



# THE OFFICIAL GAZETTE OF THE COLONY AND PROTECTORATE OF KENYA.

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Colony and Protectorate of Kenya

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## GOVERNMENT NOTICE No 626

## APPOINTMENTS

SIDNEY HERBERT FAZAN, to be District Commissioner, Kvambu District, Kikuyu Province, with effect from the 21st September, 1929

JOHN WILLIAM KYNASTON PEASE, to be District Commissioner, South Nyeri, Kikuyu Province, with effect from 20th September, 1929

## KENYA AND UGANDA RAILWAYS AND HARBOURS

EDWARD VAUGHAN JONES, Assistant District Traffic Superintendent, to be Acting District Traffic Superintendent, Kisumu, with effect from the 24th September, 1929

HAROLD PERCY ALLCHURCH, Assistant District Traffic Superintendent, to be Acting District Traffic Superintendent, Eldoret, with effect from the 22nd September, 1929

PRELIMINARY ORAL SWAHILI EXAMINATION  
PASS

CAPT J W PARTRIDGE, Chief Warden, Prisons Dept  
F MAPSDEN, Government Press

## LOWER STANDARD SWAHILI—PASS

† G R B BROWN, Administration

H A CARR do

E R DAVIES do

J H FLYNN do

† M W LOW do

W D NIGHTINGALE do

C P B NORMAN do

† W A PERREAU do

E R SHACKLETON do

G B STOOKE R N do

W G LECKIE, Agriculture

W O SUNMAN do

S BLOOMBERG, Customs

H J LE MARE do

MISS E J BANNISTER, Education

MISS A A BISS do

MRS D L BLATT-SCOTT do

MISS V E HOAR do

MISS G B KERBY do

MISS M MACDONALD do

## LOWER STANDARD SWAHILI—PASS—(contd)

MRS E MCKAY, Education

J TWELLS do

L E WHITEHOUSE do

W C WILSON do

DR T F ANDERSON, Medical

A C ARNOLD do

DR J ENZER do

DR A R ESLER do

DR R C C GARNHAM do

DR P MILNE do

† DR C R PHILIP do

DR M MICHAEL SHAW do

† DR C N TWING do

† H E WEAVER do

DR W WILKINSON do

CAPT B E HORTON, Military

LT R D NEVILLE do

LT A SIMPSON do

C A CHRISTIAN (oral only), Police

† K CLELAND, Police

D D MCGOWN, Police

† G F BALL, Post Office

† P G CARMICHAEL, Post Office

H C H JONES, Public Works

† Subject to passing the oral part of the examination

J E S MERRICK,  
for Colonial Secretary

## CORRIGENDA

General Notice No 732 of the 7th June, Schedule to Nakuru By-laws For "Sh 16" read "Sh 6"

## APPOINTMENTS

Government Notice No 604 (page 2044 of the Official Gazette, 1929) Appointments In the left-hand column, for "Resident Commissioner" read "District Commissioner" wherever occurring, and for "Trans Nzoia District" read "Uasin Gishu District"

# Colony and Protectorate of Kenya.

GOVERNMENT NOTICE No 627

## OBITUARY

HIS Excellency the Governor deeply regrets to announce the death on 28th August, 1929, of SHEIKH SEIF BIN SALIM, Lawah of Lamu, whose tenure of office during a period of 34 years was marked by loyal and distinguished services to all communities of Lamu, and to Government. By his death Government loses a very valued officer.

PROCLAMATION No 159

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 areas to be infected areas for the purposes of the said Diseases of Animals Ordinance —

#### RINDERPEST

The western half of each of Farms L R Nos 2459, 2460 and 4608, and the northern half of each of Farms L R Nos 4633, 2477 and 2479, Mr G Colville, P O Rumuruti, Laikipia District

The eastern half of Farm L R No 2459, and the southern half of Farm L R No 4633, Mr A Dykes, P O Rumuruti, Laikipia District

Farm L R No 3259, Mr F F Blatherwick, P O Rumuruti, Laikipia District

Farm L R No 6342, Mr Lennox, P O Rumuruti, Laikipia District

Farm L R No 2484, Mr G S Baker, P O Rumuruti, Laikipia District

Farm L R No 2482, Col R A Cunningham, P O Rumuruti, Laikipia District

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

That portion of Proclamation No 118, dated the 3rd day of July, 1929, declaring Farms L O Nos 68/R, 4970, 4971, 67, 91, 104, 62/1, 4968 and 63, Mambre Estate, Ruru, Kiambu District, that portion of Proclamation No 120, dated the 17th day of July, 1929, declaring Farm L O No 117, Oaklands Estate, P O Ruru, Kiambu District, to be infected areas (Rinderpest)

That portion of Proclamation No 52, dated the 20th day of February, 1929, declaring Farm L O No 5702/2, Mr Ken, Kipkabus, Uasin Gishu District, that portion of Proclamation No 120, dated the 17th day of July, 1929, declaring Farm L O No 5704, Mr W J Oates, P O Kipkabus, Uasin Gishu District, to be infected areas (Contagious Bovine Pleuropneumonia)

Given under my hand at Nairobi this 2nd day of October, 1929

H H BRASSEY EDWARDS,  
Chief Veterinary Officer

## GOVERNMENT NOTICE No 628

THE LOCAL GOVERNMENT (MUNICIPALITIES)  
ORDINANCE 1928

## RULES

IN EXERCISE of the powers conferred upon him by section 20 of the Local Government (Municipalities) Ordinance 1928, His Excellency the Governor has been pleased to make the following Rules —

1 These Rules may be cited as ' the Medical Officers of Health Rules, 1929 ' and shall apply to every Municipality established under the provisions of the Local Government (Municipalities) Ordinance, 1928 (hereinafter called " the Ordinance ")

2 Every medical officer of health appointed under the provisions of section 19 of the Ordinance, shall be deemed to be appointed subject to the following terms and conditions, anything to the contrary notwithstanding

- (1) Every person appointed as a medical officer of health by an Municipal Council or Board constituted under the Ordinance shall be a legally qualified medical practitioner registered as such under the medical acts of the United Kingdom and in addition shall be registered in the medical register of the United Kingdom as the holder of a diploma or certificate in sanitary science, public health or state medicine
- (2) When a vacancy in the office of medical officer of health of a Municipal Council or Board has occurred or is impending, the Town Clerk shall forthwith report the fact to the Commissioner for Local Government stating the cause of the vacancy or impending vacancy
- (3) The Council or Board shall, before appointing any medical officer of health under the Ordinance, submit to the Commissioner for Local Government for submission to the Governor a statement in such form and containing such particulars relating to the appointment as may from time to time be required or directed by the Governor, as soon as the approval of the Governor has been given to the proposals contained in the statement so submitted, shall proceed to the appointment of the medical officer of health accordingly
- (4) The Council or Board shall, before any such appointment is made under the Ordinance, cause to be inserted in some newspaper or newspapers circulating in the Municipality at least three months before the date on which it is proposed that the appointment shall be considered by the Council or Board, an advertisement specifying the Municipality for which the appointment is to be made together with the amount of salary proposed to be assigned
- (5) Every such appointment shall, within seven days after it is made, be reported by the Town Clerk to the Commissioner for Local Government

- (6) The Council or Board shall pay to every medical officer of health such salary as may from time to time be approved by the Governor provided that the Council or Board may, with the approval of the Governor, pay to any medical officer of health a reasonable gratuity on account of extraordinary services performed by him, or on account of unforeseen or special circumstances connected with his duties or the necessities of the area for which he is appointed
- (7) A medical officer of health shall be restricted from engaging in private practice as medical practitioner
- (8) A medical officer of health shall not be appointed for a limited period only but shall, subject to the provisions of Section 42 of the Ordinance, continue to hold office until he resigns or is removed by the Governor or by the Council or Board with the consent of the Governor and not otherwise provided that he may be appointed subject to such period of probation and to retirement at such age as the Council or Board with the consent of the Governor may prescribe
- (9) The Council or Board may at their discretion suspend any medical officer of health from the discharge of his duties and shall in the case of every such suspension forthwith report the same, together with the cause thereof to the Commissioner for Local Government, who shall submit the case to the Governor. An officer so suspended shall, unless and until such suspension is confirmed, be allowed to receive such proportion of the salary of his office, not being less than one-half, as the Council or Board may, with the approval of the Commissioner for Local Government, think fit. If the Governor directs that such suspension shall determine the officer shall forthwith resume the performance of his duties and shall be entitled to the full amount of salary which he would have received if he had not been suspended
- (10) Where any change in the extent of the area of any medical officer of health or in his duties or salary is deemed necessary by the Governor or by the Council or Board with the approval of the Governor, and he declines to acquiesce therein the Council or Board may with the consent of the Governor but not otherwise and after six months' notice in writing signed by the Town Clerk, given to the officer, determine his office
- (11) A medical officer of health shall not be appointed who does not, as one of the terms of his engagement, agree to give at least six months' prior notice before resigning his office or to forfeit such sum as may be agreed upon at the date of his appointment as liquidated damage

- (12) A medical officer of health in respect of the Municipality for which he is appointed shall—
- (a) except when otherwise determined by the Governor, devote the whole of his time to the duties of his office,
  - (b) perform all the duties imposed on a medical officer of health by any statute and by any orders, regulations or directions from time to time made or given by the Governor, and by any by-laws or instructions of the Council or Board applicable to his office,
  - (c) on every Monday forward to the Commissioner for Local Government by post, a return, in such form as the Governor may from time to time require, of the number of cases of infectious disease notified to him during the week ended on the preceding Saturday night, and shall also forward at the same time a duplicate of the return to the medical officer or officers of health of the district or districts adjoining the Municipality for which he is appointed,
  - (d) as soon as practicable after the 31st day of December in each year make an annual report to the Council or Board up to the end of December on the sanitary circumstances, the sanitary administration and the vital statistics of the Municipality, containing in addition to any other matters upon which he may consider it desirable to report such information as may from time to time be required by the Governor, and shall transmit to the Commissioner for Local Government and to the medical officer or officers of health of the district or districts adjoining the Municipality, copies of such report,
  - (e) forthwith report to the Commissioner for Local Government any case of plague, cholera or smallpox or any serious outbreak of disease in the Municipality which may be notified to him or which may otherwise come or be brought to his knowledge and shall also notify the medical officer or officers of health of the district or districts adjoining the Municipality
- (13) Nothing in these Rules shall prevent the Council or Board from making, with the sanction of the Governor, and subject to such conditions as he may prescribe, a temporary arrangement for the performance of all or any of the duties of a medical officer of health and any person appointed by

virtue of such arrangement to perform these duties or any of them, shall subject to the terms of his appointment, have all the powers and liabilities of a duly appointed medical officer of health

By Command of His Excellency the Governor  
Nairobi,

This 30th day of September, 1929

H M -M MOORE,  
*Colonial Secretary*

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GOVERNMENT NOTICE No 629

THE LOCAL GOVERNMENT (MUNICIPALITIES)  
ORDINANCE, 1928

RULES

IN EXERCISE of the powers conferred upon him by section 20 of the Local Government (Municipalities) Ordinance, 1928, His Excellency the Governor has been pleased to make the following Rules —

1 These Rules may be cited as “ the Sanitary Inspectors Rules, 1929 ” and shall apply to every Municipality established under the provisions of the Local Government (Municipalities) Ordinance, 1928

2 Every sanitary inspector appointed under the provisions of section 19 of the Local Government (Municipalities) Ordinance, 1928, shall be deemed to be appointed subject to the following terms and conditions, anything to the contrary notwithstanding

- (1) A person shall not be qualified to be appointed as a sanitary inspector by a Municipal Council or a Municipal Board constituted under the Ordinance unless he is the holder of a certificate of the Royal Sanitary Institute or of the Sanitary Inspector's Examination Board and any person appointed as a chief sanitary inspector shall in addition possess the certificate of the Royal Sanitary Institute as an Inspector of Meat and Other Foods
- (2) The provisions of paragraphs (2) to (7) and (9) to (11) inclusive and of paragraph (13) of Rule 2 of the Rules applying to the appointment of medical officers of health shall apply in the case of sanitary inspectors with the necessary modifications provided that where more than one sanitary inspector is appointed by the Council or Board, and one of them is appointed as a chief sanitary inspector, the provisions of paragraph (8) of Rule 2 thereof shall apply to the chief sanitary inspector as determined by the Council or Board
- (3) Every sanitary inspector other than a chief sanitary inspector as defined in the last preceding paragraph shall be appointed for a specified term and on the expiration of that term, unless the Council or Board not less than six months before the expiration of the term by resolution otherwise determines and gives notice to him accordingly, shall subject to the provisions of section 42 of the Ordinance, be ap-

pointed for such further period as may be mutually agreed upon subject to such notice as aforesaid until he resigns or is removed by the Governor or by the Council or Board with the consent of the Governor

(4) A sanitary inspector as regards the Municipality or part of the Municipality for which he is appointed shall—

- (a) perform under the general direction of the medical officer of health all the duties imposed on a sanitary inspector by statute and by orders, regulations, and by-laws for the time being in force lawfully made by the Council or Board or by the Governor, and observe and execute any directions or instructions of the Council or Board or by the Governor applicable to his office,
- (b) by inspection of his district both systematically and at intervals as occasion requires, keep himself informed of the sanitary circumstances of the district and in respect of nuisances therein that require abatement,
- (c) report to the Council or Board any noxious or offensive businesses, trades or manufactories established within his district, and the breach or non-observance of any by-laws or regulations made in respect thereof,
- (d) report to the local authority any damage done to any works of water supply, or other works belonging to them, and also any case of wilful or negligent waste of water supplied by them, or any fouling by filth or otherwise of water intended to be used for domestic purposes,
- (e) from time to time, and forthwith upon complaint, visit and inspect the shops and places kept or used for the preparation or sale of any articles of food to which the provisions of the statutes and regulations in that behalf apply, and examine any article of food therein, and take such proceedings as may be necessary provided that in any case of doubt arising under this rule, he shall report the matter to the medical officer of health, with a view to obtaining his instructions thereon,
- (f) give immediate notice to the medical officer of health of the occurrence within his district of any infectious or epidemic disease or other serious outbreak of illness, and whenever it appears to him that the intervention of such officer is necessary in consequence of the existence of any nuisance injurious to health, or of any overcrowding in a house or of any other conditions affecting the health of the district, forthwith inform the medical officer of health thereof,
- (g) if directed by the medical officer of health to do so, remove, or superintend the removal of, patients suffering from infectious disease to an infectious diseases hospital, and perform or superintend the work of disinfection after the occurrence of cases of infectious disease,



- (h) enter from day to day, in a book or on separate sheets or cards provided by the Council or Board, particulars of his inspections and the action taken by him in the execution of his duties,
- (i) at all reasonable times, when applied to by the medical officer of health produce to him his books, and render to him such information as he may be able to furnish with respect to any matter to which the duties of a sanitary inspector relate,
- (j) as soon as practicable after the 31st day of December in each year furnish the medical officer of health with a tabular statement containing (1) the number and nature of inspections made by him during the year, (2) the number of notices served during the year, (3) the result of the service of such notices, (4) such other particulars as may be required from time to time

By Command of His Excellency the Governor

Nairobi,

This 30th day of September, 1929

H M -M MOORE,  
*Colonial Secretary*

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GOVERNMENT NOTICE No 630

THE KENYA AND UGANDA RAILWAYS AND  
HARBOURS EUROPEAN OFFICERS' PENSIONS  
REGULATIONS

REGULATIONS

IN EXERCISE of the powers conferred upon him by article 7 (c) of the Kenya and Uganda (Transport) Orders in Council, 1925 and 1927 His Excellency the High Commissioner for Transport has been pleased to make the following Regulations —

1 These Regulations may be cited as ' the Kenya and Uganda Railways and Harbours European Officers' Pensions Regulations, 1929,' and shall be read as one with the Kenya and Uganda Railway European Officers' Pensions Regulations dated the 22nd day of July, 1927 (hereinafter referred to as " the Principal Regulations ")

2 Wherever the words " Kenya and Uganda Railway European Officers' Pensions Regulations " appear in the Principal Regulations, there shall be substituted therefor the words " the Kenya and Uganda Railways and Harbours European Officers' Pensions Regulations "

3 Wherever the words " Kenya and Uganda Railway " appear in the Principal Regulations there shall be substituted therefor the words " Kenya and Uganda Railways and Harbours "

4 The Schedule to Part II of the Principal Regulations is hereby cancelled and the following substituted therefor —

## SCHEDULE

(REGULATION 34 )

Colony and Protectorate of Kenya  
Uganda Protectorate  
Nyasaland Protectorate  
Zanzibar Protectorate  
Somaliland Protectorate  
Tanganyika Territory  
Sierra Leone  
Gold Coast  
Gambia  
Nigeria  
Northern Rhodesia  
Federated Malay States  
Jamaica  
Straits Settlements  
Union of South Africa  
Great Britain

By Command of His Excellency the High Commissioner  
for Transport

Nairobi,

31d October, 1929

C W G WALKER,  
*Secretary to the High Commissioner*

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## GOVERNMENT NOTICE NO 631

## CONFIRMATION OF ORDINANCE

THE Secretary of State for the Colonies has been pleased to notify that His Majesty's power of disallowance will not be exercised with respect to the undermentioned Ordinance (No 4 of 1929) —

“ AN ORDINANCE TO AMEND THE NON-NATIVE POLL  
TAX ORDINANCE ”

By Command of His Excellency the Governor

Nairobi,

Dated this 4th day of October, 1929

A de V WADE,  
*for Colonial Secretary*

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## GOVERNMENT NOTICE No 632

## CONFIRMATION OF ORDINANCE

THE Secretary of State for the Colonies has been pleased to notify that His Majesty's power of disallowance will not be exercised with respect to the undermentioned Ordinance (No 10 of 1929) —

“ AN ORDINANCE TO PROVIDE FOR THE APPOINTMENT,  
ORGANISATION AND DISCIPLINE OF TRIBAL  
POLICE ”

By Command of His Excellency the Governor

Nairobi,

Dated this 4th day of October 1929

A de V WADE,  
*for Colonial Secretary*

## GOVERNMENT NOTICE No 633

## CONFIRMATION OF ORDINANCE

THE Secretary of State for the Colonies has been pleased to notify that His Majesty's power of disallowance will not be exercised with respect to the undermentioned Ordinance (No 11 of 1929) —

“ AN ORDINANCE TO PROVIDE FOR THE REGISTRATION  
OF DOMESTIC SERVANTS ”

By Command of His Excellency the Governor

Nairobi,

This 5th day of October, 1929

H G ELPHINSTONE,  
*for Colonial Secretary*

## GOVERNMENT NOTICE No 634

## THE JUSTICES OF THE PEACE ORDINANCE

## APPOINTMENT

IN PURSUANCE of the powers conferred upon me by section 2 of the Justices of the Peace Ordinance (Chapter 21 of the Revised Edition), I, Edward William Macleay Grigg, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Companion of the Distinguished Service Order, upon whom His Majesty has conferred the decoration of the Military Cross Lieutenant-Colonel in His Majesty's Army (retired), Governor and Commander-in-Chief of the Colony and Protectorate of Kenya, do hereby appoint—

W A C BOUWER, Esq ,

to be a Justice of the Peace for the Ravine District

Given under my hand and the Official Seal this 30th day of September, 1929

EDWARD GRIGG,  
*Governor*

## GOVERNMENT NOTICE No 635

SCHEME TO ADVANCE MONEY TO EUROPEAN  
CIVIL SERVANTS TO ENABLE THEM TO BUILD  
THEIR OWN HOUSES

## NOTICE

A Scheme, as under, is published for the information of European officials on the permanent and pensionable staff of the Colony

Nairobi,

This 5th day of October, 1929

J E S MERRICK,  
*for Colonial Secretary*

## COLONY AND PROTECTORATE OF KENYA

A SCHEME TO ADVANCE MONEY TO EUROPEAN  
CIVIL SERVANTS TO ENABLE THEM TO BUILD  
THEIR OWN HOUSES

1 The Scheme will be administered by a Board, of Board which the following shall be members —

Treasurer (Chairman)

Commissioner for Local Government, Lands and Settlement

Director of Public Works

Two unofficial members, of whom one shall be a Member of Legislative Council

A member of the General Council of the European Civil Servants Association

Suitable arrangements will be made between the Board and various Government Departments to provide the necessary legal, accounting, valuation, and secretarial services required

2 The necessary funds will be put at the disposal of the Board by Government to enable them to make advances **Funds**

3 Only European officials on the permanent and pensionable staff of the Colony shall be eligible for acceptance to participate in the Scheme **Limits of the Scheme**

The Scheme will be for houses to be built within a ten-mile radius of Nairobi House, but it shall be at the discretion of the Board to extend it beyond that limit in exceptional cases and to other centres under such conditions as it may see fit to impose. The Scheme will be open for applications for a period of two years only from the date on which it is brought into operation

4 Any European official eligible for and desirous of participating in the Scheme may make application on the form prescribed in the accompanying Schedule, addressed to the Board, and shall give on such form such information as to the applicant's *bona fides* as the Board may deem necessary **Applications to be on a prescribed form**

Applicants  
accepted by  
Board as  
participants

5 The Board shall consider each application and if they are satisfied that the applicant on account of his duties now or in the future, or for other good cause, has reasonable grounds for owning a house under the Scheme he may be accepted by them as a participant in the Scheme

Allocation of  
sites to  
accepted  
participants

6 Any European official who shall have made application to the Board and who shall have been accepted by the Board as a participant in the Scheme shall, if he desires, be granted (on terms hereinafter provided) a building site of Crown land within a radius of ten miles of Nairobi House (or at any other centres subject to such conditions as the Board may impose), the allocation being made on the system adopted in connection with the Soldier Settlement Scheme, together with the building conditions attached thereto. A Schedule of the land available for the Scheme will be prepared by the Commissioner of Lands. In this Schedule plots will be of varying sizes and will be divided into standardized zones. The sizes of the individual plots of Crown land shall be determined by the same method and by the same authority as they would be if they were auctioned. An accepted participant may put up all or any part of the capital required either for the purchase of land or erection of the building.

Alienation  
of sites

7 Sites shall be alienated to participants for a term of 99 years, and participants shall pay for same as follows —

Twenty per cent cash of fair capital value. The fair capital values of plots, for the purposes of this Scheme, in Nairobi and its environs, shall be determined by a Board consisting of the Surveyor General, a representative of the Nairobi Municipality, and a representative of the Nairobi Town Planning Authority. In the case of townships other than Nairobi, and their environs, the fair capital value shall be determined by a Board consisting of the Surveyor General or his representative, and two members of a local body, or local bodies, as the Governor may appoint.

Six per cent per annum on remaining eighty per cent of capital value for the term of 99 years.

A participant having been allotted a plot, the lease of such plot shall be granted him on his building plans and specification being approved by the Board and on his passing a mortgage or charge deed to the Government in respect of such lease.

Other  
conditions of  
alienation

8 These shall be such as would be stipulated by the Commissioner of Lands in the case of ordinary alienation to the public.

9 In the event of an eligible official desiring to purchase a plot of land or building or both in private ownership, he may be accepted by the Board as a participant under this Scheme.

Each par-  
ticipant only  
one site

10 Except with the express permission of the Board, each participant shall have only one site alienated to him by the Board throughout his service.

Mortgage  
deeds

11 All mortgage or charge deeds shall be approved by the Attorney General.

12 The site having been allotted to the participator he shall within four months from the date of allotment, or within such further time as may be allowed at the discretion of the Board, submit to the Board for their approval plans and specifications (in sufficient detail as the Board may deem necessary) of the house he proposes to build. The Board shall then inform the participator if they approve or otherwise of the plans and specifications. If they do not, then the participator shall so amend them until they meet with the approval of the Board. On the plans and specifications being approved, the participator shall be informed what value the Board will place on his property (including the land) when the house has been completed in accordance with said plans and specifications. Actual alienations will not be made until plans and specifications are approved. Standard types of plans and specifications will be exhibited to participators upon application to the Director of Public Works.

Submission of plans and specifications of houses to be built and valuation to be placed on same

13 The mortgage or charge deeds having been signed the Board will make advances on account to the participator as the building work proceeds and at such intervals as they deem reasonable. Such advances to be made at the discretion of the Board only up to ninety per cent of the value in their opinion of the building work done at the time of each advance on account.

Advances as work proceeds

14 On the building being completed and ready for occupation to the Board's satisfaction in accordance with the plans and specifications approved, the balance of the advance up to the full value (including land) placed by the Board on the property, plus the premium on the Mortgage Policy, shall be paid to the participator. The Board may approve plans which provide for an extension of accommodation, and a further advance may be granted in such cases when the officer rises in grade, provided that the total amount is repaid within the original period of repayment. The amount to be advanced will be at the discretion of the Board, provided that the maximum advance shall in no case exceed £3,000 and that for officers drawing salaries of—

Completion of advances

£300—£400 the maximum advance shall be £1,000

£400—£600 the maximum advance shall be £1,200

15 Interest at the Land Bank rate (or at six-and-a-half per cent if a Land Bank is not established) shall be payable by the participator on advances on account up to the date when the balance to make the total is paid over to the participator, but during this interim time no repayments of capital shall be made.

Interest on interim advances

Provided that if a Land Bank is established any payment or payments of interest which may have been made prior to the establishment of the Land Bank shall be subject to adjustment by the repayment to the participator of the difference between the amounts actually paid by the participator and the amounts which would have been paid by him if all payments had been made at the Land Bank rate.

16 From the first day of the month following the date on which the complete advance has been made, interest at the Land Bank rate (or six-and-a-half per cent if a Land Bank is not established) shall be charged. Such advance and interest shall be repayable by equal monthly instalments by

Repayments of principal and interest

deduction from pay, either over a five-year, a ten-year, or fifteen-year period, as the participator may have elected at the time of executing the mortgage or charge deed, which deed shall contain a schedule showing principal outstanding after each monthly payment, and the amounts of principal and interest repayments respectively included in each monthly repayment

Repayments  
during leave

17 Repayments to continue monthly during leave by deductions from salary

Repayment of  
outstanding  
principal may  
be made at  
any time

18 Participators shall be at liberty at any time to pay off outstanding principal together with interest accrued

Mortgage  
Insurance  
Policy

19 If any participator elects to **take up** with any approved Insurance Company, a single premium Mortgage Insurance Policy ensuring that such Insurance Company will, in the event of the death of the participator, pay to the Government the principal outstanding at the time of death (including any principal outstanding on the money lent for the single premium) then, in any such case, the Board will, on the policy being handed to them, advance to the participator in addition to the money to be advanced under paragraphs 13 and 14 hereof the amount of the single premium paid by the participator to the Insurance Company, and such advance shall be repayable as to principal and interest as provided for repayment for the complete advance for building as laid down in paragraphs 16, 17 and 18

Fire  
Insurance

20 Every participator shall insure the property, for which the advance is made, against fire, in favour of the participator and Government, in an Insurance Company approved by the Board, for not less than the total sum advanced on the property. In the event of the participator failing to insure in the above manner, or to renew the premium when it falls due, Government may effect the required insurance and recover the amount of the premium from the participator by deduction from salary or pension, as the case may be

Valuations

21 Valuations for the purpose of making interim advances during construction, and completion reports signifying that the work has been completed in accordance with the plans and specifications approved, may be accepted by the Board at their discretion from any persons deemed qualified by the Board to make valuations. The participator shall pay any fees chargeable therefor, but the Board shall not be bound to accept any such valuations or completion reports and shall have the right to cause any such to be made by its own officers as it thinks fit

22 In the case of any official accepted by the Board as a participator who owns a house, which he started to build or acquired subsequent to the 1st June, 1926, and on which there exists a mortgage or charge, the Board may at their discretion advance him a sum of money thereon not being greater than the amount needed to pay off any existing mortgages or charges, provided that such advance is not more than, in the opinion of the Board, is the value of the property on which the advance by the Board is to be made, and the participator lodges with the Board the deeds of such property and enters into a proper mortgage or charge deed with the

Board The repayments in such cases and all other matters in relation to the same shall be dealt with in accordance with the conditions laid down herein for other participators under this Scheme, so far as such conditions apply

23 In the event of any participator dying before the outstanding principal is paid off then in any such case the deceased participator's heirs or executors may, if they wish, repay to Government the outstanding principal together with interest accrued and not paid at the date of repayment (providing they do so within one year of the death), when the property shall pass completely to such heirs or executors, and if not, then the property shall be valued by the Director of Public Works and taken over by the Government at such valuation, the Government paying over therefor to the participator's estate the difference between such valuation and the amount of the principal and interest outstanding at the time

Death of a  
participator

Notwithstanding the provisions as laid down in this paragraph, if the Board for any reason deem it reasonable they may at their discretion permit the heirs or executors to become participators and allow them to continue making monthly repayments of principal and interest until the outstanding advance is completely paid off

24 In the event of the retirement discontinuance of service of a participator, or dismissal from the service of any participator without pension then in any such case the participator may, if he wishes repay to Government the outstanding principal together with interest accrued and not paid at the date of repayment (providing he does so within one year of leaving the service) and if not, then the property shall be valued by the Director of Public Works at a fair market value and taken over by Government at such valuation, the Government paying over to the participator the difference between such valuation and the amount of the principal and interest outstanding at the time Participators retiring on pension will be allowed to continue repayments after retirement by deductions from their pensions if they so desire

Discontinuance  
of service or  
dismissal of  
participator

25 No participator shall without the permission of the Board be allowed to sell his house within three years of taking up his complete advance After three years he shall be at liberty to sell his house at his own discretion, but in either case the outstanding principal and interest at the time of sale must be paid back to Government when the sale takes place so releasing the property from the Government mortgage

Sale of  
properties

26 The Board may at their discretion permit a participator to sell his house to any other official eligible to participate in the scheme and accepted by the Board provided the vendee takes over all the commitments of the vendor in this matter

Transfer of  
property to  
other officials  
eligible

27 Participators having once entered the Scheme and having completed the building of the house will not be provided with a house by Government when stationed in Nairobi, or at such other centre as may have been approved in individual cases, but will only be able to draw house allowance in lieu

Participators  
to have no  
right to  
Government  
housing

28 For participators in this Scheme house allowance shall not be less than the existing rate at the time they entered the Scheme, provided that the Government reserve

House  
allowance



to themselves the right to introduce a scheme, in keeping with the conditions contained in this clause, for the consolidation of house allowance and salary applicable to the whole service including participants in the building scheme

### SCHEDULE

#### FORM OF APPLICATION FOR AN ADVANCE

To

*The Secretary,*

*The European Civil Servants Building Scheme Board,*

*The Treasury, Nairobi*

I hereby apply for permission to participate in the above-mentioned Scheme, and in accordance with the requirements of the Board submit the following details —

Name

Appointment

Department

Scale of salary

Actual salary

Land desired <sup>(1)</sup>—

Situation

Plot No

Area

Estimated cost <sup>(2)</sup>—

Land

Buildings

Advance required <sup>(2)</sup>—

Land

Buildings

Encumbrances (if any)

Period of repayment

*Signature*

*Date*

(1) State whether Crown land or otherwise. If the former, a second choice should be quoted in case the first is not available

(2) Approximate figures may be given if full details are not available

## GOVERNMENT NOTICE No 636

A SCHEME TO ADVANCE MONEY TO EUROPEAN  
CIVIL SERVANTS TO ENABLE THEM TO BUILD  
THEIR OWN HOUSES

## APPOINTMENT OF BOARD

IT IS HEREBY notified that His Excellency the Governor has been pleased to appoint the following gentlemen as unofficial members of the Board constituted under Government Notice No 635 of the 5th October, 1929 —

Capt the Hon H E Schwartz, M L C

T A Wood, Esq, C M G, M B E,

and has been pleased to appoint the undermentioned member of the General Council of the European Civil Servants Association as a member of the Board —

A Walter, Esq (and, pending Mr Walter's return to the Colony, H G Milstead, Esq)

2 Further, it is hereby notified that the Scheme published under Government Notice No 635 of the 5th October, 1929, shall come into operation on the 15th day of October, 1929

3 Pending the preparation of the Schedule of land available, referred to in paragraph 6 of the Scheme, applications may be submitted on the prescribed form to the Secretary of the Board, at the Treasury, Nairobi, by such applicants as do not require the alienation of sites to them by Government

Nairobi,

This 5th day of October 1929

J E S MERRICK,  
*for Colonial Secretary*

## GOVERNMENT NOTICE No 637

## THE PUBLIC HEALTH ORDINANCE

## THE PUBLIC HEALTH (MILK AND DAIRIES) RULES

## NOTICE

IN EXERCISE of the powers conferred upon him by Rule 2 of the Public Health (Milk and Dairies) Rules (Chapter 124 of the Revised Subsidiary Legislation), His Excellency the Governor has been pleased to declare that on and after the 1st day of January, 1930, the aforesaid Rules as amended by the Public Health (Milk and Dairies) (Amendment) Rules, 1927, shall apply to the whole of the Municipality of Nairobi established under the provisions of the Local Government (Municipalities) Ordinance, 1928

By Command of His Excellency the Governor

Nairobi,

This 2nd day of October, 1929

H M -M MOORE,  
*Colonial Secretary*

## GOVERNMENT NOTICE No 638

THE NATIVE AUTHORITY ORDINANCE,  
1912

The subjoined list of Official Headmen duly appointed under the provisions of the Native Authority Ordinance, 1912, and holding office on 1st January, 1929, is published for general information

Nairobi,

12th September, 1929

G V MAXWELL,  
*Chief Native Commissioner*

## SCHEDULE

Name	Area or Location
------	------------------

## NYANZA PROVINCE

## NORTH KAVIRONDO DISTRICT

Mumia s/o Shiundu	Wanga
Osundwa s/o Shitechi	Wanga
Sudi s/o Namanjanja	S Kitosh
Murunga s/o Shiundu	N Kitosh
Mulama s/o Shiundu	Maramma
Mutsembi s/o Nduku	Watsotso
Papando s/o Luthomia	Mukulu
Osore s/o Chivini	E Kakamega
Milimu s/o Marenva	W Kakamega
Mwanza s/o Chimongen	Kabras
Amian s/o Mwambi	S Tinku
Mnubi s/o Amuyunzu	S Maragoli
Odunga s/o Amuyunzu	N Maragoli
Ndombi s/o Tabasi	Kakalewa
Were s/o Shiundu	Waholo
Oduya s/o Ndubi	Marach
Hezekiah s/o Okwara	Uhavo

## CENTRAL KAVIRONDO DISTRICT

Ngonga s/o Odima	Alego
D Odindo s/o Adhola	Asembo
Ogada s/o Odera	N Gem
Ndeda s/o Imbinda	S Gem
Oguto s/o Ogoma	Kadumu
Awuoi s/o Midigo	Kajulu
Amimo s/o Ochieng	W Kano
Owili s/o Adtembo	E Kano
J Ouko s/o Okore	Kisumu
Opio s/o Hanvala	Nyakatch
Chweya s/o Amagongo	Nyangori (S Tinku)
J Arau s/o Onudi	Sagam
E Bonyo s/o Ogada (6 months probation)	Sakwa
Makudi s/o Nymwandha	Samia
S Auta s/o Oui (6 months probation)	Scme
Mganda s/o Okwako	N Ugenya
Ndonji s/o Mugenya	S Ugenya
Okungu s/o Otumba	Uyoni

## SOUTH KAVIRONDO DISTRICT

Nzungu s/o Angweni	Kitutu (including Nyaribari)
Onere s/o Achuka	Bassi
Obiero s/o Nyachiro	N Mugirango
Obutu s/o Ongoncho	S Mugirango
Murira s/o Bosire	Mukeseru

Name	Area or Location
Barongo s/o Obiri	Wanjare
Onyancha s/o Onyango	Majauge
Okelo s/o Ager	Gem
Mino s/o Mabarara	Gwassu
Ondisi s/o Okoth	Kabondo
Ondiek s/o Oyietu	Kabwai
Ngome s/o Nyangori	Kadem
Ongoro s/o Agwatu	Kabwoch
Ofuo s/o Ngoje	Kamagumbo
Isak Ogoma s/o Wanga	Kaniadi
Adung s/o Oswago	Kasigunga
Pundo s/o Agola	Kandiadoto
Kawiza s/o Ongudi	Kiamkago
Ogutu s/o Gor	Kaniamwa
Okoth s/o Ougo	Karachwonyo
Obonyo s/o Okumu	Kochia
Ouma s/o Okwaro	Mfangwano
Obewa s/o Simba	Mumbo
Orore s/o Odudo	Mohoru
Onyonyi s/o Ongoro	Rusinga
Thuan s/o Anyona	Sakwa
Maucha s/o Chacha	Suna
Matoki s/o Karumbu	Ukiri
Nyakimoi s/o Makou	Uregi
Makanga s/o Siue	Utende
Udundo s/o Abanga	Kaksingiri
Chacha s/o Osinda	Nyabassi

## KERICHO DISTRICT

Chuma arap Borgochut	1
Cherengeti arap Cheruyet	2 and 4
Chuma arap Kitchwen	3
Terongee arap Tiptugon	5
Kipketer arap Siritiet	6 and 8
Arvasa arap Chemtau	7
Melelu arap Tegutwa	9
Ezekiel arap Rereni	10
Chemutu arap Kano	11
Kobiro arap Temuren	12
Maina arap Kapkesum	13
Kiblangat arap Magiche	14
Kimurwe arap Kiseumbo	15
Chuma arap Kuuu	16
Chuma arap Temugeh	17

## NANDI DISTRICT

Kipsang arap Kiboit	1
Kiblamai arap Chemoi	2
Kohindi arap Buiwa	3
Kipkerich arap Koko	4
Kirua arap Chemoigut	5
Maritim arap Kitongo	6
Kipserem arap Chepkien	7
Malaiso arap Chemoigut	8
Kiblamai arap Tego	9
Kimitei arap Rotich	10
Kimuge arap Kibiwot	11
Kipchorge arap Legat	12
Kimongon arap Kibessir	13
Kipkoin arap Kimahil	14
Kipkoia arap Kessio	15
Kimeng arap Cheptum	16
Kichwen arap Tulil	17
Kipkilel arap Saus	18
Kimurungur arap Chepkem	19
Kipsambo arap Kosabe	20
Chemwok arap Maritim	21
Kirwa arap Saini	22
Chepsiror arap Chepkilot	23
Kiptalam arap Kogo	24
Kipkoske arap Rono	25
Kuongor arap Lem	26

Name	Area or Location
KIKUYU PROVINCE	
KIAMBU DISTRICT	
DAGORETTI	
Kinyanjui wa Gathirimu	Riruta
Philip Karanja James	Dagoretti
Josiah Njonjo wa Mugane	Kabete and Kanyariri
Mukoma wa Njiriri	Limuru
Ng'ang'a wa Kimonda	Lari
Kihiko wa Ngware	Muguga
Gatoru wa Ndahira	Karura
KIAMBU	
Wand'e wa Karuga	Kiambu
Mimi wa Richu	Ting'ang'a
Koinange wa Mbiyu	Upper Kiambu
Waruhu wa King'u	Ruri and Riuki
Waweru wa Mahui	Kibicho
Remungi wa Gachema	Mugutha
Gathingwa wa Raruru	Githiga
MUKINYI	
Muhoho wa Gathecha	Katuramaru
Kibathi wa Gitange	Ngenda
Kiranga wa Githua	Mangu
Wairima wa Muriba	Makwa
Gachango wa Kinene	Upper Mangu
Gakuo wa Runana	Matara
Mukui wa Kimata	Ndarugu
FORT HALL DISTRICT	
Muchui wa Kituka	A1
Njiri wa Karanja	A3
Gathagu wa Ngugi	A4
Karanja wa Kibarabara	A5
Gachanja wa Mokabi	A6
Waichigo wa Njuguna	A7
Kimani wa Kirugumi	A8
Njuguna wa Ngaru	A9
Kimani wa Thuo	A10
Reuben Wanjihia wa Kachau	A12
Kagutha wa Ithume	A13
Kimatu wa Wangai	A14
Kimani wa Thuku	A15
Kimani wa Njuma	B1
Gichimu wa Kiurura	B2
Muriranga wa Mureithi	B3 and 4
Muthaa wa Kigwa	B6
Jacob Muchiri wa Makari	B7
Gachanja wa Marika	B8
Kibirio wa Kithuki	B9
Ndamayu wa Mathia	B10
Kanyuokie wa Mugo	B11
Kimotho wa Kunia	B12
Njoioge wa Kimani	B13
Wakomo wa Mutheni	B14
Michuki wa Kagwe	B15
Gichiku wa Kaiuri	B16
Njakwe wa Kegunyo	B17
Kigwane wa Kamono	B18
Karanja wa Chege	B19
Wambu wa Gakuru	B20
Githua wa Kimiti	B21
Munyoroko wa Ndurwa	B22
Muraya wa Muthaka	B23
SOUTH NYERI DISTRICT	
<i>Senior Headman</i> —Wambugu wa Mathangani	
Ndiuni wa Muiathini	North Teteu
Kigano wa Nguku	" "

Name	Area or Location
Wandiga wa Wanguya	North Teteu
Nderi wa Wangombe	" "
Ngatunyi wa Wanjohi	" "
Matu wa Munyoro	" "
Muturi wa Gaita	South Teteu
Njaria wa Mutahi	" "
Muna wa Muraihu	" "
Wagura wa Kaguongo	Othaya
Stephano Kibira	"
Njagge wa Munge	"
<i>Senior Headman</i> —Murigo wa Irimu	Mathira
Gideon wa Githu	"
Kogi wa Munyingi	"
Kareithi wa Kamweti	"
Kagagi wa Machiri	"
Minjire wa Chira	"
Njage wa Muya	Ndia
Rurunga wa Kirunyu	"
Nguru wa Kirunyu	"
Kagai wa Githegi	"
Njegga wa Kioko	"
Kuruga wa Michiri	"
Maringa wa Gachoki	"
Karinga wa Ruriera	"
Warurie wa Kamutu	"
Philipo wa Gichohi	"
Manguyu wa Thigingi	"
George wa Magondi	"
Nduruchi wa Muge	Kichugu
Gituru wa Kiarago	"
Chomba wa Kareithi	"
Ngochi wa Baragu	"
Kimwea wa Mwangau	"
Njagge wa Mbui	"
Ngondi wa Mbinga	"
Njagge wa Gachao	"
Nguru wa Githine	"
EMBU DISTRICT	
EMBU	
Kabuthi Kuthetura	Karuriri
Njagge Muthangatho	Ngandori
Murutatetu Furiga	Katuri
Mairani Ndathai	Murue
Muruangungu Kaviro	Kikuuri
Kakavi Katemanvaki	Nduri
Runyenji Mu'lobo	Kagaari
Nyaki Wameri	Gekui
Nthukwa Kinga	Njuri
MBERE	
Ngawa Mathiga	Mbita
Kombo Munyiri	Thagishu
Mushembi Nguruemoe	Kathungari
Njamburi Kibeshu	Ndurumori
Rumbia Ngotho	Nthawa
CHUKA	
Mutwa Nyaga	Magumoni
Njeru Muriungi	Mugirirwa
M'Ikutha M'Kabera	Kithangani
WIMBE	
M'Ncheru Njage	Egamurathi
Kiambati Kaibere	Kandungu
M'Njuma Muiiungia	Mugeru
M'Kiambati Kithindi	Kirumi
Mbogore Mwenda	Mutijua

Name	Area or Location
MERU DISTRICT	
IMFENDI	
M'Anampio wa Kbutu	Igoji
Kiuga wa Marara	Mutini
Kiuru Kikamata	Mbugeta
M'Kairu Kamuri	Igoji
M'Murichia Mabura	Muguene
Mhogore Kibore	Abuthugushi
M'Iringo Ngiria	Mwiringa Mieru
TIGANIA	
M Nguthari wa Kinaro	Athuana
M Ngararu Kamaru	Antu a Mburi
M Imathiu Kathina	Kiriene
M Turichio Kalaine	Igoji
IGEMBE	
Thananga Baitigwa	Njia
M Imaana Kitanda	Kitima
M Mugambi Ntuara	Maua
Baimunya Kararu	Akachio
THARAKA	
Ruto	Ililuma
	Ukichio D 1
	Ntugi
Clombocho	Mpunja
M'Kathenya	Kamurigi D 2
M'Minyore	Karandune
M'Mwathi	Kathunthine D 3
NDEROBO	
Samburu	Nderobo
UKAMBA PROVINCE	
MACHAKOS DISTRICT	
Musila Mukoma	Iveti
Musila Mbole	Mubuti
Kuti Nthiwa	Kangyndo
Wambua Nthiwa	Masi
Mwikya Ngengya	Mwala
Kyalo Muthukui	Matungulu
Kyuli Muka	Kiteta
Ndolo Mulei	Kisau
Mulinge Ngee	Kibauni
Kilungi Kieti	Kaumoni
Nzioko Ngile	Nzauwi
Nthenge Mukengwa	Mbitini
Kiamba Nthuki	Mukaa
Mulandi Labu	Kilungu
Syewa Nzau	Mbooni
Nzioka Mbithi	Kalama
Matundu Ndoti	Kikumbuliu
KITUI DISTRICT	
Katee wa Chuti	Changwithia
Mbula wa Nzoka	Nguni
Mwendwa wa Kitabi	Matinyani
Ileli wa Musau	Mutonguni
Mitau wa Kasau	Isangwa
Failu wa Nzanza	Mutitu
Mwaniki wa Muthengi	Mui
Ngomo wa Mweke	Endau
Itema wa Nzanga	Migwani
Kasina wa Ndoo	Nzauni
Mbunza wa Nthusi	Endui
Musiemi wa Muthoka	Nuu
Munyasia wa Ndata	Ukazzi
Mukwekwe wa Nguli	Ndatani

Name	Area or Location
Kimoro wa Nzao	Tseikuru
Mbiti wa Kibembe	Katse
Kitabi wa Nzanga	Kimangau
Karogwe wa Nguli	Musosia
Masila wa Siengo	Mivakoni
Kaiburu wa Paibui	Kasengogo
Mtukauma wa Nzoka	Kalundu
Mene wa Rubuasa	Kamatu
Joseph Ngonde wa Mutua	Mulango
Matu wa Msalili	Nzambani
Munyasia wa Ngao	Yatta
Nthoka wa Nduse	Zombe
Chalo wa Musaba	Ikanga
Musva wa Makau	Voo
Mutinda wa Nguluku	Mutha
Nzuki wa Muliki	Kanziku
Kithongo wa Ngumbao	Ikutha
TEITA DISTRICT	
Manvambo wa Mwandole	Ndara
Thomas Ngali	Mbale
Mwandango wa Nwandoe	Chawia
Masabo wa Mwanchanje	Bura
Mganga wa M'gwanga	Mwanda
Mwambui wa Markisenzi	Mbololo
Mwachoki wa Msami	Sagalla
Kizaka Mwangojilo	Mwatate
Lesareyo Warisanga	Taveta (1)
Simba Lemu	Taveta (2)
NAIROBI DISTRICT	
Juma bin Mbwana	Pangani and Pumwani Villages, Nairobi
COAST PROVINCE	
KILIFI DISTRICT	
MALINDI	
Simba bin Ahmed Omari	Ganda
Ngonyo wa Konzi	Goshi
Mkewa wa Gobwe	Garashi
Kaimbi wa Jeffa	Madunguni
Karunzi wa Kombe	Jilori
Kanzumba Rare	Chakama
Wimbi wa Baya	Bungale
Baani wa Mele	Marafa
Randu wa Kilumo	Magarini
KILIFI	
Unda wa Ngome	Mangea
Mkare wa Jeffa	Ganzi
Ruwa wa Hare	Sokoke
Gunga wa Baya	Kaya Fungo
Makange wa Nzau	Mariakani
Mweri wa Mangi	Kaloleni
Paulo Mwazuma	Ruruma
Ndoro wa Mwangiri	Kauma
Kahanga wa Matunge	Chonyi
Minyo wa Tititi	Jibana
Mazera wa Ruwa	Kanbe
Maishi wa Ndoro	Ribe
Thomas Mwalimu	Rabai
Mdigo wa Tabibu	Mtwapa
Mwalago bin Atman	Junju
Mtwana bin Uledi	Mavueni
Rashid bin Salim	Tezo
Ruwa wa Nzai	Ndigeria
DIGO DISTRICT	
Mohamed bin Nzai	Pongwe
Shehe bin Fumo	Wassin
Jecha bin Rengwa	Shirazi
Nassoro Mwangwaja	Kinondo or Digo East

Name	Area or Location
Gunda Mwavuno	Digo Umba
Rumbwa Sawasawa	Ndavya
Iukuni wa Ngana	Sambuu
Kidanga wa Mwarua	Kiliboli
Mbwana Mwachangoma	Shimba
Suleman Dzilali	Waa
Beji wa Mwazumba	Jomvu
Kavu wa Msembe	Kirazini
Mwarondo wa Rondo	Kibandaongo
Bakani Mwabore	Gwirani and Msambweni

## LAMU DISTRICT

Godobe Goda	Msanga (Gallas)
Pauwa bin Hamed	Mwazi
Debi Godani	Witu (Gallas)
Sibuu bin Ali	Vasi Asili
Jum Bilah	Tsanga (Swahili)
Ali bin Matiri	Kibokoni
Omer bin Abud	Hindi
Ibrahim bin Abdullah	Kiorgwe
Hamis Simfano	Pangani
Pembe Mbaruk	Membasasa
Cang ilacha	Satarei
Kombo Hamage	Iayana Sanava
Shariff bin Bwana Eitha	Tundwa
Abdulla bin Athman	Shella
Amini bin Musa	Vumbe
Hassan bin Mbarak	Itembee
Maksudi	Vaasi Kilimani
Abushni bin Bahuma	Mkokoni
Mohamed bin Mbwarahatibu	Matironi
Hamis bin Malao	Mvundeni
Mbwana bin Mote	Simambae
Athman bin Mbwarahaji	Mwambore
Tauz bin Abubakar	Matondoni
Mohamed Daud	Kipungani
Yusuf bin Sahale	Kibirikani

## TANA RIVER DISTRICT

Baisho Maru	A 1 Chira
Stephano Abagelei	A 2 Ngao
Mihonve Linge Oda	A 3 Salama
Gayove Heibu	A 4 Ndera
Salima Heibu	A 5 Ngwano
Magaoni Badiya	A 6 Kingangomba
Thatho Bahola	A 7 Ndura
Mohamed Abio	A 8 Zubaki
Omani Guyo	A 9 Malalulu
Abarea Rede	B 1 Kurawa
Guyo Digo	B 2 Bilisa
Guyo Abajila	B 3 Hola

## KILIO PROVINCE

## WEST SUK DISTRICT

Lotukomai s/o Woi	Masol
Moi ben s/o Lotiolo	Cheptulel
Lokemera s/o Tana	Lomut
Anaubet s/o Tamakuru	Wei Wei
Moi ben s/o Lotochom	Mwina
Daimoi s/o Lokwara	Maerich
Loduk s/o Atajale	Batei
Chepioko s/o Lenyamoi	Kipkomo
Kilatan s/o Sialuk	Mnageri
Loliwale s/o Koi luk	Riwa (Bonyo)
Akasile s/o Yelele	Kubakou
Lopelupot s/o Kokwa	Tarrakit
Lochemoi s/o Pochok	Ramai
Mnosio s/o Tegechum	Sckerr
Rimanvang s/o Rionokol	Sook
Lopctule s/o Akiale	Sapini

Name	Area or Location
BARINGO DISTRICT	
SOUTH TUKEN	
Lakwait a Kibet	East and West Lembus
Bundotich a Mundulel	Kamaruswa
Sabuki a Kapkios	Elkakamor
Cherono a Kipkaino	Elkeben
Chelal a Chepto	Emom
Chepkwain a Paisemurwa	Chepkeror
Kipkwe a Cheboi	Pokoir
Changwain a Kapletio	W Enderois
Chebei a Kakiburet	E Enderois
Chebiegon a Seitoi	Chap Chap
Kilibat a Chepkerecs	Sacho

## NORTH TUKEN

Kinyengoi a Chebet	Kaptipita E
Tuitack a Cherop	Ewalel
Chemchor a Kaima	Kaptiurui
Kibowen a Chesang	Kaptibeiewa
Chepsergon a Chesang	Ngorora
Chebor a Aingwa	Kapkata
Chemwino a Chelanga	Lawan
Kipkutol a Chebulei	Kelyo
Chepkangor a Barmugol	Ossein
Cheborwa a Chepto	Kibutei
Chelelgo a Chemwetich	Kibainet
Kindagoi a Sacho	Kaptipita W

## NJEMUSI

Kambrio ole Bene	Njemps Kubwa
Jamao ole Leterum	Njemps Ndogo

## POKOOT

Amachui Weio Kipsilon	Korossi
Iowalin Weio Limemule	Layamorok
Akinchum Weio Kibarako	Ribkwo
Imosin Weio Ionguen	Kabarimen
Kenyle Weio Lemoin	Tuoko

## LLGEYO DISTRICT

Chebetem arap Kimoning	Mutei
Salil arap Kimu	Mwen
Chepkurgat arap Chemusai	Rokocho
Kimoigeri arap Cheptalan	Kapchemutwa
Koiegar arap Kapsewa	Changach
Chebi arap Bomoi	Maan
Chebet arap Chepto	Kiptani
Kipkulei arap Baitai	Irong
Kandie arap Chepkaga	Sego
Kiburur arap Kaptalai	Marichor
Kipsang arap Kapkorus	Kawachi
Chepkurgat arap Chesang	Tomeyo
Cheptorus arap Kimetgut	Kipkwonv
Chelal arap Kotut	Mai
Toititich arap Limo	Metkei
Obigi arap Korego	Cheborer

## MARAKWET DISTRICT

Yego arap Chesii	Kakisegi
Yano arap Kipkech	Kibuswa
Kibirong arap Chepto	Kapkamak
Cheseweo arap Kipteres	Sambirir
Marsabit arap Iosin	Kapsogon (Endo)
Ieldit arap Chepkiren	Kaben
Kipchebot arap Kamussein	Cherengan
Kising arap Talai	Mukorra
Kipkech arap Chelanga	Kabarsiran
Kimashev arap Legitch	Newai
Cheboi arap Indan	Saiuri
Mutuongot arap Sitienei	Tulu

Name	Area or Location
ELDAMA RAVINE DISTRICT	
Kebon Ole Lembere	Uasin Gishu Masai
Balimbu arap Kebroh	Wandorobo
Afridi bin Bakari	Swahili Location
	Ravine Township
Faclamulla bin Ali	Nubian Location
	Ravine Township

## MASAI PROVINCE

Ole Rumbas	1 A
Froni	1 A
Ioldigir	1 B
Seideu	2 A
Olokenaveu	2 B
Ole Parakasu	2 B
Ole Galishu	3 A
Kundau ole Sangalet	3 A
Ole Longosho	3 C
Masikonde	3 C
Ole Taki	3 C
Ole Tamoo	3 C
Ole Kotikosh	3 D
Ole Engo	3 F
Ole Kortom	11 A
Ole Kataiga	12 A
Ole Maupet	12 A
Rasiti Ole Keri	4 A
Karaga Ole Saitage	4 B
Koilebi Ole Ngepida	4 C
Iolmorok Olembaya	4 C
Ionguyon Ole Naipenvu	5 A
Aitwa Ole Mbeie	6 B
Iian Ole Kariaka	6 D
Karei Ole Siranga	7 B
Iengemoyik Ole Nakordo	8 B
Kokan Ole Nanai	8 C
Ngutete Ole Ngoju	9 A
Kulile Ole Ndioti	9 B
Lemurt Ole Lenaju	9 D
Seggi Ole Lenana	10 A
Engaroya Ole Neilyan	10 B
Kimurua Ole Lenana	10 C
Kutatoi Ole Engaroya	10 D
Ndaretoi Ole Katato	5 B
Lemayan Ole Kongu	7 A
Mungesia Ole Lolkirasindi	6 B
Saet Ole Nagila	8 C
Napi Ole Matambash	11 D 2
Lialo Ole Tawo	P 5

## NORTHERN FRONTIER PROVINCE

## ISIOLO DISTRICT

	All areas in the Northern Frontier Province occupied by the—
Dub Kichia	Sakuye Tribe
Boru Diba	Boran Tribe
Happi Taio	Boran Tribe
Fai Halake	Boran Tribe
Huka Roba	Sakuye Tribe
Fugitch Dida	Sakuye Tribe
Lengerassie	El Masula Section of the Samburu Tribe
Lemandille	Leguma Section of the Samburu Tribe
Lelleit	Pisungishu Section of the Samburu Tribe
Legalgule	Lemusi Section of the Samburu Tribe
Lokalal	Niapiai Section of the Samburu Tribe
Ole Kopen	Lerogishu Section of the Samburu Tribe
Kulal	Nibulai Section of the Turkana Tribe
Ngasco	Issu Section of the Turkana Tribe
Loginei	Issir Section of the Turkana Tribe

Name	Area or Location
MARSABIT DISTRICT	
	All areas in the Northern Frontier Province occupied by the—
Sharamu Ali	Gara Section of the Gabbra Tribe
Dadu Koricha	Algana Section of the Gabbra Tribe
Kupess	Lugume Section of the Rendile Tribe
Sora Borsule	Hofteh Section of the Gabbra Tribe
Tomul Disbahai	Ruru Wein Section of the Rendile Tribe
Burgabo	Disbahai Section of the Rendile Tribe
Naricha	El Dura Section of the Rendile Tribe
Dumbal Adi	Saleh Nabei Section of the Rendile Tribe
Iiban Galla	Golbo Section of the Gabbra Tribe

## MOYALE DISTRICT

	All areas in the Northern Frontier Province occupied by the—
Sora Soru	Boran Tribe
Galgulla Mudale	Boran Tribe
Ido Robleh	Adjuran Tribe
Dud Kanju	Gabbra Tribe
Kuno Dido	Sakuye Tribe
Hassan Halake	Boran Tribe
Kano Mahad	Adjuran Tribe
Abdi Harchi	Adjuran Tribe
Jeldess Jaiso	Boran Tribe
Ali Yattani	Boran Tribe
Abdille Alio	Gurreh Tribe
Diad Ibrahim	Gurreh Tribe
Adowa Malicha	Gurreh Tribe
Amin Aden	Gurreh Tribe
Shiek Omar Abdi	Gurreh Tribe
Aden Hersi	Merville Tribe

## WAJIR DISTRICT

	All areas in the Northern Frontier Province occupied by the—
Aden Hassan	Aulhan Tribe
Mohamed Ali	Aulhan Tribe
Ali Mohamed Jani	Mohamed Zubei Tribe
Salad Mohamed	Rei Mohamed Liban Tribe
Korchi Mohamed	Rei Mohamed Liban Tribe
Ahmed Liban	Fai Tribe
Gaal Mohamed	Fai Tribe
Abdi Musa	Gerih Tribe
Mahdi Ab	Maghabul Tribe
Doreh Aden	Dakatch Tribe
Hussein Ibrahim	Rei Mohamed Dakatch Tribe
Aden Gabbia	Habr Suleman Tribe
Galmo Dido	Boran Tribe
Kitote Huka	Boran Tribe
Dima Abdi	Adjuran Tribe
Abdi Gedi	Masirreh Tribe
Hassan Midik	Hobier Tribe
Hassan Ghassan	Chibell Tribe
Isiak Abiker	Jibrail Tribe

## JELEMUGGER DISTRICT

	All areas in the Northern Frontier Province occupied by the—
Stambul Abdi	Abd Wak Somalis
Kunc Jibrael	Abd Wak Somalis
Abdi B Sheie	Abd Wak Somalis
Goudat Abdi	Abd Wak Somalis
Abdi Ali Gedi	Abd Wak Somalis
Abdi Haji	Abd Wak Somalis
Hassan Jela	Abd Wak Somalis
Farah Mohamed	Abd Wak Somalis
Shuria Hassan Buigin	Abdalla Tribe
Ahmed Daud	Abdalla Tribe
Mohamed Hassan	Rei Mohamed Somalis
Hussein	Rei Mohamed Somalis
Dube Guyo	Northern Galla Tribe

## GOVERNMENT NOTICE No 639

## NOTICE

THE COMPANIES ORDINANCE  
(Chapter 93 of the Revised Edition)

PURSUANT to section 247, subsection 4 of the above Ordinance, it is hereby notified that at the expiration of three months from date hereof, the names of the undermentioned Companies will, unless cause be shown to the contrary, be struck off the Register of Companies, and the Companies will be dissolved —

- 1 The Victoria Hotels Company, Limited
- 2 Trust Chambers, Limited
- 3 Simmons Simmons & Goodman Limited
- 4 Port Amelia Land & Development Co., Ltd

Nairobi,

This 30th day of September, 1929

W M KEATINGE,  
*Registrar of Companies*

## GOVERNMENT NOTICE No 640

THE COMPANIES ORDINANCE  
(Chapter 93 of the Revised Edition)

PURSUANT to section 247, subsection 3 of the above Ordinance, it is hereby notified that at the expiration of three months from date hereof, the name of the undermentioned Company will, unless cause be shown to the contrary, be struck off the Register of Companies, and the Company will be dissolved —

Majani, Limited

Nairobi,

This 2nd day of October, 1929

W M KEATINGE,  
*Registrar of Companies*

## GOVERNMENT NOTICE No 641

## KENYA POLICE

IT is notified for general information that a new Police Station has been opened at Kabete, as and from the 25th September, 1929

Kenya Police Headquarters,  
Nairobi,

28th September 1929

R G B SPICER,  
*Commissioner of Police*

## GENERAL NOTICE No 1318

## NOTICE

## THE LIQUOR ORDINANCE, 1909

NOTICE is hereby given that the next meeting of the Lamu Liquor Licensing Board will be held at the office of the District Commissioner, Lamu, on Monday, the 9th December, 1929, at 10 a.m.

Lamu,

30th September, 1929

S V COOKE,  
*District Commissioner*

## GENERAL NOTICE No 1319

THE CROWN LANDS ORDINANCE  
(Chapter 140 of the Revised Edition)

## GRANTS OF COAST LANDS

## NOTICE

IT was notified for public information in General Notice No 79 of 1920, that His Excellency the Governor was prepared to receive applications for grants of agricultural land in the coastal area on special terms and conditions, subject nevertheless to the Crown Lands Ordinance (Chapter 140, Revised Edition of the Laws of Kenya), and that, in view of the primary importance of land so granted being properly used and developed, it was proposed to impose special cultivation conditions, but to charge no stand premium. That notice was cancelled on May 20th, 1927, but is now revived with the modified conditions set out hereunder

Except in cases where large capital is involved (which will be considered on their merits) grants of land will be subject to the following conditions in substitution for the development conditions prescribed by the Crown Lands Ordinance (section 41)

Before a grant of land is finally approved and title issued a probationary period of two years will be imposed. Occupation during this period will be authorised by means of a licence, which will date from the written acceptance by the applicant of the conditions offered

If the conditions in Schedule I are fulfilled, the applicant will be entitled to a grant of the land for a term of 999 years, subject to the "Special Conditions of Development" in Schedule II, and to the ordinary rental and other conditions prescribed in the Crown Lands Ordinance in respect of grants of agricultural land

Applications should be made to the Commissioner for Local Government, Lands and Settlement, through the District Surveyor, Mombasa, and must be accompanied by satisfactory evidence of financial competency, and a definite development programme

Intending applicants are warned that they should not make application until they have satisfied themselves by local inquiries and personal inspection that taking into consideration local difficulties as regards labour, cost of cultivation, etc., they are able to fulfil the foregoing conditions

Plans of Crown land available for alienation under this notice may be seen at the office of the Survey and Registration Department, Mombasa

## SCHEDULE I

## CONDITIONS TO BE FULFILLED BEFORE TITLE IS ISSUED

- (i) The land shall be developed for two years to the satisfaction of the Commissioner for Local Government, Lands and Settlement
- (ii) The survey of the land applied for must be completed at the expense of the applicant within twelve months of the date of the licence. Failure to complete the survey within this period will automatically cancel the licence, and the applicant shall have no further interest in the land



- (iii) One month before the expiry of the licence and prior to the issue of title, the applicant shall submit a report certified by affidavit of the development done

## SCHEDULE II

### SPECIAL CONDITIONS OF DEVELOPMENT AFTER ISSUE OF TITLE

- (i) Within a period of two years from the commencement of the term of the grant at least one-twelfth of the area must be put under cultivation, and so maintained. This cultivation may include development done under the licence
- (ii) Within a further period of two years an additional one-twelfth part of the area must be put under cultivation, and so maintained
- (iii) Within a further period of five years an additional one-sixth part of the area must be put under cultivation, and so maintained
- (iv) For ten years after the commencement of the term of the grant, the grantee shall in the month of January of each year forward to the Commissioner for Local Government, Lands and Settlement, a progress report accompanied by a plan, both of which shall be dated and signed. In the report the grantee shall certify the area under cultivation, and on the plan he shall indicate the position of cultivation, and all other improvements temporary and permanent. The statement and plan shall be certified by affidavit

Nairobi,  
October, 1929

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

### GENERAL NOTICE NO 1320

#### NOTICE

#### GRAZING IN NGONG ROAD FOREST

TENDERS are invited for the sole grazing rights over an area of approximately 200 acres of the grassland on the south side of the Ngong Road, in the Forest Reserve adjoining the new Racecourse site, for a period of 2 years from October 24th 1929

2 A plan of the area may be seen at the offices of the Conservator of Forests, Nairobi, and of the Assistant Forester, Ngong Road, and the grassland may be inspected by arrangement with the Assistant Forester

3 The basis of tender to be an annual licence fee per acre payable in advance on October 24th, 1929, and October 24th, 1930

4 Only cattle branded A M & T or dipped regularly in accordance with Veterinary Regulations will be allowed to graze on this land

5 Sealed tender should be addressed to the Conservator of Forests, P O Box 337, Nairobi, marked "Ngong Grazing Tender" and will be received up to and on October 21st, 1929

- 6 The highest or any tender will not necessarily be accepted

Nairobi,  
4th October, 1929

E J HONORE,  
*for Conservator of Forests*

### GENERAL NOTICE NO 1321

#### NAIROBI DISTRICT COUNCIL

#### NOTICE

TENDERS are invited for repairs on the Nderugu Road, in the Thika area

Tender forms and specification can be obtained at the office of the Acting Clerk, Memorial Hall, P O Box 630, Nairobi, and must be completed and delivered on or before Saturday, 19th October, 1929

The lowest or any other tender need not necessarily be accepted

Nairobi,  
3rd October, 1929

CHARLES GAITSKELL,  
*Acting Clerk*

### GENERAL NOTICE NO 1322

#### DEPARTMENT OF AGRICULTURE

#### LOCUST REPORT TO 2-10-29

#### FLYING SWARMS

A small swarm on the Mossop Ridge, Baringo, proceeded north. A large swarm of red and yellow locusts is reported from Meru where young crops have been damaged. There is also a swarm at Archer's Post and one to the west of Meru on Mount Kenya. No reports of a southerly movement in the Northern Frontier are to hand, but it is expected that, as weather conditions in the north of Africa change, there will be a tendency for swarms to move southwards.

A small swarm persists in the region of Maragua

Tanganyika reports a scattered swarm north of Lake Nation

Mature yellow swarms have entered Northern Turkana, but have not yet commenced laying. There are large swarms in Karainoja

#### HOPPER AREAS

*Southern Turkana* — Campaign nearly at an end

*West Suk* — Hopper campaign continues

*Northern Turkana* — Turkwell River infestation over 600 sq miles, and intensity estimated at one per cent. Area under control, and operations should be complete in two weeks

*Northern Frontier* — No hopper or laying areas reported

*Damage* — Seventy acres of bailey are reported as having been destroyed

Nairobi,  
2nd October, 1929

E HARRISON,  
*Deputy Director of Agriculture*

## GENERAL NOTICE No 1323

## NOTICE

THE following forfeited goods which are lying at the Custom House, Lamu, will be sold by public auction under section 200 of the Customs Management Ordinance, 1926, on Monday, the 25th November, 1929, at 9 a.m. —

5 tms fish oil

1 canoe

Custom House,  
Mombasa,  
3rd October, 1929

E G BALE,  
*for Commissioner of Customs,  
Kenya and Uganda*

## GENERAL NOTICE No 1324

## KENYA AND UGANDA RAILWAYS AND HARBOURS

TENDERS FOR THE SUPPLY OF WOOD FUEL,  
ESCARPMENT-KIJABE DISTRICT

TENDERS are invited for the supply to the Kenya and Uganda Railways and Harbours of 25,000 cubic feet of Locomotive Wood Fuel (Eucalyptus) per month in the Escarpment Kijabe District

1 A royalty fee of Shs 3 per 100 cubic feet is payable to the Forestry Department, and the Kenya and Uganda Railways and Harbours, will make the necessary deductions from the bills as payments are made for fuel

2 A security deposit of Shs 3,000 will be required for the due performance of the contract

3 The form of agreement required to be entered into may be seen at the office of the Superintendent of the Line, Nairobi, and at the office of the Chief Storekeeper, Kenya and Uganda Railways and Harbours, Nairobi

4 Tenders must specify the price per 100 cubic feet of wood fuel cut to specification, and stacked as indicated by the Railways. The price to include all royalties. The successful tenderer will be expected to commence cutting on or before the 1st January, 1930, and the Administration will not be prepared to take over any fuel until 3 months have elapsed from date on which cutting is commenced

5 Sealed tenders marked "Tenders for Wood Fuel, Escarpment-Kijabe District" must reach the Chairman, Tender Board, Kenya and Uganda Railways and Harbours, P O Box 572, Nairobi, not later than the 4th November, 1929. Late tenders will not be considered. The lowest or any tender will not necessarily be accepted

Nairobi,  
3rd October, 1929

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

## GENERAL NOTICE No 1325

## KENYA AND UGANDA RAILWAYS AND HARBOURS

## NOTICE

## REVISION OF RATES

PUBLIC notice is hereby given that with effect from the 1st October, 1929, the classification of Oil Liquid Fuel (Crude Oil) will be amended to read as follows —

Oil Liquid Fuel (Crude Oil) in 10-ton  
lots or over Class 9

Oil Liquid Fuel (Crude Oil) in less  
than 10-ton lots Class 8

Headquarter Offices,  
Nairobi,  
3rd October, 1929

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

## GENERAL NOTICE No 1326

## KENYA AND UGANDA RAILWAYS AND HARBOURS

HARBOUR TARIFF DUES AND CHARGES BOOK No 1,  
DATED 1ST APRIL 1928

CLAUSE 42 of the above-mentioned book, as contained in General Notice No 1034, dated 8th August, 1929 is hereby amended to read as under, viz —

CLAUSE 42 — *Telephones supplied to Ships lying  
alongside Deepwater Quays Kilindini*

A charge of Shs 1/50 per day or part thereof, per telephone, is made for the use of telephones supplied to ships lying alongside the Deepwater Quays, Kilindini (Operated as from 8 8 29)

Headquarter Offices,  
Nairobi,  
30th September, 1929

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

## GENERAL NOTICE NO 1327

THE CROWN LANDS ORDINANCE  
(Chapter 140 of the Revised Edition)

## MUHORONI TOWNSHIP PLOTS

## NOTICE

NOTICE is hereby given that grants in respect of the plots at Muhoroni specified in the Schedules hereto will be sold by auction at the office of the District Commissioner, Kisumu-Londiani District, Kisumu, on Wednesday the 6th November, commencing at 10-30 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, Kisumu-Londiani District at Kisumu, 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 Kisumu-Londiani District, Kisumu 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% 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, Kisumu-Londiani District, Kisumu, 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 to 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 there

after, 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, Kisumu-Londiani District, Kisumu, for necessary action.

3 Grants will be issued under the Registration of Titles Ordinance and the term of each grant will be 25 years from the 1st day of December, 1929, subject to extension to 99 years as provided in Special Condition No 4.

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 Schedules Nos 1 and 2*

1 The plots enumerated in Schedule No 1 may be used for business purposes only, or for the combined purposes of business and residence, and the plot in Schedule 2 for the purpose of a posho mill, but purchasers may be at liberty to use plots for the combined purpose of business and residence or mill 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 ninety per cent of the area thereof shall be built upon.

2 In no case shall the area of any plot specified in Schedules Nos 1 and 2 used solely for business or mill 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 300 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

3 Each purchaser of a plot in Schedules Nos 1 and 2 shall erect within two years of the commencement of his grant a building of approved design constructed of stone, burnt brick, concrete, or wood and iron on proper foundations

4 If at any time during the term of the grant a main building of approved design constructed of

stone, burnt brick or concrete on proper foundations be erected on any plot, the grantee shall be entitled to an extension of the term of the grant to 99 years from the 1st day of December, 1929

5 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

6 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

SCHEDULE No 1

Plot No	Section No	Area Acres	Pent per Annum	Upset Price	Survey Fees	Prop rent 1-12-29 to 31-12-29 Shs
			Shs	Shs	Shs	Shs
3	I	0 11478	72	200	70	6
7	I	0 11478	72	200	70	6
9	I	0 11478	72	200	70	6

SCHEDULE No 2

Plot No	Section No	Area Acres	Rent per Annum	Upset Price	Survey Fees	Prop rent 1-12 29 to 31-12-29 Shs
			Shs	Shs	Shs	Shs
2	II	0 459	144	600	70	12

Nairobi,  
4th October, 1929

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

## GENERAL NOTICE No 1328

THE CROWN LANDS ORDINANCE  
(Chapter 140 of the Revised Edition)

## NOTICE

## KISUMU TOWNSHIP GODOWN PLOTS

NOTICE is hereby given that grants in respect of the plots in the Hides and Skins Godown area at Kisumu, specified in the Schedule hereto, will be sold by auction at the Resident Commissioner's Office, Kisumu on Wednesday, the 6th November 1929, commencing at 10 a.m.

Attention is called to the provisions of Government Notice No 588 under the Public Health Ordinance, published in the Official Gazette of the 17th September, 1929, which declares the area of which the plots to be offered for sale form part as "the Hides and Skins Godown area". The notice further prohibits the use for the storage of hides and skins of any building not situate within "the Hides and Skins Godown area" after the expiry of a period of twelve months from the date of the sale now announced.

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 Resident Commissioner at Kisumu 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 Resident Commissioner, Kisumu, or such other Municipal Authority as may be hereafter established by law.

## CONDITIONS OF SALE

## (a) AUCTION

- 1 Each plot shall 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% 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 Resident Commissioner, Kisumu 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 payment 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 specification 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 Resident Commissioner for necessary action.

3 Grants will be issued under the Registration of Titles Ordinance, and the term of each grant will be 99 years from the 1st day of December, 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 The plots shall be used for godown purposes only and not more than ninety per cent of the area of any plot shall be built over.

2 In no case shall the area of any plot required to remain unbuilt on be less than 300 sq ft, and 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 ft 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 ft.

3 Each purchaser of a plot shall erect within two years of the commencement of his grant a building of approved design constructed of stone, burnt brick or concrete on proper foundations

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

SCHEDULE

SITES FOR GODOWN PURPOSES ONLY

Section No	Plot No	Approx area of each Plot Acres	Upset Price Shs	Rent Shs	Prop rent 1-12-29 to 31-12-29 Shs
LXVIII	1 to 9 12 to 18	0 11474	675	120	10
Survey fees, Shs 85 per plot					

Nairobi,  
27th September, 1929

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

GENERAL NOTICE NO 1329

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 date arrived in England as stated —

Date of despatch from Mombasa	Name of vessel by which despatched	Date of arrival in England
15th Sept , 1929	S S " Grandidier "	4th October, 1929

General Post Office,  
Nairobi,  
5th October, 1929

H TAYLOR,  
*for Acting Postmaster General,  
Kenya and Uganda*

GENERAL NOTICE NO 1261

UGANDA GOVERNMENT IVORY AUCTION  
SALE  
NOTICE

APPROXIMATELY 16,000 lb of Government ivory composed chiefly of viliati, cutchi, calasia and fakra, and also a quantity of rhino horns and hippo teeth will be sold by public auction at Kampala, at 10 a m , on Wednesday, the 13th November 1929

Lots will be ready for inspection on the previous day

The Treasury,  
Entebbe, Uganda,  
3rd September, 1929

S MARSTON,  
*Acting Treasure*



## GENERAL NOTICE NO 1266

THE CROWN LANDS ORDINANCE  
(Chapter 140 of Revised Edition)

## NOTICE

## MOMBASA TOWNSHIP PLOTS

NOTICE is hereby given that grants in respect of the plots at Mombasa, specified in the Schedule hereto, will be sold by auction in the office of the Resident Commissioner, Mombasa, on Saturday, the 26th October, 1929 commencing at 10 a.m.

A plan of the plots may be seen at the offices of the Survey and Registration Department, Nairobi or Mombasa, or may be had on application to the Hon. Surveyor General, Nairobi, or the District Surveyor, Mombasa, on payment of Shs 3 post free.

The right to withdraw the plots 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 Responsible Authority defined by the Mombasa Town Planning Scheme, 1926, or such other Municipal Authority as may be hereafter established by law.

## CONDITIONS OF SALE

## (a) AUCTION

1 The amount of the advance of each bid will be regulated by the auctioneer, and no bidding shall be retracted.

2 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.

3 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.

4 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.

5 The balance of the purchase money together with the rent due to the 31st December, 1929, shall be paid to the Resident Commissioner, Mombasa, 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.

6 Subject to the proviso contained in Condition No 5, 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 either 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 either 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 Resident Commissioner for necessary action.

3 The term of the grants will be 99 years from the 1st day of November, 1929.

4 The grantees shall not at any time subdivide the plot, or assign, sub-let or otherwise dispose of any portion of the plots 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 The plots may be used for the combined purpose of business and residence.

2 Each purchaser of a plot shall erect within 18 months of the commencement of their grants a building of approved design constructed of stone, burnt brick or concrete on proper foundations, of a minimum value of £12,000.

3 At no time during the term of the grants shall either plot or any portion thereof or any building erected on the plots 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.

5 The grantee shall conform in all respects with the Mombasa Building Rules, all local regulations, and with the provisions of the Mombasa Town Planning Scheme, 1926.

## SCHEDULE

Section No	Plot No	Approx Area Acres	Upset Prices	Annual Rents	Prop rents 1-11-29 to 31-12-29	Survey Fees
			Shs	Shs		Shs
XXIV	Plot 52 (Old Nos 24 and 25)	0 21649	12,295	1,560	260	80
XXIV	Plot 53 (Old Nos 26 and 27)	0 20219	8,066	1 456	243	80

Nairobi,  
18th September, 1929

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

## GENERAL NOTICE NO 1190

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

ELDORET, 28TH OCTOBER, 1929

Civil Appeal No 22/29 C P Lawrens vs C W Dickinson

Criminal Case No 131/29 Rex vs Mhindo s/o Mahete

KILALE, 4TH NOVEMBER, 1929

Criminal Case No 99/29 Rex vs Hamerchall s/o Attra and another

„ „ „ 108/29 Rex vs Wasikwa s/o Mafuabi

„ „ „ 125/29 Rex vs Eower s/o Elpa

KISUMU, 11TH NOVEMBER 1929

Criminal Case No 94/29 Rex vs Chipkuny wa Toboi

„ „ „ 132/29 Rex vs Opi wa Emoluk

„ „ „ 133/29 Rex vs Kaseia s/o Agak

KISII, 18TH NOVEMBER, 1929

Criminal Case No 97/29 Rex vs Dura s/o Sola

„ „ „ 101/29 Rex vs Awuov s/o Othel

„ „ „ 107/29 Rex vs Tibnega s/o Nyambigera and another

„ „ „ 134/29 Rex vs Ochieng s/o Mwogi

NARURU, 25TH NOVEMBER, 1929

Criminal Case No 124/29 Rex vs Mathenji wa Geturo

Nairobi,  
6th September, 1929

MURRAY M JACK,  
*Registrar,  
H M Supreme Court of Kenya*



## GENERAL NOTICE NO 1224

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 Nairobi and to commence on Wednesday the 4th day of December, 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 Registrar, Mombasa, on or before the 4th day of November, 1929

Nairobi,

9th September, 1929

MURRAY M JACK,  
Registrar, H M Court of Appeal for  
Eastern Africa

## CAUSE LIST

FOR HEARING ON THE 4TH DAY OF DECEMBER, 1929, AT MOMBASA

Appeal No.	Civil or Criminal	Appellant	Respondent	Original No of Case	Appeal from
33 of 1929	Criminal	Mohamed Yusuf	Rex	Cr Case No 85/29	H M Supreme Court of Kenya at Nairobi
34 of 1929	do	Kiplangat arap Mugueno	Rex	Cr Case No 106/29	H M Supreme Court of Kenya sittings held at Nakuru
35 of 1929	do	Kabungaliwa s/o Mweruzi	Rex	Cr Case No 31/29	H M High Court of Uganda sittings held at Masaka
36 of 1929	do	Abdalla Kalimire	Rex	Cr Case No 33/29	H M High Court of Uganda sittings held at Fort Portal
37 of 1929	do	Chebarwat s/o Partingos	Rex	Cr Case No 73/29	H M Supreme Court of Kenya sittings held at Kacheliba
38 of 1929	do	Mogo s/o Chesuboi	Rex	Cr Case No 75/29	H M Supreme Court of Kenya sittings held at Kitale
39 of 1929	do	Rikon s/o Lotingale	Rex	Cr Case No 81/29	H M Supreme Court of Kenya sittings held at Kacheliba
40 of 1929	do	Kapkata s/o Tupor-dengai	Rex	do	do
21 of 1929	Civil	F C Jack	W A Shaw	Civil Case No 7/29	H M Supreme Court of Kenya in the D R at Eldoret
27 of 1929	do	Ambaram Kalidas and Jivraj Kalidas	The Official Receiver	Bankruptcy Cause No 2/26	H M High Court of Uganda in the D R at Kampala
28 of 1929	do	Mohamed Satchu Pira	Rashid Karmali	Civil Case No 19/27	H M High Court of Tanganyika at Dar-es-Salaam

## GENERAL NOTICE NO 1330

## THE BANKRUPTCY ORDINANCE, 1925

FIRST MEETING OF CREDITORS AND PUBLIC EXAMINATION  
*Debtors' names*—Haji Bhimji and Punji Devraj,  
 trading as Haji Bhimji & Co  
*Address*—River Road, Nairobi  
*Description*—Building Contractors  
*Court*—H M Supreme Court, Nairobi  
*Number of matter*—29 of 1929  
*Date of first meeting of creditors*—22nd October, 1929  
*Hour*—2-15 p.m.  
*Place*—Official Receiver's Office, Old Secretariat Buildings, Nairobi  
*Date of public examination*—25th October, 1929  
*Hour*—10 a.m.  
*Place*—Law Courts, Nairobi  
 Nairobi,  
 4th October, 1929

W M KEATINGE,  
*Official Receiver*

## GENERAL NOTICE NO 1331

## THE BANKRUPTCY ORDINANCE, 1925

## ADJUDICATION

*Debtor's name*—John Leslie Milford Frank  
*Address*—Oakley Hotel, Nairobi  
*Description*—Mechanic  
*Court*—H M Supreme Court, Nairobi  
*Number of matter*—35 of 1929  
*Date of order*—27th September, 1929  
*Date of petition*—22nd August, 1929  
*Date of order for summary administration*—6th September, 1929  
 Nairobi,  
 3rd October, 1929

B STONE,  
*for Official Receiver*

## GENERAL NOTICE NO 1332

## THE BANKRUPTCY ORDINANCE, 1925

FIRST MEETING OF CREDITORS AND PUBLIC EXAMINATION  
*Debtor's name*—Keshav Jeram  
*Address*—Ngũga Road, Nairobi  
*Description*—Carpenter  
*Court*—H M Supreme Court, Nairobi  
*Number of matter*—37 of 1929  
*Date of first meeting of creditors*—30th October, 1929  
*Hour*—2-15 p.m.  
*Place*—Official Receiver's Office, Old Secretariat Buildings, Nairobi  
*Date of public examination*—1st November, 1929  
*Hour*—10 a.m.  
*Place*—Law Courts, Nairobi  
 Nairobi,  
 4th October, 1929

W M KEATINGE,  
*Official Receiver*

## GENERAL NOTICE NO 1333

## THE BANKRUPTCY ORDINANCE, 1925

FIRST MEETING OF CREDITORS AND PUBLIC EXAMINATION  
*Debtor's name*—Hisham Meirali  
*Address*—Lately residing at Nairobi, and carrying on business at Machakos  
*Description*—Lorry Driver  
*Court*—H M Supreme Court, Nairobi  
*Number of matter*—39 of 1929  
*Date of first meeting of creditors*—29th October, 1929  
*Hour*—2-15 p.m.  
*Place*—Official Receiver's Office, Old Secretariat Buildings, Nairobi

*Date of public examination*—1st November, 1929  
*Hour*—10 a.m.  
*Place*—Law Courts, Nairobi

Nairobi,  
 4th October 1929

W M KEATINGE,  
*Official Receiver*

## GENERAL NOTICE NO 1334

## THE BANKRUPTCY ORDINANCE, 1925

## RECEIVING ORDER

*Debtors' names*—Jadavji Walji and Kassam Premji,  
 trading as Jadavji and Kassam  
*Address*—Nyeri  
*Description*—Shopkeepers  
*Date of filing petition*—13th September, 1929  
*Court*—H M Supreme Court, Nairobi  
*Number of matter*—No 41 of 1929  
*Date of order*—27th September, 1929  
*Whether debtor's or creditors' petition*—Creditors'  
*Act or acts of bankruptcy*—That the debtors within 3 months before the date of presentation of the petition fraudulently either transferred or delivered a greater part of their assets, namely, trade goods and with intent to defraud or delay their creditors, departed from their dwelling-house, and remained absent from the place of their business

Nairobi,  
 4th October 1929

B STONE,  
*for Official Receiver*

## GENERAL NOTICE NO 1335

IN HIS MAJESTY'S SUPREME COURT OF KENYA  
AT NAIROBI

## INSOLVENCY JURISDICTION

SUPREME COURT CAUSE No 32 OF 1923  
 OFFICIAL RECEIVER'S CAUSE No 4 OF 1929  
*In re* WILLIAM ANDREW CRAIG, INSOLVENT

To all whom it may concern

TAKE NOTICE that H M Supreme Court of Kenya by a Receiving Order dated the 23rd day of August, 1929, against the above-named William Andrew Craig, insolvent, appointed the undersigned, Receiver of his property

FURTHER TAKE NOTICE that all property of the insolvent (save and except that exempted by the Code of Civil Procedure) is vested in the undersigned as receiver. All persons indebted to the said insolvent are required to pay the respective amounts due by them to the undersigned, and all creditors are required to prove their claims before the undersigned by affidavit as required by the Provincial Insolvency Act on or before the 8th day of November 1929

Nairobi,  
 4th October, 1929

W M KEATINGE,  
*Official Receiver*

## GENERAL NOTICE NO 1336

IN HIS MAJESTY'S SUPREME COURT OF KENYA  
AT NAIROBI

## INSOLVENCY JURISDICTION

CAUSE No 1 of 1925

*Re* DAVID RIFKIN, DEBTOR

UPON the application dated the 22nd day of April, 1929, filed by the above debtor, David Rifkin, and upon hearing Mr A Newton, advocate for and on behalf of the said debtor and Mr B Stone for the Official Receiver, Nairobi, it is ordered that the debtor be and the said debtor is hereby granted an absolute discharge forthwith

Given under my hand and the seal of the Court this 20th day of September, 1929

JOSEPH SHERIDAN,  
*Judge,*  
 H M Supreme Court of Kenya

## GENERAL NOTICE No 1337

IN HIS MAJESTY'S SUPREME COURT  
AT NAKURU  
PROBATE AND ADMINISTRATION  
CAUSE No 1 of 1929

PURSUANT to an order of the District Delegate, Nakuru, dated the 2nd day of October, 1929, by which Francis William Bailne, and Edwin Collier, both of Nakuru were appointed administrators of the estate of the late Arthur Hedley James, who died at Naivasha on the 6th day of January, 1929

TAKE NOTICE that all persons having claims against the estate of the said Arthur Hedley James are required to lodge and prove same before me the undersigned on or before the 30th day of November, 1929 after which date only the claims so proved will be paid and the estate distributed according to law

Nakuru,  
5th October, 1929

for and on behalf of the Administrators,  
HAROLD THACKRAH

## GENERAL NOTICE No 1338

IN THE RESIDENT MAGISTRATE'S COURT  
AT NAKURU  
PROBATE AND ADMINISTRATION  
CAUSE No 5 OF 1929

NOTICE OF APPLICATION FOR PROBATE OF THE WILL OF  
HERMENEGILDO R. DE SOUZA, LATE OF NAKURU,  
DECEASED

TAKE NOTICE that application having been made in this Court by Anna Maria Josephina de Souza, of Nakuru, widow of the deceased, for probate of the Will of Hermenegildo R. de Souza late of Nakuru, who died at Nakuru, on the 18th day of August, 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 24th day of October, 1929

Nakuru,  
2nd October, 1929

D EDWARDS,  
District Delegate

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

## GENERAL NOTICE No 1339

IN THE DISTRICT DELEGATE'S COURT  
PROBATE AND ADMINISTRATION  
CAUSE No 6 OF 1929

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF FAIZ KHAN, DECEASED, LATE OF NAKURU, IN THE COLONY OF KENYA

TAKE NOTICE that application having been made in this Court by Saidu Khan, of Nakuru, brother of the deceased, for administration of the estate of Faiz Khan, late of Nakuru, who died at Nakuru, on the 28th day of April, 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 24th day of October, 1929

Nakuru,  
2nd October, 1929

D EDWARDS,  
District Delegate, Nakuru

## GENERAL NOTICE No 1340

## PROBATE AND ADMINISTRATION

SUPREME COURT CAUSE No 87 OF 1929  
PUBLIC TRUSTEE'S CAUSE No 87 OF 1929

IN THE MATTER OF FREDERICK JOHN BRIGGS, DECEASED  
To all whom it may concern

PURSUANT to an order of the Supreme Court of Kenya, dated the 24th day of September 1929 by which the undersigned was appointed administrator of the estate of the late Frederick John Briggs, who died on the 17th day of July, 1929

TAKE NOTICE that all persons having any claims against the estate of the said Frederick John Briggs are required to lodge and prove such claims before me the undersigned on or before the 8th day of December, 1929, after which date only the claims so proved will be paid and the estate distributed according to law

Nairobi,  
2nd October, 1929

W M KEATINGE,  
Public Trustee

## GENERAL NOTICE No 1341

## PROBATE AND ADMINISTRATION

SUPREME COURT CAUSE No 92 OF 1929  
PUBLIC TRUSTEE'S CAUSE No 123 OF 1928  
IN THE MATTER OF ALI BIN JUMA, *alias* HASSAN,  
DECEASED

To all whom it may concern

PURSUANT to an order of the Supreme Court of Kenya, dated the 24th day of September, 1929, by which the undersigned was appointed administrator of the estate of the late Ali bin Juma, *alias* Hassan, who died on the 4th day of November 1928

TAKE NOTICE that all persons having any claims against the estate of the said Ali bin Juma, *alias* Hassan, are required to lodge and prove such claims before me the undersigned on or before the 8th day of December, 1929, after which date only the claims so proved will be paid and the estate distributed according to law

Nairobi,  
2nd October, 1929

W M KEATINGE,  
Public Trustee

## GENERAL NOTICE No 1342

## PROBATE AND ADMINISTRATION

SUPREME COURT CAUSE No 93 OF 1929  
PUBLIC TRUSTEE'S CAUSE No 74 OF 1929

IN THE MATTER OF JAMES WILLIAM YOUNG, DECEASED  
To all whom it may concern

PURSUANT to an order of the Supreme Court of Kenya, dated the 24th day of September, 1929, by which the undersigned was appointed administrator of the estate of the late James William Young, who died on the 14th day of April, 1929

TAKE NOTICE that all persons having any claims against the estate of the said James William Young are required to lodge and prove such claims before me the undersigned on or before the 8th day of December, 1929, after which date only the claims so proved will be paid and the estate distributed according to law

Nairobi  
2nd October, 1929

W M KEATINGE,  
Public Trustee

## GENERAL NOTICE No 1343

## DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that Mohamed Jamal and Husein Alibhai have retired from the partnership, which has hitherto conducted business at Salim Road, Mombasa, under the firm name or style of The Nairobi Stores. From and after the 1st October, 1929, the said business will be carried on by Esmail Kassam and Ramji Kassam (at present trading in Nairobi as Esmail and Ramji) in partnership, and they will be entitled to all outstandings, and be liable for all debts due or owing before and after the said date

Mombasa  
30th September 1929

ROSS & CHRISTIE,  
Advocates

## GENERAL NOTICE No 1344

THE REGISTRATION OF TRADE MARKS  
ORDINANCE

APPLICATION No 19/29

**RECENIA**

To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 38 of Part III of the Schedule to the above-mentioned Ordinance, in respect of clothing, has been lodged by Recenia R Shaeif Limited, of 24 to 26, Shepherdess Walk, London, N 1, England, Manufacturers and Merchants, whose address for service in the Colony is c/o A Morrison, Advocate, 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

Nairobi,

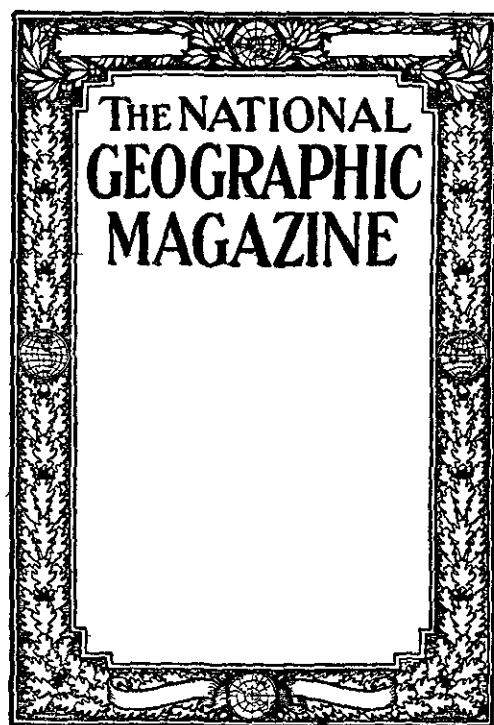
2nd October, 1929

W M KEATINGE,  
*Registrar of Trade Marks*

## GENERAL NOTICE No 1345

THE REGISTRATION OF TRADE MARKS  
ORDINANCE

APPLICATION No 76/29



To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 39 of Part III of the Schedule to the above-mentioned Ordinance, in respect of publications and particularly periodical publications, has been lodged by National Geographic Society, of Southwest, corner of 16th and M Streets Northwest, in the City of Washington, District of Columbia, United States of America, Manufacturers, whose address for service in the Colony is c/o Messrs Atkinson, Wright and Bown, Advocates, Mombasa

Registration is not claimed under the special provisions of paragraph 5 of section 7 of the said Ordinance, in regard to names, signatures or words

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

Nairobi,

30th September, 1929

W M KEATINGE,  
*Registrar of Trade Marks*

## GENERAL NOTICE No 1346

THE REGISTRATION OF TRADE MARKS  
ORDINANCE

APPLICATION No 94/29

**Hercules**

To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 13 of Part III of the Schedule to the above-mentioned Ordinance, in respect of parts and accessories of cycles, motor-cycles and the like included in Class 13, but not including sparking plugs, automobile bumpers, wrenches or springs, and not including any goods of a like kind to any of these excluded goods has been lodged by The Hercules Cycle and Motor Company, Limited, of Britannia Works, Rocky Lane, Ashton, Birmingham, 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, section 25)

Nairobi,

30th September, 1929

W M KEATINGE,  
*Registrar of Trade Marks*

## GENERAL NOTICE No 1347

THE REGISTRATION OF TRADE MARKS  
ORDINANCE

APPLICATION No 95/29

**Hercules**

To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 22 of Part III of the Schedule to the above-mentioned Ordinance, in respect of all goods included in Class 22, but not including bogies and trucks for carrying pianos and other heavy weights and not including any goods of a like kind to any of these excluded goods, has been lodged by The Hercules Cycle and Motor Company, Limited, of Britannia Works, Rocky Lane, Ashton, Birmingham, 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 25)

Nairobi,

30th September, 1929

W M KEATINGE,  
*Registrar of Trade Marks*

## GENERAL NOTICE No 1348

THE REGISTRATION OF TRADE MARKS  
ORDINANCE

APPLICATION No 97/29



To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 13 of Part III of the Schedule to the above-mentioned Ordinance, in respect of locks and lock furniture, has been lodged by J Legge and Company, Limited, of Willenhall Staffordshire England Manufacturers whose address for service in the Colony is c/o Messrs Atkinson, Wright and Bown, Advocates, Mombasa

Registration is not claimed under the special provisions of paragraph 5 of section 7 of the said Ordinance, in regard to names, signatures or words

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

Nairobi,

5th October, 1929

W M KEATINGE,  
*Registrar of Trade Marks*

## GENERAL NOTICE No 1349

## THE PATENTS AND DESIGNS ORDINANCE

CERTIFICATE OF ENTRY IN THE REGISTER OF PATENTS  
Certificate No 162

This is to certify that an entry has been made in the Register of Patents in the name of John Gilbert de Jetley-Marks, of 43 Mapesbury Road, Shoot-up-Hill, London, N W, England, as appears in the Schedule hereto

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

Seal of the Patent Office

Date 30th September 1929

W M KEATINGE,  
*Registrar*

## SCHEDULE

Number of application —162

Date of application —30th September, 1929

Name of applicant —John Gilbert de Jetley-Marks

Address of applicant —43, Mapesbury Road, Shoot-up-Hill, London, N W, England

Number and date of patent (Certificate of Registration) in the United Kingdom —302570 of 17th December, 1927

Nature of patent —Apparatus for binding packing cases and the like by means of an iron hoop having a clasp

Documents, etc, filed in Registry —

- 1 Two certified copies of the specification (including drawings) of the United Kingdom Patent
- 2 Certificate of the Comptroller General of the United Kingdom Patent Office giving full particulars of the issue of the patent
- 3 Authorisation in favour of E P Delany, Advocate and Solicitor, Nairobi

W M KEATINGE,  
*Registrar of Patents*

## GENERAL NOTICE No 1350

## NOTICE

NOTICE is hereby given that the general power of attorney granted by me to Kanji Mepa, of Mombasa, in the Colony and Protectorate of Kenya, on the 29th day of April, 1927, is hereby cancelled, and the said Kanji Mepa has no power or authority to do anything on my behalf, and in my name

Nairobi,

2nd October, 1929

SHAH LAKHAMSHI LALJI

Witness —

D C KHANNA,  
*Law Clerk, Nairobi*

## GENERAL NOTICE No 1351

## NOTICE

To all whom it may concern

TAKE NOTICE that the power of attorney granted by the Nyanza Oil Mills Co, Ltd, of Kisumu, in the month of April, 1928 to Mr Khushalbhai Naranbhai Patel of Kisumu to recover on behalf of the Company the debts due to the Company up to 17th April, 1928, is hereby revoked as from the 30th day of September, 1929

for The Nyanza Oil Mills Co, Ltd,  
SHARIF JIVA,  
*Managing Director*

GENERAL NOTICE NO 1352

PRINCIPAL ARTICLES IMPORTED INTO AND CLEARED FOR (\*) HOME CONSUMPTION IN KENYA  
AND UGANDA DURING THE MONTH OF JUNE 1929

ARTICLES	Unit of Quantity	TOTAL †	
		Quantity	Value
			<i>Sh</i>
1 Rice	Cwt	12,583	237,188
2 Wheat Meal and Flour	"	6,622	109,433
3 Ale, Beer, Stout, etc	Imp gal	14,285	59,716
4 Ghee	Cwt	858	69,033
5 Milk, Condensed or otherwise Preserved	"	1,356	77,981
6 Spirits †	l & pf gal	7,837	188,298
7 Sugar	Cwt	4,090	64,300
8 Tea	"	500	89,569
9 Wines —Vermouth	Imp gal	2,211	16,847
10 Still, in bottles	"	1,096	24,381
11 Still, in casks	"	1,250	5,082
12 Sparkling Champagne	"	245	10,057
13 Sparkling, other than Champagne	"	63	1,097
14 Cigarettes	lb	51,404	217,495
15 Tobacco, Other, Manufactured	"	69,312	132,426
16 Wood and Lumber	Cub foot	30,433	95,447
17 Cement, Building	Ton	2,057	155,919
18 Galvanised Iron Sheets, Corrugated	"	872	290,131
19 Iron and Steel Manufactures	"	1,640	754,115
20 Hardware	Cwt	748	52,865
21 Shovels and Spades, etc	No	39,000	28,925
22 Machines and Machinery	Value		408,804
23 Cotton Piece Goods —Grey, Unbleached	Cwt	1,885	
	Yard	733,795	276,906
24 Bleached	"	169,976	78,524
25 Printed Khanga's	"	29,673	79,116
26 Printed, Other Sorts	"	315,145	147,349
27 Dyed in the piece	"	299,034	235,575
28 Coloured (manufactured wholly or in part of dyed yarn)	"	659,597	337,057
29 Cotton Blankets	No	163,639	286,060
30 Jute Bags and Sacks	Doz	32,850	
	Cwt	7,999	285,330
31 Disinfectants	"	702	17,111
32 Insecticides	"	92	6,815
33 Candles	"	14	1,033
34 Fuel Oils	Imp gal	9,750	8,434
35 Lubricating Oils	"	76,057	160,036
36 Lubricating Grease	Cwt	505	19,790
37 Motor Spirit (Petrol)	Imp gal	493,620	501,239
38 Mineral Oil Illuminating or Lubricating (Kerosene)	"	640,131	568,627
39 Soap, Common	Cwt	888	41,431
40 Soap, Toilet	Value		32,118
41 Cycles (not motor)	No	1,116	127,096
42 Motor Cars	"	113	360,791
43 Motor Lorries	"	32	185,778
44 Motor Tractors	"	24	140,371
45 Motor Cycles	"	23	16,999
46 Fertilisers and Manures	Ton	90	10,693
47 Other Articles	Value		6,075,296
TOTAL		—	13,116,749
TOTAL TRANSIT IMPORTS		—	183,981
GRAND TOTAL	<i>Sh</i>	—	13,300,730

\* Note —Home Consumption means Goods cleared from Customs control on landing and also goods cleared from Bonded Stocks

† No allowance made for under-proof in excess of 12½%

‡ Includes produce of Tanganyika Territory valued at Shs 1,707,702 and intended for ultimate re-exportation

CUSTOM HOUSE,  
MOMBASA,  
16th September 1929

E G BALF,  
Ag Commissioner of Customs,  
Kenya and Uganda



PRINCIPAL ARTICLES IMPORTED INTO AND CLEARED FOR \* HOME CONSUMPTION IN KENYA AND UGANDA DURING THE MONTH OF  
JUNE, 1929, SHOWING THE PRINCIPAL COUNTRIES OF ORIGIN OF IMPORTED TRADE GOODS

ARTICLES	Unit of Quantity	Great Britain		India and Burmah		Union of South Africa		† Other British Possessions		Belgium	
		Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value
1 Rice	Cwt		Sh	9 223	148 480		Sh	3,358	88,671		Sh
2 Wheat Meal and Flour	"			6,622	109,433						
3 Ale, Beer, Stout, etc	Imp gal	3,086	18 792			1,062	3 938	40	261		
4 Ghee	Cwt			18	2,858			840	66,180		
5 Milk, Condensed or otherwise Preserved	"	86	7,442					26	5,029		
6 Spirits †	† I & P gal	6,790	157 951					53	1 377		
7 Sugar	Cwt	21	974	33	779			51	1,045		
8 Tea	"			271	50 624			229	32,926		
9 Wines —Vermouth	Imp gal										
10 Still, in bottles	"	88	2,448			20	257				
11 Still in casks	"					34	317				
12 Sparkling Champagne	"										
13 Sparkling, other than Champagne	"	2	44								
14 Cigarettes	lb	51 301	216,848	4	27	73	476				
15 Tobacco, Other Manufactured	"	929	5,527	90	202	1,248	3 430	7 308	3,088	220	270
16 Wood and Timber	Cubic foot			1,894	15,749			919	3,498		
17 Cement, Building	Ton	1 336	148 496								
18 Galvanised Iron Sheets, Corrugated	"	872	296,131								
19 Iron and Steel Manufactures	"	802	382,108	3	1 890	17	9,269		226	435	90 662
20 Hardware	Cwt	286	28,862	16	1,017						
21 Shovels and Spades, etc	No	6 457	9 716								
22 Machines and Machinery	Value		277 991		0 0				16,478		119
23 Cotton Piece Goods Grev, Unbleached	Cwt	4		271							
	Yard	1,280	1 179	110 900	40,087						
24 Bleached	"	68 693	31,909	3 097	1 485					4,028	2,243
25 Printed Khangas	"	109,139	44 047	80	0						
26 Printed, Other Sorts	"	96,994	49 613	12,982	6 245					8,011	10,932
27 Dyed in the Piece	"	193,411	172,480	24 825	14 446					245	368
28 Coloured (manufactured wholly or in part of dyed yarn)	"										
29 Cotton Blankets	No	50 508	38,855	75,989	42 216					21 040	18 960
30 Jute Bags and Sacks	Dozen	1 389	6 592	5 130	8 063					23,773	44 283
	Cwt	1,017		31 833							
31 Disinfectants	"	67	6,256	7,932	279 074						
32 Insecticides	"	318	10 562			20	511			20	430
33 Candles	"	20	1,795			55	3,918				
34 Fuel Oil	"	6	493							4	255
35 Lubricating Oils	Imp gal										
36 Lubricating Greases	"	3,337	9 901								
37 Motor Spirit (Petrol)	Cwt	22	1 219					210	418	515	956
38 Mineral Oil Illuminating or Burning (Kerosene)	Imp gal										
39 Soap, Common	Cwt	54	40 103	7	343						
40 Soap, Toilet	Value		20,272		637				936		
41 Cycles (not Motor)	No	1,115	124 899								
42 Motor Cars	"	9	69 961					69	157 368		
43 Motor Lorries	"	5	47 220					7	24,808		
44 Motor Tractors	"										
45 Motor Cycles	"	23	14 999								
46 Fertilisers and Manures	Ton	75	7 385							15	3,308
47 Other Articles	Value		2 302 983		305,453		220,085		1,741,632		46 268
TOTAL			4,579 465		1,036 088		242,201		2,147 141‡		219,774
TOTAL TRANSIT IMPORTS			33 614		302						70,850
GRAND TOTAL	Sh		4,613 080		1 036,390		242,201		2,147,141		290,627

\* NOTE —Home Consumption means Goods cleared from Customs control on landing and also goods cleared from Bonded stocks  
† No allowance made for under proof in excess of 12½%  
‡ Includes produce of Tanganyika Territory valued at Sh 1,707 702 and intended for ultimate re exportation

PRINCIPAL ARTICLES IMPORTED INTO AND CLEARED FOR \*HOME CONSUMPTION IN KENYA AND UGANDA DURING THE MONTH OF MAY, 1929,  
SHOWING THE PRINCIPAL COUNTRIES OF ORIGIN OF IMPORTED TRADE GOODS —(Contd)

ARTICLES	Unit of Quantity	France		Germany		Holland		Japan		United States of America		Other Foreign Countries	
		Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value
1 Rice	Cwt		Sh		Sh		Sh	2	37		Sh		Sh
2 Wheat Meal and Flour	"												
3 Ale, Beer, Stout, etc	Imp gal			4,621	19,196	4 190	14 892					836	1,537
4 Ghee	Cwt											819	43,357
5 Milk, Condensed or otherwise Preserved	I & P gal	1 426	27,538			425	22,153					10	218
6 Spirits (v)	Cwt			206	2,922	58	1 214					3 779	58,580
7 Sugar	"												19
8 Tea	"											535	4 155
9 Wines—Vermouth	Imp gal	1,676	12,692									677	18,227
10 Still in bottles	"	271	2 862	40	587								
11 Still in casks	"	1 216	4 765										
12 Sparkling, Champagne	"	245	10,057										
13 Sparkling, other than Champagne	"	32	468	23	521							6	64
14 Cigarettes	lb									26	124		
15 Tobacco, Other, Manufactured	"					57,821	117,018			144	340	1,552	2,551
16 Wood and Timber	Cubic foot									39	196	27 581	76 004
17 Cement, Building	Ton							86	5,135			35	2,238
18 Galvanised Iron Sheets, Corrugated	"												
19 Iron and Steel Manufactures	"	48	49,442	240	136,262	25	14 625	18	16,058	33	21 122	19	32 151
20 Hardware	Cwt			343	18 042					14	1,219	89	3,725
21 Shovels and Spades, etc	No			26,178	13 228	4,800	795			1,560	5 186		
22 Machines and Machinery	Value		24,202		10,197		1 786				58,376		18 775
23 Cotton Piece Goods	Cwt							1,030		496		82	
Gray, Unbleached	Yard							349 065	132,251	300,750	92,651	27,000	10,738
24 Bleached	"					70,158	33 936	24,000	8,121				
25 Printed Khangas	"					19,954	15 029						
26 Printed, Other Sorts	"					8,394	6 278	182,110	71 797	170	184	6 484	2 270
27 Dyed in the Piece	"			7,471	4,922	54 195	30 936	8,628	4 219	2,300	2 344	7,959	5,960
28 Coloured (manufactured wholly or in part of dyed varn)	"												
29 Cotton Blankets	No	5,175	16 941	17,229	13,725	177,418	114,536	307,179	103,578	7,202	3,554	3,032	1,633
30 Jute Bags and Sacks	Dozen			20,801	33,609	99,336	152,526	185	401			7,350	23,645
	Cwt												
31 Disinfectants	"			344	5 608								
32 Insecticides	"												
33 Candles	"					4	255			6	1 102		
34 Fuel Oil	Imp gal										30	9,750	8,434
35 Lubricating Oils	"												49
36 Lubricating Greases	Cwt									71,965	142,512	30	
37 Motor Spirit (Petrol)	Imp gal									483	18 571		
38 Mineral Oil, Illuminating or Burning (Kerosene)	"	220	490							197,051	236,084	301,575	268,155
39 Soap, Common	Cwt	1	63	7	378	12	544	471 167	467 643			168 744	100,494
40 Soap, Toilet	Value		2,138		4,706		3,381				24		24
41 Cycles (not Motor)	No											1	197
42 Motor Cars	"									35	134 462		
43 Motor Lorries	"									20	113,747		
44 Motor Tractors	"									24	140,371		
45 Motor Cycles	"												
46 Fertilisers and Manures	Ton												
47 Other Articles	Value		90,026		289 893		62,400		195,345		483,325		354,886
TOTAL			241 684		553,796		592,354		536,992		1,929,167		1 038,086
TOTAL TRANSIT IMPORTS			482		5,944		21,728				6 123		44,935
GRAND TOTAL	Sh		242 166		559,740		614 082		536,992		1,935,290		1 083 021

\* NOTE—Home Consumption means Goods cleared from Customs control on landing, and also goods cleared from Bonded Stocks

† No allowance made for under-proof in excess of 12½%

CUSTOM HOUSE, MOMBASA, 16th September, 1929

E G BALE, *Ag Commissioner of Customs, Kenya and Uganda*



## GENERAL NOTICE No 1353

SUMMARY OF PRINCIPAL EXPORTS OF DOMESTIC PRODUCE OF KENYA AND UGANDA  
DURING THE MONTH ENDED 30TH JUNE 1929

ARTICLES	Unit of Quantity	TOTAL	
		Quantity	Value
			<i>Sh</i>
1 Maize	Cwt	7,164	57,312
2 Other Grain and Pulse	"	1,354	19,305
3 Wheat Meal and Flour	"	3,233	64,664
4 Maize Meal and Flour	"	3,247	29,222
5 Cake, Oil Seed, other	Ton	100	13,453
6 Cattle for food	No	38	2,685
7 Sheep and Goats	"	746	9,135
8 Beche de-mer	Cwt	23	2,800
9 Butter	"	47	7,867
10 Cheese	"	5	545
11 Chillies	"	196	15,266
12 Coffee, raw	"	4,573	482,242
13 Potatoes	"	3,255	22,752
14 Sugar, refined	"	190	6,368
15 Wood and Timber	Cub ft	9,109	62,732
16 Carbonate of Soda	Ton	3,459	345,906
17 Raw Cotton	Cental of 100 lb	102,915	8,027,404
18 Flax Fibre and Tow	Ton	3	2,260
19 Sisal Fibre and Tow	"	1,255	1,330,553
20 Seeds Cotton	"	11,616	1,510,080
21 Seeds Sesame	"	182	68,667
22 Groundnuts	"		183
23 Coconut Oil	Imp gal	23	128
24 Sesame Oil	"	2,632	14,474
25 Hides, dry and dry-salted	Cwt	10,369	902,493
26 Skins, Sheep and Goat	No	199,054	197,571
27 Rubber	Cental of 100 lb	900	62,962
28 Barks for Tanning	Cwt	4,535	72,280
29 Ivory, Elephant	"	110	128,778
30 Shell- marine	Ton	5	750
31 Wool	Cwt	396	87,458
32 Soap, Common	"	882	25,590
33 Animals not for food	No	2	10
34 Other Articles	Value		271,648
TOTAL		—	13,845,548
*TOTAL RE-EXPORTS		—	4,404,799
TOTAL TRANSIT EXPORTS		—	170,058
GRAND TOTAL <i>Sh</i>		—	18,420,405

\*Re-exports include goods the produce or manufacture of Tanganyika Territory to the value of Shs 1,705,488

CUSTOM HOUSE,  
MOMBASA,  
16th September, 1929

E G BALE,  
Ag Commissioner of Customs,  
Kenya and Uganda

SUMMARY OF PRINCIPAL EXPORTS OF DOMESTIC PRODUCT FROM KENYA AND UGANDA DURING THE MONTH ENDED 30TH JUNE, 1929

ARTICLES	Unit of Quantity	Great Britain		India and Burma		Other British Possessions		Belgium		France	
		Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value
			Sh		Sh		Sh		Sh		Sh
1 Maize	Cwt					2,400	19,200				
2 Other Grain and Pulse	"					1,354	19,305				
3 Wheat Meal and Flour	"					3,233	64,664				
4 Maize Meal and Flour	"					3,247	27,222				
5 Cake, Oil Seed, other	Ton	35	5 460					38	5,150		
6 Cattle for food	No					33	2,635				
7 Sheep and Goats	"					551	5,535				
8 Beche de mer	Cwt					23	2,870				
9 Butter	"					40	6,567				
10 Cheese	"					5	545				
11 Chillies	"					6	446				
12 Coffee, raw	"	3 223	36,371			724	79,311			75	8,920
13 Potatoes	"					1,533	10,771				
14 Sugar, refined	"					170	5,613				
15 Wood and Timber	Cub ft	9	54	25	978	7,307	47,556	660	5 230		
16 Carbonate of Soda	Ton					65	6 456				
17 Raw Cotton	Cental of 100 lbs	17,937	1,390 563	64,465	5,028 232						
18 Flax Fibre and Tow	Ton	3	2,260								
19 Sisal Fibre and Tow	"	253	187 320			5	2,750	1,277	934 888		
20 Seeds, Cotton	"	11,615	1 509 950			1	130				
21 Seeds, Sesame	"					15	5 625				
22 Groundnuts	"						183				
23 Coconut Oil	Imp gal					23	123				
24 Sesame Oil	"					2 632	14,474				
25 Hides, dry and dry-salted	Cwt	4,275	377 023	201	17,432	156	13 667	2,073	180 356	487	42 420
26 Skins Sheep and Goat	No	53,531	62 447	8,935	5,575					39,190	39,190
27 Rubber	Cental of 100 lbs	903	52,962								
28 Barks for Tanning	Cwt	2,114	25 112			100	2,600			1,000	26,000
29 Ivory, Elephant	"	93	107,058	8	10,510	6	7,760				
30 Shells marine	Ton			5	750						
31 Wool	Cwt	376	87,458								
32 Soap, Common	"					864	25 057				
33, Animals not for food	No					2	10				
34 Other Articles	Value		160 772				46,751				4,200
TOTAL		—	1,339,535	—	5,066,747	—	419,518	—	1,125,674	—	120 738
*TOTAL RE-EXPORTS		—	310,911	—	5,685	—	2,474,715	—	81,754	—	209 473
TOTAL TRANSIT EXPORTS		—	2,172	—		—	65,589	—	17 487	—	
GRAND TOTAL	Sh	—	4,652,618	—	5,072,432	—	2,960 122	—	1,224,915	—	330,211

\* Re-exports include goods the produce or manufacture of Tanganyika Territory to the value of Shs 1,705,488

SUMMARY OF PRINCIPAL EXPORTS OF DOMESTIC PRODUCE FROM KENYA AND UGANDA DURING THE MONTH ENDED 30TH JUNE, 1929

ARTICLES	Unit of Quantity	Germany		Holland		Italy		Japan		United States of America		Other Foreign Countries	
		Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value
1 Maize	Cwt		Sh		Sh		Sh		Sh		Sh	4 764	38 112
2 Other Grain and Pulse	"												
3 Wheat Meal and Flour	"												
4 Maize Meal and Flour	"												
5 Cake, Oil Seed, other	Ton	23	2,843										
6 Cattle for food	Nos												
7 Sheep and Goats	"											185	3,600
8 Beche de mer	Cwt											7	1,300
9 Butter	"												
10 Cheese	"												
11 Chillies	"					20	1,560			130	10,140	40	3,120
12 Coffee, raw	"	51	3,825									500	27,115
13 Potatoes	"											1,717	11,981
14 Sugar, refined	"											20	750
15 Wood and Timber	Cub ft	1,108	8,864										
16 Carbonate of Soda	Ton							2,700	270,000			694	69,450
17 Raw Cotton	Cental of 100 lb							15,358	1,197,963			5,162	402,636
18 Flax Fibre and Tow	Ton												
19 Sisal Fibre and Tow	"					40	29,000			250	181,540		
20 Seeds, Cotton	"												
21 Seeds, Sesame	"	100	37,575			11	4 335					56	21 132
22 Groundnuts	"												
23 Coconut Oil	Imp gal												
24 Sesame Oil	"												
25 Hides, dry and dry-salted	Cwt	1,063	91,436	486	42,355	1 036	90,240					591	52,451
26 Skins, Sheep and Goat	Nos	6,039	5,730							81,309	81,309		
27 Rubber	Cental of 100 lb												
28 Barks for Tanning	Cwt	734	11,272	100	2,600							387	6,696
29 Ivory, Elephant	"									1	1,650		
30 Shells Marine	Ton												
31 Wool	Cwt												
32 Soap, Common	"											13	531
33 Animals not for food	Nos												
34 Other Articles	Value		4,301		1,516		8,936				35,438		9,734
<b>TOTAL</b>		—	165,846	—	46,471	—	134 071	—	1,467,963	—	310,077	—	648 608
<b>* TOTAL RE-EXPORTS</b>		—	8,251	—	45,438	—	5,047	—		—	377,755	—	835,770
<b>TOTAL TRANSIT EXPORTS</b>		—		—		—		—		—		—	84 810
<b>GRAND TOTAL . Sh</b>		—	174,097	—	91,909	—	139,118	—	1,467,963	—	687,832	—	1 619 188

\* Re-exports include goods the produce or manufacture of Tanganyika Territory to the value of Shs 1,705,488

CUSTOM HOUSE, MOMBASA, 16th September, 1929

E G BALE, *Ag Commissioner of Customs, Kenya and Uganda*

GENERAL NOTICE No 1354

## NOTICE

Private Bonded Warehouse Licence issued at Mombasa on the 1st October, 1929

Name	Premises	Period	Bonded Warehouse No
L. Besson	One entire building situated near the Mombasa Railway Station and bounded on the north by open space, east by Customs Bonded Godown No 18, south by Cathedral gardens, and west by empty godown	To 1st January, 1930	23

General Bonded Warehouse Licence issued at Mombasa on the 1st October, 1929

Name	Premises	Period	Bonded Warehouse No
Mombasa Bonded Warehouse Co, Ltd	One entire building situated near the Mombasa Railway Station and bounded on the north by godown, south by alley and house, east by vacant plot and west by Cathedral gardens	To 1st January, 1930	24

Custom House,  
Mombasa, 1st October, 19 9

E G BALE,  
*for Commissioner of Customs, Kenya and Uganda*