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GOVERNMENT NOTICE NO. 363.

ARRIVALS.

Name.	Rank	From leave or on 1st Appointment.	Date of leaving England.	Date of Embarkation.	Date of arrival at Mombasa.
C. O. Gilbert	Assistant Surveyor General	Leave	* 20th May, 1929	—	30th May, 1929
A. Lowe	Ward Master, Medical	do	do	—	do
S. W. Swanepoel	Boring Foreman, P. W. D.	1st Appointment	do	—	do
C. E. Phillips	do	do	do	—	do
E. N. McGuinness	do	do	† 25th April, 1929	‡ 21st May, 1929	do
H. R. Roberts	Hydraulic Surveyor, P. W. D.	do	§ 20th May, 1929	do	do

* Date of leaving Durban † Date of leaving Windhoek ‡ Date of leaving L. Marques § Date of leaving Pretoria

DEPARTURES.

Name.	Rank.	On leave or termination of appointment.	Date of Departure.
H. A. Bock	Public Works Department	Leave	18th May, 1929
P. R. L. Nestor	Survey and Registration	do	22nd May, 1929
P. E. Wolfe	do	do	do
Capt. R. C. M. Wood	Establishment Officer	do	25th May, 1929
Miss I. M. Nicholson	Nursing Sister, Medical	do	do
Miss M. McLeod	do	do	do
W. J. Price	Structural Engineer, P. W. D.	do	do
H. H. Longuet-Higgins	Assistant Superintendent of Police	do	do
Major A. L. Kent-Lemon	2nd in Command, 3rd K. A. Rifles	do	do
R. H. Howitt	Leading Artizan, Education	do	do
A. E. T. Imbert	Chief Registrar of Natives	do	do
J. Walker	Chief Veterinary Research Officer	do	do
R. W. Robinson	Sanitary Inspector, Medical	do	do
J. E. Harrison	Clerk, Agriculture	do	do
Capt. R. C. Wheeler	Senior Veterinary Officer	do	27th May, 1929
F. W. Humphries	Principal, Education	do	1st June, 1929
A. H. M. Hughes	Artizan, 1st Class, K. & U. Railway	do	18th May, 1929
W. A. C. Gillies	Foreman, Kenya and Uganda Railway	do	25th May, 1929
P. Le Cheminant	Clerk, Kenya and Uganda Railway	do	26th May, 1929
R. F. Bisshopp	Driver, Kenya and Uganda Railway	do	do

APPOINTMENTS.

HAROLD HENRY TRAFFORD, to be District Commissioner, Nairobi, Kikuyu Province, with effect from 5th June, 1929.

RONALD GEORGE DARROCH, to be Assistant District Commissioner, Kerio Province, with effect from 23rd May, 1929.

REGINALD ELLICE MADGE, M.A., to be Acting Principal, Central School, Eldoret, with effect from the 16th May, 1929.

HILDA MARY REYNOLDS, to be Acting Senior Assistant Mistress at the European School, Nakuru, with effect from the 20th April, 1929.

PRELIMINARY ORAL SWAHILI EXAMINATION,
PASS.

E. A. HOLYOAK, Forest Department.

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

CORRIGENDUM.

Proclamation No. 82 of the 30th April, 1929, line 6.
For "Nakuru Municipal Board" read "Eldoret
Municipal Board."

Colony and Protectorate of Kenya.

GOVERNMENT NOTICE No. 364.

His Excellency the Acting Governor has approved of the following Bill being introduced into Legislative Council.

G. R. SANDFORD,

Clerk to the Legislative Council.

A Bill to Consolidate and Amend the Law relating to the Manufacture, Storage, Sale, Transport, Importation, Exportation, and Use of Explosives.

BE IT ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows :—

1. This Ordinance may be cited as “ the Explosives Ordinance, 1929 ” and shall come into force on such date as the Governor may, by notice in the Gazette, appoint. Interpretation.

2. In this Ordinance, unless the context otherwise requires—

“ Authorised explosive ” means any explosive named in the Schedule to this Ordinance and any other explosive which the Governor in Council may declare by notice in the Gazette to be an authorised explosive ;

“ Blasting material ” means any explosive used for the purpose of blasting ;

“ Danger building ” means any building or part thereof used as an explosives factory or explosives magazine or in connection therewith, unless in respect of that building or part thereof a certificate has been granted in accordance with Rules made under this Ordinance ;

“ Director ” means the Director of Public Works or any other officer whom the Director may depute to exercise the powers conferred upon the Director by this Ordinance ;

“ Explosives magazine ” means any building licensed under this Ordinance for the storage of explosives ;

“ Explosives factory ” means any site licensed under this Ordinance for the manufacture of any explosives, together with every mound, building (including an explosives magazine), and work thereon for whatsoever purpose used ;

“ Explosives ” means :—

(a) gunpowder, nitro-glycerine, dynamite, gun-cotton, blasting powders, fulminate of mercury or of other metals, coloured fires and every other substance, whether similar to those herein mentioned or not, which is used or manufactured with a view to produce a practical effect by explosion or a pyrotechnic effect ;

(b) any fuse, rocket, detonator, cartridge, and every adaptation or preparation of an explosive as herein defined ;

(c) any other substance which the Governor in Council may from time to time by notice in the Gazette declare to be an explosive.

“ Inspector ”, unless otherwise qualified, means a chief inspector or an inspector of explosives, or any person deputed to act as an inspector under section 3 of this Ordinance.

“ Local authority ” means—

- (a) In the case of the municipality of Nairobi, the Nairobi Municipal Council constituted by the Local Government (Municipalities) Ordinance, 1928;
- (b) In the case of the municipality of Mombasa, or such portion thereof as the Governor may, by notice in the Gazette, declare to be under its jurisdiction for the purposes of this Ordinance, the Mombasa Municipal Board constituted by the Local Government (Municipalities) Ordinance, 1928;
- (c) In the case of any municipality hereafter established under the jurisdiction of a Municipal Council, the Municipal Council of such municipality as constituted under the provisions of the Local Government (Municipalities) Ordinance, 1928;
- (d) In the case of any other municipality or any part thereof, such person, body of persons, or authority as the Governor may, by notice in the Gazette, appoint to be the local authority for the purposes of this Ordinance;
- (e) In the case of any other area, the District Commissioner, or such person, body of persons, or authority as the Governor may, by notice in the Gazette, appoint to be the local authority for the purposes of this Ordinance.

“ Manufacture ” means the making and division of any explosive from or into its component parts by any process, the conversion of an explosive into an explosive of another kind, and the alteration, fitting for use, or repair of any explosive;

“ Premises ” means any land, road, harbour, river, building, structure, ship, boat, or other vessel, or any part thereof, or any tent, railway truck, motor vehicle, cart, van, or other vehicle;

“ Rule ” means a Rule made and in force under this Ordinance;

“ Unauthorised explosive ” means any explosive which is not an authorised explosive.

Power
of Governor
to appoint
Inspectors.

3. (1) The Governor may appoint a chief inspector of explosives, and such inspectors of explosives, and such other officers, as to him may seem necessary for carrying out the provisions of this Ordinance and shall notify all such appointments in the Gazette.

(2) The Director may depute other persons to act as inspectors in certain localities and for certain purposes; and in so far as any such person is authorised so to act he shall have the same powers and be subject to the same duties as are conferred and imposed upon inspectors by this Ordinance.

MANUFACTURE OF EXPLOSIVES.

Prohibition of
manufacture
of unauthorised
explosives
except in small
quantities for
chemical
experiment.

4. (1) No person shall manufacture any unauthorised explosive unless—

- (a) it be manufactured solely for the purposes of chemical experiment and not for sale, and in quantities not exceeding one pound in weight at any one time, or five pounds in all; or

(b) it be manufactured solely for practical trial as an explosive and not for sale, and in such quantities and under such conditions as may be in writing prescribed by an inspector.

5 (2) Any person who contravenes the provisions of this section or any condition prescribed under the powers thereof shall be liable on conviction to a fine not exceeding one hundred pounds or, in default of payment, to imprisonment of either description for a period not exceeding six months, and
10 the explosive in respect of which the contravention has taken place shall be forfeited.

(3) The owner and the occupier of any premises in or on which an unauthorised explosive has been manufactured in contravention of this section shall be deemed to be the manu-
15 facturer, unless such owner or occupier (as the case may be) satisfy the court before which he is charged that he was unaware that any such contravention was occurring or had occurred.

(4) The burden of proving that any manufacture of an
20 unauthorised explosive was solely for purposes of chemical experiment or practical trial and not for sale, shall, in any prosecution under this section, be upon the accused.

5. No person shall manufacture any authorized explosive in any place other than an explosives factory.

Prohibition of manufacture of authorised explosives except in licensed factories.

25 Any person who contravenes the provisions of this section shall be liable on conviction to a fine not exceeding one hundred pounds or, in default of payment, to imprisonment of either description for a period not exceeding six months and the explosive in respect of which any such contravention has
30 taken place shall be forfeited.

STORAGE OF EXPLOSIVES.

6. (1) No person shall keep, store, or be in possession of any unauthorised explosive—

Prohibition of storage or possession of unauthorised explosives save in accordance with section 4.

35 (a) unless it has been manufactured as provided by paragraph (a) of sub-section (1) of section 4 and does not exceed 5 pounds in weight; or

40 (b) unless it has been manufactured as provided by paragraph (b) of sub-section (1) of section 4 and is kept stored or possessed in such manner and such quantities as have been approved in writing by an inspector.

(2) The provisions of sub-sections (2), (3), and (4) of section 4 shall apply *mutatis mutandis* in the event of any contravention of this section or of any of the conditions
45 prescribed thereunder.

7. (1) No person shall keep, store, or be in possession of, any authorised explosive in or on any premises—

Prohibition of storage of authorised explosives except in licensed premises.

(a) except in an explosives factory or explosives magazine; or

50 (b) unless the explosive be kept for private use, and not for sale or other disposal, and in accordance with Rules; or

(c) unless the explosive be kept for use in the construction of any railway, road, or other public work, in

quantities not exceeding five thousand pounds in weight and be stored in a temporary magazine approved by an inspector and under conditions prescribed in writing by an inspector; or

(d) unless the explosive be kept in quantities not exceeding one thousand pounds in weight, and be stored in an isolated place approved by an Inspector and under conditions prescribed in writing by an inspector; or

(e) unless the explosive be kept by a person in possession of a licence, as provided in section 8, to deal in explosives, and in accordance with any conditions attached to that licence or prescribed by Rules.

(2) Any person who contravenes the provisions of this section or any condition prescribed thereunder or mentioned therein, shall be liable on conviction to a fine not exceeding fifty pounds, or, in default of payment, to imprisonment of either description for a period not exceeding three months, and the explosive in respect of which the contravention has taken place shall be forfeited.

(3) The owner and the occupier of any premises in, at, or on which any contravention of this section has occurred shall be liable to the penalties prescribed for any such contravention, unless such owner or occupier (as the case may be) satisfy the court before which he is charged that he was unaware that any such contravention was occurring or had occurred.

LICENSED DEALERS IN EXPLOSIVES.

Licence
necessary to
deal in
explosives.

8. No person, other than the manufacturer, shall sell, deal in, or dispose of, any explosive unless he be in possession of a licence granted under this Ordinance.

There shall be payable for every such licence a fee of fifty shillings.

For the purposes of this section, a mine manager, who in outlying districts and in accordance with Rules supplies other consumers, shall not be deemed to be a dealer, unless he sell at a profit.

IMPORTATION, EXPORTATION AND USE OF EXPLOSIVES.

No importation
or exportation
of explosives
without permit.

9. No person shall import into or export from the Colony, or cause to be imported thereto or exported therefrom any explosive, unless he has obtained a permit issued, in the case of blasting materials, under the authority of an inspector, or, in the case of other explosives, by any person authorised by the Director to issue such a permit.

Prohibition of
use of blasting
materials
without permit.

10. No person shall use or cause to be used blasting materials, unless—

(a) he be in possession of a permit issued under the authority of an inspector, or of a magistrate, justice of the peace, or of a person deputed to act as prescribed by section 3; or

(b) he be under the immediate supervision of a person who has such a permit.

There shall be payable for every such permit a fee of ten shillings.

No such permit shall be issued unless the issuing authority be satisfied that the applicant may be safely entrusted with the use of blasting materials, and that there is necessity for his using the same.

- 5 **11.** Any person who contravenes the provisions of section 8, 9, or 10 shall be liable on conviction to a fine not exceeding fifty pounds or, in default of payment, to imprisonment of either description for a period not exceeding three months. Penalties.

10 **LICENSING OF FACTORIES AND EXPLOSIVES MAGAZINES.**

12. The licence of any factory or magazine which is in force at the commencement of this Ordinance shall continue to be valid, provided that the conditions under which the licence was granted are still applicable. Owners and occupiers of existing factories entitled to a licence.

- 15 **13.** (1) Every person who desires to establish or erect any factory for the manufacture of explosives shall make application in writing to the Director accompanied by a draft licence together with diagrams or plans of the proposed factory, on such scale or scales as the Director may prescribe, and the Particulars to be stated on application.
- 20 application shall set forth and specify—

- (a) the situation and extent or area of the land on which it is proposed to erect the factory, together with the area of land surrounding the same which it is proposed to leave free of buildings;
- 25 (b) the several distances which it is proposed to maintain between the several danger buildings respectively, and between those danger buildings and other buildings or works used in connection with the factory;
- 30 (c) the materials to be used in, and the mode of construction of, all danger buildings and works on, in, or used in connection with the factory;
- 35 (d) the nature of the processes of manufacture to be used in the factory, the place at which each process of manufacture and every description of work is intended to be carried on in the factory, and the places on or in which it is proposed to keep in store any ingredients of explosives or other articles liable to spontaneous ignition or combustion or otherwise dangerous;
- 40 (e) the quantity of explosives or of any partly or wholly mixed ingredients thereof, which it is proposed to use simultaneously in or near any building or in or near any machine;
- 45 (f) the maximum number of persons which it is proposed to employ in each danger building in the factory, and whether those persons are Europeans, Indians or Natives;
- 50 (g) any further particulars which the Director may require, having regard to any special circumstances arising from the locality or construction of any buildings or works, or to the nature of any process to be carried on therein.

(2) The Director may refuse any such application or direct that a public enquiry be held, as in the next succeeding section is provided, as to the expediency of granting the application.

Notice of
enquiry into
expediency of
granting
licence and
objections to
such grant.

14. (1) In the event of the Director directing that such an inquiry as aforesaid be held, he shall cause a notice to be published at the cost of the applicant, stating that application has been made under this Ordinance for the grant of a licence to erect a factory for the manufacture of explosives, describing as far as possible the proposed site of the factory, and stating that a commission will sit to hear any objections to the grant of such a licence, and the date, time, and place on or at which that commission will sit to hear the application. 5

(2) The said notice shall be published once a week, during three consecutive weeks, in the Gazette and in one or more newspapers circulating in the district in which it is proposed to erect or establish the factory and the commission shall not sit till the expiration of at least one week from any last publication of the notice. 10 15

(3) The local authority having jurisdiction in an area in which, or within one mile of which, is situate the site of the proposed factory, and any person residing or carrying on business within a like distance, or any person who can show a substantial interest in opposing the grant of a licence, may, either individually or jointly with others, lodge an objection in writing to the grant of any such licence with the chairman of the commission not later than seven days prior to the sitting of the commission. 20 25

(4) Every applicant for a licence or objector thereto may appear before the commission in support of his application or objection, either in person or by a deputy authorised thereto in writing by the applicant or objector. 25

Constitution,
powers and
duties of the
commission.

15. The commission shall consist of an inspector (who shall be the chairman of the commission) and two other persons appointed for the purpose by the Director, and it shall, as soon as may be after the conclusion of its sitting, make a report to the Director, with such recommendations as it may think fit. 30

Powers of
Director to
grant or refuse
licence on
consideration
of the report
of the
commission.

16. Upon consideration of the report and recommendations of the commission the Director may refuse the application for a licence, or may grant the application with or without modifications and conditions. 35

Issue of licence
by Director.

17. Any licence under this Ordinance to erect, establish, and maintain a factory for the manufacture of explosives shall, if granted, be issued by the Director on payment of a sum of five pounds: Provided that no explosive shall be manufactured until the chief inspector of explosives is satisfied that the premises in respect of which the licence has been granted are in a sufficiently complete state to enable the provisions of this Ordinance and the Rules to be carried out and complied with in all respects. 40 45

Amendment of
licence by
Director.

18. Any such licence or the conditions thereof may, upon application, be amended by the Director, who shall not consent to the amendment except upon a report by an inspector that the safety of the public or of any person employed in or at the licensed factory will not be thereby diminished: Provided that no such amendment shall be inconsistent with the provisions of this Ordinance or of any Rule. 50

A fee of ten shillings shall be payable on every occasion that a licence is amended under this section. 55

Transfer of
licence by
Director.

19. Any such licence may be transferred into the name of another: Provided that four weeks' notice in writing of a

desire to transfer be sent to the Director, who shall not refuse such a transfer except on the ground that the proposed transferee is not a suitable person to hold such a licence.

20. The Director may revoke any such licence. Every
 5 such licence shall *ipso facto* expire if the holder thereof has ceased to carry on, for a period of one year, any work authorised by the licence, and shall become void if the premises in respect of which the licence was granted have been used for any trade or work not authorised by the licence.
- 10 21. Any person who contravenes or fails to comply with any condition upon which any such licence was granted shall be liable on conviction to a fine not exceeding two hundred and fifty pounds, or, in default of payment, to imprisonment of either description for a period not exceeding twelve months.
- 15 22. (1) Any person desiring to erect or carry on a magazine for the storage of explosives shall make application for a licence for the same to an inspector, who may grant such a licence, subject to the observance of the Rules and after consultation with the local authority, if any, and upon such
 20 other conditions as he may think fit to attach to the licence.
- (2) Any person who contravenes any condition of a licence granted under this section shall be liable on conviction to the penalties mentioned in the last preceding section.
- (3) The provisions of sections 18, 19 and 20 shall *mutatis*
 25 *mutandis* apply in respect of any licence granted under this section.
- (4) A fee of five pounds shall be payable for any licence granted under this section.

Revocation of
 licence by
 Director and
 lapse of same

Penalties for
 contravention
 of conditions of
 licence.

Permission to
 erect or use
 explosives
 magazine.

POWERS OF INSPECTORS.

- 30 23. It shall be lawful for any inspector—
- (a) to enter any explosives factory or explosives magazine at any hour of the day or night for the purpose of inspecting the same and of making inquiries relative to the compliance with the provisions of this Ordinance and the Rules, or relative to the means used therein for preserving the safety of the public or of any person employed therein;
- 35 (b) to enter at any hour of the day or night upon any premises in which explosives are kept, or in which there is good reason to suspect that explosives are being manufactured or stored or kept or conveyed in contravention of the provisions of this Ordinance or the Rules, and to inspect any such premises and to make all such enquiries thereon as he may think fit;
- 40 (c) to require the occupier or other person for the time being in charge of any explosives factory, explosives magazine, or other premises in this section mentioned, to furnish for purposes of analysis or test, samples of explosives or ingredients of explosives or any substance found therein or suspected of being an explosive or an ingredient of an explosive:
- 45 50

Powers of
 inspectors to
 enter and
 inspect
 factories and
 other premises
 where
 explosives are
 stored or
 suspected of
 being stored.

Provided that no such powers as are conferred by this section shall be so exercised as unnecessarily to hinder the work carried on in any such factory, magazine or premises aforesaid

Penalties for obstructing inspector or refusing to answer enquiries, etc.

24. Any person who wilfully obstructs or hinders any inspector in the exercise of the powers or duties conferred or imposed upon him by this Ordinance or the Rules or disobeys any lawful order of an inspector, or who upon demand fails to answer as far as he may be able any question lawfully put by an inspector, or who gives false information to an inspector, whether in answer to any such question or not, shall be liable on conviction to a fine not exceeding fifty pounds or, in default of payment, to imprisonment of either description for a period not exceeding three months.

Power of inspector to order discontinuance of dangerous methods subject to appeal in accordance with Rules.

25. If upon any such inspection an inspector discover that any method of work, packing, or storage is being used which is in conflict with the provisions of this Ordinance or of any Rules, or which, in his opinion, is calculated to endanger the safety of the public or of any person employed in the premises inspected, he may require the immediate discontinuance of that method :

Provided that any person who is dissatisfied with a decision that a method is calculated to endanger safety, may, within 14 days thereof, lodge an appeal as provided by Rules.

Duty of occupier of a factory to make special Rules.

26. (1) Every occupier of a factory shall, subject to the approval of the chief inspector of explosives, make special Rules, not inconsistent with this Ordinance, for regulating the persons employed in that factory with a view to securing the observance therein of the provisions of this Ordinance and the Rules, the safety and proper discipline of all such persons, and the safety of the public.

(2) The occupier of any explosives magazine or of any premises where explosives are dealt in, shall, if it seem to an inspector to be necessary, make such special Rules, not inconsistent with this Ordinance, as are described in subsection (1).

(3) The occupier of any such factory, magazine, or premises shall take all reasonable steps for ensuring or enforcing the observance of any such special Rules.

In respect of penalties any special Rules made under this section shall be deemed to be Rules under this Ordinance.

Penalties for endangering safety or causing loss of life.

27. (1) Any person causing an explosion whereby life or property is endangered shall be guilty of an offence and shall be liable to the following penalties, according as the explosion was negligently or wilfully caused ; that is to say—

(a) if the explosion be negligently caused and property be endangered, he shall be liable, on conviction, to a fine not exceeding two hundred and fifty pounds or, in default of payment, to imprisonment of either description for a term not exceeding twelve months, or to both such fine and imprisonment ;

(b) if the explosion be negligently caused and life be endangered, he shall be liable, on conviction, to a fine not exceeding five hundred pounds or, in default of payment, to imprisonment of either description for a term not exceeding twelve months, or to both such fine and imprisonment ;

(c) if the act or omission causing the danger to life or property be wilful, the maximum penalty hereinbefore mentioned in this section shall, if death do not result therefrom, be twelve years' rigorous imprisonment without the option of a fine ;

- (d) if the explosion be negligently caused and death results, he shall be liable, on conviction, to a fine not exceeding one thousand pounds, or, in default of payment, to imprisonment of either description for a term not exceeding two years, or to both such fine and imprisonment.

(2) Nothing in this section contained shall be construed as exempting any person from being charged and punished under the Penal Code or any other Ordinance or applied Act in respect of any such act or omission as is described in this section.

28. The Governor in Council may make Rules as to all Rules or any of the following matters, namely :—

- (a) the construction of explosives factories, explosives magazines, and other danger buildings ;
- (b) the conditions under which the manufacture of explosives may be carried on ;
- (c) the storage of explosives, whether in explosives magazines or elsewhere ;
- (d) the use of explosives ;
- (e) the packing, transport, importation and exportation of explosives, and the making of special Rules governing the packing and transport at individual places, and the landing and handling of explosives in ports and harbours ;
- (f) the issue of licences to dealers in explosives, the conditions of any such licence, the restrictions which may be placed upon the sale or disposal of explosives to particular classes of persons, and the quantity of any explosive which may be purchased by any person or company under permit from the officer authorised by such Rules ;
- (g) the enquiry into the circumstances of explosions endangering or causing injury to persons or property or death, and for the giving of notice of all such explosions ;
- (h) the prevention of trespass in or upon an explosives factory, or in or upon any explosives magazine or other place where explosives are kept ;
- (i) the tests to which explosives, or the raw materials from which explosives are manufactured, are liable to be submitted ;
- (j) the manner in which appeals under section 25 shall be notified and conducted ;
- (k) prescribing the statistics which manufacturers and dealers may be called upon to supply,

and generally for the protection of life and property and for the better carrying out of the objects and purposes of this Ordinance.

Any such Rules may provide penalties for the contravention thereof or failure to comply therewith not exceeding in any case a fine of one hundred and fifty pounds, or, in default of payment, imprisonment of either description for a term of twelve months, and the Rules may further provide that the explosive, if any, in respect of which the contravention or non-compliance has taken place may be forfeited.

The Rules may prescribe daily penalties for a continuing contravention or non-compliance or increased penalties for a second or subsequent contravention or non-compliance. Different Rules may be made in respect of different provinces, districts or areas of the Colony.

5

Saving clause.

26. Nothing in this Ordinance shall apply—

- (a) to the importation, storage, use or transport, of any explosive, by His Majesty's Regular Naval, Military or Air Forces, or by any Defence Force, Volunteer Force, or Police Force, constituted under any law; 10
- (b) to any ammunition, a licence to possess or to deal in which is regulated by any other law;
- (c) to the use or storage underground of any explosive at any mine as defined by the law for the time being in force regulating mines, works and machinery; 15
- (d) to the possession or conveyance of any explosive taken as a sample for the purpose of this Ordinance by an inspector or other duly authorised person: Provided that the quantity be not more than is reasonably 20 necessary for the performance of his duty and every such sample be kept and conveyed with all due precaution;
- (e) to the keeping for sale of fireworks, in such quantities and subject to such conditions as may be prescribed 25 by Rules.

Repeal.

29. The Indian Explosives Act, 1884, shall cease to apply to the Colony.

SCHEDULE.

AUTHORISED EXPLOSIVES.

30

The undermentioned explosives are declared to be authorised explosives under this Ordinance :—

Gelatinous explosives (such as blasting gelatine, gelignite, gelatine dynamite, etc.).

Non-Gelatinous explosives (such as dynamite, ligdyn, 35 farmers' dynamite, etc.)

Nitro-cotton.

Detenators.

Safety fuse.

Fuse igniters or tshisa sticks.

40

Gunpowder.

Sporting powder.

Ammunition of various kinds (cartridges).

Percussion caps.

Fireworks of various kinds.

45

Provided that imported explosives, whether contained in the above list or not, shall be deemed to be authorised explosives, if included in and conforming to the " authorised list " in force in Great Britain.

OBJECTS AND REASONS.

This Bill consolidates the law with regard to explosives previously contained in the Indian Explosives Act (1884), as applied to the Colony, and makes certain new provisions with regard to the classification of explosives, and the amendment, transfer and revocation of licences.

In addition to re-enacting the existing law the Bill makes provision in Clauses 12-16 for application to an official to be known as "the Director" (who shall be the Director of Public Works or any other officer whom the Governor may depute) for the grant of licences for the purpose of establishing or erecting explosives factories. Formerly it was necessary that application should be made to the Governor in Council and an inquiry conducted before a magistrate.

The Director is enabled by Clauses 18, 19 and 20 to amend, transfer and revoke such licences.

Inspectors may be appointed under Clause 3 and are given certain powers under Clauses 23-25.

The Governor in Council is empowered to make Rules for the purposes of the Bill.

PROCLAMATION No. 98.

COLONY AND PROTECTORATE OF KENYA.



THE LOCAL GOVERNMENT (MUNICIPALITIES)
ORDINANCE, 1928.

PROCLAMATION.

J. W. BARTH.



BY His Excellency Sir 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.

IN EXERCISE of the powers conferred upon me by
section 106 of the Local Government (Municipalities)
Ordinance, 1928, I do hereby nominate and appoint Mr. T.
Neilson to be a member of the Municipal Board with juris-
diction over the area which is by the said Ordinance constituted
the Municipality of Mombasa, pending the first election and
nomination of members of the Mombasa Municipal Board
under the provisions of section 9 of the Ordinance, *vice* Mr.
G. V. O. Bulkeley.

GOD SAVE THE KING.

Given under my hand and the Public Seal of the Colony,
this 5th day of June, 1929.

By Command of His Excellency the Acting Governor.

H. M.-M. MOORE,
Colonial Secretary

PROCLAMATION No. 99.

THE DISEASES OF ANIMALS ORDINANCE
(Chapter 157 of the Revised Edition, section 4)

AND

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

GOVERNMENT NOTICE No. 231 of 1919.

PROCLAMATION.

IN EXERCISE of the powers thereunto enabling me, I hereby declare the area defined in the Schedule hereto, to be infected with East Coast Fever, and I hereby further declare that the said area shall be known as an "Infected Area" for the purposes of Rules under the Diseases of Animals Ordinance.

Proclamation No. 40, dated the 23rd day of May, 1928, is hereby amended accordingly.

Given under my hand at Nairobi this 5th day of June, 1929.

H. H. BRASSEY-EDWARDS,
Acting Chief Veterinary Officer.

SCHEDULE.

<i>Farm L.O. No. or other Description.</i>	<i>Owner.</i>	<i>District.</i>	<i>Date of commencement of Quarantine.</i>
Farm L.O. No. 2461 	Mr. J. Wallace, Post Office, Rumuruti 	Laikipia 	28th May, 1929.

PROCLAMATION No. 100.

THE DISEASES OF ANIMALS ORDINANCE.
(Chapter 157 of the Revised Edition, Section 4.)

AND

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

GOVERNMENT NOTICE No. 231 OF 1919.

PROCLAMATION.

IN EXERCISE of the powers thereunto enabling me, I hereby declare the areas defined in the Schedule hereto, to be infected with East Coast Fever, and I hereby further declare that the said areas shall be known as "Infected Areas" for the purposes of Rules under the Diseases of Animals Ordinance.

Proclamation No. 46, dated the 8th day of June, 1928, is hereby amended accordingly.

Given under my hand at Nairobi this 5th day of June, 1929.

H. H. BRASSEY-EDWARDS,
Acting Chief Veterinary Officer.

SCHEDULE.

<i>Farm L.O. No. or other Description.</i>	<i>Owner.</i>	<i>District.</i>	<i>Date of commencement of Quarantine.</i>
Farms L.O. Nos. 531/3/2 and 531/4/2	Mr. R. Owen, Turi ...	Nakuru	22nd May, 1929.

PROCLAMATION No. 101.

THE DISEASES OF ANIMALS ORDINANCE.
(Chapter 157 of the Revised Edition, Section 4.)

AND

THE INTERPRETATION AND GENERAL
CLAUSES ORDINANCE.

(Chapter 1 of the Revised Edition, Section 13.)

GOVERNMENT NOTICE No. 231 of 1919.

PROCLAMATION.

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following area to be an infected area for the purposes of the said Diseases of Animals Ordinance.

RINDERPEST.

Farm L.O. No. 1741, Mr. E. F. Button, Kalonzo, Machakos District.

And further I do hereby declare that the following portions of Proclamations are revoked:—

That portion of Proclamation No. 69, dated the 5th day of October, 1927, declaring Farms L.O. Nos. 1584, 1585 and 1607, Messrs. Evans Bros., Kibigori, Kisumu-Londiani District, to be infected areas (Trypanosomiasis).

Those portions of Proclamation No. 84, dated the 8th day of May, 1929, declaring Farm L.O. No. 253/2, Miss Stollard, Ruiru, Kiambu District, Farms L.O. Nos. 35/2/1 and 35/2/2, Mr. C. A. Lee, Kiambu, Kiambu District, to be infected areas (Rinderpest).

Those portions of Proclamation No. 73, dated the 10th day of April, 1929, declaring Farms L.O. Nos. 24, 25 and 26/3, Mr. E. Felix, Kiambu, Kiambu District, Farm L.O. No. 6, Section 3, Messrs. Gailey and Roberts, Ltd., Upper Parklands Estate, Nairobi District, to be infected areas (Rinderpest).

Those portions of Proclamation No. 86, dated the 1st day of May, 1929, declaring the Embagathi Township Reserve, Nairobi District, Farm L.O. No. 60/R1, Mr. John Boyes, Ruiru, Kiambu District, to be infected areas (Rinderpest).

Those portions of Proclamation No. 77, dated the 17th day of April, 1929, declaring Farm L.O. No. 251, Messrs. Ruera Estate, Kiambu, Kiambu District, Farm L.O. No. 19/1, Mrs. Tate, Kiambu, Kiambu District, to be infected areas (Rinderpest).

That portion of Proclamation No. 70, dated the 3rd day of April, 1929, declaring Farm L.O. No. 20/R, The Manager, Gigirio Estate, Kiambu, Kiambu District, to be an infected area (Rinderpest).

Given under my hand at Nairobi this 5th day of June, 1929.

H. H. BRASSEY-EDWARDS,
Acting Chief Veterinary Officer.

PROCLAMATION No. 102.

THE DISEASES OF ANIMALS ORDINANCE.
(Chapter 157 of the Revised Edition, Section 4.)

AND

THE INTERPRETATION AND GENERAL
CLAUSES ORDINANCE.

(Chapter 1 of the Revised Edition, Section 13.)

GOVERNMENT NOTICE No. 231 of 1919.

PROCLAMATION.

IN EXERCISE of the powers thereunto enabling me, I hereby declare that the following portions of Proclamations are revoked:—

That portion of Proclamation No. 50, dated the 13th day of June, 1928, declaring Farm L.O. No. 2804, Mr. J. T. Sherrard, Nanyuki, North Nyeri District.

That portion of the main Nanyuki-Isiolo Road situated between the River Ngare Ndare and the Isiolo Drift, Road Reserve, Northern Frontier Province District, to be infected areas (East Coast Fever).

Given under my hand at Nairobi this 5th day of June, 1929.

H. H. BRASSEY-EDWARDS,
Acting Chief Veterinary Officer.

GOVERNMENT NOTICE No. 365.

NOTICE.

IT is hereby notified for public information that His Majesty the King, on the 8th June, 1929, was pleased to entrust to the care of MR. SIDNEY WEBB, the Seals of the Colonial Department as one of the Principal Secretaries of State.

The following telegrams, which were exchanged in this connection, are published for general information.

The Secretariat,
Nairobi,
10th June, 1929.

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

Cablegram from The Rt. Hon. Sidney Webb, p.c., to His Excellency the Acting Governor, Nairobi, dated the 8th June, 1929:—

“ 8th June. His Majesty the King has this day entrusted to me Seals of Colonial Department.”

Cablegram to The Rt. Hon. Sidney Webb, p.c., from His Excellency the Acting Governor, Nairobi, dated the 10th June, 1929:—

“ Your telegram 8th June. Please accept my congratulations. I assure you of the earnest desire of this Government to co-operate with you in all that concerns the welfare of the Colony and Protectorate.”

GOVERNMENT NOTICE NO. 366.

AIR NAVIGATION DIRECTIONS, 1929 (No. 2).

Issued by the Governor under Article 30 of the Air Navigation (Colonies; Protectorates and Mandated Territories) Order, 1927.

1. These Directions may be cited as "the Air Navigation Directions, 1929 (No. 2)," and shall be read as one with the Air Navigation Directions, 1928, as amended by the Air Navigation Directions, 1929.

2. Within fourteen days of the importation into the Colony of any aircraft the owner thereof shall fill in and send to the Registrar of Aircraft a form containing the particulars set out in the Schedule hereto.

3. Paragraph 5 of the Air Navigation Directions, 1929, is hereby repealed and the following paragraph substituted therefor :—

" 5. Sub-paragraph (3) of paragraph 1 of Section IV of the Principal Directions is hereby amended by the addition thereto at the end thereof of the following words :—

' A person authorised by the Governor for the purpose of carrying out an inspection under sub-paragraph (2) of this paragraph shall possess qualifications not lower than those required for the issue of Ground Engineer's Licences (Categories A or C or both) that is to say, if he is authorised to carry out an inspection of aircraft before flight, he must possess a licence in Category A, and, if he is authorised to carry out an inspection of aero-engines before flight, he must possess a licence in Category B, and, if he is authorised to carry out both an inspection of aircraft before flight, and an inspection of aero-engines before flight, he must possess both a licence in Category A and a licence in Category B.' "

Issued at Nairobi this 5th day of June, 1929.

J. W. BARTH,

Acting Governor.

THE SCHEDULE.

RETURN IN RESPECT OF AIRCRAFT IMPORTED INTO THE COLONY.

Make of aircraft.....

Name and address of owner

Name and address of and Licence held by Pilot.....

Purpose for which it is intended to use the aircraft.....

GOVERNMENT NOTICE NO. 367.

THE KENYA AND UGANDA (TRANSPORT) ORDERS
IN COUNCIL 1925 AND 1927.

HARBOUR ADVISORY BOARD.

Notice of Appointment.

PURSUANT to Article 9 of the Kenya and Uganda (Transport) Order in Council, 1925, as amended by the Kenya and Uganda (Transport) Amendment Order in Council, 1927, it is hereby notified that H. Goodhind, Esquire, has been duly appointed by the Mombasa Chamber of Commerce as a Member of the Harbour Advisory Board as constituted by Article 8 (ii) of the said Orders in Council *vice* J. Sutherland, Esquire, resigned.

Government Notice No. 501 dated the 25th day of September, 1928, is hereby cancelled.

Nairobi,

This 6th day of June, 1929.

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

GOVERNMENT NOTICE NO. 368.

THE LEGISLATIVE COUNCIL ORDINANCE
(Chapter 24 of the Revised Edition).

NOTICE.

IN VIRTUE of the powers vested in him by section 19 of the Legislative Council Ordinance (Chapter 24 of the Revised Edition), His Excellency the Acting Governor has been pleased to nominate

JOHN CREIGHTON COVERDALE, Esq.,

to act as Member of the Legislative Council for the Coast Electoral Area in place of Major the Honourable Robert William Barrington Robertson-Eustace, D.S.O., the Elected Member for the Coast Electoral Area, now absent from the Colony and Protectorate, during such absence, subject, however, to the provisions of the aforesaid section of the Legislative Council Ordinance.

Nairobi,

4th day of June, 1928.

G. R. SANDFORD,
for Colonial Secretary.

GOVERNMENT NOTICE NO. 369.

LEGISLATIVE COUNCIL.

APPOINTMENT.

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

To be temporarily a Nominated Official Member of the Legislative Council in the place of Colonel Andrew Gahan Doherty, M.C., Chief Veterinary Officer, absent on leave :—

MAJOR HAMNETT HOLLAND BRASSEY-EDWARDS.

Nairobi,

Dated this 8th day of June, 1929.

G. R. SANDFORD,
for Colonial Secretary.

GOVERNMENT NOTICE NO. 370.

THE LEGISLATIVE COUNCIL ORDINANCE

(Chapter 24 of the Revised Edition).

NOTICE.

PURSUANT to the powers vested in him in virtue of Rule 32, Schedule III of the Legislative Council Ordinance (Chapter 24 of the Revised Edition) the Returning Officer for the Rift Valley Electoral Area duly declared

EDWARD POWYS COBB, Esq.,

to be the Elected Member of the Legislative Council of the Colony and Protectorate of Kenya for the Rift Valley Electoral Area.

Nairobi,

4th June, 1929.

G. R. SANDFORD,
for Colonial Secretary.

GOVERNMENT NOTICE No. 371.

THE KENYA AND UGANDA (TRANSPORT)
ORDERS IN COUNCIL, 1925 AND 1927.

HARBOUR ADVISORY BOARD.

GOVERNMENT Notice No. 220, dated the 9th day of April, 1929, is hereby cancelled as from the 1st June, 1929.

Nairobi,

Dated this 8th day of June, 1929.

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

GOVERNMENT NOTICE No. 372.

THE DISEASES OF PLANTS PREVENTION
ORDINANCE.

(Chapter 155 of the Revised Edition).

THE DISEASES OF PLANTS PREVENTION
RULES, 1927.

AND

THE DISEASES OF PLANTS PREVENTION
(COFFEE) RULES, 1928.

AND

THE INTERPRETATION AND GENERAL
CLAUSES ORDINANCE.

(Chapter 1 of the Revised Edition).

NOTICE.

IN EXERCISE of the powers thereunto enabling me, I hereby appoint:—

D. L. Blunt,
T. J. Anderson,
A. H. D. le Poer Trench,
J. McDonald,
H. Wilkinson,
H. C. James,
R. H. le Pelley,
G. J. L. Burton,
R. J. Lathbury,
F. B. L. Butler,
C. L. Silvester,
O. J. Clark,
P. Booth,
W. Lyne Watt,
A. G. Bailey,
W. G. Leckie,
A. S. Hartley,
N. D. Spranger,
H. J. Taylor,
C. G. Bishop,
C. O. Oates,
R. G. Bentall,
W. O. Sunman,
C. B. C. Handley,
S. Gillett,
R. Finch,
H. Naismith Jones,
M. Godley,
T. L. McClelland,
H. L. Bolton,

to be Inspectors for the purposes of the Diseases of Plants Prevention Rules, 1927, and the Diseases of Plants Prevention (Coffee) Rules, 1928.

Government Notices No. 265 of 1928, and No. 280 of 1929, are hereby cancelled.

Nairobi,

27th May, 1929.

ALEX HOLM,
Director of Agriculture.

GOVERNMENT NOTICE No. 373.

THE NATIVE REGISTRATION
ORDINANCE, 1921.

(Chapter 127, Revised Laws of Kenya).

NOTICE.

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the undermentioned person to be a Registration Officer:—

Thomas Wilson West, Esq., Masongoleni, with effect from 1st of June, 1929.

Nairobi,

Dated 6th June, 1929.

G. H. BOOTH,
Acting Chief Registrar of Natives.

GENERAL NOTICE No. 731.

NOTICE.

FIREWOOD IN THE NGONG ROAD FOREST.

TENDERS are invited for the right to cut jungle firewood over coupes of approximately 50.25 acres situated in Compartment No. 9 of the Ngong Road Forest, adjacent to the Military Reserve boundary, for a period of 6 months from 1st July, 1929, or such less period as is required to clear the coupes.

2. Clear felling will be allowed except for all Muhugu trees both mature and immature, and the whole coupe is to be cleared during the 6 months.

3. The basis of tender to be a royalty payment per 100 stacked cubic feet of fuel, but in no case will a royalty less than Sh. 6 per 100 cubic feet be accepted.

4. A sum of five hundred shillings (Shs. 500/00) 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 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 and area of the coupe are indicated on the maps in the office of the Assistant Forester, Ngong Road, and of the Conservator of Forests, Nairobi, and the coupe may be inspected by arrangement with the Assistant Forester, Ngong Road Forest.

7. Sealed tenders marked "Tenders for Firewood" should reach the Conservator of Forests, P.O. Box 337, Nairobi, by noon, on June 28th, 1929.

8. The highest or any tender will not necessarily be accepted.

Nairobi,

6th June, 1929.

H. M. GARDNER,
Conservator of Forests.

GENERAL NOTICE No. 732.

THE LOCAL GOVERNMENT (MUNICIPALITIES)
ORDINANCE, 1928.

NAKURU BY-LAWS No. 1 OF 1929.

IN EXERCISE of the powers conferred upon it by the Local Government (Municipalities) Ordinance, 1928, the Nakuru Municipal Board, with the approval of His Excellency the Acting Governor, has made the following By-laws:—

1. These By-laws may be cited as "the Nakuru Municipality (Conservancy) By-laws, 1929," and shall take effect as from the 30th day of March, 1929.

2. A conservancy service for the removal and disposal of the contents of latrine receptacles and refuse bins shall be maintained by the Municipal Board in respect of all premises within the Municipality of Nakuru which, in the opinion of the Board, it is practicable and desirable to provide with a service for the removal of the contents of latrine receptacles and/or of refuse bins or of both, and the Municipal Board shall from time to time cause to be published in the Gazette under the hand of its Clerk a list of such premises as aforesaid and may add to, take from, alter, and amend such list.

3. The fees prescribed in the Schedule hereto shall be paid for such services as aforesaid and shall become payable by the owner or occupier of the premises in advance in respect of which such service is provided on the first day of February, the first day of May, the first day of August and the first day of November in each year.

4. When it shall appear that any premises have remained unoccupied for not less than one calendar month, the Town Clerk shall, on application, make a rebate or refund of the proportionate amount of the fees payable in respect of such premises, provided that no such rebate or refund shall be made unless the application is made within two months from the date on which payment for the quarter, in respect of such premises, is due.

5. In any action for recovery of fees under these By-laws, it shall not be necessary to prove the services were actually rendered by the Municipal Board.

SCHEDULE.

For each latrine receptacle, per quarter	... Sh. 15.
For each refuse bin, per quarter	... Sh. 16.

Nakuru,
April 12th, 1929.

W. W. RIDOUT,
Acting Town Clerk.

Approved by His Excellency the Acting Governor.

Nairobi,
This 7th day of June, 1929.

H. M.-M. MOORE,
Colonial Secretary.

GENERAL NOTICE NO. 733.

DEPARTMENT OF AGRICULTURE.

LOCUST REPORT TO 6TH JUNE, 1929.

Laying Swarms.—These have been noted in the Masai Reserve and have moved through Naivasha and Rongai.

HOPPER AREAS.

Masai Reserve.—Staff from Rombo and Laitokitok have moved to the Magadi Railway, and are operating there and below Lake Magadi.

Two officers are working in the Chyulu Range.

The laying area between Knightwick Farm and Magadi in the Kedong Valley is now known for sixty miles, and road work has been carried out so that the area can be effectively dealt with. Hatching has commenced.

Ukamba Province.—Work completed, and staff withdrawn from Kitui and Machakos.

In the Voi District work is proceeding normally, and the entire infestation will shortly be overcome. The locust train operating here will be moved to the Magadi line shortly.

Kerio Province, Baringo District.—On 29th May, 1929, it was reported that large areas of hoppers were about Marrigat, and over the whole district hatching is taking place. Eight officers are in this area.

Elgeyo-Marakwet.—Hopper destruction proceeding, and the District Commissioner reports that he should effect complete destruction with his present staff of 3 officers.

West Suk.—Laying was reported on 8th May, 1929, at Masol, and on 9th May, 1929, at the Kolosia Boma.

Southern Turkana.—On 13th May, 1929, laying was reported over the entire district. Hoppers were reported subsequently having hatched 13 days from laying. The Scouting Officer estimated that on 5th May, 1929, locusts were laying over an area 10,000 square miles, and between 6th May, 1929, and 21st May, 1929, noted laying over practically the whole of Southern Turkana and West Suk.

In Northern Turkana laying is general, and on account of its extent it is expected that but with great difficulty will it be possible completely to destroy the hopper bands.

Hoppers occur extensively in Karamoja, and the administration in Uganda has been requested to co-operate. Instructions to make every effort to cope with the hoppers have been issued from Entebbe.

It is credibly reported that hopper areas occur in Southern Sudan.

Kavirondo Reserve.—There are reports of laying in Kitosh, which area is under examination.

Kikuyu Province.—Small bands in Dagoretti and Kikuyu have been dealt with, also at Kiambu, Fort Hall, Donyo Sabuk. In Embu another large infestation in one location is being destroyed.

Ngong Area.—Infestation under control.

Nakuru-Gilgil-Naivasha.—Hatchings in Lower Molo are being dealt with by farmers, so far with success. Hatching has commenced on Soysambu, and is expected on Cole's, Barry's and Ramsden's. Advance preparations have been made, and no anxiety is felt.

Laikipia Plateau.—Laying has taken place near the Loldai Hills, hatchings has commenced on Crown land north of Rumuruti. Action will be taken on Crown land. Farmers should destroy any hoppers which appear on their farms.

On May 31st a public meeting arranged by the Trans Nzoia Farmers' Association was held in Kitale, at which the locust situation was discussed, and a large number of Locust Officers were enrolled for a short period to clear up the infestation in Suk country, and in Karamoja. Prior to the date of the meeting, the Department had in the Province 19 officers, which was increased to 24 on that day, and two days afterwards to 27. It is understood that over 20 officers will enter Suk country this week so that the Province will be supplied with no fewer than 50 officers under the direction of the administration. Staff and equipment was moved from Ukamba Province to Suk country in five days.

The value of a locust train is understood when it is explained that hopper bands move large distances, and in their movements come against artificial obstacles such as ditches, roads and railways. Thus moving swarms are dealt with expeditiously as they reach the railway on which almost daily they may be found trailing for some miles, delaying traffic.

It is advised by Mr. Dickens, Ngong, that he has found 3 parts chopped potato tops, 1 part bran with the recommended quantity of arsenic per 100 lbs. of bait to be most effective. Every effort should be made to keep hoppers out of coffee bushes which are severely damaged by them. It is again emphasised that coffee bushes, sisal, maize and other crops should not be sprayed with arsenical solution as such solution is destructive to crops.

Nairobi, E. HARRISON,
6th June, 1929. Deputy Director of Agriculture.

GENERAL NOTICE NO. 734.

KENYA AND UGANDA RAILWAYS AND HARBOURS.

HARBOUR TARIFF BOOK NO. 1, DATED 1ST APRIL, 1928.

THE High Commissioner for Transport has approved of the following alterations to Harbour Tariff Book No. 1, dated 1st April, 1928:—

CLAUSE 24, PAGE 22.

The second paragraph of Clause 24, which reads as follows:—

"In the case of Maize from the Deepwater Quay Sheds to Reconditioning Plant and back, shed crange will be charged at the rate of Shs. 10 per hour or part thereof in any one direction only."

is hereby cancelled.

CLAUSE 41, PAGE 26.

The following to be inserted as Clause 41:—

"41. Charges for the conveyance of Wet Maize to and from Maize Conditioning Plant.

"A charge of cents 15 per bag will be levied on all Wet Maize conveyed from the Transit Sheds to the Maize Reconditioning Plant and back."

Headquarter Offices,
Nairobi,

4th June, 1929.

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

GENERAL NOTICE No. 735.

NAIROBI CORPORATION.

ABSTRACT OF ACCOUNTS.

BALANCE SHEET AS AT 31ST DECEMBER, 1928.

<i>Liabilities.</i>				<i>Assets.</i>			
SUNDRY CREDITORS:—							
	Sh.	cts.	Sh. cts.		Sh.	cts.	Sh. cts.
For Supplies, Expenses, etc. ...	102,457	06		BUILDINGS ...	838,392	59	
Government Road Grant, Unexpended	10,820	00		WATER DEPARTMENT PROPERTY ...	1,615,141	66	
K. & U. R. Purchase Water Supply ...	322,618	87		CARTS, PLANTS, ETC. ...	374,691	40	
			435,895 93	NATIVE LOCATION PROPERTY ...	136,454	85	
LOAN FROM GOVERNMENT ...	1,868,613	92		WATERBORNE SEWERAGE (EXPENDITURE TO DATE) ...	243,263	47	
Add Interest Accrued to date ...	31,819	16		COURT SQUARE PROPERTY ...	240,000	00	
			1,900,433 08	ROADS EXPENDITURE (EX GOVT. LOAN) ...	326,540	43	
RESERVES ...			1,117,514 18	OFFICE FURNITURE, ETC. ...	35,783	68	
SUNDRY SUSPENSE ITEMS ...			130,092 99	SUNDRY STOCKS AND OXEN ...	120,118	00	
SURPLUS ACCOUNT ...			1,028,170 51	SUNDRY DEBTORS:—			
				Rates and Sundry Services ...	201,036	23	
				Due from Government—Roads and			
				Anti-Malarial Contributions ...	291,161	93	
							492,198 16
				CASH AT BANK AND ON HAND ...	111,072	45	
				Do. Do. Deposit A/C ...	78,450	00	
							189,522 45
			Shs. 4,612,106 69				Shs. 4,612,106 69

We have audited the above Balance Sheet and reported upon it as per our Report of even date.

GILL & JOHNSON,
Chartered Accountants.Nairobi,
30th April, 1929.L. GILBERT,
Town Clerk.

NAIROBI CORPORATION.—(Contd.).

REVENUE ACCOUNT FOR THE 12 MONTHS ENDED 31ST DECEMBER, 1928.

<i>Expenditure.</i>								<i>Revenue.</i>							
Refuse Removal	Sh. 56,825	cts. 45	Conservancy	Sh. 164,514	cts. 15
Carcase Removal	674	43	Water	141,345	51
Native Burials	6,107	42	Licences	66,520	99
Dog Pound	1,295	20	Jeevanjee Market	15,714	14
Roads	263,073	21	Native Market	2,769	24
City Park	41,401	97	Native Housing	8,683	82
Cemeteries and Funerals	6,508	26	Rate Site Values	371,579	22
Fire Brigade	37,028	16	Slaughter House	40,027	66
Jeevanjee Gardens	10,144	66					Sh. 24,000	cts. 00	
Native Latrines	7,319	88	Court House Square Rent	15,960	00	
Building Inspection	12,942	26	Less Interest and S. Fund			
Native Villages	7,166	38						8,040	00
Odd Gang	6,894	91	Loan Interest Saved		66,852	89
General Pound	24	49							
Royal Visit Expenditure	Sh. 39,398	cts. 01							
Less Contributed by T. A. Wood, Esq.	4,000	00							
								35,398 01							
Street Lighting	66,685 74							
Watering and Upkeep of Streets	39,045 82							
Town Planning	8,330 98							
							Sh. 100,000	cts. 00							
Reserve for Buildings	100,000	00							
Reserve for Anti-Malarial Works	100,000	00							
								200,000 00							
Balance to Surplus Account	79,180 39							
							Shs. 886,047	62						Shs. 886,047	62

GENERAL NOTICE NO. 736.

POST OFFICE NOTICE.

ARRIVAL OF KENYA MAILS IN ENGLAND.

IT is notified for general information that the mails despatched from Mombasa on the under-mentioned dates arrived in England as stated:—

Date of despatch from Mombasa.	Name of vessel by which despatched.	Date of arrival in England.
15th May, 1929	S.S. "Karapara"	8th June, 1929.
20th May, 1929	S.S. "Giekerk"	9th June, 1929

General Post Office,
Nairobi,
10th June, 1929.

H. TAYLOR,
for Postmaster General,
Kenya and Uganda.

GENERAL NOTICE NO. 703.

THE CROWN LANDS ORDINANCE.

(Chapter 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 9th September, 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 Surveyor General on payment of Shs. 3, post free, in respect of each plan required.

The right to withdraw 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 bid 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 per cent. 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 reoffered 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 October, 1929, or may be paid in nine equal annual instalments payable on the 1st day of January in each year, the first instalment being payable on the 1st January, 1930, and the purchaser shall inform the Surveyor General on or before the 1st October, 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 per cent. *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 October, 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 October, 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), and will be for 999 years commencing from the 1st October, 1929. Rent will be payable from that date.

11. Farm No. 2683 will be subject to the following special conditions, and the usual development conditions of the Crown Lands Ordinance, 1915, will not be imposed:—

- (i) All bush and forest within a distance of 300 yards on either side of the rivers to be cleared in the following manner:—
 - (a) The bush to be cut down and burnt within six months of the commencement of the lease.
 - (b) The larger trees to be ring barked.
 - (c) The whole of the bush and smaller trees to be stumped and dug out within three years of the commencement of the lease.
- (ii) The area so cleared to be kept clear of bush during the term of the lease.
- (iii) The above mentioned special conditions are to be carried out to the satisfaction of the Director of Agriculture or such official as he may appoint.

SCHEDULE.

Locality.	L. O. No.	Approximate Area Acres. Net.	Approximate rent per Annum	Proportionate rent from 1st Oct., 1929, to 31st Dec., 1929,	Upset price	Survey fees (approximate)
Subukia	2687	3352	670/40	167/60	8,352	1,130
Subukia	2685	1220	244/00	61/00	1,220	730
Subukia	2683	2809	561/80	140/45	2,809	1,050
Subukia	2688R & 2689R	2810	562/00	140/50	2,810	1,050

N.B.—One of the boundaries of Farm No. 2688/R and 2689R requires to be re-surveyed. The area of the farm 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 proportionate alteration.

Nairobi,

31st May, 1929.

C. E. MORTIMER,

for Acting Commissioner for Local Government,
Lands and Settlement.

GENERAL NOTICE NO. 701.

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

TENDERS FOR FARM GRANT.

NOTICE.

TENDERS are invited for the purchase of a grant of Farm No. 5482, Muhoroni, comprising 427 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 August, 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 (Chapter 142, Revised Edition).

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 the 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 Farm No. 5482" must be deposited with the undersigned before noon on the 24th day of July, 1929.

8. The highest or any tender will not necessarily be accepted.

SCHEDULE.

District.—Muhoroni.

L.O. No.—5482.

Approx. Area.—427 acres.

Survey Fees.—Shs. 464.

Annual Rent.—Shs. 85/40.

Proportionate Rent from 1-8-29 to 31-12-29:—
Shs. 193/34.

Nairobi,

29th May, 1929.

W. M. LOGAN,

Acting Commissioner for Local Government,
Lands and Settlement.

GENERAL NOTICE NO. 494.

THE CROWN LANDS ORDINANCE.

(Chapter 140, Revised Edition).

TENDERS FOR FARM GRANTS.

NOTICE.

TENDERS are invited for the purchase of grants in respect of the lands near Taveta specified in the Schedule hereto.

2. Plans of the areas may be seen at the office of the Surveyor General, Nairobi, or at the office of the District Commissioner, Voi, and copies of the plans may be obtained on application to the Surveyor General, Nairobi, at the price of Shs. 3, post free.

3. The grants will be for terms of 999 years from 1st August, 1929, and will be subject to the ordinary conditions of the Crown Lands Ordinance (Chapter 140 of the Revised Edition). The titles 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. Each 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. Titles 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 Taveta Farm" must be deposited with the undersigned, before noon on the 18th day of July, 1929.

8. No tender of a sum less than the amount stated in the Schedule hereto will be considered. The highest or any tender will not necessarily be accepted.

9. As the lands offered for tender have not been surveyed the area stated in the Schedule is approximate only. Tenders will be accepted on the assumption that the area is as stated in the Schedule. In the event of survey proving the area to be either more or less the Stand Premium and rental will be proportionately increased or decreased.

SCHEDULE.

Locality.	L. R. No.	Approx. Area. Acs. Net.	Approx. Rent per annum. Shs. Cts.	Proportionate rent from 1-8-29 to 31-12-29. Shs Cts.	Reserved Price. Shs.	Survey Fees (approx- imate.) Shs.
(1) North of Taveta	... 6730 ...	2,000 ...	400	... 166/67 ...	16,000 ...	980
(2) South-east of Taveta	... 6731 ...	910 ...	182	... 75/83 ...	9,100 ...	650
(3) South-east of Taveta	... 6732 ...	6,302 ...	1,260/40	... 525/17 ...	37,812 ...	1,530

Nairobi,
25th April, 1929.

C. E. MORTIMER,
for Acting Commissioner for Local Government,
Lands and Settlement.

GENERAL NOTICE No. 705.

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

NOTICE.

KERICHO TOWNSHIP PLOTS.

NOTICE is hereby given that grants in respect of the plots at Kericho specified in the Schedules hereto, will be sold by auction at Kericho, on Thursday, the 11th July, 1929, commencing at 10 a.m.

Plans of the plots may be seen at the Public Map Office attached to the Survey and Registration Department, Nairobi, and at the office of the District Commissioner at Kericho or may be had on application to the Hon. Surveyor General on payment of Shs. 3, post free.

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

In the following general and special conditions of sale the term "Authority" means the District Commissioner, Kericho, or such other Municipal Authority as may be hereafter established by law.

CONDITIONS OF SALE.

(A) AUCTION.

1. Each plot will be auctioned separately.
2. The amount of the advance of each bid will be regulated by the auctioneer, and no bidding shall be retracted.
3. The highest bidder will be the purchaser, but if any dispute arise as to any bid, the plot will be reoffered at the last undisputed bid.
4. Each purchaser shall pay to the auctioneer immediately on the fall of the hammer a deposit of 25 per cent. of the purchase money. In default of such payment the plot may be immediately reoffered for sale, and any subsequent bid by the person who has made default may be ignored or refused.
5. Each purchaser shall on paying the deposit inform the auctioneer of the name or names of the person or persons on whose behalf the plot is purchased; the grant will be issued in accordance with this information.
6. The balance of the purchase money together with the rent due to the 31st December, 1929, shall be paid to the District Commissioner, Kericho, while the survey fees, the fees payable for the preparation and registration of the grant (Shs. 110), and the stamp duty payable in respect of the grant and all other expenses, if any, shall be paid to the Surveyor General, Nairobi; all the amounts to be paid within seven days from the date of the sale, and upon such payments being duly made the purchaser shall, subject to the provisions of the Crown Lands Ordinance (Chapter 140, Revised Edition), and of the conditions of sale having been complied with, be entitled to a grant of the plot, which grant shall be presented to him duly executed as soon as conveniently may be. Provided that the balance of the purchase money shall not be payable within the time stated or thereafter unless and until the Commissioner for Local Government, Lands and Settlement can present to the purchaser the grant duly executed.
7. Subject to the proviso contained in Condition No. 6 if the amounts therein mentioned are not paid as therein laid down within seven days from the date of sale, the Commissioner for Local

Government, Lands and Settlement may order the deposit made by the purchaser to be forfeited, and the purchaser shall have no further claim to the grant of the plot.

(B) GENERAL.

1. The Government or such person or Authority as may be appointed for the purpose shall have the right to enter upon any plot and lay and have access to water mains, service pipes, telegraph or telephone wires, and electric mains of all descriptions whether overhead or underground, and the grantees shall not erect any building in such a way as to cover or interfere with any existing routes, main or service pipes or the telegraph or telephone wires and electric mains aforementioned.

2. No building shall be erected on any plot unless plans (including block plans showing the position of the buildings) drawings, elevations and specifications thereof shall have been previously approved by the Authority and by the Commissioner for Local Government, Lands and Settlement or such other person as he may appoint. Such plans, etc., shall be submitted in triplicate to the District Commissioner, Kericho, for necessary action.

3. The term of each grant will be 99 years from the 1st day of August, 1929.

4. The grantee shall not at any time subdivide the plot, or assign, sublet or otherwise dispose of any portion of the plot without the previous written consent of the Governor.

5. Any building erected shall conform to a building line decided upon by the Authority.

(C) SPECIAL.

(1) SPECIAL CONDITIONS IN RESPECT OF PLOTS IN SCHEDULE No. 1.

1. The plots enumerated in Schedule No. 1 shall be used for business purposes only, but purchasers may be at liberty to use plots for the combined purpose of business and residence notwithstanding.

Provided that in the event of a plot being used for the said combined purpose then not more than one-half of the area thereof shall be built upon; otherwise not more than 90 per cent. of the area thereof shall be built upon.

Provided further that in no case shall the area of any plot used solely for business purposes required to remain unbuilt on be less than 300 square feet, and that the said area shall be free from any erection thereon above the level of the ground except latrine accommodation constructed in accordance with all laws and by-laws in force relating thereto, and in accordance with a design approved by the Authority.

Such open space shall be at the rear of the building and shall extend along the entire width of the building or for a distance of not less than 30 feet whichever shall be the less, and the distance across such open space from every part of the building to the rear boundary of the plot shall be not less than 10 feet.

2. Each purchaser of a plot in Schedule No. 1 shall erect within two years of the commencement of his grant a building of approved design constructed of stone, burnt brick, concrete, asbestos, or wood and iron, on proper foundations.

3. At no time during the term of the grant shall any plot or any portion thereof or any building erected on the plot be used for the purpose of carrying on any trade or business which has been or may be declared to be dangerous or offensive by notice in the Official Gazette.

4. Verandahs may be erected within a road reserve with the previous consent of the Authority, and must conform to a building line decided upon by such Authority.

(2) SPECIAL CONDITIONS IN RESPECT OF RESIDENTIAL PLOTS IN SCHEDULES NOS. 2 AND 3.

1. Each purchaser of a plot in Schedule No. 2 shall erect within two years of the commencement of his grant a dwelling-house of approved design to be built of stone, burnt brick, or concrete, on proper foundations.

2. Each purchaser of a plot in Schedule No. 3 shall erect within two years of the commencement of his grant a dwelling-house of approved design to be built of stone, burnt brick, concrete, asbestos or wood and iron on proper foundations.

3. No building shall at any time during the term of the grant be used for any other purpose than a dwelling-house.

4. At no time during the term of the grant shall more than one dwelling-house with the necessary offices and outbuildings be erected on any plot without consent of the Governor.

5. The grantee shall not at any time during the term of the grant erect any building or buildings so as to cover more than one-half of the area of the plot.

6. Any building erected shall conform to a building line decided upon by the Authority.

7. All outbuildings, offices, etc., shall be properly sited and screened from view to the satisfaction of the Authority or such other person as may be appointed, and shall be kept so screened during the term of the grant.

SCHEDULE No. 1.

PLOTS FOR BUSINESS AND RESIDENCE COMBINED.

Section No.	Plot No.	Area Acres Approx.	Rent per annum	Upset Price		Survey Fees	Proportionate rent from 1-8-29 to 31-12-29					
				Shs. cts.	Shs. cts.	Shs. cts.	Shs. cts.					
V	...	1	...	0.34435	...	96/00	...	600/00	...	70/00	...	40/00
„	...	2	...	0.34435	...	96/00	...	600/00	...	70/00	...	40/00
„	...	3	...	0.34435	...	96/00	...	600/00	...	70/00	...	40/00
„	...	4	...	0.34435	...	96/00	...	600/00	...	70/00	...	40/00
„	...	5	...	0.34435	...	96/00	...	600/00	...	70/00	...	40/00
IV	...	2	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	4	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	6	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	8	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	10	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	12	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	14	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	16	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	18	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	20	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	21	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	23	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	25	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	27	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	29	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	31	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	33	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	35	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	37	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00
„	...	39	...	0.17218	...	72/00	...	300/00	...	70/00	...	30/00

SCHEDULE No. 2.

PLOTS FOR RESIDENCE ONLY.

Sect. No.	Plot No.	Area Acres Approx.	Rent per annum		Upset Price		Survey Fees		Proportionate rent from 1-3-29 to 31-12-29	
			Shs.	cts.	Shs.	cts.	Shs.	cts.	Shs.	cts.
I	... 10	... 20.00	...	480/00	...	3,000/00	...	80/00	...	200/00
,	... 13	... 3.358	...	160/00	...	750/00	...	80/00	...	66/66

NOTE:—Plot No. 10/I may require re-survey. The area of 20 acres is approximate only.

SCHEDULE No. 3.

PLOTS FOR RESIDENCE ONLY.

Section No.	Plot No.	Area acres Approx	Rent per annum		Upset Price	Survey Fees	Proportionate rent from 1-8-29 to 31-12-29					
			Shs.	cts.	Shs.	cts.	Shs.	cts.				
V	...	7	...	0.987	...	72/00	...	300/00	...	70/00	...	30/00
„	...	8	...	0.976	...	72/00	...	300/00	...	70/00	...	30/00
„	...	9	...	1.013	...	72/00	...	300/00	...	80/00	...	30/00
„	...	10	...	1.013	...	72/00	...	300/00	...	80/00	...	30/00
„	...	11	...	0.976	...	72/00	...	300/00	...	70/00	...	30/00
„	...	12	...	0.976	...	72/00	...	300/00	...	70/00	...	30/00

Nairobi,

31st May, 1929.

C. E. MORTIMER,

for Acting Commissioner for Local Government,
Lands and Settlement.

GENERAL NOTICE NO. 936.

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

NYERI, 1ST JULY, 1929.

- Criminal Case No. 158/28. Rex vs. Ndirango s/o Mweni.
 " " " 50/29. Rex vs. Anna Dobassa.
 " " " 52/29. Rex vs. Kibindo wa Wangai.
 " " " 77/29. Rex vs. Gikiri wa Mutuarubiu.

RUMURUTI, 4TH JULY, 1929.

- Criminal Case No. 64/29. Rex vs. Kiblangat s/o Rono.

MERU, 8TH JULY, 1929.

- Criminal Case No. 66/29. Rex vs. Ntimbo s/o M'Tuchinga and 3 others.
 " " " 68/29. Rex vs. Katero Buntoro.
 " " " 74/29. Rex vs. Kamunda s/o Lochchurie and others.
 Civil Case No. 467/28. Abshir Verah, Somali, administrator of the estate of Artan Yusuf, Somali, deceased vs. Mohammed Ali Bair, Somali and 2 others.

EMBU, 10TH JULY, 1929.

- Criminal Case No. 71/29. Rex vs. Runyaki wa Gukerua.

FORT HALL, 12TH JULY, 1929.

- Civil Case No. 125/29. Rugunyi ole Tibis vs. Macharia wa Wamarea.

KACHELIBA, 7TH AUGUST, 1929.

- Criminal Case No. 73/29. Rex vs. Chebaiwat s/o Partingas.

KITALE, 9TH AUGUST, 1929.

- Criminal Case No. 75/29. Rex vs. T.N. 096224 Mogo s/o Chesubol.

ELDORET 13TH AUGUST, 1929.

- Criminal Case No. 76/29. Rex vs. Cheserek A. Mursabet, alias Lotugomoi.

NAKURU, 26TH AUGUST, 1929.

- Criminal Case No. 130/27. Rex vs. Sumba s/o Mudhayi.
 " " " 78/29. Rex vs. Kinyanjui s/o Mbogo, NKU. 2411054.

Nairobi,

15th December, 1928.

E. J. O'FARRELL,

Acting Registrar,
H. M. Supreme Court of Kenya.

GREELAN NOTICE NO. 359.

HIS MAJESTY'S COURT OF APPEAL FOR
EASTERN AFRICA.

THE next Sessions of His Majesty's Court of Appeal for Eastern Africa have been fixed to be holden at Mombasa, and to commence on Monday, the 10th June, 1929, at 10 a.m. or as soon thereafter as cases can be heard.

To ensure appeals from H. M. Supreme Court of Kenya being set down for hearing at these sessions,

memoranda of appeal should be filed with the Registrar, Supreme Court, Nairobi, and with the District Registrar, Supreme Court District Registry, Mombasa, on or before the 18th May, 1929.

Nairobi,
21st March, 1929.

E. J. O'FARRELL,
for Registrar,
H. M. Court of Appeal for E.A.

CAUSE LIST.

FOR HEARING ON THE 10TH DAY OF JUNE, 1929, AT MOMBASA.

Appeal No.	Civil or Criminal	Appellant.	Respondent.	Original No. of Case.	Appeal from
1929					
10 of 1929	Criminal	Lyangwa s/o Eyina	Rex.	Cr. Case No. 5/28	H. M. High Court of Tanganyika at Mwanza.
11 of 1929	"	Shaha bin Mohamed	Rex.	Cr. Case No. 6/28	H. M. High Court of Tanganyika at Morgoro.
12 of 1929	"	Milasano bin Birahandi	Rex.	Cr. Case No. 11/28	H. M. High Court of Tanganyika at Kigoma.
13 of 1929	"	Barushwa bin Kalakese	Rex.	Cr. Case No. 20/28	do. do.
4 of 1929	"	Makiwende wa Nasora	Rex	Cr. Case No. 6/28	H. M. High Court of Tanganyika at Moshi.
15 of 1929	"	Ali s/o Farijala	Rex	Cr. Case No. 4/29	H. M. High Court of Tanganyika at Arusha.
16 of 1929	"	Petri bin Musoho	Rex.	Cr. Case No. 3/28	H. M. High Court of Tanganyika at Moshi.
17 of 1929	"	Gert Lawrence Van Emmenis	Rex.	Cr. Case No. 10/28	H. M. High Court of Tanganyika at Arusha.
18 of 1929	"	Cecil Ynyr Jones	Rex.	Cr. Case No. 2/29	H. M. High Court of Nyasaland at Blantyre
19 of 1929	"	Bugoyi	Rex.	Cr. Case No. 13/29	H. M. High Court of Uganda at Entebbe.
20 of 1929	"	Alimansi Kaliamagwa s/o Wasaja	Rex.	Cr. Case No. 10/29	do. do.
21 of 1929	"	Gono s/o Kagunyi	Rex	Cr. Case No. 149/28	H. M. Supreme Court of Kenya sittings held at Nyeri (Application).
22 of 1929	"	Erieza Mukibi	Rex.	Cr. Case No. 13/29	H. M. High Court of Uganda at Entebbe.
23 of 1929	"	Abalanga s/o Obwakoli	Rex.	Cr. Case No. 11/29	H. M. High Court of Uganda sittings held at Soroti.
19 of 1928	Civil	Mulji Jetha	1. Kachra Verji & 2. Premji Hirji	Civil Case No. 357/28	H. M. Supreme Court of Kenya at Nairobi.
23 of 1928	"	Mtemi Gabriel Ruhumbika	The B.E.A. Corporation Ltd.	Civil Case No. 1/28	H. M. High Court of Tanganyika in the D. R. at Mwanza.
3 of 1929	"	Abdulhusein Kaderbhai	The Commissioner for Local Government Lands & Settlement.	Civil Case No. 83/28	H. M. Supreme Court of Kenya in the D. R. at Mombasa.
6 of 1929	"	Devshi Ladha	Dayalal Chakoo & Co	C. A. No. 43/28	H. M. Supreme Court of Kenya at Mombasa. (Application).
7 of 1929	"	Mikairi Wasswa	Carr, Lawson and Co., Ltd.	Civil Case No. 105/28	H. M. High Court of Uganda in the D. R. at Kampala.
5 of 1929	"	R S Campbell & Co.	Gibson and Co., Ltd.	Civil Case No. 72/27	H. M. Supreme Court of Kenya in the D. R. at Mombasa
15 of 1928	"	Umardin Kada	Imamdin Punjabi Chagotta	Civil Case No. 35/27	H. M. High Court of Tanganyika at Dar-es-Salaam.

CAUSE LIST.—(contd).

Appeal No.	Civil or Criminal	Appellant.	Respondent.	Original No. of Case.	Appeal from
1929 8 of 1929	Civil	Mahomedali Jamal	Michael Moses	Civil Case No. 112/28	H. M. High Court of Uganda in the D. R. at Kampala.
9 of 1929	"	The Uganda Commercial Co., (Kampala) Ltd.	Michael Moses	Civil Case No. 112/28	H. M. High Court of Uganda in the D. R. at Kampala.
10 of 1929	"	Sheikh Burhan bin Abdulaziz el Amawi	1. Khalfan bin Salim bin Abdulla & another	Civil Case No. 196/28	H. B. M. High Court of Zanzibar.
11 of 1929	"	Karimji Noorbhai	1. Amubai Valiji widow of Adamji Mamooji, and another	Civil Case No. 150/28	do do
12 of 1929	"	Mumbe wa Kitole	Nzakwa wa Wambu	C. A. No. 21/26	H. M. Supreme Court of Kenya at Nairobi
13 of 1929	"	Ahmed Kalu	Ebrahim Gangji & Bros.	C. A. No. 36/28	(Application.) H. M. Supreme Court of Kenya at Mombasa
15 of 1929	"	Manjee Virjee, Trustee of the Insolvent estate of Dayalji Popatlal & Co.	M. Maganlal & Co.	Civil Case No. 335/28	(Application.) H. M. Supreme Court of Kenya at Nairobi.
16 of 1929	"	Saleh bin Athmani	Yusuf bin Shanguvu	Civil Case No. 121/28	H. M. Supreme Court of Kenya in the D. R. at Mombasa.

GENERAL NOTICE NO. 737.

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

INSOLVENCY JURISDICTION.

CAUSE No. 30 of 1920.

Re NAZARALI NURMOHAMED, INSOLVENT.

To all whom it may concern.

UPON the application of the insolvent filed on the 16th day of April, 1929, and upon reading his affidavit sworn on the 8th day of April, 1929, at Nairobi, and filed in support thereof, and upon hearing Mr. M. H. Malik, Advocate for and on behalf of the said insolvent, and on hearing Mr. Hassanali s/o Madatali the Receiver of the estate of the said insolvent, it is ordered that the said insolvent be and he is hereby discharged.

It is further ordered that the said Receiver Hassanali s/o Madatali be and he is granted his discharge forthwith.

Given under my hand and the seal of the Court this 31st day of May, 1929.

S. J. THOMAS,
Judge,

H. M. Supreme Court of Kenya.

GENERAL NOTICE NO. 738.

THE BANKRUPTCY ORDINANCE, 1925.

FIRST MEETING OF CREDITORS AND PUBLIC EXAMINATION.

Debtor's name.—Ali bin Fazil.*Address.*—Highlandi, Mombasa.*Description.*—Merchant.*Court.*—H. M. Supreme Court, Mombasa.*Number of matter.*—9 of 1929.*Date of first meeting of creditors.*—20th June, 1929.*Place.*—Official Receiver's Office, Mombasa.*Hour.*—2-30 p.m.*Date of public examination.*—21st June, 1929.*Place.*—H. M. Supreme Court, Mombasa.*Hour.*—10 a.m.

Mombasa,
4th June, 1929.

RONALD G. GREEN,
for Official Receiver.

GENERAL NOTICE NO. 739.

THE BANKRUPTCY ORDINANCE, 1925.

RECEIVING ORDER.

Debtor's name.—Bishen Singh, trading as Ragbir Posho and Timber Mills.*Address.*—Elburgon.*Description.*—Posho and Timber Merchant.*Date of filing petition.*—4th June, 1929.*Court.*—H. M. Supreme Court, Nairobi.*Number of matter.*—22 of 1929.*Date of order.*—5th June, 1929.*Whether debtor's or creditors' petition.*—Debtor's.

Nairobi,
6th June, 1929.

B. STONE,
for Official Receiver.

GENERAL NOTICE NO. 740.

IN HIS MAJESTY'S HIGH COURT OF UGANDA.
(IN THE HIGH COURT SESSION AT MBALE).

ADMINISTRATION CAUSE No. 59 of 1928.

In Re ESTATE OF MOHANLAL KESHAVJI, LATE OF TORORO (UGANDA), DECEASED.

PURSUANT to an order of His Majesty's High Court, dated the 10th day of October, 1928, by which letters of administration of the said Mohanlal Keshavji, late of Tororo, Uganda, were granted to Mr. Narshibhai Maneklal Shah, of Eldoret, one of the creditors of the above-named deceased.

All persons having claims against the said deceased Mohanlal Keshavji are requested to send in writing to the undersigned, P.O. Box 73, Mbale, particulars of their claims duly supported by affidavit on or before the 15th July, 1929, after which no claims will be recognised.

Mbale, Uganda,
6th June, 1929.

D. V. PATEL,
Advocate for the Administrator.

GENERAL NOTICE No. 741.

IN THE DISTRICT DELEGATE'S COURT
AT KISUMU.

PROBATE AND ADMINISTRATION.

CAUSE No. 4 of 1929.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE
OF PREMA RAMJI, FISHERMAN, LATE OF ASEMBO
BAY, DECEASED.

TAKE NOTICE that application having been made in this Court by Hashim Ismail Lakhani, of Kisumu, for the administration of the estate of Prema Ramji, late of Asembo Bay, who died at Asembo Bay on the 9th day of May, 1929, 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 21st day of June, 1929.

District Delegate's Court,
Kisumu,
4th June, 1929.

B. V. SHAW,
District Delegate, Kisumu.

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

GENERAL NOTICE No. 742.

PROBATE AND ADMINISTRATION.

PUBLIC TRUSTEE'S CAUSE No. 45 of 1929.

IN THE MATTER OF PURUSHOTTAM VRAJBHAI PATEL,
DECEASED.

To all whom it may concern.

TAKE NOTICE that on or after the 3rd day of July, 1929, I intend to apply to the Supreme Court of Kenya at Nairobi, for an order to administer the estate of the above-named Purushottam Vrajbhahi Patel, who died at Nairobi on the 9th day of December, 1928.

Nairobi,
7th June, 1929.

B. STONE,
for Public Trustee.

GENERAL NOTICE No. 743.

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

PROBATE AND ADMINISTRATION.

CAUSE No. 47 of 1929.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE
OF EDMUND WILLIAM HARPER, LATE OF 10, SPENSER
ROAD, BEDFORD, ENGLAND, DECEASED.

TAKE NOTICE that application having been made in this Court by Robert Henry Mathews, of Nairobi, for the administration with an exemplification of the Will annexed of the estate of E. W. Harper, late of Bedford, England, who died at 10, Spenser Road, Bedford aforesaid on the 15th day of July, 1928, 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 26th day of June, 1929.

Nairobi,
1st June, 1929.

JOSEPH SHERIDAN,
Acting Chief Justice,
H. M. Supreme Court of Kenya.

GENERAL NOTICE No. 744.

PROBATE AND ADMINISTRATION.

PUBLIC TRUSTEE'S CAUSE No. 52 of 1929.

IN THE MATTER OF BIMAKA KIBAO, *alias* BEMWAKA
BIN ABDALLA, DECEASED.

To all whom it may concern.

TAKE NOTICE that on or after the 26th day of June, 1929, I intend to apply to the Supreme Court of Kenya at Nairobi, for an order to administer the estate of the above-named Bimaka Kibao, *alias* Bemwaka bin Abdalla, who died at Mombasa on the 12th day of September, 1928.

Nairobi,
6th June, 1929.

B. STONE,
for Public Trustee.

GENERAL NOTICE No. 745.

PROBATE AND ADMINISTRATION.

PUBLIC TRUSTEE'S CAUSE No. 53 of 1929.

IN THE MATTER OF RAYA BINTI RASHID, DECEASED.

To all whom it may concern.

TAKE NOTICE that on or after the 26th day of June, 1929, I intend to apply to the Supreme Court of Kenya at Nairobi, for an order to administer the estate of the above-named Raya binti Rashid, who died at Mombasa on the 8th day of October, 1928.

Nairobi,
6th June, 1929.

B. STONE,
for Public Trustee.

GENERAL NOTICE No. 746.

AFRICANA, LIMITED.

AT an extraordinary general meeting of the members of the above-named Company, duly convened and held at the registered office, City House, Standard Street, Nairobi, on Tuesday, the 4th of June, 1929, the following extraordinary resolution was passed:—

"That as the Company, by reason of its liabilities cannot continue its business, it is advisable to wind up the same, and that the Company be and is hereby placed in voluntary liquidation, and that Thomas Cormack Deas be and is hereby appointed liquidator, for the purpose of such winding up."

Dated this 5th day of June, 1929.

THOS C. DEAS,
Liquidator.

GENERAL NOTICE No. 747.

THE COMPANIES ORDINANCE, 1921.

AFRICANA, LIMITED, IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given, pursuant to section 209 of the Companies Ordinance, 1921, that a meeting of the creditors of Africana, Limited, will be held at the Company's Office, City House, Standard Street, Nairobi, on Tuesday, the 2nd day of July, 1929, at 10 o'clock in the forenoon, for the purposes provided for in the said section.

Notice is also hereby given that the creditors of the above-named Company are required on or before the 29th day of June, 1929, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their solicitors (if any) to Thos. C. Deas, Box 791, Nairobi, the liquidator of the Company, and, if so required by notice in writing from the said liquidator, are, by their solicitors, or personally, to come in to prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 5th day of June, 1929.

THOS C. DEAS,
Liquidator.

GENERAL NOTICE No. 748.

NOTICE.

MR. Lindsay Roy retired as Manager of Bullows and Roy, Limited, and also resigned his seat on the Board of Directors of that Company as from 31st May.

Nairobi,
4th June, 1929.

for Bullows and Roy, Limited,
H. GALLAND.

GENERAL NOTICE No. 749.

POWYSLAND B.E.A., LIMITED.

(IN LIQUIDATION).

NOTICE is hereby given that all persons having claims against the above Company are hereby required to lodge their claims with the undersigned on or before the 30th June, 1929.

Keringet, Molo,
1st June, 1929.

ERIC W. PARDOE,
Liquidator.

GENERAL NOTICE No 750.

NOTICE.

To all whom it may concern.

PLEASE take notice that pending my absence from the Colony and Protectorate of Kenya, I, Ibrahim Mulla Jeevanjee, of Nairobi, have appointed Bharadwaja Isherdass, also of Nairobi, to be my Attorney and Agent in the Colony and Protectorate of Kenya to represent me in all my business and affairs.

IBRAHIM MULLA JEEVANJEE.

GENERAL NOTICE No. 751.

NOTICE.

NOTICE is hereby given that the partnership existing between the undersigned was dissolved by mutual consent as and from the 1st day of June, 1929, and the business lately carried on under the name or style of Hargovind Joitaram & Co., was wound up. All persons having accounts with the said firm of Hargovind Joitaram & Co., should notify to the undersigned within two weeks from the date hereof as to the correctness or otherwise of their accounts, and in

the absence of such notification, and after the expiry of the said claim as to the correctness of the accounts will be entertained, and the accounts according to the books of the firm of Hargovind Joitaram & Co., will be received and paid.

Dated at Nairobi this 5th day of June, 1929.

Hargovind Joitaram & Co.,
HARGOVIND.

GENERAL NOTICE No. 752.

THE REGISTRATION OF TRADE MARKS
ORDINANCE.

APPLICATION No. 58/29.

LUX

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 goods included in Class 47, but not including illuminating, heating and lubricating oils, candles, and matches, or any goods of a like kind to any of these excluded goods, has been lodged by Lever Brothers, Limited, of Port Sunlight, Cheshire, England; Manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Wright and Bown, Advocates, 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.

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, sec. 26.)

Nairobi,
5th June, 1929.

B. STONE,
for Registrar of Trade Marks.

RATES OF SUBSCRIPTION TO OFFICIAL GAZETTE.

	Sh. cts.
For one year	25 00
„ six months	13 00
„ three months (excluding postage)	6 50
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All Notices and Advertisements by Private Advertisers may be tendered or sent direct by Post to the GOVERNMENT PRINTER, Nairobi, for insertion at the authorised rates of payment. The office hours are from 9 a.m. to 4 p.m., closing at 1 o'clock on Saturdays.

All Notices and Advertisements must be prepaid. To save delay Notices and Advertisements sent direct by Post should be accompanied by remittance.

Matter for publication should reach the GOVERNMENT PRINTER not later than 1 p.m. on the Saturday of the week before publication is desired.

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	Sh. cts.
For insertion in Official Gazette (column)	32 00
„ „ (half column)	16 00
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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).

Conference of Governors of the East African Dependencies, 1926.
Summary of Proceedings. Price: Shs. 2/50; Postage, Cts. 35.

Report of the Port Commission of Inquiry, 1925. (With map.)
Price: Shs. 5; Postage, Cts. 35.

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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.