THE

OFFICIAL GAZETTE

OF THE

EAST AFRICA



PROTECTORATE.

Published under the authority of His Excellency the Governor of East Africa.

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EAST AFRICA PROTECTORATE.

PROCLAMATION.

Under the 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 the following areas to be infected areas within the meaning of the aforesaid Ordinance, namely:—

	Farm No.	Land Office No.	Owner.
	56	89	Cohen
	54	88	H. M. Harries
	97	79	Mrs. Poy
	53	78	J. T. Duffy
half area	52	73	M. M. D'Souza
	51	72	Native reserve
half ar ea	50	71	Carr and Hannigan
	45	80	Mrs. J. E. Scott
	46	77	J. B. Ellis
	47	87	Forest Reserve
half area	35	76	T. H. Howitt
	68a	123	Ruero Township
Nairobi,			E. P. C. GIROUARD,
This 15th	h day of June, 1910	•	Governor.

NOTICE.

Under the Crown Lands Ordinance, 1902.

WHEREAS by an Indenture of Lease made the 30th day of July, 1906, BETWEEN Lieutenant Colonel Sir James Hayes Sadler, His Majesty's then Commissioner for the East Africa Protectorate of the one part and Holman James of Nairobi, Settler (thereinafter referred to as the Lessee) of the other part. ALL THAT piece or parcel of land situate in the Township of Nakuru in the said Protectorate comprising one acre or thereabouts and therein described was demised unto the Lessee for the term of 25 years from the 1st day of September, 1905, as therein mentioned. AND WHEREAS the Lessee covenanted to pay the rent as therein mentioned AND WHEREAS the Lessee impliedly covenanted by virtue of Section 13 (a) of the Crown Lands Ordinance 1902 to pay the rent at the time and in the manner therein provided. AND WHEREAS the Lessee has failed to pay the rent for the years 1907, 1909 and 1910, amounting in all to Rs. 108/- and further has committed a breach of the Lessee's covenant implied by virtue of Section 13 (a) of the said Crown Lands Ordinance 1902. AND WHEREAS the Lessee further covenanted to build upon the said piece or parcel of land buildings of the nature and description as therein set forth and to complete the buildings in all respects within 3 years from the date thereof AND WHEREAS the Lessee impliedly covenanted by virtue of Section 15 (a) of the Crown Lands Ordinance 1902 to erect the buildings specified in the lease and in the manner and within the period therein provided. AND WHEREAS the Lessee has failed to erect the building and further has committed a breach of the Lessee's covenant implied by virtue of Section 15 (a) of the said Crown Lands Ordinance 1902. NOW THEREFORE by virtue of the provisions of Section 18 (1) of the said Crown Lands Ordinance, 1902 I, Colonel Sir Edouard Percy Cranwill Girouard, K.C.M.G., D.S.O., R.E., Governor of the East Africa Protectorate, do hereby give notice to the said Lessee that I intend after one month from the publication of this notice to commence an action in the High Court for a declaration that the said lease be forfeited and for rent.

Nairobi.

E. P. C. GIROUARD,

Dated this 18th day of June, 1910.

Governor.

NOTICE.

Under the Crown Lands Ordinance, 1902.

WHEREAS by an Indenture of Lease made the 8th day of June 1906, BETWEEN Lieutenant Colonel Sir James Hayes Sadler, His Majesty's then Commissioner for the East Africa Protectorate of the one part and Irene James of Nairobi Settler (thereinafter referred to as the Lessee) of the other part. ALL THAT piece or parcel of land situate in the Township of Nakuru in the said Protectorate comprising one acre or thereabouts and therein described was demised unto the Lessee for the term of 25 years from the 1st day of September 1905 as therein mentioned. AND WHEREAS the Lessee covenanted to pay the rent as therein mentioned AND WHEREAS the Lessee impliedly covenanted by virtue of Section 13 (a) of the Crown Lands Ordinance 1902 to pay the rent at the time and in the manner therein provided. AND WHEREAS the Lessee has failed to pay the rent for the years 1907, 1909 and 1910 amounting in all to Rs. 108/- and further has committed s breach of the Lessee's covenant implied by virtue of Section 13 (a) of the said Crown Lands Ordinance 1902. AND WHEREAS the Lessee further covenanted to build upon the said piece or parcel of land buildings of the nature and description as therein set forth and to complete the buildings in all respects within 3 years from the date thereof AND WHEREAS the Lessee impliedly covenanted by virtue of Section 15 (a) of the Crown Lands Ordinance 1902 to erect the buildings specified in the lease and in the manner and within the period therein provided. AND WHEREAS the Lessee has failed to erect the building and further has committed a breach of the Lessee's covenant implied by virtue of Section 15 (a) of the said Crown Lands Ordinance 1902. NOW THEREFORE by virtue of the provisions of Section 18 (1) of the said Crown Lands Ordinance 1902, I, Colonel Sir Edouard Percy Cranwill Girouard, K.C.M.G., D.S.O., B.E., Governor of the East Africa Protectorate, do hereby give notice to the said Lessee that I intend after one month from the publication of this notice to commence an action in the High Court for a declaration that the said lease be forfeited and for rent.

Nairobi,

E. P. C. GIROUARD,

Governor.

Dated this 18th day of June, 1910.

RULES OF COURT.

No. 2 of 1910.

Rules framed under section 51 Indian Act. III of 1907, the Provincial Insolvency Act, by H. M. High Court of East Africa with the previous sanction of His Excellency the Governor.

1. These Rules may be cited as Rules of Court (Insolvency) No. 2 of 1910. Short title.

2. The forms annexed to these Rules with such variations as circums- Forms.

tances may require shall be used for the matters to which they severally relate.

3. In these Rules unless there is anything repugnant in the subject or Definitions. context "the Act" means the Provincial Insolvency Act 1907 as applied to the East Africa Protectorate by the Provincial Insolvency Act 1907 Application Ordinance, 1910.

"Receiver" means a Receiver appointed by the Court under Section 18 (1)

4. Every Insolvency Petition shall be entered in the Register of Insol-Registers. vency Petitions to be maintained in all Courts exercising Insolvency Jurisdiction and shall be given a serial number in that Register and all subsequent proceedings in the same matter shall bear the same number.

5. Whenever publication of any notice or other matter is required by the Memorandum Act to be made in the "Official Gazette", a memorandum referring to and of Notice in giving the date that such advertisement appeared shall be entered on the Official Gazette.

record.

6. Notice of an order fixing the date of the hearing of a petition under Advertisement Section 12 (1) of the Act shall in addition to the publication in the "Official and service of Gazette" required by the Act be also advertised in such local newspapers as the notices. Court may direct. A copy of the notice shall also be served on each creditor personally or by registered letter to the address given in the petition as the Court may direct. The same procedure shall be followed in respect of notices of the date for the consideration of a proposal for composition or scheme of arrangement under Section 27 (1) of the Act.

7. Notice of an order of adjudication under Section 16 (7) of the Act is Advertisement required by the Act to be published in the "Official Gazette". of order of

adindicat

adjudication.

Notice of Final

Advertisement

and service of

Dividend.

notices of applications for

discharge. Proof of service

of notices.

Appointment

Remuneration.

of Receiver.

Receiver's

Receiver's

accounts.

The Court may also order that it should be published in such local newspapers as it may direct. When the debtor is a Government servant a copy of the order shall be sent to the Head of the Office in which he is employed.

The same procedure shall be followed in regard to notices of orders annulling

an adjudication under Section 42 (3) of the Act.

The notice to be issued by the Receiver under Section 39 (4) of the Act before the declaration of a final dividend to the persons whose claims to the creditors have been notified but not proved may be served personally or through the Post by registered letter at the discretion of the Receiver.

Notices of the date of hearing of applications for discharge under Section 44 (1) of the Act shall be published in such local newspaper as the Judge may direct and copies shall be sent by registered post to or served

personally on all creditors whether they have proved or not.

A certificate of an Officer of the Court or of the Official Receiver or an affidavit by a Receiver that any of the notices referred to in the preceding rules has been duly posted or personally served together with the Post Office receipt or signature of the person served as the case may be shall be sufficient evidence of such notice having been duly given.

Every appointment of a Receiver shall be by order in writing signed Copies of this order sealed with the seal of the Court should be by the Court.

served on the debtor, and forwarded to the person appointed.

The remuneration of a Receiver shall unless the Court otherwise directs, be calculated at 5% on the total amount realised by him less any sums paid to creditors out of the proceeds of their securities.

The Receiver shall keep a cash book and such books and other papers as to give a correct view of his administration of the estate and shall submit his accounts at such times and in such form as the Court may direct.

Such accounts shall be audited by such person or persons as the Court may direct.

The costs of the audit shall be Rs. 10/- for the first 50 items and 25 cents

for each item in excess of 50 and shall be paid out of the estate.

Receiver's Report.

Unless the Court otherwise directs, the Receiver shall as soon as may be after his appointment draw up a report upon the cause of the debtor's insolvency the conduct of the debtor so far as it may have contributed to his insolvency and also his conduct during the insolvency proceedings in all matters connected with such proceedings, and in particular such report shall state (a) whether the value of the debtor's assets is less than half his unsecured liabilities and, if so, whether that fact is due to circumstances for which the debtor cannot justly be held responsible, (b) whether the debtor has omitted to keep such books of account as are usual and proper in the business carried on by him and as sufficiently disclosed his business transactions and financial position within the three years immediately preceding his insolvency, (c) whether the debtor has continued to trade after knowing himself to be insolvent, (d) whether the debtor has contracted any debt provable under the Act without having at the time of contracting if any reasonable or probable ground of expectation that he would be able to pay it, (r) whether the debtor has failed to account satisfactorily for any loss of assets or for any deficiency of assets to meet his liabilities, (f) whether the debtor has brought on, or contributed to, his insolvency by rash and hazardous speculations or by unjustifiable extravagance in living or by gambling or by culpable neglect of his business affairs, (g) whether the debtor has within three months preceding the date of the presentation of the petition when unable to pay his debts as they became due given an undue preference to any of his creditors, (h) whether the debtor has on any previous occasion been adjudged an insolvent or made a composition or arrangement with his creditors, and (i) whether the debtor has concealed or removed his property or any part of it or has been guilty of any other fraud or fraudulent breach of trust.

If the debtor submits a proposal under Section 27 (1) of the Act, the Receiver shall state in his report whether in his opinion the proposal is reasonable and is likely to benefit the general body of the creditors and shall state the reasons for his opinion.

15. Any creditor who has proved his debt shall be entitled to a copy of Copies of the Receiver's accounts or part thereof on payment of the fees provided for Receiver's applies for the time heir residual County.

copies for the time being in the High Court.

16. On a debtor proposing a composition or scheme under Section 27 of Notice for the Act and whenever the Receiver calls a meeting of creditors, the Receiver meetings of shall give 14 days notice to the debtor and to every creditor of the time and creditors. place appointed for each meeting. Such notice may be served personally or by registered post.

17. (1) Every Receiver or interim Receiver other than an Official Receiver's Receiver shall be required to give such security as the Court security.

thinks fit.

2) The Court shall not require an Official Receiver to give security.

18. An Official Receiver shall have power to do all or any of the follow-Official Receiing acts:— ver's powers.

(a) to frame schedules and to admit or reject proofs of creditors.

(b) to approve compositions or schemes of arrangement.

19. In any case in which in shall appear from the debtor's statement that Claims for there are numerous claims for wages by workmen and others employed by the wages. debtor, it shall be sufficient if one proof for all such claims is made either by the debtor or by some other person on behalf of all such creditors.

20. A dividend may be remitted to a creditor by registered post.

dividend.

21. When an estate is ordered to be administered in a summary manner Summary under Section 48 of the Act, the provisions of the Act and Rules shall, administration. subject to any special direction of the Court be modified as follows, namely:—

(1) There shall be no advertisement of any proceedings in a local

paper.

(2) The petition and all subsequent proceedings shall be endorsed

'Summary Case'.

(3) The Court shall examine the debtor as to his affairs but shall not be bound to call a meeting of creditors, but the creditors shall be entitled to be heard and to cross examine the debtor.

(4) It shall not be necessary to appoint a Receiver.

- 22. Before sentencing a debtor under the powers conferred by Section 43 Procedure on (2) of the Act the Court shall call on the debtor to show cause why an order sentencing should not be passed against him under that Section.
- 23. All proceedings under the Act down to and including the making of Costs of an order of adjudication shall be at the cost of the party prosecuting the same; petitioner, but when an order of adjudication has been made, the costs of the petitioning creditor shall be taxed and be payable out of the estate.

24. No costs incurred by a debtor of or incidental to an application to Costs of debtor. approve of a composition or scheme shall be allowed out of the estate if the

Court refuses to approve the composition or scheme.

R. W. HAMILTON,

J. W. BARTH,

Sanctioned,

Judges.

E. P. C. GIROUARD, Governor.

H. M. High Court of E. Africa.

Nairobi,

The 11th day of June, 1910.

FORM No. 1.

(General Title)

East Africa Protectorate.

In the		Court at	
Insolvency Petition	No of 19		

In the matter of
Ex parte (here insert "the Debtor" or A. B. or creditor "or" the Official Receiver"
or "the Receiver.")

FORM No. 2.

Debtor's Petition.

(TITLE).

- I(a)ordinarily residing at, (or "carrying on business at," of (a) Insert "personally working for gain at," or "in custody at") in consequence name and address and description of debtor.
- State name of the order of (b) being unable to pay my debts, hereby petition that I of Court and may be adjudged an insolvent. The total amount of all pecuniary claims particulars of against me is Rs. (e) as set out in detail in Schedule A annexed here-hunto, which contains the names and residences of all my creditors so far as decree in respect of which the order

of detention has been made or by which an order of attachment has been made against debtor's property.

State whether, and how any of the debts are secured.

they are known to, or can be ascertained by me. The amount and particulars of all my property are set out in Schedule B annexed hereunto together with a specification of all my property, not consisting of money, and the place or places at which such property is to be found and I hereby declare that I am willing to place all such property at the disposal of the Court save in so far as it includes such particulars (nor being my books of account) as are exempted by law from from attachment and sale in execution of a decree.

Verification clause as in plaints.

Signature.

FORM No. 3.

Notice to creditors of the date of hearing of an insolvency petition.

Section 12.

(TITLE).

Whereas A. B. has applied to this Court, by a petition, dated . to be declared an insolvent under the Provincial Insolvency Act (III of 1907), and your 19name appears in the list of creditors filed by the aforesaid debtor, this is to give you notice day of that the Court has fixed the 19for the hearing of the aforesaid petition and the examination of the debtor. If you desire to be represented in the matter you should attend in person or by a duly instructed pleader. The particulars of the debt alleged in the petition to be due to you, are as follows:-

Judge.

FORM No. 4.

Order of Adjudication. Section 16.

(TITLE).

Pursuant to a petition dated, against (here insert name, description, and address of debtor) and on the application of (here insert "the Official Receiver" or "the debtor himself" or "A. B. of a creditor") and on reading it is ordered that the debtor be and the said debtor and hearing is hereby adjudged insolvent.

Dated this day of 19

Judge.

FORM No. 5.

Order appointing a Receiver.

Section 18.

(TITLE).

Whereas A. B. was adjudicated an insolvent by order of this Court, dated , and it appears to the Court that the appointment of a Receiver for the property of the insolvent is necessary.

It is ordered that a receiving order be made against the insolvent and a receiving order is hereby made against the insolvent and A. B. of (or the Official Receiver) is hereby constituted Receiver of the property of the said insolvent.

And it is further ordered that the said Receiver (not being the Official Receiver) do give security to

and that his remuneration be fixed at

Dated

the extent of

Judge.

FORM No. 6.

Proof of debt.

General Form. Section 25.

(TITLE).

In the matter of

No. (a) of 19

(a) Here insert number given in the notice.

I, of (b) make oath and say (or solemnly and sincerely affirm (b) Address in full.

1. That the said was were at the date of the petition, viz, the day of 19 and still significantly indebted to me in the sum of Rs. cts. for (c) as shown by the account endorsed hereon (or the (c) State following account), viz., for which sum or any part thereof I say that I have consideration not, nor hath any person by order to my knowledge or belief for and specify the vouchers (if

any) in support of the claim.

use had or received any manner of satisfaction or security what-(d)Here soever save and except the following (d).

details of securities, bills or the like.

Admitted to vote for Rs. Sworn at day of Judge or Official Receiver. before me

workmen and others employed by the above-

FORM No. 7.

Proof of debt of workmen.

(TITLE).

- (a) Fill in full I (a) of (b) make oath and say:— (or solemnly and sincerely affirm and name, address and occupation of deponent.
- (b) The abovenamed debtor 19 and still justly and truly indebted to the several persons whose or the foreman of the abovenamed debtor or on behalf of
- named debtor.

 (c) "I" or "the said".

 names, addresses and descriptions appear in the schedule endorsed hereon in sums severally set against their names in the sixth column of such schedule for
- (d) "My wages due to them respectively as workmen or others in (d) in respect of employ" or "the employ of the above named debtor".
- (e) "Me" or services rendered by them respectively to (e) during such periods before the date of the receiving order as are set out against their respective names in the fifth column of such schedule, for which said sums, or any part thereof, I say that they have not, nor hath any of them had or received any manner of satisfaction or security whatsoever.

Admitted to vote for Rs. {
 this day of before me }

Deponent's Signature.

FORM No. 8.

Notice to creditors of the date of consideration of a composition or scheme of arrangement.

Section 27.

(TITLE).

Take notice that the Court Official Receiver has fixed the day of 19, for the consideration of a composition (or scheme of arrangement) submitted by A.B., the debtor in the above insolvency petition. No creditor who has not proved his debt before the aforesaid date will be permitted to vote on the consideration of the above matter. If you desire to be represented at the above-mentioned hearing you should be present in person or by duly instructed pleader with your proofs.

Judge.
Official Receiver.

RULE.

The East Africa Townships Ordinance 1903.

Rules issued by His Excellency the Governor of the East Africa Protectorate under the powers conferred upon him by the East Africa Townships Ordinance 1903.

Nairobi,

C. W. HOBLEY,

Dated this 25th day of June, 1910.

Deputy Governor.

These Rules shall apply to all Townships in the Protectorate.

The Rules Nos. 117, 118, 119, 120 and 121 of "The Township Rules 1904" are hereby cancelled.

No person shall manufacture ærated water or ice for sale unless he shall be licensed

under these Rules.

4. No person licensed to manufacture ærated water or ice for sale shall manufacture the

same on premises other than such as shall have been licensed under these Rules.

5. Any person who at the date of these Rules shall be registered under Rule 117 of "The Township Rules 1904" as an ærated water manufacturer shall be deemed to be licensed under these Rules and may carry on business as a manufacturer of ærated water or ice until the first day of January 1911, without taking out a licence under these Rules either for himself or in respect of the building approved by the Medical Officer under Rule 118 of the afore-Save as herein provided every such person and the premises on which he is carrying on business shall be subject to all the provisions of these Rules.

6. Licences under these Rules shall be issued by the District Commissioner and shall expire on the 31st day of December in the year in which the same shall have been granted. Provided, however, no premises shall be licensed for the manufacture of ærated water or ice except such premises shall have been first approved by the Medical Officer, and such approval

shall have been notified in writing by the Medical Officer.

For every licence issued under these Rules there shall be levied and paid a fee of

fifteen Rupees.

Premises licensed for the manufacture of ærated water or ice shall not be used for purposes of habitation or for any purposes other than the manufacture of ærated water or ice except with the sanction of the Medical Officer and in accordance with such conditions as

he may, from time to time, impose.

A Medical Officer may, at any time, enter any premises licensed under these Rules and may inspect any plant, utensils, water or other thing used in the manufacture of ærated water or ice or in any operation connected with such manufacture, and may make such tests and take such samples as he may think necessary for the purpose of ascertaining whether the grated water or ice thereon manufactured is fit for human consumption.

Whenever a Medical Officer shall be of opinion that any ærated water or ice manufactured by any licensed person is unfit for human consumption; or that the plant, utensils, water or other thing used in the manufacture of ærated water or ice or in any operation in connection with such manufacture, or the licensed premises, are in a condition or of a character or nature which may render the ærated water or ice manufactured unfit for human consumption, he may do all or any of the things following:-

prohibit the licensed person from selling or supplying for sale all or any of the ærated water or ice then on the licensed premises or in the control or

custody of the licensed person or of his agent or servant;

prohibit the licensed person from using any plant, utensil, water or other thing specified in such prohibition in the mannfacture of ærated water or ice or in any operation in connection with such manufacture;

prohibit the manufacture of ærated water or ice by the licensed person except he shall have first complied with such conditions as the Medical Officer shall

deem proper in the interests of public health and shall prescribe. Every prohibition issued by a Medical Officer under these Rules shall be in writing addressed to the licensed person and shall be delivered at or sent to the licensed premises, and every licensed person shall be deemed to have notice of such prohibition as from the time at which the same is delivered at the licensed premises.

12. In these Rules:

(iii)

The term "District Commissioner shall include an Assistant District Commissioner, and

a Town Clerk.

The term "Medical Officer" shall mean the Medical Officer of Health appointed to any Township and shall include any Medical Officer in the service of the Government and for the time being performing any of the ordinary duties of a Medical Officer of Health.

The term "person" shall include any body of persons corporate or incorporate.

13. Any person who not being duly licensed under these Rules shall manufacture for sale any ærated water or ice, and any licensed person who shall manufacture for sale any ærated water or ice on premises not being duly licensed on that behalf, and any licensed person whose premises shall be used in breach of the provisions of Rule 8 for any purpose other than for the manufacture of ærated water or ice, and any licensed person who shall sell or supply for sale any ærated water or ice or shall use any plant, utensil, water or other thing or shall manufacture any ærated water or ice in contravention of a prohibition under Rule 10, shall be guilty of an offence, and shall, on conviction, be liable for each offence to a fine not exceeding 200 Rupees, and in default of payment, to imprisonment of either description for a term not exceeding two months.

NOTICES.

An Ordinance to amend the Master and Servants Ordinance, No. IV. of 1910.

The Secretary of State for the Colonies has been pleased to notify that His Majesty's power of disallowance will not be exercised with respect to the above Ordinance.

An Ordinance to amend the Appropriation Ordinance No. V. of 1910.

The Secretary of State for the Colonies has been pleased to notify that His Majesty's power of disallowance will not be exercised with respect to the above Ordinance.

An Ordinance to amend the Penal Code Ordinance No. VI. of 1910.

The Secretary of State for the Colonies has been pleased to notify that His Majesty's power of disallowance will not be exercised with respect to the above Ordinance.

An Ordinance to amend the Diseases of Plants Preventions Ordinance No. VII of 1910.

The Secretary of State for the Colonies has been pleased to notify that His Majesty's power of disallowance will not be exercised with respect to the above Ordinance.

An Ordinance to amend the Export of Maize Ordinance No. VIII of 1919.

The Secretary of State for the Colonies has been pleased to notify that His Majesty's power of disallowance will not be exercised with respect to the above Ordinance.

An Ordinance to provide for the making of Roads in Native Reserves and for the Maintenance of the same. No. XII of 1910.

The Secretary of State for the Colonies has been pleased to notify that His Majestv's power of disallowance will not be exercised with respect to the above Ordinance.

By Command of His Excellency

W. J. MONSON,

Secretary.

NOTICE.

His Excellency the Governor has approved the following appointments to the Education Board:-

President

Hon. C. W. Hobley

Hon. Manager, Uganda Railway Hon. Secretary Native Affairs Dr. J. T. C. Johnson

Miss Seccombe

Members

Lord Cranworth Rev. Dr. H. E. Scott

Rev. Fr. G. Brandsma A. G. W. Anderson R. N. Boustead

By Order

28th June, 1910.

W. J. MONSON,

Secretary.

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.	KONGO BAY, USEMBO BAY, & HOMA BAY.	KAR	UNGU.	SHIE	RATI.	MWA	NZA.	вик	OBA.	BUKAK	ATA.	ENTE	BBE.	KAMPAL	A PORT.	HOMA BAY, USEMBO BAY & KONGO BAY.	PORT FLORENCE
Dep.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr. & Dep.	Arr.
Voyage. (130) Fri. 1st July. '10 (132) Fri. 15th ,, '10 (134) Frn. 29th ,, '10 (136) Fri. 12th Aug. '10 (138) Fri. 26th ,, '10	, 16 ,	Sat. 16 ,, Sat. 30	Sat. 16 ,, Sat. 30	Sat. 16 ,, Sat. 30	Sun. 17 ,, Sun. 31	Sun. 17 ,, Sun. 31	Wed. 20 ,, Wed. 3 Aug.	Wed. 6 July Wed. 20 ,, Wed. 3 Au , Wed. 17 ,, Wed. 31 ,,	Fri. 22 ,, Fri. 5 Aug.	Fri. 22 ,. Fri. 5 Aug.	Fri. 22 ,, . Fri. 5 Aug.	Fri. 22 ,, Fri. 5 Aug.	Sat. 23 ,, Sat. 6 Aug.	Sat. 23 ,, Sat. 6 Aug.	Sun. 24 ,, Sun. 7 Aug.	Mon. 25 ,, Mon. 8 Aug.	Mon. 11 July Mon. 25 ,, Mon. 8 Aug. Mon. 22 ,, Mon. 5 Sept.

NORTHERN ROUTE (Via North Lake Ports.)

POR	T FLORENCE.	KONGO BAY, USEMBO BAY & HOMA BAY.	JIN	JA.	KAMPALA PORT.	ENTE	EBBE.	BUKA	KATA.	BUK	OBA.	MWA	NZA.	SHI	RATI.	KAI	UNGU.	HOMA BAY, USEMBO BAY & KONGO BAY.	PORT FLORENCE.
Vorage	Dep.	Arr. & Dep.	Arr.	Dep.	Arr. & Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr.	Dep.	Arr. & Dep.	Arr.
Voyage (131.)	Wed, 6 July '10	Wed. 6 July	Thur. 7 July	Fri, 8 July	Fri- 8 July	Fr i. 8 July	Sat. 9 July	Sat. 9 July	Sat. 9 July	Sat. 9 July	Mon. 11 July	Mon. 11 July	Thur. 14 Ju y	Fri. 15 July	Fri. 15 July	Fri. 15 July	Fri. 15 July	Sat. 16 July	Sat. 16 July
(133.)	Wed. 20 ,, '10	Wed. 20 ,,	Thur, 21 ,,	Fri, 22 ,,	Fri. 22 ,,	Fri. 22 ,,	Sat. 23 "	Sat. 23 ,,	Sat. 23 ,,	Sat. 23 ,,	Mon. 25 ,,	Mon. 25 ,,	Thur. 28 ,,	Fri. 29 ,,	Fri. 29 ,,	Fri. 29 ,,	Fri. 29 ,,	Sat. 30 "	Sa. 30 "
(135.)	Wed. 3 Aug. '16	Wed, 3 Aug.	Thur. 4 Aug.	Fri. 5 Aug.	Fri, 5 Aug.	Fri, 5 Aug	Sat. 6 Aug	Sat. 6 Aug.	Sat. 6 Aug.	Sat. 6 Aug	Mon. 8 Aug.	Mon. 8 Aug.	Thur, 11 Aug.	Fr i . 12 Aug	Fri. 12 Aug.	Fr. 12 Aug.	Fri. 12 Aug.	Sat. 13 Aug.	Sat. 13 Aug.
(137)	Wed. 17 ,. '10	Wed. 17 ,,	Thur. 18 ,,	Fri. 19 ,,	Fri. 19 ,,	Fri. 19 ,,	Sat. 20 ,,	Sut, 20 ,,	Sat. 20 "	Sat. 20 ,,	Mon. 22 ,,	Mon, 22 ,,	Thur. 25 ,,	Fri. 26 ,,	Fri. 26 ,,	Fri. 26 ,,	Fri. 26 ,,	Sat. 27 ,,	Sat. 27 ,,
(139,)	Wed. 31 ,, '10	Wed, 31 ,,	Tour. 1 Sept.	Fri. 2 Sept	Fri. 2 Sept.	Fri. 2 Sept.	Sat. 3 Sept	. Sat. 3 Sept.	Sat. 3 Sept.	Sat. 3 Sept	Mon. 5 Sept.	Mon. 5 Sept.	Thur. 8 Sept.	Fri. 9 Sept	Fri. 9 Sept.	Fri. 9 Sept	Fri. 9 Sept.	Sat. 10 Sept.	Sat- 10 Sept.

These timings are approximate, Steamers may leave Intermediate Ports in advance of schedule timings.

Steamers will wait arrival of the "Up Mixed." Arriving at Port Florence on day of sailing.

By Order,

A. E. CRUICKSHANK,

Traffic Manager.

Traffic Manager's Office, Nairobi, 15th June, 1910. SECRETARIAT,

NAIROBI,

July 1st, 1910.

APPOINTMENTS.

His Excellency the Governor has been pleased to make the following appointments:— To be Senior Medical Officers,

J. T. C. Johnson and W. J. Radford, to date the 1st of April, 1910.

To be an Assistand Inspector of Police,

M. St. C. Thom, to date the 25th of May, 1910.

To be Acting Superintendent of Telegraphs,

J. K. Creighton, during the absence on leave of L. E. Caine, the Supdt. of Telegraphs.

To be Medical Officer of Health, Nairobi,

W. C. P. White, to date the 10th of May, 1910.

To be District Commissioner N. Kavirondo,

H. H. Horne, to date the 28th of June, 1910,

To be Assistant District Commissioner, Fort Hall,

J. E. Lawson Walton, to date the 27th of May, 1910.

To be an Issuer of Permits under the Diseases of Animals Ordinance, 1906. Rev. Hoffman, Ikutha.

Mr. B. F. Webb of Molo, resigns his appointment as an Issuer of Permits under the Diseases of Animals Ordinance.

W. J. MONSON,

Secretary.

NOTICE.

I hereby appoint the District Commissioner of Mombasa to act as Town Magistrate at Mombasa until Mr. Donald returns to duty.

E. P. C. GIROUARD,

Governor.

NOTICE.

Under the Infectious Diseases Ordinance, 1903, and in accordance with Section 2 and 3 of the aforesaid Ordinance.

In consequence of plague having been found in rats in the Indian Bazaar at Old Kisumu on the North side of the bay within the limits of the Kisumu Township, NOTICE is hereby given that the said bazaar is hereby declared an infected area for the purposes of the said Ordinance. The Infectious Diseases Rules (No. 1 of 1905) are hereby put in force, and all persons in the above infected area are hereby prohibited from leaving the same without obtaining a permit from the Medical Officer.

Kisumu,

R. W. HEMSTED,

23rd June, 1910.

Acting Provincial Commissioner

NOTICE.

Ivory Auction Sale.

300 Frasilas Government Ivory (Vilaiti, Cutchi and Calasia) Rhino Horns and Hippo Teeth will be sold by public auction at the Mombasa Custom House on Wednesday the 20th July at 10 a.m., in Godown No. 5 opposite the Post Office.

Lots will be ready for inspection on the previous day.

Mombasa,

F. W. MAJOR,

23rd June, 1910.

Chief of Customs.

ERRATA.

"Official Gazette" June 15th 1910, page 378. Constable W. J. McMiller should read Constable W. J. McMiller also 1st appointment and not leave as stated.

NOTICE.

Applications for land in the East Africa Protectorate.

1. Notice is hereby given that land which has not been surveyed into farms will not ordinarily be surveyed and allotted on application, but the Land Officer reserves the right to allot unsurveyed areas under special circumstances: unless very special reasons are brought

forward by an applicant, the procedure as set forth will not be departed from.

2. Areas of land will from time to time be surveyed into farms, and when ready for allotment the fact will be advertised in the "Official Gazette" and local papers. Applications for farms within these areas will be entertained on the date advertised in the notice, provided that the application is accompanied by a deposit fee of Rs. 75/- and proofs of means to the extent of 20 times the rent of the farm applied for. Applicants who fail to produce proofs of means will lose order of priority.

An application for a certain acreage, such as 5,000 acres, will be treated as an application for a farm, the area of the grant depending on the acreage of the farm selected.

4. The following notice, which was published in the "Official Gazette" of the 15th April 1910, referring to applications under Power of Attorney, is set forth below for the information of the public:

Application for land in the East Africa Protectorate.

Notice is hereby given that from the date hereof no applications for land will be accepted or registered by the Land Department from:

Legal Practitioners, or land Agents, for or on behalf of non-residents of the Protectorate, unless fully appointed to act on their behalf under Power of

Land Agents for or on behalf of residents of the Protectorate, unless duly

appointed to act as aforesaid.

All requisite fees and deposits must be paid and made before applications will be

3. Powers of Attorney must be produced to or deposited with the Land Department for Inspection, and all applications shall be deemed to be made on the date of such production or deposit, subject to the conditions of Clause 2 hereof having been fulfilled.

4. Applications made by Legal Practitioners, on behalf of residents of the Protectorate, shall be deemed to be made on the date of payment of all fees and deposit as provided in Clause 2 hereof.

Nairobi,

R. B. WRIGHT,

Dated this 12th day of April, 1910.

Ag. Commissioner of Lands.

LAND OFFICE NOTICE.

Kapiet Township. Nandi.

BUILDING PLOIS OPEN FOR APPLICATION.

I hereby give notice that on and after the date hereof, certain building plots are open for application in the above township. Plans may be seen on application at the Land Office. The terms and conditions are as follows:—

Lessee. No non-European will be allowed to acquire a plot in the European Quarter.

Rental. Rs. 36/- per annum per plot, payable in advance for the proportion of the year ending December 31st, and afterwards on January 1st of each year.

Stand Premium. Rs. 75/- per plot.

Conditions. Lessee to erect a house or shop, to be approved by the Commissioner of Lands, within two years from date of granting the Lease.

If no building as above is erected within the specified time, double rent will be charged until such time as a building has been erected.

European plots one acre each, with 100 feet frontage to road: Non-European plots frontage 50 feet, Dept 100 feet.

Applications. Must be accompanied by a deposit fee of Rs. 75/-, which will be credited to account of applicant for survey fees, cost of deeds, rent in advance, etc., and balance, if any, will be refunded.

Triple to the contract of the Partie Report

Nairobi.

R. B. WRIGHT,
Ag. Commissioner of Lands.

24th June, 1910.

AND THE PROPERTY OF THE PARTY O

LAND OFFICE NOTICE.

Kapsabit Township. Nandi.

BUILDING PLOTS OPEN FOR APPLICATION.

I hereby give notice that on and after the date hereof certain building plots are upon for application in ithe above township. Plans may be seen on application at the Land Office The terms and conditions are as follows:—

Lessee. No non-European will be allowed to acquire a plot in the European Quarter.

Rental. Rs. 36/- per annum per plot, payable in advance for the proportion of the year ending December 31st, and afterwards on January 1st, of each year.

Stand Premium. Rs. 75/- per plot.

Conditious. Lessee to erect a house or shop, to be approved by the Commissioner of Lands, within two years from date of granting the lease.

If no building as above is erected within the specified time, double rent

will be charged until such time as a building has been erected.

Area. European plots—one acre each, with 100 feet frontage to road: Non-European plots

frontage 50 feet, Depth 100 feet.

Applications. Must be accompanied by a deposit fee of Rs. 75/-, which will be credited to account of applicant for survey fees, cost of deeds, rent in advance, etc, and balance, if any, will be refunded.

Nairobi,

R. B. WRIGHT,

24th June, 1910.

Acting Commissioner of Lands.

AUCTION OF LAND.

Seven blocks on Nairobi Hill.

Mr. P. A. Raphael, Auctioneer for Mr. J. Marcus, has been instructed to sell at the Sale Rooms, Government Road, on Tuesday, July 19th, at 3 p.m. the Crown Leases of the following plots on Nairobi Hill, viz:—

No. 367, about $6\frac{3}{4}$ acres, and Nos. 369, 373, 375, 376, 378, and 379. of about five acres

each.

The plots will be put up separately on the following conditions:—

Rental. No. 367—Rs. 150/-per annum. Nos. 369, 373, 375, 376, 378 and 379—Rs. 112/50 p.a. **Term**. 99 years lease from August 1st, 1910.

Upset Price. Rs. 100/-per plot.

Purchase Money. 25% to be paid on fall of hammer, the balance to be paid to auctioneer on or before July 26th, 1910.

Should the purchaser fail to pay the balance within seven days of the date of the sale, the deposit will be forfeited to Government.

Occupation. These plots may only be leased by persons of European origin.

Buildings. Buildings shall be of approved design suitable to the locality, and the design and construction of same shall be approved by the Commissioner of Lands.

Conditions. If no building as above has been completed on or before July 31st, 1912 double rent will be charged until such time as an approved building has been completed.

Plans. Plans of the sites can be seen on application either to the Land Office or the Auctioneer.

Nairobi,

R. B. WRIGHT,

28th June, 1910.

Acting Commissioner of Lands.

AUCTION OF LAND.

Sale of Sixth Avenue Plots, Nairobi.

Mr. P. A. Raphael, Auctioneer for Mr. J. Marcus has been instructed to sell three Crown Leases in Sixth Avenue, Nairobi at the Sale Rooms, Government Road, on Tuesday, July 19th at 3 p. m.

The plots are situated on the South side of Sixth Avenue midway between the New Post Office and Government Road.

The plots will be put up separately on the following conditions:—

Area. 50 feet frontage to Sixth Avenue and 150 feet depth.

Rental. Rs. 150/-per annum, payable on the 1st January in every year, and for the proportion from August 1st to December 31st, 1910, Rs. 62/50, payable on completion of lease.

Term. 99 years lease from August 1st, 1910.

Upset Price. Rs. 150/-per plot.

Purchase Money. 25% to be paid on fall of the hammer, the balance to be paid to Purchase Money.

Should the purchaser fail to pay the balance within seven days of the date of sale, the deposit will be forfeited to Government.

Any plot sold shall not be used as a place of residence for Asiatics or Occupation. Natives who are not domestic Servants in the employ of the Lessee, and there shall be a clause inserted in each lease to that effect.

Shall be of stone, brick or concrete of approved design suitable to the Buildings. locality, and the design and construction of same shall be approved by the Commissioner of Lands.

If no building as above has been completed on or before July 31st, 1911, Condition. double rent will be charged until such time as an approved building has been completed.

Plans. Plans of the sites can be seen on application either to the Land Office or the Auctioneer.

Land Department. Nairobi 28th June, 1910.

R. B. WRIGHT, Acting Commissioner of Lands.

NOTICE RE MANGROVE CONCESSION.

Tenders are invited for the sole right to collect Mangrove bark for a period of 10 years from the first day of August 1910, in the Mangrove areas situated between Port Durnford and Kismayu.

All tenders shoulld be submitted by the 25th July, 1910, addressed to the Chief Conservator of Forests, Nairobi, and marked on the outside of envelope "Tender for Mangrove Concession".

The Chief Conservator of Forests does not bind himself to accept the highest or

The person whose tender is accepted will be required to execute a lease in the form set forth in the Schedule hereto with such modifications as circumstances may render necessary.

Nairobi, Dated the 22nd day of June, 1910. D. E. HUTCHINS,

Chief Conservator of Forests.

Schedule.

day of 1910, between His Most Gracious Majesty This indenture made the King George the Fifth (hereinafter referred to as His Majesty) of the one part and (hereinafter referred to as the Lessee, which expression shall include his Executers, Administrators and Assignes where the context so admits) of the other part. Witnesseth that in consideration of the rent and royalties hereinafter reserved and of the covenants by the Lessee hereinafter contained or implied by virtue of the provisions of the Crown Lands Ordinance 1902, His Majesty does hereby demise unto the Lessee all that piece or parcel of land situated at

Excepting and reserving to His Majesty all rights on the said land other than the To hold the same unto the right to cut, fell and bark Mangroves as hereinafter provided. 1910, yielding and paying Lessee for the term of 10 years from the day of therefor during the said term the yearly rent of Rs. in advance on the 1st day of January in every year and so in proportion for any less period than one year the first of such payment to be made on the signing hereof subject to the terms, covenants and agreements following and on the part of the Lessee to be observed and performed that is to

The company shall pay to His Majesty his heirs and successors a royalty of 10 per cent advalorem on the sale price realised by the Lessee of all timber cut or felled on the said land and also a royalty of Rs. 3 per ton on all exported barks stripped from any tree grown on the said land or collected thereon.

2. The lease shall be subject to the provision of the Crown Lands Ordinance one thousand nine hundred and two and especially section 18 thereof and to all the rules for the time being thereunder.

3. The Covenants implied by the Crown Lands Ordinance One thousand nine hundred

and two in leases granted thereunder shall be implied in this lease.

4. The Lessee shall not assign, sublet or otherwise part with the possession of the said land or any part thereof without the previous consent of the Governor in writing thereto

and shall pay Rs. 15/- for every such consent.

- 5. Felling and barking on the said lands shall be conducted in groups in each area one group being allowed to each labour centre provided that the felling and barking of each group is conducted regularly and that any portion of it once completed from felling and barking shall be left by the Lessee untouched until written permission is given by the Governor or any other official appointed by him on that behalf for further felling and barking on it. Every tree barked shall be felled.
- 6. Felling and barking shall be conducted so as to avoid causing or creating any blanks in the trees on the said lands greater than one thousand square feet. Isolated trees shall not be felled or barked unless surrounded by abundant young growth. For every tree barked and not felled the Lessee shall pay His Majesty, his heirs and successors the sum of one Rupee each, such sum being payable as liquidated and ascertained damages and not by way of penalty.

7. His Majesty hereby reserves the right of the Administration of the East Africa Protectorate to cut any timber from the said Lands which may be required for public

purposes.

8. The Lessee shall pay the sum of Rs. 60/- for the costs of and incidental to the

preparation of this Lease.

- 9. The lease is subject to the rights of His Highness the sultan of Zanzibar and to the rights of natives to cut, collect and remove Mangrove wood for their homes and other wood for firewood.
- 10. The Lessee shall not under this lease in any way whatsoever restrict or interfere with the free use of the foreshore.
- 11. All direction of the Chief Conservator of Forests regarding the felling and barking of trees shall be observed by the Lessee.
- 12. The lease may be determined at the end of any year by the Lessee giving to the

Governor three Calendar months previous notice in writing.

- 13. The Lessee shall keep in the East Africa Protectorate all proper books of account and the same shall at all times be open to the inspection of the Governor or such other official as he may appoint.
- 14. The Lessee shall keep an agent in the Protectorate at an address to be notified to the Governor and service upon him or delivery at the said address of all notices and other documents shall be deemed good service upon the Lessee—In witness, etc.

NOTICE RE SITTING OF THE HIGH COURT.

The Sittings of the High Court will commence at Nairobi on the 25th July. The dates fixed for sittings at the other places are approximate.

A revised cause list will be published in the Gazette of the 15th, July.

CAUSE LIST.

NAIROBI, 25TH JULY, 1910-

Nairobi District Registry.

Civil	Case	No.	22/08	Abdul Karim	v.	Kher Mahomed Budhoo; Molvi Abdulla
			,			Shah & Haider Chandoo.
	,, ,,	,,	45/09	Abu Bakar Shegulle	v.	J. B. Van de Weyer.
	,, ,,			Shams Din		
	,, ,,	,,		Col. Sir E. P. C. Girouard		
	,, ,,	,,	7/10	B. G. Allen		
			8/10	do	\mathbf{v}_{\centerdot}	M. M. de Souza.
	,, ,,	,,		10.000	v.	do
	,, ,,	,,	10/10	M. R. de Souza & Co.	v.	H. B. Dooner.
	,, ,,	,,	11/10			C. Price.
Civil	Appea	d No.	4/10	Alibhai Mullan Jiwanji	v.	Pershotam Bapuji Khare.

Fort Hall, 12th August, 1910.

Crimin	al Case			Crown		Karanja va Thairo.
"	"	,,	35/10 40/10	,;		Muchiri wa Wahango. Muruaruga wa Kichimo.
"	"	27	40/10	;;	v •	Kichiri wa Kiarie.
						3. Macharia wa Kachehi.
		٠				4. Kichuki wa Kanigina.5. Murizi wa Muturarui.

Nyeri, 19th August, 1910.

Criminal Case No. 39/10

Crown

v. Mwerikia wa Mwangi wa Kithiga.

Nakuru 24th August, 1910.

Criminal Case No. 36/10 Crown v. William Dixon.

Kisumu, 27th August, 1910.

Criminal Case No. 37/10

Crown

Meyanda S/o Makoona.

Gobario S/o Ombae.

Mariro S/o Matika.

Kisumu District Registry.

Civil Case No. 4/**1**0 J. U. Jones v. 5/10 Sultani Ram Karamchand. 6/10 Chowdri Ramjowaya

R. F. Carnegie.

Gurubokh Singh & Chandrabhan.

Machakos, 5th September, 1910.

Criminal Case No. 33/10 Crown 38/10Crown ,, ,,

Makau wa Njioki. v. v. Nzau wa Lalio.

WARREN S. WRIGHT,

Registrar High Court.

IN H. M. HIGH COURT OF EAST AFRICA AT MOMBASA.

PROBATE AND ADMINISTRATION.

CAUSE No. 63 of 1910.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF NURU BINTI GUMA LATE OF Mombasa, deceased.

Take notice, that application having been made in this Court by Sayed bin Mbaruk of Mombasa for the administration of the Estate of Nuru Bintu Guma, late of Mombasa who died at Mombasa on the 8th day of June, 1910, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 14th day of July 1910.

Mombasa,

J. W. BARTH,

16th June, 1910.

Judge.

IN H. M. HIGH COURT OF EAST AFRICA AT MOMBASA.

PROBATE AND ADMINISTRATION.

CAUSE No. 65 of 1910.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF SHEIKH BIN ALI LATE OF Mombasa, deceased.

Take notice, that application having been made in this Court by Saidi bin Sheikh of Mombasa for the administration of the Estate of Sheikh bin all late of Mombasa who died at Mombasa on the 10th day of June, 1910, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 14th day of July 1910.

Mombasa,

J. W. BARTH,

17th June, 1910.

Judge.

PROBATE AND ADMINISTRATION.

IN THE MATTER OF SANTHIAGO, DECEASED.

To all to whom it may concern.

Take notice that on or after the 15th day of July, 1910, I intend to apply to the High Court of East Africa at Mombasa for an order to administer the estate of the above named Santhiago who died at Nairobi on the 1st day of April, 1910.

Mombasa,

14th June, 1910.

J. W. H. PARKINSON,

Administrator General.

PROBATE AND ADMINISTRATION.

In the matter of R. W. Johnson, deceased.

To all to whom it may concern.

Take notice that all persons having any claims against the estate of the above named R. W. Johnson, who died at Nairobi on the 13th day of May, 1910 are required to prove such claims before me the undersigned on or before the 1st day of September 1910, after which date the claims so proved will be paid, and the estate distributed according to law.

Mombasa,

J. W. H. PARKINSON,

16th June, 1910.

Administrator General.

PROBATE AND ADMINISTATION.

IN THE MATTER OF J. B. AINSWORTH, DECEASED.

To all to whom it may concern.

Take notice that all persons having any claims against the estate of the above named J. B. Ainsworth who died at Suez on the 10th day of May, 1910, are required to prove such claims before me the undersigned on or before the 1st day of September, 1910, after which date the claims so proved will be paid, and the estate distributed according to law.

Mombasa,

J. W. H. PARKINSON,

16th June, 1910.

Administrator General.

PROBATE AND ADMINISTRATION.

IN THE MATTER OF MIHAR DIN, DECEASED.

To all to whom it may concern.

Take notice that all persons having any claims against the estate of the above named Mihar Din, who died at Mombasa on the 24th day of February, 1910 are required to prove such claims before me the undersigned on or before the 1st day of September 1910, after which date the claims so proved will be paid, and the estate distributed according to law.

Mombasa,

J. W. H. PARKINSON,

16th June, 1910.

Administrator, General.

IN THE DISTRICT DELEGATE'S COURT AT NAIROBI.

PROBATE AND ADMINISTRATION.

Cause No. 85 of 1908.

IN THE MATTER OF THE ESTATE OF GEORGE DEMPSTER FOTHERINGHAME, DECEASED.

Pursuant to an order of the District Delegate at Nairobi dated the 18th day of September 1909, granting letters of Administration with will annexed in the Estate of the above named deceased to the undersigned.

All persons having any claim against the Estate of the above named deceased are required to send in writing the particulars of their claims to me the undersigned on or before the 31st day of July, 1910, after which date no claims will be entertained and the Estate will be distributed according to the terms of the will.

C. N. M. HARRISON,

Administrator.

IN THE HIGH COURT OF EAST AFRICA AT MOMBASA.

INSOLVENCY JURISDICTION.

CAUSE No. 4 of 1910.

IN RE: MUSAJI ALIBHAI TRADING AS MUSAJI ALIBHAI AND SONS.

To all to whom it may concern.

Take notice that the High Court of East Africa by an order dated the 14th day of June 1910 adjudged the above named Musaji Alibhai insolvent and appointed the undersigned Receiver.

Further take notice that all the property of the insolvent (save and except that exempted by the Code of Civil Procedure) is vested in the undersigned as Receiver and all persons indebted to the said insolvent are required to pay the respective amounts due by them to me the undersigned.

J. W. H. PARKINSON,

Official Receiver,

Sevidie Province.

Mombasa,

16th June, 1910.

IN THE TOWN MAGISTRATE'S COURT, AT NAIROBI. EAST AFRICA PROTECTORATE.

INSOLVENCY JURISDICTION.

CAUSE No. 2 of 1910.

IN THE MATTER OF BHAGWANDASS S/O. ANOKHMALL, DECEASED.

To all whom it may concern.

WHEREAS BHAGWANDASS S/o. ANOKHMALL having presented a petition in Insolvency to this Court NOTICE IS HEREBY GIVEN that the hearing of the said petition is fixed for Wednesday the 13th day of July, 1910, at 10 o'clock in the forenoon or soon thereafter as it can be heard at the Town Magistrate's Court, Nairobi.

Nairobi,

G. H. PICKERING,

14th June, 1910.

Town Magistrate.

NOTICE.

To all creditors in the insolvent Estate of Lalaprasad Luxmanprasad.

TAKE NOTICE that all claims against the above Estate must be formally proved before the Town Magistrate, Nairobi, in accordance with the provisions of the Provincial Insolvency Act of 1907, otherwise they cannot be included in the Schedule now being framed by the Court. Creditors must so prove their claims on or before the 31st July, 1910, and notice is hereby given that a final dividend will be declared and paid to the creditors on the 1st day of August, 1910, or so soon thereafter as may be convenient, and no funds will be available for payment to creditors after the payment of such final dividend

SYDNEY C. FICHAT,

Nairobi

RECEIVER,

20th June, 1910.

Estate of Lalaprasad Luxmanprasad, insolvent.

NOTICE.

To all creditors in the Insolvent Estate of Shariff Abdulla.

Take notice that the accounts of the above estate have been lodged with the Registrar High Court at Mombasa and they can be inspected at his offices and if no objection is filed on or before the 31st July, 1910, a dividend will be declared and paid to the creditors on the 1st day of August, 1910, or so soon thereafter as may be convenient, and no funds will be available for payment to creditors after the payment of such dividend.

Nairobi,

29th June, 1910.

AHMEDWARFA, Receiver.

ARRIVALS.

Name in full	Ran k	From leave or on 1st Appointmnt		of leavi		ate of	on,	at M	of arrival ombasa or lindini.
D. E. Barrett H. H. Horne R. M. Ewart M. St. C. Thom * S. L. Hinde E. B. Horne P. E. Bradney E. R. Brown H. Turnbull	Assistant Surgeon District Commissioner Superintendent of Police Asst. Inspector of Police Provincial Commissioner District Commissioner Inspector Police Nursing Sister Commander Lake Steamer	1st Appt, leave 1st. Appt. leave "" "" "" "" ""	May	30mbay 28th 17th 18th 9th 9th 9th 9th 9th	May	28th 17th 18th 10th 10th 10th 10th	1910	June " " May " " " "	10th 1910 15th " 15th " 7th " 28th " 28th " 28th " 28th " 28th "

^{*} From South Africa.

DEPARTURES.

Name in full.	Rank.	On leave or termination of appointment		Oate o epartu			ite du n Mon	e to nbasa.
C. S. Long-Innes J. Ainsworth, C.M.G. H. B. Partington A. T. Bonham-Carter W. A. Kempe	Asst. Dist. Supdt. Police Provincial Commissioner District Commissioner Judge, High Court Assistant Auditor	Leave ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	June	1st 8th 8th 8th 8th	1910	Dec. ,, ,, Nov,	1st 8th 8th 8th 8th	1910

NOTICE.

TAKE NOTICE that Khoja Gulamhusein Rajaballi formerly Manager of the firm of Gulamhusein Rajabali and Coy., at Mombasa has as from the 10th day of June 1910 ceased to be Manager of the said firm or to be in anywise connected therewith or with the business as now carried on by Khoja Rajaballi Bhaloo.

Mombasa,

RAJABALLI BHALOO.

25th June, 1910.

UGANDA PROTECTORATE. TENDERS.

Tenders are invited by the Director of Uganda Transport, Kampala, for the supply of one

ton common salt suitable for feeding cattle.

Prices quoted should include delivery at the Transport Head Quarters, Kampala or in the case of Tenderers in the British East Africa Protectorate, delivery to Transport Officers Mombasa or Nairobi.

Tenders should be forwarded in properly sealed letters to the Director Uganda Transport, Kampala and clearly marked on the outside "Tenders for Forage".

The Director of Uganda Transport does not bind himself to accept the lowest or any tender.

Tenders close at noon 15th July, 1910.

Kampala,

4th June, 1910.

J. M. IMPELY,

Director Uganda Transport.

UGANDA RAILWAY.

Tender for Rations.

Tenders are invited for the supply of the following Rations required for the Uganda Railway for a period of one year Commencing from January 1st 1911.

> Flour Atta Dhall Gram Rice Halwa

The quantities required and the conditions under which they must be supplied can be obtained on application to the Assistant Locomotive Superintendent, (Stores) Nairobi.

Sealed Tenders marked Tender for Rations, should reach the undersigned not later than the 3rd of October next.

A. WILLIAM REID,

Assistant Locomotive Superintendent, (Stores)