THE

OFFICIAL GAZETTE

OF THE



EAST AFRICA

PROTECTORATE

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CORRIGENDA.

The steamer "Troldfos" was consigned to "The Norway East Africa Trading Co." and not to S. M. & Co., as given in the "Official Gazette" of the 15th instant.

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EAST AFRICA PROTECTORATE.

AN ORDINANCE

No. 9 of 1913.

An Ordinance to make provision for the Isolation and Detention of Persons affected with Leprosy. [13th October, 1913.]

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 Leprosy Ordinance, 1913," and Short Title and shall come into operation on such date as the Governor may, by notification in Commencement the Gazette, determine.

2. In this Ordinance, unless inconsistent with the context:---

"Leprosy" shall mean all forms of disease caused by the bacillus lepræ of Hansen;

"Asylum" shall mean any building or collection of buildings erected and established under the provisions of section 3 of this Ordinance and used for the treatment or detention of persons affected with leprosy together with the land surrounding such buildings and set apart and defined under the said section for the occupation of such persons;

"Medical Practitioner" shall mean a duly qualified Medical Practitioner;

"Medical Officer" shall mean a Medical Practitioner in the service of the Government;

"Magistrate" shall mean any Magistrate empowered to hold a Subordinate Court of the 1st, 2nd or 3rd class; and

"Proclaimed Area" shall mean a local area specified in a proclamation issued by the Governor under sub-section (3) of section 3 of this Ordinance.

Establishment of Asylums.

- 3. (1) It shall be lawful for the Governor to erect and establish from Power to appropriate time to time within the Protectorate asylums for the detention establish leper asylums thereon. of persons removed thereto under this Ordinance and for the purpose of acquiring sites for the erection and establishment of asylums to appropriate and set apart any unalienated Crown Land and to order the fencing and enclosing of any land so appropriated and set apart.
 - The establishment of any asylum and boundaries of any land (2)appropriated and set apart for such purpose shall be notified and defined by notice in the Gazette.
 - (3) For the purpose of preventing the spread of leprosy, the Governor may, by proclamation in the Gazette, direct that, from a date named therein, until further order, all persons affected with leprosy found within any local area specified in such proclamation shall be removed to and detained in an asylum.

Isolation, Removal and Detention of Lepers.

4. Whenever it shall come to the knowledge of any person that some other Duty of all persons to person within a proclaimed area outside an asylum and not exempted under of leprosy within a proclaimed area. section 28 from the provisions of this Ordinance is affected with or is suspected of being affected with leprosy such first-named person shall forthwith report such fact or suspicion upon oath to a Magistrate of the district in which he is residing. Any person who shall neglect to act in accordance with this section shall be guilty of an offence.

Interpretation of terms

Duty of Magistrate to isolate suspect on notification.

Duty of Magistrate to cause medical examination to be made of suspect.

Discharge of suspect if not affected.

Issue of interim reception order by Magistrate if medical officers report suspect to be affected and doubtful cases.

8.

Voluntary submission to treatment of persons affected with leprosy.

Issue of detention order by Chief Secretary when satisfied that person detained under recep tion order is affected with leprosy.

11.

12.

Procedure by Chief Secretary when not satisfied that person detained under reception order is affected with leprosy.

Every Magistrate to whom a report is made under the last preceding 5.section shall issue an order requiring a Police Officer to take steps that the person mentioned in such report be detained in a place of isolation in manner prescribed by regulations under this Ordinance until he shall have been examined as in the next succeeding section provided.

Every Magistrate who shall have issued such isolation order as aforesaid 6. shall cause such person to be examined as soon as possible by two medical practitioners one of whom shall if possible be a Medical Officer and obtain a report from them of such examination.

7. If such medical practitioners aforesaid shall report that the person alleged to be affected with leprosy is not so affected the Magistrate shall forthwith discharge him from detention in isolation.

- (1) If such medical practitioners aforesaid shall report that the person alleged to be affected with leprosy is so affected or that it is doubtful whether he is so affected or not the Magistrate shall order him as in this section described to be removed to an asylum therein to be detained in accordance with the provisions of this Ordinance.
- (2)Any such order as is in this section described shall be termed an interim reception order and shall be addressed to the Superintendent of some asylum and shall be delivered to a Police Officer.
- An interim reception order shall authorise any Police Officer to (3)conduct the person named therein to the asylum named in such order and shall further authorise the reception and detention of such person in such asylum until the Chief Secretary shall have transmitted to the Superintendent of the asylum an order of further detention or discharge as hereinafter provided.

Duty of Superintendent 9. Any Superintendent who has received any person into an asylum under interim reception order an interim reception order shall as soon thereafter as possible transmit to the Chief Secretary:

> (a)the interim reception order:

(b)the reports of the medical practitioners mentioned in section 6. If any person within a proclaimed area suspects that he is affected 10.with leprosy and shall desire to submit himself to treatment therefor or to be placed in isolation in accordance with the provisions of this Ordinance he may for such purpose present himself to a Magistrate of the district in which he is residing and such Magistrate shall thereupon having ordered such person to be detained in isolation as in section 5 is provided require two medical practitioners (one of whom shall if possible be a Medical Officer) to examine such person; and if such medical practitioners shall report that such person is not affected with leprosy the provisions of section 7 shall apply in the case of such person; and if such medical practitioners shall report that such person is affected with leprosy or that it is doubtful whether such person is so affected or not the provisions of sections 8 and 9 shall apply to such case.

Whenever the Chief Secretary shall be satisfied that any person (1)detained under an interim reception order as aforesaid is affected with leprosy he shall make and sign an order (herein described as a detention order) which shall be addressed to the Superintendent of some asylum.

- A detention order shall authorise the detention in accordance (2)with the provisions of this Ordinance of the person named therein and shall be in force until cancelled by the Chief Secretary.
- The Medical Officer appointed to an asylum shall, at least once a (3)year, and oftener if so required by the Chief Secretary, transmit to the Chief Secretary a report as to the condition of each person detained in the asylum, and if on consideration of such report the Chief Secretary shall consider the further detention of any person unnecessary he may cancel the detention order and direct such person to be discharged.

Whenever the Chief Secretary shall not be satisfied that a person (1)detained under an interim reception order is affected with leprosy he shall submit all medical reports transmitted to him under this Ordinance concerning such person to the Principal Medical Officer for the Protectorate and may direct any further medical examination he may consider necessary of such person.

- If on consideration of the report of the Principal Medical Officer (2)or of the further medical examination (if any) he is satisfied that such person is affected with leprosy he shall make and sign a detention order as in section 11 is provided.
- (3)If on consideration of the report of the Principal Medical Officer aforesaid or of the further medical examination (if any) he shall not be satisfied that a person detained under an interim reception order is affected with leprosy he shall transmit an order to the Superintendent of the asylum in which such person is detained directing his discharge therefrom.

13. The Chief Secretary may notwithstanding any thing in this Ordinance Secretary to order contained at any time on sufficient reason to him appearing issue an order to the discharge from asylum at any time. Superintendent of any asylum directing the discharge of any person from detention therein or the removal of any person detained therein to another asylum for detention under this Ordinance, or, with the consent of such person, to a private asylum which has been named in a notice issued by the Governor under section 28 sub-section (1).

Management of Asylums.

The Governor may appoint from time to time Superintendents who Appointment of Superintendents 14.erintendents of shall have the direction and management of any asylum to which they shall asylum. respectively be appointed but shall in carrying out their powers and duties be subject to the supervision and directions of the Principal Medical Officer. The Principal Medical Officer may from time to time subject to any Regulations made under this Ordinance appoint Medical Officers, attendants, guards and other officers to any asylums and remove such officers.

It shall be the duty of every Superintendent to inspect from time to Duties of Superintendents. 15. time in accordance with Regulations made hereunder the asylum to which he shall have been appointed and the persons detained therein and to cause proper food and necessary comforts to be supplied to such persons and to cause the premises to be properly and cleanly kept and to perform such other duties and exercise such powers as may be imposed and conferred upon him by this Ordinance or by any Regulations made thereunder.

- No person shall be permitted to enter any asylum except in Intercourse of persons detained in asylums accordance with the Regulations to be made in that behalf under with each other and persons outside. 16.(1)this Ordinance.
 - (2)Save as in this Ordinance provided and save as may be provided by any Regulations made thereunder no communication or intercourse shall be allowed between persons detained in any asylum and any person not detained therein who is not an officer or attendant thereof.
- 17. (1) Every person placed in isolation or during the course of removal Suspects and detained to or while detained in an asylum under the provisions of this lawful enstody. Ordinance shall be deemed to be in lawful custody until discharged therefrom under this Ordinance and while in such custody shall be subject to the provisions of this Ordinance and any Regulations made thereunder.
 - Any person who shall escape from such lawful custody may be (2)pursued, arrested without warrant and taken back into custody by any person whomsoever wheresoever he may be found.

18. Every person detained in lawful custody under the provisions of this Persons detained may receive visits subject Ordinance shall be permitted to receive visits from relatives, friends or legal to regulations. advisers at such reasonable times and subject to such restrictions as may be determined by Regulations made under this Ordinance.

19. The cost of the erection, establishment, and maintenance of asylums, Cost of erection and maintenance of any persons detained to be defrayed out of the removal of persons to, and of the maintenance of any persons detained to be defrayed out of therein (save in so far as such cost of maintenance may be otherwise defrayed in accordance with section 20 of this Ordinance), the salaries and wages of Superintendents, attendants or other officers of asylums and of the disinfecting and cleansing of the residence of persons isolated and the maintenance of such persons during the period of isolation shall be defrayed out of the general revenue of the Protectorate.

THE OFFICIAL GAZETTE

Power to Superintendent to allow persons detained to build habitations for themselves and defray cost of maintenance.

Care and administration of property of persons confined or detained in asylums.

21.

20. It shall be lawful for the Superintendent whenever a person detained under this Ordinance shall be possessed of sufficient means to receive or recover from such person the expense of his maintenance and to allow such person to build for himself or contract to be built a habitation within the limits of an asylum and such Superintendent may for such purposes enter into on behalf of the Government special agreements with such person or his lawful representative.

(1) The High Court may appoint a Manager for the temporary or permanent care and administration of any property of a person removed to an asylum for detention under this Ordinance and the provisions of sections 9 to 22 inclusive of the Indian Lunacy Act XXXV of 1858 shall *mutatis mutandis* apply for the purposes of such care and administration of the property of any such person.

It shall be lawful for the Attorney-General to lay any reports of (2)evidence concerning the removal of a person for detention under this Ordinance together with evidence as to any property possessed by such person before the High Court for its consideration and the High Court may upon consideration of such reports and evidence appoint a Manager for the care or custody of the property of any such person aforesaid and where it appears to the High Court desirable that temporary provision should be made for the maintenance or other necessary requirements of such person or any member of his family out of any money or available securities belonging to him in the hands of his bankers or of any other person the High Court may authorise such banker or other person to pay to the Manager such sums as may be deemed necessary and may give directions as to the application thereof for the benefit of such person aforesaid or for the relief of his family or any member thereof.

Miscellaneous.

22. Whenever any person shall have been placed in isolation by order of a Magistrate under section 5 of this Ordinance such Magistrate shall cause the residence of such person to be forthwith cleansed and disinfected in accordance with the advice of a Medical Officer and in accordance with any further directions given in that behalf by the Principal Medical Officer.

- (1) It shall be the duty of every person detained in an asylum under this Ordinance to submit himself to be photographed from time to time as the Superintendent shall think fit to enable the course of his disease to be ascertained.
- (2) Any such person who shall refuse to allow himself to be photographed as aforesaid or shall obstruct any person entrusted with this duty in the execution of such duty shall be guilty of an offence.
- (3) Any person who shall give, supply, or exhibit any such photograph obtained under this section to any person to whom he is not expressly or by Regulation authorised to give supply or exhibit such photograph shall be guilty of an offence.

24. Any person guilty of an offence under this Ordinance shall be liable upon conviction to a fine not exceeding 750 rupees or to imprisonment of either description for a period not exceeding six months or to both such fine and imprisonment.

25. It shall be lawful for the Governor to make Regulations and to prescribe the penalties for the breach thereof not exceeding the penalties in the last preceding section mentioned :---

- (a) for the isolation examination and removal to asylums of persons affected or suspected of being affected with leprosy;
- (b) for the appointment and duties of Superintendents, medical officers, guards, attendants, and other officers of asylums and the removal of such officers;
- (c) for the classification, treatment, instruction, and employment of persons detained in asylums;
- (d) as to the rations and clothing of persons detained in asylums;

Cleansing and disinfecting of residence of persons solated

Photographing of persons confined in asylums.

23.

Penalties for contravention of Ordinance.

make Regulations and provide penalties for the breach thereof.

impr Regulations and le penalties for 28.

- (e) as to the intercourse of persons detained in an asylum with each other and with persons not so detained and generally for the discipline and good order of persons so detained :
- (f)for the removal to and detention within an asylum of any person serving or sentenced to a term of imprisonment if certified by a Medical Officer to be affected with leprosy;
- as to the setting apart of places within any asylum for the (g)special confinement and punishment of persons convicted and sentenced during detention or whilst employed in an asylum, or of persons who have been convicted and sentenced for any offence by any competent Court and removed to an asylum under this Ordinance;
- (h) for the appointment and duties of a Visiting Committee to any asylum, or otherwise providing for the visitation of asylums;
- prescribing forms to be used for the purposes of this Ordinance;
- generally for the carrying out of the provisions of this (j)Ordinance.

26. Notwithstanding anything in this Ordinance contained the examination Examination and report of one medical practitioner shall suffice for the purpose of an interim practitioner to temporatily suffice reception order under this Ordinance whenever undue delay or inconvenience where two not available. would result in obtaining an examination and report by two medical practitioners; provided always that the results of an examination and the report of one medical practitioner be confirmed by another medical practitioner as soon as the same can conveniently be obtained.

27. It shall be the duty of every Police Officer to execute any lawful order Duty of police officer of the Chief Secretary or any Magistrate issued under the provisions of this made under Ordinance. Ordinance and any person resisting or obstructing any Magistrate medical practitioner or other person charged with a duty under this Ordinance in the execution of such duty shall be guilty of an offence.

- If the Governor is satisfied that proper provision will be made for the Governor may exempt care comfort and custody of persons affected with leprosy and affected with leprosy for regulating intercourse between such persons and persons whilst inmates of approved private not so affected, in any private leper asylum established before asylums. the commencement of this Ordinance or thereafter intended to be established, he may by notice in the "Gazette" exempt from the provisions of this Ordinance all persons affected with leprosy if and so long as they shall remain within the private leper asylum specified in such notice.
- The Governor may at any time, by notice in the "Gazette" Cancellation of exemption. Cancel any exemption made by him under the preceding sub-(2)section either in respect of all the inmates of a private leper asylum specified in such notice or in respect of such inmate or inmates as may be specified in the notice.
- Any Medical Officer may at any time enter any private leper Inspection of private level asylums. (3)establishment specified in any notice under sub-section (1) of this Ordinance, and inspect the same and examine the inmates; and every such asylum shall be inspected, and a report thereon sent to the Governor, by a Medical Officer appointed by the Principal Medical Officer on that behalf, at least once in every

AN ORDINANCE

No. 10 of 1913.

The Public Health Ordinance, 1913.

[13th October, 1913.]

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

- This Ordinance may be cited as "The Public Health Ordinance, Short Title. 1. (1)1913."
 - (2)This Ordinance shall apply to:

one medical

Application.

2.

3.

Provisions as to division, &c. of any lands for building sites.

- (a) all lands situate within five miles of the limits of any Township.
- (b) all lands situate within two miles of any Railway Station, and
- (c) any area to which the Governor may by notice in the Gazette apply the Ordinance.
- (1) There shall for the purposes of this Ordinance be a Board of Health hereinafter referred to as the "Board" which shall consist of the Principal Medical Officer, the Chief Sanitary Officer, the Director of Public Works and such other person or persons, not being more than three in number, as the Governor may appoint.
- (2) A meeting of the Board may be summoned at any time by notice in writing given by the Clerk to the Board.
- (3) The Principal Medical Officer, or in his absence the Chief Sanitary Officer, shall preside. The President and three members of the Board shall form a quorum. All questions shall be determined by the majority of votes. When the opinions of the members of the Board present at a meeting are equally divided, the President, in addition to his vote as a member, shall have a casting vote.
- (1) There shall not be any division and letting in lots of less than three acres, or any division and sale in lots of less than three acres, for building sites of any land not within a Township, until :
 - (i) There shall have been deposited with the Board:
 - (a) a plan in duplicate showing the situation and boundaries of suchland, the manner in which it is intended to divide the land, the position and width of roads to be made over and through such land, the intended position of surface drains, the area (if any) to be reserved for residential purposes only, the area (if any) to be reserved for business premises only, the area (if any) to be reserved for the occupation of Europeans only, the area (if any) to be reserved for the occupation of Non-Natives (not being Europeans) only, the area (if any) to be reserved as a Native Location, the area (if any) to be reserved for recreation grounds or as open spaces, and the area (if any) to be reserved for any public buildings.
 - (b) a statement in writing by the owner of the land as to :
 - (i) the provisions which have been made or will be made for the construction of any road or roads or of any drain shown on the plan.
 - (*ii*) the source from which the occupants of the lots can procure a suitable and sufficient water supply;
 - (c) such other documents, statements, information, map, plan or thing as the Board may demand; and
 - (ii) The Board's approval of the plan has been notified to the owner in the manner hereinafter provided.
- The Board shall, as soon as conveniently may be after the receipt (2)of such plan and statement, consider the same and may request the owner of the land or his representative to attend before it and lay before it or explain any facts relating to the matter, and when such plan is approved the President of the Board shall forward one copy thereof to the owner of the land to which it relates with a certificate that the plan has been approved and upon receipt thereof such owner may proceed to divide and let, or divide and sell (as the case may be) the landreeferred to in accordance with such plan; provided always that if the Board does not approve of such plan the President of the Board shall forthwith communicate the decision of the Board in writing to the owner of such land, who may within twenty-eight days after the receipt of such communication appeal to the Governor in Council whose decision shall be final.
- (3) The duplicate of a plan approvd by the Board shall be certified by the President and depositedein the office of the Chief Sanitary Officer.
- (4) Any person dividing any land and letting any lot or dividing any land and selling any lot before such plan has been approved as aforesaid or except with the consent in writing of the Board

otherwise than in accordance with such approved plan shall be liable to a penalty not exceeding fifteen rupees for every day or part of a day in which the provisions of this section or any of them have not been complied with.

- (5)Any person renting or purchasing any piece of any land so divided and let or so divided and sold before such plan as aforesaid has been approved or, except with the consent in writing of the the Board, otherwise than in accordance with such plan shall be liable to a penalty not exceeding fifteen rupees for every day or part of a day in which the provisions of this section or any of them have not been complied with.
- Whenever any plan or note or memorandum on any plan approved (6)by the Board shall show that any area is to be reserved for any special purpose or for the occupation of any class of persons, any person who shall without the consent in writing of the Board use or permit to be used or shall occupy or permit to be occupied any land with such area otherwise than as shown as aforesaid shall be guilty of an offence and shall be liable to a penalty not exceeding fifteen rupees for every day or part of a day during which the offence shall continue.
- (7)Where before the commencement of this Ordinance any land shall have been laid out in lots for building sites, the Governor in Council may by order published in the "Gazette" postpone the operation of this section in relation to such land for such time as may be specified in such order.
- Whenever the Board shall consider that in the interest of the Power of Board (1)public health any road or drain shown on a plan deposited with land to furnish it under the last preceding section should be constructed, or security for that a proper and sufficient water supply should be provided for constructing road, the area to be divided and let or sold in lots, it may before interest of the public approving the plan require the owner of the land to give an health. undertaking in writing that he will construct such read or drain or provide such water supply to the satisfaction of the Board within such time as the said Board shall determine.
- (2) The owner of any land who may be required to give any undertaking under the preceding sub-section shall give or procure to be given to the Government of the Protectorate security by bond with one or more sureties approved by the President of the Board in such sum not exceeding the estimated cost of the works required to be constructed or provided as the Board may determine for the faithful and punctual fulfilment of such undertaking, and the Board shall not approve the plan of the proposed division until such security shall have been given.
 - Provided, however, that any owner who is required to give such undertaking may appeal to the Governor in Council whose decision shall be final.
- (3)Whenever any person shall give a bond under the last preceding sub-section, and it shall appear that a condition of such bond has been broken, the Attorney General may sue for and recover for the use of the Government of the Protectorate the amount recoverable in respect of such breach of the condition of the said bond.
- (4) Any sum recovered in respect of the breach of a condition of a bond under this section shall be devoted to such purposes in connection with the land in relation to which the bond shall have been given as the Governor in Council shall determine.

All penalties under this Ordinance shall be recovered as a civil Penalties under this Ordinance how debt recoverable summarily on the complaint of the Chief recoverable. Sanitary Officer or of some other officer or person authorised by the Chief Sanitary Officer to lay such complaint, and shall be paid to the revenues of the Protectorate.

Provided, however, that the Court may in any such proceedings and in cases where upon consideration of the circumstances it shall deem it expedient so to do, mitigate the payment of the penalty or penalties claimed.

5. (1)

-1.

(2) Every Director and Manager of a Company shall be liable to the penalties for a contravention of this Ordinance by such Company.

6. For the purposes of this Ordinance the term "Township" shall mean a place declared to be a Township for the purposes of the East Africa Townships Ordinance, 1903, and the term "owner" in relation to any land in respect of which a plan has been deposited under Section 3 of the Ordinance shall mean the person by whom or on whose behalf such plan shall have been deposited.

AN ORDINANCE

No. 11 of 1913.

An Ordinance to supply a further sum of money for the service of the year ending the 31st of March, 1913.

[13th October, 1913.]

1

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

1. The public revenue for the year 1912-13, and other funds of the East Africa Protectorate are hereby charged towards the service of the year ended 31st day of March, 1913, with a further sum of thirty-nine thousand three hundred and forty-four pounds two shillings and five pence, in addition to the sums provided by the Appropriation Ordinance, 1912.

2. The money granted by this Ordinance shall be applied to the purposes and services expressed in the schedule annexed hereto.

3. The Treasurer of the Protectorate is hereby authorised and required, from time to time, upon warrant or order of the Governor, to pay out of the Revenue and other funds of the Protectorate, for the several services specified in the schedule, the said sum of thirty-nine thousand three hundred and fortyfour pounds two shillings and five pence, which have come in course of payment during the year ended on the 31st day of March, 1913.

4. This Ordinance may be cited as "The Supplementary Appropriation Ordinance, 1913."

Schedule.

	AMOUNT.			
13.	HEADS OF EXPENDITURE. Pensions His Excellency the Governor Provincial Administration Provincial Administration, Special Expenditure Prisons Prisons	 	· · · · · · · · · · · · · · · · · · ·	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
$14. \\ 18a. \\ 19. \\ 21.$	Prisons SpecialExpenditure Medical Department Military, Special Expenditure Miscellaneous Services Post Office and Telegraphs Railway Special Expenditure Agricultural Department do do Special Expenditure	···· ··· ···	· · · · · · · · · · · · · · · · · · ·	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
$25a. \\ 24. \\ 25. \\ 30. \\ 32. \\ 35. $	Forest Department Game Department Public Works Recurrent Abolition of Slavery Special Expenditure for Magadi	•••	···· ···· ····	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
		Total	£	39,344 2 5

Public Revenue charged.

Application of money granted.

Treasurer's authority for payment.

Short Title.

"Terms" defined.

5.

AN ORDINANCE

No. 12 of 1913.

An Ordinance to make further and better provision for the Regulation of Wireless Telegraphy.

[13th October, 1913.]

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 Wireless Telegraphy Ordinance, Short Title. 1913.

2. The expression "wireless telegraphy" means any system of Interpretation. communication by telegraph as defined by The Indian Telegraph Act 1883 without the aid of any wire connecting the points from and at which the messages or other communications are sent and received.

Provided that nothing in this Ordinance shall prevent any person from making or using electrical apparatus for actuating machinery or for any purpose other than the transmission of messages.

3. The Governor may whenever he shall deem it expedient to do so, licence Licences for the establishment of any wireless telegraph station or the installation or working wireless teleof any apparatus for wireless telegraphy in any place in the Protectorate or on graphy may be board any British ship registered in the Protectorate.

- 4. (1) No person shall establish any wireless telegraph station or instal or Licences for work any apparatus for wireless telegraphy in any place in the wireless Protectorate or on board any British ship registered in the ^{telegraphy}. Protectorate except under and in accordance with a licence granted in that behalf by the Governor.
 - (2) Every such licence shall be in such form and for such period as the Governor may determine and shall contain such terms, conditions and restrictions on and subject to which the licence is granted as the Governor shall consider desirable in the public interest.
 - (1) If any person establishes a wireless telegraph station without a Penalty for establishing a licence in that behalf or instals or works any apparatus for wireless telegraphy without a licence in that behalf he shall be station or working appaliable to a fine not exceeding one thousand and five hundred ratus without a rupees or to imprisonment of either description for a term not licence. exceeding twelve months and in either case be liable to forfeit any apparatus for wireless telegraphy installed or worked without a licence but no proceedings shall be taken against any person under this Ordinance except with the previous sanction of the Attorney General.
 - (2) If a Magistrate is satisfied by information on oath that there is reasonable ground for believing that a wireless telegraph station has been established without a licence in that behalf or that any apparatus for wireless telegraphy has been installed or worked in any place or on board any ship within the jurisdiction without a licence in that behalf he may grant a search warrant to any police officer to enter and inspect the station, place or ship and to seize any apparatus which appears to him to be used or intended to be used for wireless telegraphy therein.

Power to make Regulations.

6.

(1) The Governor may make regulations for all or any of the following matters:—

- (i) for prescribing the form and manner in which applications for licences under this Ordinance are to be made;
- (ii) for prescribing the fees payable on the grant of any licence;
- (iii) for regulating the manner in which apparatus for wireless telegraphy on board a merchant ship whether British or foreign in the waters of the Protectorate shall be worked so as to prevent interference with naval signalling or the working of any wireless telegraph station lawfully established, installed or worked in the Protectorate or the waters thereof and so as not to interrupt or interfere with the transmission of any wireless messages between wireless telegraph stations established as aforesaid on land and wireless telegraph stations established on ships at sea;
- (iv) for prohibiting except with the special or general permission of the Postmaster General of the Protectorate the working or using of any apparatus for wireless telegraphy on board a merchant ship whether British or foreign whilst such ship is in any of the harbours of the Protectorate;
- (v) for prohibiting or regulating in case at any time in the opinion of the Governor an emergency has arisen in which it is expedient for the public service that His Majesty's Government should have control over the transmission of messages by wireless telegraphy on board merchant ships whether British or foreign in the waters of the Protectorate the use of wireless telegraphy on board such ships while in such waters by such further rules as the Governor may see fit to make from time to time and either in all cases or in such cases as may be deemed desirable.
- (2) Provided that no regulations made in respect of the matters described in paragraphs (iii) (iv) and (v) of this section shall apply to the use of wireless telegraphy for the purpose of making or answering signals of distress.

7. When an applicant for a licence proves to the satisfaction of the Governor that the sole object of obtaining the licence is to enable him to conduct experiments in wireless telegraphy a licence for that purpose shall be granted subject to such special terms, conditions and restrictions as the Governor may think proper but shall not be subject to any rent or royalty.

- 8. (1) Every omission or neglect to comply with and every act done or attempted to be done contrary to the provisions of this Ordinance or of any Regulation made thereunder or in breach of the conditions and restrictions subject to or upon which any licence has been issued shall be deemed to be an offence against this Ordinance and for every such offence not otherwise specially provided for the offender shall in addition to the forfeiture of any articles seized be liable to a fine of seven hundred and fifty rupees.
 - (2) All convictions, forfeitures and fines under this Ordinance or any Regulations thereunder may be had and recovered before a Magistrate of the first class, and every such Magistrate shall have jurisdiction to pass any sentence authorised by this Ordinance on any European or other Non-Native convicted of an offence against this Ordinance notwithstanding anything in any Ordinance or law limiting the jurisdiction of such Magistrate over Europeans and Non-Natives.

9. The Wireless Telegraphy Ordinance, 1908, is hereby repealed. Provided however—

- (1) Every licence granted under the said Ordinance and in force at the commencement of this Ordinance shall be deemed to have been granted under this Ordinance.
- (2) All Regulations made under the said Ordinance and in force at the commencement of this Ordinance shall be deemed to have been made under this Ordinance and shall continue in force until other provision is made.

Licences for experimental purposes.

Penalties.

Repeal.

3.

AN ORDINANCE

No. 13 of 1913.

An Ordinance to amend the Lamu Boat Registration Ordinance, 1906.

[13th October, 1913.]

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 Lamu Boat Registration short Title. (Amendment) Ordinance, 1913," and shall be read as one with the Lamu Boat Registration Ordinance, 1906, hereinafter referred to as the Principal Ordinance,

2. (1)

The Schedule to the Principal Ordinance is hereby repealed and Repeal of Schedule there shall be substituted therefor the Schedule hereto.

- Ordinance and substitution of new Schedule.
- The Governor may from time to time by notice in the "Gazette" Power to Governor (2)cancel, alter or add to the Scale of Fees and the Tariff of Fares and tariffs. set forth in the Schedule hereto, and on the publication of such notice the said Schedule shall be deemed to be amended in accordance with the terms of such notice.
- The Governor may issue rules regulating any matters or things Governor may issue in connection with boats licensed and a distributed in the second se (1)in connection with boats licensed under the Principal Ordinance and the owners and members of the crew of such boats which in his opinion may require to be regulated.
 - Any person who shall be guilty of a breach of any such rule shall of the Ordinance. (2)be liable to the penalties prescribed for a breach of the provisions of the Principal Ordinance.

SCHEDULE.

Table of fees under the Registration of Boats at Lamu Ordinance, No. 22 of 1906. SCALE OF FEES UNDER SECTION 2.

LICENCES FOR BOATS AT LAMU AND SHELLA.

3rd Class passenger boats under 4 tons.......Rs. 5 per year. 2nd Class passenger boats from 4 to 7 tons......Rs. 10 per year. 1st Class passenger boats over 7 tons......Rs. 12 per year.

TARIFF OF FARES REFERRED TO IN SECTION 5.

	From Lai Steame: harboi	r in	From Lamu to Steamer at Shella.		From Shella beach to Steamer at Lamu.		From Shella beach to Steamer off Shella.	
TIME FROM 6 A.M. TO 8 P.M.	Rs.	Cts.	Rs.	Cts.	Rs.	Cts.	Rs.	Cts.
For all classes of boats, per passenger single trip.Per box or package (personal luggage), single trip.Tariff for cargo, per 100 packages, single		19 9	+	25 12	+	25 12		12 6
trip.	10		12		12		. 10	

† The minimum charges in these two cases shall be not less than one rupee for single trip.

NOTE :- For each passenger double journey, double the above fares and 25 cents extra for every hour's detention.

Between 8 p.m., and 6 a.m. double the above fares and 50 cents extra for every hour's detention.

	Rs.	Cts
For 1st Class boats for a whole day	6	0
do do do for half a day	4	0
For 2nd Class boats for a whole day	5	0
do do do for half a day	3	0
For 3rd Class boats for a whole day	3	0
do do do for half a day	2	0
25 cents for every hour's detention.		
NOTE :		
<i>v</i> 1		

AN ORDINANCE

No. 14 of 1913.

An Ordinance to make provision for the suppression of the Abuse of Opium and certain other Opiates.

[13th October, 1913.]

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

This Ordinance may be cited as "The Abuse of Opiates Prevention 1. Ordinance, 1913" and shall come into operation on the 1st day of January, 1914.

Definitions.

Short Title and

commencement.

- In this Ordinance unless the context otherwise requires :----2.
 - "Druggist" shall mean a person duly registered and licensed as a Druggist in accordance with the provisions of The Drugs and Poisons Ordinance, 1909.
 - "Medical Practitioner" shall mean a duly qualified Medical Practitioner.
 - "Opiates" mean opium, bhang, morphine, cocaine and heroine, and any other product or preparation which the Governor may, from time to time, by notice in the "Gazette" declare to be included in the said term.
 - "Oprum" includes raw opium, prepared opium, medicinal opium, and Such substances, being extracts of opium, as the Governor may, from time to time, by notice in the "Gazette" declare to be included."Raw Opium" means the spontaneously coagulated juice obtained from the capsules of the papaver somniferum, which has only been

 - submitted to the necessary manipulations for packing and transport. "Prepared Opium" means the product of raw opium, obtained by a series of special operations, especially by dissolving, boiling, roasting and fermentations, designed to transform it into an extract suitable for consumption, and includes dross and other residues remaining when opium has been smoked.
 - "Medicinal Opium" means raw opium which has been heated to 60° centigrade and contains not less than 10 per cent of morphine, whether or not it be powdered or granulated or mixed with indifferent materials.
 - "Morphine" means the principal alkaloid of opium, having the chemical formula C₁₇ H₁₉ NO₃, and includes its salts and all preparations containing more than 0.2 per cent of morphine.
 - "Cocaine" means the principal alkaloid of the leaves of Erythroxylon Coca, having the formula C_{17} H₂₁ NO₄, and includes its salts and all preparations containing more than 0.1 per cent of cocaine.
 - "Heroine" means Diacetyl-morphine, having the formula C₂₁ H₂₃ NO₅, and includes its salts and preparations containing more than 0.1 per cent of heroine.
 - "Medical Officer" means a Medical Practitioner in the service of the Medical Department of the Government.

4.

It shall be the duty of every Medical Practitioner and every Druggist Medical Practi-tioners and Druggist 3. who, at the date of the coming into operation of this Ordinance, is in possession to make returns of of opiates to make a return to the Principal Medical Officer of all stocks of opiates the quantity of in their possession and the Principal Medical Officer shall issue a permit author-date of operation of izing the possession of the stocks so declared. Every such return shall be made this Ordinance. prior to a date to be notified in the "Gazette" and in a form prescribed by Rules.

Any person as aforesaid who fails to make such return as aforesaid within the prescribed period or who sells or is found in possession of any opiate without having obtained a permit under this section shall be liable, on conviction, to the penalties mentioned in section 4 of this Ordinance.

- (1)From and after the coming into operation of this Ordinance no Prohibition of person (other than a Druggist or a Medical Practitioner) shall opiates except under import into the Protectorate any opiate, and no Druggist or permit issued only Medical Practitioner shall import any opiate unless authorised by ^{to Chemists and} Druggists. a permit stating the quantity which may be imported and signed by the Principal Medical Officer; and such permit shall be in the form and shall contain such conditions as may be prescribed by Rules.
- Any officer of Customs may detain any such substance imported (2)into the Protectorate after the coming into operation of this Ordinance until a permit under this section has been produced in respect thereof.
- Any person contravening the provisions of this section or the (3)conditions of any permit issued thereunder shall be liable, on conviction, to a fine not exceeding 750 Rupees and in default of payment to imprisonment of either description for a period not exceeding six months or to such imprisonment without the option of a fine or to both such fine and such imprisonment and any opiate suspected of having been unlawfully imported may be seized and if any person be convicted of a contravention of this section or the conditions of such permit aforesaid the opiate in respect of which such contravention shall take place shall be forfeited.
- (4) No permit shall be granted under sub-section (1) of this section authorising the importation of prepared opium.
- It shall be unlawful for any person to produce, manufacture, or Production, 5. (1)export any opiate, except under and in accordance with the condi- export of opiates tions of a licence on that behalf, granted under this Ordinance. prohibited
 - Save as in this Ordinance provided no person shall sell or supply Sale of opiates (2)any opiate, anything in the Drugs and Poisons Ordinance, 1909, by this Ordinance notwithstanding.
 - Any person contravening the provisions of sub-section (1) or sub-(3)section (2) of this section shall be liable, on conviction, to the penalties mentioned in section 4 of this Ordinance.

Every Medical Practitioner or Druggist may purchase any opiate Conditions of 6. from any person authorised under section 3 to possess or under section 4 purchase by Medical Practitioners and to import such opiate provided that no such purchase shall be effected except Druggists, upon a request in writing signed by the purchaser stating the quantity which he desires to purchase and such written request shall be retained and preserved by the selier and shall be open to the inspection of the Principal Medical Officer or such other person as may be authorised in writing by him or by any Magistrate

Every person entitled under section 3 to possess or under section 4 to Persons entitled to 7. import or under section 6 to purchase any opiate may keep and sell the same sell opiates, to keep subject to the provisions of this Ordinance and shall cause to be entered in a books containing records for book to be exclusively kept for the purpose :inspection of Principal Medical

- (i) the quantity of opiates imported or acquired.
- (ii) the date of its importation or acquisition.
- (iii) the person from whom and the place from which the same was imported or acquired.
- (iv)the quantity which has been disposed of and whether by sale or process of compounding; and if such disposal be by sale the date of such sale and the name and address of such purchaser, and if sold under a permit the number of the permit issued under section 10 of this

provided.

Officer and

authorised persons,

Ordinance or if sold under the prescription of a Medical Practitioner a reference to the prescription, unless the opiate aforesaid has been sold under section 6 in which case the facts relating to such sale shall be entered in the book.

Every such book shall be kept so as to clearly show in addition to the purchases and sales the amount of opiates held in stock and every such book shall be open to the inspection of the Principal Medical Officer or such other person as may be authorised in writing by him or by any Magistrate.

8. Any person who shall sell any opiate to a Medical Practitioner or Druggist in contravention of the provisions of section 6 and any Medical Practitioner or Druggist who shall purchase any opiate from a person not authorised under section 3 to possess or under section 4 to import such substance and any person required by sections 6 or 7 to keep such written request to purchase or book as therein described who shall not keep such written request or book or who shall fail to produce the same for inspection when demanded by the Principal Medical Officer or person authorised by him or by a Magistrate as aforesaid shall on conviction be liable to a fine not exceeding 750 Rupees and in default of payment to imprisonment of either description for a period not exceeding 6 months or to such imprisonment without the option of a fine or to both such fine and such imprisonment.

9. Any person who shall have in his possession or on any premises occupied by him any opiate (except the opiate shall have been lawfully sold or supplied to him by a Medical Practitioner or Druggist) unless he be a person authorised in accordance with this Ordinance to keep for sale or sell or to manufacture or produce the same shall be liable on conviction in addition to any penalties to which he may be otherwise liable under this Ordinance or any other law to a fine not exceeding 750 Rupees and in default of payment to imprisonment of either description for a period not exceeding 6 months or to such imprisonment without the option of a fine or to both such fine and such imprisonment and any such opiate found shall be forfeited.

- 10. (1) During a period of 6 months immediately succeeding the date of the commencement of this Ordinance, but not afterwards, any Medical Officer may, in his discretion, grant to a person residing in the district or place for which he is appointed:
 - (a) who, in his opinion, acquired the habit of opium smoking or opium consumption prior to that date; and
 - (b) whose health would, in his opinion, be detrimentally affected by an immediate discontinuance of that habit;

a written permission to possess opium during such time as may be specified in the permit, which time shall not exceed the period above-mentioned. The quantity in respect of which the permit is granted shall be specified therein and shall not exceed four ounces for one month

- (2) No such permit shall be granted unless the person aforesaid gives his full name and address and impresses upon the permit and upon the Medical Officer's records his digit prints.
- (3) Any such permit shall be an authority to any Medical Practitioner or Druggist to sell, during the period specified in the permit, to the person to whom the permit was granted the quantity of opium named therein or as the case may be the remainder of the quantity not yet supplied thereunder, and shall further be an authority to that person to be in possession of such quantity or remainder; but no opium shall be sold or supplied upon the authority of such permit unless that person furnishes to the seller or supplier his full name and address and impresses on the records which the seller or supplier is required as aforesaid to keep, his digit prints. The seller or supplier shall endorse upon the permit the date of the sale or supply, the quantity sold or supplied, and his signature.

(1) Any opiate may be sold by a Medical Practitioner or Druggist when prescribed by a Medical Practitioner as an incidental ingredient in any medicine, or when it occurs as an incidental ingredient in any recognised pharmacopœial preparation.

Any opiate may be sold or supplied by a Medical Practitioner or Druggist to a duly qualified Analytical Chemist for analysis or to be used solely in connection with his work as an Analytical Chemist.

Penalty for contravening provisions and requirements of sections 6 and 7.

Penalty for being in possession of opiate except as by this Ordinance allowed.

As to the sale of opium to persons who have acquired the opium habit,

Sale of opiate for medicinal purposes.

11.

(2)

- Any opiate may, after the promulgation of this Ordinance, also be sale of opiate for 12.(1)sold or supplied for strictly medicinal purposes by a Medical medicinal purposes Practitioner or Druggist upon a prescription of a Medical persons selling same Every prescription of a Medical Practitioner defined. Practitioner. issued under this sub-section which prescribes an opiate for medicinal purposes shall state :
 - the quantity which may be sold or supplied thereon; (a)
 - the name and address of the person for whom it is prescribed; (b)
 - the full name and address of the Medical Practitioner. (c)
 - (2)Every person selling or supplying any opiate under the provisions of sub-section (1) hereof shall retain the prescription upon which it was sold or supplied and any such person selling or supplying an opiate who shall fail so to retain the prescription shall be liable on conviction to the penalties mentioned in section 8.
 - (3)The provisions of section 7 relative to the inspection of books and of section 8 relative to the failure to produce books for inspection shall mutatis mutandis apply for the purpose of enabling prescriptions mentioned in this section to be inspected.
 - (4)In any case in which the Principal Medical Officer, on information supplied, has reason to suspect that a Medical Practitioner has prescribed an opiate in accordance with the provisions of this section for other than strictly medicinal purposes or in an excessive quantity, he shall report the circumstances of the case to the Board for enquiry under section 16 of the Medical Practitioners and Dentists Ordinance, 1910, and the Board may, on proof of the facts, recommend that the name of such Medical Practitioner be erased from the register or his licence cancelled.
- (1) No person shall be in possession of any pipes, receptacles or Prohibition of 13.materials habitually used for opium or bhang smoking or opium possession of pipes or materials for or bhang consumption nor shall any person keep any premises for opium smoking or opium smoking or opium bhang consumption.
 - Any person who contravenes this section shall be liable to the (2)penalties prescribed under section 9 and the pipes, receptacles or materials shall be forfeited.

14. Any police officer having a written authority from a Magistrate, Power to police to Justice of the Peace, or European officer of police of or above the rank of premises where it is Inspector may enter and search any premises, place, vessel or vehicle if such police reasonably suspected officer shall have reasonable grounds for suspecting that any opiate, pipe, kept in contravention of this Ordinance and if any such tion of this Ordinance. removed and on conviction of the owner of the premises, place, vessel or vehicle or of the person found in possession of the opiate or other article of a contravention of any provision of this Ordinance it shall be forfeited : Provided always that if it appears that any delay occasioned by obtaining such written authority will defeat the objects of this section such police officer may exercise the powers conferred

- hereby without any such written authority aforesaid but he shall as soon as possible report what he has done to the Superintendent of Police of the District or to a Magistrate. The burden of proving any fact which would be a defence to a Burden of proof. 15.(1)
 - charge of contravening any provision of this Ordinance shall lie upon the person charged.
 - Any person required by this Ordinance to be in possession of a (2)permit or licence to possess, import, purchase, obtain, produce, manufacture or export an opiate shall be deemed to be without such permit unless he shall produce or give satisfactory proof of possessing the same.

16. (1) In any contravention of sections 4, 6, 7, 8, and 12 of this Ordinance Persons liable to a Medical Practitioner or Druggist shall be liable to the penaltics. penalties prescribed for such contravention though the act or default constituting such contravention was that of an apprentice, clerk, servant or agent in the employ of such Medical Practi-tioner or Druggist unless he shall satisfy the Court that such act or default was not due to his negligence in the supervision or direction of such apprentice, clerk, servant or agent.

opium consumption.

Destruction of forfeited opiate.

Power to make Rules. (2) Every Director and Manager of a Company shall be liable to the penalties for a contravention of this Ordinance by such Company.

17. All opiates forfeited under the provisions of this Ordinance shall, unless the Principal Medical Officer otherwise directs, be burnt or destroyed in the presence of a European officer of police who shall transmit to the Principal Medical Officer a certificate under his hand stating the circumstances under which the forfeiture took place, the amount forfeited, and other particulars showing his compliance with this section.

18. The Governor may, from time to time, make, alter, and rescind Rules not inconsistent with the provisions of this Ordinance for any of the purposes following:--

- (1) Providing for the granting of licences for the production, manufacture and exportation of any opiate; prescribing the conditions to be attached to any such licence, and the fees to be paid for the same;
- (2) For regulating or prohibiting the growing of Indian hemp;
- (3) For regulating or prohibiting the importation or possession of Indian hemp seed or any variety of poppy seed;
- (4) Generally for the better carrying out of the objects and purposes of this Ordinance.

19. The enactments mentioned in the Schedule hereto are hereby repealed to the extent specified in the second column thereof, except as to offences committed or pending under any such repealed enactments.

Schedule.								
Table of Law.	Extent of Repeal.							
The Opium Regulations, 1902, (No. 5 of 1902).	The whole.							
The Drugs and Poisons Ordinance, 1909. (No. 20 of 1909).	Section 31.							

AN ORDINANCE

No. 15 of 1913.

An Ordinance to Regulate the Business of Pawnbroking.

[13th October, 1913.]

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 Pawnbrokers Ordinance, 1913," and shall come into operation on the 1st day of January, 1914.

2. The Schedules to this Ordinance including the notes thereto shall have effect as part of the Ordinance.

3. In this Ordinance:—

- "Pawnbroker" includes every person who carries on the business of taking goods and chattels in pawn.
- "Pledge" means an article pawned with a pawnbroker.
- "Pawner" means a person delivering an article for pawn to a pawnbroker.

Short Title.

Effect of schedules.

Definitions.

epcal.

" Unfinished goods or materials " includes any goods of any manufacture or of any part or branch of any manufacture either mixed or separate or any material whatever plainly intended for the composing or manufacturing of any goods, after such goods or materials are put into a state or course of manufacture or into a state for any process or operation to be performed thereupon or therewith and before the same are completed or finished for the purpose of wear or consumption.

In order to prevent evasion of the provisions of this Ordinance, the Extension of following persons shall be deemed to be persons carrying on the business of Ordinance to taking goods and chattels in pawn (that is to say), every person who keeps a keepers of shop for the purchase or sale of goods or chattels, or for taking in goods or certain shops. chattels by way of security for money advanced thereon, and who purchases or receives or takes in goods or chattels, and pays or advances or lends thereon any sum of money not exceeding 150 rupees with or under an agreement or understanding expressed or implied, or to be from the nature and character of the dealing reasonably inferred, that those goods or chattels may be afterwards redeemed or repurchased on any terms; and every such transaction, article, payment, advance, and loan shall be deemed a pawning, pledge, and loan respectively within this Ordinance.

The provisions of this Ordinance relating to pawnbrokers shall extend Executors, etc., 5. to and include the executors or administrators of deceased pawnbrokers, except of pawnbrokers. that an executor or administrator shall not be answerable for any penalty or forfeiture personally or out of his own estate, unless the same is incurred by his own act or neglect.

For the purposes of this Ordinance anything done or omitted by the Agents, servants 6. servant, apprentice, or agent of a pawnbroker in the course of or in relation apprentices, etc. to the business of the pawnbroker shall be deemed to be done or omitted (as the of pawnbrokers. case may be) by the pawnbroker; and anything by this Ordinance authorised to be done by a pawnbroker may be done by his servant, apprentice, or agent.

The rights, powers, and benefits by this Ordinance reserved to and 7. conferred on pawners shall extend to and be deemed to be reserved to and Assigns, execuconferred on the assigns of pawners, and to and on the executors or administrators tors, etc., of of deceased pawners; but any person representing himself to a pawnbroker to pawners. be the assign, executor, or administrator of a pawner shall, if required by the pawnbroker, produce to the pawnbroker the assignment, probate, letters of administration, or other instrument under which he claims.

This Ordinance shall apply:-8.

10.

To every loan by a pawnbroker of thirty rupees or under. (1)

Application of (2)To every loan by a pawnbroker of above thirty rupees and not Ordinance to above an hundred and fifty rupees, except as in this Ordinance loans of Rs. 30 otherwise provided in relation to cases where a special contract or under or respecting the terms of the loan (as authorised by this Ordinance) (special contract) is made between the pawner and the pawnbroker at the time of Rs. 30 and Rs. 30 and the pawning. Rs. 150.

Nothing in this Ordinance shall apply to a loan by a pawnbroker of above one hundred and fifty rupees, or to the pledge on which the loan is made, or to the pawnbroker or pawner in relation to the loan or pledge: and notwithstanding anything in this Ordinance, a person shall not be deemed a pawnbroker by reason only of his paying, advancing, or lending on any terms any sum or sums of above one hundred and fifty rupees.

A pawnbroker shall keep and use in his business such books and 9. documents as are described in the 1st Schedule to this Ordinance in the forms Pawnbrokers therein indicated or to the like effect, and shall from time to time as occasion to keep books, requires enter therein in English and in a fair and legible manner the particulars etc., as in indicated in and in accordance with the directions of that Schedule and shall Schedule I. make all enquiries necessary for that purpose.

If a pawnbroker fails in any respect to comply with the requisitions of this section he shall be guilty of an offence against this Ordinance.

- (1)
- A pawnbroker shall always keep exhibited in large characters over the outer door of his shop his name or names with the word keep names over "Pawnbroker."

doors and table of rates, etc., exhibited in shops.

(2)He shall always keep placed in a conspicuous part of his shop (so as to be legible by every person pawning or redeeming pledges standing in any box or part of the shop provided for persons pawning or redeeming pledges) the same information as is by the rules of the Schedule to this Ordinance required to be printed on pawn-tickets.

(3)A pawnbroker shall allow the police at any time to enter and inspect his premises and any article or thing taken in pawn and his books and papers relating to his business on production of an order from a Magistrate, a Superintendent, or Assistant Superintendent of police.

If a pawnbroker fails in any respect to comply with the requisitions of this section he shall be guilty of an offence against this Ordinance.

Pawning, Redemption, Sale.

A pawnbroker shall on taking a pledge in pawn give to the pawner a 11. pawn-ticket in the prescribed form and shall not take a pledge in pawn unless the pawner takes the pawn-ticket.

A pawnbroker may take profit on a loan on a pledge at a rate not 12.charges allowed exceeding that specified in the 2nd Schedule to this Ordinance.

A pawnbroker may demand and take the charges specified in the same Schedule, in the cases and according to the rules therein stated and prescribed.

A pawnbroker shall not, in respect of a loan on a pledge, take any profit or demand or take any charge or sum whatever, other than those specified in the same Schedule.

A pawnbroker shall, if required at the time of redemption, give a receipt for the amount of loan and profit paid to him; and such a receipt shall not be liable to stamp duty unless the profit amounts to Rs. 30/- or more.

Every pledge pawned for Rs. 7/50 or under shall be redeemable within six months from the day of pawning, exclusive of that day; and there shall be added to that six months of redemption 7 days of grace within which every such pledge (if not redeemed within the six months of redemption) shall continue to be redeemable.

Every pledge pawned for above Rs. 7/50 shall be redeemable (2)within 12 months from the day of pawning, exclusive of that day; and there shall be added to that twelve months of redemption 7 days of grace within which every such pledge (if not redeemed within the year of redemption) shall continue redeemable.

A pledge pawned for Rs. 7/50 or under, if not redeemed within the 14. Rupees 7-50 or six months and days of grace, shall at the end of the days of grace become and deemed in time be the pawnbroker's absolute property.

15. A pledge pawned for above Rs. 7/50 shall further continue redeemable Rs.7-50 redeem- until it is disposed of as in this Ordinance provided, although the year of able until sale. redemption and days of grace are expired.

16. A pledge pawned for more than Rs. 7/50 shall, when disposed of by the of pledges above pawnbroker, be disposed of by public auction and not otherwise; and the regulations in the 3rd Schedule to this Ordinance shall be observed with reference to the sale.

A pawnbroker may bid for and purchase at a sale by auction, made or purporting to be made under this Ordinance, a pledge pawned with him; and on such purchase he shall be deemed the absolute owner of the pledge purchased.

17. If an auctioneer does anything in contravention of the provisions of this Ordinance relating to auctioneers or fails to do anything which he is required by this Ordinance to do, he shall be guilty of an offence against this Ordinance.

At any time within 3 years after the auction at which a pledge pawned 18. for above Rs. 7/50 is sold, the holder of the pawn-ticket may inspect the entry of the sale in the pawnbroker's book, and in the filled up catalogue of the auction (authenticated by the signature of the auctioneer) or in either of them.

19. Where a pledge pawned for above Rs. 7/50 is sold and appears from the pawnbroker's book to have been sold for more than the amount of the loan and profit due at the time of sale, the pawnbroker shall on demand pay the

To permit the police to enter and inspect.

e /

Pawn-tickets.

Profit and to pawnbrokers.

Period within which pledges, pawned for Rs. 7/50 or under, are redeemable. 13. (1)

Period within which pledges, pawned for above Rs. 7/50, are redeemable

Pledges for forfeited.

Pledges above

Sale by auction Rs. 7-50.

Offences by auctioneers.

Power to inspect sale book.

Pawnbroker to account for surplus within three years, subject to set-off. surplus to the holder of the pawn-ticket in case the demand is made within 3 years after the sale, the necessary costs and charges of the sale being first deducted.

If on any such demand it appears from the pawnbroker's book that the sale of a pledge or pledges has resulted in a surplus, and that within 12 months before or after that sale the sale of another pledge or other pledges of the same person has resulted in a deficit, the pawnbroker may set off the deficit against the surplus, and shall be liable to pay the balance only after such set off.

- 20. If with respect to pledges for loans of above Rs. 7/50 a pawnbroker :— Offences as to Does not bona fide according to the directions of this Ordinance pledges for (1)
 - sell a pledge pawned with him;
 - Enters in his book a pledge as sold for less than the sum for (2)which it was sold or fails duly to enter the same;
 - Refuses to permit any person entitled under this Ordinance to (3)inspection of an entry of sale in the pawnbroker's book, or of a filled-up catalogue of the auction authenticated by the auctioneer's signature, to inspect the same;
 - (4)Fails without lawful excuse (proof whereof shall lie on him) to produce such a catalogue on lawful demand;
 - Refuses to pay on demand the surplus to the person entitled to (5)receive the same;

he shall in every such case be guilty of an offence against this Ordinance and shall be liable on conviction to forfeit to the person aggrieved a sum not exceeding Rs. 150.

Special Contracts.

Notwithstanding anything in this Ordinance a pawnbroker may make a Power to make 21.special contract with the pawner in respect of a pledge on which the pawnbroker special contracts makes a loan of above Rs. 30/-, provided always that :--subject to

The pawnbroker at the time of the pawning shall deliver to the restrictions. (1)pawner a special contract pawn-ticket signed by the pawnbroker.

A duplicate of the special contract pawn-ticket shall be signed by (2)the pawner.

The provisions of this Ordinance, save as far as the application thereof is excluded by the terms of the special contract, shall apply thereto.

A special contract pawn-ticket or the duplicate thereof shall not be subject to stamp duty.

Delivery up of Pledge.

The holder for the time being of a pawn-ticket shall be presumed to be Holder of pawn-22.the person entitled to redeem the pledge, and subject to the provisions of this ticket entitled to Ordinance, the pawnbroker shall accordingly (on payment of the loan and profit) redeem. deliver the pledge to the person producing the pawn-ticket and he is hereby indemnified for so doing.

23. A pawnbroker shall not (except as in this Ordinance provided) be Production of bound to deliver back a pledge unless the pawn-ticket for it is delivered to him. pawn-ticket on redemption.

Where a pledge is destroyed or damaged by or in consequence of fire, Liability of 24.the pawnbroker shall nevertheless be liable on application within the period pawnbroker in during which the pledge would have been redeemable to pay the value of the case of fire. pledge after deducting the amount of the loan and profit, such value to be the amount of the loan and profit and 25% on the amount of the loan.

A pawnbroker shall be entitled to insure to the extent of the value so estimated.

If a person entitled and offering to redeem a pledge shows to the Compensation 25.satisfaction of a Magistrate that the pledge has become or has been rendered of for depreciation less value than it was at the time of the pawning thereof by or through the of pledge. default or neglect or wilful misbehaviour of the pawnbroker, the Magistrate may if he thinks fit award a reasonable satisfaction to the owner of the pledge in respect of the damage, and the amount awarded shall be deducted from the amount payable to the pawnbroker or shall be paid by the pawnbroker (as the case requires) in such manner as the Magistrate directs.

above Rs. 7-50.

Protection of owners and of pawners not having pawntickets.

The following provisions shall have effect for protection of owners of 26.articles pawned, and of pawners not having their pawn-tickets to produce :-1

- Any person claiming to be the owner of a pledge but not holding the pawn-ticket or any person claiming to be entitled to hold a pawn-ticket but alleging that the same has been lost, mislaid, destroyed or stolen or fraudulently obtained from him may apply to the pawnbroker for a printed form of declaration, which the pawnbroker shall deliver to him.
- (2)If the applicant delivers back to the pawnbroker the declaration duly made before a Magistrate or Justice of the Peace by the applicant and a person identifying him, the applicant shall thereupon have as between him and the pawnbroker all the same rights and remedies as if he had produced the pawnticket; provided that such a declaration shall not be effectual for that purpose unless it is duly made and delivered back to the pawnbroker within 5 days after the day on which the form is delivered to the applicant by the pawnbroker.
- The pawnbroker is hereby indemnified for not delivering the (3)pledge to any person until the expiration of the period aforesaid.
- (4)The pawnbroker is further hereby indemnified for delivering the pledge or otherwise acting in conformity with the declaration, unless he has actual or constructive notice that the declaration is fraudulent or is false in any material particular.

If a person makes a declaration under this Ordinance, either as an applicant or as identifying an applicant, which is false and which he either knows or believes to be false or does not believe to be true, he shall be guilty of an offence and on conviction shall be liable to imprisonment of either description for a term not exceeding three years or to a fine not exceeding one thousand five hundred rupees or to both.

In each of the following cases :-

- If any person is convicted under this Ordinance before a (1)Court of knowingly and designedly pawning with a pawnbroker anything being the property of another person, the pawner not being employed or authorised by the owner thereof to pawn the same; or
- (2)If any person is convicted before a Court of dishonestly taking, or misappropriating fraudulently or dishonestly obtaining any goods or chattels, and it appears to the Court that the same have been pawned with a pawnbroker; or
- (3) If in any proceedings before a Court it appears to it that any goods and chattels brought before it have been unlawfully pawned with a pawnbroker,

the Court may, if it thinks fit on proof of the ownership of the goods and chattels, order the delivery thereof to the owner either on payment to the pawnbroker of the amount of the loan or of any part thereof or without payment thereof or of any part thereof, as it thinks fit. 28. If a pawnbroker, without reasonable excuse (proof whereof shall lie on

Summary order him), neglects or refuses to deliver a pledge to the person entitled to delivery pledge to person thereof under this Ordinance, he shall be guilty of an offence and a Magistrate may if he thinks fit with or without imposing a penalty order the delivery of the pledge on payment of the amount of the loan and profit.

General Restrictions on Pawnbrokers.

Prohibition of taking pledges from children, etc.

29.

entitled.

- If a pawnbroker does any of the following things:-
- Takes an article in pawn from any person appearing to be under (1)the age of 14 years or to be intoxicated;
- (2)Purchases or takes in pawn or exchange a pawn-ticket issued by another pawnbroker;
- (3)Employs any person under 14 years of age to take pledges in pawn;
- (4)Under any pretence purchases, except at public auction, any pledge while in pawn with him;

Delivery to owner of property unlawfully pawned.

27.

- Suffers any pledge while in pawn with him to be redeemed with (5)a view to his purchasing it;
- (6)Makes any contract or agreement with any person pawning or offering to pawn any article, or with the owner thereof for the purchase, sale or disposition thereof within the time ofredemption;
- (7)Sells or otherwise disposes of any pledge pawned with him except at such times and in such manner as authorised by this Ordinance;

he shall be deemed guilty of an offence against this Ordinance.

Unlawful Pawning and taking in Pawn.

- 30. If any person does any of the following things :----
 - Unlawful pawn-Knowingly and designedly pawns with a pawnbroker anything ing of goods not being the property of any other person the pawner not being property of employed or authorised by the owner thereof to pawn the same; pawner. (1)
 - (2)Offers to a pawnbroker an article by way of pawn, being unable or refusing to give a satisfactory account of the means by which he became possessed of the article;
 - Wilfully gives false information to a pawnbroker as to whether (3)an article offered by him in pawn to the pawnbroker is his own property or not or as to his name or address, or as to the name and address of the owner of the article;
 - (4)Not being entitled to redeem, and not having any colour of title by law to redeem a pledge attempts or endeavours to redeem the same ;

he shall be guilty of an offence against this Ordinance.

31. If a pawnbroker knowingly takes in pawn any linen or apparel or Prohibition of unfinished goods or materials entrusted to any person to wash, scour, iron, mend, taking in pawn manufacture, work up, finish, or make up, he shall be guilty of an offence linen, unfinished against this Ordinance and shall be liable on conviction before a Magistrate to goods, etc. forfeit a sum not exceeding double the amount of the loan and shall also be liable to restore the pledge to the owner thereof in the presence of the Magistrate or as he shall direct.

Licences.

32. Every pawnbroker shall take out from the District Commissioner of Yearly licence. the District in which he is carrying on his business a yearly licence for carrying on his business, on which licence there shall be charged and paid a fee of Rs. 20.

Every licence shall be dated on the day on which it is issued and shall expire on the 31st December following. A separate licence shall be taken out and paid for by the pawnbroker for each pawnbroker's shop kept by him. Every licence shall specify the premises on which the licensee may conduct his business and the licensee shall not carry on his business except on the premises specified without the sanction in writing of the District Commissioner.

If a person acts as a pawnbroker without having in force a proper licence, he shall on conviction for every such offence be liable to a fine not exceeding Rs. 750.

33. If a pawnbroker is convicted of any fraud in his business or of receiving Cesser of licence, stolen goods knowing them to be stolen, the Court before whom he is convicted on conviction. may, if it thinks fit, direct that his licence shall cease to have effect, and the same shall so cease accordingly.

A person intending to apply for the first time for a licence under this Notice of first 34. Ordinance shall 21 days at least before the application give notice in writing to application. the Officer in charge of the police in the District in which he intends to carry on business, and shall in the notice set forth his name and address.

A licence shall not be refused except on one of the following grounds :- Grounds of 35.

- That the applicant has failed to produce satisfactory evidence of refusal of licence. (1)good character.
- That the shop in which he intends to carry on business of (2)pawnbroker, or any adjacent house or place owned or occupied by him is frequented by thieves or persons of bad character.
- That he has not complied with the last preceding section. (3)

Peualties and Legal Proceedings.

General penalty for offences.

Application of penalties.

If a pawnbroker or other person is guilty of an offence against this 36. Ordinance in respect whereof a specific forfeiture or penalty is not prescribed by this Ordinance, he shall be liable on conviction to a fine not exceedingRs. 300 and in default of payment to 6 month's imprisonment of either description.

Penalties recovered under this Ordinance, not directed to be otherwise 37. applied, may be applied under direction of the Court in which they are recovered. as follows :-

- (1)Where the complainant is the party aggrieved, one moiety of the penalty may be paid to him.
- (2)Where the complainant is not the party aggrieved, there shall be paid to him no part or such part only of the penalty as the Court thinks fit.

If any person utters, produces, shows or offers to a pawnbroker a 38. persons offering pawn-ticket which the pawnbroker reasonably suspects to have been counterfeited, forged or altered, the pawnbroker may seize and detain the person and the ticket, or either of them, and shall deliver the person and the ticket, or either of them (as the case may be) as soon as may be into the custody of a police officer who shall as soon as may be, convey the person if so detained, before a Magistrate to be dealt with according to law.

> A pawnbroker shall at any time, when ordered or summoned by a 39. Court attend before the Court and produce all books and papers relating to his business which he is required by the Court to produce.

If he fails to do so, he shall be guilty of an offence against this Ordinance.

Where a pawnbroker is guilty of an offence against this Ordinance (not 40. void on account being an offence against any provision of this Ordinance relating to licences), any contract of pawn or other contract made by him, in relation to his business of pawnbroker, shall nevertheless not be void by reason only of that offence, nor shall he by reason only of that offence lose his lien on or right to the pledge or to the loan and profit; but nothing in this section shall restrict the operation of any provision of this Ordinance providing for the delivery of any goods and chattels, or the restoration of any linen, apparel, goods, materials or article to the owner, under the order of any Court.

The Governor may make rules for the better carrying out of this 41. Ordinance.

The Brokers Regulations, 1901 shall on the commencement of this. 42.Ordinance cease to apply to pawnbrokers.

Ist Schedule.

FORMS OF BOOKS AND DOCUMENTS.

I.-Pledge Book.

Date of Pledging	Date of Redemp- tion.	Profit charged.	Amount of Loan. Rs. Cts.	No. of Pledge.	Name of Pawner.	Address of Pawner.	Name of Owner, if other than Pawner.	Address of owner, if other than Pawner.	List of articles pawned, as described on pawn-tickets.

forged pawntickets, etc.

Detention of

Production of books, etc., before Magistrate.

Contracts not of offences.

Governor may make rules.

Repeal.

RULE.

All entries in the first, and last five columns respecting each pledge shall be made on the day of the pawning thereof or within four hours after the end of that day.

II-Pawn-Ticket,

A.—FOR LOAN OF Rs. 7/50 OR UNDER.

Pawned	l with	(name	•••••),	pawnbroker,	(address	· · · · · · · · · · · · · · · · · · ·	
this	day	of	191	. by		of	for	$^{\mathrm{th}}$
sum of		Rupees,						

(name of article pawned).

(The following is to be printed on the ticket :---)

The pawnbroker is entitled to charge—

For this ticket.....Cents five.

For profit on each Rs. 2 or part of Rs. 2 lent on this pledge for

not more than one calendar month......Cents five.

And so on at the same rate, per calendar month.

After the first calendar month any time not exceeding fourteen days will be charged as half a month, and any time exceeding fourteen days and not more than one month will be charged as one month.

This pledge must be redeemed within six calendar months and seven days from the date of pledging. At the end of that time it becomes the property of the pawnbroker.

If the pledge is destroyed or damaged by fire, the pawnbroker will be bound to pay the value of the pledge after deducting the amount of the loan and profit, such value to be the amount of the loan and profit and 25% on the amount of the loan.

If this ticket is lost, mislaid, or stolen, the pawner should at once apply to the pawnbroker for a form of declaration to be made before a Magistrate or Justice of the Peace, or the pawnbroker will be bound to deliver the pledge to any person who produces this ticket to him and claims to redeem the same.

B.—FOR LOANS OF ABOVE Rs. 7/50.

(description of article pawned).

(The following is to be printed on the ticket :---)

The pawnbroker is entitled to charge---

For this ticket.....Cents five.

For profit on each Rs. 2 or part of Rs. 2 lent on this pledge for not more than one calendar month......Cents six.

And so on at the same rate per calendar month.

After the first calendar month any time not exceeding fourteen days will be charged as half a month and any time exceeding fourteen days and not more than one month will be charged as one month.

If this pledge is not redeemed within twelve calendar months and seven days from the day of pledging, it may be sold by auction by the pawnbroker, but it may be redeemed at any time before the day of sale.

Within three years after sale the pawner may inspect the account of the sale in the pawnbroker's books on payment of cents five, and receive any surplus produced by the sale. But deficit on sale of one pledge may be set off by the pawnbroker against surplus on another.

If the pledge is destroyed or damaged by fire, the pawnbroker will be bound to pay the value of the pledge after deducting the amount of the loan and profit, such value to be the amount of the loan and profit and 25% on the amount of the loan.

If this ticket is lost or mislaid or stolen, the pawner should at once apply to the pawnbroker for a form of declaration to be made before a Magistrate, or the pawnbroker will be bound to deliver the pledge to any person who produces this ticket to him and claims to redeem the same.

III -- Sale Book of Pledges for Loans Above Rs. 7/50.

(Date and place of sale.)

(Name and place of business of auctioneer.)

No. of Pledge as in Pledge Book.	Date of Pawning.	Name of Pawner.	Amount of Loan. Rupees Cts.	Amount for which Pledge sold as stated by Auctioneer.
			Na galagara a Manufati (anta a sa	

IV.—Declaration where Pledge Claimed by Owner.

Unless this printed form is taken before a Magistrate, or Justice of the Peace and declared to and the articles mentioned in it will be delivered to any person producing the pawn-ticket.

I, A. B.,....of.....of., 1913, do solemnly and sincerely declare that the article (or articles) described below is (or are) my property, and that I believe they are pledged at the shop of The article (or articles) above referred to is (or are) the following :----

And I, C. D.,....of................., in pursuance of the same Ordinance, do solemnly and sincerely declare that I know the person now making the foregoing declaration to be

Declared before me, this......day of......191....

Magistrate (or Justice of the Peace.)

V.—Declaration where Pawn-Ticket Lost, etc.

Unless this printed form is taken before a Magistrate, or Justice of the Peace and declared to and the articles mentioned in it will be delivered to any person producing the pawn-ticket.

I, A. B.,....of.....of., in pursuance of the Pawnbrokers Ordinance, 1913, do solemnly and sincerely declare that......pledged at the shop of pawnbroker, the article (or articles) described below being property, and received and that the pawn-ticket has not been sold or transferred byor toor knowledge or belief.

The article (or articles) above referred to is (or are) the following :----

And I, C. D.,.....of........, in pursuance of the same Ordinance, do solemnly and sincerely declare that I know the person now making the foregoing declaration to be A. B.,.....of......

Declared before me, this......day of......191.,..

Magistrate (or Justice of the Peace.)

VI.—Receipt.

(Date.)

Received on redemption of pledge No. Amount of loan Profit

Total

(A. B.,)

.....Pawnbroker.

VII. Special Contract.

Pawned with....., pawnbroker,

at..... this......day of......191 .

by.....of......Rupees,

(Article

)

(The following is to be printed on the ticket:--)

Terms of the Special Contract.

. The pawnbroker charges-

For this ticket.....

Profit at the rate per calendar month of.....

After the first calendar month any time not exceeding fourteen days

will be charged as half a month, and any time exceeding fourteen days and not more than one month will be charged as one

month.

The charge for storage of this pledge will be Rs.....per calendar month, or any part of a month, in addition to the charges above mentioned.

This pledge is pawned for not less than.....months.

After the expiration of that time the pledge may be sold by auction by the pawnbrokers But it may be redeemed at any time before the day of sale.

Within three years after sale the pawner may inspect the account of the sale in the pawnbroker's books on payment of and receive any surplus produced by the sale. But deficit on sale of one pledge may be set off by the pawnbroker against surplus of another.

If the pledge is destroyed or damaged by fire, the pawnbroker will be bound to pay the value of the pledge after deducting the amount of the loan and profit such value to be the amount of the loan and profit and 25% on the amount of the loan unless otherwise agreed upon by the pawner and pawnbroker.

If this ticket is lost, mislaid or stolen, the pawner should at once apply to the pawnbroker for a form of declaration to be made before a Magistrate, or the pawnbroker will be bound to deliver the pledge to any person who produces this ticket to him and claims to redeem the same.

Signed.....Pawnbroker.

Signed.....Pawner.

Second Schedule.

PROFIT AND CHARGES ALLOWED TO PAWNBROKERS.

Part I.—Profit on Loan,

For any time during which the pledge remains in pawn not exceeding

For every month after the first including the current month in which

the pledge is redeemed, although that month is not expired, for every

Rs. 2/- or fraction of Rs. 2/- lent......Cents six.

Proviso.

If the pledge is redeemed before the end of the first fourteen days after the expiration of any month, the pawnbroker shall in respect of those fourteen days be entitled to take half of the amount which he would be entitled to take for the whole month.

Part II.--Charge on Pawn-Ticket.

For pawn-ticket.....Cents five.

Part III.—Charge on Inspection of Sale Book.

For inspection of entry of a sale.....Cents five.

Part IV.—Charge on form of Declaration.

For form of declaration..... Cents five.

RULE.

This sum is to be paid by the applicant at the time of application.

Third Schedule.

REGULATIONS AS TO AUCTIONS OF PLEDGES ABOVE Rs. 7-50.

The auctioneer shall cause all pledges to be exposed to public view.

2.He shall publish catalogues of the pledges, stating-

- (1)The pawnbroker's name and place of business;
- (2)The month and year in which each pledge was pawned.
- The number of each pledge as entered at the time of pawning in the pledge (3)book.

The pledges of each pawnbroker in the catalogue shall be separate from any pledges 3. of any other pawnbroker.

The auctioneer shall insert in a newspaper published in the Protectorate an 4. a lvertisement giving notice of sale, and stating— (1) The pawnbroker's name and place of business;

The month and year in which the pledges were pawned :

The advertisement shall be inserted on two several days in the same newspaper, and 5. the second advertisement shall be inserted at least three clear days before the first day of sale.

6. Where a pawnbroker bids at a sale the auctioneer shall not take the bidding in any other form than that in which he takes the biddings of other persons at the same sale; and the auctioneer on knocking down any article to a pawnbroker shall forthwith declare audibly the name of the pawnbroker as purchaser.

7. The auctioneer shall, within fourteen days after the sale, deliver to the pawnbroker a copy of the catalogue or of so much thereof as relates to the pledges of that pawnbroker, filled up with the amounts for which the several pledges of that pawnbroker were sold, and authenticated by the signature of the auctioneer.

The pawnbroker shall preserve every such catalogue for three years at least after the 8. auction.

1.

GOVERNMENT NOTICE No. 213]

No. 213] NOTICE. The East Africa Railways Ordinance, 1910.

Notice is hereby given that His Excellency the Governor in Council has sanctioned the opening by the Uganda Railway Administration of the Thika Branch of the said Railway for the public carriage of passengers, animals and goods.

GOVERNMENT NOTICE No. 214] APPOINTMENTS.

His Excellency the Governor has been pleased to make the following appointments:-To be Acting Assistant Chief Secretary :---Edward Prichard Evans, to date September 30th, 1913. To be Assistant District Commissioner, Takaungu :-WILLIAM MARSTON LOGAN, to date September 21st, 1913. To be Medical Officers, to date August 13th, 1913. GEOFFREY DUNDERDALE, M.R.C.S., L.R.C.P., M.B., M.D., (Lond). PATRICK FRANCIS NUNAN, M.B., CH.B., M.D., (Dub). L.M., (Rot. Dub). JAMES HUTCHEON THOMSON, M.B., CH.B., (Aberd). JAMES HUNTER HARVEY PIRIE, M.B., CH.B., M.D., M.R.C.P., F.R.C.P., F.R.S., (Edin). To be Medical Officer, Native Civil Hospital, Nairobi :--GEOFFREY DUNDERDALE, to date September 15th, 1913. To be Medical Officer, European Hospital, Mombasa :-JAMES HUNTER HARVEY PIRIE, to date September 9th, 1913. To be a Native Officer (Mulazin Tani), 3rd King's African Rifles :---COLOUR SERGEANT, ABDI SHERIFF AHMED, to date April 1st, 1913. To be Acting Senior Assistant Auditor :-ROBERT RUSSELL HORSLEY JEBE, to date August 12th, 1913. To be Acting Deputy Chief of Customs :-NORMAN BLAKISTON Cox, to date October 7th, 1913. To be Secretary to the Currency Commissioners :--HOWELL PICKWOAD, to date September 10th, 1913. To be Local Captain, King's African Rifles :-LIEUT. H. C. DICKINSON, to date September 24th, 1913. To be Local Captain, King's African Rifles, and Adjutant of the 3rd Battalion, King's African Rifles :-LIEUT. J. F. EDWARDS, to date September 24th, 1913.

SECRETARIAT, NAIROBI,

C. C. BOWRING, Chief Secretary.

C. R. W. LANE.

Provincial Commissioner.

October 15th, 1913.

GENERAL NOTICE No. 593]

NOTICE.

Under the Liquor Ordinance, 1909:

The following application has been made for a Licence under the above Ordinance in the Kenya Province :---

The Hon. R. B. Cole, for a Wine Merchant's and Grocer's Liquor Licence for his store on farm No. 1234 West Kenya.

Nyeri,

1st October, 1913.

GENERAL NOTICE NO. 594]

NOTICE.

Under the Liquor Ordinance, 1909.

KENYA PROVINCE.

Notice is hereby given that the Licensing Court will sit on Monday the 8th December, 1913, at the Provincial Commissioner's Office, Nyeri, at 10 o'clock in the forenoon.

All applications for Liquor Licences (except for the renewal of existing Licences) or the removal of any Licence from the licensed premises to any other premises in the same district, or the transfer of a Licence by the holder thereof to any other person, should be made in writing to the Provincial Commissioner of the Province at least six weeks before the meeting of the Licensing Court.

All applications for the renewal of the Licence must be made on the first day of the sitting of the Court.

Nyeri,

1st October, 1913.

C. R. W. LANE, Provincial Commissioner. GENERAL NOTICE No. 595]

It having been reported to me that the landing of cargo ex S.S. "Clan Macfadyen" of the 27th September, 1913, was not completed until the 9th October, 1913, I hereby give notice that under the powers given me by law I have granted an extension of time for free storage of goods ex above named steamer from 8 days to 15 days.

NOTICE.

Mombasa,

11th October, 1913.

GENERAL NOTICE No. 5967

F. W. MAJOR, Chief of Customs.

NOTICE.

Allotment of Agricultural Farms.

TRANS-NZOIA.

Notice is hereby given that applications may be made to the undersigned for the farms specified in the Schedule hereto, subject to the conditions set out below and to the Crown Lands Ordinance, 1902, and the Rules thereunder in force, especially the Rules of 12th February, 1913.

Conditions.

1. No persons holding an unexpired occupation licence or an expired licence the development conditions of which have not been fulfilled, or who purchased a farm on May 19th, or August 25th, 1913, shall be entitled to tender an application.

2. No applicant shall be entitled to acquire more than one farm.

3. No person shall, without the sanction in writing of the Land Officer first obtained, act as the agent for or on behalf of any other person.

4. Every application shall be made in person by the applicant or his duly authorised agent at the Land Office Nairobi.

5. The farms will be alloted at the upset price specified in the Schedule hereto, except where more than one application is received at the same time for the same farm, in which case such farm will be disposed of by immediate auction between the persons so applying.

6. The applicant shall pay to the Land Officer, immediately on his being informed that his application has been granted, a deposit of 10% of the upset price, or, in the event of the allotment being determined by auction, 10% of the amount bid at such auction and shall, at the same time pay to the Land Officer the rent payable to the 31st December next following, the survey fees, and the fees payable for the preparation of the licence.

7. If an allottee shall fail to pay all fees due at the time above mentioned, the application, and everything done thereunder, shall be void.

8. The balance due for the purchase of the farm (that is 90% of the upset price or 90% of the amount bid at auction as the case may be) shall be paid in nine equal instalments on the first day of January in each year, commencing on the first day of the year next following that in which the farm has been allotted.

9. On payment of the first instalment and all fees due thereunder an occupation licence will be issued in the form prescribed in the Rules dated the 12th February 1913 which licence shall commence on the first day of the month next following the month in which the farm has been allotted.

10. The right is reserved to withdraw any farm from allotment without notice.

11. The farms are alienated, subject to the condition that the alignments of the roads shewn on the plans by black dotted lines which are approximate only are liable to be altered by substituting or adding different alignments as circumstances require. Such roads will be included in the sale to the respective purchasers subject to the right of all persons at all times to pass and repass with or without carts and other vehicles, horses and other animals along and over such roads, or substituted and different alignments and the occupation licences issued in respect of the farms through which the roads pass, shall contain such reservations, covenants and other clauses as may be necessary or proper to give full effect to the above conditions. 12. The areas of the Trans Nzoia farms cannot be guaranteed within 5% pending final check by the Government of the licensed Surveyor's computations. If any discrepancy occurs, no adjustments will be made in the purchase price, but the rent will be adjusted to 10 cents per acre so soon as correct acreage is ascertained.

13. The cost of the licence is Rs. 5/- and the cost of the subsequent lease (payable on the expiration of the licence) will be Rs. 30/-.

14. No land may be taken up by a person who has not attained legal majority, that is 21 years.

15. Should the licensee fail to fulfil the conditions of occupation and development, or fail to pay the rent or instalment within 21 days of the date when such became due, the farm shall revert to the Crown and all monies paid thereon shall be forfeited to the Crown.

(a) Applications for maps must be forwarded to the Survey Department (Cadastral Branch) and must be accompanied by cheque in payment for same.

The reference to the map (which must be quoted) is $\frac{N.A.38}{Q.5}$ price Re. 1/50 including postage.

The map will be on view in the Public Map Office attached to the Survey Department, Nairobi.

(b) Whilst certain areas are shown on the maps as Government Reserves, outspans, etc., the Government does not undertake either that these areas will remain permanent reserves or that if used for any Government or Public purposes they will be pemanently used as such.

Schedule Referred to in the Notice of Allotment.

Farm No.	Approximate Area acres.	Rental per annum	Upset price	Survey Fees.	Development required.	
		Rs. Cts.	Rs.	Rs.		
N. A. 36	2056	205 60	1,030	458	4,112	
W. II. b. " 21	$2565 \cdot 8$ $2092 \cdot 7$	$256 58 \\ 209 27$	1,290 1,050	$\begin{array}{c} 512 \\ 458 \end{array}$	5,130 4,184	
", 23", 25", 26"	26927 $2618\cdot 5$ $3196\cdot 2$	$ \begin{array}{ccccccccccccccccccccccccccccccccccc$	1,310 1,600	458 512 552	4,184 5,236 6,392	
,, 20 , 27	3289.8	328 98	1,650	565	6,578	
N. A. 36 15	2903	290 30	1,450	538	5,806	
R. III. c. " 20	2863	286 30	1,430	525	5,726	
" 10	2335	233 50	1,170	485	4,670	

Situation : Trans-Nzoia.

The above Schedule gives the farms available for allotment at the date of this notice, but as they are open for allotment at any time, no guarantee can be given that all or any of them will be available on receipt of an application after the below mentioned date.

Nairobi,

11th October, 1913.

GENERAL NOTICE No. 597]

R. BARTON WRIGHT, Land Officer.

NOTICE.

Under the Diseases of Animals Ordinance, 1906.

General Notice No. 530, published on page 784 of the "Official Gazette" of the 15th of September, 1913, regarding the movement of sheep and goats in Suk and Turkana is hereby withdrawn.

Nairobi,

October 13th, 1913.

F. R. BRANDT, Deputy Chief Veterinary Officer.

GENERAL NOTICE No. 598]

FOREST DEPARTMENT

NOTICE.

List of Tree Seeds and Young Trees for Sale after November 1st, 1913.

Botanical Name.	Common Name.	Description.	Plants, price per. 100	Seeds, price per lb.
			Rs. Cts.	Rs. Cts.
Aberia caffra	Kei apple	Hedge plant	3/-	103. 003.
L Acacia cunninghamii	Golden wattle	Small tree ornamental	5/-	4/-
", farnesiana …		Shrub sweet scented	4/-	/50
L , melanoxylon		Timber tree	4/-	· ·
L ", pycnantha	Broad leave wattle	Produces tan bark	5/-	8/50
L ", saligna …	Cape flats wattle		5/-	16/-
Afzelia caunzensis Albizzia moluccana	Mbemba kofe Pride of moluccas	Tropical timber tree		4/-
otime let-	rride of moluccas	Tropical shade tree	5/	20/-
Artocarpus integrifolia	Jack fruit	Fruit tree	5/- 6/-	
Bauhinia purpurea		Small flowering tree	6/-	
Callitris calcarata	Black pine of N.S. W.	Timber tree	5/-	· 12/- /
,, rhomboidea	F	,, ,,	5/-	12/-
", robusta		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	5/-	$\frac{12}{12}$ /-
Calodendron capense	Cape chestnut	Flowering tree	5/-	1/50
Cassia grandiflora	_	Hedge plant	3/-	3/
", floribunda	-	22 22	3/-	,
L Casuarina cunninghamiana	River oak	Timber tree	4/-	•
Cedrus deodara		Timber tree ornamental		10/-
Cedrella toona Ceratonia siliqua	Bastard cedar	Timber tree	~ /	4/
Condia holeti	1 m/r ·	Produces valuable fruit	5/- 5/-	
Crotolaria agatiflora	ערייר/ ייר ו	Flowering tree Small tree ornamental	0/-	3/-
Croton elliotanus	Mukinduri (kik)	Timber tree	4/_	1/- 1/-
Cryptomeria japonica	Japanese cedar	ί	4/- 5/-	
Cupressus lawsoniana	Lawson's cypress	Ornamental tree	4/-	10/-
,, lusitanica	Portuguese cypress	Timber tree	4-/	5/-
L " macrocarpa …	Montery cypress	33 33	4/-	12/-
$\cdot L$,, sempervirens var	Common cypress) ,),	3/-	4/-
horizontalis				_
"torulosa	Himalayan cypress	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	4/-	6/-
Datura conigera Dodonea viscosa	1 A C • 1	Ornamental shrub	6/-	8/-
Duranta plumierii		Hedge plant	3/- 3/-	3/-
Eucalyptus citriodora	1 T	Timber tree	5/-	8/- 20/-
", crebra	Τ	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	4/-	15/-
L ,, globulus	Dim o manual	>> >> >> >>	4/-	12/-
,, maculata		27 29	4/-	15/-
" microcorys …	Yellow wood	22 22	4/-	15/-
" paniculata …		>> >>	4/-	15/-
L ,, pilularis		22 22	4/-	15/-
nouinifono	77	,, ,,	4/-	15/-
L ,, resinitera		»» »»	4/-	15/-15/
L , saligna		27 22	4/-	15/-
L ,, siderphloia			4/-	15/-
L ", tereticornis		>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>	4/-	15/-
L Grevillea robusta	Silky oak	22 22	5/-	24/-
Juniperus procera		>> >>	4/-	$1'\!/50'$
Leptospermum lacvigatum		Ornamental shrub	6/-	
Leucadendron argenteum		", tree		6/-
Liquidamber styracifolia Lophospermum erubescens		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	5/-	101
Mandomillo alba	1	Creeper		16/-16/
Markhamia hildebrantii	Muho (kik)	Timber tree	3/-	16/-
Melia azedarach	D • `19'	Flowering tree	6/-	75
Michelia nilagarica		Tropical flowering tree	0/-	8/-
" champaca …		,, ., .,		8/-
Mohutu (nandi)		Flowering shrub	6/-	
Musa livingstonia	777.7.7 1		/	$1/50^{\circ}$
	ļ	1		ļ

THE OFFICIAL GAZETTE

Botanical Name.	Common Name.	Description.	Plants, price per 100.	Seeds, price per lb.
Physianthus albens Phytolacca dioica Pittosporum undulatum Pinus ayachute ,, canariensis ,, cubensis ,, excelsa ,, insignis ,, khasya ,, lieophylla ,, lieophylla ,, massoniana var thunberg ,, mitis ,, montezumae var hartweg ,, pinaster ,, teocote Podocarpus gracilior ,, milanjianus L Schinus molle Solanum robustum Spathodea nilotica Syncarpia laurifolia Tectona grandis	Short leaf pine	Flowering tree "Shade tree Shrub Timber tree """""""""""""""""""""""""""""""""""	Rs. Cts. 6/- 5/- 5/- 6/- 5/- 6/- 5/- 6/- 4/- 5/-	Rs. Cts. 50/-10/-10/-16/-8/-16/-2/50 10/-10/-5/-10/-10/-5/-10/-10/-3/-5/-1/50 1/50 1/50 1/50 1/50 1/50 15/-1/-
	Brush box	Timber tree "	5/-	15/-

Varieties marked thus L can be supplied from Londiani.

In cases where a quotation is given for seeds or plants only, it should be understood that seeds or plants only, as the case may be, can be supplied.

The prices for plants are exclusive of the cost of planting trays which will be charged for at the rate of 40 cents each. If these are returned within 14 days they will be paid for in cash or other young trees.

Application for young trees or seeds should be addressed to the Conservator of Forest, Nairobi, and must be accompanied by a remittance in cash or postal order. Cheques cannot be accepted in payment unless initialled by the Bank on which they are drawn, and cheques drawn on Banks outside Nairobi will not be accepted unless the amount of commission on exchange be added.

> W. B. JACKSON, Acting Conservator of Forests.

General Notice No. 599] IN THE TOWN MAGISTRATE'S COURT AT NAIROBI.

PROBATE AND ADMINISTRATION.

CAUSE No. 18 of 1913.

Notice of Application for Administration of Estate of Michael Condon, late of Karachi, deceased.

Take notice that application having been made in this Court by Charlotte May Condon, of Nairobi for the administration with Copy of the Will annexed of the Estate of MICHAEL CONDON, late of Karachi who died at Karachi on the 7th day of March, 1913, 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 1st day of November, 1913.

Nairobi,

G. H. PICKERING,

10th October, 1913.

District Delegate.

NOTE.—The True Copy of the Will above-named is now deposited and open to inspection at the Court.

GENERAL NOTICE No. 600]

IN THE TOWN MAGISTRATE'S COURT AT NAIROBI.

PROBATE AND ADMINISTRATION.

CAUSE No. 19 of 1913.

NOTICE OF APPLICATION FOR PROBATE OF THE WILL OF RICHARD EVERETT

HALE, LATE OF NAIROBI, DECEASED.

Take notice, that application having been made in this Court by (1) Luisa Rebecca Hale (2) Bertram Gray Allen, of Nairobi, for probate of the Will of RICHARD EVERETT HALE, late of Nairobi who died at Nairobi on the 20th day of September 1913, 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 1st day of November, 1913.

Nairobi,

10th October, 1913.

G. H. PICKERING.

District Delegate.

NOTE .- The Will above-named is now deposited and open to inspection at the Court.

PROBATE AND ADMINISTRATION. GENERAL NOTICE No. 601]

CAUSE No. 58 of 1913.

IN THE MATTER OF TOTARAM, DECEASED.

To all to whom it may concern.

Take notice that the account of the estate of the above-named TOTARAM, deceased has been lodged with the Registrar of the High Court at Mombasa and that he has appointed the 20th day of November, 1913, at 2 o'clock in the afternoon for passing of such account.

Mombasa,

1st October, 1913.

J. W. H. PARKINSON,

GENERAL NOTICE NO. 602] PROBATE AND ADMINISTRATION.

CAUSE No. 64 of 1911.

IN THE MATTER OF TRIKAMDASS KALIANJI, DECEASED.

To all to whom it may concern.

Take notice that the account of the estate of the above-named TRIKAMDASS KALIANJI, deceased has been lodged with the Registrar of the High Court at Mombasa and that he has appointed the 11th day of December, 1913, at 2 o'clock in the afternoon for passing of such account.

Mombasa, 4th October, 1913. J. W. H. PARKINSON, Administrator General.

GENERAL NOTICE No. 603] PROBATE AND ADMINISTRATION.

CAUSE No. 70 of 1913.

IN THE MATTER OF SHIVRAM MULJI, DECEASED.

To all to whom it may concern.

Take notice that the account of the estate of the above-named SHIVRAM MULH, deceased, has been lodged with the Registrar of the High Court at Mombasa and that he has appointed the 30th day of October, 1913, at 2 o'clock in the afternoon for passing of such account.

Mombasa,

1st October, 1913.

J. W. H. PARKINSON. Administrator General.

October 15, 1913.

Administrator General.

GENERAL NOTICE NO. 604] PROBATE AND ADMINISTRATION.

CAUSE No. 72 of 1913.

IN THE MATTER OF NUBAB DIN S/O SHADI, DECEASED.

To all to whom it may concern.

Take notice that the account of the estate of the above-named NUBAB DIN S/O SHADI, deceased has been lodged with the Registrar of the High Court at Mombasa and that he has appointed the 20th day of November, 1913, at 2 o'clock in the afternoon for passing of such account.

Mombasa,

1st October, 1913.

J. W. H. PARKINSON, Administrator General.

GENERAL NOTICE NO. 605 | PROBATE AND ADMINISTRATION.

CAUSE No. 104 of 1913.

IN THE MATTER OF SAB DIN, DECEASED.

To all to whom it may concern.

Take notice that all persons having any claims against the estate of the above-named SAB DIN, who died at Yonti on the 1st day of June, 1913, are required to prove such claims before me the undersigned on or before the 15th day of December, 1913, after which date the claims so proved will be paid, and the estate distributed according to law.

Mombasa, 2nd October 19

2nd October, 1913.

J. W. H. PARKINSON, Administrator General.

GENERAL NOTICE NO. 606]

PROBATE AND ADMINISTRATION.

CAUSE No. 113 of 1913.

IN THE MATTER OF GANGA SINGH S/O SANTA SINGH, DECEASED.

To all to whom it may concern.

Take notice that all persons having any claims against the estate of the above-named GANGA SINGH S/O SANTA SINGH, who died at Makindu on the 1st day of August, 1913, are required to prove such claims before me the undersigned on or before the 15th day of December, 1913, after which date the claims so proved will be paid, and the estate distributed according to law.

Mombasa,

2nd October, 1913.

J. W. H. PARKINSON, Administrator General.

GENERAL NOTICE NO. 607] IN H. M. HIGH COURT OF EAST AFRICA AT MOMBASA.

PROBATE AND ADMINISTRATION.

CAUSE No. 148 of 1913.

NOTICE OF APPLICATION FOR PRORATE OF THE WILL OF AESHA BINFI RASHID BIN ALI MANDRI, LATE OF MOMBASA, DECEASED.

Take notice, that application having been made in this Court by Rashid bin Ali Mandri of Mombasa for probate of the Will of AESHA BINTI RASHID, late of Mombasa who died at Mombasa on the 21st day of September, 1913, 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 30th day of October, 1913.

Mombasa,

1st October, 1913.

A. T. B. CARTER, Judge.

GENERAL NOTICE No. 608] PROBATE AND ADMINISTRATION.

IN THE MATTER OF F. WELCH, DECEASED.

To all to whom it may concern.

Take notice that on or after the 29th day of October, 1913, I intend to apply to the High Court of East Africa at Mombasa, for an order to administer the estate of the above-named F. WELCH, who died in the Southern Guaso Nyiro, on the 20th day of August, 1913.

Mombasa,

1st October, 1913.

J. W. H. PARKINSON, Administrator General

GENERAL NOTICE No. 609]

IN H. M. HIGH COURT OF EAST AFRICA.

IN THE DISTRICT REGISTRY AT NAIROBI.

INSOLVENCY JURISDICTION.

CAUSE No. 1 of 1913.

WALTER ALEX GAIN.

Whereas the above-named Walter Alex Gain, has filed a petition in this Court, that he be adjudged Insolvent. Notice is hereby given that the hearing of the said Petition has been fixed for the 23rd day of October, 1913, at 10 o'clock a.m., or so soon thereafter as it can be heard at the Sittings of the High Court at Nairobi.

Mombasa,

1st October, 1913.

J. F. ST. A. FAWCETT,

Deputy Registrar, High Court.

GENERAL NOTICE NO. 610] IN THE TOWN MAGISTRATE'S COURT AT NAIROBI.

INSOLVENCY JURISDICTION.

CAUSE No. 4 of 1913.

IN THE MATTER OF MOWJI VIRA & BROS.

NOTICE.

To all to whom it may concern.

Whereas Mowji Vira and Jutha Vira trading as Mowji Vira and Bros., Indian Shoemakers of Nairobi, have filed a petition in this Court, on the 1st October, 1913, that they be adjudged insolvents.

Notice is hereby given that the hearing of the said petition has been fixed for Wednesday the 19th day of November, 1913, at 10 a.m. or so soon thereafter as it can be heard at the Town Magistrate's Court at Nairobi.

Dated this 10th day of October, 1913, at Nairobi.

Nairobi.

G. H. PICKERING,

Town Magistrate.

GENERAL NOTICE No. 611]

NOTICE.

His Honour the Chief Justice will proceed on circuit and hold sittings of the High Court at the places and on the dates below mentioned.

Civil Cases at Nairobi will not be taken before the 23rd October, 1913.

Nairobi 20th October 1913.

High	. Court	Criminal	Case	No.	80/12	\mathbf{Crown}	vs.	J. R. Watcham & S. D. Watcham.	
"	"	"	 ,,	,,	73/13	"		G. C. Moore.	
23	"	"	"	,,	74/13	"		B. Wilson.	
"		"	"	,,,	75/13	"		Wazirsing.	
	"	>>	"	"	77/13	"		Hamisi Leorget.	
a"(",-	n Case N	>>	"	81/13	>>		Warui Karuyi.	
Cont	irmatio	n Uase N	0.		312/13	,,	vs.	Kago wa Ngwari.	

Nairobi District Registry:-

					Nairobi District	Reį	zistry:—
	Civ: ,,	il Case "	• No ",	$. 24/13 \\ 26/13 \\ 27/13$	W. A. Gain Anderson & Mayer Inder Ram & Churinji I	vs vs Lal vs	. F. Schwantafsky Mayer.
	"	"	"	28/13	Joseline Charles Henry Grant		
	,, ,, ,,	>> >> >>	99 99 99	$29/13 \\ 30/13 \\ 31/13$	Emile Jardin A. S. Flemmer B. C. Sequeira	vs. vs. vs.	Clement Hirtzel.
	>> >> >> >>	2) 2) 2)	>> >> >> >>	32/13 33/13 34/13	RamCharans/o Manghi Pherosha B. Messman Mackinnon Bro., Ltd.		Nand Lall Jaikishen & Bro. Jehangir Pestonjee Virjee M. H. Wessels & Co.
	,, ,,	>> >>	" "	35/13 36/13 37/13	Stephen Ellis & Co. Janet Lunan Mrs. Eliza Jane Bell on	vs. vs.	B. E. A. Wattle, Co., Ltd. The Crown Advocate for the E. A. P.
	"	"	"	,	behalf of the E. A. Nursing Association	z vs.	Edith Rowlands
	,,	,,	"	38/13	Bertram Gray Allen	vs.	G. Argyropoulo.
	,,	"	"	39/13	Mrs. G. E. Grogan by her Attorney W. C. Hunter.		J. H. Cross.
	,, ,,	;; ;;	" "	$\begin{array}{c} 40/13 \ 41/13 \ 42/13 \end{array}$	R. S. Murdoch E. Humphreys B. Cazenove	vs. vs. vs.	J. A. Nazareth. W. J. Moynagh. Wright Wingate & Wells.
))))))	>> >> >>	,, ,, ,,	43/13 44/13 45/13	Robertson & Gow Veljee Virjee C. W. Keith Campling	vs. vs vs.	Gurdit Singh. A. Allidina Visram. Victoria Hotels, Ltd.
	vency Divil A		No.	$1/13 \\ 32/13$	Re : W. A. Gain John Cornah	vs.	Rand Tailors & Morris Moscow.
	"	,,	"	33/13	Albert Gamble	vs.	Alikhan s/o Doulat
					Naivasha 12th Nov	emb	er, 1913.
н.	C. Cr.	Case	No.	80/13	Crown	vs.	Joguna wa Mtura
			Na	kura	District Registry,	l4tł	1 November, 1913.
	Civil	Case	No.	5/13	Lord Delamere	vs.	C. B. Clutterbuck.
				·	Kisumu, 17th Nove	embe	er, 1913.
H.	C. Cr.	Case " Re	No, ev. C	79/13. 24/13	"	vs.	Kipkaino Arap Kimogey Akino Mayuga
					Kisumu District		
	Civil	Case	No.	1/13	Shariff Mohamed bin Abu Bakar	vs.	Sheriff Omer.
	"))	,,	2/13	Shariff Møhamed bin { Abu Bakar	_	A. Allidina Visram.
	"	"	,,	$3/13 \\ 4/13$	The Attorny General		Sheikh Noordin Habib Velji
	,, ,,	" "	,, ,,	$\hat{5}/\hat{13}$	>> >> >> >>		•
	,,	"	"	6/13	»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»»	vs.	Sheikh Noor Din
	,,	"	"	7/13	A. Ällidina Visram		Alibhai Valji Sheriff Mahomed bìn Abubakar
Momba Octo	" lsa, ber 11	" 1th, 1	" .913	r	A. AIIIQIIIA VISIMII	vs.	J. F. St. A. FAWCETT, Deputy Registrar.

GENERAL NOTICE No. 612]

NOTICE.

To all to whom it may concern.

Whereas we Govindji Prabashanker & Co., did on the 1st August, 1913, give a Hawala Rs. 1000/- in favour of Ramlabhay s/o Bhagwandass payable after 30 days which Hawala has been lost by the said Ramlabhay s/o Bhagwandass. Now we hereby give Notice that any person making any claim in respect of the said

Now we hereby give Notice that any person making any claim in respect of the said Hawala must present the same within one month after the publication of this Notice after which no claim will be considered.

> (GOVINDJI PRABHASHANKER & CO. BY PRABASHANKER KAMALSHI).

GENERAL NOTICE No. 613]

TRADE MARK ORDINANCE.

No. 17 of 1912.

Nos. 116 & 117.

TO ALL TO WHOM IT MAY CONCERN:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Classes 47 & 48 of Part III of the above mentioned Ordinance has been lodged by Joseph Crosfield & Sons., Ltd., of Bank Quay, Warrington, Lancashire England, Soap Manufacturers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa,

October 7th, 1913.

J. F. St. A. FAWCETT, for Secretary, Inventions & Designs.

GENERAL NOTICE No. 614]

TRADE MARK ORDINANCE.

No. 17 of 1912.

Nos. 118 & 119.

FOOTPRINT

TO ALL TO WHOM IT MAY CONCERN :

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Classes 47 & 48 of Part III of the above mentioned Ordinance has been lodged by Joseph Crosfield & Sons., Ltd., of Bank Quay, Warrington, Lancashire, England, Soap Manufacturers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of

the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa,

October 7th, 1913.

GENERAL NOTICE No. 615]

J. F. ST. A. FAWCETT, for Secretary, Inventions & Designs.

TRADE MARK ORDINANCE. [Nos. 120 & 121.

No. 17 of 1912.

TO ALL TO WHOM IT MAY CONCERN:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Classes 47 & 48 of Part III of the above mentioned Ordinance has been lodged by Joseph Crosfield & Sons., Ltd., of Bank Quay, Warrington, Lancashire, England, Soap Manufacturers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received.

A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mcmbasa, Cctober 7th, 1913.

J. F. St. A. FAWCETT, Secretary, Inventions & Designs.



October 15, 1913.

GENERAL NOTICE No. 6167

TRADE MARK ORDINANCE.

Nos. 122 & 123.

907



No. 17 of 1912.

TO ALL TO WHOM IT MAY CONCERN:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Classes 47 & 48 of Part III of the above mentioned Ordinance has been lodged by Joseph Crosfield & Sons., Ltd., of Bank Quay, Warrington Lancashire, England, Soap Manufacturers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the

period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa.

October 7th, 1913.

GENERAL NOTICE No. 617]

J. F. St. A. FAWCETT, Secretary, Inventions & Designs.

J. F. St. A. FAWCETT,

Secretary, Inventions & Designs.

TRADE MARK ORDINANCE

No. 17 of 1912.

Nos. 124 & 125.



TO ALL TO WHOM IT MAY CONCERN:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Classes 47 & 48 of Part III of the above mentioned Ordinance has been lodged by Joseph Crosfield & Sons., Ltd., of Bank Quay, Warrington, Lancashire, England, Soap Manufacturers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received.

A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa,

October 7th, 1913.

GENERAL NOTICE No. 618]

TRADE MARK ORDINANCE. No. 17 of 1912.

[Nos. 126 & 127.



TO ALL TO WHOM IT MAY CONCERN:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Classes 47 & 48 of Part III of the above mentioned Ordinance has been lodged by Joseph Crosfield & Sons., Ltd., of Bank Quay, Warrington, Lancashire, England, Soap Manufacturers. The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the

period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the

undersigned at Mombasa.

Mombasa, October 7th, 1913.

GENERAL NOTICE No. 6197

TRADE MARK ORDINANCE. No. 17 of 1913.

[No. 128.



TO ALL TO WHOM IT MAY CONCERN :

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 47 of Part III of the above mentioned Ordinance has been lodged by William Gossage & Sons., Ltd., of Widnes, Lancashire, England, Soap Manufacturers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received.

A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa,

October 7th, 1913.

J. F. St. A. FAWCETT, Secretary, Inventions & Designs.

J. F. St. A. FAWCETT,

Secretary, Inventions & Designs.

GENERAL NOTICE NO. 620]

TRADE MARK ORDINANCE. No. 17 of 1912.

[No. 129.

TO ALL TO WHOM IT MAY CONCERN: Take notice that an application for the registration as a Trade Mark of the label shewn above to be . used in connection with goods mentioned in Class 47 of Part III of the above mentioned Ordinance has been lodged by William Gossage & Sons., Ltd., of Widnes, Lancashire, England, Soap Manufacturers.

The applicants disclaim any right to the exclusive use of the wording appearing upon the label. The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the

undersigned at Mombasa.

Mombasa, October 7th, 1913.

GENERAL NOTICE NO. 621]

TRADE MARK ORDINANCE.



No. 17 of 1912.

[No. 130.

J. F. St. A. FAWCETT,

Secretary, Inventions & Designs.

J. F. St. A. FAWCETT,

J. F. St. A. FAWCETT,

Secretary, Inventions & Designs.

Secretary, Inventions & Designs.

TO ALL TO WHOM IT MAY CONCERN:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 47 of Part III of the above mentioned Ordinance has been lodged by William Gossage & Sons., Ltd., of Widnes, Lancashire, England, Soap Manufacturers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the

undersigned at Mombasa.

Mombasa, October 7th, 1913.

GENERAL NOTICE No. 622]



TRADE MARK ORDINANCE.

[No. 131.

No. 17 of 1912.

To all to whom it may concern:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 47 of Part III of the above mentioned Ordinance has

been lodged by William Gossage & Sons., Ltd., of Widnes, Lancashire, England, Soap Manufacturers. The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the

undersigned at Mombasa.

Mombasa, October 7th, 1912.

GENERAL NOTICE No. 623]

TRADE MARK ORDINANCE.

[No. 132.

No. 17 of 1912.



TO ALL TO WHOM IT MAY CONCERN:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 47 of Part III of the above mentioned Ordínance has been lodged by William Gossage & Sons., Ltd., of Widnes, Lancashire, England, Soap Manufacturers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received.

A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa, October 7th 1913.

J. F. St. A. FAWCETT. Secretary, Inventions & Designs.

908

October 15, 1913.

GENERAL NOTICE No. 624]

TRADE MARK ORDINANCE

No. 17 of 1912.

TO ALL TO WHOM IT MAY CONCERN.

Take notice that an application for the registration as a Trade Mark of the label shewn to be used in connection with goods mentioned in class 47 of Part III of the above mentioned Ordinance has been lodged by William Gossage and Sons, Ltd., of Widnes, Lancashire, England., Soap Manufacturers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa,

7th October, 1913.

GENERAL NOTICE No. 625]



TRADE MARK ORDINANCE

No. 17 of 1912.

TO ALL TO WHOM IT MAY CONCERN.

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 44 of Part III of the above mentioned Ordinance has been lodged by W. A. Ross and Sons, Ltd.. of 17 and 19, William Street, South, Belfast, Ireland, Aerated and Mineral Water Manufacturers.

The applicants disclaim any right to the exclusive use of the wording upon the label with the exception of their name. The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of

the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa, 7th October, 1913.

GENERAL NOTICE No. 626]



J. F. St. A. FAWCETT, Secretary, Inventions and Designs.

J. F. St. A. FAWCETT,

Secretary, Inventions and Designs.

TRADE MARK ORDINANCE

No. 135.

No. 17 of 1912.

TO ALL TO WHOM IT MAY CONCERN.

Take notice that an application for the registration as a Trade Mark of

the label shewn above to be used in connection with goods mentioned in Class 44 of Part III of the above mentioned Ordinance has been lodged by W. A. Ross and Sons, Ltd., of 17 and 19, William Street, South, Belfast, Ireland, Aerated and Mineral Water Manufacturers.

The applicants disclaim any right to the exclusive use of the wording upon the label with the exception of their names.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the perion mentioned in Section 13 of the said Ordinance provided no notice of opposition is received.

A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa,

7th October, 1913.

J. F. ST. A. FAWCETT,

Secretary, Inventions ann Designs.

No. 133.

No. 134

909

GENERAL NOTICE No. 627]

TRADE MARK ORDINANCE.

[No. 136.

No. 17 of 1912.



TO ALL TO WHOM IT MAY CONCERN:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 42 of Part III of the above mentioned Ordinance has been lodged by Nestle and Anglo Swiss Condensed Milk Co., of Cham & Vovey, Switzerland and St. Georges' House, 6 & 8 Eastcheap, London, Manufacturers. The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received.

A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa, October 7th, 1913.

J. F. St. A. FAWCETT, Secretary, Inventions & Designs.

GENERAL NOTICE No. 628]

TRADE MARK ORDINANCE.

No. 17 of 1912.

[No. 137.

No. 138.



TO ALL TO WHOM IT MAY CONCERN:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 42 of Part III of the above mentioned Ordinance has been lodged by Nestle and Anglo-Swiss Condensed Milk Co., of Cham and Vevey, Switzerland, and St. Georges, House 6 & 8 Eastcheap London, Manufactures.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received.

A specimen of the Trade Mark registration of which is applied for can been seen at the Offices of the undersigned at Mombasa.

Mombasa,

October 7th, 1913.

GENERAL NOTICE No. 629]

J. F. ST. A. FAWCETT, Secretary Inventions & Designs.

TRADE MARK ORDINANCE.

No. 17 of 1912.

SPECIAL OLD SCOTCH WHISKY

WRIGHT & CREIG LT

TO ALL TO WHOM IT MAY CONCERN:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 43 of Part III of the above mentioned Ordinance has been lodged by Wright & Greig, Ltd , of 64, Waterloo Street, Glasgow, Scotland, Distillers,

The applicants disclaim any right to the exclusive use of the wording upon the label with the exception of their names.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the

undersigned at Mombasa.

Mombasa, October 7th, 1913.

J. F. ST. A. FAWCETT, Secretary, Inventions & Designs.

GENERAL NOTICE No. 630]

NRIGHT& GREIG / 10 COTCH DON. MANCHESTER LIVERPOOL & LEEDS

TRADE MARK ORDINANCE.

No. 17 of 1912.

[No. 139.

911

TO ALL TO WHOM IT MAY CONCERN:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 43 of Part III of the above mentioned Ordinance has GLASGOW, LONDON, MANCHESTER LIVERPOOL & LEEDS Soft Proprietors - DALLAS DIV DISTILLERY FORMES, N.B. been lodged by Wright & Greig, Ltd., of 64, Waterloo Street, Glasgow, Scotland, Distillers. The applicants disclaim any right to the exclusive use of the wording upon the label with the exception of their name and the words "Roderick Dhu."

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is recieved.

THE OFFICIAL GAZETTE

A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa, October, 7th 1913.

GENERBL NOTICE NO. 631]



TRADE MARK ORDINANCE.

No. 17 of 1912.

TO ALL TO IT MAY CONCERN:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 43, of Part III of the above mentioned Ordinance has been in Class 45, of Tart 111 of the above mentioned Ordinance has been lodged by William Sanderson & Sons, of 2, Charlotte Lane, Charlotte Strest, Leith, Scotland, Distllers and Whisky Merchants. No claim is made to the exclusive use of the word "Vat" or the number "69".

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of undersigned at Mombasa.

Mombasa.

October 7th, 1913.

J. F. St. A. FAWCETT, Secretary, Inventions & Designs.

GENERAL NOTICE NO. 632]

TRADE MARK ORDINANCE.

[No. 141.

[No. 140.



TO ALL TO WHOM IT MAY CONCERN:

No. 17 of 1912.

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class I of Part III of the above mentioned Ordinance has been lodged by Suter Hartmann & Rahtjen's Composition Coy., Ltd. of 18 Billiter St., Merchants & Manufacturers, London, E. C. The label in so far it is not disclaimed will be registeren as a Trade Mark after

the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received.

A specimen of the Trade Mark registration of which is applied for can be seen at the Office of the undersigned at Mombasa.

Mombasa, October 17th, 1913.

J. F. St. A. FAWCETT Secretary, Inventions & Design 3.

J. F. St. A. FAWCETT, Secretary, and Invantions and Designs.

October 15, 1913

No. 142

GENERAL NOTICE No. 633]

TRADE MARK ORDINANCE

No. 17 of 1912.

TO ALL TO WHOM IT MAY CONCERN.

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 42 of Part III of the above mentioned Ordinance has been lodged by Fussell and Co., Ltd., of 28 Monument Street, London, E. C., Manufacturers and Merchants.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the

A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa, 7th October, 1913. J. F. St. A. FAWCETT, Secretary, Inventions and Designs.

GENERAL NOTICE No. 634]

JOHNNIE WALKER

TRADE MARK ORDINANCE

No. 17 of 1912.

TO ALL TO WHOM IT MAY CONCERN.

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 43 of Part III of the above mentioned Ordinance has been lodged by John Walker and Sons, Ltd., of Dunster House, 12 Mark Lane, London, E. C., Distillers. The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa, 7th October, 1913. J. F. St. A. FAWCETT, Secretary, Inventions and Designs.

GENERAL NOTICE No. 635]

TRADE MARK ORDINANCE.

No. 17 of 1912.

John Walker & sons, kilmarnock.

TO ALL TO WHOM IT MAY CONCERN.

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 43 of Part III of the above mentioned Ordinance has been lodged by John Walker and Sons, Ltd., of Dunster House, 12 Mark Lane, London, E. C. Distillers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the

undersigned at Mombasa.

Mombasa, 7th October, 1913. J. F. ST. A. FAWCETT, Secretary, Inventions and Designs.

No. 143

No. 144

GENERAL NOTICE No. 636]

TRADE MARK ORDINANCE.

No. 17 of 1912.

TO ALL TO WHOM IT MAY CONCERN.

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 43 of Part III of the above mentioned Ordinance has been lodged by Read Brothers Ltd., of Export Bottling Stores, Kentish Town, London. Export Bottlers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received.

A specimen of the Trade Mark registration of which is applied for can be seen at the offices of the undersigned at Mombasa.

Mombasa,

7th October, 1913.

GENERAL NOTICE No. 637]



J. F. St. A. FAWCETT, Secretary, Inventions & Designs.

No. 146.

TRADE MARK ORDINANCE

No. 17 of 1912.

TO ALL TO WHOM IT MAY CONCERN.

Take notice that an application for the registration as a Trade Mark of the

label shewn above to be used in connection with goods mentioned in Class 43 of Part III of the above mentioned Ordinance has been lodged by Read Brothers, Ltd., of Export Bottling Stores, Kentish Town, London Export, Bottlers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the

TRADE MARK ORDINANCE

undersigned at Mombasa. Mombasa,

7th October, 1913.

GENERAL NOTICE NO. 638]

NO. 17 OF 1912. NO. 17 OF 1912. NO. 17 OF 1912. SPECIAL USHER & COS SPECIAL FRESERVE OLD VATTED GLENLIVET RESERVE (A BLEND OF GLENLIVET & OTHER SCOTCH WHISKIES) LONDON 1875 EDINBURGH.

produce of scotland. $T_{\rm O}$ all to whom it may concern.

• Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 43 of Part III of the above mentioned Ordinance has been lodged by Andrew Usher and Co., of 34, West Nicolson Street, Edinburgh, Scotland and 59, Mark Lane, London, E. C., England, Distillers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received.

A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa,

7th October, 1913.

J. F. St. A. FAWCETT, Secretary, Inventions and Designs.



913

No. 145.

J. F. ST. A. FAWCETT, Secretary, Inventions & Designs.

[No. 147.

GLENFIELD

TRADE MARK ORDINANCE

No. 17 of 1912.

TO ALL TO WHOM IT MAY CONCERN.

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 42 of Part III of the above mentioned Ordinance has been lodged by Brown and Polson of Paisley, Scotland, Manufacturers. The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of

period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa,

7th October, 1913.

GENERAL NOTICE No. 640]

BROWN & POLSON

TO ALL TO WHOM IT MAY CONCERN.

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 42 of Part III of the above mentioned Ordinance has beeu lodged by Brown and Polson of Paisley, Scotland, Manufacturers.

TRADE MARK ORDINANCE

No. 17 of 1912.

The applicants disclaim any right to the exclusive use of the wording upon the label with the exception of their name.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the

undersigned at Mombasa.

Mombasa,

7th October, 1913.

GENERAL NOTICE No. 641]

PAISLEY FLOUR

TRADE MARK ORDINANCE.

[No. 150.

No. 17 OF 1912.

TO ALL TO WHOM IT MAY CONCERN:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 42 of Part III of the above mentioned Ordinance has been lodged by Brown & Polson of Paisley, Scotland, Manufacturers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received. A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the

Mombasa, October 7th, 1913.

undersigned at Mombasa.

J. F. St. A. FAWCETT, Secretary Inventions & Designs.

GENERAL NOTICE No. 642]

NOTICE.

Mr. D. Goldberg having now returned fron England, all Powers of Attorney given by him are hereby cancelled.

October 15, 1913.

No. 148

No. 149

Secretary, Inventions and Designs.

J. F. St. A. FAWCETT,

J. F. St. A. FAWCETT,

Secretary, Inventions and Designs.

GENERAL NOTICE NO. 643] EAST AFRICA PROTECTORATE.

Currency Board.

(a)

ABSTRACT OF NOTES IN CIRCULATION.

Total amount of Currency Notes in circulation on the tenth day of October, 1913 Rs 44,46,000 Average daily amount of Currency Notes in circulation

during the month ended the tenth day of October, 1913 ... Rs 44,74,167

(b)

ABSTRACT OF CASH RESERVE.

Gold Rs. 6.30,000 Silver Rs. 16,37,497 0) Cts. 31 " Amount of the coin portion of the Note Guarantee Fund on the tenth day of October, 1913 Rs 22,67,497 31 Cts. ... Average daily amount of the coin portion of the Note Guarantee Fund, during the month ended the tenth day of October, 1913 **Rs** 22,95,663 98 Cts. • • •

(c)

Abstract of securities forming the invested portion of the Note Guarantee

FUND ON THE TENTH DAY OF OCTOBER, 1913.

Nature of Security.	Nominal Value.	Price paid.	Latest known market price.		
m 1.0%	£ s. d.	£ s. d.			
Transvaal 3% Guaranteed Stock	41,414 16 6	40,233 10 3	$90\frac{5}{8}$		
India $3\frac{1}{2}$ % Stock	45,641 0 4	43,000 0 0	$90\frac{1}{8}$		
Straits Settlements $3\frac{1}{2}\%$ Inscribed Stock	35,000 0 0	33,253 8 9	89		
Southern Nigeria 3½% Inscribed Stock	14,478 57	13,746 11 3	38		
Queensland 4% Inscribed Stock	15,098 4 4	15,000 0 0	$100\frac{1}{2}$		
Total £	151,632 6 9	145,233 10 3			

Office of the Currency Board, Mombasa, October 10th, 1913.

F. W. MAJOR, One of the Currency Commissioners.

GENERAL NOTICE NO. 644]

NOTICE.

In pursuance of the East Africa and Uganda (Currency) Order-in-Council, 1905 Regulations par. 6 (2). The Currency Commissioners hereby give notice that the following Currency Notes of the undermentioned denominations have been cancelled :—

0	v	Rupees 5/-			
No. $\frac{A}{1}$ 52151					
			$\operatorname{No}_{-1}^{\underline{A}} 53081 \\ 53095$	1N0.103449 53451	1 1 0.1 - 33777 = 53778
52153 52155			53107	53454	
52155 52157	52431		53107	53458	
52167 52160			53124	53459	
52100 52161	52446		53125	53467	
52162	52464		53135	53474	
52172	52470		53144	53478	
52174	52477		53148	53479	
52176	52478		53149	53482	53829
52178	52479	52812	53153	53488	
52188	52485		-53157	53500	
52199	52490		53174	53501	
52200	52493		53177	5350t	
52204	52495		53178	53507	
52212	52497				
52218	52498			53530	
52222	52511		53196		
52224	52520		53200 53205	53540	
$52229 \\ 52231$	$52527 \\ 52529$			53541 53548	
52231				53558	
52235				53560	
52239				53561	
52241	52544			53562	
52244				53563	
52249				53568	
52251	52570			53581	
52257				5359(
52266					
-52270	52582	52899	53256	53598	
52271	52586			53599	
52272				53600	
52274			53269	53603	
52281				53600	
52284					
52288				53619	
-52294				53620	
52296					
52303				$53633 \\ 53647$	
52307					
-52308 -52311					-
52312			53308		
52312					
-52321					-
5:327					
-52333					
-52338					
52341					1 53998
-52342			53354	53684	4 54000
-52344	52682	52991	53358	53703	3 54002
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54:007 34:228 54:811 55:800 55:777 0414/4 34:113 34:544 54:832 55:289 57:712 36:140 34:117 34:544 54:492 53:310 57:744 26:101 34:117 34:552 54:446 53:320 57:774 56:175 54:118 54:552 54:446 53:320 57:774 56:175 54:118 54:552 54:446 53:320 57:774 56:175 54:117 54:553 54:167 54:167 54:172 55:33 57:756 56:1022 54:117 54:553 54:197 54:544 54:886 55:360 55:7766 30:225 54:117 54:544 54:896 55:360 55:779 30:225 54:117 54:544 54:896 55:370 55:791 30:226 54:117 54:544 54:896 55:370 55:791 30:225 54:117 54:544 54:896 55:373 35:790 35:790	No. $A = 54096$	No. $\frac{\Lambda}{54524}$	No. $\stackrel{\Lambda}{\longrightarrow} 54927$	No. $\stackrel{A}{-}$ 55268	No. ± 55706	No. -56130
54103 54324 54903 55295 557712 50139 64117 54543 54903 55305 55738 56130 64117 54545 54942 55306 55744 56112 54188 54556 34943 55221 55744 56119 54182 54563 34655 55326 57744 56119 54142 54563 44655 55320 57774 56131 54170 54530 44953 55362 57774 56225 54177 54539 54998 55362 57774 56225 54177 5459 54908 55300 57570 57591 66235 54206 54001 55006 55570 57581 66235 54219 54214 54611 55118 55385 553819 60291 54216 54618 55119 55385 553819 60291 54214 54613 55119 55385 553819					55707	1001 56147
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					56113	
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	-54521	54901	55260	55703	56128	00028

GENERAL NOTICE No. 645]

EAST AFRICA PROTECTORATE.

Statement showing value in Rupees of Imports made into Mombasa, and Kilindini, from different countries during July, 1913.

 	COUNTRIES.		Value in Rupees.	
	United Kingdom	•••	1,228,921	
	India and Burmah		719,754	
	Ceylon		2,848	
	Zanzibar	••••	3,416	
	South Africa Union		23,487	
	Australian Colonies	••••	1,708	
N	OtherB ritish Possessions		715	
	Hongleone	•••	1,037	
	Amabia	•••	1,053	
	Anstrie Urancourt	•••	1,000 100,622	
	Belgium	•••	45,125	
. · · · .	China	•••	4,049	
(1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,	Denmark	• • •	449	
•		• • •	4,019	
	Egypt	• • •		
	France	• • •	81,919	
	Germany	• • •	324,731	
	German East Africa	• • •	19,733	
	Holland	• • •	107,737	
	Italian East Africa	• • •	228	
	Italy	•••	90,482	
1. A. A. A.	Japan	•••	6,302	
	Norway	•	161	
,	Portugal	9 • 1	1,427	
	Portugese Possessions		75	
	Russia		1,667	
	Spain		$2,\!444$	
	\mathbf{Sweden}		21,880	
5	Switzerland		37,339	
a second	Miscellaneous Ports of Asia		6,378	
	Turkey		571	
h	United States of America		$246,\!375$	
· -				
	Total Rs	•	3,086,652	
•	Goods in Transit and Transhipme	$ent \dots$	528,101	
ан на на Кол	Total Rupee	[3,614,753	
10 a	Lotar Rupee	s	0,017,700	
8. L		ľ		

F W. MAJOR, Chief of Customs.

GENERAL NOTICE NO. 646] EAST AFRICA PROTECTORATE. General Imports into the Ports of Mombasa and Kilindini during July, 1913.

Ale and beer Galls. 5,611 Alcohol, Methylic 112 Ammunition 112 Ammunition 112 Ammunition 112 Ammunition 112 Ammunition Horses and mules Other live-stock imported for breeding purposes Arms Arms Arms Bags and sacks other sorts Bea	Rupees. 12,871 258 8,573 15,000 940 17,319 2,220 20,137 32,351 4,226 15,690 1,335 194	Rupees
Alcohol, Methylic112AmmunitionNumber83,207Animals, living :Horses and mulesHorses and mulesOther live-stock imported for breeding purposesArmsArmsBags and sacks for industrial and agricultural purposesBeadsBuilding materials, unenumeratedButterButterCups, medals or other trophies imported for presentation or	$\begin{array}{c} 258\\ 8,573\\ 15,000\\ 940\\ \\ \\ 17,319\\ 2,220\\ 20,137\\ \\ \\ 32,351\\ 4,226\\ 15,690\\ 1,335\\ \\ \\ \\ 194\\ \\ \\ \end{array}$	
Alcohol, Methylic112ArmmunitionNumber83,207Animals, living :Horses and mulesHorses and mulesOther live-stock imported for breeding purposesArmsArmsBacon and hamBags and sacks for industrial and agricultural purposesBeads<	$\begin{array}{c} 258\\ 8,573\\ 15,000\\ 940\\ \\ \\ 17,319\\ 2,220\\ 20,137\\ \\ \\ 32,351\\ 4,226\\ 15,690\\ 1,335\\ \\ \\ \\ 194\\ \\ \\ \end{array}$	
AmmunitionNumber83,207Animals, living :Horses and mulesOther live-stock imported for breeding purposesOther sorts, unenumeratedArmsBacon and hamBags and sacks for industrial and agricultural purposesBags and sacks, other sortsBeadsBuilding materials, unenumeratedButterButterCups, medals or other trophies imported for presentation or	$\begin{array}{c} 8,573\\ 15,000\\ 940\\ \dots\\ 17,319\\ 2,220\\ 20,137\\ \dots\\ 32,351\\ 4,226\\ 15,690\\ 1,335\\ \dots\\ 194\\ \dots\end{array}$	
Animals, living :	$\begin{array}{c} 15,000\\ 940\\ \dots\\ 17,319\\ 2,220\\ 20,137\\ \dots\\ 32,351\\ 4,226\\ 15,690\\ 1,335\\ \dots\\ 194\\ \dots\end{array}$	
Horses and mules	940 17,319 2,220 20,137 32,351 4,226 15,690 1,335 194 	
Other live-stock imported for breeding purposes"31Other sorts, unenumerated"ArmsBacon and ham"Bags and sacks for industrial and agricultural purposesBags and sacks, other sortsBeadsBuilding materials, unenumeratedButterButterConsular goodsCups, medals or other trophies imported for presentation or	940 17,319 2,220 20,137 32,351 4,226 15,690 1,335 194 	
Other sorts, unenumeratedArmsBacon and hamBags and sacks for industrial and agricultural purposesBags and sacks, other sortsBeadsBooksBuilding materials, unenumeratedButterArticles necessary for maintaining telegraphic communicationCups, medals or other trophies imported for presentation or	$\begin{array}{c} 17,319\\ 2,220\\ 20,137\\ \dots\\ 32,351\\ 4,226\\ 15,690\\ 1,335\\ \dots\\ 194\\ \dots\end{array}$	
Arms	2,220 20,137 32,351 4,226 15,690 1,335 194 	
Bags and sacks for industrial and agricultural purposesBags and sacks, other sortsBeadsBooksBuilding materials, unenumeratedButterArticles necessary for maintaining telegraphic communicationConsular goodsCups, medals or other trophies imported for presentation or	20,137 32,351 4,226 15,690 1,335 194 	
Bags and sacks, other sortsBeadsBooksBuilding materials, unenumeratedButterArticles necessary for maintaining telegraphic communicationConsular goodsCups, medals or other trophies imported for presentation or	32,3514,22615,6901,335194	
BeadsLbs.54,828BooksBuilding materials, unenumeratedButterArticles necessary for maintaining telegraphic communicationConsular goodsCups, medals or other trophies imported for presentation or	32,351 4,226 15,690 1,335 194 	
Books Building materials, unenumerated Butter Articles necessary for maintaining telegraphic communication Consular goods Cups, medals or other trophies imported for presentation or	4,226 15,690 1,335 194 	
Building materials, unenumeratedButterLbs.1,372Articles necessary for maintaining telegraphic communicationConsular goodsCups, medals or other trophies imported for presentation or	15,690 1,335 194	
Butter Lbs. 1,372 Articles necessary for maintaining telegraphic communication Consular goods Cups, medals or other trophies imported for presentation or	1,335 194	
Consular goods Cups, medals or other trophies imported for presentation or	194	
Consular goods Cups, medals or other trophies imported for presentation or		£
		r.
TRANSPORT OF A OF A OF A	•••	ŀ
presented as prizes, etc., etc Cwts. 50	2,184	- -
Canvag 11.076	2,184 9,520	
Canvas $11,070$ Cement $11,070$ Cement $11,070$	8,987	ł
Cheese Lbs. 3,114	2,435	ŧ.
Chemical and chemical manufactures, unenumerated	10,630	-
Cigarettes Lbs. 12,907	$25,\!931$	
Cigars	2,232	1
Coal Tons	0.110	
Coal products Coin admitted to circulaion in the Protectorate	2,716 400,000	
Condensed milt Curta 589	400,000	
Condensed mink 588 Cotton yarn Lbs. 1,200	19,100	
Cotton piece goods, bleached	113,242	2
,, ,, unbleached ,, 2,652,448	465,532	
", ", printed ", 216,392	$56,\!575$	¥ .
,, ,, ,, ,, dyed ,, 315,014	108,903	i.
"blankets Number 109,050	109,205	
Cotton manufactures, unenumerated	34,972 20,214	
Drinks unanumerated	20,214 2,328	
Drugs and medicines for sheep and cattle	5,025	
" and medicines, other sorts	. 8,885	÷
Electric apparatus	8,898	ł,
Explosives, other sorts	562	ł
Fensing materials Foodstuffs for animals	2,359	1
Roadstuffs other sorts uncommonstad	65,992	
Fruit row	882	
Furniture	14,358	
Glass plates	8,092	ľ
"manufactures, unenumerated	9,187	
Gold bullion Ounces 240	15,000	
Goods manufactured, unenumerated	80,505	
Goods unmanufactured, unenumerated	21,116	
Bice Curter 7.227	60,346	I.
Flour and wheat meal	28,938	
Wheat	3,426	
Dhall	2,462	
Maize and maize meal		4 4 5
Other sorts	5,398	
Gunpowder	 9 040	ſ.
Hardware	3,978 38,969	l .
Implements agricultural	50,104] [.]
Carried forward	1,961,377	

General Imports into the Port of Mombasa and Kilindini during July, 1913.-(Contd).

Articles.		Total qua import		Value in Rupees.	Duty in Rupees
·		P010			
Brought forw	ard	1		1,961,377	[
Implements, other sorts	•••		•••	5,510	
Instruments, surgical	•••	1		241	-
" scientific, other sorts	•••	1		2,264	
" pianos " musical, other sorts	•••		•••	3,948	· ·
T Ű			·· -	$3,661 \\ 386$	
Leather, unwrought	•••	-	• • • •	6,322	
" wrought, boots and shoes		Doz. pairs	258	14,996	1
" " saddlery and harness				4,403	
" manufactures, unenumerated				1,559	
Linen, hemp and jute manufactures, unenumerated	· • •	4 1 1		6,948	-
Machinery and parts thereof, agricultural	•••			23,322	
,, ,, industrial	•••	· · ·		79,275	
",",", ", other sorts …	•••	1		11,400	
Manures and insecticides	•••	Care-1	- E 000	414	
Matches	•••	Gross boxe	s 5,096	5,125	
Metals : Brass and copper manufactures, for use as build	ino				
materials				•••	
Brass and copper manufactures, other sorts			•••	8,293	
Brass and copper wire		Cwts.	808	53,446	
Iron and steel manufactures, unenumerated, to		C	000	00,110	
used as building materials		4 	•••	$11,\!632$	
Iron and steel manufactures, unenumerated, othe	$\mathbf{er} \ \mathbf{sorts}$: -		59,567	
Iron and steel wire		Cwts.	753	9,748	
Galvanised iron sheets and plates	•••	"	8,061	81,610	
Metals, manufactured, unenumerated	•••			24,848	1
Metals, unmanufactured, unenumerated	•••			580	
Mineral and ærated waters	•••	Doz. botts.	1,964	4,786	
Miscellaneous including parcel post	•••	1	•••	• • • •	
Dils, fats and grease :		a. 11.	01 100	- 015	
Petroleum-Kerosine	•••	Galls.	24,488	5,357	
Cocoanut	•••	. ,,	 53	151	
Ghee	•••	Cwts.	58	4,597	
Oelo Margarin	•••	0.000	(2	
Turpentine		Galls	332	509	
Other sorts		"	4,618	9,218	ł
Perfumery			·,	2,408	
Photographs, engravings, pictures, and maps	•••			570	
Plate and plated ware	•••			4,031	
Porcelain, china and earthernware				8,708	
Preserved meats	•••			1,024	
Preserves and tinned or bottled foods and fruits, other	sorts	Į		4	
unclassified	•••			16,668	
Printed matter	•••			1,280	1
Railway, tramway and road material Rope and twine for agricultural and industrial purpose:	···		•••	210,181	
Rope and twine, other sorts			•••	3,658 1,605	
Rubber manufactures, unenumerated	•••		•••	1,605 728	
Salt	•••	Cwts.	4,000	3,877	
Ships, boats, launches, lighters and parts	•••			3,042	
Spirits :				0,012	
Brandy	•••	Galls.	1,340	11,147	
Whisky	···	>>	4,799	36,589	1
Gin			406	1,824	
Liqueurs and other sorts		32	258	3,186	
Silk manufactures, unenumerated	•••	-	•••	$7,\!419$	1
", of and other materials			••••	111	
"yarn	•••	Lbs.	4	39	
Soap		Cwts.	840	16,823	1
stationery	•••		•••	24,983	
Carried forw	and			0 505 001	
Uarried IOFW	aru	1	1	2,765,394	1

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Articles.	Articles.							
Sugar Tea Tobacco, manufactured Tomb-stones and ornaments for graves, mentablets and brasses Toys and games Trees, plants and seeds for cultivation Vehicles and parts thereof, agricultural, stear Vehicles and parts thereof, agricultural, othe Vehicles and parts thereof, not agricultural, othe Vehicles and clocks Watches and clocks Wines Wines Wines Wines Wooden manufactures, unenumerated Woollen and worsted yarn """"""""""""""""""""""""""""""""""""	 m and mot r sorts steam and	 motor	Cwts. Lbs. " " Nos. Galls. Tons Lbs. Yards Nos. " " Pkgs.	2,754 16,387 43,658 835 835 835 824 3,455 219 120 3,581 3,705 867 6,435	2,765,394 $29,584$ $12,181$ $32,482$ 174 469 $2,083$ $6,745$ $$ $6,681$ $29,276$ $62,049$ $1,187$ $64,470$ $21,417$ $21,025$ $1,172$ 240 $5,885$ $11,264$ $3,487$ $9,387$ $3,086,652$ $528,101$			
Goods in transit and transhipment	 Total	Rs			3,614,753			

General Imports into the Ports of Mombasa and Kilindini during July, 1913.-(Contd.)

Total value of Imports for Home Consumption in Ju	ly, 1912.	Rs. 3,252	2,220
Decrease in value of Imports	•••	•••	Rs. 165,568
Total value of Goods in Transit in July, 1912	•••	Rs. 40	00,602
Increase in value of Goods in Transit		•••	Rs. 127,499
Total decrease in value of	Imports	•••	Rs. 38,069

F. W. MAJOR,

Chief of Customs.

GENERAL NOTICE NO. 647]

EAST AFRICA PROTECTORATE.

Statement showing the number of trade packages and value in Rupees of trade goods re-exported from Mombasa and Kilindini to different countries during July, 1913.

Articles.	Total quantity re-exported.	German East Africa.	Zanzibar.	Congo Free State.	Austria.	Belgium.	United Kingdom.	Portuguese Possessions.	Russia.	India.	Australian Colonies.	Germany.	Italian East Africa	Congo.	
Ale and beer Ammunition Arms Bags and sacks for industrial and agricultural purpcses Beads Choese	Galls. 30 Nos. 4.723 ,, 23 Lbs. 20,315 ,, 400 ,, 170	79 123 150 950 7,105 403 531	100	84 276	450	4,000	96								THE OFFICIAL
Coin admitted to circulation in the Protectorate Cotton piece goods, bleached """"""""""""""""""""""""""""""""""""	Yards 27,140 ,, 532,235 ,, 56,563 ,, 80,814 Nos. 17,410 	$\begin{array}{c} 6,759\\ 106,931\\ 14,165\\ 32,163\\ 13,507\\ 2,103\\ 256\\ 850\\ 14\end{array}$	10,000 316 7,577 5,022					667	60						AL GAZETTE
Hass manufactures, nnenumerated Jools manufactured, unenumerated Arain.—flour and wheat meal Arain other sorts Iardware	 Cwt. 120 	$ \begin{array}{r} 209 \\ 3,337 \\ 1,066 \\ 16 \\ 1,980 \end{array} $	525				900 270	171		200		300	1,500		
implements agricultural	 Doz. pairs 13 Cwt, 153	$\begin{array}{c} 1,000\\ 501\\ 491\\ 1,194\\ 165\\ 478\\ 10,682\end{array}$	15				2,700				100				October
fetal Iron and Steel manufactures, unenume- rated other sorts		655					300			420		1,350	34		15,
Carried forward		207,866	23,675	360	450	4,000	4,266	838		620	100	1,650	1,534	•••••• ••••	1913.

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Articles,	Total quantity re-exported.	German East Africa.	Zanzibar	Congo Free State,	Austria,	Belgium.	United Kingdom.	Portuguese Possession.	Russia.	India.	Australian Colonies	Germany.	Italian East Africa.	
Brought forward		207,866	23,675	360	450	4,000	4,266	838	60	620	100	1,650	1,534	
als Iron and Steel wire	", 684 Galls. 8,704 ", 12	2,7C8 6,970 389 5,435	30									1,260	1,257	
umery	 Galls. 2	134 316 30	160				100	20						
,, whisky <	" 8 2	2,790 150 866	108 12 24					60 36						
ionery	Cwt. 40 Lbs. 1,500 ,, 944	424 1,477 1,626	15				83							
Parts and Parts thereof not agricultural, hor sorts ring apparels es ber den manufactures, unenumerated llen carpets and rugs	 Galls. 24 Tons 5	954 2,655 107 25 1,010	1,655 338				250		40	3,428			946	
					4 5		 							
							1							
Total Rs		235,932	25,957	360	450	4,000	4,699	954	100	4,048	100	2,910	3,737	

Statement showing the number of trade packages and value in rupees of trade goods re-exported from Mombasa and Kilindini to different countries

F. W. MAJOR, Chief of Customs.

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GENERAL NOTICE NO. 648] EAST AFRICA PROTECTORATE.

Statement showing value in Rupees of various articles exported from Mombasa and Kilindini during July, 1913.

			Produce of			
Articles.	East Africa Protectorate.	Uganda Protec- torate.	• German East Africa	Congo.	Soudan.	Total.
· · · · · · · · · · · · · · · · · · ·	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Animals living :						
" Sheep …		•••				880
" Goats	480	•••		}		480
" wild animals		••••	960			960
" Other sorts	05	901				040
unenumerated		321	10 909			346
Beeswax Carbonate of soda		•••	12,323			27,309
1.11:	-	3,505	•••			1,603
n., ,	900	5,505				3,505 200
0.eft	065	12,954	13,155			27,074
Comma	90,900	14,007	10,100			26,286
Cotton	-	 692,781	40,316			733,097
Fibres	1= 100		578			15,740
Fibres sisal	15 110		2,457			17,567
Ghee	9,069		20,024			23,887
Gold			8,625			8,625
Mica	7 105	 ···				7,425
Grain:—						
Maize	. 20,557					20,557
Beans and peas	. 39,549		868			40,417
Sim-sim	. 62,927	3,989	241			67,157
Ground nuts			48,895			49,084
Pulse (chiroko)	. 3,213		120			3,333
Rice			7,240			7,240
Gum copal						3,361
Hides, ox		112,460	214,261			485,942
Hams and bacon		•••		·		203
Horns, rhinocerous	. 500	••••				500
" " sportsmen's	0.50					
trophies	$\begin{array}{c c} & 252 \\ 233 \end{array}$)			252
" Other sorts		10				
,, sportsmen's trophies Ivory	5 700	22,902	1 114	3,241		1,571
TAT . (1. 1. 1.	0.062		1,114	0,241		33,046
	05					9,06 25
Ostrich footband	150	•••				15
Detetora	0.909	•••				9,202
Rubber plantation	9,079					2,978
", wild		1,591		10,292		11,888
Seeds, cotton		43,044	3,099	,		46,148
Salt	10					10,110
Skins sheep	. *	6,658	3,820	. I		10,478
" goats	. *	57,941	53,979	1		111,920
" wild animals	. 369	98	•••			46
" sportsmen's trophies	. 1,797	44				1,841
Teeth, hippopotamus	. 439	3,129	568			4,136
Tobacco			30			30
Goods, manufactured,	Į					10
unenumerated	. 896	304	53			1,25
" unmanufactured,						
unenumerated .	. 1,677	55		·		1,882
Total Rupees	411,049	961,786	432,876	13,533		1,819,244

Total value of exports in July, 1912 Total increase in value ...

... Rs. 1,203,522 ... ,, 615,722

F. W. MAJOR,

Chief of Customs.

* Omitted in June owing to an error in Apr.1, 1913.

GENERAL NOTICE No. 649]

SCMEDULE A. District Brand Register.

(THE BRANDING OF STOCK ORDINANCE, 1907.)

Name of owner.	$\operatorname{Address}$.	District for which brand is required.	Brand allotted.	No of certifi- cate.	Date of registration.
C. T. Birch A. S. and E.A. Evans	Katura, Juja Molo River Farm,	Kyambu Naivasha	E4L V7E	$\begin{array}{ c c } 421 \\ 422 \end{array}$	July 8th '13 " 9th "
P. J. Uys	Nakuru P. O. Naivasha	do	V 2 U	423	"11th "
H. J. Schutter	do	do	V 6 S	424	" 11th "
A. Brummer	do	do	V 5 B	425	"11th "
Magadi Soda Co.	Magadi	Machakos	B 2 M	426	"17th "
W. S. Bastard	Indabibi Plains, Naivasha	Naivasha	V B 1	427	" 23rd "
D. Sparrow	P. O. Farm 40, Uasin Gishu	Ravine	G 3 B	428	" 23rd "
C. M. Dobbs	Kericho	Lumbwa	ТЗС	429	"24th "
A. D. Sloane	Nakuru	Naivasha	V7S	430	" 24th "
Kinangop, Ltd.	Naivasha	do	V 7 K	431	" 29th "
Miss M. de Waal	P. O. Eldoret	Ravine	G. M 1	432	"29th "
Miss J. de Waal	do	do	·G J 1	433	" 29th "
E. H. de Waal	P. O. Eldoret	Ravine	G 1 E	434	" 29th "
D. Van Breda	do	do	G 7 V	435	, 29th ,
W. Evans	Nakuru	Naivasha	VE1	436	Aug. 2nd "
R. Leycester	Farm 99, Uasin Gishu	Ravine	G 3 L	437	" 5th "
R. Rooke Fenton	c/o Messrs Campbell Macdonald and	Kyambu	E 7 F	438	", 6th ",
K. Symes Thompson	Jameson, Nairobi do do	do	EK1	439	" 6th "
Pound Master	Municipality, Nairobi	Nairobi	$\langle \rangle^{A1}$	440	"16th "
F. H. Drake	Nakuru (Molo River)	Naivasha	VD1	441	"21st "
Hon. A. Bailly	Sergoit, Uasin Gishu	Ravine	G4B	442	,, 21st ,,
1011. A. Daniy		f			
Pound Master	Nakuru	Naivasha	$\langle \sum_{i=1}^{V_1}$	443	" 28th "
Pound Master	Naivasha	do	$\bigvee v_2$	444	" 29th "
		· ·			
Pound Master	Machakos	Machakos	B_1	445	Sept. 1st "
		177 1		146	1 <i></i>
S. Haller	P. O. Nairobi	Kyambu	ЕН4 VТ1	$\begin{array}{r} 446 \\ 447 \end{array}$	" 1st "
A. B. Trading Co. F. E. Buller	Kijabe P. O. Farm 40, Uasin	Naivasha Ravine	G 5 B	448	,, 8th ,, ,, 8th ,,
Messrs Krag and Johansen	Gishu Athi River	Machakos	B5 K	449	" 9th "
Pound Master	Mombasa	Mombasa		450	" 10th "
D. Winn min			\mathbf{v}	451	"11th "
P. Visagie Shillington & Bedding	Naivasha c/o J. Cook and Co., Nairobi	Naivasha Ravine	V 1 V G 7 B	451 452	" 15th "
A. R. Allen M. Mackenzie	Naivasha P. O. Machakos	Naivasha Auctioneer	V 5 A † 2 B	$\begin{array}{c} 453 \\ 454 \end{array}$,, 22nd ,, ,, 29th ,,

Licences and Permits issued at Kyambu during the quarter ended Sept. 30th, 1913.

No.	To whom issued.	To whom issued. Date of issue.			
6251		IDENT'S LICENCE. July 1st, 1913 "7th " August 7th "	Kyambu "		

Licences and Permits issued at Kyambu.-Contd.

To	To whom issued. Date of issue. Residence.						Remarks.		
			Gm	N TAX I	PERMITS.				
H. E. H. F. W. R J. H. Be F. K. Gl	eynolds ker	July 18 Aug. 15 Sept. 1 " 23	th, 1913 th ,, st ,, rd ,,	Ruiru Kyambu "		Rig Ma	lector's gun gby rifle ·350 user rifle nbination 12 bore		
4. W.R	eynolds	Sept. 15	oth, 1913	One righ	oy rifle ∙35(Tra	nsferred from Mr. W. H. Furlonge		
Kyan Sej	nbu, otember 30th, 19	913.		2 			F. W. ISAAC, District Commissioner		
Lic	ences and Perm	its issued	Ngong	during t	he quarte	r end	ing September 30th, 1913.		
No.	To whom is	sued.	Date o	of issue.	Residen	ce.	Remarks.		
3909 3910	Dr. Owen Pricha Capt. Coode R.E.	rd M. O.	July 29t Sept. 5t	h ,,			Expires 28th July, 1914 ,, 9th September, 1914		
2422	Fernandes		Aug. 201		Naivasha		150 12 bore cartridges 100 ·303 bore cartridges		
2423 2424	Bugwanji Diaran Headman Segi	1	Sept. 2 ,, 8t	nd, 1913 h _ ,,	Ngong		50 rounds M. H. 50 ,, 303 50 ,, revolver		
Ngon Sep	g, otember 30th, 19	13.		· · · · · · · · · · · · · · · · · · ·	<u></u>	Ac	L. D. BROWNE, ting District Commissioner.		
Lice	ences and Permi	ts issued	at Rabai	during	the quart	er en	ded September 30th, 1913.		
	To whom issued.		Date of	issue.	Residenc	e.	Remarks.		
	· · · · · · · · · · · · · · · · · · ·			GUN T	AX.				
lev. L. l	F. Gore		July 31s		Jimba	s	nider rifle No. 1/582		
Rabai Oct	, ober 1st, 1913.					4ssist	J. M. PEARSON, ant District Commissioner.		
Bro	ker Licence issu	ied at Mo	ombasa d	uring th	e quarter	endi	ng September 30th, 1913.		
To whom issued.			Nationality.				Premises.		
lirji Day	varam		Hindu		1.		mmercial Street		
smnil G	angjee and Sons	Go	Khoja		's Licenc. { Smiths Li	302 C	ommercial Street		
Omer Jat	ffer		Meman			97 M	akadara		
Rajbhaı Abdulka	n and Sons Gamjee & Co. dir bin Abubakar e Essajee				[Momb Rabai Malino Rabai			
Mom		1					C. S. HEMSTED,		

October 7th, 1913.

District Commissioner.

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ARRIVALS.

Name.	ame. Rank.		Date of leaving England.	Date of Embarkation.	Date of arrival at Mombasa or Kilindini.	
A. Smith J. M. Lumley E. P. Evans H. M. Birch Dr. A. Robertson 'T. D. Butler J. MacLean Dr. W. Tudhope M. J. Cotton Lieut. A. W. D. Bentinck Lieut. J. Latham H. C. Walsh C. A. V. Hall Miss E. E. Lyons H. S. D. Lloyd 'T. Preston J. P. Galway Miss I. L. Majendie E. J. Letts	Assistant Treasurer Asst. Supdt. Police Senior Assistant Secretary Ex. Engineer, P. W. D. Medical Officer Asst. Dist. Commissioner . Asst. Inspector Police Medical Officer Asst. Land Ranger Subaltern, K. A. R. Subaltern, K. A. R. Draughtsman, Survey Draughtsman, Survey Draughtsman, Survey Accountant, General Post Office Asst. Store Keeper Clerk, Medical Department Clerk, Veterinary Dept. Nursing Sister 1st Class Postmaster	Leave do do do do do lst appoint. do do do do do do do do do do do do fo Jost appoint. Tranfer from Nyasaland.	Sept. 3rd, 1913 " 3rd, " † " 4th, " " 10th, "	Sept. 3rd, 1913 " 3rd, ", " 4th, " " 11th, ", " 11th, ",", " 11th, ",", " 11th, ",",", " 11th, ",",",",",",",",",",",",",",",",",","	Oct. 1st, 1913. " 1st, " " 3rd, "	

+ London. * Southampton.

DEPARTURES.

Rank.	On leave or termination of appointment.	Date of Departure.			
Staff. Officer to Insp. General Police Asst. Supdt. Police Registrar, High Court Inspector Police Asst. Dist. Commissioner Game Warden Inspector of Police Corpany Commander, 3rd K. A. R. Company Commander, 3rd K. A. R. Deputy Chief of Customs Suptd. Busoga Railway Marine 2nd Officer, Lake Steamers Assistant Treasurer	Leave do do do do do do do do do do do do do	October 1st, 1913. " 6th, " " 7th, "			
	Staff. Officer to Insp. General Police Asst. Supdt. Police Registrar, High Court Inspector Police Asst. Dist. Commissioner Game Warden Inspector of Police Corpany Commander, 3rd K. A. R. Company Commander, 3rd K. A. R. Deputy Chief of Customs Suptd. Busoga Railway Marine 2nd Officer, Lake Steamers	Rank.termination of appointment.Staff. Officer to Insp. General Police Asst. Supdt. PoliceLeave doRegistrar, High Court Inspector PolicedoAsst. Dist. Commissioner Game WardendoInspector of Police Corpany Commander, 3rd K. A. R. Company Commander, 3rd K. A. R. dodoDeputy Chief of Customs Suptd. Busoga Railway Marine Assistant Treasurerdo			

GENERAL NOTICE No. 650]

UGANDA RAILWAY.

Approximate Statement of Public Coaching and Goods Traffic for the month of September, 1913.

Coaching Traffic	Rs.	132,057		
Goods Traffic	•••••	556,766		
	Total Rs.	688,823		
Corresponding month of previous year:—				
Coaching Traffic Goods Traffic	Rs.	107,527 489,308		
	Total Rs.	596,835		
	Increase Rs.	91,988		
	Decrease Rs.	Nil.		
Nairobi,	B. EASTWOOD,			

9th October, 1913.

Chief Accountant.

GENERAL NOTICE No. 651] UGA

UGANDA RAILWAY.

NOTICE.

Sale of Lost and Unclaimed Property.

Under section 56 of the East Africa Railway Ordinance, 1910, public notice is hereby given that the undermentioned goods will be sold by public auction outside the Goods Shed, Nairobi Station, at 10 a. m. on Friday, October 24th, 1913, if not claimed before that date.

Nairobi,

9th September, 1913.

E. G. WILSON, Acting Traffic Manager.

Registered Number.	Description of	Package.		Contents, etc.
1	1 box			71 tins desiccated cocoanut (Liptons)
	1 bundle	•••		15 slashers
	1 cask	•••		Salt
	1 sack	• • •		Old ropes
	1 do	•••	•••	3 empty sacks, $\frac{1}{4}$ sack mealie meal and rice
	1 bundle	•••	•••	l camp bed with mattress complete
	1 do	•••	•••	do .
	1 do	• • •	••	1 ,, ,, without mattress
	1 do 1 do	•••	•••	1 tent, 1 hoe, 3 axes, 2 pick heads, 6 slashers Galvanised wire
1	1 .].	•••	••••	6 Iron stands
	1 package	• • •	•••	Screw jack (new)
	1 bundle	•••	•••	3 native blankets
	1 do			1 tent with pegs
15	3 tins			Molasses
16	1 tin	•••		Empty
	1 lot	• • •		Camp equipment
	1 pot		• • •	With strainer for coffee
19	1 package	•••	•••	Tent with poles
	1 do	• • •	•••	Iron fittings
	1 do	•••	•••	do
	1 bundle	•••	•••	Iron wire
1	1 package 1 do	•••	•••	Native beehive
	J bundle	•••	•• •	5 pieces iron wagon parts with bush Iron
	1 chair	***	•••	Madeira
	2 deck chairs	•••		Damaged
	2 deck chairs			do
	2 do			do
	2 do	•••		do
	2 do	•••	•••	do
	1 deck chair	•••	•••	
	1 do	•••	•••	
	1 do	•••	•••	D I
	1 chair	• • •	•••	Damaged
36 37	3 bags 1 bundle	•••	•••	Sugar 6 zebra skins
38	$1 \text{ box} \dots$	•••	• • *	Native clothing
39	1 do	•••	•••	11 bottles Lazenby's salad oil
0.0		•••	•••	4 ", " French olives
¢.				1 ,, ,, stuffed ,,
				8 " " mixed pickles
1				2 ,, ,, soup squares
	,			5 tins ", ox tail soup
(4 " " hare soup
10	1 1			4 " " julienne soup
40	1 bag	•••	•••	1 towel, 1 tooth brush, 1 shaving brush
41 42	1 box 1 do	•••	•••	Native personal effects
	1 kikapu	•••	•••	1 white globe shade and 2 lamp glasses Personal effects
44	$1 \text{ box} \dots$	•••	•••	Native personal effects
45	1 yellow tin trunk	•••	•••	Personal effects
	2 boxes		•••	Empty
			,	

THE OFFICIAL GAZETTE

gistered lumber	Description of	Packages.	•	Contents, etc.		
47	1 box	•••	•••• į	7 bottles Girl brand beer		
48	1 do	•••	•••	1 new brace, 3 bits, 4 packets screws & quantity nai		
49	1 do	•••		Advertising matter		
50	1 camp iron baking	pot	•••			
$51 \\ 52$	1 cask	•••		Epsom salts		
52	$1 ext{ tin } \dots$	• • •	•••	Empty		
53 54	1 letter press	···	•••			
$\frac{54}{55}$	1 turkish bath cabin 1 package	et	•••	Camp table		
55 56	11	•••	•••	3 plates, 1 enamel jug, 3 knives, 3 forks, 1 spoon		
57 57	1 box 1 package		••• •••	Camp bed		
57A	1 sack			Native utensils		
58	1 package		•••	Camp bed with stand		
59	1 do			do		
60	1 do			Camp chair complete		
61	1 do	•••	•••	"table		
62	1 do	··· ·		3 camp stands		
63	1 do	•••	•••	Shooting stick		
64	1 box	• • •	•••	Personal effects		
65	1 hand bag	• • •	•••	1 pair hair clippers		
66	1 camp iron baking	pot	•••			
$\begin{array}{c} 67\\ c9\end{array}$	1 case	•••	•••	Trophies		
$\begin{array}{c} 68 \\ 69 \end{array}$	1 box	•••	•••	Enamelware Personal effects		
$\frac{09}{70}$	1 do 1 do	•••	• • •	Sundries		
70 71	1 3	•••	•••	Native brass tickets		
72	1 ao 1 package	•••	•••	Bark samples		
73	1 box	•••	•••	Cooking utensils		
74	1 do	•••	• • •	Enamelware		
$\overline{75}$	1 package			Camp bed		
76	1 hand bag			Nil		
77	2 packages			Pump parts		
78	1 case	•••	•••	2 dozen black Americani pieces, 5 fez caps, 14 packag containing 1 dozen singlets each, 1 package containin 11 only, 9 bundles black tassels,		
79	1 enamel slop pail, p	ot and ba	\sin			
80	1 case	•••		Milk bottles		
81	1 weighing machine	••	•••	Damaged		
82	$1 \text{ chest } \dots$	• • •	••••	Carpenters tools		
83	1 hurricane lamp	•••	•••	Complete		
84	1 old service rifle	•••	•••			
$\frac{85}{86}$	1 do 1 do	•••	• • •			
-87		· · · •	•••			
-88	$\begin{array}{ccc} 1 & \text{sporting rifle} \\ 1 & & \text{do} \end{array}$	•••	• • •			
89	2 native spears	•••	•••			
90	1 bundle	•••	•••	2 dressing gowns		
91	1 package	•••	•••	Camp bed mattress		
92	1 packing case			Empty		
93	1 do	•••		ob		
94	1 case		•••	Trophies		
95	1 bundle	•••	•••	Plow parts		
96	1 do		•••	Harrow disc		
97	1 basket	•••	• • • •	Enamelware		
98 00	1 large roll	•••	• • •	Barbed wire		
99 100	$1 \text{ lot} \dots$	•••	•••	do Commented ince 10 ft longths new		
100	$19 \text{ sheets } \dots$		••••	Corrugated iron 10 ft. lengths new		
$\begin{array}{c}101\\102\end{array}$	12 do	•••	•••	»» » ⁸ » » »		
$102 \\ 103$	1 do	•••	•••	,, ,, 6, ,, ,, ,, 4, 16 ft; 2, 16 ft; 5 inches		
103	6 scantlings 1 crockshutts disc	***	•••	Harrow disselboom 11 ft; 11 inches long, new		
$104 \\ 105$	1 bamboo pole	•••	•••	Length 14 ft. $6\frac{1}{2}$ inches		
105	1 piece wood	•••	•••	$3 \times 1\frac{1}{2} \times 5$ ft.		
100	2 casks		•••	Empty		
	1 drum	•••		Staples (wire)		
108 109	1 wagon wheel		•••	Damaged		

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ł

THE OFFICIAL GAZETTE

Registered Number.	Description of	packa	ge.	Contents, etc.
110	1 plow			With parts
111	1 bundle			11 helmets
$\overline{112}$	1 package			Filter part
113	1 earthenware jar			Empty
114	t table lamp			
115	1 do			
116	1 hurricane lamp	•••		
117	1 package	•••		2 hurricane lamps
118	1 brass kettle, stand	l and b	urner	
119	1 parcel	•••		6 new paint brushes
120	1 basket	•••		Sundries
$\frac{121}{122}$	1 camera stand 1 umbrella	•••	•••	
123	1 bundle	•••	•••	5 old umbrellas
$120 \\ 124$	1 package	•••	•••	Native personal effects
125	$1 do \dots$	•••		Small piece green carpet
127	1 bundle	•••		Native blankets
128	1 parcel	•••		Beads
129	1 bundle	•••		2 red native blankets
130	1 do	•••		Native personal effects
131	1 do	•••		Waterproof coat
182	1 camp water bottle	•••	•••	
133	1 basket	•••	•••	1 tea pot, 1 basin, 1 plate
$\frac{134}{135}$	1 brown tin box	•••	•••	Native personal effects Sundries
136	1 do 1 parcel	•••		59 Spoons, 84 forks
137	1 do	•••	•••	Putty
138	1 cricket bat	••••	••••	
139	1 fishing rod	•••		
140	1 gramaphone horn	•••	•••	
1.41	1 pair hair brushes	•••		
142	1 do in case		•••	
143	1 baby's feeding bot	ttle	•••	
$\frac{144}{145}$	1 basket sundries 1 tin box	•••	•••	Table lamp
146	$1 \text{ box } \dots$	• • •	•••	Filter parts
147	1 bundle	•••	•••	Lady's skirt
148	1 do			1 pair gents' woollen stockings
149	1 package			Branding iron E. 2. L.
150	1 cycle	•••		Maker ?
151	1 do	•••	•••	Victor
$\frac{152}{153}$	1 package	•••	•••	Old agricultural machinery
154	1 case 42 poles tent assorte	 M	•••	5 1 gall. tins turpentine
155	$1 \text{ ox yoke } \dots$	cu	•••	
156	$2\frac{1}{2}$ bags		•••	Linseed
157	1 bundle			11 horse rugs
158	3 bags	•••	•••	Salt
159	$\begin{bmatrix} 3 & do & \dots \\ 0 & 1 & 1 \end{bmatrix}$	•••	•••	Cotton
$\frac{160}{161}$	$2\frac{1}{2}$ do	•••	, 	Beans
161 162	1 sack 1 strainer	•••	•••	Meal Belonging to galvanised iron tank
$102 \\ 163$	1 bundle	• • •	•••	2 horse rugs and 2 frame somali saddle
164	1 black felt hat	•••	•••	2 horse rage and 2 mane soman saddre
165	1 package	•••		Waterproof coat
166	1 do	• • •		Overcoat
167	1 do	•••	•••	do
168	1 do	•••	•••	Blanket
169 170	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	•••	•••	Coat Therealling mag
$\begin{array}{c} 170 \\ 172 \end{array}$	1	•••		Travelling rug
$172 \\ 173$	1 riffe 1 package	•••	•••	Watch chain
174	1 do	•••	•••	Travelling tea basket
175	1 cycle tool bag	• • •	•••	Tools
176	1 leather bag			Shaving soap, 2 tooth brushes, tooth paste, shaving brush
177	1 Kodak camera	•••	•••	
178	do do	•••	•••	
179	do	•••	••••	

THE OFFICIAL GAZETTE

October 15, 1913.

Registered Number.	Description of	package.		Contents, etc.
$180 \\ 181 \\ 182 \\ 183 \\ 184 \\ 185 \\ 186 \\ 187 \\ 188 \\ 189 \\ 190 \\ 191 \\ 192 \\ 193 \\ 193 \\ 180 \\ 190 \\ 191 \\ 192 \\ 193 \\ 193 \\ 190 \\ 193 \\ 190 \\ 190 \\ 193 \\ 190 \\ 100 $	 stand large green tent case cigarette case cigar case envelope package do do bundle do package iron rails bags 	···· ···· ···· ···· ···· ····	· · · · · · · · · · · · · · · · · · ·	Complete Medicine bottles one 10/- piece sleeve link Brass wheel Ironware Iron bars Trek chains 6 do Iron tyre 18 ft. long Sugar

GENERAL NOTICE No. 652]

NOTICE.

Opening of Kisumu Pier for all Classes of Trame.

1. On and from date hereof Kisumu Pier will be opened for all classes of traffic Coaching, Goods and Live Stock.

2. Traffic from Lake Victoria and Kioga Ports and Stations on the Busoga Railway to Kisumu must be booked to Kisumu Pier.

Traffic from Uganda Railway Stations to Kisumu must be booked to Kisumu Station.
 4. Traffic from Kisumu for Lake Victoria and Kioga Ports and Stations on the Busoga Railway will be accepted at and booked from Kisumu Pier.

5. Traffic from Kisumu for Stations on the Uganda Railway will be accepted at and booked from Kisumu Station.

Nairobi,

13th September, 1913.

GENERAL NOTICE No. 653]

NOTICE.

Opening of Mau Summit Station.

This Station situated between Molo and Londiani will be opened on Wednesday 1st October, 1913, for all classes of traffic. Mileage from Mombasa 491 miles. Code initials M.S.T. Rates and fares can be ascertained at any Station.

Nairobi, 23rd September, 1913.

GENERAL NOTICE No. 654]

UGANDA RAILWAY. Tenders 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, 1914.

FLOUR ATTA, DHALL GRAM, RICE HALWA,

The quantities required and the conditions under which they must supplied can be obtained on application to the Chief Storekeeper Nairobi.

Sealed Tenders marked "Tender for Rations," should reach the undersigned not later than the 18th October, next.

H. E. GOODSHIP, Acting Chief Storekeeper.

E. G. WILSON, Acting Traffic Manager.

E. G. WILSON,

Acting Traffic Manager.

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SMIPPING REPORT. MOMBASA HARBOUR.

MONTH OF SEPTEMBER, 1913.

 J. Lindula Walsh Wundua Hand Rovuma Setine Rovuma Setine Kiiwa Fakir Tana Blair Prasident Schut Pentakota Stewa Kiiwa Fakir Tuna Blair Palamcotta Elton 	ock 3305 der 144 , 350 662 3335	General	British " German British " German	Whom Consigned A. A. Visram S. M. & Co. ,, Hansing & Co. E. Jivanjee & Co. A. A. Visram Hansing & Co.	Zanzibar Durban Bombay Dar-es- Salaam	Arr. 1913 Sept. 2 ,, 3 ,, 5 ,, 7 ,, 10 ,, 12	Dep. 1913 Sept. 2 ,, 3 ,, 4 ,, 7 ,, 7 ,, 11 ,, 13	Kismayu Bombay Durban Dar-es-Salaam Kismayu Zanzibar
" Lindula Walsh " Pundua Hand " Rovuma Schne " Kilwa Fakir " Tuna Blair " Pentakota Stewa " Kilwa Fakir " Tuna Blair " Tuna Blair " Palamcotta Elton	3358 sock 3305 der 144 , 350 662 3335	33 33 37 37 23 22	" German British	S. M. & Co. " Hansing & Co. E. Jivanjee & Co. A. A. Visram	Durban Bombay Dar-es- Salaam Zanzibar Kismayu	Sept. 2 ,, 3 ,, 3 ,, 5 ,, 7 ,, 10	Sept. 2 ,, 3 ,, 4 ,, 7 ,, 7 ,, 11	Bombay Durban Dar-es-Salaam Kismayu Zanzibar
, Pundua Hand , Rovuma Schne , Kiiwa Fakir , Tuna Blair , Pentakota Stewa , Kilwa Fakir , Tuna Blair , Palamcotta Elton	ock 3305 der 144 , 350 662 3335	>> >> >> 2>	" German British "	" Hansing & Co. E. Jivanjee & Co. A. A. Visram	Bombay Dar-es- Salaam Zanzibar Kismayu	", 3 ", 5 ", 7 ", 10	,, 4 ,, 7 ,, 7 ,, 11	Durban Dar-es-Salaam Kismayu Zanzibar
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, Kiiwa Fakir , Tana Blair , Prasident Schut , Pentakota Stewa , Kilwa Fakir , Tuna Blair , Palamcotta Elton	350 662 3335	57 75 77	British "	E. Jivanjee & Co. A. A. Visram	Salaam Zanzibar Kismayu	,, 7 ,, 10	,, 7 ,, 11	Kismayu Zanzibar
, Tuna Blair , Prasident Schut , Pentakota Stewa , Kilwa Fakir , Tuna Blair , Palamcotta Elton	662 3335	73	>1	A. A. Visram	Zanzibar Kismayu	"·10	,, 11	Zanzibar
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,, Pentakota Stewa ,, Kilwa Fakir ,, Tuna Blair ,, Palamcotta Elton			German	Hansing & Co.	Bombay	12	19	D at
, Kilwa Fakir , Tuna Blair , Palamcotta Elton	t 3418					,,	,, 10	Dares-Salaam
, Tuna Blair , Palamcotta Elton			British	S M. & Co.	Durban	,, 14	" 15	Dombay
" Palamcotta Elton	350	,,	,,	E. Jivanjee & Co.	Kismayu	" .14	, 15	Zanzibar
,	662	"	,,	A. A. Visram	Zanzibar	, 16	,, 16	Kismayu
TT1 11-11-	3413	,,	,,	S. M. & Co.	Bombay	,, 17	., 18	Durban
,, Kilwa Fakira	350	23	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	E. Jivanjee & Co.	Zanzibar	,, 20	,, 21	Kismayu
" Tana Blair	662	"	**	A. A. Visram	Kismayu	,, 22	,, - 23	Zanzibar
,, Kilwa Fakir	350	**	,,	E. Jivanjec & Co.	Kismayu	,, 28	,, 29	"
" Purnea Willia	ns 3306	,	"	S. M. & Co.	Bombay	,, 29	., 30	Durban
" Pundua Hand	oek 3305	"	"	>>	Durban	" 30	,, 30	Bambay

KILINDINI HARBOUR.

				ł	1			1913	1913	
s.s.	Sherard Osborn	Smythe	1429	General	British	Eastern Tel. Co.	Zanzibar	Aug· 25	Sept. 5	Zanzibar
"	Troldfos	Terjesen	1460	Timber	Norwegean	Norway E. A.	Fredrick-		~	
						Trading Co	shald	., 26	,, 6	Mahe
,,	Worsley Hall	Seaborne	3489	General	British	E. A. Trading Co.	Liverpool	,, 27	,, 1	Beira
,,	Bulgarian									
	Princo	Davies	4766	K. Oil	,,	Wm. Oswald & Co.	New York	,, 29	,, 1	Bombay
,,	Gaika	Knight	6287	General	,,	B.E.A. Corpora-				•
		_				tion, Ltd.	London	Sept. 3	,, 9	Durban
**	Duneric	Tulloch	1878	Coal	,,	"	Delagoa			
		J					Bay	,, 5	,, 16	Bombay
,,	Dictator	Harraden	4116	General	,,	E.A. Trading, Co.	Beira	., 6	,, 18	Liverpool
,,	Esturia	Jones	2143	K. Oil	"	S. M. & Co.	Karachi	,, 6	,, 7	Zanzibar
>>	Goorkha	Culverwell	6299	General	,,	B. E. A. Corpora-		l i i		
		1				tion, Ltd.	\mathbf{Durban}	,, 7	,, 10	London
, ,	Natal	Henon	4002	"	French	M. M., Co.	Marseilles	,, 7	,, 8	Mauritius
,,	Markgraf	Schapp	3758	Coal	German	Hansing & Co,	\mathbf{Durban}	,, 14	,, 17	Bombay
,,	Kronprinz.	Greiwe	5689	General	,,	"	Hamburg	,, 15	,, 16	Durban
,,	Adolph	1			1			}		
	Woerman	Iversen	6257	,,	,,	>>	\mathbf{Durban}	,, 15	,, 17	Hamburg
· ,,	Khalij	Bremer	5105	",	,,	,.	,,	,, 19	,, 21	,,
,,	Mombasa	Thomson	4662	,,	British	S. M. & Co.	London	,, 20	,, 23	Durban
,,	Prinzessin	Weisskam	6387	,,	German	Hansing & Co.	Durban	,, 23	,, 24	Dar-es-Salaam
,,	Melbourne	Riquier	3993	,,	French	М. М. Со,	Mauritius	,, 25	" 25	Marseilles
,,	Worsley Hali	Seaborne	3489	"	British	E.A. Trading Co.	Beira	,, 25		Still in Harbour
,,	Berbera	Lemarchand	4352	•,	,,	S. M. & Co.	Durban	,, 25	,, 26	London
"	Tuna	Blair	662	.,	,,	A. A. Visram	Zanzibar	" 27	" 27	Kismayu
"	Clan				[
	Macfadyen	Miller	2816	"	~ "	E.A. Trading Co.		,, 27		Still in Harbour
,,	Tabora	Doherr	8100	,,	German	Hansing & Co.	Hamburg	,, 28	,, 30	Durban
,,	Konig	Caltzan	4825	,,	,	"	Bombay	,, 29	,, 30	Dar-es-Salaam

MEN OF WAR.

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R.N. Volturno	Gaetano			ltalian		Zauzibar	pept, 19	Sept. 15	Benadir Cost
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H. PIDCOCK, Port Officer.

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