

OFFICIAL GAZETTE OF THE COLONY AND PROTECTORATE OF KENYA.

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GOVERNMENT NOTICE No. 160.

ARRIVALS.

Name.	Rank.	From leave or on 1st Appointment.	Date of leaving England.	Date of Embarkation.	Date of arrival at Mombasa
W. D. D. Jardine J. R. Jones	Live Stock Officer, Agriculture Stationmaster, 2nd Class, Kenya and Uganda Railway	1st Appointment Leave	18th Oct., 1928 †27th Feb., 1929	*25th Feb., 1929 27th Feb., 1929	7th March, 1929 do

^{*} Date of leaving Durban.

DEPARTURES.

Name.	Rank.	On leave or termination of appointment.	Date of Departure
Or. J. H. H. Chataway	Medical Officer	Leave	9th March, 1929
A. T. Genton	Clerk, Kenya and Uganda Railway	do	3rd March, 1929
. G. McDermott	Artizan, 1st Class, K. & U. Railway	do	do
V. Urquhart	Assistant Engineer, K. & U. Railway	do	do
R. E. Robins	Asst. Superintendent of the Line, Kenya and Uganda Railway	do	do
P. S. A. Newhook	Assistant Locomotive Superintendent, Kenya and Uganda Railway	do′	do
A. Gardiner	Driver, Kenya and Uganda Railway	do	do
E. F. Barallon	Fireman, Kenya and Uganda Railway	do	do

APPOINTMENTS.

AUBREY CHARLES MADGEWICK MULLINS, to be Assistant District Commissioner, Digo District, Coast Province, with effect from the 2nd March, 1929.

KENYA AND UGANDA RAILWAYS AND HARBOURS.

John Haining Hanning, to be Assistant Engineer, Kenya and Uganda Railways and Harbours, with effect from 31st January, 1929.

MAGISTERIAL WARRANT.

SHIRLEY VICTOR COOKE, to be a Magistrate of the First Class, with power to hold a Subordinate Court of the First Class, in the Lamu District, whilst holding his present appointment as District Commissioner, Lamu, Coast Province.

HIGHER STANDARD SWAHILI EXAMINATION, PASS.

SIR HOWARD ELPHINSTONE, Br., (with distinction), Administration.

MAJOR B. W. BOND, M.C., Administration.

E. D. EMLEY do.
LT. I. R. GILLESPIE do.
MAJOR A. W. SUTCLIFFE, D.S.O., M.C., Administration.

PRELIMINARY ORAL SWAHILI EXAMINATION, PASS.

B. M. Fuller, Forester, Forest Department.
F. E. Abbott, Executive Engineer, P.W.D., Nakuru.
D. J. H. Kelly, Assistant Engineer, P.W.D., Eldoret.
S. W. Greenway, Bridge Foreman, P.W.D.
J. J. Bourke, Surveyor, P.W.D.
G. G. Dennis, Bridge Foreman, P.W.D.
H. Thorne, Stock Inspector.

JUXON BARTON, for Acting Colonial Secretary.

[†] Date of leaving Lourenco Marques.

Colony and Protectorate of Kenya.

GOVERNMENT NOTICE No. 161.

THE BRITISH AND COLONIAL PROBATES ORDINANCE.

(Chapter 12 of the Revised Edition.)

AND

THE BRITISH AND COLONIAL PROBATES AMENDMENT ORDINANCE, 1928.

THE following copy of an Order made by His Excellency the Acting Governor of the Tanganyika Territory is published for general information:—

Government Notice No. 16.

THE BRITISH AND COLONIAL PROBATES ORDINANCE, 1928 (No. 19 of 1928).

ORDER.

WHEREAS the Governor in Council is satisfied that adequate provision has been or is about to be made by the legislatures of the British Possessions and Protectorates mentioned in the Schedule to this Order for the recognition in those Possessions and Protectorates of Probates and Letters of Administration granted by any Court of Probate in this Territory;

NOW THEREFORE in exercise of the powers conferred upon him by section 3 of the British and Colonial Probates Ordinance, 1928, the Governor in Council is pleased to order, and it is hereby ordered, that the said Ordinance shall apply to the said Possessions and Protectorates.

SCHEDULE.

The Uganda Protectorate.
Northern Rhodesia.
Southern Rhodesia.
The Union of South Africa.
Kenya Colony and Protectorate.
The Nyasaland Protectorate.
The Zanzibar Protectorate.

Made by the Governor in Council on the 4th day of February, 1929.

Nairobi,

Dated this 12th day of March, 1929.

G. F. SAYERS,

Clerk of the Council.

JUXON BARTON, for Acting Colonial Secretary.

GOVERNMENT NOTICE No. 162.

PASSPORT REQUIREMENTS FOR ABYSSINIA.

THE following regulations have been brought into effect by the Ethiopian Government as from the 9th January, 1929, and should be strictly followed by any persons desirous of entering Abyssinia.

Nairobi,

Dated this 11th day of March, 1929.

JUXON BARTON, for Acting Colonial Secretary.

(Translation.)

OFFICIAL NOTICE.

ARTICLE I.

Every foreigner who wishes to enter Ethiopia from the French Somaliland coast or from Italian Erythrea must first attend in person at the Imperial Consulate of Ethiopia at Djibouti or at Asmera to obtain a *visa* on his passport.

ARTICLE II.

Every foreigner who arrives at the frontier from the French Somaliland coast or from Italian Erythrea, not being in possession of a passport properly *visé* by the Ethiopian Authorities, will be turned back.

ARTICLE III.

Every foreigner who wishes to enter Ethiopian territory from British Somaliland, Italian Somaliland, British East Africa, or the Sudan, will present his passport at the nearest Ethiopian frontier station competent to give the necessary visa for entry.

ARTICLE IV.

Every foreigner who is found on Ethiopian territory, having entered the Empire after these regulations have come into force, and without having first obtained the statutory visa on his passport in accordance with the three preceding Articles, will be conducted back to the frontier.

These regulations will come into force from the 9th January, 1929.

Enacted at Addis-Abeba the 10th December, 1928.

GOVERNMENT NOTICE No. 163.

THE LOCAL GOVERNMENT (DISTRICT COUNCILS)
ORDINANCE, 1928.

NOTICE.

IN EXERCISE of the powers conferred upon the Governor by section 58 of the Local Government (District Councils) Ordinance, 1928, His Excellency the Acting Governor has been pleased to classify as a Main Trunk Road the road specified in the First Schedule hereto and has further been pleased to classify as District Roads the roads specified in the Second Schedule hereto in respect of the area under the jurisdiction of the Naivasha District Council.

By Command of His Excellency the Acting Governor. Nairobi,

This 12th day of March, 1929.

W. M. LOGAN, for Acting Colonial Secretary.

FIRST SCHEDULE.

MAIN TRUNK ROAD.

Such portion of the Escarpment—Naivasha—Nakuru Road as is situated within the Naivasha District Council area.

SECOND SCHEDULE.

DISTRICT ROADS.

All public roads within the Naivasha District Council area other than that specified in the First Schedule.

GOVERNMENT NOTICE No. 164.

THE LOCAL GOVERNMENT (DISTRICT COUNCILS) ORDINANCE, 1928.

NOTICE.

IN EXERCISE of the powers conferred upon the Governor by section 58 of the Local Government (District Councils) Ordinance, 1928, His Excellency the Acting Governor has been pleased to classify as Main Trunk Roads the roads specified in the First Schedule hereto, and has further been pleased to classify as District Roads the roads specified in the Second Schedule hereto in respect of the area under the jurisdiction of the Nairobi District Council.

By Command of His Excellency the Acting Governor. Nairobi,

This 12th day of March, 1929.

W. M. LOGAN, for Acting Colonial Secretary.

FIRST SCHEDULE.

MAIN TRUNK ROADS.

Such portions of the following roads as are situated within the Nairobi District Council area:—

- (a) Nairobi—Thika—Fort Hall Road.
- (b) Nairobi—Athi River Road.
- (c) Nairobi—Limuru (Route A)—Escarpment Road.
- (d) Nairobi—Ngong Road.

SECOND SCHEDULE.

DISTRICT ROADS.

All public roads within the Nairobi District Council area other than those specified in the First Schedule.

GOVERNMENT NOTICE NO 165.

THE LOCAL GOVERNMENT (DISTRICT COUNCILS) ORDINANCE, 1928.

NOTICE.

IN EXERCISE of the powers conferred upon the Governor by section 58 of the Local Government (District Councils) Ordinance, 1928, His Excellency the Acting Governor has been pleased to classify as a Main Trunk Road the road specified in the First Schedule hereto, and has further been pleased to classify as District Roads the roads specified in the Second Schedule hereto in respect of the area under the jurisdiction of the Kisumu-Londiani District Council.

By Command of His Excellency the Acting Governor.

Nairobi,

This 12th day of March, 1929.

W. M. LOGAN, for Acting Colonial Secretary.

FIRST SCHEDULE.

MAIN TRUNK ROAD.

Such portion of the Nakuru—Londiani—Lumbwa (top road)—Koru—Kisumu Road as is situated within the Kisumu-Londiani District Council area.

SECOND SCHEDULE.

DISTRICT ROADS.

All public roads within the Kisumu-Londiani District Council area other than that specified in the First Schedule.

GOVERNMENT NOTICE No. 166.

CONFIRMATION OF ORDINANCE.

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 (No. 24 of 1928):—

"An Ordinance to Provide for the Protection of Trout and the Regulation of Trout Fishing in the Colony."

By Command of His Excellency the Acting Governor.

Nairobi,

Dated this 9th day of March, 1929.

JUXON BARTON, for Acting Colonial Secretary.

GOVERNMENT NOTICE No. 167.

THE JUSTICES OF THE PEACE ORDINANCE.

NOTICE.

1N pursuance of the powers conferred upon me by section 2 of the Justices of the Peace Ordinance (Chapter 21 of the Revised Edition), I, Jacob William Barth, Knight, Commander of the Most Excellent Order of the British Empire, Acting Governor and Commander-in-Chief of the Colony and Protectorate of Kenya, do hereby appoint Robert Evans to be a Justice of the Peace for the Trans Nzoia District.

Given under my hand and the official seal this 23rd day of January, 1929.

J. W. BARTH,
Acting Governor.

GOVERNMENT NOTICE No. 168.

THE JUSTICES OF THE PEACE ORDINANCE.

NOTICE.

IN pursuance of the powers conferred upon me by section 2 of the Justices of the Peace Ordinance (Chapter 2I of the Revised Edition), I, Jacob William Barth, Knight, Commander of the Most Excellent Order of the British Empire, Acting Governor and Commander-in-Chief of the Colony and Protectorate of Kenya, do hereby appoint Hamilton Deighton to be a Justice of the Peace for the Nakuru District.

Given under my hand and the official seal at Nairobi this 1st day of February, 1929.

J. W. BARTH,

Acting Governor.

GOVERNMENT NOTICE No. 169.

THE JUSTICES OF THE PEACE ORDINANCE.

NOTICE.

IN pursuance of the powers conferred upon me by section 2 of the Justices of the Peace Ordinance (Chapter 21 of the Revised Edition), I, Jacob William Barth, Knight, Commander of the Most Excellent Order of the British Empire, Acting Governor and Commander-in-Chief of the Colony and Protectorate of Kenya, do hereby appoint William Robinson to be a Justice of the Peace for the Kericho District.

Given under my hand and the official seal at Nairobi this 28th day of February, 1929.

J. W. BARTH,

Acting Governor.

GOVERNMENT NOTICE No. 170.

THE ANCIENT MONUMENTS PRESERVATION ORDINANCE, 1927.

NOTICE.

IN EXERCISE of the powers conferred upon him by section 3 of the Ancient Monuments Preservation Ordinance, 1927, His Excellency the Acting Governor has been pleased to declare the monuments and antiquities set out in the Schedule hereto to be protected monuments and antiquities within the meaning of the aforesaid Ordinance.

Any objections to the declaration of any of the said monuments and antiquities as protected monuments and antiquities may be lodged with the Colonial Secretary within two months from the date of the publication of this notice.

By Command of His Excellency the Acting Governor.

Nairobi,

This 9th day of March, 1929.

J. E. S. MERRICK, Acting Colonial Secretary.

SCHEDULE.

MASAI PROVINCE.

- 1. Selengei Stone.
- 2. Selengei Wells.

COAST PROVINCE.

Mombasa.

- 1. Fort Jesus, Fort Joseph and the underground passage between the two.
- 2. Ruins of the Cathedral of Nossa Senhora.
- 3. The Pillar at Mbaraki.
- 4. The old Watch Towers and Ruins at S.W. end of Golf Links.

Digo.

- 5. Ruins at Diani.
- 6. Ruins at Tiwi.
- 7. Ruins at Shirazi.
- 8. Wall Tower at Tumbe.

Malindi.

- 9. Vasco da Gama's Pillar.
- 10. The Pillar at Mambrui.
- 11. The ruined Town of Gedi.

Kilifi.

- 12. The Ruins on the south side of the mouth of the Takaungu Creek.
- 13. Ruins at Mnarani.
- 14. Ruins on north bank of Mtwapa Creek.

Lamu.

15. The old Town of Patte.

GOVERNMENT NOTICE No. 171.

THE ANCIENT MONUMENTS PRESERVATION ORDINANCE, 1927.

NOTICE.

IN EXERCISE of the powers conferred upon him by section 3 of the Ancient Monuments Preservation Ordinance, 1927, His Excellency the Acting Governor has been pleased to declare the caves or rock-shelters, and other prehistoric remains on the farm at Elmenteita known as L.O. No. 1765, and now or lately in the possession of Mr. Albert Gamble to be protected monuments and antiquities within the meaning of the aforesaid Ordinance.

Any objections to the declaration of any of the said monuments or antiquities as protected monuments or antiquities may be lodged with the Colonial Secretary within two months from the date of the publication of this notice.

By Command of His Excellency the Acting Governor.

Nairobi.

This 9th day of March, 1929.

J. E. S. MERRICK, Acting Colonial Secretary.

GOVERNMENT NOTICE No. 172.

THE NATIVE REGISTRATION ORDINANCE, 1921. (Chapter 127, Revised Laws of Kenya).

IN EXERCISE of the powers thereunto enabling me, I hereby cancel the appointment of the undermentioned Registration Officer:—

Mr. R. G. Amin, Resident Commissioner's Office, Mombasa, with effect from 1st January, 1929.

Nairobi,

Dated this 11th day of March, 1929.

A. E. IMBERT, Chief Registrar of Natives.

GOVERNMENT NOTICE No. 173.

THE NATIVE REGISTRATION ORDINANCE. (Chapter 127, Revised Laws of Kenya).

APPOINTMENT.

IN EXERCISE of the powers thereunto enabling me, I hereby appoint Mr. Anselmo Sales Coutinho, to be a Registration Officer, for the purposes of the said Ordinance, in the Mombasa District, with effect from the 1st of April, 1929.

Government Notice No. 494, dated 1st December, 1926, is hereby cancelled.

Nairobi,

This 12th day of March, 1929.

A. E. IMBERT, Chief Registrar of Natives.

GOVERNMENT NOTICE No. 174.

THE NATIVE AUTHORITY ORDINANCE, (Chapter 129 of the Revised Edition, section 3 (1).)

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE, (Chapter 1 of the Revised Edition, Section 13.)

GOVERNMENT NOTICE No. 406 of 1926.

APPOINTMENT.

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the person named in the Schedule annexed hereto to be Official Headman of the area named therein.

Mombasa,

This 11th day of March, 1929.

H. R. MONTGOMERY, Acting Provincial Commissioner, Coast.

SCHEDULE.

COAST PROVINCE, TANA RIVER DISTRICT.

Name.	Area.	With effect from.	Remarks.
Bana Adele	Tana River District Boni Sec- tion	1st Feb., 1929	Over all those Wa Boni normally resident in the Tana River District. New appointment.
	<u> </u>	\	

GOVERNMENT NOTICE No. 175.

THE NATIVE AUTHORITY ORDINANCE. (Chapter 129 of the Revised Edition, Section 3 (1).)

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE.
(Chapter 1 of the Revised Edition, Section 13.)

GOVERNMENT NOTICE No. 406 of 1926.

APPOINTMENT.

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the person named in the Schedule annexed hereto to be Official Headman for the area named therein.

Mombasa,

12th March, 1929.

H. R. MONTGOMERY,
Acting Provincial Commissioner, Coast.

SCHEDULE.

KILIFI DISTRICT, COAST PROVINCE.

Name.	Area.	With effect from.	Remarks.
Ndolo wa Weda	Ribe	5th March, 1929	Vice Maishi wa Ndolo deposed. (Appointed page 322, O. G., 23-6-24.)

GOVERNMENT NOTICE No. 176.

THE DETENTION CAMPS ORDINANCE, 1925.
NOTICE.

IN EXERCISE of the powers conferred upon him by section 3 of the Detention Camps Ordinance, 1925, His Excellency the Acting Governor has been pleased to declare that the Detention Camp established at Ngong shall cease to be a Detention Camp.

Government Notice No. 85 of the 1st day of February, 1927, is hereby amended accordingly.

By Command of His Excellency the Acting Governor.

Nairobi,

This 15th day of March, 1929.

JUXON BARTON, for Acting Colonial Secretary.

GOVERNMENT NOTICE No. 177.

THE MARRIAGE ORDINANCE. (Chapter 167 of the Revised Edition, Section 6.)

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE.
(Chapter 1 of the Revised Edition, Section 13.)

GOVERNMENT NOTICE No. 380 of 1924.
NOTICE.

IN EXERCISE of the powers thereunto enabling me, I hereby licence the following Chapels of the Friends Africa Mission to be places for the celebration of marriages:—

Chapel of the Friends Africa Mission, Lirhanda. Chapel of the Friends Africa Mission, Malava. Chapel of the Friends Africa Mission, Kitosh. Nairobi,

This 14th day of March, 1929.

W. M. KEATINGE, Registrar General of Marriages.

GOVERNMENT NOTICE No. 178.

EYE CLINIC AT THE GENERAL DISPENSARY, NAIROBI.

Dr. R. J. Harley-Mason will be in attendance on Wednesdays at 2 p.m. for Asiatics and Natives, and on Thursdays at 2 p.m. for Europeans by appointment.

GENERAL NOTICE No. 317.

INTERNATIONAL CONVENTION RELATING TO THE SIMPLIFICATION OF CUSTOMS FORMALITIES.

NOTICE.

IT is hereby notified that the persons for the time being acting as secretaries of the Chambers of Commerce of Mombasa and Nairobi are authorised, and shall be entitled to issue Identity Cards for Commercial Travellers, and Certificates of Origin under the International Convention relating to the Simplification of Customs Formalities.

Nairobi,

This 13th day of March, 1929.

JUXON BARTON, for Acting Colonial Secretary.

GENERAL NOTICE No. 318.

THE MINING ORDINANCE, 1925.

NOTICE.

IT is notified for public information that Government has under consideration the issue of sole exploration rights for minerals other than coal, oil or common minerals in respect of an area of approximately 13 square miles situate in the North Nyeri District extending over Farm L.R. No. 2796, and a part of the Ndare Forest Reserve.

Any communications on this matter should be addressed to me at P.O. Box 82 Nairobi, not later than the 30th day of April, 1929.

Nairobi, This 14th day of March, 1929.

W. M. LOGAN, Acting Commissioner of Mines.

GENERAL NOTICE No. 319.

KENYA AND UGANDA RAILWAYS AND HARBOURS.

RATES ON COTTON WOOL, LIME AND LIMESTONE (INCLUDING PULVERISED LIMESTONE) FOR AGRICULTURAL PURPOSES.

THE undermentioned rates on cotton wool, lime and limestone (including pulverised limestone) for agricultural purposes, take effect from Monday, 18th March, 1929:—

Cotton wool, for agricultural purposes

Class 7.

*Lime and limestone (including pulverised limestone) C.P. for agricultural purposes, in 10 ton lots and over, subject to a maximum rate of Shs. 15 per ton, loading and unloading by owner ...

Class 10, less 25%.

*Only accepted in bulk on Marine Service by special arrangement.

The maximum rate on lime and limestone will not apply in through bookings to or from stations beyond Thika, Lake Solai and Kitale Branches, nor in bookings to or from points beyond Masindi Port, where charges in addition to main line charges are in force.

Headquarter offices, Nairobi, 14th March, 1929.

G. D. RHODES,

Acting General Manager, Kenya and Uganda Railways and Harbours. GENERAL NOTICE No. 320.

THE LOCAL GOVERNMENT (MUNICIPALITIES) ORDINANCE, 1928.

BY-LAWS.

IN EXERCISE of the powers conferred upon them by Section 69 of the Local Government (Municipalities) Ordinance, 1928, the Nairobi Municipal Council has been pleased to make the following By-laws:—

- 1. These By-laws may be cited as "The Nairobi Municipality (Muthaiga area) By-laws, 1929" and shall be applied to that area described in the Schedule hereto.
- 2. Throughout these By-laws the following words and expressions shall have the meanings hereinafter set forth respectively, except where the context otherwise requires:—
- (1) "Owner" shall as regards immovable property include any person other than His Majesty receiving the rent or profits of any lands or premises from any tenant or occupier thereof or who would receive such rent or profits if such land or premises were let whether on his own account or as agent for any person other than His Majesty entitled thereto or interested therein. The term includes any lessee from the Crown holding under a longer tenure than a tenancy from year to year and any superintendent, overseer or manager of such lessee residing on the holding.
- (2) "Occupier" shall include any person in actual occupation of land or premises without regard to the title under which he occupies and in case of premises sub-divided and let to lodgers or various tenants the person receiving the rent payable by the lodgers or tenants whether on his own account or as an agent for any person entitled thereto or interested therein.
- (3) "Street" shall mean any highway, road, or sanitary lane and shall include any bridge, footway, square, court, alley or passage whether a thoroughfare or not or a part of one.
- (4) "Width" applied to a street means the whole extent of space reserved to be used or laid out so as to admit of being used as a public way.
- (5) "Plot" means an area of land being the subject of a separate lease or conveyance from the Crown, or any portion of such area, not being a sub-plot.
- (6) "Sub-plot means any portion of a plot, such portion being the subject of a separate registered conveyance, assignment or sub-lease, provided that for the purpose of By-laws 6 to 45 hereof (both inclusive) the term "sub-plot" shall also extend to and include any portion of a plot being the subject of a separate sub-lease or upon which any self-contained building is erected where such building is let or adapted to be let to a separate tenant.

SERVING OF NOTICES, ETC.

3. With regard to the service of every order or notice which the Town Clerk is authorised to give or issue under these By-laws or any By-laws which may hereafter be made under "The Local Government (Municipalities) Ordinance, 1928, the following provisions shall apply:—

- (1) Such order or notice shall if practicable be served personally upon the person to whom it is addressed by delivering to him a true copy thereof and showing him the original and every person upon whom an order or notice is so served shall sign a receipt therefor upon the original if so required by the serving officer.
- (2) When the addressee cannot by the exercise of due diligence be found the order or notice may be served by leaving a true copy thereof with some adult male member of his family or household and the person with whom the same is so left shall if so required by the serving officer, and unless illiterate, sign a receipt therefor on the original order or notice.
- (3) If service as above provided for cannot by the exercise of due diligence be effected, the serving officer may (1) affix a copy of the order or notice to some conspicuous part of the house in which the addressee ordinarily resides, or if the order or notice is made in respect of any house, building, premises or area, he may affix a copy of such order or notice on a conspicuous part of the house, building, premises or area, and in addition (2) send a copy of the order or notice by registered letter posted to the addressee's last known place of abode; and thereupon the order or notice shall be deemed to have been duly served.

BUILDING.

- 4. In construing this part the following words and expressions shall have the meanings hereinafter respectively assigned to them unless the context otherwise requires:—
- (1) "Domestic Building" includes any building not being a public building or of the warehouse class, and any portion of a building such portion being used or designed to be used otherwise than for the purposes specified in Clauses (2) and (3) below.
- (2) "Public Building" means a building used or constructed or adapted to be used either ordinarily or occasionally as a place of public worship or as a hospital, college, school, theatre, public hall or as a public place of assembly for persons admitted by ticket or otherwise, or used or adapted to be used for any other public purpose.
- (3) "Building of the warehouse class" means a warehouse, shop-building, factory, manufactory, brewery or distillery and also any building exceeding in cubical content 150,000 cubic feet which is neither a public building nor a domestic building; and includes a store or godown.
- (4) "Foundation" applied to a wall having footings means the solid ground or artificially formed support on which the footings of the wall rest, but in the case of a wall carried by a bressummer, means such bressummer.
- (5) "External Wall" means an outer wall or vertical enclosure of a building, and not being a party wall, even though adjoining a wall of another building.
 - (6) "Party Wall" means:—
 - (a) A wall being used or constructed to be used in any part thereof for separation of adjoining buildings, occupied or adapted to be occupied by different persons.
 - (b) A wall forming part of a building and projecting as to any part of its length other than the projection of the footings upon land not being part of the plot or sub-plot upon which such building stands.

- (7) "Cross Wall" means a wall used or constructed to be used in any part of its height as an inner wall of a building for separation of one part from another part of the building, that building being wholly in, or being constructed or adapted to be wholly in, one occupation.
- (8) "Bressummer" means a wooden beam or a metallic or concrete girder which carries a wall.
- 5. Any building hereinafter described shall be exempt from the operation of the By-laws numbered 7, 8, 9, 10 hereinafter, that is to say:—

Any building comprising not more than two storeys, each wall of which shall be provided with a proper damp course as required by the By-law in that behalf, and:—

- (A) The external walls of which shall be constructed of timber framing composed of timbers not less than 4 in. by 2 in. in section for a one-storey building and 4 in. by $2\frac{1}{2}$ in. for a two-storey building properly framed and covered externally with some impervious fireproof material.
- (B) (i) which shall to a height of not less than 12 in. above the surface of the adjoining ground be carried upon either—
- (a) sufficient piers, constructed of—
 - (i) good cement concrete 9 inches wide; or
 - (ii) good stone, bricks or other hard and suitable materials at least 9 inches wide, properly bonded and solidly put together; or
- (b) metal standards of sufficient strength:
 - (i) Every such pier or standard shall be covered with a metal cap projecting 3 inches at least beyond the face of such pier on every side; or
 - (ii) the external wall of which shall to a height of not less than 12 inches above the surface of the ground adjoining such wall be constructed of
 - (a) good cement concrete at least 9 inches wide; or
 - (b) good stone, bricks or other hard and suitable materials at least 9 inches wide and properly bonded and solidly put together.
- (C) The distance of any part of which from the boundary of any adjoining plot or sub-plot shall not be less than 10 feet.

Provided that where any building such as is hereinbefore described forms or is intended to form part of a block of new dwelling houses the dwellings shall be separated by party walls which shall notwithstanding anything hereinbefore contained be constructed in accordance with the requirements of the By-laws in that behalf.

Provided further that a building at and over a height of 12 inches above the surface of the ground adjoining such walls may have all or any of its external walls covered on the outside partly or wholly with combustible material, if such building is at least 60 feet, or in the case of a building of not more than two storeys, at least 40 feet, distant from any part of any other building and from the boundary of any adjoining plot or sub-plot.

SITES OF BUILDINGS.

- 6. No person shall erect a building on a plot or subplot less than one acre in extent or so as to cover more than 10 per cent. of the acreage of the plot, or sub-plot.
- 7. (i) No buildings shall be erected within the township for purposes other than that of private dwelling houses only and necessary outbuildings suitable for use in connection therewith, and no corrugated iron sheets shall be used for any purposes whatsoever in connection with such buildings and outhouses except only for the purpose of flat roof verandals.
- (ii) The roofs of any such dwelling houses shall be of tiles or shingles only, and for any outbuildings shall be of tiles or shingles, or may be of weatherboarding, or ruberoid.

STRUCTURE OF BUILDINGS.

8. Every person who shall erect a new building shall construct every wall thereof so as to rest upon proper footings.

He shall cause the projection at the widest part of the footing of every wall on each side of such wall to be at least equal to one-half of the thickness of the wall at its base, except where an adjoining wall interferes.

He shall also cause the diminution of the footings to be in regular offsets, or in one offset at the top of the footings, and shall cause the height from the bottom of the footings to the base of the wall to be at least equal to two-thirds of the thickness of the wall at its base.

9. The foundations of the walls of every house or building other than native quarters shall be formed of a bed of good concrete, not less than nine inches thick, and projecting at least four inches on each side of the lowest course of footings of such walls. If the site be upon a natural bed of murram or rock, concrete may be omitted from the foundations of the walls, with the approval of the Town Clerk.

The concrete must be composed of clean gravel, broken hard brick, properly burnt ballast, or other hard material to be approved by the Town Clerk, well mixed with freshly burnt lime or cement in the proportions of at least one of lime to six, and at least one of cement to eight of the other material.

10. Subject to By-law 5 hereof, every wall of a house or building shall have a damp course composed of materials impervious to moisture, to be approved by the Town Clerk, extending throughout its whole thickness at the level of not less than six inches below the level of the lowest floor; provided that this By-law shall not apply to native quarters except where the floor thereof is of timber.

Every cellar and every wall abutting wholly or partly upon earth and being the wall of a room shall be so constructed as to be water-tight.

11. Subject to By-law 5 hereof, every person who shall erect a new building shall cause the external and party walls thereof to be constructed of concrete, good stone or bricks properly bonded and solidly put together.

Provided always that such person may construct any external walls of such building of timber framing subject to compliance with the following conditions:—

- (i) The timber framing shall be properly put together, and the spaces between the timbers shall be filled in completely with stone or other solid and incombustible material.
- (ii) A thickness of at least six inches of stone or other solid and incombustible material shall be placed at the back of every portion of timber and shall be properly bonded to the stonework or other material filling the spaces between the timbers excepting in the case of timber framing in gables properly filled in with stone or other solid and incombustible material.

OPEN SPACES, ETC.

12. The plot of ground at present used as a sport and recreation ground, in extent thirty acres or thereabouts and situate to the north-east of the Muthaiga Country Club is hereby declared an Open Space, and shall not be further built upon except for the erection of club houses, pavilions or other buildings for the purposes of sport or recreation, or for the extension of existing buildings thereon.

VENTILATION.

- Every person who shall erect a new domestic building shall provide in front of such building an open space which shall be free from any erections thereon above the level of the ground except any portico, porch, step or other like projection from such building or any gate, fence or wall not exceeding 4 feet in height and which measured to the boundary of any lands or premises immediately opposite shall throughout the whole line of frontage of such building extend to a distance of 24 feet at the least; such distance being measured in every case at right angles to the external face of any wall of such building which shall front or abut on such open space. A person who shall make any alteration in or addition to such building shall not by such alteration or addition diminish the extent of open space provided in pursuance of this By-law in connection with such building and no person shall erect any building upon any open space provided under this By-law.
- 14. Every person who shall erect a new domestic building shall construct the wall in each storey of such building which shall immediately front or abut on such open spaces as, in pursuance of the By-laws in that behalf, shall be provided in connection with such building, a sufficient number of suitable windows, in such a manner and in such a position that each of such windows shall afford effectual means of ventilation by direct communication with the external air.
- 15. Every person who shall construct a new domestic building shall so construct every floor of a room therein as to be effectually protected against damp. No building shall contain any basement or cellar or any room or part of a room below ground floor level without the special sanction of the Town Clerk, which may be granted subject to such conditions

as to making the same damp-proof, rat-proof and mosquitoproof, and provided with efficient means of preventing flooding from surface water as the Town Clerk may think fit.

16. Every person who shall erect a new domestic building shall construct in every habitable room of such building one glazed window, at the least, opening directly into the external air.

Such person shall cause the total area of such window or, if there be more than one, of the several windows, clear of the frames, to be equal at the least to one-tenth of the floor area of such room. Such person shall also construct every such window so that one-half at the least may be opened, and so that the opening may extend in every case to the top of the window.

A window shall not be deemed to open into the external air, unless the space opposite such window shall for a distance of at least 8 feet from such window measured at right angles from any part thereof, be space which shall be proved to the satisfaction of the Town Clerk to be reserved as an open space; or in the case of a window opening upon an internal open space, unless there shall be opposite such window a space forming a square based upon a line twelve feet in length taken on the same level as the base or underside of such window, and so that the said window shall be in the centre of such line, such space being measured horizontally outwards from such line, which space shall be unobstructed and wholly open to the sky except as hereinafter provided and shall be proved to the satisfaction of the Town Clerk to be reserved as an open space:—

Provided that no internal open space shall be considered as wholly open to the sky if eaves or any other structures project over any side of it to a greater distance than 18 inches.

- 17. Every person who shall erect a new domestic building shall cause every habitable room of such building which is without a fireplace and a flue, to be provided with adequate means of ventilation to the satisfaction of the Town Clerk.
- 18. Every person who shall erect a new domestic building shall so construct every room which shall be situated in the lowest storey of such building, and shall be provided with a boarded floor, that there shall be for the purpose of ventilation between the underside of every joist on which such floor may be laid and the upper surface of the ground or of the asphalte or concrete with which such ground is covered, a clear space of nine inches at the least in every part and he shall cause such space to be thoroughly ventilated by means of suitable and efficient ventilators to the satisfaction of the Town Clerk. He shall also cause the surface of the ground beneath any floor to be effectually protected against the lodgment of water thereon.

SIZE AND HEIGHT OF ROOMS.

19. Every room designed for human habitation shall have a superficial area of at least 100 square feet and a mean height of at least 10 feet.

DRAINAGE OF BUILDINGS.

- 20. A person shall not so construct a building or drain that an open drain shall run beneath a building or any part thereof, provided that nothing herein contained shall be held to apply to an open drain carried under any covered way over a passage, such covered way being 7 feet or more in height at its lowest point. No cesspool shall be constructed under any building.
- 21. Except as hereinafter mentioned and then only where other means of drainage are impracticable a person shall not construct a drain or a building so that the drain shall pass under the building.
 - (a) Where a building is supported upon piers or metal standards and so constructed as to satisfy the conditions specified in (B) of By-law 5 hereof and where there is a clear space of at least two feet between the upper surface of the ground and the underside of the floor of such building a drain may be constructed beneath such building, but so that there shall be a distance equal to at least the full diameter of the drain between the top of the drain at the highest point and the surface of the ground under such building.
 - (b) Where a building has a floor of concrete a drain may be made under such floor subject to the provisions of these By-laws and provided that the length of such drain shall not exceed 18 feet and that such drain shall be open at both ends in such a manner that cleaning rods may be passed thereinto for the purpose of cleaning it out.
- 22. Such person shall cause such drain to be laid in a direct line for the whole distance beneath such building and if not made in concrete to be completely embedded in and covered with good and solid concrete at least four inches thick all round.

EARTH CLOSET.

- 23. A person who shall construct an earth closet shall not construct such earth closet within ten feet of any kitchen. He shall construct such earth closet if practicable so as to back on a sanitary lane, and in such manner and in such a position as to afford ready means of access to such earth closet, for the purpose of cleansing such earth closet and of removing filth therefrom, and in such manner and in such position as to admit of all filth being removed from such earth closet, and from the premises to which it may belong, without being carried through any dwelling-house or public building, or any building in which any person may be or which may be intended to be employed in any manufacture, trade or business.
- 24. Every person who shall construct an earth closet in connection with a building shall provide such earth closet with an opening for light and ventilation of not less than $1\frac{1}{2}$ square feet as near to the top as convenient, and communicating directly with the external air.
- 25. No person shall construct an earth closet otherwise than in accordance with a standard pattern approved by the Town Clerk or with plans and specifications submitted to and approved by him.

26. Every person who shall construct an earth closet shall construct the seat, if any, of such earth closet, the aperture in such seat and the space beneath such seat, of such dimensions as to admit of a moveable receptacle for filth of a capacity not exceeding 2 cubic feet being placed and fitted beneath such seat and in such a manner and in such a position as may effectually prevent the deposit upon the floor or sides of the space beneath such or elsewhere than in such receptacle of any filth which may from time to time be cast through the aperture in such seat. For this purpose every closet shall be provided with stops to keep the bucket in its correct position beneath the aperture.

GIVING OF NOTICES, DEPOSIT OF PLANS, ETC.

- Every person who shall intend to erect a building or to alter or to make any addition to a building shall give to the Town Clerk notice in writing in the prescribed form of such intention which shall be delivered or sent to him at his office and shall at the same time deliver or send or cause to be delivered or sent to him in duplicate complete plans and sections of every floor and the front elevation of such intended building, which shall be drawn and coloured on tracing linen to a scale of not less than one inch to every eight feet, and shall show the position, form and dimension of the several parts of such building, alteration or addition and of every closet, and all other appurtenances, and in which the building shall be so described as to show whether it is intended to be used as a dwelling-house or otherwise, and shall furnish any further particulars that the Town Clerk may deem necessary. Any plans deposited in compliance with this By-law shall remain the property of the Nairobi Corporation.
- 28. Such person shall at the same time deliver or send or cause to be delivered or sent to the Town Clerk in duplicate a description in writing of the materials of which it is intended that such building shall be constructed and of the intended mode of drainage and means of water supply.
- 29. Such person shall at the same time deliver or send or cause to be delivered or sent to the Town Clerk a coloured block plan of such building or addition which shall be drawn on tracing linen, and shall show the position of the buildings, additions and appurtenances and of the properties immediately adjoining, the width of the streets, if any, in front and at the rear of such building or passages, and the width of all streets and passages abutting on the plot or sub-plot.
- 30. Such person shall likewise show on such plan the intended lines of drainage of such building and of any public sewer or drain to which such drainage is intended to connect.
- 31. Such person shall sign such plans and sections or cause the same to be signed by his duly authorised agent.
- 32. Such plans and sections shall be duly examined by the Nairobi Corporation who, if they consider the same satisfactory, shall signify their approval in writing under the hand of the Town Clerk.
- 33. In any case where the Nairobi Corporation is satisfied that any building is likely or liable to become objectionable on

sanitary grounds or otherwise in any way, they shall have power to withhold approval of such plan until the applicant shall have entered into such covenants binding him and his successors to do or to refrain from doing any specified acts or things as the Nairobi Corporation may consider necessary to ensure that such building shall not so be or become objectionable and shall if required have procured such covenants endorsed upon his title deeds at his own expense and to the satisfaction of the Nairobi Corporation.

- 34. No person shall begin to erect any building or execute any such work as is described in By-law 27 until he has given notice of his intention as hereinbefore required to erect such building or execute such work and the Nairobi Corporation have either intimated their approval of such buildings or work or failed to intimate their disapproval thereof within the period hereinafter described in that behalf.
- 35. Every person who shall erect a building, or execute any work to which any of the By-laws relating to building may apply, shall deliver or send, or cause to be delivered or sent to the Town Clerk, notice in writing, upon such day as the person begins to erect such building or to execute such work.
- 36. Subject to By-law 12 hereof, if within thirty days of the receipt of any plans or notice or further particulars delivered in accordance with these By-laws the Nairobi Corporation shall fail to intimate to the person submitting such plans their disapproval of the building or work which the said person intends to erect, the person submitting the plans may proceed with such building or work in accordance with the plans, but not so as to contravene any of the provisions of these By-laws or any amendments thereof in force for the time being.
- 37. Such person shall before proceeding to lay or cover up any foundation footings or any damp proof course of a building, deliver or send, or cause to be delivered or sent to the Town Clerk notice in writing in which shall be specified the date on which such person will proceed to cover up such foundation footings or damp proof course.
- 38. If such person neglect or refuse to deliver or send any such notice, or to cause such notice to be delivered or sent as aforesaid and if the Town Clerk or other person duly authorised by the Nairobi Corporation on inspecting any work in connection with such building or such other work as aforesaid, finds that such work is so far advanced that he cannot ascertain whether anything required by any By-law relating to buildings has been done or omitted to be done, and if, within a reasonable time after such survey or inspection such person shall by notice in writing under the hand of the Town Clerk or such authorised person be required within a reasonable time which shall be specified in such notice, to cause so much of such work as prevents the Town Clerk or such authorised person from ascertaining whether anything has been done or omitted to be done as aforesaid to be cut into, laid open or pulled down to a sufficient extent to enable the Town Clerk or other authorized person to ascertain whether anything has been done or omitted to be done as aforesaid, such person shall within the time specified in such notice cause such work to be cut into, laid open, or pulled down.

- 39. If any person who is entitled to proceed with any building or work under By-laws 32 or 36, fails to do so within the period of one year, the notice given by him shall be held to have lapsed and he shall give fresh notice of his intention before proceeding to erect such building or execute such work and that in the manner hereinbefore prescribed; and if any such building or work is not completed within two years from the date when the Nairobi Corporation shall have intimated that the deposited plans have been approved, the person shall in every case submit a fresh application for permission before proceeding further with such building or work.
- In every case where a person who shall erect a building, or shall execute any other work to which the Bylaws relating to buildings may apply, shall at any reasonable time during the progress or after the completion of the laying out or the erection of such building or the execution of such work receive from the Nairobi Corporation notice in writing specifying any matters in respect of which the erection of such building, or the execution of such work may be in contravention of any By-law relating to buildings or may show deviation from the plan thereof as passed by the Nairobi Corporation and requiring such person within a reasonable time which shall be specified in such to cause anything done contrary to any such By-law to be amended or to do anything which by any such By-law may be required to be done, but which has been omitted to be done such person shall, within the time specified in such notice, comply with the several requirements thereof: Provided that nothing contained in this By-law shall be held to affect the liability of such person to prosecution for breach of any of these By-laws.
- 41. Such person within a reasonable time after the completion of any work which may have been executed in accordance with any such requirements, shall deliver or send, or cause to be delivered or sent to the Town Clerk notice in writing of the completion of such work, and shall, at all reasonable times within a period of seven days after such notice shall have been so delivered or sent afford to any party deriving authority from the Nairobi Corporation free access to such work for the purpose of inspection.
- 42. Every person who shall erect a building or shall alter a building in regard to any matter as to which a By-law was in force when such building was first erected or shall execute any other work to which any of the By-laws relating to Buildings shall apply, shall at all reasonable times during the erection of such building or the execution of such work, afford to the Medical Officer of health or Sanitary Inspector, or any party deriving authority from the Nairobi Corporation free access to such building or work for the purpose of inspection.
- 43. Every person who shall erect a building or make any alteration or addition to a building shall, within a reasonable time after the completion of the erection of such building or alteration or addition deliver and send, or cause to be delivered or sent to the Town Clerk at his office, notice in writing of the completion of the erection or alteration of such building, and shall at all reasonable times, within a period of forty-eight hours after such notice shall have been delivered or sent, and before such building shall be occupied, afford to the Town Clerk or any party deriving authority from the Nairobi Corporation free access to every part of such building for the purpose of inspection.

- 44. A person shall not occupy any new building, or, being the owner thereof, suffer the same to be occupied, until such building shall after examination have been certified by the Town Clerk to be erected in accordance with the approved plans and the By-laws, provided that if within seven days of the receipt of a written request so to certify, the Town Clerk shall fail to intimate his disapproval of the building, the person desiring to occupy may proceed so to occupy the building.
- 45. Where any building has been erected, no person shall alter such building in such a way that the same as altered, would, if at first so constructed have contravened any of these By-laws, or shall, except with the written permission of the Nairobi Corporation and except upon such terms as he may prescribe, use or (being the owner thereof) suffer such building to be used otherwise than for the purposes specified or indicated in the original application and plans in respect thereof.

IRRIGATION TRENCHES.

- 46. No person shall on any plot or sub-plot belonging to or occupied by himself construct or suffer to be constructed any trench or channel so as to lead any water outside the boundaries of such plot or sub-plot except with the written permission of the Nairobi Corporation which permission shall in no wise affect the rights of other proprietors.
- 47. No person shall carry any irrigation trench under any public roadway without the written permission of the Nairobi Corporation and except upon such terms and conditions as may be prescribed by them.

CONVEYANCE, ETC., OF DEAD BODIES.

- 48. No person shall deposit, or cause to be deposited, any corpse or carcass upon any street or into, or on the banks of, any river, watercourse or drain.
- 49. No person or persons shall convey or cause to be conveyed any corpse or part of a corpse through any street, public thoroughfare, or place of public resort unless it be decently covered and concealed from public view. No person or persons while conveying a corpse or part of a corpse through the area described in the Schedule shall deposit it or cause it to be deposited in or near any street or public thoroughfare except for the purpose of ordinary relief.

GENERAL NUISANCES.

- 50. No person shall—
- (1) Throw or discharge any stone or other missile in or into any street or place of public resort; or
- (2) In any street or place or public resort, or in any place within sight or hearing of the persons then being in such street or place, disturb the peace by quarrelling with any other person, or use or apply to any other person then being in such street or place, or within sight or hearing thereof, any violent, scurrilous, or abusive term of reproach; or

- (3) In any street or place of public resort, or in any place within sight or hearing of the persons therein, shall with intention of annoying or irritating any other person, sing any scurrilous or abusive song or words, whether any person be particularly addressed therein or not; or
- (4) Be drunk and incapable or drunk and disorderly in any street or public place whether a building or not, or in any licensed premises, or guilty of any violent or indecent behaviour; or
- (5) Be guilty of any violent or indecent behaviour in any police office, or station house or lock-up house, or in any building used as a police office, station or lock-up house; or
- (6) Commit any nuisance in any street or place of public resort; or
- (7) Behave irreverently or indecently in or near any church, chapel or other building appropriated for religious worship; or
- (8) Wilfully deface or remove any milestone or board or any public lawful notice or posting-bill from any building or place where such notice or bill may lawfully be affixed, of
- (9) Cut, break down, uproot, lop or in any other manner destroy or injure any tree growing in any street or public garden; or
- (10) Create any disturbance so as to be an annoyance to any residents or passengers; or
- (11) Throw or deposit or cause to be thrown or deposited any dust, refuse, garbage, or any animal or vegetable matter in or upon any unalienated Crown Land or public place except with the written consent of the Land Officer, or in or upon any street or public passage, except with the like consent of the Town Clerk.

HEAVY TRAFFIC.

51. No traction engine or other machine or engine weighing over 6 tons gross weight shall be driven over any road or bridge without a special permit in writing from the Town Clerk which may embody such conditions as the Town Clerk may think fit, and the owner and person or persons in charge of any such engine or machine which shall be so driven without a permit or otherwise than in accordance with any conditions endorsed upon such permit shall each severally be guilty of an offence; and in addition to his liability to prosecution under this By-law, the owner of any such engine or machine driven as aforesaid shall be liable to make good any damage done by such engine or machine to any road, bridge or culvert.

FIREARMS.

52. Every person who within the limits of the area described in the Schedule shall wantonly or recklessly discharge any firearm to the danger of the public shall be guilty of an offence.

Posting of Bills, Etc.

53. No person shall place or post or cause to be placed or posted any bill, sign, notice or advertisement upon any land within the area described in the Schedule without the

written permission of the Town Clerk or otherwise than in strict accordance with any terms or conditions attached to such permission.

54. The Town Clerk may remove without notice and dispose at his discretion, of any hoarding, signboard or similar structure, or any bill, sign, notice or advertisement placed or posted whether before or after the date hereof upon any land within the area described in the Schedule or upon any bridge, tree, fence, pole or other structure or erection situated upon land within the area described in the Schedule without written permission of the Town Clerk or otherwise than in strict accordance with the terms or conditions attached to such permission. No liability shall attach to the Town Clerk in respect of his exercise of the powers conferred upon him by this By-law.

SMOKE.

55. No person shall do any act which shall cause smoke or fumes of any sort so to be emitted as to constitute a nuisance or to be offensive to or injurious to the health of any person.

BURNING OF RUBBISH, ETC.

56. No person shall make or cause to be made a fire in the open air in such a manner as to endanger the safety of any building. No person shall, without first obtaining permission in writing from the Town Clerk, burn, or cause to be burnt in the open air, whether on private property or not, any rubbish, wood, straw, or other material, provided, however, that a quantity of rubbish not exceeding 50 cubic feet may be burnt in the open air between the hours of 10 a.m. and 6 p.m. without obtaining such permission if due precautions are taken, and no nuisance is caused thereby.

PENALTIES, ETC.

- 57. Any person who shall contravene or fail to comply with any of the provisions of, or shall be guilty of an offence against any of these By-laws, shall be liable on conviction to a fine not exceeding Shillings four hundred, and in default of payment to imprisonment of either kind for a period not exceeding two months.
- 58. Any person who shall fail to comply with the requisition of any notice served under these By-laws or under any By-laws that may be issued under the "Local Government (Municipalities) Ordinance, 1928" within the time specified by such notice, shall be guilty of an offence and shall be liable to a fine not exceeding Shs. 30 for every day in which he shall be in default, and in default of such payment to imprisonment of either kind to a period not exceeding two months.
- 59. If any person shall fail to comply with any notice served under these By-laws or under any By-laws that may be issued under the "Local Government (Municipalities) Ordinance, 1928", the Town Clerk may cause the work or thing required by such notice to be done, and may recover

before a Magistrate from the person in default the expenses incurred thereby.

60. The Muthaiga Township Rules are hereby revoked.

By Order of the Nairobi Municipal Council.

Nairobi,

Dated this 13th day of February, 1929.

L. GILBERT,

Town Clerk.

SCHEDULE.

Boundaries of the Area referred to.

Commencing on the Mathari (or Masari) River at the south-east corner of the southern portion of the Karura Forest Reserve (Land Office No. 215); thence bounded by that Forest Reserve northerly to the Gethathuru (or Katisara) River; thence by that River down-stream in a generally easterly direction to its intersection with the western boundary of the Kyambu Road Reserve; thence by that Road Reserve southerly to the north-east corner of sub-division 83 of Land Office Portion No. 214; thence by a straight line north-easterly to the north-west corner of sub-division 82 of Land Office Portion No. 214; thence by the northern and eastern boundaries of that portion to the intersection of the latter with the Mathari (or Masari) River; thence by that River upstream in a generally westerly direction to the point of commencement.

Approved by His Excellency the Acting Governor.

Nairobi,

This 9th day of March, 1929.

J. E. S. MERRICK,

Acting Colonial Secretary.

GENERAL NOTICE No. 321.

CROWN LANDS ORDINANCE. (Chapter 140, Revised Edition).

TENDERS FOR FARM GRANTS.

NOTICE.

TENDERS are invited for the purchase of a grant of Farm No. 3081, Muhoroni, comprising 411 acres or thereabouts.

- 2. A plan of the farm may be seen at the office of the Surveyor General, Nairobi, or at the office of the Resident Commissioner, Kisumu, and a copy may be obtained on application to the Surveyor General, Nairobi, at the price of Shs. 4, post free.
- 3. The grant will be for a term of 999 years from 1st May, 1929, and will be subject to the ordinary conditions of the Crown Lands Ordinance (Chapter 140 of the Revised Edition). The title will be issued under the Registration of Titles Ordinance, 1919.
- 4. Tenders should be accompanied by a statement indicating—
 - (a) the present land holding (if any) of the tenderer in the Colony, and the amount and nature of development thereon;
 - (b) the proposals of the tenderer for the development of the area if his tender be accepted;
 - (c) the amount of guaranteed capital available for development purposes.
- 5. The successful tenderer will be required to pay within 7 days of notification that his tender has been accepted, 10 per cent. of the amount tendered together with the survey fees, and the amount of rent due from the commencement of the grant to 31st December, 1929, as shown in the Schedule hereto. The balance of the purchase price shall be paid prior to the issue of title or may be paid in nine equal annual instalments, the first of such payments becoming due on 1st January, 1930.
- 6. The title will be issued as soon as conveniently may be, the successful tenderer being required to pay on demand the cost of the preparation and registration of the grant (Shs. 110), and the stamp duty in respect of the grant.
- 7. Sealed tenders marked "Tender for Muhoroni Farm" must be deposited with the undersigned before noon on the 20th day of April, 1929.
- 8. No tender of a sum less than Shs. 16,440 will be considered. The highest or any tender will not necessarily be accepted.

SCHEDULE.

District.—Muhoroni.

L.O. No.—3081.

Approx. area.—411 acres.

Reserve price.—Shs. 16,440.

Survey fees.—Shs. 464.

Annual rent.—Shs. 82/20.

Proportionate rent from 1/5/29 to 31/12/29.—Shs. 54/80.

Nairobi,

13th March, 1929.

W. M. LOGAN,

Acting Commissioner for Local Government, Lands and Settlement. GENERAL NOTICE No. 322.

NOTICE.

TENDERS are invited for the repair and maintenance of all roads within the jurisdiction of the Interim Board of Naivasha District.

The lowest or any tender will not necessarily be accepted.

Tenders to be sent in to the Chairman, Interim Board, Naivasha.

Naivasha.

14th March, 1929.

C. E. WARD, Chairman, Interim Board.

GENERAL NOTICE No. 323.

NOTICE.

THE ESTATE DUTY (CONSOLIDATION)
ORDINANCE, 1926.

APPOINTMENT OF APPROVED VALUERS.

IN EXERCISE of the powers thereunto enabling them, the Estate Duty Commissioners have approved as Valuers, for the purposes of the Estates Duty (Consolidation) Ordinance, 1926, the persons whose names are shown in the Schedule hereto.

These appointments are in addition to those notified in General Notice No. 809 in the Official Gazette, dated the 11th August, 1926, and subsequent notices.

SCHEDULE.

M. Eywaz, Esq., Eldoret.

Capt. W. A. Rutherford, "Pesi," P.O. Rumuruti.

Nairobi,

This 14th day of March, 1929.

H. NIEBURG,
Secretary,
Board of Estate Duty Commissioners.

GENERAL NOTICE No. 324.

NOTICE.

Under the Drugs and Poisons Ordinance, 1909. (Chapter 120, Revised Edition).

THE undernoted have been issued with Druggists' Licences for the year 1929, in accord-tenance of all roads within the jurisdiction of the (Chapter 120 of the Revised Edition, Laws of Kenya):—

Andrew Chalmers Main.

William Duncan.

Nairobi

11th March, 1929.

JOHN L. GILKS, Registrar. GENERAL NOTICE No. 325.

GOVERNMENT IVORY AUCTION SALE.

Notice.

APPROXIMATELY 17,000 lbs of Government ivory composed chiefly of vilaiti, cutchi, calasia and fakra, and also a quantity of rhino horns and hippo teeth will be sold by public auction at Kampala at 10 a.m., on Wednesday, the 24th April, 1929.

Lots will be ready for inspection on the previous day.

The Treasury, Entebbe, Uganda, 18th February, 1929.

> C. K. DAIN, Treasurer.

GENERAL NOTICE No. 326.

KENYA AND UGANDA RAILWAYS AND HARBOURS.

RATE ON COTTON SEED FOR EXPORT FROM STATIONS ON THE SOROTI BRANCH.

THE flat rate of Shs. 25/50 per ton on cotton seed in 10 ton lots forwarded for export from stations on the Soroti Branch, which was introduced by the Administration on the 13th February, 1929, includes offloading charges at Kilindini Harbour. The traffic is however required to be loaded by owner at despatching station.

Headquarter Offices, Nairobi, 11th March, 1929.

> G. D. RHODES, Acting General Manager, Kenya and Uganda Railways and Harbours.

GENERAL NOTICE No. 327.

POST OFFICE NOTICE:

ARRIVAL OF KENYA MAILS IN ENGLAND.

IT is notified for general information that the mails despatched from Mombasa on the undermentioned date arrived in England as stated:—

Date of despatch from Mombasa.	Name of vessel by which despatched.	Date of arrival in England.
21st February, 1929	S.S. "Malda"	15th March, 1929

General Post Office, Nairobi, 16th March, 1929.

> H. TAYLOR, for Postmaster General, Kenya and Ugandu.

GENERAL NOTICE No. 274

NAKURU MUNICIPAL BOARD.

CLOSURE OF ROAD.

NOTICE is hereby given that, in terms of section 45 (Part V) of the Local Government (Municipalities) Ordinance, 1928, the Municipal Board of Nakuru intends on or after Saturday, April 6th, 1929, to close and alienate for building purposes that portion of a road known as a sanitary lane or service lane situate and lying between the new Post Office building in course of erection on Plots Nos. 27 and 28, and the building owned and occupied by Mr. A. Speke on Plot No. 29 of Section No. VII of Nakuru Township; the said portion of road, sanitary lane or service lane having a frontage abutting upon Lake Road of 30 feet and extending in a south-westerly direction from the frontage line abutting on Lake Road to a distance of 100 feet.

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

Nakuru,

27th February, 1929.

W. W. RIDOUT, Acting Town Clerk.

GENERAL NOTICE No. 272.

KENYA AND UGANDA RAILWAYS AND HARBOURS.

TENDERS FOR BEANS.

TENDERS are invited for 45 tons per month of mixed beans for a period of six months from 1st April, 1929.

- 2. Quotations to include cost of bags and also delivery into railway trucks at any Kenya and Uganda Railways and Harbours Station, Lake Port or at the General Railway Stores, Nairobi. Place of delivery to be specified in the tender. First delivery to be made in April next.
- 3. The quantity of 45 tons per month to be subject to either an increase or decrease of 25 per cent. on fourteen days' written notice being given by the Railways.
- 4. Sealed samples of the beans to be submitted with the tender.
- 5. Delivery to be made in sound bags and the quotation should be per load of 60 lbs. net, to include the cost of the bags.
- 6. Tenders for part or the whole of the above quantity will be considered.
- 7. Sealed tenders marked "Tender for Beans" should reach the Chief Storekeeper's Office, Kenya and Uganda Railways and Harbours, Nairobi (P.O. Box 40), on or before the 21st March. Tenders received after that date will not be considered.
- 8. The lowest or any tender will not necessarily be accepted.

Nairobi, 27th February, 1929.

G. D. RHODES,
Acting General Manager,
Kenya and Uganda Railways
and Harbours.

GENERAL NOTICE No. 295,

NOTICE.

MUHUGU TIMBER IN KARURA FOREST.

TENDERS are invited for the right to cut approximately 290 Muhugu trees, amounting to over 12,000 cubic feet of stacked timber and fuel, in the 1928 Fuel Area in Karura Forest, adjacent to the Nairobi Brick and Tile Works leased area and close to the Nairobi-Limoru Road.

- 2. All the trees are to be felled and removed within a period of nine months from March 25th, 1929.
- 3. The basis of tender to be a royalty payment per 100 stacked cubic feet.
- 4. A sum of two hundred shillings (Sh. 200) to be deposited with the Conservator of Forests at the time of entering into the contract and before any cutting can take place (to be held as security for the performance and observance of the terms of the contract and to be liable to forfeiture as liquidated damages in the event of any breach of them).
- 5. Full details of the terms of the contract may be had on application to the undersigned.
- 6. The position of the area on which the trees are standing is indicated on maps in the office of the Forester, Karura, and of the Conservator of Forests, Nairobi, and the area may be inspected by arrangement with the Forester, Karura.

- 7. Sealed tenders marked "Tenders for Muhugu trees," should reach the Conservator of Forests, P.O. Box 337, Nairobi, by noon on March 22nd, 1929.
- 8. The highest or any tender will not necessarily be accepted.

H. M. GARDNER, Conservator of Forests.

GENERAL NOTICE No. 296

NAKURU DISTRICT COUNCIL.

DISTRICT ROADS.

THE District Council of Nakuru having taken over the control of the District Roads, notice is hereby given that the present alignments of the roads will be taken as lying within the road reserves of 120 feet in width, and any objections to these must be made in writing to the undersigned before June 1st, 1929.

P.O. Box 20, Nakuru.March 8th, 1929.

W. W. RIDOUT,
Acting Clerk to the District Council.

GENERAL NOTICE No. 328.

NOTICE.

Private Bonded Warehouse Licence issued at Mombasa the 8th March, 1929.

Name	Premises.	Period.	Bonded Warehouse No.
The Mombasa Bonded Warehouse Co. Ltd.	One entire Godown situated at Sheriff- bhai Street, Kilindini, and bounded on the North & West by Railway land, South by Office and East by Railway siding.	To 1st January, 1930.	14.

Custom House, Mombasa, 13th March, 1929.

G. WALSH, Commissioner of Customs, Kenya and Uganda.

GENERAL NOTICE No. 329.

NAKURU MUNICIPAL BOARD. ESTIMATE OF REVENUE AND EXPENDITURE.

In terms of Section 94 (2) of the Local Govt. (Municipalities) Ordinance 1928, the following Summary of the Board's Estimates of Revenue and Expenditure is published for general information.

REVEN	UE.		EXPENDITURE.	•	ſ
1. Government Grant 2. Conservancy Fees 3. Licences 4. Slaughter House Fees 5. Pound Fees 6. Native Market Fees 7. Burial Fees 8. Cattle Grazing Fees 9. Rents—Native Location 10. Water Rates		£ 3,000 780 150 200 20 45 60 10 140 4,400	1. Staff 2. Conservancy 3. Upkeep of Native Market, Slaughter House and Cemetery 4. Road Maintenance 5. Public Health 6. Street Lighting 7. Water Supply 8. Office Rent, Election Expenses, Valuation Roll, Advertising 9. Balance		1,208 874 152 934 300 33 3,418 600 1,286
Nakuru,		£8,805		£	8,805
March 8th, 1929.			W. W. RIDO Ag. Town	- ,	k.

GENERAL NOTICE No. 330.

NAKURU DISTRICT COUNCIL.

In terms of Section No. III (2) of the Local Government (District Councils) Ordinance 1928, the following summary of the District Council's Estimates of Revenue and Expenditure is published for general information.

REVENUE.]
1. Basic Grant from Government 3,919 2. Increase to Basic Grant 520 3. Overhead Allowance (25% on items 1 & 2) 1,110 4. Additional Grant under Section 105 (1) (b) of the Local Government (D.C.) Ordinance 760	 Staff, Office Advertising Depreciatio Road and I Emergency Balance
£6,309	

Nakuru, March 12th, 1929.

EXPENDITURE.

	£
1. Staff, Office Rent, Stationery,	
Advertising, Election Expenses	 1,110
2. Depreciation on Plant	 453
3. Road and Bridge Maintenance	 4,079
4. Emergency Reserve 10% item 3	 408
5. Balance	 259
	£6,309

W. W. RIDOUT.
Ag. Clerk to the District Council.

GENERAL NOTICE No. 1367.

THE CROWN LANDS ORDINANCE. (Cap. 140, Revised Edition of the Laws of Kenya).

AUCTION OF FARMS.

THE grants of the farms specified in the Schedule hereto, will, subject to the provisions of the Crown Lands Ordinance (Chapter 140 of the Revised Laws of Kenya), be offered for sale at the Railway Club, Nairobi, commencing at 10 a.m., on Monday, the 25th March, 1929. Plans of the farms may be seen at the Public Map Office, Survey and Registration Department, Nairobi, or may be had on application to the Survey General on payment of Shs. 3, post free, in respect of each plan required.

The right to withdrawn any farm from the auction is reserved to the Commissioner for Local Government, Lands and Settlement.

CONDITIONS OF SALE.

- 1. Each farm will be auctioned separately.
- 2. These farms are in the Highlands, and purchase will therefore be confined to Europeans only (or their accredited agents), in conformity with the decision of His Majesty's Government.
- 3. The highest bidder will be the purchaser, and if any dispute arise as to any bidding, the farm will be put up again at the last undisputed bid.
- 4. The amount of the advance of each will be regulated by the auctioneer, and no bid shall be retracted.
- 5. Each purchaser shall pay to the auctioneer, immediately on the fall of the hammer, a deposit of 10% of his purchase money, and should the same be tendered by cheque such cheque must be accompanied by a Banker's guarantee. In default of such payment the farm may be immediately re-offered for sale, and any subsequent bid by the person who has made default may be ignored or refused.
- 6. The balance of the purchase money may be paid in full to the Surveyor General on or before the 1st April, 1929, or may be paid in nine equal annual instalments payable on the 1st day of January in each year, the 1st instalment being payable on the 1st January, 1930, and the purchaser

shall inform the Surveyor General on or before the 1st April, 1929, which method of payment he desires to adopt.

- 7. If the purchaser shall have elected to pay the balance of the purchase money by instalments no assignment of the land granted or any part shall be valid until the whole of the purchase money shall have been paid.
- 8. The rent due to the 31st day of December, 1929, the survey fees and the fees payable for the preparation (90/-), and registration (20/-) of the grant, and the stamp duty payable (approximately 2% ad valorem) in respect of the grant and, if the purchaser shall have elected to pay the balance of the purchase money in full, the balance of the purchase money, shall be paid to the Surveyor General at the Survey and Registration Department, Nairobi, on or before the 1st April, 1929, and upon such payments being duly made, the purchaser shall, subject to the provisions of the Crown Lands Ordinance (Chapter 140, Revised Edition of the Laws of Kenya), and, if the conditions of sale have been complied with, be entitled to a grant of the farm, which grant will be presented to him duly executed as soon as conveniently may be.
- 9. If the payments mentioned in Condition No. 8 are not made on or before the 1st April, 1929, the Commissioner for Local Government, Lands and Settlement may order that the deposit paid by the purchaser be forfeited to the Government, and in such case the purchaser shall have no further claim to a grant of the farm.
- 10. The grants will be under the provisions of the Crown Lands Ordinance (Chapter 140 of the Revised Edition of the Laws of Kenya), and the Registration of Titles Ordinance (Chapter 142 of the Revised Edition of the Laws of Kenya), and will be for 999 years commencing from the 1st day of April, 1929. Rent will be payable from that date.

Nairobi,

The 7th day of December, 1928.

W. M. LOGAN,
Acting Commissioner for Local Government,
Lands and Settlement.

(See Schedule overleaf.)

SCHEDULE.

Locality.		No. r	Approxi- nate Area Acres Net.	Approxi- mate Rent per Annum	Proportionate Rent from 1st April, 1929 to 31st Dec. 1929.	Upset Pric e	Survey fees (approxi- mate)
				Shs.		Shs.	Shs.
Solai	• •	2,657	1,643	328/60	246/45	32,860	836
Thomson's Falls		2,912	3,393	678/60	508/95	67,860	1,156
North Kenya		2,811	3,415	683/00	512/25	47,810	1,156
Nyeri		4,786	328	65/60	49/20	24 ,600	436
,,		3,397	1,000	200/00	150/00	25,000	676
North Nyeri		2,757	4,614	922/80	692/10	46,140	1,316
Ithanga		2,007	2,418	483/60	362/70	48,360	970
Punda Milia		324	940	188/00	141/00	37,600	650
Machakos		4,938	4,436	887/20	665/40	33,270	1,290
#) • •		1,732	4,972	994/40	745/80	37,290	1,370
Athi		2,362	1,587	317/40	238/05	7,935	810
., River		2,350	2,689	537/80	403/35	53,780	1,024
.))		344	1,000	200/00	150/00	10,000	676
******		2,353	1,975	395/00	296/25	39,500	890
,, ,,		2,354	2,870	574/00	430/50	57,400	1.050
;; ;;		2,355	2,431	486/20	364/65	48,620	996
33		2,357	2,175	435/00	326/25	43,500	944
. ,, ,,		2,712	1,960	392/00	294/00	39,200	890
,, ,,		2,711	2,463	492/60	369/45	49,260	996
. ,, ,,		2,710	2,333	466/60	349/95	46,660	970
* *		2,704	2,574	514/80	386/10	51,480	1,024
Kiambu		90/2/R	230	46/00	34/50	27,600	384
Thika		278/R	4,260	852/00	639/00	85,200	1,264
,,		1,131/R	346	69/20		13,840	436
Kiu		1,749	2,925	585/00	438/75	14,625	1,076
,,		1,750	3,544	708/80	531/60	17,720	1,156
Naivasha		1,553	2,478	495/60	371/70	37,170	996
Eburru		1,857	12,240		1,836/00	61,200	2,106
	• •	1,771	3,122	624/40	468/30	31,220	1,104
Ol Bolossat		2,636	3,119	623/80		62,380	1,104
	••	3,345	1,312	262/40	196/80	26,240	756
Uasin Gishu		3,051	1,412	282/40	211/80	28,240	784
Molo		560	458	91/60		18,320	490
Timboroa		1,866	3,729	745/80	559/35	149,160	1,184
imporda	• •	1,000	0,120	1 10/00	999190	140,100	1,101

^{*} An area of 30 acres in the S.W. corner of this farm has been deducted for a Police Post.

N.B.—Farm No. 278/R requires to be re-surveyed. The area as finally determined may prove to be greater or less than that indicated in the Schedule. The purchase price and rental will be subject to alteration proportionately

NOTE.—Farm No. 1856, Eburru, has been withdrawn from the schedule.

GENERAL NOTICE No. 936.

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SESSIONS of His Majesty's Supreme Court of Kenya will be held at the place and on the dates hereinafter set out:-

Nyeri, 18th March, 1929.

Bankruptcy Cause No. 73/28. Re Raghooram, debtor (public examination).

, , , , , 98/28. Re Jacobus Johannes Crous, debtor.

Criminal Case No. 143/28. Rex vs. Gateri wa Ruita.

,, 149/28. Rex vs. NYI. Gono s/o Kagunyi.

Rex vs. Kigotho wa Gacheri and 4 others. 25/29.

MERU, 22ND MARCH, 1929.

Rex vs. M. Mutega M. Twomeri. Criminal Case No. 151/28.

8/29. Rex vs. M. Makanya wa Kaibii and 4 others.

9/29.

Rex vs. Galgallo Dadacha.
Rex vs. M. Mutuola wa Kagaromo and 3 others. 10/29.,,

Rex vs. Tendeka wa Mbaratha and 5 others. 16/29.,,

,, 23/29. 27/29.

Rex vs. Mukano wa M. Ithenge and 6 others. Rex vs. M. Muinja wa M. Kagambe and 7 others.

31/29.Rex vs. Lopono Lesagalia and another.

 $\frac{34}{29}$. $\frac{35}{29}$. Rex vs. Ntogota wa M. Iticai and another. Rex vs. Makindi wa Mugundu and 8 others.

Civil Case No. 467/28. Abshir Verah, Somali vs. Mohamed Ali Bair, Somali and 2 others.

FORT HALL, 25TH MARCH, 1929.

Rex vs. Kinyanjui wa Kibe alias Machuke wa Criminal Case No. 2/29. Kinywa alias Wanyakuiwa.

> 37/29.Rex vs. Nduarti wa Nguru.

> > KISUMU, 20TH MAY, 1929.

Criminal Case No. 38/29. Rex vs. Ogola Opando.

NAKURU, 27TH MAY, 1929.

Criminal Case No. 39/29. Rex vs. Ali bin Hassan,

ELDORET, 13TH MAY, 1929.

Criminal Case No. 32/29. Rex vs. Abdulla Hussein alias Abdy.

KACHELIBA, 8TH MAY, 1929.

Criminal Case No. 45/29. Rex vs. Aligiyong Modo.

15th December, 1928.

E. J. O'FARRELL. Acting Registrar, H. M. Supreme Court of Kenya. GENERAL NOTICE No. 331.

THE BANKRUPTCY ORDINANCE, 1925.

NOTICE OF INTENDED DIVIDEND UNDER A SCHEME OF Composition.

Debtors' names.—Nemchand Panachand Shah and Somehand Panachand Shah, trading as Shah Nemchand Brothers.

Address.—Indian Bazaar, Nairobi.

Description.—Merchants.

Court.—H. M. Supreme Court, Nairobi.

Numbers of matter.—14 of 1927, Nairobi, 7 of 1927, Mombasa, consolidated.

Last day for receiving proofs.—11th April, 1929.. Name of trustee of the scheme of composition.— Official Receiver.

Address.—Old Secretariat Buildings, P.O. Box No. 231, Nairobi.

15th March, 1929.

J. B. WITHERICK, for Official Receiver.

GENERAL NOTICE NO. 332.

THE BANKRUPTCY ORDINANCE, 1925.

NOTICE OF INTENDED DIVIDEND.

Debtors' names.—Shariff Fazal and Dulabji Pragji, trading as Colonial General Stores.

Address.—Nairobi.

 $Description. {\bf --} {\bf General \ traders.}$

Court.-H. M. Supreme Court, Nairobi.

 $Number\ of\ matter.{--}22\ of\ 1928.$

Last day for receiving proofs.—3rd April, 1929.

Names of trustees.-P. H. Johnson and A. Hornby. Address.-P.O. Box 92, Nairobi.

Nairobi, 15th March, 1929.

P. H. JOHNSON, $Joint\ Trustee$.

GENERAL NOTICE No. 333.

THE BANKRUPTCY ORDINANCE, 1925.

NOTICE OF INTENDED DIVIDEND.

Debtor's name.—Mrs. Ethel Franks.

Address.—Hunter's Buildings, Avenue, Nairobi.

Description.—Married woman.

Court.—H. M. Supreme Court, Nairobi.

Number of matter.—43 of 1928.

Last day for receiving proofs.—5th April, 1929.

Name of trustee.—Official Receiver.

Address.—Old Secretariat Buildings, P.O. Box No. 231, Nairobi.

15th March, 1929.

J. B. WITHERICK, for Official Receiver.

GENERAL NOTICE No. 334.

THE BANKRUPTCY ORDINANCE, 1925.

ADJUDICATION.

Debtors' names.—J. S. Trivedy, C. L. Sharma and R. G. Zolapara, trading as J. S. Trivedy and Company.

Address.—River Road, Nairobi.

Description.—Fuel Contractors, Kiambu, Rongai, Kikuyu, Uplands and Maragwa.

Court.—H. M. Supreme Court, Nairobi. Number of matter.—1 of 1929.

Date of order.—7th March, 1929.

Date of petition.—8th January, 1929.

14th March, 1929.

W. M. KEATINGE, Official Receiver. GENERAL NOTICE NO. 335.

THE BANKRUPTCY ORDINANCE, 1925.

RECEIVING ORDER, FIRST MEETING OF CREDITORS AND PUBLIC EXAMINATION.

tors' names.—Gordhandas Bhagwanji and Hansraj Dharamshi, trading as Gordhandas Bhagwanji and Company.

Address.—Glen's Building, opposite Pigot Garden, Mombasa.

Description.—Gold and Silversmiths.

Court.-H. M. Supreme Court, Mombasa.

Number of matter.—4 of 1929.

Date of filing petition.—9th March, 1929.

Date of receiving order.—9th March, 1929.

Whether debtor's or creditors' petition.—Debtor's. Act or acts of bankruptcy.—Inability to pay debts.

Date, hour and place of first meeting of creditors.—
3rd April, 1929, at 2-30 p.m. at Public Trustee
and Official Receiver's Office, Mombasa.

Date, hour and place of public examination.—5th April, 1929, at 10 a.m. at Law Courts, . Mombasa.

Mombasa,

14th March, 1929.

R. L. UNDERWOOD, for Official Receiver.

GENERAL NOTICE No. 336.

THE BANKRUPTCY ORDINANCE, 1925.

ADJUDICATION.

Debtor's name.—M. A. Razak. Address.—River Road, Nairobi.

Description.—Lately residing at Eastleigh Township, and employed by the Government Press, Nairobi.

Court.-H. M. Supreme Court, Nairobi.

Number of matter.—5 of 1929,

Date of order.—8th March, 1929.

Date of petition .-- 7th February, 1929.

Nairobi,

15th March, 1929.

W. M. KEATINGE, Official Receiver.

GENERAL NOTICE No. 337.

THE BANKRUPTCY ORDINANCE, 1925.

RECEIVING ORDER.

Debtor's name.—Ramchand Beliram.

Address.—Nairobi.

Description.—Formerly carrying on business Nairobi as Proprietor of Oriental Saw Mills.

Date of filing petition .- 7th March, 1929.

Court.-H. M. Supreme Court, Nairobi.

Number of matter.—7 of 1929.

Date of order.—7th March, 1929.

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

Nairobi,

12th March, 1929.

W. M. KEATINGE, Official Receiver. GENERAL NOTICE No. 338.

IN HIS MAJESTY'S SUPREME COURT OF KENYA AT NAIROBI.

PROBATE AND ADMINISTRATION.

Cause No. 14 of 1927.

IN THE ESTATE OF MAUDE LOUISE VAN HELSDINGEN, DECEASED.

To all whom it may concern.

TAKE NOTICE that the final account in the above estate has been filed in this Court by the administrator, and that this Court has fixed the 3rd day of April, 1929, at 2-15 p.m. or so soon thereafter as possible on that day to pass the account after which date no objections can be heard thereto.

Dated this 18th day of March, 1929.

E. J. O'FARRELL, Acting Registrar, Supreme Court of Kenya.

GENERAL NOTICE No. 339.

IN HIS MAJESTY'S SUPREME COURT OF KENYA AT NAIROBI.

PROBATE AND ADMINISTRATION.

Cause No. 117 of 1926.

IN THE ESTATE OF SIR ROBERT THORNE CORYNDON, DECEASED.

To all whom it may concern.

TAKE NOTICE that the final account in the above estate has been filed in this Court by the administrator, and that this Court has fixed the 3rd day of April, 1929, at 2-15 p.m. or so soon thereafter as possible on that day to pass the account after which date no objections can be heard thereto.

Dated this 18th day of March, 1929.

E. J. O'FARRELL, Acting Registrar, Supreme Court of Kenya.

GENERAL NOTICE No. 340.

ing paggan ang paggan Banggan ang paggan ang

IN HIS MAJESTY'S SUPREME COURT OF KENYA AT NAIROBI.

PROBATE AND ADMINISTRATION.

Cause No. 44 of 1928.

IN THE ESTATE OF G. O. W. HOPE, DECEASED.

To all whom it may concern.

TAKE NOTICE that the final account in the above estate has been filed in this Court by the administrator, and that this Court has fixed the 3rd day of April, 1929, at 2-15 p.m. or so soon thereafter as possible on that day to pass the account after which date no objections can be heard thereto.

Dated this 18th day of March, 1929.

E. J. O'FARRELL, Acting Registrar Supreme Court of Kenya.

GENERAL NOTICE No. 341.

IN HIS MAJESTY'S SUPREME COURT OF KENYA AT NAIROBI.

PROBATE AND ADMINISTRATION.

Cause No. 111 of 1928.

IN THE ESTATE OF JOHN McAskill Henderson, DECEASED.

To all whom it may concern.

TAKE NOTICE that the final account in the above estate has been filed in this Court by the executor, and that this Court has fixed the 3rd day of April, 1929, at 2-15 p.m. or so soon thereafter as possible on that day to pass the account after which date no objections can be heard thereto.

Dated this 18th day of March, 1929.

E. J. O'FARRELL, Acting Registrar, Supreme Court of Kenya. GENERAL NOTICE No. 342.

PROBATE AND ADMINISTRATION. SUPREME COURT (ELDORET DISTRICT REGISTRY).

Cause No. 1 of 1929.

ESTATE OF MAJOR DOUGLAS FREDERICK GEORGE DUFF, OF GLANUSK ESTATE, SOY.

TAKE NOTICE that all persons having any claims against the estate of the above deceased, who died on the 27th day of June; 1927, are required to lodge and prove such claims before the undersigned on or before the 18th day of April, 1929, after which date only the claims so proved will be paid and the estate distributed according to law according to law.

RUSSELL & GREEN, Solicitors of the Administrators, P.O. Box No. 14, Eldoret.

GENERAL NOTICE No. 343

IN THE DISTRICT DELEGATE'S COURT AT NAKURU.

PROBATE AND ADMINISTRATION.

Cause No. 2 of 1929.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE SHANKERBHAI PURSHOTTAM PATEL, LATE OF NAKURU, WHO DIED AT NAKURU ON 10TH MARCH, 1929, IN THE KENYA COLONY.

TAKE NOTICE that application having been made in this Court by Chhotabhai Khusalbhai Patel, c/o G.P.O., Nairobi, and Ambalal Chhotabhai Patel, Court Broker, Nakuru, a nephew and cousin respectively of the deceased, for the administration of the estate of Shankerbhai Purshottam Patel, late of Nakuru, who died on the 10th day of March, 1929, at Nakuru, 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 15th day of April, 1929.

14th March, 1929.

D. EDWARDS, $District\ Delegate.$

GENERAL NOTICE No. 344.

PROBATE AND ADMINISTRATION.

Public Trustee's Cause No. 26 of 1929.

IN THE MATTER OF KOMBO BIN OMARI BUYA, DECEASED. To all whom it may concern.

TAKE NOTICE that on or after the 3rd day of April, 1929, I intend to apply to the Supreme Court of Kenya at Nairobi, for an order to administer the estate of the above-named Kombo bin Omari Buya, who died at Anasa, Tana River on the 17th day of Longary, 1923 January, 1923.

Nairobi 11th March, 1929.

W. M. KEATINGE, Public Trustee.

GENERAL NOTICE No. 345.

NOTICE.

ESTATE OF FRANK WATKINS (JUNIOR), DECEASED.

ESTATE OF FRANK WATKINS (JUNIOR), DECEASED.

NOTICE is hereby given that all creditors, and persons having any claims or demands upon or against the estate of Frank Watkins (Junior), late of Elburgon, in the Colony of Kenya, deceased, (who died on the 26th day of September last, and whose Will was proved by Henry Thomas Watkins, one of the executors therein named) are hereby required to send in the particulars of their claims and demands to the undersigned, the advocate for the executor on or before the 21st day of April, 1929; and notice is hereby also given that after that date the said executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executor shall then have notice, and that he will not be liable for the assets or any part thereof so distributed to any person of whose debt or claim he shall not then have had notice.

Dated this 14th day of March, 1929.

Dated this 14th day of March, 1929.

A. W. DALRYMPLE, Advocate, Nakuru, Advocate for the Executor.

GENERAL NOTICE No. 346.

NOTICE.

NOTICE is hereby given that as from 23rd February, 1929, the Autocar Fire and Accident Insurance Company, Limited, will carry on business as heretofore, but under the name or style of the Guildhall Insurance Company, Limited.

p.p. Smith, Mackenzie & Co.,

W. H. MARTIN, Principal Representatives for Eastern Africa.

GENERAL NOTICE No. 347.

NOTICE.

To all whom it may concern.

I, the undersigned Mulchand Devji Shah hereby I, the undersigned Mulchand Devji Shah hereby give notice that the power of attorney granted by me to one Somehand Manekchand Shah, dated the 16th day of August, 1926, has been cancelled and revoked as from the 1st March, 1929, and I hereby make known also that no dealings anyone entered into with him the said Somehand Manekchand Shah in my name by virtue of the said power of attorney as from the 1st day of March, 1929, shall be binding on me in consequence of its revocation.

Nairobi.

Dated this 8th day of March, 1929.

MULCHAND DEVJI.

GENERAL NOTICE No. 348.

NOTICE.

To all whom it may concern.

TAKE NOTICE that the power of attorney given by Gulamhussein Mulla Jeevanjee to Taibali Mulla Jeevanjee, of A. M. Jeevanjee & Co., on the 6th of May 1926, is hereby revoked.

Dated this 5th day of March, 1929.

ATKINSON, WRIGHT & BOWN, for and on behalf of G. M. Jeevanjee.

GENERAL NOTICE No. 349.

NOTICE.

A. M. THOMPSON.

C. I. PARROTT.

Goods in Storage.

NOTICE is hereby given that unless application is made for the release of goods in storage, together with payment of charges, on or before April 15th next, the packages in our possession will be sold to defray expenses.

March 11th, 1929.

EXPRESS TRANSPORT COMPANY, P.O. Box 433, Nairobi.

GENERAL NOTICE NO. 350.

NOTICE.

Re NATHURAM KHOSLA DECEASED ESTATE.

TENDERS are invited for purchase of building built of iron and wood on plot in Yala Town 99 years lease, also for grinding mills on temporary land at Kasiani near Kisumu, all tenders marked "Tenders for Nathuran Khosla Estate" must reach in sealed cover to the undersigned not later than 15th of April, 1929.

The lowest or any tender not necessarily accepted.

Kisumu, P.O. 130.

For further particulars apply to,

A. M. MARWAHA Administrator of Estate. GENERAL NOTICE No. 351.

THE REGISTRATION OF TRADE MARKS ORDINANCE.

APPLICATION No. 9/29.



To all whom it may concern.

TAKE NOTICE that an application for the regis-TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 1 of Part III of the Schedule to the above-mentioned Ordinance, in respect of chemical substances used in manufactures, photography, or philosophical research and anti-corrosives, has been lodged by I. G. Farbenindustrie Aktiengesellschaft, of Mainzer-Landstrasse, 28, Frankfort-on-Main, Germany: Manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Wright and Bown, Advocates, Mombasa.

Registration of this Trade Mark shall give no right to the exclusive use of the letter "I."

The said Trade Mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is

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

Nairobi,

14th March, 1929.

W. M. KEATINGE,
Registrar of Trade Marks.

GENERAL NOTICE No. 352.

THE REGISTRATION OF TRADE MARKS ORDINANCE.

APPLICATION No. 11/29.



To all whom it may concern.

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 38 of Part III of the Schedule to the above-mentioned Ordinance, in respect of articles of clothing, has been lodged by I. G. Farbenindustrie Aktiengesellschaft, of Mainzer-Landstrasse, 28, Frankfort-on Main, Germany; Manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Wright and Bown, Advocates, Mombasa. Mombasa.

Registration of this Trade Mark shall give no right the exclusive use of the letter "I."

The said Trade Mark will be registered after expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is

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

Nairobi.

14th March, 1929.

W. M. KEATINGE,
Registrar of Trade Marks.

GENERAL NOTICE No. 353.

THE REGISTRATION OF TRADE MARKS ORDINANCE.

APPLICATION No. 17/29.



To all whom it may concern.

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 47 of Part III of the Schedule to the above-mentioned Ordinance, in respect of all articles included in this class, has been lodged by African and Eastern Trade Corporation, Limited, of London, Merchants, whose address for service in the Colony is c/o Harry Frank Baker, of Bullows & Roy, Ltd., Box 352, Mombasa.

The said Trade Mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is received.

received.

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

(To be associated, section 25.)

Nairobi, 26th February, 1929.

> W. M. KEATINGE, Registrar of Trade Marks.

GENERAL NOTICE No. 354.

THE PATENTS AND DESIGNS ORDINANCE. CERTIFICATE OF ENTRY IN THE REGISTER OF PATENTS. Certificate No. 146.

This is to certify that an entry has been made in the Register of Patents in the name of Paul Algrain, of 198, Rue Parmentier, La Croyere, Belgium, a subject of the King of Belgium, as appears in the Schedule

This certificate is issued in pursuance of section 8 of the above-mentioned Ordinance.

Seal of the Patent Office.

Date, 7th March, 1929.

W. M. KEATINGE Registrar.

SCHEDULE.

 $Number\ of\ application.$ —146.

Date of application.—7th March, 1929.

Name of applicant.-Paul Algrain.

Address of applicant.—198, Rue Parmentier, La Cro-yere, Belgium.

Number and date of patent (Certificate of Registration) in the United Kingdom.—No. 278337, of 30th September, 1926.

Nature of patent.—Improvements relating to the rolling stock of railways, tramways and road transport vehicles.

Documents, etc., filed in Registry:-

- 1. Two certified copies of the specification (including drawings) of the United Kingdom Patent.
- Certificate of the Comptroller General of the United Kingdom Patent Office giving full particulars of the issue of the patent.
- 3. Power of attorney in favour of Messrs. Atkinson, Wright and Bown, Advocates, Mombasa.

W. M. KEATINGE, Registrar of Patents. GENERAL NOTICE No. 355.

THE PATENTS AND DESIGNS ORDINANCE. CERTIFICATE OF ENTRY IN THE REGISTER OF PATENTS.

Certificate No. 147.

This is to certify that an entry has been made in the Register of Patents in the name of Paul Algrain, of 198, Rue Parmentier, La Croyere, Belgium, a subject of the King of Belgium, as appears in the Schedule hereto.

This certificate is issued in pursuance of section 8 of the above-mentioned Ordinance.

Seal of the Patent Office. Date, 7th March, 1929.

> W. M. KEATINGE, Registrar.

SCHEDULE.

Number of patent.—147.

Date of application.—7th March, 1929.

Name of applicant.—Paul Algrain.

Address of applicant.—198, Rue Parmentier, La Cro-yere, Belgium.

Number and date of patent (Certificate of Registration) in the United Kingdom.—No. 287541, of 25th March, 1927.

Nature of patent.—Improvements relating to the rolling stock of railways, tramways and road transport vehicles.

Documents, etc., filed in Registry:-

- 1. Two certified copies of the specification (including drawings) of the United Kingdom Patent.
- Certificate of the Comptroller General of the United Kingdom Patent Office giving full particulars of the issue of the patent.
- Power of attorney in favour of Messrs. Atkinson, Wright and Bown, Advocates, Mombasa.

W. M. KEATINGE, Registrar of Patents.

General Notice No. 356.

THE PATENTS AND DESIGNS ORDINANCE. CERTIFICATE OF ENTRY IN THE REGISTER OF PATENTS. Certificate No. 148.

This is to certify that an entry has been made in the Register of Patents in the name of Fried. Krupp Grusonwerk A.G., of Magdeburg-Buckau, Germany, as appears in the Schedule hereto.

This certificate is issued in pursuance of section 8 of the above-mentioned Ordinance.

Seal of the Patent Office. Date, 7th March, 1929.

W. M. KEATINGE, Registrar.

SCHEDULE.

 $Number\ of\ application. --148.$

Date of application.—7th March, 1929.

Name of applicant.—Fried. Krupp Grusonwerk A.G. Address of applicant.—Magdeburg-Buckau, Germany.

Number and date of patent (Certificate of Registration) in the United Kingdom.—No. 295515.

Nature of patent.—A process and apparatus for stripping the kernels of coffee berries.

 $Documents,\ etc.,\ filed\ in\ Registry:-$

- Two certified copies of the specification (including drawings) of the United Kingdom Patent.
- Certificate of the Comptroller General of the United Kingdom Patent Office giving full particulars of the issue of the patent.
- 3. Power of attorney in favour of Messrs. Atkinson, Wright and Bown, Advocates, Mombasa.

W. M. KEATINGE, Registrar of Patents. GENERAL NOTICE No. 357.

THE PATENTS AND DESIGNS ORDINANCE.

CERTIFICATE OF ENTRY IN THE REGISTER OF PATENTS. Certificate No. 149.

This is to certify that an entry has been made in the Register of Patents in the name of William Thomas Bell and Frederick Buckland Perry, of the firm Robey and Company, Limited, of Globe Works, Canwick Road, Lincoln, Engineers, as appears in the Schedule hereto.

This certificate is issued in pursuance of section 8 of the above-mentioned Ordinance.

Seal of the Patent Office. Date, 7th March, 1929.

W. M. KEATINGE, Registrar.

SCHEDULE.

Number of application.—149.

Date of application .- 7th March, 1929.

Name of applicants.—William Thomas Bell and Frederick Buckland Perry.

Address of applicants.—Globe Works, Canwick Road, Lincoln.

Number and date of patent (Certificate of Registration) in the United Kingdom.—No. 295192, of 13th February, 1928.

Nature of patent.—Improvement in or connected with machines for decorticating the leaves of sisal and like plants.

Documents, etc., filed in Registry:-

- Two certified copies of the specification (including drawings) of the United Kingdom Patent.
- 2. Certificate of the Comptroller General of the United Kingdom Patent Office giving full particulars of the issue of the patent.
- 3. Power of attorney in favour of Messrs. Atkinson, Wright and Bown, Advocates, Mombasa.

W. M. KEATINGE, Registrar of Patents.

SALE OF QUININE TO THE PUBLIC.

ARRANGEMENTS have been made by Government for the sale of quinine to the public at approximately cost price. The quinine will be sold in packets each containing a quarter pound (four ounces) of Quinine Bisulphate at the price of eight shillings per packet including postage. Full directions for use, together with a leaflet on the treatment of malaria will be attached to each packet. The quinine will be issued by the Medical Department and all orders, which must be accompanied by cash, should be addressed to the Medical Storekeeper, P.O. Box No. 425, Nairobi.

JOHN L. GILKS,

Director of Medical and Sanitary Services,

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NOTICE.

Publications obtainable from the Government Press.

Revised Edition of the Laws of Kenya Colony, 1926, in three volumes. Price: £7 7s. per set (carriage extra).

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Summary of Proceedings. Price: Shs. 2/50; Postage, Cts. 35.

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