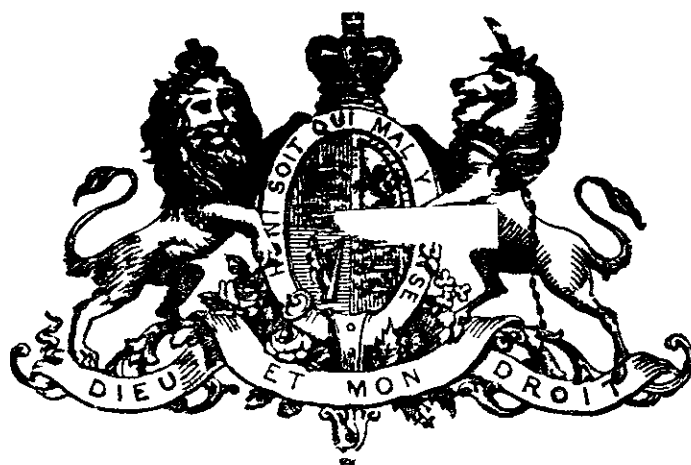


THE OFFICIAL GAZETTE OF THE

EAST AFRICA



PROTECTORATE.

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

[Vol XX—No 609]

NAIROBI, August 28, 1918.

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Matter for publication should reach the Editor not later than 3 o'clock on Monday afternoon in each week

NOTICE.

COPIES of Ordinances and Regulations, Volume XIX, 1917, can be obtained from the Government Press —Price 7/50 per copy

DEPARTURES.

Name	Rank	On leave or termination of appointment	Date of Departure
C Fawcner Simpson	Second Officer, Uganda Railway	Leave	August 14th 1918
C E Rooke	Assistant Traffic Manager, U Ry	Termination of Appt	" 14th "
A F Marsh	Chief Officer, Lake Steamer, U Ry	Leave	" 19th "
B L Bremner	District Loco Superintendent, U Ry	"	" 19th "

EAST AFRICA PROTECTORATE.

PROCLAMATION No 68]

THE CUSTOMS AMENDMENT ORDINANCE, 1915.

PROCLAMATION

IN EXERCISE of the powers conferred upon me by the Customs Amendment Ordinance, 1915, section 2 I, Charles Calvert Bowring, a Companion of the Most Distinguished Order of Saint Michael and Saint George, Acting Governor of the East Africa Protectorate, hereby declare that the Proclamation dated the 25th day of August, 1917, issued under the aforesaid Ordinance (Proclamation No 83), as amended by subsequent Proclamations be further amended by making the following amendment in and addition to the Schedule thereto —

(1) That the following heading be added —

(B) Beans, gotani

Given under my hand at Nairobi this 20th day of August, 1918

C C BOWRING,
Acting Governor

GOD SAVE THE KING

PROCLAMATION No 69]

THE CUSTOMS AMENDMENT ORDINANCE, 1915.

PROCLAMATION

IN EXERCISE of the powers conferred upon me by the Customs Amendment Ordinance, 1915, section 2, I, Charles Calvert Bowring, a Companion of the Most Distinguished Order of Saint Michael and Saint George, Acting Governor of the East Africa Protectorate, hereby declare that the Proclamation dated the 25th day of August, 1917, issued under the aforesaid Ordinance (Proclamation No 83), as amended by or added to subsequent Proclamations be further amended by making the following amendments thereto —

1 In part I paragraph (c) of the Proclamation dated the 25th day of August, 1917, for the words "Europe and on the Mediterranean and Black Seas other than France and French Possessions, Russia Italy and Italian Possessions, Spain and Portugal, and to all ports in any such foreign countries and to all Russian Baltic Ports" shall be substituted the words "European and Asiatic Russia and in other foreign countries in Europe and on the Mediterranean, except France and French Possessions, Italy and Italian Possessions, Spain and Portugal, and to all ports in any such foreign countries"

2 In part I paragraph (d) of the said Proclamation by the insertion of the word "and" after "France," and by the deletion of the words "and Russia"

Given under my hand at Nairobi this 21st day of August, 1918

C C BOWRING
Acting Governor

GOD SAVE THE KING

GOVERNMENT NOTICE No 252]

THE EAST AFRICA TOWNSHIPS ORDINANCE, 1903.

RULE

IN EXERCISE of the powers conferred upon him by the East Africa Townships Ordinance, 1903, His Excellency the Acting Governor has been pleased to make the following Rule —

Rule 428 of Nairobi Township Rules of 1917, is hereby repealed and the following rule is substituted therefor —

"No rickshaw-boy or person on behalf of rickshaw-boy shall tout or solicit for passengers or engagement and no rickshaw-boy shall loiter or stroll in any street or public place or at the Railway Station or any place of amusement"

By command of His Excellency the Acting Governor,

Nairobi,

This 19th day of August, 1918

T S THOMAS,
for Acting Chief Secretary

GOVERNMENT NOTICE No 253]

THE DISEASES OF ANIMALS ORDINANCE, 1906.

RULES

IN EXERCISE of the powers conferred upon the Governor by the Diseases of Animals Ordinance, 1906, His Excellency the Acting Governor has been pleased to make the following Rules —

Short title and commencement

1 These Rules may be cited as "The Diseases of Animals Rules, 1918," and shall come into operation on the first day of September, 1918

Definitions

2 In these Rules, unless inconsistent with the context —

the term "the Ordinance" means the Diseases of Animals Ordinance, 1906,

the terms "Animals," "Stock," "Cattle" and "Disease" shall have the like meanings as in the Ordinance,

the term "Veterinary Surgeon" means a Fellow or a Member of the Royal College of Veterinary Surgeons as defined by the Veterinary Surgeons Act, 1881, section 2, or any person possessing a veterinary qualification recognised by such College as equal to its own,

the term "Inspecting Officer" shall include a Veterinary Officer, an Inspector appointed under the Ordinance and any person authorised by the Chief Veterinary Officer to perform the duties of an Inspecting Officer under these Rules, and

the term "District Commissioner" includes an Assistant District Commissioner

IMPORTATION OF ANIMALS

No animal to be imported except through one of the ports or places of entry specified

3 No animal shall be imported into the Protectorate except through one of the ports or places of entry following — Kilindini, Mombasa, Taveta, Karungu, Mumias, Baringo, Kismayu, Malindi, Vanga, Kisumu, Lamu, Marsabit, Moyale Gobwen, or such other port or places as may be approved by the Chief Veterinary Officer and notified in the "Official Gazette "

Any person importing any animal through any port or place other than those named in this Rule or approved and notified as aforesaid shall be guilty of a breach of these Rules and any animal so imported together with its produce may be seized by a Customs or Police Officer or any person in the service of the Veterinary Department of the Government, whether it be in the custody of the original importer or not, and may be slaughtered or otherwise dealt with as the Governor may determine, and no compensation shall be paid by the Government in respect of such animal or its produce

All animals imported to be inspected and not to be moved without sanction of the Inspecting Officer

4 All animals shall be subjected to examination by an Inspecting Officer on or before entering the Protectorate, and no animal shall be moved from the Customs premises or other place appointed by the Inspecting Officer for such examination, except with the sanction in writing of the Inspecting Officer

Animals affected or suspected of being affected with disease to be placed in quarantine

5 If in the opinion of the Inspecting Officer any animal is affected with disease, or if the Inspecting Officer suspects that any animal may be affected with a disease, or if the importer of any animal does not satisfy the Inspecting Officer that such animal had not, during the journey or voyage of such animal to the Protectorate, been in contact with a diseased animal or had not otherwise been exposed to infection, the Inspecting Officer shall order the animal to be kept in quarantine in such place and for such period as he may determine at the owner's risk and expense. Provided, however, that nothing in this Rule shall be deemed to preclude a Provincial Commissioner or a Veterinary Officer from causing any animal affected or suspected of being affected with any disease or which has been in contact with a diseased animal or has been otherwise exposed to infection or contagion of disease, to be slaughtered

6 (1) All cattle, sheep and goats imported by sea shall be accompanied by a certificate from a qualified Veterinary Surgeon that such animals were drawn from an area free from disease, were examined by him and were free from disease at the date of examination, such certificate to bear a date not earlier than ten days before the date of embarkation for East Africa. In the case of cattle imported from South Africa such certificate shall be countersigned by the Senior Veterinary Officer of the Province.

Certificate required on importation by sea of cattle, sheep and goats

(2) All cattle, sheep and goats imported otherwise than by sea from Italian territory in East Africa shall be accompanied by a certificate from an Italian Veterinary Officer certifying that such animals are healthy and are drawn from a district free from disease and have not passed through an infected area on the way to this Protectorate.

Certificate required on importation otherwise than by sea from Italian territory

(3) Cattle may be imported from the Uganda Protectorate on the following conditions and not otherwise, that is to say, if they are accompanied by a certificate from a Veterinary Officer of the Uganda Protectorate to the effect that they are drawn from an area in which East Coast Fever is enzootic, and if they are branded by the Veterinary Department of the Uganda Protectorate with a distinctive brand prior to leaving that Protectorate. Cattle from the Uganda Protectorate may be imported overland through Mumias and not elsewhere and the owner shall report to the District Commissioner there and apply for a permit to move the cattle to the Kipkarieni Quarantine Station, Kisumu, Fort Ternan or Koru, where they will be treated similarly to cattle from the Native Reserves of the Nyanza Province in accordance with Rule 25. All sheep and goats imported from the Uganda Protectorate shall be accompanied by a certificate from a Veterinary Officer certifying that such animals are healthy, and are drawn from a district free from disease and have not passed through an infected area on the way to this Protectorate.

Conditions on importation of cattle, sheep and goats from Uganda

(4) No cattle, sheep or goats shall be imported from the territory formerly known as German East Africa except in accordance with such conditions as the Chief Veterinary Officer may, from time to time, prescribe and notify by publication in the "Official Gazette."

Conditions on importation of cattle, sheep and goats from territory formerly known as German East Africa

7 (1) Every head of cattle imported into the Protectorate shall be accompanied by a certificate from a qualified Veterinary Surgeon that such animal has successfully passed the tuberculin test. Any cattle imported without such certificate shall be subjected to such test by an Inspecting Officer.

Cattle imported to be accompanied by a certificate that the animal has passed the tuberculin test

(2) The Chief Veterinary Officer may direct that any cattle imported shall be further subjected to the tuberculin test at any time.

(3) In the event of any animal re-acting to the tuberculin test such animal shall be slaughtered or dealt with as the Chief Veterinary Officer may direct.

8 The Inspecting Officer may cause any animal imported into the Protectorate to be disinfected before permitting the same to be removed from the place of examination or retention.

Power to cause animals imported to be disinfected

9 All sheep and goats imported shall, unless the Chief Veterinary Officer otherwise directs, be dipped, such dipping shall be conducted at the port of importation or such other convenient place as the Chief Veterinary Officer shall specify.

Sheep and goats to be dipped

10 Every horse, mule or donkey imported into the East Africa Protectorate shall be accompanied by a certificate from a Veterinary Surgeon certifying that such horse, mule or donkey has successfully passed the Mallein test. Any horse, mule or donkey imported without such certificate may be subjected to such test by the Inspecting Officer and in the event of the animal re-acting to the test it shall be slaughtered.

Horses, mules and donkeys to be accompanied by a certificate of having passed the Mallein test

11 All swine imported shall be accompanied by a certificate of health from a Veterinary Surgeon and if unaccompanied by such certificate may be required to undergo quarantine at the port or place of importation for such period as the Chief Veterinary Officer may direct.

Certificate of health required in the case of swine

Certificate of health in the case of dogs

12 All dogs imported from the Union of South Africa, Swaziland, Bechuanaland, or Basutoland shall be accompanied by a certificate of health from a Veterinary Surgeon. All dogs imported without the certificate required by this Rule, or from any country (except Great Britain and Australasia) other than those above-mentioned shall be subjected on arrival to three months' quarantine at the risk and expense of the importer.

MOVEMENT OF ANIMALS WITHIN THE PROTECTORATE

Issuers of Permits for the movement of animals within the Protectorate to be appointed by the Chief Veterinary Officer

13 The Chief Veterinary Officer may appoint such persons as he may think fit to be issuers of Permits for the purposes of these Rules and may at any time vary or cancel any such appointment. Every such appointment and every variation or cancellation of such appointment shall be notified in the "Official Gazette."

Certain persons to be ex-officio Issuers of Permits

In addition to persons appointed as aforesaid every Veterinary Officer and Inspector and every Provincial Commissioner and District Commissioner shall be an Issuer of Permits for the purposes of these Rules.

As to persons appointed at the date of the commencement of these Rules

All persons who, at the date of the commencement of these Rules, are appointed to be Issuers of Permits under any Rule cancelled by these Rules shall for the purposes of these Rules, be deemed to be persons duly appointed by the Chief Veterinary Officer, unless and until such appointment is cancelled by the Chief Veterinary Officer.

Restriction as to the movement of cattle, sheep, goats and swine

14 No cattle or swine shall be moved from or on to any farm or from or into any Native Reserve or on to or over any public road or on to or over unalienated Crown land not being within a Native Reserve, without a permit authorising such movement granted and signed by an Issuer of Permits. Provided that whenever a public road passes through any farm it shall be lawful for the occupier of such farm unless prohibited by the order of a Veterinary Officer to move any healthy cattle or swine across such road from one part to another part of the farm without such permit. A permit must be obtained from an authorized Issuer of Permits for the movement of sheep or goats from district to district.

Chief Veterinary Officer to prescribe the form of permits

15 (1) Every permit for the movement of cattle, swine, sheep or goats shall be in the form prescribed by the Chief Veterinary Officer.

Particulars to be stated in the permits

(2) The issuer of a permit shall state in writing on the permit the number and description of the animals to be moved, the route by which the animals are to travel, the period for which the permit holds good, and the place to which the animals may be moved, and such other particulars as the Chief Veterinary Officer may from time to time direct. No more time than is actually necessary to complete the journey should be allowed.

Permit to be made out in quadruplicate

(3) Every permit shall be made out in quadruplicate, the original to be given to the applicant, the second to be sent at once to the Issuer of Permits nearest to the place to which the animal is to be moved, the third to be sent by first opportunity to the Chief Veterinary Officer, Nanobí, and the fourth to be retained for reference.

Permit may at any time be cancelled

16 A permit may, at any time, be cancelled by any Issuer of Permits. In the case of an outbreak of disease Issuers of Permits shall cancel or alter permits accordingly.

Cases in which permit may be issued only by Veterinary Officer

17 A permit for the movement of any animal affected with disease or which has been in contact with an animal affected with disease shall not be granted except by or with the sanction of a Veterinary Officer.

Issuers of permits to be guided by instructions from Chief Veterinary Officer

18 (1) All Issuers of Permits shall, in the matter of issuing permits under these Rules, be guided by instructions issued by the Chief Veterinary Officer.

(2) Issuers of Permits appointed by the Chief Veterinary Officer shall not issue permits for the movement of cattle or swine into or within any area other than the area for which they are appointed Issuers of Permits. Provided, however, that Issuers of Permits may issue permits for the removal of swine into any area if such swine are transferred by railway train

Limit of powers of Issuers of permits appointed by Chief Veterinary Officer

19 An Issuer of Permits who is not a Government Official may only issue permits for the movement of stock —

Issue of permits by Permit Issuers who are not Government Officials

(a) Between farms in his neighbourhood

(b) From farms in his neighbourhood to the nearest Government Station on the route by which the stock is to travel to reach its ultimate destination. The person in charge of the stock shall report to the Officer-in-Charge of such Government Station and there obtain the necessary permit to move the stock to its ultimate destination

(c) From farms in his neighbourhood to the nearest convenient Railway Station

(d) "To and fro" permits available for one month for transport cattle from farms in his neighbourhood to the nearest convenient Railway Station or Township

20 Except with the sanction of a Veterinary Officer first obtained, a 'to and fro' permit shall not be issued for any cattle other than transport oxen

As to "to and fro" permits

No "to and fro" permit shall be issued for a longer period than one month

21 Permits shall not be issued to move cattle over land (not being a public road, stock route or right of way) sold by or leased from the Crown except with the consent, in writing, of the owners or occupiers of such land

No cattle to cross private land without the owner's consent

22 Permits for moving stock into or out of a Native Reserve shall only be issued with the sanction of the Administrative Officer in charge of such Reserve

Stock moving into or out of a Native Reserve

23 Permits to move cattle by rail may only be issued by a Veterinary Officer or District Commissioner

Movement of cattle by rail

24 The movement of cattle in, through and between areas free from East Coast Fever and areas infected with East Coast Fever is regulated as follows —

Movement of cattle in, through and between East Coast Fever areas and areas free from East Coast Fever

(1) An Issuer of Permits may issue permits for the movement of cattle in areas free from East Coast Fever save as provided in Rule 26

(2) An Issuer of Permits may issue permits for the movement of cattle in areas infected with East Coast Fever save as provided in Rule 25

(3) A Veterinary Officer or a District Commissioner may issue permits for the movement of cattle by rail through an area infected with East Coast Fever

(4) A Veterinary Officer or a District Commissioner may issue permits for the movement of cattle by rail through an area free from East Coast Fever

(5) A Veterinary Officer or a District Commissioner may issue permits for the movement of cattle from an area free from East Coast Fever to an area infected with East Coast Fever

(6) A Veterinary Officer or a District Commissioner may issue permits for the movement of cattle from an area infected with East Coast Fever to an area free from East Coast Fever and may issue "to and fro" permits for the movement of transport oxen provided the cattle to be moved are recognised by the Veterinary Department as immune to East Coast Fever (Cattle recognised by the Veterinary Department as immune to East Coast Fever are those branded with a broad arrow and a number or branded T square)

Movement of cattle immune to East Coast Fever

Movement of dipped
cattle

(7) The owner of cattle not recognised by the Veterinary Department as immune to East Coast Fever shall not move such cattle from an area infected with East Coast Fever to an area free from East Coast Fever unless and until the following conditions have been fulfilled —

(a) The cattle which the owner as aforesaid, or his duly authorized representative requires to move must have been dipped regularly, at intervals of 72 hours throughout a period of two months immediately preceding the date of the intended movement, in an efficient dipping fluid which contained not less than the equivalent of 0.72% arsenious oxide in the form of arsenite of soda, that is to say, in a dipping fluid which has not been more than ten per cent below the recognised standard strength which is 0.8% arsenious oxide in the form of arsenite of soda

(b) The cattle to be moved must have had an effective tick-destroying dressing thoroughly applied to the insides of their ears and under the roots of their tails every six days throughout the aforesaid period of two months

(c) A certificate must be furnished in triplicate to a Veterinary Officer in the form set forth in Schedule B appended hereto specifying the cattle which it is proposed to move, the area into which it is proposed to move them, the date of the proposed movement and declaring that the cattle to be moved have been regularly dipped and dressed as aforesaid

It shall be within the discretion of the Veterinary Officer to whom the application for a permit is made to withhold a permit absolutely or to satisfy himself in such manner as he may think fit before granting a permit that the dipping fluid is effective and that the conditions with regard to dipping and the strength of the dipping fluid have in point of fact been observed

(8) Cattle permitted to move from an area infected with East Coast Fever to an area free from East Coast Fever under the preceding section must enter the area free from East Coast Fever within 72 hours of their last dipping

Cattle from the Native
Reserves of the Nyanza
Province

25 Any person with cattle from the Native Reserves of the Nyanza Province proceeding to any other part of the Protectorate must leave the Nyanza Province by one of the following two routes —

(1) Via Kisumu, Fort Ternan or Koru, where the cattle will be quarantined by the Veterinary Authorities and actively immunized against Rinderpest at a charge of Rs 2/- per head, when, if passed as healthy cattle will be permitted to move to their destination. Prior to such cattle being moved from the Veterinary Quarantine Station, as aforesaid all cattle over six months old will be branded A M, by the Veterinary Authorities to show that they have been actively immunized against Rinderpest

Provided that all cattle passing through Kisumu may be allowed to proceed from Kisumu to Fort Ternan or Koru without being quarantined at Kisumu

(2) Via the Kipkamen Quarantine Station near the junction of the Kipkamen and Nzoia Rivers, where the cattle will be quarantined by the Veterinary Authorities and inoculated against Rinderpest at a charge of Rs 2/- per head for two inoculations, when, if passed as healthy they will be permitted to move to their destination

Only such cattle as have been drawn from the Enzootic East Coast Fever areas of the Uganda Protectorate or from the North Kavirondo, South Kavirondo or Kisumu districts and, in addition, show the first two permanent incisor teeth, shall be branded as immune to East Coast Fever

26 Persons with cattle from the Northern Frontier District entering the settled areas shall follow the Uaso Nyiro River to its junction with the Uaso Narok River, or, shall cross the Uaso Nyiro River into the Kenia Province at the junction of the Engate Ndaie and Uaso Nyiro Rivers, thence they shall proceed direct to near the junction of the Uaso Nyiro and the Uaso Narok Rivers, where if considered necessary, the cattle will be inspected and inoculated by the Veterinary Authorities against Rinderpest at a charge of Rs 2/- per head for two inoculations

Northern Frontier District

Before arrival at the Uaso Nyiro River, notice must be given to the District Commissioner, Nyeri, giving the probable date of arrival of the cattle at the junction of the Uaso Nyiro and Uaso Narok Rivers

Such persons shall then proceed up the Uaso Narok River to the quarantine camp near Rumuruti. If the Officer-in-Charge of the quarantine camp considers it necessary the cattle shall be inoculated against Rinderpest at a charge of Rs 2/- per head for two inoculations, and dipped three times at intervals of 72 hours, at a charge of six cents per head per dipping, before leaving the quarantine camp. When released they will be under the same conditions as cattle in the clean areas

27 (1) No person shall, without the permission of the Chief Veterinary Officer, move any cattle from the Suk or Turkhana Districts into any other district and no Permit Issuer shall issue any permit for the movement of cattle from the Suk or Turkhana Districts into any other district

Movement of cattle prohibited from the Suk and Turkhana Districts

(2) No person shall take any cattle for the purposes of trade into the Masai Reserve as defined in a Proclamation dated the 23rd day of July, 1912, under the Outlying Districts Ordinance, 1902

Movement of trade cattle into the Masai Reserve prohibited

28 (1) The authorized sheep and goat permits shall be numbered 1-12 indicative of each month, *i.e.*, January No 1 to December No 12

Movement of sheep and goats

(2) Every person moving sheep or goats from the Northern Frontier District or Jubaland shall enter the Naivasha or Kenia Province *via* Rumuruti where they shall cause the sheep or goats to be dipped

(3) Every person moving sheep or goats from the West to the East of Nakuru shall cause them to be dipped at Nakuru

(4) Every person moving sheep or goats Westwards through Naivasha shall cause them to be dipped at Naivasha

29 The importation of all livestock suffering from trypanosomiasis from the Northern Frontier District is prohibited

Trypanosomiasis Northern Frontier District

30 The movement of camels from North of the Northern Uaso Nyiro to Kenia, Nyanza or Ukamba Provinces is prohibited. Persons with camels from Jubaland and the Northern Frontier District may proceed *via* Rumuruti as far as Gilgil. They shall not remain at Gilgil longer than seven days and shall on or before the expiration of that period return to Rumuruti

Camels

31 Persons with horses or mules from the Northern Frontier District or Jubaland shall enter any other province of the Protectorate overland *via* Rumuruti or such other place as the Chief Veterinary Officer may, by notice in the "Official Gazette," direct, where such horses or mules shall be inspected and tested with Mallein

Horses and mules

32 (1) The person to whom a permit for the movement of any animal shall have been granted, shall be responsible for any breach of these Rules, either by himself or his servant or agent, and, if he places any other person in charge of the animal during the movement authorised, shall give the permit to such person

Permit to be handed to person in charge of the animals moved

To be produced on demand

(2) The person in charge of any animal which is being moved under a permit granted under these Rules shall, on demand made by any Issuer of Permits or Police Officer or by the owner or occupier of any land over which the animal is being moved, produce the permit to the Issuer of Permits, Police Officer or owner or occupier as aforesaid making demand

Issuer of Permits may detain any animal on reasonable suspicion that it is being moved without a permit

33 Whenever an Issuer of Permits or a Police Officer shall have reason to believe that any animal is being moved without a permit in breach of these Rules he may detain such animal, but if the Issuer of Permits is not a Veterinary Officer, Inspector or Police Officer he shall forthwith report such detention to an Inspector or Police Officer

Owners or Occupiers of land may, in certain cases, detain animals

34 Whenever an owner or occupier of land shall find any animal, the movement of which is prohibited under these Rules except under a permit, being moved over the land owned or occupied by him and the person in charge of such animal does not on demand produce a permit authorising such movement, he may detain such animal, but shall forthwith report such detention to an Inspector or Police Officer

Penalty for unlawfully moving animals so detained under Rules 32 or 33

35 Any person other than a Veterinary Officer, Inspector or Police Officer or a person acting on the instructions of any such Officer or Inspector who shall remove any animal detained under the provisions of either of the two preceding Rules, except with the consent of the person by whose orders the animal has been detained shall be guilty of a breach of these Rules and shall be liable to the penalties prescribed by law for such breach

Persons in charge of animals moved to report any disease amongst the animals, and to stop movement pending the orders of a Veterinary Officer

36 Whenever disease shall appear among any animals travelling under a permit the person in charge of the animals shall immediately report the fact of such appearance to the nearest Issuer of Permits and shall not proceed with the movement of the animals pending the receipts of the orders of a Veterinary Officer

The person in charge to report deaths and disposal of animals during journey

37 The person in charge of any animal moved under a permit shall report to the Issuer of Permits nearest to the place to which the animals are authorized to be moved any deaths amongst the animals moved and any animals disposed of on the journey

Expired permits to be delivered to an Issuer of Permits

38 The person to whom a permit for the movement of any animal has been granted shall, on the expiration of the period for which such permit has been granted, forthwith cause the permit to be delivered to an Issuer of Permits

The owner of cattle and swine to prevent same from straying

39 It shall be the duty of the owner of cattle or swine to prevent any such animal from straying

Penalty in the case of failure of duty

Any cattle or swine found straying or strayed shall be deemed to have been moved by or with the authority of the owner and may be dealt with accordingly, and the owner shall be liable to the penalties prescribed by law for a breach of these Rules

QUARANTINE AND OTHER TREATMENT OF ANIMALS
AFFECTED BY DISEASE OR WHICH ARE SUSPECTED
OF BEING AFFECTED

Duties of Veterinary Officer and Inspector when disease is discovered or suspected

40 Whenever a Veterinary Officer or an Inspector has reason to believe that any animal is infected with disease or has been exposed to infection, he shall order such animal to be isolated or to be dealt with in such other manner as he may deem expedient, and may from time to time issue such other orders, directions and prohibitions as he may consider necessary or advisable in order to prevent the spread of the disease. Provided, however, that an Inspector shall not cause any animal to be slaughtered except on the instructions of a Veterinary Officer

Any person who shall fail to obey any orders or directions of, or who shall do or permit to be done any act or thing prohibited by a Veterinary Officer or Inspector under this Rule shall be guilty of a breach of these Rules

Penalty for failing to carry out the orders of a Veterinary Officer or Inspector

41 Any animal detained in quarantine under the Ordinance or under any Rule, Proclamation or Order thereunder and whether or not any fee is charged in respect of such animal, shall be detained at the risk and expense of the owner thereof, and it shall be the duty of such owner to provide any shelter or other accommodation which may be required for the animal and any servants who may be required to attend to and safeguard the animal

Animals in Quarantine detained at risk and expense of owner

42 (1) Any Veterinary Officer or Inspector may, at any time, require any animal to be sprayed, dipped, washed or otherwise disinfected, inoculated or to undergo a period of quarantine if he should consider the same to be necessary in order to prevent the spread of disease

A Veterinary Officer or Inspector may require any animal to be disinfected, etc

(2) Any Veterinary Officer may, for the purpose of detecting or diagnosing disease, take or cause to be taken from any animal blood smears or apply such other tests as he may consider necessary

May take blood smears or apply other tests for the purpose of detecting or diagnosing disease

43 When stray animals are found to be suffering from disease —

As to stray animals if suffering from disease

(1) They shall, if found on private land, be confined and isolated by the owner and occupier of the land as near as possible to the place where they have been found or if found on any unalienated Crown land or on any road, be confined and isolated at such place near to that at which they have been found as any Veterinary Officer, Inspector, Police Officer or Administrative Officer may direct

(2) All animals which have been in contact with such stray animals and which by reason of such contact have become liable to infection shall be quarantined and the owner of the stray animals shall pay to the owner of the animal's quarantined all expenses incurred by reason of such quarantine

(3) The person detaining any such stray animals shall forthwith cause the nearest Inspector or Police Officer to be notified of such detention

44 Whenever any travelling or stray animals shall be detained in quarantine on any occupied land by reason of the appearance of disease amongst such animals the owner of the animals shall be liable to pay to the occupier of the land for the use of the land such sum not exceeding one rupee per diem in respect of each animal, during the period it is so held up in quarantine, as the Director of Agriculture shall determine

The owner of travelling or stray animals quarantined on private land to pay the occupier for the use of the land

45 (1) The occupier of land finding the carcass of any stray stock on his land shall either cause such carcass to be buried or burned or give notice of the presence of such carcass to the Police, and in such last case shall take all reasonable precautions to prevent such carcass being disposed of otherwise than by being burned or buried pending the arrival of the Police

As to the destruction of the carcasses of stray stock

(2) The Police, on receiving notice of the presence of the carcass of any stray stock upon any Crown or private land or upon any public road shall take immediate steps to have such carcass buried or burned

(3) Any expense incurred by the Police or the occupier of land in, or in connection with, the disposing of a carcass as required by this Rule may be recovered from the owner thereof as for work done on his behalf and at his request

46 No person other than a Veterinary Officer or Inspector or a person acting on the instructions of a Veterinary Officer or Inspector shall remove or attempt to remove any animal which has been buried or, except for the purpose of

No person to remove any buried carcass or carcass the burial or burning of which has been ordered

burial or burning any carcass which has been ordered to be buried or burned in pursuance of the Ordinance or of any Rule, Proclamation, Order or directions thereunder

Grass, flesh, offal and hides not to be removed from infected land except with the consent of Veterinary Officer in charge

47 No person shall remove from any infected area or from any place in which animals are detained in quarantine any grass, herbage, flesh, offal or any skin or hide except with the sanction of the Veterinary Officer in charge of such area or place

Any Veterinary Officer, Inspector or Police Officer may seize and destroy or otherwise deal with any grass, herbage, flesh, offal, skin or hide which shall have been removed in breach of this Rule

MISCELLANEOUS

Chief Veterinary Officer may with sanction of Governor prohibit exhibition and public sale of stock

48 The Chief Veterinary Officer with the sanction of the Governor first obtained may, for the purpose of preventing the spread of any disease, prohibit in any district or portion thereof the holdings of any exhibition of stock, or the sale of stock in open markets or in private sale yards

Railway trucks used for the carriage of stock to be disinfected

49 The Railway Administration shall cause all Railway trucks, with the exception of fitted horse boxes, which have been used for the transport of stock to be disinfected by being swept and washed thoroughly with lime wash before being again used for the conveyance of stock

Fitted horse boxes shall be swept and effectually disinfected

Loading pens, etc., to be disinfected

All loading and unloading pens and enclosures and every thing connected therewith shall be cleansed and effectually disinfected before being again occupied by, or used for stock

Stock sale yards to be cleansed and disinfected after use

50 All public markets for stock and private sale yards and all structures and enclosures connected therewith in which stock have been confined shall if considered advisable by a Veterinary Officer be cleansed and disinfected at the close of each day. This cleansing shall be carried out to the satisfaction of any Officer of the Veterinary Department inspecting the same

Testing with Mallein, etc., to be carried out under the immediate directions of a Veterinary Officer

51 (1) Testing with Mallein and Tuberculin, inoculation for Rinderpest or Pleuro-pneumonia, ovination (vaccination against sheep-pox) and such other technical operation as the Chief Veterinary Officer shall from time to time notify shall only be carried out under the immediate directions of a Veterinary Officer or in such other manner as the Chief Veterinary Officer may direct

No blood, bile, etc., to be removed from any animal infected with Rinderpest or Pleuro-pneumonia

(2) No blood, bile or other matter shall be removed from any animal or from the carcass of any animal which is or is suspected of being, infected with Rinderpest or Pleuro-pneumonia except by or with the sanction of a Veterinary Officer

Chief Veterinary Officer may direct that any animal affected with disease shall be treated by Officers of the Veterinary Department alone

52 It shall be lawful for the Chief Veterinary Officer, in any case where he shall think fit for the purpose of preventing the spread of disease, to order that no person other than a Veterinary Officer or a person acting under the directions of a Veterinary Officer shall treat any animal or animals which is or are affected with a contagious or infectious disease

Animals in quarantine, etc., may be branded

53 A Veterinary Officer may cause any animal or animals within an infected area or which have been placed in quarantine to be branded with a registered Departmental brand

Chief Veterinary Officer may enter on land and erect fences for quarantine purposes

54 The Chief Veterinary Officer or any person or persons authorised by him may, for the purpose of restricting the movement of animals or for the purpose of quarantine, enter upon any land, whether privately owned or not, and may erect and maintain thereon any fences, notice boards, or beacons, and may remove any fence, notice board or beacon so erected

55 No person shall, in any infected area or on any land on which animals are kept in quarantine, open and leave open any gate in any fence erected to restrict the movement of cattle or for the purposes of quarantine

Penalty for leaving gates open

56 Whenever the Chief Veterinary Officer shall be temporarily absent from the Head Office of the Veterinary Department, the Officer for the time being in charge at such office may, subject to any general or special instructions from the Chief Veterinary Officer, exercise or perform any of the powers or duties conferred or imposed on the Chief Veterinary Officer by these Rules or any other Rule for the time being in force under the Ordinance

During temporary absence of Chief Veterinary Officer his powers may be exercised by the Officer in Charge of the head Office

57 (1) The fees prescribed in Schedule A appended hereto for the services therein specified shall be paid to the Chief Veterinary Officer on behalf of the Government by the owner of the animals in respect of which the services have been rendered, and whether the services are rendered at the request of the owner or not

Fees to be paid for services rendered by the Veterinary Department

(2) It shall be lawful for any Veterinary Officer to detain or direct the detention of any animal in respect of which services have been rendered by the Veterinary Department until the fees payable in respect of such services together with any expenses incurred by the Government by reason of such detention have been paid

Animals may be detained pending payment of fees

(3) The Chief Veterinary Officer or any Veterinary Officer authorised by the Chief Veterinary Officer in this behalf may sue on behalf of the Veterinary Department for any fees or monies due to the Government for or in respect of anything done under or by virtue of the Ordinance or any Rules under the Ordinance

Chief Veterinary Officer or a Veterinary Officer acting with authority of Chief Veterinary Officer may sue for fees and monies due

(4) Whenever the owner of any animal in respect of which services have been rendered by the Veterinary Department is unknown or cannot be found, and whenever the owner of any animal in respect of which such services have been rendered has, after demand made, neglected to pay for the services rendered and to remove the animal, the Chief Veterinary Officer may cause such animal to be sold by public auction, and shall, after deducting any monies due for services rendered and the expenses of and in connection with the sale, pay the balance of the proceeds of the sale to the owner in default, or, if the owner of the animal sold is not known or cannot be found, the balance (if any) as aforesaid shall be paid into the Protectorate Treasury. Provided that if in such last case any person shall within two years of the sale prove that he was the owner at the date of the sale of such animal sold he shall be entitled to receive from the Government the amount of the balance so paid into the Treasury

58 All Rules issued under the Diseases of Animals Ordinance, 1906, and in force at the date of these Rules, other than the Rules dated the 21st day of October, 1910, are hereby cancelled

Repeal of Rules.

Provided as follows —

(1) Where any legal proceedings have been begun under any Rule cancelled by these Rules the same shall be continued as if these Rules had not been made

Savings

(2) Any person who has, before the commencement of these Rules, committed an offence against or breach of, any Rule cancelled by these Rules shall be proceeded against and punished as if these Rules had not been made

(3) The cancellation of any such Rule shall not affect anything lawfully done or relieve any person of any liability incurred under any such Rule before the commencement of these Rules

Nairobi,
August 26th, 1918

J W BARTH,
Acting Chief Secretary.

SCHEDULE A

SCALE OF FEES

	Rs	Cts	
Testing with Mallein	5	00	per head
Testing with Tuberculin	5	00	"
Inoculation against Rinderpest when done in order to permit of stock being moved from one place to another	2	00	"
Double inoculation against Rinderpest when done in dealing with an outbreak of Rinderpest	1	00	"
Anti-rinderpest serum	0	50	per dose
Quarter evil (Blackquarter) vaccine—10 doses	1	00	
Blue tongue vaccine—20 doses	1	00	
Colon Bacillosis vaccine—10 doses	1	50	
Sterile trypanblau, for dogs	0	50	per tube
" " for cattle	2	00	per dose
Dipping fees (cattle)	0	06	per head
" " (sheep and goats)	0	04	"
Testing immunity to East Coast Fever	3	00	"
Inoculation against Pleuro-pneumonia	0	50	"
Anthrax vaccine	1	00	per 5 doses

QUARANTINE FEES

	Rs	Cts	
Horses, mules and donkeys, without food not exceeding	1	00	per head per diem
Horses, mules and donkeys, with food not exceeding	1	50	" "
Cattle without food not exceeding	0	75	" "
Cattle with food not exceeding	1	00	" "
Sheep and goats, not exceeding	0	25	" "
Pigs not exceeding	0	37	" "
Dogs not exceeding	0	37	" "
Bitch with litter of pups not exceeding	0	50	" "

SCHEDULE B

THE DISEASES OF ANIMALS ORDINANCE, 1906.CERTIFICATE TO BE FURNISHED IN ACCORDANCE WITH RULE 24 (7) (c) OF THE
DISEASES OF ANIMALS RULES, 1918

I
of _____ in the District of _____
do solemnly and sincerely declare —

(a) that I am the owner of (or the Agent authorised in writing by _____ the owner of) the undermentioned cattle which I wish to move on the _____ day of _____, from _____ in the District of _____ to _____ in the District of _____

(b) that the undermentioned cattle to be moved have been and are thoroughly and regularly dipped and dressed in accordance with the conditions laid down in Rule 24 (7) of the Diseases of Animals Rules, 1918

No and description of cattle	Marks or brands on cattle	Name and description of place where cattle were dipped	Description of dip

(Signed) _____

The original to be retained by the District Veterinary Officer, the duplicate to be forwarded to the Chief Veterinary Officer and the triplicate to be handed to the person applying for the permit

PROCLAMATION No 70]

BY THE KING

A PROCLAMATION

RELATING TO THE IMPORTATION OF CERTAIN ARTICLES INTO THE UNITED KINGDOM

GEORGE R I

WHEREAS by section forty-three of the Customs Consolidation Act, 1876, it is provided that the importation of arms, ammunition, gunpowder, or any other goods may be prohibited by Proclamation

AND whereas by certain Proclamations entitled Prohibition of Import Proclamations the importation of certain goods has been prohibited accordingly

AND whereas it is expedient that the importation into the United Kingdom of certain other goods should be prohibited

Now, therefore, We, by and with the advice of Our Privy Council, in pursuance of the said Act and of all other powers enabling Us in that behalf, do hereby proclaim, direct and ordain as follows —

As from and after the date hereof, subject as hereinafter provided, the importation into the United Kingdom of the following goods is hereby prohibited, viz —

Boots, shoes and slippers of all materials not already prohibited

Bushings, herrings, sprats and mousses, tinned, in oil or tomato or other dressing

Provided always and it is hereby declared, that this prohibition shall not apply to any such goods which are imported under licence given by or on behalf of the Board of Trade, and subject to the provisions and conditions of such licence

This Proclamation may be cited as the Prohibition of Import (No 24) Proclamation, 1918

Given at Our Court at *Buckingham Palace*, this Thirteenth day of *April*, in the year of our Lord One thousand nine hundred and eighteen, and in the Eighth year of Our Reign

GOD SAVE THE KING

GOVERNMENT NOTICE No 254]

ORDER OF THE LORDS IN COUNCIL

At the Council Chamber, *Whitehall*, the 12th day of *April*, 1918

By the Lords of His Majesty's Most Honourable Privy Council

WHEREAS it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade

And whereas it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914, that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade

And whereas by a Proclamation, dated the 10th day of May, 1917, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited

And Whereas by subsequent Orders of Council the said Proclamation was amended and added to in certain particulars

And whereas there was this day read at the Board a recommendation from the Board of Trade to the following effect —

That the Proclamation, dated the 10th day of May, 1917, as amended and added to by subsequent Orders of Council, should be further amended by making the following amendments in and additions to the Schedule to the same —

(1) That the following headings should be deleted —

- (c) Balsams,
- (B) Buckets, s. table for camp use,
- (A) Castings, malleable, hæmatite iron, the following —

Motor cycle fittings,

Chemicals, &c, the following —

- (c) Aloes,
- (c) Areca or betel nuts,
- (c) Arecoline,
- (B) Benzoic acid (synthetic) and benzoates,
- (B) Bromine and alkaline bromides,
- (c) Buchu leaves,
- (B) Caffeine and its salts,
- (c) Calabar beans,
- (c) Cantharides,
- (c) Cascara sagrada and its preparations,
- (B) Chloral and its compounds and preparations,
- (c) Coca leaves,
- (c) Colocynth,
- (B) Copper sulphate,
- (c) Cubebs,
- (B) Ergot of rye,
- (B) Formic aldehyde,
- (c) Halogen derivatives of aliphatic hydrocarbons (except carbon tetrachloride),
- (c) Hydrastis canadensis and hydrastine,
- (c) Iodine and its compounds and preparations,
- (c) Jalap
- (c) Nux vomica and its preparations,
- (c) Nux vomica alkaloids and their salts and preparations,
- (c) Rhatany root
- (c) Rhubarb (medicinal),
- (c) Santonin and its preparations,
- (c) Senega,
- (B) Senna leaves and pods,
- (c) Sodium sulphide,
- (c) Squills,
- (B) Tartaric acid, cream of tartar, and alkaline tartrates,
- (B) Gloves, made wholly or partly of leather,
- (B) Gum arabic,
- (A) Gum damar,
- (A) Gum tragacanth
- (c) Gums, not otherwise prohibited,
- (F) Lacs, not including lac dye,
- (A) Motor cars of 30 horse power and over,
- (c) Motor vehicles, motor bicycles, and their component parts and accessories, not otherwise prohibited,
- (c) Oil, blast furnace
- (B) Oil, fish, not otherwise prohibited, and mixtures containing such oils,
- (A) Oil, seal, and mixtures containing such oil,
- (A) Oil, sea elephant, and mixtures containing such oil,
- (A) Oil, shark, and mixtures containing such oil
- (A) Oil, sperm, and mixtures containing such oil,

(A) Oil, whale, and mixtures containing such oil,

- (B) Pepper,
- (A) Resins, resinous substances (except such as contain caoutchouc), and articles containing resins and resinous substances,
- (B) Shellac,
- (c) Spices and mixtures thereof (except pepper),
- (B) Surgical bandages and dressings (except cotton wadding and cotton wool),
- (B) Tin, manufactures of (except hollowware, tin plates, and receptacles made from tin plates),
- (A) Tin plates and receptacles made from tin plates,
- (B) Wool grease

(2) That the following headings should be added —

- (A) Balsams,
- (A) Bedsteads, metal, and metal frames for bedsteads,
- (A) Bins, iron or steel,
- (A) Buckets, iron or steel,
- Chemicals, &c, the following —
- (A) Aloes,
- (A) Areca or betel nuts,
- (A) Arecoline,
- (A) Benzoic acid (synthetic) and benzoates,
- (A) Bromine and alkaline bromides,
- (A) Buchu leaves,
- (A) Caffeine and its salts,
- (A) Calabar beans,
- (A) Cantharides,
- (A) Cascara sagrada and its preparations,
- (A) Cascarilla bark,
- (A) Chloral and its compounds and preparations,
- (A) Chloroform,
- (A) Coca leaves and their preparations,
- (A) Colocynth,
- (A) Copper sulphate,
- (A) Cubebs,
- (A) Damiana,
- (A) Ergot of rye,
- (A) Formic aldehyde,
- (A) Gelsemium root,
- (A) Grindelia,
- (c) Halogen derivatives of aliphatic hydrocarbons (except carbon tetrachloride, chloroform and iodoform),
- (A) Hydrastis canadensis and hydrastine,
- (c) Iodine and its compounds and preparations (except iodoform),
- (A) Iodoform,
- (A) Jalap,
- (A) Male fern rhizome,
- (B) Nux vomica and its preparations,
- (B) Nux vomica alkaloids and their preparations,
- (A) Podophyllum rhizome,
- (A) Rhatany root,
- (A) Rhubarb (medicinal),
- (A) Santonin and its preparations,
- (A) Sassafras root,
- (A) Scammony root,
- (A) Senega root,
- (A) Senna leaves and pods,
- (A) Serpentina rhizome,

- (B) Sodium sulphide,
- (A) Squills,
- (A) Strophanthus seeds,
- (A) Tartaric acid, cream of tartar, and alkaline tartrates,
- (A) Cobaltchrom and similar alloys,
- (B) Gloves, made wholly or partly of leather, not otherwise specifically prohibited,
- (A) Gloves, men's, made wholly or partly of leather,
- (A) Gold, liquid, including gold paint, gold enamel, gilding solution, and all other pigments containing gold,
- (A) Gums, not otherwise specifically prohibited,
- (A) Lacs, not including lac dye,
- (A) Motor vehicles, motor bicycles, and their component parts and accessories,
- (A) Oil, blast furnace,
- (A) Oils, fish, and articles, mixtures, and

- preparations containing such oils,
- (A) Pepper,
- (A) Resins, resinous gums and resinous substances (except such as contain caoutchouc), and articles containing them,
- (A) Silkworm gut (surgical),
- (A) Silver bullion, specie and coin and articles wholly or mainly manufactured of silver,
- (A) Spices and mixtures thereof,
- (A) Stellite and similar alloys,
- (A) Surgical bandages and dressings,
- (B) Tin, manufactures of (except hollow-ware, tin plates, and receptacles made wholly or partly from tin plates),
- (A) Tin plates and receptacles made wholly or partly from tin plates,
- (A) Tubs, washing, iron or steel,
- (A) Wool grease, and articles and mixtures containing wool grease

Now, therefore, Their Lords, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved

Whereof the Commissioners of His Majesty's Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly

Almeric FitzRoy

GOVERNMENT NOTICE No 255]

ORDER OF THE LORDS IN COUNCIL

At the Council Chamber, *Whitehall*, the 25th day of *April*, 1918

By the Lords of His Majesty's Most Honourable Privy Council

WHEREAS it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914 that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade

And whereas it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914, that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade

And whereas by a Proclamation, dated the 10th day of May, 1917 and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900 and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited

And whereas by subsequent Orders of Council the said Proclamation was amended and added to in certain particulars

And whereas there was this day read at the Board a recommendation from the Board of Trade to the following effect —

That the goods mentioned in the Schedule to the Proclamation of the 10th day of May 1917, as amended and added to by subsequent Orders of Council, and marked "(C)" which are at present prohibited to be exported to all destinations in foreign countries in Europe and on the Mediterranean and Black Seas, other than France and French Possessions, Russia, Italy and Italian Possessions, Spain and Portugal, and to all ports in any such foreign countries, and to all Russian Baltic ports, should be prohibited to be exported to all destinations in European and Asiatic Russia and in other foreign countries in Europe and on the Mediterranean, except France and French Possessions, Italy and Italian Possessions, Spain and Portugal, and to all ports in any such foreign countries

Now, therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved

Whereof the Commissioners of His Majesty's Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly

Almeric FitzRoy

GOVERNMENT NOTICE No 256]

ORDER OF THE LORDS IN COUNCIL

At the Council Chamber, *Whitehall*, the 14th day of *May*, 1918

By the Lords of His Majesty's Most Honourable Privy Council

WHEREAS it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade

And whereas it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914, that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade

And whereas by a Proclamation, dated the 10th day of May, 1917, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited

And whereas by subsequent Orders of Council the said Proclamation was amended and added to in certain particulars

And whereas there was this day read at the Board a recommendation from the Board of Trade to the following effect —

That the Proclamation, dated the 10th day of May, 1917, as amended and added to by subsequent Orders of Council, should be further amended by making the following amendments in and additions to the Schedule to the same —

(1) That the following headings should be deleted —

(A) Barrels and casks, empty, and their distinctive component parts, including barrel shooks and staves, other than such barrels or casks as have been previously imported full and are being returned empty whether whole or in parts,

(A) Boilers,

(C) Canes, unmounted,

Chemicals, &c, the following —

(A) Nux vomica and its preparations,

(B) Podophyllum rhizome,

(A) Cork and cork dust,

(C) Cork or cork dust, articles manufactured therefrom, not otherwise prohibited,

(A) Cotton, Sea Island, yarn made from or containing,

Ferro alloys, the following —

(B) Ferro nickel,

(B) Gluestock of all kinds, including animal hoofs, untanned hides and pelts not otherwise specifically prohibited, fish bladders and fish skins,

(A) Handles for adzes, axes, forks (agricultural, stone, roadmaking and coke), hammers (hand), hooks (brushing and reaping),

(B) Hatchets,

(B) Hides and pelts, clippings of,

Insulating materials, the following —

(C) Oiled cloth and tape,

(C) Vulcanised fibre,

(B) Matchets,

(B) Nickel alloys of nickel, and nickel ore,

(C) Nickel manufactures, not otherwise prohibited (except nickel-plated goods),

(A) Photographic sensitive films, plates, and printing paper, whether exposed or not,

(C) Rattan, woven,

(B) Rubber, gutta-percha or balata, goods made wholly or partly of,

(C) Sticks, unmounted

(B) Surgical instruments,

(B) X-ray apparatus

(2) That the following headings should be added —

(A) Barrels and casks, wooden (other than such barrels and casks as contain goods to be shipped for exportation and are allowed by the Commissioners of Customs and Excise to be shipped as the containers of such goods), whether whole or in shooks, and their distinctive component parts,

(A) Belting, cotton, including belting made with cotton duck impregnated with balata or with rubber,

(A) Boilers, including portable boilers, and their component parts,

(A) Canes, unmounted,

(A) Cement for building and engineering purposes,

Chemicals, &c, the following —

(A) Kola seeds,

(B) Nux vomica and its preparations,

(A) Podophyllum rhizome,

(A) Coppers and their component parts,

(A) Cork and cork dust, and articles manufactured therefrom, not otherwise specifically prohibited,

(B) Coir, crown,

(A) Cotton canvas, duck, or sailcloth, weighing more than 25 ounces per square yard,

(A) Cotton yarn made from or containing Sea Island cotton, whether grown in the United States of America or the West Indies

(A) Drums, non or steel, other than such drums as contain goods to be shipped for exportation and are allowed by the Commissioners of Customs and Excise to be shipped as the containers of such goods,

(A) Gluestock of all kinds, including animal hoofs, untanned hides and pelts, not otherwise specifically prohibited, fish bladders and fish skins,

(A) Handles for adzes, axes, forks (agricultural, stone, roadmaking and coke) hammers (hand), hoes, hooks (brushing and reaping), road scrapers and scythes,

(A) Hatchets,

(A) Hides and pelts, clippings of,

(A) Ingot moulds manufactured of hematite iron,

Insulating materials, the following —

(A) Oiled insulating cloth, paper, silk and tape,

(B) Vulcanised fibre,

(A) Matchets,

(A) Mattresses, wne, fixed on wooden frames,

(A) Nickel, its ores, alloys, and manufactures (except nickel-plated goods not otherwise prohibited),

(A) Photographic materials, sensitised, of all kinds, whether exposed or not,

(A) Piping, sheet iron or steel, for stoves or for ranges, and parts thereof,

(A) Ranges, cooking, and their component parts,

(A) Rattan woven,

(B) Rubber, gutta percha or balata, goods made wholly or partly of, not otherwise specifically prohibited,

(A) Sticks, unmounted,

(A) Stoves, heating, capable of consuming coal, coke, or other solid fuel, and their component parts,

(A) Surgical instruments,

(A) Tools, small, the following —

Choppers,

Cleavers,

Road-scrapers,

Wedges, wood splitting,

(A) X-ray apparatus

Now, therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved

Whereof the Commissioners of His Majesty's Customs and Excise, the Director of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly

J C Ledlie

GOVERNMENT NOTICE No 257]

THE COMPULSORY SERVICE AMENDMENT ORDINANCE, 1917.

RULES

IN EXERCISE of the powers conferred upon the Governor by the Compulsory Service Amendment Ordinance, 1917, section 9 (2), His Excellency the Acting Governor has been pleased to make the following Rules —

1 These Rules may be cited as "The Native Compulsory Service Rules, 1918" Short title.

2 In these Rules —

"Headman" means the chief or other native or Council of Elders appointed under the provisions of the Native Authority Ordinance, 1912, to be an Official Headman or to be Collective Headmen as the case may be Definitions

"District Commissioner" shall include an Assistant District Commissioner

3 The Governor may by notice in the "Official Gazette" apply these Rules to any Province, District or Reserve within the Protectorate Application of Rules

4 A District Commissioner may instruct any Liwali, Assistant Liwali, Mudir or Headman in his district to recruit in the area to which the Liwali, Assistant Liwali, Mudir or Headman has been appointed such number of natives as the District Commissioner may deem fit having regard to all the circumstances for military service in the King's African Rifles Powers of District Commissioners

5 On the receipt of instructions as in the preceding Rule provided any Liwali, Assistant Liwali, Mudir or Headman may direct that any able-bodied adult male native apparently below the age of 35 residing in the area of which he is Liwali, Assistant Liwali, Mudir or Headman shall serve as a soldier or follower in the King's African Rifles Power of Headman

6 The terms of service and pay of a soldier or follower shall be those prescribed by the King's African Rifles Ordinance, 1912 Terms of service and pay

7 In any area to which no Official Headman has or Collective Headmen have been appointed it shall be lawful for the District Commissioner of the district to exercise the powers of a Headman prescribed by Rule 5 Powers of District Commissioner where no Headman

Penalty

8 (1) Any native who, having been directed under Rules 5 or 7 to serve in the King's African Rifles as aforesaid fails to obey such direction, shall be deemed guilty of an offence and shall be liable on conviction to imprisonment of either description not exceeding two months, or to a fine not exceeding Rs 300/-, or to both

(2) Any Headman who refuses or neglects to obey any instructions given to him by a District Commissioner under Rule 4 shall be guilty of an offence and shall be liable on conviction to imprisonment of either description not exceeding six months or to a fine not exceeding Rs 3,000/- or to both

(3) All or any of the members of a Native Council appointed to be the Collective Headmen of any area may be proceeded against either jointly or separately for any act or default punishable under these Rules and on proof of the facts constituting an offence by such Council each such member shall individually be liable to the penalties under Rule 8 (2) unless he shall satisfy the Magistrate that he was in no way responsible for or a party to such act or default

Length of service

9 Every native recruited under these Rules shall serve for a period terminating at the end of six months after the cessation of hostilities in the present war

By command of His Excellency the Acting Governor

Nairobi,

The 28th day of August, 1918

J W BARTH,

Acting Chief Secretary

GOVERNMENT NOTICE No 258]

THE NATIVE COMPULSORY SERVICE RULES, 1918.

NOTICE

IN EXERCISE of the powers conferred upon him by the Native Compulsory Service Rules, 1918, His Excellency the Acting Governor has applied the aforesaid Rules to the Masai Reserve

Nairobi,

August 28th, 1918

J W BARTH,

Acting Chief Secretary

GOVERNMENT NOTICE No 259]

**THE BRITISH PROTECTORATES (DEFENCE)
ORDER-IN-COUNCIL, 1916.**

REGULATIONS

IN EXERCISE of the powers conferred upon him by the British Protectorates (Defence) Order-in-Council, 1916, His Excellency the Acting Governor has been pleased to issue the following Regulations —

1 These Regulations may be cited as 'The Defence Regulations (No 9), 1918'

2 No person shall sell or purchase any cattle, sheep or goats without a written permit from the Officer-in-Charge, Livestock Branch, Department of Agriculture or his authorised agents or from any Provincial Commissioner, District or Assistant District Commissioner, being first had and obtained

3 The issue of any such permit as aforesaid shall be in the discretion of the person authorised to issue the same as hereinbefore provided, after due consideration of military requirements

4 All sheep or goats from the Masai Reserve or the Northern Frontier District shall be presented for inspection at the Government Livestock Depot, Naivasha

5 All sheep or goats from Kamasia and Baringo shall be presented for inspection at the Government Livestock Depot, Nakuru

6 After inspection, all sheep or goats rejected as unsuitable for military requirements will be branded on the face with a circle brand and a permit in writing will be granted for their sale

7 No Livestock shall leave the Masai Reserve via the Ngong post of exit unless under special permit granted by the Officer-in-Charge, Livestock Branch, Department of Agriculture or his authorised agents

8 Any person contravening any of the provisions of these Regulations shall be guilty of an offence pursuant to the terms of the hereinbefore mentioned Order-in-Council and shall be liable on conviction by a Magistrate having power to hold a subordinate Court of the first or second class to a fine not exceeding Rs 1,500/- or to imprisonment of either description for a period not exceeding 6 months or both

By command of His Excellency the Acting Governor,

Nairobi,

The 24th day of August, 1918

J W BARTH,

Acting Chief Secretary

GOVERNMENT NOTICE No 260]

LIFE CERTIFICATES OF GOVERNMENT ANNUITANTS RESIDING IN BRITISH COLONIES AND PROTECTORATES.

LIFE Certificates of persons in receipt of Government annuities may now be given by —
Any Magistrate provided that he affixes his Court Seal

A Justice of the Peace provided that his signature is certified by the Chief Secretary

A Manager of any Bank having an Office in London, provided that he affixes his Office Stamp to the certificate in addition to his signature

The form of declaration and certificate to be used in future is given below

Nairobi,
August 24th, 1918

J W BARTH
Acting Chief Secretary

FORM for Certifying the LIFE of GOVERNMENT ANNUITANTS residing in BRITISH COLONIES and PROTECTORATES and in INDIA

The Certificate must be granted **on the day, or some day after**, the date when the Annuity becomes due by one of the following Authorities, viz —

In Colonies and Protectorates.

The Governor or Acting Governor

*A Justice of the Peace whose signature must be verified by the Colonial or Chief Secretary or person acting as such

*A Government Police Magistrate, who must affix his official seal or his signature must be verified as above

The Agent or Manager of a Bank, having an Office in London, who must impress his Office Stamp after his signature

In India.

A District Magistrate

(In Presidency Towns) a Commissioner of Police

Any erasure or alteration in the Certificate must bear the initials of the Certifying Authority

No of ANNUITY

(1) Name in full

CERTIFICATE I, (1)

(2) State Qualification

of (2)

(3) State Christian and Surname of the Nominee in full

do hereby certify that (3) A B

is living at

and appeared

personally before me at

on this (*in words*)

day of

19 .

Witness my hand

(State Qualification)

Signature of J P or Magistrate verified —

*See above

(Signature)

(Qualification)

The following Declaration is to be made and signed by the Proprietor of the Life Annuity **after the above Certificate has been granted** When the Declaration is not made by the Nominee, the **Nominee must endorse the Certificate.**

DECLARATION I,

(4) The Residence and Description as stated in the ORIGINAL CONTRACT must never be omitted

of

formerly of (4)

do hereby DECLARE that I, (5)

(5) Or 'A B' as above of

the Person named and described in the above Certificate am (or is) the Nominee upon whose Life the Annuity of £ ^s ^d doth depend, a Quarterly payment of

(6) Jan, April, July, or Oct] which became due on the 5th (6) 19

Witness my hand this _____ day of _____ 19 .

(Signature)

Extract from Act 2 § 3 Will IV c 59 "If any such Declaration shall be untrue in any particular, the person making the same shall, over and above every other penalty to which such person may become subject, forfeit the sum of ONE HUNDRED POUNDS

When the Annuity depends on Two Joint Lives and the Life of the longer liver of them, the Declaration on the back hereof must be signed instead of that above

The following Declaration is to be made and signed by the Proprietor of the Life Annuity **after the above Certificate has been granted** When the Declaration is not made by the Nominee whose life is certified, such **Nominee must endorse the Certificate**

(4) The Residence and Description as stated in the ORIGINAL CONTRACT must never be omitted

DECLARATION I, _____ of _____ formerly of (4) do hereby DECLARE that I, (5)

the Person named and described

(5) Or "A B as above of

in the above Certificate, am (or is) one of the two Nominees upon the continuance of ^s ^d whose Lives, and the *Life of the longer liver of them*, the Annuity of £

(6) Jan, April, July, or Oct] doth depend, a Quarterly payment of which became due the 5th (6) 19

And that

of.

the other Nominee upon whose life the said Annuity also depends, is living at _____ (or is dead§)

Witness my hand this _____ day of _____ 19

(Signature)

Extract from Act 2 § 3 Will IV c 59 "If any such Declaration shall be untrue in any particular, the person making the same shall, over and above every other penalty to which such person may become subject, forfeit the sum of ONE HUNDRED POUNDS

§ If the Person making this Declaration shall be totally ignorant whether such Nominee shall be living or dead or if living, of the usual place of his or her abode then the same must be stated in such Declaration

GOVERNMENT NOTICE No 261]

UNDER MARTIAL LAW. NOTICE

WITH reference to Martial Law Regulations dated July 9th, 1918, published on page 598 of the "Official Gazette" of July 11th, 1918, and to Regulations dated August 7th, 1918, published on page 673 of the "Official Gazette" of August 14th, 1918, the following prices of Foodstuffs have been fixed in substitution of prices quoted in the above-mentioned Regulations

The prices of other articles not mentioned below remain the same as previously published

Article	Per bag of	WHOLESALE PER BAG		RETAIL PER LB	
		Mombasa	Nairobi	Mombasa	Nairobi
Rice Gamti	175 lbs	Rs 28 Cts 00	Rs 37 Cts 00	18 Cts	24 Cts
„ Dawoodkani	162 „	27 00	35 50	19 „	25 „
„ Korwai No 1	162 „	31 00	39 50	22 „	27 „
„ Halwa	162 „	22 50	31 00	16 „	22 „
„ Milkoiia	162 „	23 00	31 50	16 „	22 „
„ Bolam	162 „	24 00	32 50	17 „	23 „
Flour Superfine	195 „	32 00	39 25	19 „	23 „
„ Household	195 „	31 00	38 25	18 „	22 „
„ No 4	195 „	30 00	37 25	17 „	21 „
Dhall Moog	175 „	20 50	26 25	13 „	17 „
„ Giam	175 „	28 50	34 25	18 „	22 „
„ Massui	175 „	28 00	33 75	18 „	22 „
Bajni	175 „	28 75	34 50	19 „	22 „
Sugar White Java and Mauritius	224 „	52 00	65 50	26 „	33 „

Nairobi,
August 21st, 1918

J W BARTH,
Acting Chief Secretary

GOVERNMENT NOTICE No 262]

CONFIRMATION OF ORDINANCE.

NOTICE

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

**“An Ordinance to amend the Law Relating to Copyright.”
(No. VII of 1918).**

By command of His Excellency the Acting Governor,

Nairobi,
August 20th, 1918

T S THOMAS,
for Acting Chief Secretary

GOVERNMENT NOTICE No 263]

THE INDIAN LUNATIC ASYLUMS ACT, 1858.

IN EXERCISE of the power conferred upon the Executive Government by section 2 of the Indian Lunatic Asylums Act, 1858, His Excellency the Acting Governor has been pleased to appoint the following ladies to be Visitors of the Nairobi Lunatic Asylum —

MRS ELISE BELL
MRS MABEL MONCKTON

Nairobi,
August 24th, 1918

J W BARTH,
Acting Chief Secretary

GOVERNMENT NOTICE No 264]

LAW EXAMINATION.

NOTICE

THE undermentioned was successful in obtaining a pass in the recent Law Examination —

C J T Barton, Assistant District Commissioner

Nairobi,
August 24th, 1918

J W BARTH,
Acting Chief Secretary

GOVERNMENT NOTICE No 265]

APPOINTMENTS.

HIS EXCELLENCY the Acting Governor has been pleased to make the following appointments —

To be Assistant Engineer, Uganda Railway —

THOMAS HENRY STONE, *vice* ARTHUR SMITH invalided, with effect from the 31st July, 1917

To be Acting Executive Engineer, Public Works Department, Mombasa —

HUGH JOHN HARRY STEDMAN, with effect from the 20th July, 1918

SECRETARIAT, NAIROBI,
August 27th, 1918

J W BARTH,
Acting Chief Secretary

GENERAL NOTICE No 862]

LAND REGISTRATION COURT.

NOTICE

UNDER THE LAND TITLES ORDINANCE, 1908

To all whom it may concern

TAKE NOTICE that application having been made to this Court by Hassanali Mohamedbhai of Malindi for the issue of a SECONDARY CERTIFICATE to replace the original Certificate of Ownership No 567 for plot No 377 in the Malindi District and issued to Mohamed bin Sheh and which is reported to have been lost, the Recorder of Titles in exercise of the powers conferred upon him by Section 42 of the Land Titles Ordinance, 1908, will issue such SECONDARY CERTIFICATE unless valid objection is lodged in writing within NINETY DAYS from the publication of this notice

Mombasa,
Dated this 17th day of August, 1918

A J MACLEAN,
Recorder of Titles

GENERAL NOTICE No 863]

POST OFFICE NOTICE.

ARRIVAL OF BRITISH EAST AFRICA MAILS IN ENGLAND

IT is notified for public information that the mails despatched from Mombasa on the 14th of June and 3rd July, respectively, arrived in England on the 20th instant. Those despatched on the 16th and 27th June, respectively, reached England on the 19th instant.

Nairobi,

August 26th, 1918

L E CAINE,

Ag Postmaster General, E Africa & U Protectorates

GENERAL NOTICE No 864]

PUBLIC NOTICE.

OF AN

Application to be made for licences to authorize the generation and supply of Electrical Energy in Fort Hall and Thika Districts and to authorize the construction of a Generation Station

NOTICE is hereby given to all whom it may concern that on the 21st day of October, 1918, we, Swift Rutherford & Coy, Limited, of Punda Maha in the district of Fort Hall, Planters, will make application to His Excellency the Governor in Council, for Licences to distribute or supply Electrical Energy for public or private purposes, in the areas hereafter described, and for a Licence to construct a Generating Station, and to Generate Electrical Energy, for the purposes of the first mentioned licences. The said purposes include the supplies required for industrial operations and such other supplies as may be required.

The areas within which it is proposed that these supplies of Electrical Energy shall be delivered comprise the Farms numbered 54, 3-8 Saba-Saba allotment, 34, 36, 37, 39, 40-1, 39-3, 43, 41, 42, 44, 39, 47, 48, 14, 61 and 58.

The routes on which it is proposed, subject to the provisions of the Electric Supply Line Ordinance, 1914, to instal Electric Supply Lines, are from the proposed Generating Station, situated as hereafter described, to farm No 42 of Messrs Kabuku Ltd, passing through Farms Nos 39, 40, 41, 37, 54 and 3-8 Saba Saba, and there to connect with the Electric Supply Lines from the Generating Station on the Thika River of Messrs Thika Sisal Coy, Ltd. From these principal or trunk Electric Supply Lines, branches will be installed on the approved shortest routes to the Farms Nos 34, 36, 39-3, 43, 42, 44, 39, 47, 48, 14, 61 and 58 respectively. If desired and duly authorized, Electric Supply Lines will be installed to give such other supplies as may be required, to the capacity of the licence granted to us. The installation of these Electric Supply Lines to be completed within six months of the delivery of the necessary materials.

Copies of the drafts of the Licences being applied for, and of the Licences when granted, will be deposited at the Office in Nairobi, of Messrs Gill & Johnson, and at the offices in the areas of supply of Messrs Swift Rutherford & Co, Ltd respectively. The land on which the Generating Station is proposed to be erected and constructed is the steeply sloping bank of the Maragua River at and adjacent to the site known as Bonsors Falls about one mile below the Nairobi-Fort Hall road bridge, and is partly in our occupation and partly in the Native Reserve. The power will be developed by means of water turbines connected to Electric Generators.

The Works of every description will be of types and be carried out in accordance with the Standards and Specifications of the Engineering Standards Committee of Great Britain, specified by the Governor in Council, or failing such a Standard or Specification on any matter, of a type and carried out in a manner as approved by the Governor in Council in granting the Licences. The machinery will be operated continuously or as may be necessary.

Machinery of a description similar to that proposed to be installed may be seen at the said works of Messrs Thika Sisal Co, Ltd, and at the Maragua River works of Messrs Sisal Ltd, and is also installed in Generating Stations for public and private supply, in England, America, and other places.

Any authority, company, person, or body of persons, desirous of making any representation on or objection to the application or to the grant of the Licences, or with respect to the proposed works, should do so by letter, addressed to the Governor in Council on or before the expiration of sixty days from the date of the application being made.

For the further information of the public, we have to state that having made ourselves acquainted with the provisions of the proposed legislation now before the Honourable Legislative Council we will undertake to accept the Licences being applied for, subject to these provisions or such legislation as may be enacted.

(Sd) SWIFT, RUTHERFOORD & Co, Ltd

Nairobi,

August 12th, 1918

E D RUTHERFOORD,

Managing Director

GENERAL NOTICE No 865]

NOTICE

JULY, 1918. SESSIONS OF THE HIGH COURT.

AMENDED CAUSE LIST

HIS Honour Mr Justice T D Maxwell 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 29th July, 1918

Nairobi 24th July, 1918

NAIROBI DISTRICT REGISTRY —

Civil Case No	91/17	Nazareth & Bros	vs	Akbar Khan
" "	131/17	Jagat Ram	vs	Mangat Ram
" "	62/18	Rahenulla Nathu & Sons	vs	Uganda & East Africa Coffee Curing Co Ltd.
" "	76/18	Khen Din	vs	S Jacobs & Co
" "	89/18	Norman Goltman	vs	Joseph E de Souza
" "	98/18	Emilio Campi Lanzi	vs	Mario Puviani
" "	103/18	Sheie Mohamed	vs	R A Nazareth
" "	104/18	The East African Standard Ltd	vs	Wm R Parr & Co
" "	107/18	Dhanpat Rampyara & Nandlal Bisakhram	vs	Jamnadass Patel
" "	109/18	Mohamed Bux & Son, by their attorney Karam Ilahi	vs	Bhawanishanker & A Anderson, trading as B S Anderson & Co
" "	110/18	Mathias Xavier Fernandez	vs	R A Nazareth
" "	114/18	Kamalshi Dewraj & Co	vs	Sidi Kasim (under Chapter 39 C P C)
" "	115/18	Kinparam & Son	vs	B S Anderson & Co
" "	116/18	Francis Henry Bumpas	vs	W B Thompson
" "	119/18	Mortimer Alfred Mitchell	vs	1 Vera Olive Mitchell, 2 Arthur Covey
" "	132/18	Jamal Bios	vs	1 Bhatt Bios, 2 Jivatram Surajram & Bios, 3 Karim Kasim, 4 Nanalal Jeyshanker
" "	133/18	Iceher Roy Sandrous	vs	Shiv Balak Ram
" "	140/18	Jasraj Govindbhai & Co	vs	Mohanlal Tulshi & Bros

Insolvency Cause No 2/18 *Re* Henry James Sevenoaks

Kisumu, 26th August, 1918.

High Court Criminal Case No	34/18	Crown	vs	Sakwa s/o Owalo and 2 others
" "	40/18	"	vs	Mudonga s/o Najonga
" "	41/18	"	vs	Owoia s/o Ademba
" "	43/18	"	vs	Sitawa d/o Kibikeyi and 2 others
" "	47/18	"	vs	Kaita s/o Salimu and 2 others
" "	56/18	"	vs	Ogara s/o Mukiwa
" "	58/18	"	vs	Chepkwain Arap Cheboiwa
" "	86/18	"	vs	Machina wa Kamalua

KISUMU DISTRICT REGISTRY —

Civil Case No	4/17	Ganga Ram	vs	Abdul Magid
" "	18/17	Punshotum Moraji Joshi	vs	Mohamed Bux & Son
" "	23/17	Ismail Shamji	vs	Kasam Premji
" "	5/18	Haham Kara	vs	Sabur Jetha
" "	13/18	Anderson & Co	vs	Sultan Mohamed
" "	16/18	Makanji Ratanji	vs	Jadevji Anandji
" "	17/18	Mehbabgool s/o Seibgool	vs	Nanak Singh & Sarain Singh Co
" "	19/18	Govindbhai G Patel	vs	John McDonald
" "	20/18	Mohamed Bux & Son	vs	John McDonald
" "	21/18	Mohanlal Tulsi & Bios	vs	Ismail Vali
" "	22/18	Magan Jetha	vs	Sandass Bhagvandass
" "	23/18	Lalji Kalianji	vs	Ghella Ramji
" "	24/18	A Allidina Visiam	vs	Abdul Majid
" "	28/18	Kanji Dharamsi & Co	vs	Hasham Kara and Sabur Jetha
" "	30/18	Mohamed Din s/o Miran Bux	vs	Shiviam
" "	31/18	Sara Odera d/o Owino	vs	Reuben Akuom s/o Apaka.

AMENDED CAUSE LIST—CONTD

Nakuru. 4th September, 1918.

High Court Criminal Case No 38/18	Crown	vs	1 H E Watts, and 2 C S L Betchart
" " " " " 54/18	"	vs	Kisanga wa Kuiriri and 3 others
" " " " " 72/18	"	vs	Chesogoi Arap Samonya and 6 others

NAKURU DISTRICT REGISTRY —

Civil Case No 4/18	Ram Bhariosa	vs	Naivasha Stores
" " " 5/18	do	vs	Kirparam
" " " 6/18	A M Marwaha & Bios	vs	1 Kishen Chand and 2 Fakir Chand
" " " 7/18	C N M Harrison	vs	1 Administrator General and 2 C H Chalk
" " " 8/18	Mohamed Nabi	vs	D F Fernandez
" " " 9/18	Daniel Myburgh Scholtz	vs	David A Kidson
" " " 10/18	Magokha wa Lala	vs	Onyango Oyuku
Civil Appeal No 9/17	Shumbhudutt Khei Singh & Co	vs	Abdulai Aliar

Mombasa,
August 31d, 1918

S H GREVILLE-SMITH,
Ag Registrar, High Court of E A P

GENERAL NOTICE No 866]

IN H M HIGH COURT OF EAST AFRICA AT MOMBASA

INSOLVENCY JURISDICTION

CAUSE No 6 OF 1918

Re ALIMOHAMED HAJI AHMED, ZAKARIA ALIMOHAMED AND MOHAMED HASAM ALIMOHAMED TRADING AS —
ALIMOHAMED HAJI AHMED AND SONS

NOTICE IS HEREBY GIVEN that ALIMOHAMED HAJI AHMED, ZAKARIA ALIMOHAMED AND MOHAMED HASAM, carrying on business as Merchants at Mombasa in the East Africa Protectorate and Zanzibar, under the name of ALIMOHAMED HAJI AHMED AND SONS, were by an Order of His Majesty's High Court of East Africa dated the 17th day of August, 1918, adjudicated insolvents and that KHOJA RAJABALI HASHAM AND KHAMISA JUMA, have been appointed Receivers of the insolvents' Estate which vests in the Receivers as from the date of their appointments

All persons claiming to be creditors of the above-named insolvents must file particulars of their claims in writing supported by affidavit together with any documents on which they rely in proof of their claims on or before the 25th day of September, 1918, and any persons having in their possession any property or monies belonging or due to the said insolvents should forthwith hand over or pay same to the said Receivers

Mombasa,
Dated this 17th day of August, 1918

S H GREVILLE-SMITH,
Acting Registrar

GENERAL NOTICE No 867]

IN H M HIGH COURT OF EAST AFRICA AT MOMBASA

INSOLVENCY JURISDICTION

CAUSE No 6 OF 1918

Re ALIMOHAMED HAJI AHMED, ZAKARIA ALIMOHAMED AND MOHAMED HASAM ALIMOHAMED TRADING AS —
ALIMOHAMED HAJI AHMED AND SONS

EX PARTE —

(1) A Alhdina Visram	} Creditors
(2) Haji Kassum & Sons	
(3) Haji Esmail Mithu & Sons	

TAKE NOTICE that the Court has fixed the 25th day of September, 1918, at 10 a m for the consideration of a Scheme of Composition submitted by ALIMOHAMED HAJI AHMED AND SONS, the debtors in the above insolvency petition, no creditor who has not proved his debt before the aforesaid date will be permitted to vote on the consideration of the above matter. If you desire to be represented at the above-mentioned hearing you should be present in person or by duly instructed Advocate with your proofs

Mombasa,
Dated this 21st day of August, 1918

S. H. GREVILLE-SMITH,
Acting Registrar

GENERAL NOTICE No 868]

IN HIS MAJESTY'S HIGH COURT OF EAST AFRICA AT MOMBASA

INSOLVENCY JURISDICTION

CAUSE No 10 OF 1918

Re VASANJI ALIBHAI

To all whom it may concern

WHEREAS VASANJI ALIBHAI of Mombasa, Merchant, has applied to this Court for an Order adjudicating him insolvent under the Provincial Insolvency Act 1907 (Act III of India) as applied to the East Africa Protectorate, NOW NOTICE IS HEREBY GIVEN that such application will be heard at Mombasa on the 2nd day of September, 1918, at 10 o'clock in the forenoon

Mombasa,

Dated this 22nd day of August, 1918

S H GREVILLE-SMITH,

Acting Registrar

GENERAL NOTICE No 869]

IN THE RESIDENT MAGISTRATE'S COURT AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 41 OF 1917

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF MAHOMED FARAH,
LATE OF NAIROBI, DECEASED

TAKE NOTICE that application having been made in this Court by J W H Parkinson, Administrator General of Mombasa, for the administration of the Estate of MAHOMED FARAH, late of Nairobi, who died at Nairobi on the 7th day of November, 1917, 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 12th day of September, 1918

Nairobi,

August 21st, 1918

JOSEPH SHERIDAN,

District Delegate, Nairobi

GENERAL NOTICE No 870]

IN THE RESIDENT MAGISTRATE'S COURT AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 26 OF 1918

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF BUXI GIAN CHAND,
CLERK, CHIEF MECHANICAL ENGINEER'S OFFICE, LATE OF NAIROBI, DECEASED

TAKE NOTICE that application having been made in this Court by Sobha Ram s/o Buxi Gian Chand, of Nairobi, for the administration of the Estate of BUXI GIAN CHAND, late of Nairobi who died at Nairobi on the 3rd day of August, 1918, 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 12th day of September, 1918

Nairobi,

August 21st, 1918

JOSEPH SHERIDAN,

District Delegate, Nairobi

GENERAL NOTICE No 871]

PROBATE AND ADMINISTRATION.

CAUSE No 27 OF 1918

IN THE MATTER OF STAFF SERGT S B WAKEFIELD, E A P C, DECEASED

To all whom it may concern

TAKE NOTICE that the account of the Estate of the above-named STAFF SERGT S B WAKEFIELD, deceased, has been lodged with the Registrar of the High Court at Mombasa, and that he has appointed the 10th day of October, 1918, at 2 o'clock in the afternoon for passing of such account

Mombasa,

August 17th, 1918

J W H PARKINSON,

Administrator General

GENERAL NOTICE No 872]

IN THE RESIDENT MAGISTRATE'S COURT AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 27 OF 1918

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF AHMED MOHAMED,
LATE OF NAIROBI, DECEASED

TAKE NOTICE that application having been made in this Court by J W H Parkinson, Administrator General of Mombasa, for the administration of the Estate of Ahmed Mohamed, late of Nairobi, who died at Nairobi on the 28th day of February, 1918, 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 12th day of September, 1918

Nairobi,
August 21st, 1918

JOSEPH SHERIDAN,
District Delegate, Nairobi

GENERAL NOTICE No 873]

PROBATE AND ADMINISTRATION

CAUSE No 69 OF 1918

IN THE MATTER OF STAFF SERGT T WARTH, K A R PAY CORPS, DECEASED

To all whom it may concern

TAKE NOTICE that the account of the Estate of the above-named STAFF SERGT T WARTH, K A R PAY CORPS, deceased, has been lodged with the Registrar of the High Court at Mombasa, and that he has appointed the 10th day of October, 1918, at 2 o'clock in the afternoon for passing of such account

Mombasa,
August 17th, 1918

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 874]

PROBATE AND ADMINISTRATION

CAUSE No 93 OF 1918

IN THE MATTER OF AG COY SERGT-MAJOR D SMYTH, 6TH DEPOT K A R, DECEASED

To all whom it may concern

TAKE NOTICE that the account of the Estate of the above-named AG COY SERGT-MAJOR D SMYTH, deceased, has been lodged with the Registrar of the High Court at Mombasa, and that he has appointed the 10th day of October, 1918, at 2 o'clock in the afternoon for passing of such account

Mombasa,
August 17th, 1918

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 875]

PROBATE AND ADMINISTRATION

CAUSE No 115 OF 1918

IN THE MATTER OF SERGT C W V BOOTH, 1/6TH K A R, DECEASED

To all whom it may concern

TAKE NOTICE that on or after the 12th day of September, 1918, I intend to apply to the High Court of East Africa at Mombasa for an order to administer the Estate of the above-named SERGT C W V BOOTH, 1/6TH K A R, who died at Tabora on the 10th day of March, 1918

Mombasa,
August 19th, 1918

J W H PARKINSON,
Administrator General.

GENERAL NOTICE No 876]

PROBATE AND ADMINISTRATION

CAUSE No 123 OF 1918

IN THE MATTER OF EBRAM DHANJI, DECEASED.

To all whom it may concern

TAKE NOTICE that the account of the Estate of the above-named EBRAM DHANJI, deceased, has been lodged with the Registrar of the High Court at Mombasa, and that he has appointed the 10th day of October, 1918, at 2 o'clock in the afternoon for passing of such account

Mombasa,
August 21st, 1918

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 877]

PROBATE AND ADMINISTRATION

CAUSE No 189 OF 1918

IN THE MATTER OF BOGA SINGH, DECEASED

To all whom it may concern

TAKE NOTICE that on or after the 12th day of September, 1918, I intend to apply to the High Court of East Africa at Mombasa for an order to administer the Estate of the above-named BOGA SINGH, who died at Nairobi on the 12th day of December, 1917

Mombasa,
August 19th, 1918

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 878]

PROBATE AND ADMINISTRATION

CAUSE No 195 OF 1918

IN THE MATTER OF SERGT J RILEY, 1/6TH K A R, DECEASED

To all whom it may concern

TAKE NOTICE that on or after the 12th day of September, 1918, I intend to apply to the High Court of East Africa at Mombasa for an order to administer the Estate of the above-named SERGT J RILEY, who died at Mfundu-Yonti-River on the 29th day of May, 1918

Mombasa,
August 19th, 1918

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 879]

PROBATE AND ADMINISTRATION

HIGH COURT CAUSE No 198 OF 1918

ADMINISTRATOR GENERAL'S CAUSE No 166 OF 1918

IN THE MATTER OF NARAIN SINGH s/o HIRA SINGH, DECEASED

To all whom it may concern

PURSUANT to an order of the High Court of East Africa dated the 15th day of August, 1918, by which the undersigned was appointed Administrator of the Estate of the late NARAIN SINGH s/o HIRA SINGH, who died at Nairobi on the 3rd day of May, 1918,

TAKE NOTICE that all persons having any claims against the Estate of the said NARAIN SINGH s/o HIRA SINGH, are required to lodge and prove such claims before me the undersigned on or before the 28th day of October, 1918, after which date only the claims so proved will be paid and the Estate distributed according to law

Mombasa,
August 20th, 1918

J W H PARKINSON,
Administrator General.

GENERAL NOTICE No 880]

PROBATE AND ADMINISTRATION

HIGH COURT CAUSE No 199 OF 1918

ADMINISTRATOR GENERAL'S CAUSE No 170 OF 1918

IN THE MATTER OF SHEIKH AHMED SHFIKH HUSSEIN, DECEASED

To all whom it may concern

PURSUANT to an order of the High Court of East Africa dated the 15th day of August, 1918, by which the undersigned was appointed Administrator of the Estate of the late SHEIKH AHMED SHEIKH HUSSFIN, who died at Mombasa on the 27th day of June, 1918,

TAKE NOTICE that all persons having any claims against the Estate of the said SHEIKH AHMED SHFIKH HUSSEIN, are required to lodge and prove such claims before me the undersigned on or before the 28th day of October, 1918, after which date only the claims so proved will be paid and the Estate distributed according to law

Mombasa,
August 21st, 1918

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 881]

PROBATE AND ADMINISTRATION

HIGH COURT CAUSE No 200 OF 1918

ADMINISTRATOR GENERAL'S CAUSE No 168 OF 1918

IN THE MATTER OF J F W MENEZES, DECEASED

To all whom it may concern

PURSUANT to an order of the High Court of East Africa dated the 15th day of August, 1918, by which the undersigned was appointed Administrator of the Estate of the late J F W MENEZES, who died at Nairobi on the 20th day of April, 1918,

TAKE NOTICE that all persons having any claims against the Estate of the said J F W MENEZES, are required to lodge and prove such claims before me the undersigned on or before the 28th day of October, 1918, after which date only the claims so proved will be paid and the Estate distributed according to law

Mombasa
August 21st, 1918

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 882]

PROBATE AND ADMINISTRATION

HIGH COURT CAUSE No 201 OF 1918

ADMINISTRATOR GENERAL'S CAUSE No 169 OF 1918

IN THE MATTER OF ZUHRAN BINTI TAHER, DECEASED

To all whom it may concern

PURSUANT to an order of the High Court of East Africa dated the 15th day of August, 1918, by which the undersigned was appointed Administrator of the Estate of the late ZUHRAN BINTI TAHER, who died at Nairobi on the 2nd day of July, 1918,

TAKE NOTICE that all persons having any claims against the Estate of the said ZUHRAN BINTI TAHER, are required to lodge and prove such claims before me the undersigned on or before the 28th day of October, 1918, after which date only the claims so proved will be paid and the Estate distributed according to law

Mombasa,
August 21st, 1918

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 883]

PROBATE AND ADMINISTRATION

HIGH COURT CAUSE No 205 OF 1918

ADMINISTRATOR GENERAL'S CAUSE No 172 OF 1918

IN THE MATTER OF LIEUT G H WATTS, 2ND DEPOT K A R, DECEASED

To all whom it may concern

PURSUANT to an order of the High Court of East Africa dated the 22nd day of August, 1918, by which the undersigned was appointed Administrator of the Estate of the late LIEUT G H WATTS, who died at Nairobi on the 11th day of July, 1918,

TAKE NOTICE that all persons having any claims against the Estate of the said LIEUT G H WATTS, are required to lodge and prove such claims before me the undersigned on or before the 28th day of October, 1918, after which date only the claims so proved will be paid and the Estate distributed according to law

Mombasa,
August 22nd, 1918

J W H PARKINSON,
Administrator General.

GENERAL NOTICE No 884]

PROBATE AND ADMINISTRATION

HIGH COURT CAUSE No 205 OF 1918

ADMINISTRATOR GENERAL'S CAUSE No 175 OF 1918

IN THE MATTER OF INTELLIGENCE AGENT G P HUTCHINGS, DECEASED

To all whom it may concern

PURSUANT to an order of the High Court of East Africa dated the 22nd day of August, 1918, by which the undersigned was appointed Administrator of the Estate of the late INTELLIGENCE AGENT G P HUTCHINGS, who died at Lindi on the 9th day of July, 1918,

TAKE NOTICE that all persons having any claims against the Estate of the said INTELLIGENCE AGENT G P HUTCHINGS, are required to lodge and prove such claims before me the undersigned on or before the 28th day of October, 1918, after which date only the claims so proved will be paid and the Estate distributed according to law

Mombasa,
August 22nd, 1918

J W H PARKINSON,
Administrator General

GENERAL NOTICE No 885]

UNDER MARTIAL LAW.

NOTICE

Control of Intoxicating Liquor in the Province of Naivasha.

WITH effect from September 1st, 1918, General Notice No 84, dated January 17th, 1918, will cease to apply to the Province of Naivasha, the control of intoxicating liquor in that Province will be in accordance with the provisions of General Notice No 40, dated January 4th, 1918

Nairobi,
August 24th, 1918

H R MAXSTED, CAPT
Provost Marshal, E A Force

GENERAL NOTICE No 886]

EUROPEAN SCHOOL NAIROBI.**TENDERS**

TENDERS are required for the supply of provisions to the European School, Nairobi, for a period of three months from September 14th, 1918, as follows —

1	Milk	10 gallons daily
2	Meat	40 lbs daily
3	Vegetables	240 lbs weekly
4	Potatoes	240 lbs weekly
5	Bread	60 loaves daily
6	Butter	40 lbs weekly
7	Fuel	1 ton weekly
8	Groceries, Jams, Fresh Fruit	

The lowest or any other tender will not necessarily be accepted. Tenders should reach the undersigned not later than September 6th, 1918

Nairobi,
August 26th, 1918

R W WOTTON,
for Director of Education

GENERAL NOTICE No 887]

THE MOTOR TRAFFIC ORDINANCE, 1915.

NOTICE

IN EXERCISE of the powers vested in me by Government Notice No 232, dated 10th November, 1915, I hereby make the undernoted appointment —

To be a Licensing Officer —

The District Loco Superintendent, Uganda Railway, Nairobi, *vice* P C Ford, Esq
Assistant Loco Superintendent

Nairobi
August 26th 1918

W K NOTLEY, LIEUT-COL
Commissioner, E A Police