive salary will be compulsory. Government will contribute a like amount.

- (f) The appointment will be governed by the revised conditions of service for the Civil Service of Uganda.

The duties of the post require the administration, under the directions of the Land Officer, of leases issued under the Crown Lands Ordinance and this will require that the successful candidate travels extensively. The duties will also involve interviewing members of the public on matters relating to leases issued under the Crown Lands Ordinance. Preference will be given to candidates with experience in land administration or estate management. The successful candidate's normal station will be Jinja, but he will be posted to the Land Office, Entebbe, in the first instance for a period of approximately six months, during which time he will be instructed in his duties and required to make himself thoroughly conversant with the provisions of the Crown Lands Ordinance, the Town and Country Planning Ordinance, 1951, and the Land Policy of the Protectorate.

Applications should be submitted to reach the Chief Secretary, Entebbe, not later than 28th February, 1953. Candidates residing in Kenya and Tanganyika Territory may obtain forms of application from the Chief Secretaries of the territories concerned.

Storekeeper, Geological Survey Department

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

- (a) Salary scale is £550 by £20 to £690 (Efficiency Bar) by £25 to £765. The initial salary will be assessed in accordance with age, qualifications, experience and service, including war service.

- (b) A temporary allowance at the rate of 30 per cent of the substantive salary will be paid for so long as such allowance is operative.
- (c) The appointment will be on Class "B" contract terms of service in the first instance for a residential tour of 30 to 36 months, with the possibility that the post will become a pensionable one in due course.
- (d) Contributions to the Government Employees' Provident Fund at the rate of 7½ per cent of substantive salary will be compulsory. Government will contribute a like amount.
- (e) An element for rent is payable for Government quarters at a rate not in excess of 10 per cent of basic salary if the quarters are fully furnished and 7½ per cent if unfurnished.
- (f) The appointment will be governed by the revised conditions of service for the Civil Services of Uganda.

Candidates should have had considerable previous experience in stores organization and procedure and the maintenance of stores ledgers and records. They should be able to control subordinate staff and as the duties of the post will be connected largely with rural water supplies a knowledge of tractor machinery and drilling plant will be a distinct advantage.

Applications should be submitted to reach the Chief Secretary, Entebbe, not later than 9th March, 1953. Applications from serving officers should be submitted through their heads of departments and candidates living in Kenya and Tanganyika can obtain forms of application from the Chief Secretaries to the respective Government.

Community Development Officers

APPLICATIONS are invited from serving officers and others for appointment to three vacancies for the post of Community Development Officer, Department of Community Development, Uganda, on the following terms of service:—

- (a) *Salary.*—The salary scale for the posts is £550: £550: £620 by £35 to £725 (Efficiency Bar): £760: £830: £865 (Promotion Bar) by £35 to £1,005 by £45 to £1,140 (Promotion Bar) by £45 to £1,320. The initial salary will be assessed in accordance with age, experience and service, including war service. In addition, a temporary allowance of 30 per cent of the substantive salary, with a limit of £300 per annum, will be paid for so long as such allowance is operative.
- (b) *Terms of Appointment.*—On letter of appointment for admission to the permanent and pensionable staff after two years on probation, such admission being conditional upon the officer appointed passing a written and oral vernacular language examination and being found generally suitable in the performance of his duties.
- (c) Government quarters are provided, for which rent is payable not exceeding 10 per cent of basic salary if partly furnished and 7½ per cent if unfurnished.
- (d) The appointments will be governed by the revised conditions of service for the Civil Service of Uganda.

Applicants should be of good general education. Ability in organizing community activities is essential. Experience in administration in African territories or in adult education or social welfare work would be an asset. A university degree is desirable. Applicants should be between the ages of 22 and 40.

The officers appointed would work under the general direction of the Commissioner for Community Development, but would operate in the field under the immediate guidance of district teams. They would act as executive officers in respect of the community development work undertaken by district teams. Their duties will include the organization of community development campaigns, exhibitions, shows and training courses. They would be required to encourage and supervise adult literacy and other adult education activities, to promote village industries and to foster community life through local societies, clubs and community centres. They may also be required to undertake some social case work and to advise on the social aspects of housing and town planning. They would be required to tour frequently in rural areas, staying in temporary rest camps. The officers will be required to maintain very close contact with African local authorities and the African population in general.

Applications on the appropriate form (copies of which may be obtained from the Secretariat, Entebbe) should be submitted to reach the Chief Secretary, Entebbe, by 10th March, 1953. Candidates already in the Protectorate service should submit their applications through their Heads of Department, and candidates residing in Kenya and Tanganyika may obtain forms of application from the Chief Secretaries of the territories concerned. Candidates in Central Africa may obtain forms on application to the Secretariat, Entebbe, Uganda.

GENERAL NOTICE NO. 294

VACANCY IN TANGANYIKA TERRITORY

Stock Inspector, Veterinary Department

A VACANCY exists for a Stock Inspector in the Veterinary Department, Tanganyika. The post, which is pensionable, carries a salary scale of £550 by £20 to £690 by £25 to £840 per annum, with a promotion bar at the £690 point. Normal over-

seas conditions of service with a rental deduction of 10 per cent of salary where quarters are provided. Candidates below the age of 35 years preferred.

Qualifications required: Applicant should have had experience with livestock.

Duties would include the control of disease in livestock, assistance with husbandry work, and improvement and marketing of animal products.

Applications should be forwarded to the Secretary, the Senior Service Advisory Board, c/o the Secretariat, Dar es Salaam, to arrive not later than 28th February, 1953. Serving Government officials should apply through the heads of their departments, submitting an immediate personal record form (P/2). All other applicants should submit their applications in writing, together with a completed application form, which can be obtained on request from the Secretariat of the territory in which they are residing. All applications should be accompanied by such forms duly completed in duplicate.

GENERAL NOTICE NO. 295

VACANCIES IN JUDICIAL DEPARTMENT

European Shorthand Writer and European Process Server

APPLICATIONS are invited for the vacant posts of European Shorthand Writer and Process Server in the Judicial Department at Nairobi. Applications should be addressed to the Registrar, Supreme Court of Kenya, P.O. Box 41, Nairobi, or in person to Room No. 10, Law Courts, Nairobi, not later than 28th February, 1953.

(1) *Shorthand Writer.*—The salary attached to the post of the Shorthand Writer is £570 by £20 to £690 by £25 to £840 per annum. The duties and qualifications for the post are as follows:—Taking shorthand notes of trials in Court, and dictation and notes in Chambers and transcription of same. The selected candidate may be required to type records and generally assist in typing work in the office.

Applicants must be capable of taking dictation at not less than 140 words per minute and be able to transcribe with accuracy. Knowledge of Court procedure and legal terminology is an advantage. The successful candidate may be stationed at Nairobi or Mombasa and will accompany Judges on Circuit.

The appointment will be governed by the revised conditions of service for the Civil Services of Kenya.

The appointment will be on probation for two years before admission to the permanent and pensionable establishment if the applicant is not already in the Government service.

The appointment is open to female applicants as well as male, but in the former case the salary will be 4/5ths of the above scale.

(2) *Process Server.*—The salary attached to the post of European Process Server is £490 by £20 to £670 per annum.

The applicant will be required to serve Court process on Europeans and will be stationed at Nairobi.

The appointment will be on probation for two years before admission to the permanent and pensionable establishment.

The applicant should possess a motor car in order to enable him to carry out his duties expeditiously. He will be paid motor car allowance on Government scale.

The appointment will be governed by the revised conditions of service for the Civil Services of Kenya.

GENERAL NOTICE NO. 296

VACANCY IN EAST AFRICA HIGH COMMISSION

Chief Accounting Officer

APPLICATIONS are invited from serving officers for the post of Chief Accounting Officer to the non-self-contained services of the East Africa High Commission on the following conditions and terms of service:—

- (1) The salary of the post is £1,335 or £1,435, according to the qualifications and experience of the successful applicant.
- (2) The post being newly created, its pensionability has not yet been ensured, but it is anticipated that an appointment will be made on pensionable terms.
- (3) Vacation leave, local leave, passages, medical treatment, allowances, etc., will be granted in accordance with High Commission Service Regulations. The vacation leave earning rate in Kenya is 4½ days per month for an officer under the age of 40 years and 5½ days per month for an officer over the age of 40 years. A tour of service is deemed to be completed on accumulation of 220 days' leave.
- (4) Applicants should have had a sound training in accountancy and should be associate members of a reputable accounting institution. Wide experience of accounting methods and procedures employed by Colonial Governments is essential.
- (5) The duties of the post involve the organization, establishment and maintenance of a new department which will embrace the accounting work of all the non-self-contained services of the East Africa High Commission.

Applications should be addressed to the Finance Member, East Africa High Commission, P.O. Box 601, Nairobi, and should be delivered not later than 22nd February, 1953.

CITY COUNCIL OF NAIROBI

NOTICE is hereby given that the City Council of Nairobi at a meeting held on the 27th January, 1953, made the following provisional apportionments of the cost of constructing the Sanitary Lane off Pumwani Road—Plot 2565 to Plot 2575, under the provisions of the Municipalities and Townships (Private Streets) Ordinance, namely:—

L.R. Plot No.	Name and Address	Amount
		<i>Sh. cts.</i>
2565	Mohamed Sharif & Allah Rakha, P.O. Box 939, Nairobi	2,246 57
2791	Crown Land	6,625 59
2564	Mohamed Sharif & Allah Rakha, P.O. Box 939, Nairobi	1,996 13
2577	Nika Singh s/o Wadhawa Singh, P.O. Box 1582, Nairobi	2,141 90
2576	Mohamed Yakoob s/o Ghulam Mohamed, P.O. Box 2907, Nairobi	469 99
2575	Rahemat Khan, P.O. Box 94, Nairobi	3,467 37
	<i>Sh.</i>	<u>16,947 55</u>

NOTICE is hereby given that the City Council of Nairobi at a meeting held on the 27th January, 1953, made the following provisional apportionments of the cost of constructing the road off Pumwani Road—Plot 2752/2 to Plot 227/9, under the provisions of the Municipalities and Townships (Private Streets) Ordinance, namely:—

L.R. Plot No.	Name and Address	Amount
		<i>Sh. cts.</i>
2565	Mohamed Sharif & Allah Rakha, P.O. Box 939, Nairobi	3,570 49
2564	Mohamed Sharif & Allah Rakha, P.O. Box 939, Nairobi	4,072 79
2577	Nika Singh s/o Wadhawa Singh, P.O. Box 1582, Nairobi	4,233 16
2576	Mohamed Yakoob s/o Ghulam Mohd., P.O. Box 2907, Nairobi	3,181 80
2575	Rahemat Khan, P.O. Box 94, Nairobi	2,898 57
2561	Ata Mohamed s/o Ali Baksh, P.O. Box 1785, Nairobi	4,568 03
2563	Ilam Din s/o Mohd. Ramzan, P.O. Box 1530, Nairobi	4,983 89
2752/1	Sohan Singh s/o Sher Singh, Kirpal Singh s/o Prem Singh, Charan Singh Dhanjal, P.O. Box 5471, Nairobi	1,871 68
2752/2	Shah Champshi Tejshi & Ratilal Champshi, P.O. Box 5913, Nairobi	3,565 59
	<i>Sh.</i>	<u>32,946 00</u>

NOTICE is hereby given that the City Council of Nairobi at a meeting held on the 27th January, 1953, made the following provisional apportionments of the cost of constructing the Sanitary Lane east of Blenheim Road—Plots 64/6 to 66/22, under the provisions of the Municipalities and Townships (Private Streets) Ordinance, namely:—

L.R. 209 Plot No.	Name and Address	Amount
		<i>Sh. cts.</i>
64/6	Harnam Kaur w/o Surain Singh, c/o Kenya Police, Nairobi	2,008 58
64/5	Harnam Kaur w/o Surain Singh, c/o Kenya Police, Nairobi	2,016 48
64/4	D. C. Patel, P.O. Box 421, Nairobi	1,980 75
64/3	Arjan Singh Lochabh, P.O. Box 1113, Nairobi	1,947 51
64/2	Arya Muni Varma (Arya Girls' School), P.O. Box 2094, Nairobi	1,915 10
64/19	S. M. Bhatt & 3 Brothers, P.O. Box 446, Nairobi	1,884 15
66/11	Joaquim M. Colaco, P.O. Box 3375, Nbi.	2,054 49
66/10	Dr. Vithalbai R. Patel, P.O. Box 549, Nairobi	2,015 02
66/28	Teja Singh & Lal Singh, P.O. Box 814, Nairobi	2,253 92
66/26	Kishan Singh s/o Hazara Singh, P.O. Box 1391, Nairobi	2,253 92
66/33 (old 66/7/1)	Ranmal Virpar, P.O. Box 2708, Nairobi	1,973 48
66/22	Kishan Singh s/o F. Singh, P.O. Box 1391, Nairobi	1,881 66
74/2	Ratan Singh s/o Nagina Singh, P.O. Box 1047, Nairobi	6,029 49
74/10	G. M. & B. Sethi, P.O. Box 781, Nairobi	1,997 37
74/9	G. M. & B. Sethi, P.O. Box 781, Nairobi	1,983 86
74/8	G. M. & B. Sethi, P.O. Box 781, Nairobi	1,963 09
75/3	Sheikh Fazal Illahi Noordin Charitable Trust, P.O. Box 477, Nairobi	5,030 29
75/2	Lalji N. Vadgama, P.O. Box 1753, Nbi.	4,154 69
75/1	Inder Singh s/o Chattar Singh, P.O. Box 5898, Nairobi	3,470 20
	<i>Sh.</i>	<u>48,814 05</u>

NOTICE is hereby given that the City Council of Nairobi at a meeting held on the 27th January, 1953, made the following provisional apportionments of the cost of constructing Lancaster Road, under the provisions of the Municipalities and Townships (Private Streets) Ordinance, namely:—

L.R. 4857 Plot No.	Name and Address	Amount
		<i>Sh. cts.</i>
12	Estate of A. H. N. Holden (deceased), P.O. Box 797, Nairobi	5,337 59
34	The Standard Bank of South Africa, P.O. Box 701, Nairobi	16,804 06
38	E. M. Ednie, P.O. Box 158, Nairobi	8,974 46
37	M. Armstrong, P.O. Box 426, Nairobi	4,949 26
5	Eva M. Noon, P.O. Box 1566, Nairobi	7,343 27
	<i>Sh.</i>	<u>43,408 64</u>

Nairobi,
3rd February, 1953.

JOHN RISEBOROUGH,
Town Clerk.

GENERAL NOTICE NO. 298

CITY COUNCIL OF NAIROBI

THE MUNICIPALITIES AND TOWNSHIPS (PRIVATE STREETS) ORDINANCE, 1951

CHURANJILAL ROAD

NOTICE is hereby given that the City Council of Nairobi at its meeting held on the 27th day of January, 1953, passed a resolution in the terms following:—

Whereas Churanjilal Road, within the City of Nairobi, is not constructed to the satisfaction of this Council:

And whereas notices have been served in accordance with the provisions of the Municipalities and Townships (Private Streets) Ordinance upon the owners of premises affected thereby of the Council's proposals to make up and complete the said road:

And whereas nine objections have been received on behalf of the said owners to the Council's proposals:

And whereas an opportunity has been afforded for the hearing of such objections and the same have been heard:

That, in exercise of the powers conferred upon the Council by the said Ordinance, the following works be carried out in the road hereinbefore referred to, that is to say, to drain, level, kerb and construct, the carriageway in accordance with the plans and specifications prepared by the City Engineer; and the expenses incurred by the Council in executing the said works be apportioned upon the premises fronting, adjoining and abutting upon the said street, according to the respective frontages thereto.

Nairobi,
3rd February, 1953.

JOHN RISEBOROUGH,
Town Clerk.

GENERAL NOTICE NO. 299

CITY COUNCIL OF NAIROBI

CLOSURE OF ROAD

NOTICE is hereby given that in pursuance of powers conferred upon it by section 52, Part V, of the Municipalities Ordinance (Cap. 136), the City Council of Nairobi intends on and after Wednesday the 11th day of March, 1953, to close to the use of the public all that length of Fourth Avenue, Parklands, linking Matama Road with Limuru Road, provided that no objection to the proposed closure of the said road on the part of any person or persons interested is upheld.

A plan descriptive of the above proposal may be inspected, during office hours, at the office of the undersigned.

Nairobi,
3rd February, 1953.

JOHN RISEBOROUGH,
Town Clerk.

GENERAL NOTICE NO. 300

CITY COUNCIL OF NAIROBI

CLOSURE OF ROAD

NOTICE is hereby given that in pursuance of powers conferred upon it by section 52, Part V, of the Municipalities Ordinance (Cap. 136), the City Council of Nairobi intends on and after Wednesday the 11th day of March, 1953, to close to the use of the public for a distance of approximately 570 feet the unnamed public road leading from Valley Road to Hurlingham Road and lying between Plots L.R. 209, Nos. 2500, 1248, 969 and 2499, provided that no objection to the proposed closure of the said road on the part of any person or persons interested is upheld.

A plan descriptive of the above proposal may be inspected, during office hours, at the office of the undersigned.

Nairobi,
3rd February, 1953.

JOHN RISEBOROUGH,
Town Clerk.

GENERAL NOTICE NO. 301

CITY COUNCIL OF NAIROBI

THE MUNICIPALITIES AND TOWNSHIPS (PRIVATE STREETS) ORDINANCE, 1951

SPEKE ROAD

NOTICE is hereby given that the City Council of Nairobi at its meeting held on the 27th day of January, 1953, passed a resolution in the terms following:—

Whereas Speke Road, within the City of Nairobi, is not constructed to the satisfaction of this Council:

And whereas notices have been served in accordance with the provisions of the Municipalities and Townships (Private Streets) Ordinance upon the owners of premises affected thereby of the Council's proposals to make up and complete the said road:

And whereas three objections have been received on behalf of the said owners to the Council's proposals:

And whereas an opportunity has been afforded for the hearing of such objections and the same have been heard:

That, in exercise of the powers conferred upon the Council by the said Ordinance, the following works be carried out in the road hereinbefore referred to, that is to say, to drain, level, kerb and construct, the carriageway in accordance with the plans and specifications prepared by the City Engineer; and the expenses incurred by the Council in executing the said works be apportioned upon the premises fronting, adjoining and abutting upon the said street, according to the respective frontages thereto.

Nairobi,
3rd February, 1953.

JOHN RISEBOROUGH,
Town Clerk.

GENERAL NOTICE NO. 302

CITY COUNCIL OF NAIROBI

THE MUNICIPALITIES AND TOWNSHIPS (PRIVATE STREETS) ORDINANCE, 1951

CHURCHILL AVENUE

NOTICE is hereby given that the City Council of Nairobi at its meeting held on the 27th day of January, 1953, passed a resolution in the terms following:—

Whereas Churchill Avenue, within the City of Nairobi, is not constructed to the satisfaction of this Council:

And whereas notices have been served in accordance with the provisions of the Municipalities and Townships (Private Streets) Ordinance upon the owners of premises affected thereby of the Council's proposals to make up and complete the said road:

And whereas five objections have been received on behalf of the said owners to the Council's proposals:

And whereas an opportunity has been afforded for the hearing of such objections and the same have been heard:

That, in exercise of the powers conferred upon the Council by the said Ordinance, the following works be carried out in the road hereinbefore referred to, that is to say, to drain, level, kerb and construct, the carriageway in accordance with the plans and specifications prepared by the City Engineer; and the expenses incurred by the Council in executing the said works be apportioned upon the premises fronting, adjoining and abutting upon the said street, according to the respective frontages thereto.

Nairobi,
3rd February, 1953.

JOHN RISEBOROUGH,
Town Clerk.

GENERAL NOTICE NO. 303

NAIROBI DISTRICT COUNCIL

NOTICE TO BUILDING CONTRACTORS

APPLICATIONS are invited from building contractors to submit tenders for proposed new County Council Offices, City Square area, Nairobi.

Applications to tender should be accompanied by a deposit of Sh. 100 and should be addressed to the Clerk to Council, Nairobi District Council, Box 1362, Victoria Street, Nairobi, not later than 12 noon on 24th February, 1953.

The successful tenderer will be required to enter into a bond of £13,000 (Sh. 260,000) for the successful and proper completion of the work. The form of contract used will be the standard form as issued by the E.A. Institute of Architects.

Drawings may be inspected at the offices of the architects, Messrs. Jackson and Hill, Corner House, Hardinge Street, P.O. Box 677, Nairobi.

Bills of Quantities and Form of Tender will be forwarded to bona fide applications on completion of the list of tenderers.

Council reserves the right to reject any or all applications and tender deposits will be returned to unsuccessful applicants.

Nairobi,
10th February, 1953.

J. R. L. COVEY,
Clerk to Council.

GENERAL NOTICE NO. 304

NYANZA LIQUOR LICENSING COURT

NOTICE is hereby given that the next meeting of the Nyanza Liquor Licensing Court will be held at the office of the District Commissioner, Central Nyanza, Kisumu, on Monday, 11th May, 1953, at 10 a.m.

All applications for new licences, etc., must reach the District Commissioner's Office, P.O. Box 47, Kisumu, on or before 25th March, 1953, together with Sh. 10 stamp fee on each application.

Kisumu,

R. E. WAINWRIGHT, *Chairman,*
Nyanza Liquor Licensing Court

GENERAL NOTICE NO. 305

MUNICIPAL BOARD OF ELDORET

BY-ELECTION

NOTICE is hereby given in terms of rule 21 (1) of the European Councillors Election Rules that there is a vacancy on the Eldoret Municipal Board.

Nominations of candidates for election will be received by me at the Municipal Offices, Eldoret, on Friday, 20th February, 1953, between the hours of 11 a.m. and 12 noon.

Every candidate shall be proposed and seconded and shall be supported by not less than seven persons other than the proposer and seconder, all of whose names appear on the voters roll for the Municipality.

Nomination papers may be obtained from the undersigned.

Every nomination paper shall be in the form prescribed in the Second Schedule to the above Rules and the signatures of the proposer and seconder and supporters shall be witnessed by a Magistrate, Justice of the Peace or Notary Public.

Every nomination paper shall be accompanied by a deposit of Sh. 500.

In the event of a candidate being desirous of retiring from his candidature he may, not less than 14 days before polling day, give notice of his retirement. If any candidate gives notice of his retirement less than 14 days before polling day he will forfeit his deposit.

The person elected shall be entitled to remain in office until 30th June, 1954.

Eldoret,
5th February, 1953.

GEORGE M. JACK,
Returning Officer.

GENERAL NOTICE NO. 306

ABERDARE DISTRICT COUNCIL

ANNUAL ELECTION, 1953

NOTICE is hereby given, in accordance with section 25 of the Local Government (District Councils) Ordinance (Cap. 140, Laws of Kenya), that an election will take place on Monday the 2nd day of March, 1953, in order to fill annual rotational vacancies in the wards as stated hereunder:—

Ward.—Nanyuki.

Number of vacancies.—1.

Retiring member.—F. G. de Weck, Esq.

Ward.—Ngobit.

Number of vacancies.—1.

Retiring member.—W. M. Fletcher, Esq.

Ward.—Naro Moru.

Number of vacancies.—1.

Retiring member.—Capt. G. Burton.

Ward.—Nyeri.

Number of vacancies.—1.

Retiring member.—Capt. G. C. Stedham (deceased).

Ward.—Timau.

Number of vacancies.—2.

Retiring members.—K. McD. Robertson, Esq., and T. F. Parminter, Esq.

Ward.—Ol Joro Orok.

Number of vacancies.—2.

Retiring members.—General G. R. Smallwood and F. S. Van Dyk, Esq.

Nomination forms can be obtained from the Council's offices at Thomson's Falls or Nanyuki.

Completed nomination papers must be delivered by hand or despatched by registered mail to the undermentioned so as to reach him not later than 1 p.m. on 2nd March, 1953.

If the number of duly nominated candidates exceeds the number of members to be elected in any one ward, the election for such ward will be postponed for the purpose of taking a poll, due notice of which will be published.

Candidates elected on 2nd March, 1953, and those elected by poll, if such a procedure be necessitated, will take their seats on the Aberdare District Council as from 1st May, 1953, and will be entitled to hold office until 30th April, 1956.

Nanyuki,
30th January, 1953.

E. V. HULME,
Returning Officer.

GENERAL NOTICE No. 307

MUNICIPAL BOARD OF ELDORET
THE LOCAL GOVERNMENT (ELDORET EUROPEAN
HOSPITAL RATE) ORDINANCE

PURSUANT to the provisions of sections 3 and 4 of the above Ordinance, the Municipal Board of Eldoret has imposed a hospital rate of Sh. 50 (fifty shillings) for the year 1953. The rate becomes due and payable at the Municipal Offices on 30th April, 1953.

Every male person of wholly European origin or descent, residing within the Municipality of Eldoret, is liable for payment of this rate, excepting—

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

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

Eldoret, 26th January, 1953. GEORGE M. JACK,
Town Clerk.

GENERAL NOTICE No. 308

IN THE SUPREME COURT AT NAKURU DISTRICT
REGISTRY
PROBATE AND ADMINISTRATION
CAUSE No. 1 OF 1953

Notice of application for administration of estate of Jan Adriaan Van Der Westhuizen, late of Rumuruti, deceased

TAKE NOTICE that application having been made in this Court by Jacob Van Der Westhuizen of Ol Joro Orok, for the administration of the estate of Jan Adriaan Van Der Westhuizen, late of Rumuruti, who died at Rumuruti on the 25th day of July, 1949, 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 20th day of February, 1953.

JOYCE RUGG GUNN,
District Delegate,
H.M. Supreme Court of Kenya,
Nakuru District Registry.

21st January, 1953.

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

GENERAL NOTICE No. 309

IN HER MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI
PROBATE AND ADMINISTRATION

TAKE NOTICE that application having been made in this Court in—

(1) CAUSE No. 20 OF 1953

By Fazal Bibi w/o Ismail Gulab Din through her advocate, Saeed Cockar, Esq., Nairobi, for a grant of probate of the will of Ismail s/o Gulab Din, who died at Nairobi on 15th December, 1952.

(2) CAUSE No. 21 OF 1953

By Isabel Wynne Kingdon of Nyeri through her advocates, Messrs. Kaplan & Stratton, for a grant of probate of the will of Jack Kingdon, who died at Nyeri Station on the 15th day of October, 1952.

(3) CAUSE No. 23 OF 1953

By James Henry Wilkinson, one of the attorneys of the widow, for a grant of letters of administration of the estate of Karumanasserri Narayana Iyer, also known as K. N. Narayana Iyer, who died at Singapore on the 2nd day of September, 1948, intestate.

(4) CAUSE No. 24 OF 1953

By Ignacy Maiblum of Nairobi through his advocates, Messrs. Sirley & Kean, for a grant of letters of administration intestate of the estate of Rosa Maiblum, who died at Paris on the 17th day of July, 1952.

(5) CAUSE No. 25 OF 1953

By Herman Leo Lustman of Nairobi through his advocates, Messrs. Sirley & Kean, for a grant of probate of the will of Arnold Lustman, who died at Nairobi on the 29th day of January, 1953.

(6) CAUSE No. 27 OF 1953

By (1) Constance Roy and (2) Gordon Roy, both of Nairobi, through their advocates, Messrs. Kaplan & Stratton, for a grant of probate of the will of Alexander Roy of Limuru, who died at Limuru on the 24th day of September, 1952.

(7) CAUSE No. 28 OF 1953

By Allan Davies of Nyeri through his advocates, Messrs. Kaplan & Stratton, for a grant of probate of the will of Marmaduke Cordeux Wetherell of Mombasa, who died at Mombasa on the 23rd day of September, 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 24th day of February, 1953.

W. F. BROWNE,
Deputy Registrar,
Supreme Court of Kenya.

Nairobi,
5th February, 1953.

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

GENERAL NOTICE No. 310

THE BANKRUPTCY ORDINANCE
NOTICE OF DIVIDEND

Debtor's name.—John Joseph Marcel Lucas.
Address.—Nairobi.
Description.—Clerk.
Court.—H.M. Supreme Court of Kenya, Nairobi.
No. of matter.—7 of 1948.
Amount per £.—Sh. 6/21.
First or final or otherwise.—First and final.
When payable.—12th February, 1953.
Where payable.—At the office of Official Receiver, Nairobi.

Nairobi, 5th February, 1953. D. J. COWARD,
for Official Receiver.

GENERAL NOTICE No. 311

THE BANKRUPTCY ORDINANCE
NOTICE OF INTENDED DIVIDEND

Debtor's name.—Joseph Henry Clement Langlois, a partner in the firm of "Ndi Sisal Syndicate".
Address.—Limuru.
Description.—Merchant.
Court.—H.M. Supreme Court of Kenya, Nairobi.
No. of matter.—11 of 1949.
Last day for receiving proofs.—24th day of February, 1953.
Name of trustee.—Official Receiver.
Address.—P.O. Box 231, Nairobi.

Nairobi, 3rd February, 1953. D. J. COWARD,
for Official Receiver.

GENERAL NOTICE No. 312

THE BANKRUPTCY ORDINANCE
NOTICE OF INTENDED DIVIDEND
Summary Case

Debtor's name.—Bhan Singh s/o Bishen Singh.
Address.—Pangani, Nairobi.
Description.—Clerk.
Court.—H.M. Supreme Court of Kenya at Nairobi.
No. of matter.—6 of 1949.
Last day for receiving proofs.—24th February, 1953.
Name of trustee.—Official Receiver.
Address.—Law Courts Building, P.O. Box 231, Nairobi.

Nairobi, 3rd February, 1953. D. J. COWARD,
for Official Receiver.

GENERAL NOTICE No. 313

THE BANKRUPTCY ORDINANCE
NOTICE OF INTENDED DIVIDEND

Debtor's name.—Shamji Vaja Shah, trading as "Oleolondo Trading Store".
Address.—Thomson's Falls.
Description.—Merchant.
Court.—H.M. Supreme Court of Kenya, Nairobi.
No. of matter.—2 of 1949.
Last day for receiving proofs.—24th February, 1953.
Name of trustee.—Official Receiver.
Address.—Law Courts Building, P.O. Box 231, Nairobi.

Nairobi, 3rd February, 1953. D. J. COWARD,
for Official Receiver.

GENERAL NOTICE No. 314

THE BANKRUPTCY ORDINANCE
ADJUDICATION

Debtor's name.—Shantilal Sunderji, trading as Shingala Stores.
Address.—P.O. Butere.
Description.—Trader.
Court.—Resident Magistrate's Court, Kisumu.
No. of matter.—5 of 1952 (Kisumu).
Date of order.—30th January, 1953.
Date of petition.—6th November, 1952.

Nairobi, 5th February, 1953. D. J. COWARD,
for Official Receiver.

GENERAL NOTICE No. 315

THE BANKRUPTCY ORDINANCE

ADJUDICATION

Debtor's name.—Balashanker Jivatram.

Address.—Karungu, South Nyanza District.

Description.—Trader.

Court. Resident Magistrate's Court, Kisumu.

No. of matter.—4 of 1952 (Kisumu).

Date of matter. 29th January, 1952.

Date of petition.—4th November, 1952.

Nairobi,

5th February, 1953.

D. J. COWARD,
for Official Receiver.

GENERAL NOTICE No. 316

THE BANKRUPTCY ORDINANCE

ADJUDICATION

Debtor's name.—Merali Giga.

Address.—Kisumu.

Description.—Trader.

Court.—Resident Magistrate's Court, Kisumu.

No. of matter.—3 of 1952 (Kisumu).

Date of order.—30th January, 1953.

Date of petition.—25th October, 1952.

Nairobi,

5th February, 1953.

D. J. COWARD,
for Official Receiver.

GENERAL NOTICE No. 317

THE BANKRUPTCY ORDINANCE

NOTICE OF INTENDED DIVIDEND

Debtor's name.—Gulshan, w/o Suleman Bhanji, trading as "Gulshan Stores".

Address.—P.O. Box 94, Nairobi.

Description.—Merchant.

Court.—H.M. Supreme Court, Nairobi.

No. of matter.—13 of 1951.

Last day for receiving proofs.—24th February, 1953.

Name of Trustee.—Official Receiver.

Address.—P.O. Box 231, Nairobi.

Nairobi,

2nd February, 1953.

D. J. COWARD,
for Official Receiver.

GENERAL NOTICE No. 318

THE BANKRUPTCY ORDINANCE

RECEIVING ORDER

Debtor's name.—Tulsa Singh s/o Gurditta and Santa Singh s/o Mela Singh, trading as "Tulsa Singh & Co.".

Address.—Ruprani Building, Gulzaar Street, Nairobi.

Description.—Contractors.

Date of filing petition.—12th December, 1952.

Court.—H.M. Supreme Court, Nairobi.

No. of matter.—24 of 1952.

Date of Order.—30th January, 1953.

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

Act or acts of bankruptcy.—Suspension of payment of debts.

Nairobi,

2nd February, 1953.

D. J. COWARD,
for Official Receiver.

GENERAL NOTICE No. 319

ESTATE OF THE LATE MISS CATHERINE MATHESON, MACDONALD

TAKE NOTICE that all persons having any claims against or owing moneys to the above-named Catherine Matheson MacDonald, of Claremont, Cape Town, who died at Claremont aforesaid on the 2nd day of September, 1952, 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 2nd day of April, 1953, after which date the claims so proved will be paid and the estate distributed according to law.

ROBERT GEORGE RIDLEY,

Attorney of the Executor.

The Standard Bank of South Africa, Limited,
P.O. Box 1303, Nairobi.

GENERAL NOTICE No. 320

IN THE RESIDENT MAGISTRATE'S COURT
AT ELDORET

CIVIL CASE No. 52 OF 1953

S. R. Gautama, President and Jagjivanlal, Secretary of the Arya Samaj, plaintiffs, v. L. S. Lakhani, defendant

WHEREAS the plaintiffs above named in their representative character have been authorized by the above Court to sue for the benefit of all the members of the Arya Samaj of Eldoret, and whereas the said plaintiffs have been further directed by the Court to give notice by public advertisement in the Kenya Official Gazette to all the members aforesaid, now, in pursuance of the said direction, you who are all the members of the said Arya Samaj and for whose benefit the suit has been instituted, or any one of you may apply to the Court, within 21 days of the publication hereof, to be made a party to the suit, if you so desire.

Eldoret,

30th January, 1953.

S. R. GAUTAMA,

Advocate for Plaintiffs.

To,

(1) Kishorilal Sharma, (2) Ram Kishan Nehra, (3) D. R. Chhabra, (4) Dalip Chand, (5) Durga Dass, (6) Ram Saran, (7) Jagdish Ram, (8) Jagan Nath, (9) Jagdish Ram Jhanji, (10) Kishori Lal, (11) S. R. Gautama, (12) Nanakchand, (13) Daulat Ram, (14) O. N. Chanan, (15) Ama Nath Bhandari, (16) Jagan Nath Sharma, (17) Munshi Ram Sud, (18) S. P. Mohindra, (19) L. S. Lakhani, (20) Amritlal Gupta, (21) Kundan Lal Sharma, (22) C. L. Patel, (23) Jagjivanlal Patel, (24) K. P. Nehra, (25) R. R. Puri, (26) Hans Raj, (27) K. G. Modi, (28) H. R. Sharma, and (29) G. D. Kapoor. All of Eldoret.

GENERAL NOTICE No. 321

THE FRAUDULENT TRANSFER OF BUSINESSES
ORDINANCE

(Cap. 286)

NOTICE is hereby given that the retail business of non-spirituous liquor and sundries carried on by Kamarudin Hussein Mohamed Karachiwala, trading as Kamar General Stores at premises (new No.) 378, Kwa Shibu Road, Sarigoi, Mombasa, has from the 29th day of January, 1953, been sold and transferred to Vallabhbai Hirabhai Patel of Mombasa, who will be carrying on the said business on the same premises under the same name or style of Kamar General Stores.

The address of the transferor is P.O. Box 571, Mombasa.

The address of the transferee is P.O. Box 1497, Mombasa.

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 January, 1953, and the same will be paid and discharged by the said transferor up to and including the said 28th day of January, 1953. Likewise, all the debts owing to the transferor up to and including the said 28th day of January, 1953, should be paid to and will be collected by the transferor.

Mombasa,

29th January, 1953.

I. S. PATEL,

Advocate for the Transferor
and the Transferee.

GENERAL NOTICE No. 322

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Gordhanbhai Umedbhai Patel, Nandubhai Manibhai Patel, Babubhai Ashabhai Patel, Madatali Husein and Teluram Busakhiram Aggarwal, carrying on business under the firm name or style of Tropical Fruit Company on Plot No. 136/106 Grogan Road, Nairobi, has been dissolved by mutual consent as from 1st February, 1953, by the retiring therefrom of the said Gordhanbhai Umedbhai Patel and Nandubhai Manibhai Patel.

The business is being continued by the said remaining partners, Babubhai Ashabhai Patel, Madatali Husein and Teluram Busakhiram Aggarwal, under the same firm name or style of Tropical Fruit Company at the same premises as from 1st February, 1953, and all debts due to and owing by the old partnership shall belong to the aforesaid continuing partners.

The retiring partners do not assume nor do they intend to assume any liabilities whatsoever that may be incurred by the continuing partners on or before 1st February, 1953.

BABUBHAI ASHABHAI PATEL,
MADATALI HUSEIN,
TELURAM BUSAKHIRAM AGGARWAL,
Continuing Partners.

Nairobi,

4th February, 1953.

GORDHANBHAU UMEDBHAU PATEL,
NANDUBHAI MANIBHAI PATEL,

Retiring Partners.

GENERAL NOTICE No. 323

THE FRAUDULENT TRANSFER OF BUSINESSES
ORDINANCE

NOTICE is hereby given that the business of a retail trader carried on by Takhtasingh Desabhai Jethwa under the name or style of T. D. Jethwa on Plot No. 32, Section I, Nakuru Municipality in the Rift Valley Province, has, as from the 26th day of January, 1953, been sold and transferred to Devchand Karman Shah, who will carry on the said business at the same place in his own name.

The address of the transferor is P.O. Box 8, Nakuru.

The address of the transferee is P.O. Box 347, Nakuru.

The transferee is not assuming nor is he intending to assume any liabilities incurred by the transferor in the said business up to and including the said 26th day of January, 1953, such liabilities being the sole responsibility of the transferor.

Nakuru,
3rd February, 1953.

G. H. MANN,
Cresswell, Harris & Mann,
Advocates for both parties.

GENERAL NOTICE No. 324

THE FRAUDULENT TRANSFER OF BUSINESSES
ORDINANCE

NOTICE is hereby given that the business carried on by Sayed Abdulla Sayed Hassan in the name or style of "Pakistan Restaurant" at Majengo, Mombasa, has been sold and transferred to (1) Ahmed bin Awadh and (2) Salim bin Aslam on the 15th day of January, 1953.

The address of the transferor is c/o Coastal Hotel, Langoni Road, Mombasa.

The address of the transferees is House No. O-95, Membe Kuku, Mombasa, and House No. W-102, Majengo, Big Road, Mombasa, respectively.

The transferees do not assume and are not intended to assume the liabilities incurred by the transferor in the said business up to and including the 14th day of January, 1953.

Mombasa,
4th February, 1953.

K. I. JOSHI,
Advocate for the Transferor and
Transferees.

GENERAL NOTICE No. 325

REVOCATION OF POWER OF ATTORNEY

NOTICE is hereby given that the power of attorney executed and given by me, Georgina Ashford, on the 15th day of November, 1952, to Moira Doreen Josephine Nightingale and Ilfra Lorna Gebbett appointing them as my attorneys and agents and all other powers and authorities whatsoever in favour of of the said Moira Doreen Josephine Nightingale and Ilfra Lorna Gebbett are with effect from this 30th day of January, 1953, hereby cancelled and that the said Moira Doreen Josephine Nightingale and Ilfra Lorna Gebbett have no authority now to represent me or to act for me or in my name in any manner whatsoever under the said power of attorney or all other powers and authorities.

G. ASHFORD.

GENERAL NOTICE No. 326

NOTICE OF CHANGE OF NAME

I, Amritlal Dahyabhai of Nairobi in the Colony of Kenya, British subject, hereby give public notice that by a deed poll dated the 28th day of January, 1953, duly executed by me (and attested by Mr. Swaraj Singh, Advocate, Nairobi) as the father and natural guardian of my son, Arvind Kumar, heretofore called and known by the name of Baby, who was born at Nairobi aforesaid on the 3rd day of July, 1947, and whose birth was registered in the offices of the Registrar of Births and Deaths under the entry No. 1762 of 1947, at present residing at Nairobi aforesaid, my said son Arvind Kumar, formally and absolutely abandoned the use of his said Christian name of Baby and in lieu thereof assumed and adopted the Christian name of Arvind Kumar for all purposes and I hereby authorize and request all persons to designate, describe and address my said son by the name of Arvind Kumar only.

AMRITLAL DAHYABHAI.

GENERAL NOTICE No. 327

NOTICE OF CHANGE OF NAME

I, Jashbhai Punjabhai Chhotabhai Patel, heretofore called and known by the name of Jashbhai Punjabhai Chhotabhai Amin, a natural born British subject, hereby give notice that on the 3rd day of February, 1953, I absolutely and wholly renounced and abandoned the use of my said former surname of Amin and assumed and adopted in place thereof the surname of Patel, and further that such change of surname is evidenced by a deed poll dated the 3rd day of February, 1953, duly executed by me and attested. I hereby authorize and request all persons to designate, describe and address me by Jashbhai Punjabhai Chhotabhai Patel instead of Jashbhai Punjabhai Chhotabhai Amin.

JASHBHAI PUNJABHAI CHHOTABHAI PATEL,
Formerly known as Jashbhai Punjabhai Chhotabhai Amin.
Nairobi,
3rd February, 1953.

GENERAL NOTICE No. 328

CHARLES HAMILTON FERGUSSON, DECEASED

TAKE NOTICE that all persons having any claims against the estate of the above-named deceased, late of Charleston Farm, Ol Kalou, Kenya Colony, who died on the 1st day of January, 1953, at Ol Kalou aforesaid, are requested to lodge and prove details thereof with the undersigned on or before the 13th day of March, 1953.

HAMILTON, HARRISON & MATHEWS,
Advocates for the Executors,
5th February, 1953. *Nairobi House, Private Bag, Nairobi.*

GENERAL NOTICE No. 329

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Shah Manekchand Padamshi and Shah Kachra Shamat at Nanyuki under the style or name of Shah Manekchand Padamshi has been dissolved by mutual consent as from 1st January, 1953, so far as concerns the said Shah Manekchand Padamshi, who retires from the said business.

All debts due to and owing by the said firm will be received and paid by the continuing partner, who will continue to carry on the said business in the name of Shah Kachra Shamat at the same place.

MANEKCHAND PADAMSHI,
Retiring Partner.
SHAH KACHRA SHAMAT,
Continuing Partner.

GENERAL NOTICE No. 330

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Badrudeen Hirani and Satya Dev Nanda, both of Nairobi, carrying on the business of manufacturers' representatives and commission agents under the firm name or style of "All Africa Agencies" at Victoria Street, Nairobi, has been dissolved by mutual consent as from the 28th day of July, 1952, by the retirement of Badrudeen Hirani. All debts due to and owing by the said firm will be received and paid by the said Satya Dev Nanda, who will continue to carry on the said business under the same name and style of "All Africa Agencies".

BADRUDEEN HIRANI,
Retiring Partner.
SATYA DEV NANDA,
Continuing Partner.

GENERAL NOTICE No. 331

RICHARD ROY PARRY BINGLEY, DECEASED

TAKE NOTICE that all persons having any claims against the estate of the above-named deceased, late of Charleston Farm, Ol Kalou, Kenya Colony, who died on the 1st day of January, 1953, at Ol Kalou aforesaid, are requested to lodge and prove details thereof with the undersigned on or before the 13th day of March, 1953.

HAMILTON, HARRISON & MATHEWS,
Advocates for the Administrator,
5th February, 1953. *Nairobi House, Private Bag, Nairobi.*

GENERAL NOTICE No. 332

THE BANK ORDINANCE

(Cap. 10 of 1910)

IN accordance with the provisions of section II of the Bank Ordinance, 1910, notice is hereby given that the following moneys held by the Kenya branches of the National Bank of India, Limited, have remained unclaimed for a period of ten months:—

NAIROBI BRANCH

Name and Address.—Allan, John Warden, 25th Fusiliers, Chiromo, Nairobi.

Amount.—Sh. 1,508/18.

Name and Address.—Bowes-Scott, Harvey George Rodney, Nairobi.

Amount.—Sh. 699/04.

Name and Address.—Elliott, W. P., Unknown.

Amount.—Sh. 504.

Name and Address.—Guest, Frederick Vincent, Talford Street, Parkland, London, W.1.

Amount.—Sh. 407/62.

Name and Address.—Hansley, J. H., Unknown.

Amount.—Sh. 1,855/28.

Name and Address.—MacDonald, Capt. John V., Unknown.

Amount.—Sh. 413/16.

Name and Address.—Nairobi Transport Trading Co. (Partners: John Epstein, R. S. Todd, H. Todd, H. Boyd), Unknown.

Amount.—Sh. 915/52.

Name and Address.—Pitt, Capt. John Harford (deceased), Unknown.

Amount.—Sh. 615/32.

Name and Address.—Shaw, George Edward, Unknown (Asst. Surgeon, I.S.M.D., Nairobi).

Amount.—Sh. 370/36.

Name and Address.—Taylor, Walter Marshall, Unknown.

Amount.—Sh. 405.

Name and Address.—Williams, John Thomas, c/o E.A. Police, Uasin Gishu.

Amount.—Sh. 360.

The following Fixed Deposit Receipts were outstanding in our books as at 31st December, 1951:—

Fixed Deposit Receipt No. 53/69, dated 6th November, 1915, favouring D. S. Shaw for Rs. 1,000 for six months at 3 per cent per annum (now Sh. 2,000).

Fixed Deposit Receipt No. 54/52, dated 7th July, 1916, favouring D. S. Shaw for Rs. 2,000 for six months at 3½ per cent per annum (now Sh. 4,000).

Fixed Deposit Receipt No. 57/527, dated 18th November, 1919, favouring G. E. Shaw for Rs. 1,500 for twelve months at 5 per cent per annum (now Sh. 3,000).

MOMBASA BRANCH

Name and Address.—Sayman, A. P., Unknown.

Amount.—Sh. 560.

Name and Address.—MacDonald, Nigel Douglas, Unknown.

Amount.—Sh. 306/74.

Name and Address.—Cholmby, Mrs. Mary Anne, Unknown.

Amount.—Sh. 800.

Name and Address.—Administrator of estate of late E. A. May, c/o C. T. Sandiford, Nairobi.

Amount.—Sh. 393/84.

Name and Address.—Gardner, Lt. K. J. Rattaby (deceased), Unknown.

Amount.—Sh. 465.

Name and Address.—Allen, W. C., Unknown.

Amount.—Sh. 812/50.

Name and Address.—Ulison, Lt. Kenneth Bain, Unknown.

Amount.—Sh. 886/12.

Name and Address.—Storey, Capt. A., Unknown.

Amount.—Sh. 1,263/72.

Name and Address.—Messrs. Gill and Wheelock, Liquidator of Whitlock King and Co., Nairobi, Unknown.

Amount.—Sh. 1,010/24.

Name and Address.—Chryst, M. A., c/o F. A. Bemister, Mombasa.

NAKURU BRANCH

Name and Address.—Murie, R., Londiani.

Amount.—Sh. 817/50.

Name and Address.—Beliram Tarachand, Nakuru.

Amount.—Sh. 378/92.

Name and Address.—Joseph Bentley and Son, "Assigned Estate", Nakuru.

Amount.—Sh. 471/66.

Name and Address.—D. J. O'Neill, H. E. Brett (Receiver's Account).

Amount.—Sh. 1,880/04.

Nairobi,
4th February, 1953.

Manager,
For the National Bank of India,
Limited, Nairobi.

GENERAL NOTICE No. 333

THE JUBILEE INSURANCE COMPANY, LTD.

(INCORPORATED IN KENYA)

MOMBASA

Share Certificate No. 782, 50 Shares Distinctive Nos. 25163 to 25212, in the name of Nazarali Walji, Esq., of Moshi

NOTICE is hereby given that evidence of the loss of the above-numbered share certificate has been furnished to the company. Any person in possession of the share certificate or claiming to have any interest therein should communicate immediately with the company. Failing such communication within 30 days from the date hereof, a certified copy of the share certificate will be issued.

Mombasa,
2nd February, 1953.

M. R. HOSANGADY,
General Manager.

GENERAL NOTICE No. 334

ARKELL'S TUNE-UP SERVICE, LTD.

(In Liquidation)

NOTICE is hereby given that at an extraordinary general meeting of the members of the above company, duly convened and held at the offices of George Blowers, Ltd., Sadler Street, Nairobi, on Saturday the 31st day of January, 1953, the following special resolution was passed:—

"That the Directors having filed a declaration of solvency with the Registrar of Companies, Nairobi, Kenya, on the 28th day of January, 1953, it is hereby resolved that the company be voluntarily wound up by the members."

J. M. FERNANDES,
Secretary.

GENERAL NOTICE No. 335

THE WATER ORDINANCE, 1951

Mkurumuji River, Kwale District

APPLICATION by the District Commissioner, Kwale, for a water permit from the Mkurumuji River in Native Reserve for a net quantity of 538,450 gallons per day of normal flow for domestic use.

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

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

P. M. HUGHES,
28th January, 1953. District Commissioner, Kwale.

GENERAL NOTICE No. 336

THE WATER ORDINANCE, 1951

Narangai Spring, Tributary of Isogi River, West Sotik District

APPLICATION by the European Agricultural Settlement Board of Nairobi for a water permit from Narangai Spring on L.R. 5472/1 for 800 gallons per day of normal flow for domestic use.

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 Apportionment Board, P.O. Box 662, Nairobi, within 30 days from the date of publication of this notice and a copy served on the undersigned.

F. L. MEGSON,
Executive Officer,
European Agricultural Settlement Board,
Lawfully Authorized Agent

GENERAL NOTICE No. 337

THE WATER ORDINANCE, 1951

Kapsasurua Stream, Kericho District

APPLICATION by Sotik Tea Company, Limited, of Sotik for a water permit from the Kapsasurua Stream on L.R. No. 3724/4 for net quantities of 15,800, 3,200 and 11,000 gallons per day of normal flow for domestic use, steam-raising and general irrigation purposes respectively.

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 Apportionment Board, P.O. Box 662, Nairobi, within 30 days from the date of publication of this notice and a copy served on the undersigned.

Sotik Tea Company, Ltd.
Bovill, Matheson & Co., Limited,
Managing Agents.
C. D. S. WAKE, *Manager*,
Lawfully Authorized Agent,
P.O. Box 56, Kericho.

3rd February, 1953.

GENERAL NOTICE No. 338

THE WATER ORDINANCE, 1951

Ithanji River, Limuru District

APPLICATION by the Trustees of the estate of the late Canon H. Leakey of Limuru for a water right from the Ithanji River on L.R. Nos. 5941 and 5985/4 for net quantities of 2,500 and 2,500 gallons per day of normal flow for domestic use and minor irrigation respectively. These amounts are in lieu of 500 gallons per day of normal flow already sanctioned.

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

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

R. S. GOOD,
Lawfully Authorized Agent,
St. Paul's Divinity School, Limuru.

7th February, 1953.

GENERAL NOTICE No. 339

THE WATER ORDINANCE, 1951

Kiburu River, South Kinangop District

APPLICATION by Mrs. G. M. Wilkinson of South Kinangop for a water permit from the Kiburu River on L.R. No. 4732/7 (portion) for net quantities of 320 and 5,400 gallons per day of normal flow for domestic use and minor irrigation.

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

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

BUCKLEY, HOLLISTER & CO.,
Lawfully Authorized Agents,
Box 481, Nairobi.

4th February, 1953.

GENERAL NOTICE No. 340

THE WATER ORDINANCE, 1951

Kibinges Stream, Kericho District

APPLICATION by Messrs. Kapkorech, Limited, of Kericho for a water permit from Kibinges Stream, tributary of the Kimugu River, for net quantities of 3,600, 2,000 and 3,200 gallons per day of normal flow for domestic use, minor irrigation and general irrigation respectively.

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 Apportionment Board, P.O. Box 662, Nairobi, within 30 days from the date of publication of this notice and a copy served on the undersigned.

W. A. HOLMES,
Assistant Estates Superintendent,
Lawfully Authorized Agent,
Kapkorech Limited,
P.O. Box 20, Kericho.

4th February, 1953.

GENERAL NOTICE No. 341

THE WATER ORDINANCE, 1951

Crater Stream, Nakuru District

APPLICATION by Mrs. R. Reynolds of Nakuru for a water permit from the Crater Stream on L.R. 3662 and 442/3 for net quantities of 5,700 and 100 gallons per day of normal flow for domestic use and minor irrigation respectively.

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

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

BARBER, BELLHOUSE & CO.,
Lawfully Authorized Agents,
P.O. Box 45, Nakuru.

5th February, 1953.

GENERAL NOTICE No. 342

THE WATER ORDINANCE, 1951

Tsavo River, Voi District

APPLICATION by Messrs. Société des Tuyaux Bonna for a water permit from the Tsavo River in the Voi Township for net quantities of 14,530 and 14,530 gallons per day of normal flow for domestic use and the manufacture of concrete pipes respectively.

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

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

H. F. BIRCHAL,
Lawfully Authorized Agent,
for Société des Tuyaux Bonna,
P.O. Box 5967, Nairobi.

6th February, 1953.

GENERAL NOTICE No. 343

THE COMPANIES ORDINANCE

KITMAG, LIMITED

CREDITORS' VOLUNTARY WINDING UP

AT AN extraordinary general meeting of the members of the above company, duly convened and held at Livingstone House, Hardinge Street, Nairobi, at 10.30 a.m. on Friday, 30th January, 1953, the following extraordinary resolution was duly passed:—

"(1) That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up same, and accordingly that the company be wound up voluntarily, and that a liquidator be appointed for the purpose of winding up.

(2) That Mr. Peter Mervyn Johnson of Nairobi be appointed liquidator for the purpose of such winding up."

At the meeting of creditors duly convened and held at 11 a.m. on the same day and at the same place a resolution was duly passed confirming the appointment of Mr. P. M. Johnson as liquidator of the above-named company.

The creditors of the above-named company are required on or before the 6th day of March, 1953, to send their names and addresses and particulars of their debts or claims to Mr. P. M. Johnson, Livingstone House, P.O. Box 92, Nairobi, the liquidator of the said company, and if so required by notice in writing from the said liquidator are by their advocates or personally to come in and prove their said debts or claims at such time and place as shall be specified in such notice or in default thereof they will be excluded from the benefits of any distribution made before such debts are proved.

P. M. JOHNSON,
Liquidator

GENERAL NOTICE No. 269

THE CROWN LANDS ORDINANCE

RESIDENTIAL PLOTS NEAR GOLF COURSE, THIKA

APPLICATIONS are invited for the direct grants of the plots enumerated in the Schedule hereto.

2. A plan of the plots may be seen at the office of the District Commissioner, Thika, and at the Public Map Office of the Survey Department, Nairobi, or may be obtained from the Director of Surveys, P.O. Box 1766, Nairobi, on payment of Sh. 4, post free.

3. Applications must be submitted to the District Commissioner, Thika, stating the plot required in order of preference.

4. Applications must be sent so as to reach the District Commissioner, Thika, not later than 12 noon on Thursday, 5th March, 1953.

5. Applicants must enclose with their applications their cheque for Sh. 200 as a deposit which will be dealt with as follows:—

- (a) If the applicant is offered and takes up and pays for a plot within the period of 14 days required by Condition (7) below the deposit will be credited to him.
- (b) If the application is unsuccessful the applicant's deposit will be returned to him; and
- (c) if the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required by Condition (7) below the Commissioner of Lands shall declare the deposit forfeited and the applicant shall have no further claim to it.

6. Applications must not be sent to the Commissioner of Lands direct.

7. Each allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his/her application has been approved the assessed stand premium and the initial roads, drains and water supply charges in respect of the plot as set out in the Schedule, together with the survey fees and the rent due from the first of the month after the acceptance of the plot to the 31st of December following, the fees payable in respect of the preparation and registration of the grant (Sh. 120) and the stamp duty in respect of the grant (approximately 2 per cent on the stand premium and annual rent). In default of payment within the specified time the purchaser shall have no further claim to the grant of the plot.

Conditions of the Grant

(i) The grantee shall erect complete for use and occupation within 24 months of the date of commencement of the term of the grant a building of approved design on proper foundations, constructed of stone, burnt brick, or concrete with roofing of tiles or such other permanent materials as may be approved by the Commissioner of Lands and the Local Authority and shall maintain the same, including the external paintwork in a good and substantial tenable repair and condition during the continuance of the term of the grant.

(ii) No building shall be erected on the plot until plans (including block plans showing the position of the buildings clearly defined and showing the system of drainage for the disposal of sewage, sullage and service water on the plot), drawings, elevations and specifications thereto 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 Local Authority within three months of the date of the commencement of the term of the grant.

(iii) In the event of the grantee failing to comply with the provisions of Conditions Nos. (i) and (ii) above, proceedings will be instituted under the Crown Lands Ordinance (Cap. 155 of the Revised Edition of the Laws of Kenya) for the recovery of the land.

(iv) 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 grants will be 99 years from the first day of the month following the acceptance of the application.

(v) The plot shall be used for residential purposes only and no other purposes whatever.

(vi) The grantee shall not at any time subdivide the plot unless the written consent of the Commissioner of Lands has been previously obtained.

(vii) The grantee shall not sell or transfer the plot nor enter into any mortgage or charge (other than with the consent of the Commissioner of Lands for the raising of a loan for building purposes) or agreement for sale in respect thereof within 10 years of the date of the commencement of the term.

(viii) In Condition No. (vii) the grantee shall not at any time during the continuance of the term of the mortgage, sub-let or part with possession of the plot or any part thereof or any building thereon save with the prior approval in writing of the Commissioner of Lands.

(ix) The Government or such persons of 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, wires and electric mains of all descriptions whether overhead or underground, and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignments of mains or service pipes or the telegraph or telephone wires and electric mains aforementioned.

(x) The grantee shall pay such rates, taxes, charges, duties, assessments or out-goings of whatever description as may be imposed, charged or assessed by any Government or Local Authority upon the land or buildings erected thereon, including any contribution or other sum paid by the Government in lieu thereof.

(xi) Acceptance of any plot shall be deemed to be subject to the conditions herein contained and the provisions of the Crown Lands Ordinance (Cap. 155 of the Revised Edition of the Laws of Kenya) and in particular Part VII thereof.

(xii) The grantees of the plots shall, as aforementioned, make an initial payment for the estimated amount for the cost of construction of roads and drains as shown in the Schedule hereto. On completion of the construction of roads and drains and the ascertainment of the actual proportionate amount payable in respect of each plot, the grantee shall either pay (within seven days of demand therefor), or be refunded the amount by which the actual cost exceeds or falls short of the amount previously paid on account as the case may be.

(xiii) The annual cost of the maintenance of the roads when constructed will be paid in proportion to the area of each plot by the grantee.

(xiv) Should the grantees of the plots specified herein or the Local Authority at any time require the road to be constructed to a higher standard, the costs of this construction will be paid proportionately by the said grantees on the basis set out in Condition No. 13.

(xv) The cost of the installation of sewers if and when constructed will be payable by the grantee on demand.

J. S. BALLENTINE,

Special Commissioner and

29th January, 1953.

Acting Commissioner of Lands.

SCHEDULE

Plot No.	Approx. Acreage	Stand Premium	Annual Rent	Initial Roads and Drains	Initial Water Supply	Survey Fees
L.R.8086	1.825	860	172	2,897/48	2,200	206/50
L.R.8087	1.781	840	168	2,827/62	2,200	206/50
L.R.8088	1.837	1,260	252	2,916/54	2,200	206/50
L.R.8089	1.837	780	156	2,916/54	2,200	206/50
L.R.8090	1.844	780	156	2,927/64	2,200	206/50
L.R.8091	1.864	800	160	2,959/40	2,200	206/50
L.R.8092	1.482	760	152	2,352/92	2,200	206/50
L.R.8093	1.728	760	152	2,743/48	2,200	206/50
L.R.8094	1.607	760	152	2,551/39	2,200	206/50
L.R.8095	1.607	760	152	2,551/39	2,200	206/50
L.R.8099	1.522	1,440	288	2,416/42	2,200	206/50
L.R.8100	1.299	1,420	284	2,062/38	2,200	206/50
L.R.8101	1.939	1,540	308	3,078/42	2,200	206/50

THE CROWN LANDS ORDINANCE

PLOT NO. 2365—NAIROBI

Site for Multi-storeyed Building in Nairobi

TENDERS in terms of proposals for development are invited for the grant of the leasehold plot L.R. No. 209/2365 Nairobi, near the junction of Queensway and Eliot Street, for the purpose of erecting a single multi-storeyed building comprising high-grade shops or display windows on the ground floor frontages and business 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 and the top floor of any buildings of five stories or over may be used for residential flats.

2. 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, P.O. Box 1766, on payment of Sh. 4 post free.

CONDITIONS OF SALE

(A) Tenders

1. Sealed envelopes marked "Tender for Plot L.R. No. 209/2365" should be deposited with the undersigned before noon on Wednesday, 29th April, 1953.

2. Tenders should be accompanied by a statement indicating—

(a) the detailed proposals of the tenderer for the development of the site; and

(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 25 per cent 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 £1,489 per annum. The balance of the Stand Premium will be payable on demand prior to the issue of title.

4. Survey fees and fees payable in respect of the preparation and registration of the title, together with the Stamp Duty (which is approximately 2 per cent of the Stand Premium and Rent) in respect of the grant and the charge for roads, drains and sewers must be paid within seven days of the demand therefor. Title will be issued as soon as conveniently may be.

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 the plot. Notification of the Government's intention to exercise the option will be made within 18 months from the commencement of the term of the grant. The rent will commence upon occupation and will be as agreed at the time of exercising the option.

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 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 plot will be 99 years from the 1st 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 plot and lay and have access to water mains, service pipes, telegraph or telephone wires and electric mains of all descriptions whether overhead or underground and the Grantee shall not erect any 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 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 quadruplicate to the Town Clerk, Nairobi, for necessary action 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 will 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.

7. The Grantee shall not sell, transfer, sub-lease, 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.

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 the 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 the plot complete for use within 24 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.

2. The successful tenderer shall maintain the buildings both internally and externally including all paint-work in a good and substantial tenable repair and condition during the continuance of the term of the grant.

3. The plots shall be used for the purposes of high grade shops or display windows on the ground floor street frontages and for business 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 and the top floor of any building of five stories or over may be used for residential flats. The Grantee shall not do or permit to be done on the premises any thing which is or might become a nuisance in the opinion of the Commissioner of Lands.

4. 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,
6th February, 1953.

J. S. BALLENTINE,
*Special Commissioner and Acting
Commissioner of Lands.*

SCHEDULE

Site.—L.R. No. 209/2365.

Area.—0.2442 acres approximately.

Stand Premium.—£7,446.

Annual Rent.—£1,489.

Roads and Drains.—Sh. 2,164/58.

Survey Fees.—Sh. 207/50.

GENERAL NOTICE No. 345

THE COMPANIES ORDINANCE
(Cap. 288)

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

Osorongai Estates, Limited.
Claremont Roadhouse, Limited.

Nairobi,
6th February, 1953.

D. J. COWARD,
Acting Registrar of Companies.

GENERAL NOTICE No. 346

THE COMPANIES ORDINANCE
NOTICE OF INTENDED DIVIDEND

Name of company.—The Bridge Hotel, Ltd. (in liquidation).
Address of registered office.—Mombasa.
Court.—H.M. Supreme Court, Mombasa.
No. of matter.—1 of 1951.
Last day for receiving proofs.—25th February, 1953.
Name of liquidator.—The Official Receiver.
Address of the liquidator.—Law Courts Building, P.O. Box 231, Nairobi.

Nairobi,
6th February, 1953.

D. J. COWARD,
Acting Official Receiver and Liquidator.

GENERAL NOTICE No. 347

THE COMPANIES ORDINANCE
NOTICE OF INTENDED DIVIDEND

Name of company.—Kingsway Press, Limited (in liquidation).
Address of registered office.—Kingsway House, Hardinge Street, Nairobi.
Court.—Her Majesty's Supreme Court of Kenya at Nairobi.
No. of matter.—Miscellaneous Civil Case, No. 27 of 1951.
Last day for receiving proofs.—25th February, 1953.
Name of liquidator.—The Official Receiver.
Address of the liquidator.—Law Courts Building, P.O. Box

Nairobi,
6th February, 1953. D. J. COWARD,
Acting Official Receiver and Liquidator.

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