

THE OFFICIAL GAZETTE

OF THE

EAST AFRICA



AND UGANDA

PROTECTORATES.

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EAST AFRICA PROTECTORATE.

The following Bills were read a first time at the meeting of the Legislative Council held at Nairobi on Monday, January 13th 1908.

A Bill

To make provision for the removal of doubts that have arisen in regard to Titles to land and to establish a Land Court in the East Africa Protectorate.

1. This Ordinance may be cited as the "Land Titles Ordinance 1908".

2. The Governor may by Proclamation published in the "Official Gazette" and published in such other manner (if any) as he shall think fit apply this Ordinance to any district, area or place in the Protectorate and may by such proclamation fix the day on which this Ordinance shall commence and take effect in such district, area or place.

3. In the construction and for the purposes of this Ordinance and in all instruments purporting to be made or executed thereunder (if not inconsistent with the context and subject matter) the following terms shall have the respective meanings assigned to them, that is to say.

"Land" shall extend to and include messuages, tenements, and hereditaments corporeal of every kind and description.

"Land Court" shall mean the Court constituted under the provisions of this Ordinance and presided over by the Recorder of Titles as Judge thereof.

"Proprietor" shall mean any person seised or possessed of any freehold or other estate or interest in land at law or in equity in possession, in futurity, or expectancy, and any person possessed of or having any interest in or entitled to any charge upon any land, and shall include any association of persons whether designated as an Association, Society, League or otherwise and shall include a body corporate whether limited or unlimited.

"Certificate of Title" shall mean any instrument evidencing the seisin of the fee-simple or other estate of freehold in any land executed by the Recorder of Titles in form B of the Schedule hereto, or such other form as under the provisions of this Ordinance may for the like purpose be authorised.

"Mortgage" shall mean any charge on land created merely for securing a loan.

"Encumbrance" shall mean any charge on land created for the purposes of securing the payment of an annuity or sum of money other than a loan.

“Lunatic” shall mean any person who shall have been found to be a lunatic under the law for the time being in force in the Protectorate.

“Person of Unsound mind” shall mean any person not an infant who not having been found to be a lunatic, shall be certified by two duly qualified medical practitioners to be incapable from infirmity of mind of managing his own affairs.

“Instrument” shall mean and include any Certificate of Title, conveyance, assurance, deed, map, plan, will, probate, or exemplification of will, or any other document in writing relating to the title to land, or any interest therein.

The describing any person as a proprietor, or as seised of or having any estate or interest in any land, shall be deemed to include the heirs, executors, administrators, and assigns of such person.

And generally, unless the contrary shall appear from the context every word importing the singular number only shall extend to several persons or things, and every word importing the plural number shall apply to one person or thing, and every word importing the masculine gender only shall extend to a female and shall include a body corporate, and whenever a form in the Schedule hereto is directed to be used, such direction shall apply equally to any form to the like effect signed by the Recorder of Titles or which for the same purpose may be authorised under the provisions of this Ordinance, and any variation from such forms not being a variation in matter or substance shall not affect their validity or regularity, but they may be used with such alterations as the character of the parties or the circumstances of the case may render necessary.

4. The Governor may from time to time appoint an Officer to perform the duties of the Recorder of Titles under this Ordinance. The Officer holding the Office of Recorder of Titles at the date of the enactment of this Ordinance shall be deemed to have been duly appointed under this Ordinance.

5. The Department of the Recorder of Titles shall be the department authorised to carry into execution the provisions of this Ordinance and whenever by any law for the time being in force in the said Protectorate anything is appointed to be done by the Recorder of Titles the same may be lawfully done by any Deputy Recorder of Titles or other Officer duly appointed under the provisions of this Ordinance.

6. There shall be a Court of special jurisdiction to be styled the “Land Court of the East Africa Protectorate” whereof the Recorder of Titles shall be the presiding Judge and the said Recorder of Titles shall have jurisdiction in all civil suits and actions connected with title to land situated in the district, area, or place to which this Ordinance shall have been applied as afore-said with powers to determine any questions that may need determination in connection with such land or any right, title and interest therein and any instrument connected therewith and the Recorder of Titles shall have all the powers of a Judge of the High Court of the East Africa Protectorate in respect of procedure in the said Land Court, and the summoning of, administering oaths to witnesses, assessors, land valuers, appraisers and other persons where advice, assistance or evidence shall seem to him to be necessary, production of instruments and records and the due and proper administration of justice and order in the said Court, Provided

always that the said Recorder of Titles shall have at all times a discretionary power to refer to the High Court of the East Africa Protectorate any case or cases or any issue therein that he shall be satisfied ought by reason of its or their complexity or importance either in law or in fact to be heard and determined by the said High Court.

7. The decisions judgments and decrees of the Recorder of Titles shall be final and have the full force and effect of decisions, judgments and decrees of the High Court of the East Africa Protectorate.

Provided always that the Commissioner of Lands on behalf of the Crown and any person aggrieved by any such decision judgment or decree of the Recorder of Titles may within thirty days from the date thereof apply by motion to the said High Court for leave to appeal to the High Court against such decision, judgment or decree and the High Court may thereupon make such order granting or refusing leave to appeal upon such terms as to the said Court may seem fit.

8. It shall not be necessary for the Recorder of Titles to take down in writing the evidence given in the Land Court of any witness *verbatim*. Provided that the essence of such evidence shall be noted by him and provided it shall not be necessary for him to put in writing any judgment delivered by him except in a short and concise form showing his reasons for arriving at such judgment.

9. The Land Court shall be held at such periods and in such places in the East Africa Protectorate as the Recorder of Titles shall determine.

10. (1) There shall be appointed and permanently attached to the Land Court a duly qualified Surveyor and who with such assistants as may be necessary shall survey land, make a plan or plans thereof and define and mark the boundaries of any areas therein as when and where directed by the Recorder of Titles, either before, during or after the determination of any question concerning land or any interest connected therewith, and every area so defined and marked shall be further marked with a number or other distinctive symbol to be shown upon the said plan or plans for the purposes of complete identification and registration thereof as hereinafter appearing.

(2) The said Surveyor or such assistant as aforesaid shall be and hereby is authorised to demand any explanation or information required for the purposes of this Ordinance from any person in his opinion likely to be able to give the same.

11. The oath following shall be taken before a Judge of the High Court of the East Africa Protectorate by the Recorder of Titles and Deputy-Recorder of Titles before entering upon the execution of his Office hereunder:
I do solemnly swear that I will faithfully and to the best of my ability execute and perform the Office and duties of Recorder of Titles (or Deputy-Recorder of Titles) for the East Africa Protectorate according to the provisions of the Land Titles Ordinance 1908. Se help me God.

12. The Recorder of Titles shall have and use a seal of Office bearing the impression of the Royal Arms having inscribed thereon in the margin "Recorder of Titles, East Africa Protectorate" and the imprint of such seal shall be valid whether made in wax, ink or other substances.

13. All documents purporting to be issued or written by or under the directions of the Recorder of Titles and purporting to be sealed with his seal of Office, or signed by him or by one of his deputies, shall be received in evidence, and shall be deemed to be issued or written by or under the direction of the Recorder of Titles without further proof, unless the contrary be shown.

14. The Recorder of Titles may from time to time, subject to the approval of the Governor make such alterations in the several forms prescribed in the Schedule hereto as he may deem requisite and shall, before finally issuing any such altered form, give notice thereof in the Official Gazette and such form shall be supplied at the Office of the Recorder of Titles free of charge, and every such form shall be taken to be made in the form hereby required, or in the form sanctioned by the Recorder of Titles, unless the contrary is proved.

15. (1) All persons being or claiming to be Proprietors of or having or claiming to have any interest whatever in land situate in any district area or place whereto this Ordinance shall have been applied by proclamation as aforesaid, shall before the expiration of twelve clear months from the date of the application of this Ordinance as aforesaid make a claim or application in respect thereof to the Officer in charge of the administration of the district wherein such land is situate or to such Officer as he may appoint.

(2) Every such claim or application shall be as regards a claim or application in respect of:

(a) Estates in fee, in Form A 1 of the 1st Schedule hereto

(b) All interests in land other than estates in fee in Form A 2 of the 1st Schedule hereto or in words to a like effect and shall be forwarded by the said Officer within one month of the receipt thereof to the Recorder of Titles at Mombasa.

(3) Any person making such claim or application as aforesaid may obtain the said Forms A 1 and 2 free of charge from the Officer referred to in this section or from the Office of the Recorder of Titles at Mombasa.

16. The Officer in charge of the administration in each District as aforesaid or such officer as he may appoint in that behalf shall cause Notice to be given in such manner as shall best convey the requirements of this Ordinance and draw attention to the penalties attached to breaches of, or offences against this Ordinance to all persons concerned therein in such District, and Notices shall be issued in all such Districts and elsewhere as the Governor shall from time to time determine in such language or languages as shall be understood by such persons and shall be posted up in the usual places

or otherwise disseminated as shall be deemed expedient. Provided always that, in Districts where any person making his claim or application is unable for any cause to write, the said officer in charge of the administration thereof shall have the power to sign the claim or application on behalf of such person and such claim or application shall have the same force and effect as if signed by the said person with his own hand under the provisions of this Ordinance.

17. All land as aforesaid concerning which no claim or application shall be made in manner and in the period aforesaid or if so made shall have been disallowed shall at the expiration of such period be deemed to be Crown land and may be dealt with accordingly.

18. The Recorder of Titles upon receipt of the claims or applications hereinbefore provided for shall proceed to deal therewith in such order and according to such district area or place whereunto the Governor shall have applied the provisions of this Ordinance as aforesaid as shall seem to him to be most expedient in connection therewith, and in the event of any dispute or doubt arising out of or from any claim to land or interest therein shall give notice to the persons concerned of the date when and place where he proposes to hear and determine in the Land Court the matters in dispute or doubt, or of his intention to refer the same to the High Court as provided for in section 6 hereof.

19. It shall be lawful for any party in any suit or action or proceeding in the Land Court to appear by any person entitled so to appear under the "East Africa Legal Practitioners Rules 1901," or any rules substituted therefor which are hereby in such respect made applicable to the said Land Court.

And provided that the Secretary for Native Affairs and the Officer in charge of the administration of any district concerned therein shall in like manner have a right of audience whenever any Native of the East Africa Protectorate is concerned in any suit action or proceeding in the Land Court and provided further that any officer or person generally or specially appointed in that behalf by the Commissioner of Lands shall have a right of audience on behalf of the Crown in any suit action or proceeding.

20. At the expiration of the period of 12 months from the date of the application of the provisions of this Ordinance as aforesaid or so soon thereafter as shall be possible, the Recorder of Titles shall give those persons whose right to an estate in fee shall have been determined, a Certificate of Title in the Form B in the Schedule hereto and subject nevertheless to the provisions hereinafter contained, such Certificate shall be deemed to be conclusive proof of an indefeasible title to the estate or interest in land referred to therein.

Provided that the Recorder of Titles shall not give a Certificate of Title in respect of the proprietorship in any trees houses buildings or erections of any kind whatever but the Certificate of Title to an estate in fee shall be deemed conclusive proof that the person to whom such Certificate is given is the proprietor of trees houses buildings and erections on the land in respect of which such Certificate is given unless there shall be noted thereon in the manner hereinafter provided a memorandum to the contrary effect.

21. Upon the determination of the right of any proprietor in regard to any such estate in fee and if the Recorder of Titles should so think fit, before the issue of the Certificate of Title, the Surveyor appointed under section 10 hereof or his assistant shall if and when directed by the Recorder of Titles demark and delimit the boundaries of the land comprised in such estate in fee upon a map or plan in manner as aforesaid and he shall place or cause to be placed upon the said land stones or beacons or other boundary marks showing the demarcation and delimitation thereof, such boundary marks to be so placed and maintained and repaired at the joint or proportionate expense of the proprietor of such land and of the proprietors of land contiguous thereto, and any person thereafter altering or causing to be altered whether temporarily or otherwise such boundary marks without the leave in writing of the Recorder of Titles or other Officer duly authorised in that behalf shall be guilty of an offence and subject to penalties as hereinafter provided.

22. Upon issuing a certificate of title to any proprietor under this Ordinance the Recorder of Titles shall require such proprietor to deposit with him all such instruments of title as such proprietor shall have in his possession or power and which shall not already have been so deposited at the time of the making of the claim or application, or at the hearing of any such claim or application, suit or action hereinbefore provided for.

23. If any such instrument relates to or includes any property whether personal or real other than the land included in such Certificate of Title, then the Recorder of Titles shall indorse thereon a memorandum cancelling the same in so far only as relates to the land included in such Certificate of Title, and shall return such instrument to such proprietor.

The Recorder of Titles shall retain in his Office all instruments so stamped, except such as he is hereby directed to return to the proprietor, and no person shall be entitled to the production of such instrument so stamped, except upon the written order of the applicant, proprietor or of some person claiming through or under him or upon the order of the High Court

24. Where any applicant proprietor or the person to whom an applicant proprietor may have directed a Certificate of Title to be issued dies in the interval between the date of his application and the date appointed for the Certificate of Title to issue in accordance with the provisions hereinbefore contained, the Certificate of Title shall be issued, as the case may require and such land shall devolve in like manner as if the Certificate of Title had been issued prior to the death of such applicant proprietor or person so named by him.

25. (1) The Recorder of Titles shall keep a book, to be called the "register-book", and shall bind up therein the duplicates of all Certificates of Title issued under this Ordinance.

(2) Each Certificate of Title shall constitute a separate folium of such book.

26. (1) Every Certificate of Title shall be in duplicate in the form B of the 1st Schedule hereto, and shall set forth the nature of the estate of freehold in respect to which it is issued.

(2) The Recorder of Titles shall note thereon in such manner as to preserve their priority a memorandum of the particulars

of all subsisting mortgages or other encumbrances, or of any lease, to which the land may be subject and any rights to trees houses buildings and erections thereon and if such Certificate of Title be issued to an infant or to a person otherwise under disability he shall state the age of such infant or the nature of the disability so far as known to him, and shall cause one original of each Certificate of Title to be bound up in the register-book and deliver the other to the proprietor entitled to the land described therein.

27. Every Certificate of Title shall be deemed to be registered under the provisions and for the purposes of this Ordinance so soon as the same has been marked by the Recorder of Titles with the folium and volume as embodied in the register book.

28. Every Certificate of Title, duly authenticated under the hand and seal of the Recorder of Titles shall be received in all courts of law and equity as evidence of the particulars therein set forth and of their being duly entered in the register-book and shall be conclusive evidence that the person named in such Certificate of Title or in any memorandum therein as seised of or as taking the estate or interest in the land therein described is seised or possessed of or entitled to such land for the estate or interest therein specified, and that the property comprised in such Certificate of Title has been duly brought under the provisions of this Ordinance.

29. The Recorder of Titles, upon payment of the fee specified in the second Schedule hereto, shall furnish to any person applying for the same a certified copy of any Certificate of Title to land under the provisions of this Ordinance.

30. Any person may, upon payment of the fee specified in the Second Schedule hereto, have access to the register-book for the purpose of inspection during the hours and upon the days appointed for search.

31. The Recorder of Titles shall not receive any claim or application under the provisions of this Ordinance, unless there is thereon or therein a statement that the same is correct for the purposes of this Ordinance, signed by the applicant or party claiming or by his solicitor, or by the agent employed by the applicant or party.

32. Every person upon applying for a Certificate of Title and upon receiving the same shall at the time hereinafter provided pay the fees followings ; namely.

- (1) At the time of applying for such Certificate 1% upon the estimated value of the land in respect whereof the application is made.
- (2) At the time of receiving such Certificate 1% upon the estimated value of the land in respect of which the said Certificate is granted.

Provided that the Recorder of Titles may, if he thinks fit, remit the last mentioned payment in cases wherein there shall have been no dispute or doubt or contest as to the title within the period provided for by this Ordinance or for other good and sufficient reason and provided that proprietors of land granted by the Crown shall not be required to pay the fees provided for by this Section.

33. (1) The estimate of the value of the land in respect of which such application is made as aforesaid shall be furnished by the applicant for a Certificate of Title thereto and shall be based and the said fee assessed upon the estimated value of such land at the time and date of the making of such application.
- (2) Provided that the Recorder of Titles if he be not satisfied as to the correctness of such estimated value shall have the power to appoint any person in his opinion properly qualified to determine the value of land to furnish him with the estimated value of any land within the provisions of this Ordinance and the sworn Certificate or evidence of such person if the Recorder of Titles be satisfied thereby shall be received as conclusive evidence of such value for the purposes of assessing the fees payable thereon by virtue of this Ordinance and in the event of the estimated value furnished by the applicant being proved to the satisfaction of the Recorder of Titles to have been wilfully underestimated the said applicant shall pay the cost (if any) of and incidental to the obtaining of the valuation accepted by the Recorder of Titles.
- (3) Provided always that no Certificate of Title shall be issued unless the assessed fees are duly paid hereunder prior to the issue thereof and the Recorder of Titles or his agent may recover such fees in any Court of competent jurisdiction.

34. No claim to any lease, mortgage, or encumbrance of or on any land to which this Ordinance shall have been applied shall after the expiration of 12 months from the date on which the Ordinances shall have been so applied be recognised or enforced by any Court except in the cases following :—

- (1) When a memorandum of the lease, mortgage or encumbrance shall have been noted on a Certificate of Title granted under this Ordinance.
- (2) When an application shall have been made to the Recorder of Titles in the manner and within the period prescribed to have such lease, mortgage or encumbrance noted on a Certificate of Title and such application shall not have been rejected by the Recorder of Titles or the High Court.
- (3) When the lease, mortgage or encumbrance claimed shall have been granted after the issue of a Certificate of Title to the estate in fee containing the land in respect of which the lease, mortgage or encumbrance is claimed by the person to whom such Certificate of Title shall have been given or by a person claiming through or under such person.
- (4) When the lease, mortgage or other encumbrance shall have been granted or

made by or on behalf of Crown Land, or by a purchaser or lessee or sub-lessee of Crown Land, or by a person claiming under or through such purchaser or lessee.

35. (1) Any person wrongfully deprived of land or of any estate or interest therein by
- (1) fraud
 - (2) the registration of any other person as proprietor of such land estate, or interest.
 - (3) any error, omission, or misdescription in any certificate of Title or in any entry or memorandum in the register-book, may bring and prosecute an action at law for the recovery of damages against (1) the person perpetrating or causing to be perpetrated such fraud. (2) the person upon whose application such erroneous registration was made.
- (3) the person who has acquired title to the land estate or interest in question by reason of such fraud, error, omission, or misdescription and for the purposes of this section "person" shall include such person's estate.
- (2) Except in the case of fraud or of error occasioned by any omission, misrepresentation or misdescription in his application or in any instrument executed by him the person, upon whose application the Certificate of Title was granted or such erroneous registration was made, shall upon the transfer of such land *bona fide* for value cease to be liable for the payment of any damages which might have been recovered from him under this section.

36. No action for recovery of damages as aforesaid shall lie or be sustained against such person as provided for in section 35 hereof unless such action is commenced within twelve years from the date of such deprivation, provided always that any person who shall be at the time of the enactment of this Ordinance under the disability of infancy or unsoundness of mind may bring such action within twelve years from the date upon which the disability ceases or the enactment of this Ordinance.

37. In any such action or in any suit or action under this Ordinance if it is proved to the satisfaction of the Court that the plaintiff or the persons through whom he claims title had notice personally or otherwise of the provisions of this Ordinance or was aware that application had been made for a Certificate of Title concerning the land, estate or interest in question in such action or suit, the Court shall dismiss the plaintiff's claim with costs against such plaintiff.

38. In case it appears to the satisfaction of the Recorder of Titles that—

- (a) any Certificate of Titles has been issued in error or contains any misdescription of land or of boundaries; or

- (b) any entry or endorsement has been made or which should have been made has been omitted in error on any grant Certificate of Title, or other instrument; or
- (c) any such grant, Certificate, or instrument entry or endorsement has been fraudulently or wrongfully obtained; or any such grant, Certificate, or instrument is fraudulently or wrongfully retained.

He may summon the person to whom such Certificate has been so issued or by whom it has been so obtained or is retained to deliver up the same for the purpose of being cancelled or corrected as the case may require.

- (2) If such person refuses or neglects to comply with such summons, or cannot be found, the Recorder of Titles may issue a summons for such person to appear before him and show cause why such Certificate should not be delivered up to be cancelled or corrected as aforesaid.
- (3) If such person when served with such summons neglects or refuses to attend before the Recorder of Titles at the time therein appointed, the Recorder of Titles may issue a warrant authorising and directing the person so summoned to be apprehended and brought before him for examination.

39. (1) Upon the appearance before the Recorder of Titles of any person summoned or brought up by virtue of a warrant as aforesaid the Recorder of Titles may examine such person upon oath and, may order such person to deliver up such Certificate of Title as aforesaid.
- (2) Upon refusal or neglect by such person to deliver up the same pursuant to such order the Recorder of Titles may commit such person to prison.
 - (3) Upon such refusal or neglect, or in case such person has absconded so that summons cannot be served upon him as hereinbefore directed the Recorder of Titles shall, if the circumstances of the case require it issue the proprietor of the said land a secondary Certificate of Title as is hereby and hereinafter authorised to be issued in the case of any Certificate of Title being lost, mislaid, or destroyed, and shall enter in the register-book notice of the issuing of the secondary Certificate of Title and the circumstances under which the same was issued, and such other particulars as he may deem necessary
 - (4) Such secondary Certificate shall be available for all purposes and uses for which the Certificate of Title which shall not have been produced upon the said order of the Recorder of Titles and for which a grant, Certificate of Title lost, mislaid, or destroyed would have been available and as valid to all intents.

40. In the event of any Certificate of Title being lost, mislaid or destroyed the Recorder of Title may issue to the proprietor thereof, if satisfied by such evidence as he may require or by a Sworn declaration, to be made by such proprietor before him or before a person qualified to administer oaths, stating the circumstances and giving full particulars of the land and interest therein concerned a Certificate which shall contain an exact copy of the Certificate of Title contained in the Register-book.

41. The Recorder of Titles shall as and when he proposes to issue a secondary Certificate or a Certificate in the place of one lost, mislaid, or destroyed as hereinbefore provided for give 14 days notice prior to such issue in the Official Gazette of his intention to make such issue in the absence of any valid objection thereto within the period stated.

42. Notwithstanding anything in this Ordinance contained all suits or actions founded in contract or tort or on any instrument relating to land, other than questions of title or any right or interest in title to land and such suits or actions as are hereinbefore specifically allocated to the Land Court, shall remain triable only by the Courts of East Africa Protectorate at the date of the enactment of this Ordinance having competent jurisdiction therein.

43. (1) If any person

- (a) fraudulently or falsely makes, assists in making a false or fraudulent claim, declaration or application under the provisions of this Ordinance or is privy to the false or fraudulent making of any such claim declaration or application or gives or procures the giving or is privy to the giving of false evidence in respect of any claim to any right title estate or interest in land hereunder, or fraudulently procures or assists in fraudulently procuring or is privy to the fraudulent procuring of any Certificate of Title or other instrument or of any entry in the register-book or of any erasure or alteration in any entry in the register-book or in any instrument or form issued by the Recorder of Titles or from his department, or,
- (b) fraudulently uses, assists in fraudulently using or is privy to the fraudulent using of any form purporting to be issued by the Recorder of Titles or from his Department, or,
- (c) knowingly misleads or deceives any person hereinbefore authorised to demand explanation or information in respect of any land which is the subject of any application under this Ordinance, or,
- (d) wilfully damages, removes, defaces, covers up, renders useless, invisible, or irrecongnisable or in any way whatsoever tampers or deals with any boundary marks of any description provided for herein or causes or procures or is privy to the causing or procuring the damaging, removing, defacing, covering up or rendering useless, invisible or irrecongnisable or in any way whatsoever tampering or dealing with any such boundary marks as aforesaid without the lawful

order in writing of an officer duly authorised in that behalf.

May at the discretion of the Court before whom the case shall be tried be imprisoned with or without hard labour with or without fine with or without both for any period not exceeding three years.

- (2) Any Certificate of Title, entry, erasure, or alteration so procured or made by fraud shall be void as between all parties or persons privy to such fraud.

44. No proceeding or conviction of any act hereby declared to be an offence shall affect any remedy which any person aggrieved or injured by such act may be entitled to as hereinbefore provided against the person who has committed such act or against his estate.

45. All Certificates of Title issued under this Ordinance shall be exempted from the provisions of the East Africa Registration Regulations of 1901 and the East Africa Registration of Documents Ordinance 1902, and shall not be liable to stamp duty under the provisions of The Indian Stamp Act 1879.

46. Nothing contained in any Certificate of Title issued under this Ordinance and nothing in this Ordinance contained shall confer upon any person any rights over or to any mines, minerals or quarries, the foreshore or any part thereof, rights of way or to water or shall derogate from any rights to water or rights of way subsisting at the date of the enactment of this Ordinance.

47. The Recorder of Titles shall not individually nor any person acting under his authority be liable to any action suit or proceeding for or in respect of any matter *bona fide* done or omitted to be done under this Ordinance.

48. The Governor may from time to time make alter or revoke any rule under this Ordinance for any of the purposes following :

- (1). (1) fixing the fees payable in respect of any suit action or proceeding in the Land Court.
- (2). (2) fixing the charge to be made in respect of anything done in or emanating from the department of the Recorder of Titles under this Ordinance or any rule thereunder.
- (3). For the better carrying out of or rendering effective the provisions or intentions of this Ordinance or of any rule or regulation made thereunder.

Land Titles Ordinance 1908.

Schedule I Form A. I.

Application for Certificate of Title in respect of estates in fee.

Name, address and description of applicant.	
Declaration as to interest.	
How interest was obtained.	
Situation of land.	
Boundaries.	
Value.	

Is the land in physical occupation and if so, by whom?

Is the land cultivated?

Is there any mortgage or charge of any kind thereon and if so, in favour of whom and to what value?

Are there any rights over the land other than the applicant's?

What is declared above is true to the best of my (our) knowledge information and belief and I (or, on behalf of) hereby apply for a Certificate of Title accordingly.

Signed.

Witness-Name.

Address.

Description.

State where or how the claimant would prefer any further notice from the Recorder of Titles to be sent.—

Note-Penalties.—

Land Titles Ordinance 1908.

Schedule I Form A. 2.

Claim or application in respect of interests in land other than estates in fee.

Name, address and description of applicant.

Declaration as to interest.

Situation of land.

Boundaries.

Is there any mortgage or charge of any kind upon the claimant's (or applicant's) interest.

Are there any rights over the interest claimed other than those of the claimant or applicant?

What is declared above is true to the best of my (our) knowledge information and belief and I (or, on behalf of) hereby apply for a Certificate of Title accordingly.

Signed.

Witness-Name.

Address.

Description.

State where or how the claimant would prefer any further notice from the Recorder of Titles to be sent.—

Note-Penalties.—

Land Ordinance.

Schedule I. Form B.

Form B.



EAST AFRICA PROTECTORATE.

CERTIFICATE OF TITLE.

I Recorder of Titles do hereby certify that _____ of _____ is the proprietor of an estate in fee subject to such, mortgages, encumbrances and other interests (if any) as are written below herein or endorsed hereon in that piece of land situated in the Province of _____ at _____ and which is demarcated and delineated on the plan deposited in the Office of the Recorder of Titles at Mombasa _____ and thereon numbered _____ and containing _____ or thereabouts.

In witness whereof I have hereunto signed my name and affixed my seal this _____ day of _____

Recorder of Titles (L. S.)

Mortgages encumbrances or other interests referred to.

Land Titles Ordinance 1908.

Schedule 2.

Fees payable in respect of the several acts, matters and things herein specified.

	Rs	cents
I. For the translation of any instrument within the provision of this Ordinance (a)		
For the First 100 words or part thereof	2	0
(b) For every further 100 words or part thereof	0	50
II. For the translation of any such instrument not written in English, Arabic, Kiswahili, or Gujerati.		
(a) For the first 100 words or part thereof	8	0
(b) For every further 100 words or part thereof	4	0
III. On Search or inspection.		
(a) For a specified instrument	2	0
(b) For a general Search	5	0
IV. For a Certified copy of a Certificate of Title where such Certificate of Title has no.		
(a) memorandum of any mortgage, lease encumbrance or other rights noted thereon	3	0
(b) Where such certificate of Title has such memorandum for each item noted thereon	0	50
V. For a secondary Certificate	5	0
VI. For a Certificate issued to replace one lost mislaid or destroyed	10	0

A Bill

To make Provision for the execution by the Courts of the Protectorate of Decrees and Warrants in Civil Cases made or granted by His Majesty's Courts in Zanzibar and Uganda.

BE it enacted by the Governor of the East Africa Protectorate with the advice and consent of the Legislative Council thereof:—

Transfer and execution of Zanzibar and Uganda decrees in East Africa.

1. Where a decree has been obtained or entered up in His Britannic Majesty's Court for Zanzibar or His Majesty's High Court of Uganda or any Court subordinate to His Britannic Majesty's Court for Zanzibar or His Majesty's High Court of Uganda for any debt, damages or costs, and where it is desired that such decree shall be executed upon the person or property of the defendant in East Africa, such decree may be transferred to His Majesty's High Court for East Africa or to any of the Courts subordinate thereto for execution, and the provisions of Chapter XIX of the Indian Code of Civil Procedure for the transfer and execution of decrees shall apply in the same manner as if such decree had been obtained or entered up in one Court and were transferred for execution to another Court within the Jurisdiction of His Majesty's High Court of East Africa, and all proceedings shall be taken as if the decree had been a decree originally obtained in His Majesty's High Court of East Africa or a Court subordinate thereto, and all the reasonable costs and charges with regard to the transfer and execution of such decree shall be recovered in like manner as if the same were part of the original decree.

The execution in East Africa of warrants issued in Civil cases in Zanzibar and Uganda.

2. Where any warrant is issued by His Britannic Majesty's Court for Zanzibar or His Majesty's High Court for Uganda or any Court subordinate to such Courts for the arrest of a defendant in a Civil Case either before or after judgment, a Judge of His Majesty's High Court of East Africa or a Magistrate holding a first class Subordinate Court thereunder shall have power

- (a) to endorse and execute such warrant or
- (b) to issue, before such endorsement, a provisional warrant for the arrest of the defendant, upon receipt of such telegraphic or other information and under such circumstances as would in his opinion justify the issue of a warrant if the circumstances had arisen within his jurisdiction. Provided that a person arrested under such provisional warrant shall be discharged unless the original warrant is produced and endorsed within such reasonable time as may seem requisite.

Provided also that the provisions of the Civil Procedure Code for the arrest of debtors before and after judgment shall apply in the same manner as if the suit had been originally instituted in His Majesty's High Court of East Africa or a Court subordinate thereto; and provided that all reasonable costs, charges and expenses with regard to proceedings for such arrests shall be recoverable in like manner as if the same had been incurred in the Court in which the suit has actually been instituted.

3. The fees to be paid for any process or proceeding under this Ordinance shall be such as may be fixed from time to time by His Majesty's High Court of East Africa with the approval of the Governor.

4. Any Judge or Magistrate requesting the arrest of a defendant by His Britannic Majesty's Court for Zanzibar or His Majesty's High Court of Uganda or a Court subordinate to such Court shall, before communicating with His Britannic Majesty's Court for Zanzibar, take security from the Plaintiff in such sum as shall be ample to cover all the costs charges and expenses to be incurred by His Britannic Majesty's Court for Zanzibar or His Majesty's High Court of Uganda or a Court subordinate to either such Court as the case may be.

5. The Governor in Council may by proclamation published in the Official Gazette extend the provisions of this Ordinance to decrees passed in any other British Protectorate, Colony, Dependency or Possession and upon the publication of such proclamation all the provisions of this Ordinance with reference to the execution of decrees passed by the aforesaid Courts of Zanzibar and Uganda shall have as full force and effect with reference to the decrees of the Courts of the Protectorate Colony, Dependency or Possession mentioned in the said proclamation as if such Courts had been mentioned in this Ordinance together with His Britannic Majesty's High Court for Zanzibar and His Majesty's High Court for Uganda and the Courts subordinate thereto.

6. The Judgments Extension Ordinance 1905 is hereby repealed.

7. This Ordinance may be cited as "The Judgments Extension Ordinance 1908."

Fees.

Courts to take security from plaintiff before requesting Zanzibar or Uganda Courts to execute warrants issued in a civil case.

Power to extend the provisions of the Ordinance as regards decrees to other Protectorate or places.

Repeal.

Short title.

A Bill

To make provisions for the protection of Fish in the waters of the Protectorate.

BE it enacted by the Governor of the East Africa Protectorate with the advice and consent of the Legislative Council thereof:—

1. This Ordinance may be cited as "The Fish Protection Ordinance 1908".

2. The Governor may from time to time make alter and revoke Rules for any of the following purposes, that is to say:—

(1) To provide for the more effectual protection and improvement of fish, and the government and management of any

- public rivers, lakes or waters in which fishing may be carried on.
- (2) For imposing and prescribing conditions for the regulation of fishing.
 - (3) For the registering of all boats, nets and stakes employed in fishing.
 - (4) For determining the times and seasons at which the taking of any species of fish shall commence and cease.
 - (5) For the issuing of licences to persons authorised to take any species of fish.
 - (6) To prescribe the fees to be paid for or in respect of any licence or registration issued or made under rules under this Ordinance.
 - (7) To provide for and regulate the description and form of nets to be used in fishing, the size of the meshes thereof, or the prohibition of any specified description or form of nets or meshes or any machine, instrument or appliance whatsoever tending to impede the lawful taking of fish or to be in any manner detrimental to the preservation or increase of fish.

And such Rules, when published in the "Official Gazette," shall have the full force of law with regard to those rivers, lakes or other waters to which the same shall be applied by the Governor by Proclamation in the "Official Gazette."

3. The Governor may fix such penalties for the breach or non-observance of any Rule as he may think proper not exceeding a fine of 300 Rupees for each offence, and in default of payment thereof imprisonment with or without hard labour for a period not exceeding three months. and where no penalty is imposed by the Rules the breach or non-observance of any rule shall be punishable to the extent aforesaid.

4. Any Rules under this Ordinance may authorise the seizure of any net, stake, machine, instrument or appliance possessed or used or suspected of being used in contravention of any rule under this Ordinance, and the confiscation of the same in the case of a conviction.

5. "The Fishing Regulations 1901" are hereby repealed. Provided that until other provision is made on that behalf the provisions of the said Regulations shall have the effect of rules made under this Ordinance.

6. "The East Africa Game Ordinance 1906" shall be and is hereby amended as follows:—

- (1) By deleting the words "or fish" in Section 9 of the said Ordinance.
- (2) By deleting the words "or any fish" in Section 10 of the said Ordinance.

NOTICE.

With reference to the Notice in the "Gazette" of 15th August, 1907. The following additional non-Official Members are appointed to the Land Board:—

Mr. J. E. Jones, Malindi.
Mr. G. Williams, Kibwezi.
Mr. H. D. Cooper, Kirawa.
Mr. S. W. Cushney, Lumbwa.

Mr. S. W. J. Scholefield, Land Ranger, is appointed Secretary.

Nairobi,
January 8th, 1908.

J. HAYES SADLER
Governor.

NOTICE.

Newspaper Ordinance 1906.

In exercise of the powers conferred upon me by Section 21 of the Newspaper Registration Ordinance (No. 20 of 1906) I hereby direct that the following books be excluded from the operation of the said Ordinance.

The Diocesan Magazine, The Swahili Magazine known as Maagiso na Mazungumzo.

Nairobi,
January 6th, 1907.

J. HAYES SADLER
Governor.

GOVERNOR'S OFFICE

NAIROBI,

January 15th, 1908.

APPOINTMENTS.

To be Acting Deputy Inspector General of Police

R. M. Ewart Esq., during Capt. Riddick's absence on leave.

To be Registrar of Brands for the purpose of the Branding and Stock Ordinance 1907

A. C. Macdonald, Esq., Director of Agriculture to date 10th January 1908.

To be an Assistant District Commissioner

M. W. H. Beech, Esq., to date 6th December 1907.

To be Subaltern, 1st K. A. Rifles

G. Wynne Finch to date 5th December 1907.

To be an Assistant District Superintendent of Police

Lieut. F. Elliott to date 15th August, 1907.

PROCLAMATION.

Diseases of Animals Ordinance 1906.

In pursuance of the powers conferred upon me by Section 4 of the Diseases of Animals Ordinance 1906 I hereby declare all that area in the Ukamba and Kenya Provinces set forth and described in the Schedule hereto to be an infected area and I hereby prohibit the movement of cattle from one farm in such area to another farm in such area or on to or along any public road, track, or way in such area except with the permission of a Veterinary Officer, Inspector or other Officer in charge of such area.

Nairobi,
Dated the 15th day of January, 1908.

F. J. JACKSON
Lieut. Governor.

Schedule.

The area bounded by a line from the Athi River Station along the Athi River to Donyo-Sabuk, thence along the Eastern Boundaries of the settled farms to Fort Hall, thence along the Eastern and South Eastern Boundaries of the Kikuyu Reserve, to the Kamiti River, thence along the Kamiti River and the Northern borders of the settled farms to mile post 353 on the Railway, thence along the Railway to mile post 348, thence along the Eastern Boundary of the Forest Reserve to the Southernmost point of the Scottish Mission settlement, thence to Messrs. Peak and Bull's farm, thence along the Southern Boundaries of the settled farms to the Mbagathi River, thence along this river to its junction with the Athi River, thence along the Athi River to Athi River Station.

NOTE.— Permits for the movement of Cattle can be obtained from either the Chief Veterinary Officer at Nairobi, the District Commissioner Kiambu, and the Provincial and District Commissioners Fort Hall.

Other Issuers of Permits will shortly be appointed and their names will be published in the Press.

Applicants applying for permits in writing should clearly state the number of Cattle they wish to move; the exact route they wish to follow; the destination; whether the permit is for the single or return journey, and if the latter, the number of days the applicant expects to be absent.

Special permits will be issued to Transport riders by the Chief Veterinary Officer.

NOTICE.

Under Article 42 (d) of the East Africa Prisons Regulations 1902 I hereby appoint the undernoted gentleman to be a Visiting Justice of Nairobi Gaol:—

Col. J. W. Bell

Nairobi, 15th January, 1908.

F. J. JACKSON,
Lieut. Governor.

ERRATA.

“ Official Gazette ” of 1st inst. Page 8 Estimates of Revenue and Expenditure of Nairobi Municipality for “ financial year ending 1908-09 ” read “ for the year ending 31st December 1908. ”

NOTICE.

Some building sites in a good position on the sea face at Mombasa will be offered for sale by auction in the Baraza Hall at Mombasa at 10 a.m. on Monday, the 13th February.

Plans and conditions of sale can be seen at the Land Office at Nairobi and Mombasa, at the office of the Provincial Commissioner Mombasa, and at the office of the Auctioneer.

Nairobi,
January 10th, 1908.

J. MONTGOMERY
Commissioner of Lands

NOTICE.

It is hereby notified for general information that on and after the 1st February, 1908 all rents for land held under lease from the Crown must be paid into the Land Office. Official receipts will be issued by the Land Officer only.

For the convenience of the Public, arrangements have been made whereby cash payments will be accepted at District Offices and Treasury Drafts for such amounts forwarded to the Land Office, the District Commissioner acknowledging the receipt of the payments.

When payments are made to the Land Office by cheque an immediate acknowledgment of the cheque will be given, and the official receipt will follow when the amount has been credited to Government.

Nairobi,
January 9th, 1908.

J. MONTGOMERY
Commissioner of Lands.

NOTICE.

The public are hereby informed that the Survey of the Uasin Gishu will be shortly undertaken and applications for land in this district will be received and registered by Land Officer after date of this notice.

Allotment will be made in order of priority.

A deposit fee of £5 must accompany each letter of application.

Nairobi,
January 7th, 1908.

J. MONTGOMERY
Commissioner of Lands.

NOTICE.

An auction sale of 100 frasilas ivory and Rhino horns and also a few lbs. Ostrich feathers will be held at Mombasa Custom House on the 23rd January 1908.

Mombasa,
January 10th, 1908.

A. MARSDEN
Chief of Customs.

THE NEWSPAPER REGISTRATION ORDINANCE (No. 20 OF 1906.)

The following Memorandum has been registered during the quarter October to December 1907 under the provisions of the above Ordinance.

1. Tarikhi za Kavisa A.D. 33—325. Church History. Brief notes on the first three centuries. By the Revd. I. E. Hamshere Principal C.M.S Divinity School, Frere Town.
2. Written in Kiswahili.
3. Author, The Revd, I. E. Hamshere.
4. Subjects, Church History.
5. Place of Printing and Publication, Frere Town.
6. The name of Printer and Publisher. The business Press.
7. Date of issue from the Press. October 1907.
8. Number of pages 189.
9. Size $6\frac{1}{2}$ by $4\frac{1}{2}$ inches.
10. Edition. First.
11. Number of Copies 129.
12. Printed.
13. Selling price Rs. 100.

J. W. H. PARKINSON

Dated this 5th day of December, 1907.

Registrar, High Court, M. A. P.

EAST AFRICA PROTECTORATE. Currency Board.

(a)

ABSTRACT OF NOTES IN CIRCULATION.

Total amount of Currency Notes in circulation on the tenth day of January 1908.	Rs 17,61,500
Average daily amount of Currency Notes in circulation during the month ended the tenth day of January 1908.	Rs 17,61,500

(b)

ABSTRACT OF CASH RESERVE.

Amount of the coin portion of the Note Guarantee Fund on the tenth day of January 1908.	Rs 11,76,500
Average daily amount of the coin portion of the Note Guarantee Fund during the month ended the tenth day of January 1908.	Rs 11,76,500

(c)

ABSTRACT OF SECURITIES FORMING THE INVESTED PORTION OF THE NOTE GUARANTEE FUND ON THE TENTH DAY OF JANUARY 1908.

Nature of Security.	Nominal Value.	Price paid.	Latest known market price.
Transvaal 3% Guaranteed stock	£35,701-14-9	£35,000	93 $\frac{1}{4}$
Straits Settlements 3 $\frac{1}{2}$ % Inscribed stock	£ 4,276-5-6	£4,000	97
Total ...	£39,978-0-3	£39,000	

Office of the Currency Board,

Mombasa,
January 10th, 1908.

A. MARSDEN
for Currency Commissioners.

EAST AFRICA PROTECTORATE.
Balance Sheet for the month of October 1907.

				£	£
Revenue from April 1st to October 31st 1907			276,887
Parliamentary Grant		95,000
General Post Office, London		802
" " " Natal		40
Drafts and Remittances		3,164
Deposits		29,350
Surplus and Deficit		225,708
Expenditure from April 1st to October 31st 1907		364,373	
Advances	12,930	
Unallocated Stores	74,243	
Suspense	2,309	
Copper Coinage	7	
Investments	500	
Cash	176,589	
			Total ... £	630,951	630,951

G. E. POWTER
for Treasurer.

Mombasa, 8th January, 1908.

Comparative Statement of the REVENUE of the East Africa Protectorate
for the period ended 31st October, 1907.

Heads of Revenue.	Estimates 1907-8.	Actual Revenue to 31st Oct. 1907.	Revenue for same period of preceding year.	Increase.	Decrease.
	£	£	£	£	£
Customs	84,000	45,834	45,715	119	
Port, Harbour, Wharf and Light House Dues	650	356	406		50
Licences, Excise, and Internal Revenue not otherwise classified	97,108	53,401	51,291	2,110	
Fees of Court or Office, Payments for Specific Services and Reimbursements in aid...	19,895	11,377	11,564		187
Post Office and Telegraphs	17,410	11,495	10,634	861	
Government Railways	306,800	135,611	134,513	1,098	
Rents	12,257	5,535	2,027	3,508	
Interest	675	252	1,757		1,505
Miscellaneous Receipts	4,000	10,510	3,969	6,541	
Sale of Government Property	1,177	1,018	1,968		950
Land Sales	3,420	1,498	1,370	128	
Total ... £	547,392	276,887	265,214	14,365	2,692
Loan Receipts ... £	Nil	Nil			

G. E. POWTER
for Treasurer.

Mombasa, 8th January, 1908.

EAST AFRICA PROTECTORATE.

Comparative Statement of the EXPENDITURE of the East Africa Protectorate
for the period ended 31st October, 1907.

Heads of Expenditure.	Estimates 1907-8.	Actual Expenditure to 31st, Oct. 1907.	Expenditure for same period of preceding year.	Increase	Decrease
Rent and Interest to H. H. the Sultan	17,000	11,204	12,750	...	1,546
Pensions	517	231	229	2	...
His Excellency the Governor ...	4,605	1,972	1,752	220	...
Senior Commissioner and Secretariat	4,789	1,995	3,238	2,269	...
Official Gazette & Printing & Stationery	4,269	3,512			
Provincial Administration ...	57,681	29,572	19,515	10,057	...
Treasury	6,940	4,090	3,286	804	...
Customs Department	11,403	6,193	5,154	1,039	...
Port and Marine Departments ...	10,404	7,036	4,976	2,060	...
" " " Special Expenditure	2,640	...	2,640
Audit Department	2,171	1,151	1,118	33	...
Legal Departments	11,206	5,807	4,578	1,229	...
Ditto Special Expenditure ...	362	32	...	32	...
Police	52,318	25,109	19,718	5,391	...
Prisons	8,940	5,099	3,597	1,502	...
Medical Departments	11,676	6,431	9,196	...	2,765
Hospitals and Dispensaries ...	8,604	5,166	4,383	783	...
Ditto Special Expenditure ...	500	4	...	4	...
Education	1,580	516	65	451	...
Transport	3,609	1,240	14,169	...	12,929
Military Expenditure	59,594	28,805	35,250	...	6,445
Ditto Special Expenditure ...	416	76	410	...	334
Miscellaneous Services	2,900	1,610	4,407	...	2,797
Bombay Agency	858	392	493	...	101
Post Office and Telegraphs ...	22,653	12,098	9,784	2,314	...
Ditto Special Expenditure ...	500	575	1,039	...	464
Railway Department	215,284	93,168	88,539	4,629	...
Ditto Special Expenditure ...	58,200	14,757	...	14,757	...
Agricultural Department	11,018	3,260	4,058	...	798
Forestry and Scientific Departments	10,659	4,283	1,802	2,481	...
Veterinary Department... ..	7,858	3,810	1,532	2,228	...
Ditto Special Expenditure	305	1,305	...	1,000
Immigration Department	1,410	258	316	...	58
Survey Department	17,099	9,194	8,157	1,037	...
Ditto Special Expenditure ...	754	482	1,747	...	1,265
Land Office	5,327	2,426	1,551	875	...
Ditto Special Expenditure	184	...	184
Public Works Department	16,079	8,331	6,575	1,756	...
" " Recurrent	27,562	15,083	9,203	5,880	...
" " Extraordinary	104,824	44,308	40,431	3,877	...
Special Expenditure	2,046	...	2,046	...
Abolition of Slavery	14	...	14	...
Famine Relief	2,732	...	2,732	...
Total £	781,569	364,373	327,197	70,502	33,326
Expenditure out of Loans... £

Mombasa, 8th January, 1908.

G. E. POWTER
for Treasurer.

EAST AFRICA PROTECTORATE.

Statement of Assets and Liabilities as at 31st October, 1907.

ASSETS.					Amount.			LIABILITIES.					Amount.		
					£.	s.	d.						£	s.	d.
Advances	12,930	0	0	General Post Office, London	802	0	0	
Unallocated Stores	74,243	0	0	" " " Natal	40	0	0	
Suspense	2,309	0	0	Drafts and Remittances	3,164	0	0	
Copper Coinage	7	0	0	Deposits	29,350	0	0	
Investments	500	0	0	Excess of Assets over Liabilities	233,222	0	0	
Cash...	176,589	0	0								
Total £					266,578	0	0	Total £					266,578	0	0

Treasury,
Mombasa, 8th January, 1908.

G. E. POWTER
for Treasurer.

PUBLIC WORKS DEPARTMENT. TENDERS.

The following tenders, as invited in the "Official Gazette" of September 1st 1907, have been received.

P. W. D. Type No.	553	383	509	508	598	591	586	573 & 574
Number of building required of each type.	Eighteen	One	Two	One	One	One	One	One (1)
	Rs. (2)	Rs. (1)	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Norfolk Stores	4,750 (18 @ 4,600) each	6,600	15,350 (4 @ 15,200) each	13,000	23,500		28,500	
W. A. Gain	6,500	11,305	12,500	11,475 ⁽¹⁾	12,000 ⁽¹⁾		18,620 ⁽¹⁾	26,846
D. Greenslade	4,515 (4 @ 4,450) each	6,450		12,750	22,500		28,119	23,820
R. O. Preston	5,400 ⁽²⁾							
R. W. Todd & Co.	4,900 (18 @ 4,750) each	6,750	15,200 (4 @ 15,000) each	13,200	23,750		29,000	
A. T. Mabert	6,350							
Nairobi Steam Joynery Co.	5,632	8,145	9,801 ⁽³⁾	14,083	13,656 ⁽⁵⁾		17,347 ⁽⁵⁾	17,517 ⁽⁵⁾
J. P. Bhedwar	6,920 ⁽⁵⁾	9,805	12,845	18,475	16,656	18,499 ⁽¹⁾	18,746	23,080
Bawan Jetha	4,090 (3 @ 3,945) each							
Ganeshi Lall & Omer Din	4,050 ⁽⁵⁾ (3 @ 3,933) each	6,145						
Lalji Visram	4,100 ⁽⁵⁾ (3 @ 3,950) each	6,150						
Abdullah Shah	4,025 (3 @ 3,917) each	6,050		12,300				
By telegram from person unknown (No signature)		16,000						

- (1) Tender accepted.
- (2) Tender for nine buildings accepted.
- (3) Tender for five buildings accepted.
- (4) Being done Departmentally.
- (5) Accepted but withdrawn by Contractors.

Other tenders received late.

G. K. WATTS
Commissioner of Public Works.

NOTICE.

In re Raschid bin Ali Mona deceased 117/1906.

WHEREAS certain articles set forth in the schedule hereunder found among the effects of the late Raschid bin Ali Mona who died at Mombasa on the 21st day of December 1906 are believed to have been pledged with the aforesaid deceased by persons unknown.

AND WHEREAS the aforesaid deceased's estate is being administered by the Administrator General under Letters of Administration granted by H. M. High Court of East Africa on the 11th day of September 1907.

NOTICE IS HEREBY GIVEN that all such articles not redeemed before the 1st day of March 1908 will be sold by public auction at The Law Courts on the 11th day of March 1908.

Such unredeemed articles will be on view at the Law Courts for two days before the sale.

Mombasa,
The 14th day of December 1907.

J. W. BARTH
Administrator General.

Schedule.

No.	Name of ornament.	Weight lb: oz:
1	1 Pair Silver Anklets (Mtali wa Kipande)	2 7
2	1 " " " " " "	1 13
3	1 " " " " " "	1 12
4	1 " " " " " "	1 9
5	1 " " " " " "	1 14
6	1 " " " " " "	1 4
7	1 " " " " Bereu	2 8 Hollow filled with wax.
8	1 " " " " " "	3 6 do:
9	1 " " " " " "	1 12 do:
10	1 " " " " " "	2 7 do:
11	1 " " " " " "	2 1 do:
12	1 " " " Mafrungu	- 7½ Hollow.
13	1 " " " " " "	- 8 do:
14	1 " " " " " "	- 5 do:
15	1 " " " " " "	- 5 do:
16	1 " " " " " "	- 4½ do:
17	1 " " " " " one part of it missing	- 3 do:
18	1 " " " Mahalihali ya kigunya	1 8
19	1 Silver Chain 7 rows with 2 quarter rupees (Shirazi)	
20	1 " " 9 " square piece of silver "	- 5½
21	1 " " 9 " " " " "	- 7½
22	1 " " 7 " 2 half rupees "	- 8
23	1 " " 10 " square piece of silver "	- 8½
24	1 " " 9 " " " " "	- 6
25	1 " " 8 " " " " "	- 7½
26	1 " " 21 " 2 rupees "	- 0½
27	1 " " 6 " square piece of silver "	- 8½
28	1 " " 7 " round " " "	- 7
29	1 " " 5 " square " " "	- 5
30	1 Silver Chain 8 rows with round piece or silver "	- 6
31	1 Pair of Silver anklets unfinished	- 9½
32	(1 Silver Chain 6 rows with 2 quarter-rupees) (mkufu wa meno) and gold nose ring	- 4
33	1 Silver Chain 6 rows with 2 ½ rupees (mkufu) wa meno) and gold nose ring	1 6
34	1 " " 12 " 2 " " " "	- 11½
35	1 " " 10 " 2 round pieces of silver "	- 9½
36	1 " " 2 " 2 " " " "	- 1½
37	1 " " 9 " " " " "	- 8½
38	1 " " 5 " with 2 round pieces of silver (mkufu wa Shirazi)	- 5
29	1 " " 2 " " " " "	- 2
40	1 " " 8 " 2 German rupees Mkufu wa Kiarabu	- 11½
41	1 " " 7 " a square piece of silver Mkufu wa meno	- 5½
42	1 " " 5 " round piece of silver Mkufu wa Shirazi	- 3
43	1 " " 7 " Mkufu wa Shirazi	- 4
44	1 " " Mkufu wa Vifuvu	- 5
45	1 " " " "	- 3½

No,	Name of ornaments.	Weight lb. oz.
46	1 Silver Chain 6 rows with and gold nose ring Mkufu wa Vifuvu	- 3½
47	1 " " " "	- 3
48	1 " " " "	- 6
49	1 " " " "	- 5½
50	1 " " " "	- 5
51	1 " " " "	- 3½ and 6
52	1 " " Necklace with 2 annas silver pieces	- 1
53	1 " " " " " "	- 1
54	1 Pair of ear-rings (majasi)	- 3
55	1 " " " "	- 2½
56	1 " " " "	- 2½
57	1 " " " "	- 2
58	1 " " " "	- 2½
59	1 " " " "	- 2½
60	1 " " " "	- 2½
61	1 " " of Bangles (keke) and one nose ring (Kishahasi)	- 1
62	1 " " " "	- 2
63	1 " " Silver Bangles "	- 1½
64	1 " " " "	- 1
65	1 " " " "	- 1½
66	1 " " " "	- 1½
67	1 " " " "	- 1½
68	1 " " " "	- 1½
60	1 " " " "	- 1½
70	1 " " " "	- 1½
71	1 " " " "	- 1
72	1 " " " "	- 2
73	1 " " " "	- 2½
74	1 Silver Bangle "	- 0½
75	1 Silver Charm case with 8 rows of chain	- 12
76	7 Rings (Silver)	- 3
77	1 Ear-rings (silver)	- 0½
78	1 Necklace (Silver) with 2 pieces of 4 annas each	- 1
79	1 Silver lime pot (Ufuraha)	- 1½
80	1 Pair gold Bangles (timbi 9) Hollow with wax	- 3
81	1 " " (" 10) " " "	- 3
82	1 " Silver " " 10	- 1½
83	1 Silver Box (Jalba)	- 6½
84	1 " " Anklet mtali wa bereu (Hollow with wax)	1 2½
85	1 " " Ear-rings (Nti)	- 1½
86	1 Nose-ring (Hazama)	-
87	1 " (")	-
88	1 " (")	-
89	4 Nose-rings (Vishahsi) gold	-
90	2 " (Vipini)	-
91	1 Pair Bangles (timbi 10)	- 1½
92	Silver Bangles (timbi 7) Hollow with wax	- 2
93	1 Watch with a silver chain	- 1½
94	1 " " a brass "	-
95	1 Pair Silver Bangles (timbi 10)	-
96	1 Silver Chain attached to a part of an ornament	- 2½
97	1 Pair of silver bangles (timbi 14)	- 2½
98	1 sword.	-
99	1 " "	-
100	1 " "	-
101	1 " "	-
102	1 " "	-
104	1 " "	-
104	1 " "	-
105	1 " "	-
106	1 " "	-
107	1 " "	-
108	1 Dagger (Jambia)	-
109	1 " "	-
110	1 " "	-
111	1 " "	-
112	1 " "	-
113	1 " "	-
114	1 " "	-
115	1 " "	-

No.	Name of ornament.	Weight lb. oz.
116	1 Dagger (Jambia)	
117	1 " "	
118	1 " "	
119	1 " "	
120	1 " "	
121	1 " "	
122	1 " "	
123	1 " "	
124	1 Scabbard (Ala)	
125	1 " "	
126	1 Joho	
127	1 " "	
128	1 " "	
129	1 " "	
130	1 " "	
131	1 " "	
132	1 " "	
133	1 " "	
134	1 Bushti	
135	1 Daali	
136	1 Shali	
137	1 " "	
138	1 " "	
139	1 Kitambi cha Kilemba	
140	1 " " "	
141	1 " " "	
142	1 " Boora	
143	1 Kikoi "	
144	1 Kitambi	
145	1 " "	
146	1 Kikoi	
147	1 " "	
148	1 " "	
149	1 " "	
150	1 Skuka	
151	1 " "	
152	1 Jubo	
153	1 goro of nesu Mel Mela	
154	1 Huthurungi	
155	1 Leso	
156	2 Miharume (piece of kaki cloth)	
157	1 Bweta ya formashi	
158	1 " "	
159	1 Mattress	
160	1 " "	
161	1 " "	
162	1 " "	
163	1 Mattress	
164	1 Sufuria	
165	1 " "	
166	1 " "	
167	1 " "	
168	1 " "	
169	1 " "	
170	1 Senia	
171	1 " "	
172	1 " "	
173	1 " "	
174	1 Birika	
175	1 " "	
176	1 Tassa	
177	1 Bedstead (Indian)	
178	1 Bweta-ya formashi.	

East Africa Protectorate.**METEOROLOGICAL DATA FOR MONTH OF NOVEMBER 1907.**

Station.	Mean Temperature.		Extreme Temperature.		Rainfall.		
	Min	Max.	Min.	Max.	Total.	Max.	Date.
Elmenteita ...	44.3	78.3	40.0	85.0	2.45	0.62	24th
Eldoma Ravine ...	50.0	72.9	45.0	79.0	5.77	0.75	24th
Fort Hall ...	61.2	81.7	58.0	89.0	6.28	1.38	26th
Kibos ...	60.4	87.9	58.5	93.5	2.94	0.60	5th
Kikuyu ...	53.4	71.2	50.0	79.0	4.22	0.75	26th
Kericho	79.2	82.0	3.46	0.55	5th
Kisumu ...	62.6	82.6	60.0	86.0	2.92	0.60	16th
Lamoru
Mwatate ...	58.5	86.6	50.0	89.5	3.34	0.71	6th
Mombasa ...	74.4	83.8	71.4	84.9	1.42	0.42	21st
Machakos ...	54.6	77.6	50.0	82.0	5.82	1.50	26th
Morendat ...	44.7	85.2	42.0	89.0	1.58	0.45	22nd
Nairobi ...	56.8	75.4	49.0	82.5	5.28	1.03	21st
Nandi ...	51.3	80.2	46.0	100.0	1.88	0.39	3rd

EAST AFRICA PROTECTORATE.**DEPARTURES.**

Name in full.	Rank.	On Leave or termination of Appointment.	Date of departure.	Date due to return Mombasa.	Remarks.
R. Weeks-	Dist. Commissioner	leave	January 7th 1908		6 months leave
F. M. Jenkins	First Officer Juba	leave	" 7th "		6 " "
O. Mitchell	Assistant Customs	leave	" 7th "		6 " "
Creed	Engineer S. S. Juba.		" 7th "		Time expired.

UGANDA PROTECTORATE**DEPARTURES.**

Name in full.	Rank.	On leave or termination of appointment.	Date of departure.	Date due to return Mombasa.	Remarks.
F. J. Lambkin	Colonel R. A. M. C.		January 7th 1908		Special duty
Major L. C. E. Wyndham	Asst. Collector	leave	" 7th "		6 months leave

UGANDA RAILWAY.**Approximate Statement of Public Coaching and Goods Traffic for the month of December 1907.**

Coaching Traffic.....	Rs 99,858
Goods Traffic	Rs. 178,052
	Total Rs. 277,910

Corresponding month of previous year:—

Coaching Traffic	Rs. 74,434
Goods Traffic	Rs. 214,522
	Total Rs. ... 288,956

Decrease Rs. ... 11,046

Traffic Manager's Office,
Nairobi, 9th January 1908.

A. E. CRUICKSHANK
Traffic Manager.

UGANDA RAILWAY.

NOTICE, LAKE STEAMERS. Round Trips.

PUBLIC notice is hereby given that the present running of the Lake Steamers will be continued according to the approximate Time Table given below:—

SOUTHERN ROUTE (Via SOUTH LAKE PORTS.)

PORT FLORENCE.		KARUNGU.		SHIRATI.		MWANZA.		BUKOBA.		ENTEBBE.		JINJA.		PORT FLORENCE.
Dep.		Arr.	Dep.	Arr.	Dep.	Arr.								
Voyage.														
29.	Friday, 17th January '08...	Sat. 13 Jan.	Sat. 18 Jan.	Sat. 18 Jan.	Sun. 19 Jan.	Sun. 19 Jan.	Wed. 22 Jan.	Wed. 22 Jan.	Fri. 24 Jan.	Fri. 24 Jan.	Sat. 25 Jan.	Sun. 26 Jan.
30.	Sat. 1st February '08...	Sun. 2 Feb.	Sun. 2 Feb.	Sun. 2 Feb.	Mon. 3 Feb.	Mon. 3 Feb.	Thur. 6 Feb.	Thur. 6 Feb.	Sat. 8 Feb.	Sat. 8 Feb.	Sun. 9 Feb.	Mon. 10 Feb.
32.	Sun. 1st March '08...	Mon. 2 Mar.	Mon. 2 Mar.	Mon. 2 Mar.	Tues. 3 Mar.	Tues. 3 Mar.	Fri. 6 Mar.	Fri. 6 Mar.	Sun. 8 Mar.	Sun. 8 Mar.	Mon. 9 Mar.	Tues. 10 Mar.

NORTHERN ROUTE (Via NORTH LAKE PORTS.)

PORT FLORENCE.		JINJA.		ENTEBBE.		BUKOBA.		MWANZA.		SHIRATI.		KARUNGU.		PORT FLORENCE.
Dep.		Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.
Voyage.														
31.	Sunday 16th February '08...	Mon. 17 Feb.	Tues. 18 Feb.	Tues. 18 Feb.	Wed. 19 Feb.	Wed. 19 Feb.	Fri. 21 Feb.	Fri. 21 Feb.	Mon. 24 Feb.	Tues. 25 Feb.	Tues. 15 Feb.	Tues. 25 Feb.	Tues. 25 Feb.	Wed. 20 Feb.
33.	„ 15th March '08...	„ 16 Mar.	„ 17 Mar.	„ 17 Mar.	„ 18 Mar.	„ 18 Mar.	„ 20 Mar.	„ 20 Mar.	„ 23 Mar.	„ 24 Mar.	„ 24 Mar.	„ 24 Mar.	„ 24 Mar.	„ 25 Mar.

Traffic Manager's Office.

Nairobi, 10th January 1908.

BY ORDER,
A. E. CRUICKSHANK,
Traffic Manager

NOTICE.

All Applications or Remittances should be sent to the Editor

The rates of subscription are as follows :

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Price of one Copy one month old							0	37
" " six months old							0	75
" " one year old							1	50

UGANDA PROTECTORATE.**NOTICE.****(Under the Crown Lands Ordinance, 1903.)**

Notice is hereby given to Syed Sultan Ahmed son of Syed Murid Ahmed that breaches of the lessee's covenants contained in lease of a plot of land situate at Jinja, Usoga, as mentioned in the Schedule hereto have been committed by the said Syed Sultan Ahmed. And further that it is proposed to take such action as is authorized by law for the recovery of the said premises damages and costs and for a declaration that the said lease has been forfeited.

The Schedule.

Plot.	Particulars of Lease.	Particulars of breaches of covenant.
No. 6 Market Street Jinja, Usoga.	Dated 1st, February 1906 and made between the Acting Commissioner of the one part and the said Syed Sultan Ahmed of the other part.	Failure to build and construct on the piece of land thereby demised such buildings as are required by the covenant in that behalf contained in the said lease before the day of August 1906. Non-payment of rent for the period of five months, the rent in arrear now amounting to Rs. 31 cents. 25.

Dated the 24th day of December 1907.

H. HESKETH BELL
Governor.

NOTICE.

(Under the Uganda Marriage Ordinance 1902.)

The undermentioned places of public Worship are hereby licensed to be places for the celebration of Marriages under the Uganda Marriage Ordinance 1902.

PLACES OF PUBLIC WORSHIP OF THE ST. JOSEPH'S
(MILL HILL) MISSION.

St. Peter's, Nsambya, Kyadondo, Uganda.
St. Joseph's, Ngalama, Kyagwe, Uganda.
Our Lady's, Mulajje, Kyagwe, Uganda.
St. Francis Xavier's, Bukareba, Lubas, Busoga.
St. Peter Calver's, Iganga, Busoga.
Our Lady's, Gabulas, Busoga.
Our Lady's, Mawanga, Kome Island, Uganda.
St. Francis Assisi, Nyenga, Kyagwe, Uganda.
Sacred Heart, Nazigo, Bugerere, Uganda.
St. Peter Baptist's, Buvuma Island, Uganda.
Our Lady's, Nyundo, Masaba.
St. Anthony's Budaka, Bukeddi.
St. Joseph's, Jinja, Busoga.
St. Peter Calver's, Namilyango, Kyagwe.
* All Souls, Budinyi, Busoga.

* Published for the first time.

Entebbe, Uganda.
January 6th, 1908.

H. HESKETH BELL
Governor.

NOTICE.

I hereby appoint the following persons to be Registrars of Marriages as provided by Section 8 of the Native Marriage Ordinance 1903.

The Fathers Superior of St. Joseph's (Mill Hill) Mission Churches at:—

St. Peter's Nsambya, Kyadondo, Uganda.
St. Joseph's, Nagalama, Kyagwe, Uganda.
Our Lady's Mulajje, Kyagwe, Uganda.
St. Francis Xavier's, Bukareba, Lubas, Busoga.
St. Peter Calver's, Iganga, Busoga.
Our Lady's, Gabulas, Busoga.
Our Lady's, Mawanga, Kome Island, Uganda.
St. Francis Assisi, Nyenga, Kyagwe, Uganda.
Sacred Heart, Nazigo, Bugerere, Uganda.
St. Peter Baptist's, Buvuma Island, Uganda.
Our Lady's Nyundo, Masaba.
St. Anthony's, Budaka, Bukeddi.
St. Joseph's, Jinja, Busoga.
St. Peter Calver's, Namilyango, Kyagwe.
* All Souls, Budinyi, Busoga.

* Published for the first time.

Entebbe, Uganda.
January 6th, 1908.

H. HESKETH BELL
Governor.

NOTICE.

(Under the Subordinate Courts Ordinance 1902.)

In exercise of the powers conferred upon me by the Subordinate Courts Ordinance 1902, I hereby extend the jurisdiction of the Collector Fort Portal or any officer acting in that capacity in Civil Cases in the Toro District, while the Sub-Commissioner is absent from the Western Province, to cases in which the subject matter does not exceed Rs. 1,500

Entebbe,
January 2nd, 1908.

G. F. M. ENNIS
Principal Judge.

NOTICE.

(Under the Subordinate Courts Ordinance 1902.)

In exercise of the powers conferred upon me by the Subordinate Courts Ordinance 1902, I hereby extend the jurisdiction of the Collector Hoima or any officer acting in that capacity in Civil Cases in the Unyoro District to cases in which the subject matter does not exceed Rs. 1,500

Entebbe,
January 3rd, 1908.

G. F. M. ENNIS
Principal Judge.

NOTICE.

(Under the Subordinate Courts Ordinance 1902.)

In exercise of the powers conferred upon me by the Subordinate Courts Ordinance 1902, I hereby extend the jurisdiction of the Collector Mbale or any officer acting any capacity in Civil Cases in the Bukeddi District to cases in which the subject matter does not exceed Rs. 1,500

Entebbe,
January 8th, 1908.

G. F. M. ENNIS
Principal Judge.

IN HIS MAJESTY'S HIGH COURT OF UGANDA AT ENTEBBE.

PROBATE AND ADMINISTRATION.

CAUSE No. 31 OF 1907.

In re the estate of G. Simms deceased.

Pursuant to an order of H.M High Court of Uganda at Entebbe, granting Letters of administration in the estate of the late G. Simms deceased, who died at Dubosa in the Uganda Protectorate on or about the 22nd day of October 1907 all creditors and others having claims upon the estate of the above-named deceased are required to send in writing the particulars of their debts, claims, or demands, to the Administrator General, Law Courts, Entebbe on or before the 30th day of March 1908. And all persons indebted to or in possession of property belonging to the estate are to pay the monies owing by them or deliver such property to the Administrator General at the address aforesaid forthwith.

Entebbe,
31st December, 1907.

G. F. M. ENNIS
Judge.

PROBATE AND ADMINISTRATION.

CAUSE No. 32 OF 1907.

In re the estate of Kimunyi Hadim Mansur deceased.

Pursuant to an order of H. M. High Court of Uganda at Entebbe, granting Letters of administration in the estate of the late Kimunyi Hadim Mansur deceased who died at Mboga in the Uganda Protectorate on the 30th day of October 1907 all creditors and others having claims upon the estate of the above-named deceased are required to send in writing the particulars of their debts, claims, or demands, to the Administrator General, Law Courts, Entebbe, on or before the 30th day of March 1908. And all persons indebted to or in possession of property belonging to the estate are to pay the monies owing by them or deliver such property to the Administrator General at the address aforesaid forthwith.

Entebbe,
31st December, 1907.

G. F. M. ENNIS
Judge.

PROBATE AND ADMINISTRATION.

CAUSE No. 33 OF 1907.

In re the estate of Abdallah b Nasibu.

Pursuant to an order of H.M. High Court of Uganda at Entebbe, granting Letters of administration in the estate of the late Abdallah b Nasibu deceased, who died at Mboga, Uganda Protectorate on the 2nd day of August 1907 all creditors and others having claims upon the estate of the above-named deceased are required to send in writing the particulars of their debts, claims, or demands, to the Administrator General, Law Courts, Entebbe, on or before the 30th day of March 1908. And all persons indebted to or in possession of property belonging to the estate are to pay the monies owing by them or deliver such property to the Administrator General at the address aforesaid forthwith.

Entebbe,
31st December, 1907.

G. F. M. ENNIS
Judge.

UGANDA PROTECTORATE.

Comparative statement of the Revenue and Expenditure for the period ended 31st August, 1907.

No.	HEADS OF REVENUE.	Estimates 1907-1908.			Actual Revenue to 31st Aug. 1907.			Revenue for same period of preceding Year.			Increase.			Decrease.			No.	HEADS OF EXPENDITURE.	Estimates 1907-1908.			Actual Expenditure to 31st Aug. 1907.			Expenditure for same period of preceding Year.			Increase.			Decrease.		
		£.	£.	s.	d.	£.	s.	d.	£.	s.	d.	£.	s.	d.	£.	£.			s.	d.	£.	s.	d.	£.	s.	d.	£.	s.	d.	£.	s.	d.	
1	Customs	11,450	5,177	13	7	5,462	5	3	284	11	8	1	Pensions	2,253	618	8	7	792	14	8	174	6	1				
2	Licences, Excise and Internal Revenue, not otherwise classified	61,270	29,272	4	6	26,331	2	6	29,41	2	2	The Commissioner and Secretariat	4,728	1,895	7	8	1,349	3	5	546	4	3				
3	Fees of Court or Office, Payments for Specific Services, and Reimbursements in aid...	4,920	2,246	18	2	1,588	3	11	658	14	3	3	Provincial Administration	16,904	8,493	12	3	7,101	0	11	1,392	11	4				
4	Government Vessels	500	548	16	8	74	18	0	473	18	8	4	Native Affairs	11,552	3,554	10	1	4,077	13	11	523	3	10				
5	Rents of Government Property.	2,400	975	10	2	966	5	2	9	5	5	Treasury, Customs and Savings Bank	4,894	2,294	17	10	1,826	0	6	468	17	4				
6	Interest	150	461	11	5	412	0	11	49	10	6	6	Audit Department	1,285	461	6	0	500	16	6	39	10	6				
7	Miscellaneous Receipts	1,650	1,499	2	1	898	4	1	600	18	7	Port and Marine Department	4,814	1,630	5	0	1,353	19	8	276	5	4				
8	Post Office	1,000	7a	Do. do. Special Exp.	6,000				
9	Land Sales	1,000	16	6	0	16	6	0	8	Legal Department	2,468	1,032	7	8	956	1	3	76	6	5				
															9	Police	15,364	6,263	14	5	4,310	11	2	1,953	3	3				
															10	Prisons	1,640	569	16	10	413	5	0	156	11	10				
															11	Medical Department	7,911	2,646	6	9	1,866	2	9	780	4	0				
															11a	Do. Special Expenditure	11,370	2,044	1	5	1,439	11	3	604	10	2				
															12	Hospitals and Dispensaries	5,032	1,026	3	8	1,091	10	0	65	6	4				
															13	Education	550	150	0	0	150	0	0				
															14	Transport	12,239	2,648	6	0	6,646	9	8	3,998	3	8				
															14a	Do. Special Expenditure	400				
															15	Military Expenditure	41,358	15,820	4	3	17,013	3	1,192	16	0			
															15a	Do. Special Expenditure	3,500	2,487	19	0	2,487	19	0				
															16	Miscellaneous Services	2,597	430	11	0	491	3	8	60	12	8				
															17	Post Office	1,537	58	0	0	58	0	0				
															18	Agricultural Department	2,000	622	12	5	622	12	5				
															18a	Do. Special Expenditure	200	31	2	8	31	2	8				
															19	Botanical, Forestry & Scientific Department	2,285	857	9	11	716	17	5	140	12	6				
															20	Printing Department	1,478	698	8	11	914	18	1	216	9	2				
															20a	Do. Special Expenditure	160	59	11	8	59	11	8				
															21	Municipal Expenditure	1,430	513	0	0	338	16	8	174	3	4				
															21a	Do. Special Expenditure	1,770	98	15	0	19	7	4	79	7	8				
															22	Exchange	250	67	2	11	14	7	7	52	15	4				
															23	Land and Survey Department	9,784	4,485	5	7	2,876	10	5	1,608	15	2				
															24	Public Works Department	6,511	2,475	2	8	1,315	6	8	1,159	16	0				
															25	Do. Annually Recurrent Ex.	6,522	1,493	4	3	2,209	17	0	716	12	9				
															26	Do. Extraordinary	33,070	3,221	6	4	5,756	0	10	2,534	14	6				
																Unyoro Expedition	...	323	8	2	323	8	2				
																Transport Department 1898	88	16	0	88	16	0				
																I. Military Arrears 1898-1900	4,249	7	5	4,249	7	5				
	TOTAL...£	84,340	40,181	16	7	35,749	5	10	4,733	8	5	300	17	8		TOTAL...£	223,856	68,864	8	11	69,937	10	0	12,994	17	10	14,067	18	11				

Entebbe, 18th November, 1907.

G. D. SMITH
Treasurer.

UGANDA PROTECTORATE.

Ledger Balance Sheet as on the 31st August, 1907.

Dr.

Cr.

		£.	s.	d.			£.	s.	d.
Expenditure Account		68,864	9	0	Revenue Account		40,181	16	7
Advances		1,876	7	5	Surplus and Deficit Account		81,261	12	10
Suspense	Deposits		5,804	6	4
Protectorate Cash		29,525	17	8	Drafts and Remittances		3,102	15	10
Investments		37,000	Grant-in-Aid (Parliamentary)
Unallocated Stores—Public Works		7,138	12	11	Trade Goods
Trade Goods		122	4	0	Suspense		9,407	15	10
Purchase of small Ivory		564	3	0	Subsidiary Coinage Account.		3,333	6	8
					Grant-in-aid of Special Sleeping Sickness }				
					Expenditure from Egyptian Government }		2,000	0	0
Total £ ...		145,091	14	1	Total £ ...		145,091	14	1

PRINTED BY THE GOVERNMENT PRINTER.

January 15, 1908.

THE OFFICIAL GAZETTE

Treasury, Entebbe,
Uganda 23rd December, 1907.

G. D. SMITH
Treasurer.