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SUPPLEMENT

KENYA PROCLAMATIONS, RULES AND REGULATIONS
(No 11)

Section 2 of the Principal Ordinance which it is proposed to amend —

Interpretation

2 In this Ordinance —

“Court of probate” means any court or authority by whatever name designated, having jurisdiction in matters of probate

“Probate and letters of administration” include confirmation in Scotland and any instrument having in a British possession the same effect which under English law is given to probate and letters of administration respectively

“Probate duty” includes any duty payable on the value of the estate and effects for which probate and letters of administration is or are granted

“British court in a foreign country” means any British court having jurisdiction out of His Majesty’s dominions, in pursuance of an Order in Council whether made under any Act or otherwise

“British possession” includes any part of a British possession having a separate legislature which possesses power to make the provisions required by section three of this Ordinance in respect of that part

Colony and Protectorate of Kenya

GOVERNMENT NOTICE No 188

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

R W BAKER-BEALL,
Acting Clerk of the Legislative Council

**A Bill to Amend the British and Colonial
Probates Ordinance**

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

1 This Ordinance may be cited as the British and Colonial Probates (Amendment) Ordinance, 1936, and shall be read as one with the British and Colonial Probates Ordinance (Chapter 12 of the Revised Edition) hereinafter referred to as the Principal Ordinance

2 Section 2 of the Principal Ordinance is hereby amended in the following respects—

(a) by deleting therefrom the definition of “Probate and letters of administration” and by substituting therefor the following definition—

“ ‘Probate’ and ‘letters of administration’ include confirmation in Scotland and any instrument having in any other part of His Majesty’s dominions the same effect which under English law is given to probate and letters of administration respectively ,”

(b) by deleting the word “and” from the second line of the definition of “Probate duty” therein and by substituting therefor the word “or” ,

(c) by deleting therefrom the definition of “British possession” and by substitution therefor the following definition—

“ ‘His Majesty’s dominions’ includes any British Protectorate or protected State and any territory in respect of which a mandate on behalf of the League of Nations has been accepted by His Majesty ”

Short title

Amendment
of section 2
of the
Principal
Ordinance

Section 4 of the Principal Ordinance which it is proposed to replace —

Sealing of probates and letters of administration granted in the United Kingdom or the Colonies or Protectorates or by British courts elsewhere

4 Where a court of probate in the United Kingdom, or in a British possession or protectorate or territory to which the Ordinance applies has granted probate or letters of administration in respect of the estate of a deceased person, the probate or letters of administration on being produced to, and a copy thereof deposited with the Supreme Court, shall be sealed with the seal of the court, and shall thereupon be of the like force and effect, and have the same operation in the Colony as if granted by the Supreme Court

Application of Ordinance

Sections 3 and 9 of the Principal Ordinance which it is proposed to repeal —

3 The Governor may, on being satisfied that the legislature of any British possession or protectorate or of any territory in respect of which a mandate on behalf of the League of Nations is being exercised by His Majesty's Government in the United Kingdom of Great Britain and Northern Ireland or in any other part of His Majesty's Dominions has made, or is about to make, adequate provision for the recognition in that possession or protectorate or territory as aforesaid of probates and letters of administration granted by the Supreme Court of this Colony, direct by order published in the Gazette that this Ordinance shall apply to that possession or protectorate or territory, and in the event of such provision not being made within a reasonable time, or if made, being so altered that it would not authorize the making of an order as aforesaid the Governor may, by order published in the Gazette, revoke any such order

Sealing of probates and letters of administration granted by British court in foreign countries

9 This Ordinance shall extend to authorise the sealing as hereinbefore mentioned of any probate or letters of administration granted by a British court in a foreign country, other than in a protectorate or territory in like manner as it authorises the sealing of a probate or letters of administration granted in a British possession or protectorate to which this Ordinance applies and the provisions of this Ordinance shall apply accordingly with the necessary modifications

3 Section 4 of the Principal Ordinance is hereby repealed and the following section is substituted therefor —

Repeal and replacement of section 4 of the Principal Ordinance

“4 Where a Court of Probate in any part of His Majesty’s dominions, or a British Court in a foreign country has, either before or after the passing of this Ordinance, granted probate or letters of administration in respect of the estate of a deceased person, the probate or letters of administration so granted may, on being produced to, and a copy thereof deposited with, the Supreme Court, be sealed with the seal of that Court, and thereupon shall be of like force and effect, and have the same operation in the Colony as if granted by that Court ”

Sealing of probates and letters of administration granted outside the Colony

4 Section 3 (as amended by the British and Colonial Probates (Amendment) Ordinance, 1929) and section 9 of the Principal Ordinance are hereby repealed

Repeal of sections 3 and 9 of the Principal Ordinance

OBJECTS AND REASONS

This Bill amends the British and Colonial Probates Ordinance (Chapter 12 of the Revised Edition) at the suggestion of the Secretary of State, so as to provide for the recognition and re-sealing in Kenya, without any condition as to reciprocity, of probates and letters of administration obtained in any other part of the Empire

2 No expenditure of public moneys will be involved if the provisions of this Bill become law

GOVERNMENT NOTICE No 189

HIS Excellency the Governor in Council has approved of the following Bill being published for criticism

A DE V WADE,
Colonial Secretary

**A Bill for the Regulation, in Certain Respects,
of the Trade in Maize.**

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

Short title
and commence-
ment

1 This Ordinance may be cited as the Maize Control Ordinance, 1936, and shall come into operation on such date as the Governor may by notice in the Gazette appoint, and shall apply throughout the Colony except in such areas as the Governor in Council may from time to time by notice in the Gazette exclude from the application of the provisions of this Ordinance

Interpretation

2 In this Ordinance, unless the context otherwise requires —

“bag of maize” means such weight of maize, whether contained in sack or other container, as may be fixed for a bag of maize by Rules made under this Ordinance,

“Director” means the Director of Agriculture,

“export” means export from the Colony to any country outside the Uganda Protectorate or the Tanganyika Territory,

“maize” means the seeds of the plant *Zea mays*,

“maize products” means maize meal and any article declared by Rules made under this Ordinance to be a maize product,

“maize trader” means the holder of a licence under section 4 of this Ordinance or any person doing any act for which such a licence is required in terms of that section,

“prescribed” means prescribed under this Ordinance or any Rules thereunder or specially prescribed by the Director,

“producer”, in relation to any maize, means the person by whom or on whose behalf such maize was grown, or the person to whom such maize was supplied as a consideration or a part of the consideration for the right to use any land on which or on a part whereof such maize was grown

3. The Governor may from time to time by notice in the Gazette prohibit, control or regulate the importation into the Colony of maize or maize products or any class of maize or maize products

Prohibition,
control or
regulation of
importation of
maize or maize
products

4. (1) No person shall, whether on his own behalf or on behalf of any other person, purchase or receive any maize or maize products for sale or resale from a producer or import any maize or maize products unless such person is the holder of a maize trader's licence issued under this section

Licensing of
dealers in
maize

Provided that the provisions of this sub-section shall not apply to any person who trades in not more than one hundred bags of maize in any one month following the coming into operation of this Ordinance, nor to any person who trades with the holder of a maize trader's licence under this Ordinance

Provided further that the provisions of this sub-section shall not apply to the purchase of maize or maize products in such quantity and for such purpose as may be prescribed by Rules under this Ordinance

(2) A maize trader's licence shall—

- (a) authorize the holder thereof to purchase or acquire maize in the Colony, or, subject to the terms of any notice issued under section 3 of this Ordinance, to import any maize or maize products for the period for which the licence is available,
- (b) be available from the first day of January in any year, or any later date upon which the licence may be taken out, until the succeeding thirty-first day of December,
- (c) be issued by a district officer or by any person appointed by the Director to any person who applies in the prescribed form, furnishes the information prescribed in sub-section (1) of section 5 of this Ordinance, and pays a fee of five shillings,

(d) be required in addition to and not in substitution for any licence required under any other law in force in the Colony

(3) The provisions of sub-section (1) shall apply to any person receiving maize or maize products from the producer thereof to be held or disposed of on behalf of such producer

(4) Every maize trader shall take out a separate licence in respect of each set of premises at which he carries on business

Information
to be
furnished by
maize trader

5 (1) Any person applying for a maize trader's licence shall, with his application, furnish in writing in the prescribed form information as to—

(a) the quantity of maize or maize products which he has in stock at the date of his application, and the situation of such maize or maize products, and

(b) the total quantity of maize or maize products which, during the twelve months immediately prior to his application, he has—

(i) purchased or acquired in the course of trade, and

(ii) sold or otherwise disposed of

(2) Within seven days after the end of every calendar month every maize trader shall furnish in writing to such officer, in such manner, and in such form as may be prescribed, information as to the total quantity of maize or maize products which, during the preceding calendar month, he has purchased or otherwise acquired and sold or otherwise disposed of and the sources from which such maize or maize products were so purchased or acquired and the manner in which such maize or maize products were so sold or disposed of, and as to the total quantity of maize and maize products which, during the preceding calendar month, he has exported from the Colony, and as to the quantities in which, the places to which and the routes and the methods by which such export was effected

(3) The quantities of maize and maize products respectively shall be separately shown in every such application or information

6 (1) Between the first day of October and the last day of November in every year the Director, upon such information as may be available to him, shall—

Determination
of maize
export quota
percentage

- (a) estimate the total quantity of maize which has been and probably will be disposed of by producers within the Colony in the period of twelve months ending on the thirtieth day of November in the next succeeding year,
- (b) estimate the quantity of maize which has been consumed and probably will be required for consumption within the Colony in such period by persons other than producers,
- (c) estimate the quantity of maize which in such period has been and probably will be available for export,
- (d) determine the percentage which the quantity of maize estimated in terms of paragraph (c) bears to the quantity estimated under paragraph (a), and
- (e) publish by notice in the Gazette the quantities so estimated and the percentage so determined

Provided that the Director may, in his discretion, from time to time during the period referred to in paragraph (a) of this sub-section alter the quantities and percentages referred to in paragraph (e) of this sub-section

(2) A percentage of the quantity of maize estimated in terms of paragraph (a) of sub-section (1) to be fixed by the Director in his discretion and notified in the Gazette, which shall not exceed the percentage of maize determined in terms of paragraph (d) of sub-section (1) shall be known as the maize export quota percentage for the period of twelve months ending on the thirtieth day of November in the next succeeding year after the date of the publication of the notice under paragraph (e) of sub-section (1)

Provided that the Director may in his discretion from time to time during the period referred to in this sub-section alter, within the limits of the provisions of this sub-section, such maize export quota percentage

7 If at any time circumstances shall exist which make it desirable, in the opinion of the Governor in Council, to fix a maximum price for the sale of maize within the Colony, the Governor in Council may, by notice in the Gazette, fix

Maximum
price may be
fixed in certain
circumstances

such maximum price at such sum as he may think fit regard being had in the fixing of such price to the export parity then current and the then costs of production. Such maximum price may be altered or revoked from time to time.

Export of
maize in pro-
portion to
maize export
quota per-
centage

8 (1) Every person who, on the 1936, had in stock three hundred or more bags of maize held by him for purposes of trade, and every person who, between that date and the date of coming into operation of this Ordinance, purchased or received in the course of trade, or contracted for the purchase or receipt by him in the course of trade of three hundred or more bags of maize, shall hold available for export a quantity of maize suitable for export amounting to the percentage of the quantity so held, purchased, received or contracted for which corresponds with the maize export quota percentage for the period ending with the thirtieth day of November, 1937, or the equivalent in maize products of such quantity of maize.

(2) (a) Every maize trader purchasing or otherwise acquiring maize or maize products in the course of trade from a producer, or importing maize or maize products shall, within seven days after the end of the calendar month during which such maize or maize products are received by him, set aside and thereafter hold available for export a quantity of maize or maize products suitable for export amounting to the percentage of the quantity so received during the preceding calendar month which corresponds with the maize export quota percentage for the period in question.

Provided that, in respect of the maize or maize products received by any such trader or other person during the period between the first day of December and the last day of the calendar month preceding the date upon which the Director fixes the maize export quota percentage in terms of section 6 of this Ordinance, such trader or other person shall not be obliged to set aside the quantity of maize or maize products which he is by this sub-section required to set aside, before the expiration of thirty days after the date on which such percentage is so fixed. Provided further that every maize trader or other person who sells or otherwise disposes of maize or maize products which have been imported, purchased or otherwise acquired by him, before such maize or maize products are received by him, shall, for the purposes of this section, be deemed to have received such maize or maize products at the time when they are so sold or otherwise disposed of by him.

(b) In calculating the quantities of maize and maize products which any such maize trader or other person is hereby required to hold available for export, maize products shall, subject to any Rule made under paragraph (e) of section 14 of this Ordinance, be taken at their equivalent in maize

(c) The liability to set aside maize or maize products and hold them available for export imposed by this sub-section shall not attach to any person who is exempted from such liability by Rules made under this Ordinance, in respect of maize or maize products purchased or otherwise acquired by him in such quantity and for such purpose as may be prescribed by such Rules

(3) Any maize or maize products held for export or required to be held for export in terms of sub-section (1) or (2) shall, within a period of twelve months, or within such longer or shorter period as may be prescribed by the Director in any particular case or generally by notice in the Gazette, be exported from the Colony by—

(a) the maize trader or other person concerned or any person nominated by him, or

(b) where the maize or maize products are not exported by such trader or other or nominated person, by such person or through such channel or by such other means as the Director may prescribe

(4) Nothing in this section shall apply to any person purchasing or receiving maize in respect of which he obtains from the Director, or from any person generally or specially deputed by the Director, a certificate that any previous possessor of such maize has in connection therewith complied with the requirements of sub-section (2) or (3) of this section

(5) Notwithstanding anything in any law to the contrary contained, the trustee of any insolvent estate or the assignee of any assigned estate shall, in respect of any maize or maize products which the insolvent or assignor has, or should have, held available for export in terms of this section, be under the same obligations and have the same rights as the insolvent or the assignor in respect of the holding available for export and the exporting of such maize or maize products

(6) The provisions of sub-sections (2) and (3) shall apply to any person, including any co-operative society registered under the Co-operative Societies (Registration) Ordinance,

No 24 of 1931 1931, in respect of maize or maize products received by such person or society from any producer to be held or disposed or for and on behalf of such producer, but shall not apply to the Kenya and Uganda Railways and Harbours in respect of maize or maize products held or received by the Services for conveyance or storage

(7) The Director may at any time require any maize trader or other person upon whom any duty is imposed by this section to submit to him proof to his satisfaction that he has within the proper period performed such duty

Export by
producer who
has not
disposed
of maize
produced by
him

9 (1) The Director may, by notice in the Gazette, require every producer who has in his possession or under his control, on a date stated in such notice, more than five hundred bags of maize produced by him which have not been sold or otherwise disposed of by him or on his behalf in the course of trade, to furnish to such officer, in such manner and in such form as may be prescribed, and before a date to be fixed by the Director in the said notice, information as to the total quantity of such maize in his possession or under his control

(2) The Director may, by notice in the Gazette, which notice shall not be issued before the first day of March of any year, direct every such producer to set aside, to hold available for export, and to export in accordance with the provisions of section 8 of this Ordinance a quantity of maize or maize products suitable for export amounting to the percentage of the quantity of such maize in his possession or under his control which corresponds with the maize export quota percentage for the period in question, and upon publication of such notice all such maize in the possession or under the control of any producer shall, for the purposes of section 8 and section 12 of this Ordinance, be deemed to have been acquired by him in the course of trade from a producer, and to have been received by him at the date of publication of such notice. Provided that in case such producer satisfies the Director that any part of such maize in his possession or under his control is retained by him solely for his own use on his farm, the Director shall exempt him in respect of the maize retained by him for that purpose only, from the obligations imposed by this section

(3) The provisions of section 7 of this Ordinance shall apply to every person purchasing or otherwise acquiring in the course of trade any such maize from any such producer or otherwise acquired by him, and his obligation to set aside, to hold available for export and to export, in accordance with the provisions of section 8 of this Ordinance, a quantity of maize or maize products in respect of the maize so purchased or otherwise acquired by him shall not be affected by the fact that a similar obligation rests upon or has been discharged by the producer from whom he has purchased or otherwise acquired such maize in respect of the same maize

10 Every maize trader shall record each day in a book kept in a prescribed form —

Record of
dealings to be
kept by maize
trader

- (a) the name and address of every person from whom he has during that day purchased or otherwise acquired or received any maize or maize products,
- (b) the fact whether any such person is or is not a producer,
- (c) the quantity of maize and the quantity of each kind of maize products purchased or otherwise acquired or received by him during that day from every such person,
- (d) the name and address of every such person to whom he has during that day disposed of any maize or maize products,
- (e) the quantity of maize and the quantity of each kind of maize products disposed of by him during that day to every such person

Provided that if the quantity of maize or the quantity of maize products acquired or disposed of to any person by the maize trader during any one day does not exceed, in the case of maize, one bag, or in the case of maize products, that quantity of maize products which in terms of the Rules made under paragraph (e) of section 14 of this Ordinance, is, for the purposes of this Ordinance, deemed to be the equivalent of one bag of maize, a maize trader shall be deemed to comply sufficiently with the requirements of this section, in so far as his transactions with that person during that day are concerned, if he records in such book—

- (1) the total quantity of maize and the total quantity of each kind of maize products purchased or otherwise acquired or received by him during that day from such persons who are producers,

- (ii) the total quantity of maize and the total quantity of each kind of maize products purchased or otherwise acquired or received by him during that day from such persons who are not producers, and
- (iii) the total quantity of maize and the total quantity of each kind of maize products disposed of by him during that day to such persons

Examination
of books, etc.,
of maize
traders

11 (1) Any person generally or specially authorized thereto by the Director may at all reasonable hours enter upon the premises of, or any land or place occupied by any maize trader or any person who is suspected of being a maize trader or upon any premises, land or place in or on which any maize or maize products are kept by any such person, and may inspect all maize and maize products and examine all books, accounts and documents there being, and may require a statement of the history and an explanation of the presence of any such maize and maize products and an explanation of any entries or documents referring or suspected to refer to maize or maize products, and seize any such books, accounts and documents as may afford evidence of any contravention of, or failure to comply with, the provisions of this Ordinance, and may make extracts from and copies of all such entries or documents as may afford evidence of any such contravention.

(2) No person shall obstruct any person in the performance of any duty or the exercise of any power under this section, or shall wilfully fail or refuse to make any statement or give any explanation demanded thereunder, or knowingly make or cause to be made a false statement or explanation of any matter referred to in sub-section (1) of this section.

(3) No person shall except for the purposes of this Ordinance or upon the order of any court, disclose any information obtained by him through, or in consequence of, any inspection or examination made under this section.

Offences and
penalties

12 (1) Any person who—

- (a) without having a maize trader's licence transacts any business for which such licence is required,
- (b) fails to render any information required by him under any provision of this Ordinance,
- (c) in any information furnished by him under any requirement of this Ordinance knowingly makes any false statement,

(d) fails to hold available for export, or to export, any maize or maize products in compliance with any provision of section 8, or

(e) contravenes or fails to comply with any provision of this Ordinance or of any Rules made thereunder, or disregards the terms of any notice issued under section 3 of this Ordinance,

shall be guilty of an offence and on conviction be liable, in the case of an offence under paragraphs (a), (b), (c) or (e) to a fine not exceeding one hundred pounds, and in the case of an offence under paragraph (d) to a fine not exceeding five hundred pounds

(2) Whenever any person is charged under paragraph (d) of sub-section (1) with having failed to hold available for export, or to export, in compliance with any provision of section 8 of this Ordinance, any quantity of maize or maize products in respect of maize or maize products purchased or otherwise acquired by him in the course of trade from a producer, and it is proved that he did so purchase or otherwise acquire such maize or maize products and did receive them, it shall be presumed, unless the contrary is proved, that he did not hold available for export, or as the case may be, did not export, the quantity of maize or maize products which he is charged with having failed to hold available for export or to export

(3) Whenever any person is convicted of an offence under paragraph (d) of sub-section (1), the court convicting him shall inquire into and estimate the amount of the profit made by him in consequence of his having failed to comply with any provision of section 8 of this Ordinance, and shall, in addition to any sentence which it may impose under sub-section (1), impose on the person so convicted a fine equal to the amount of the profit which the court so estimates he made in consequence of his having failed to comply with any such provision

(4) Notwithstanding anything contained in any other law, subordinate courts of the first or second class shall have jurisdiction to impose any penalty prescribed by this Ordinance

Admissions
and pre-
sumptions

13 (1) At the trial of any person charged with the commission of any offence under this Ordinance, any statement contained in any return furnished by or on behalf of the accused in terms of this Ordinance or any Rule made thereunder, and any statement or record contained in any book, account or document kept by the accused or by any employee or agent of the accused, or found upon the premises of or any land or place occupied by the accused, shall be admissible in evidence against the accused as an admission of the facts set forth in that statement or record

(2) Whenever any person is charged under this Ordinance or any Rule made thereunder with having made or caused to be made a false statement and it is proved that a false statement appears in the certificate signed or return furnished by him or on his behalf, he shall be deemed, unless the contrary is proved, knowingly to have made such false statement or caused it to be made

Powers to
make rules

14 The Governor in Council may make Rules—

- (a) for the carrying out of any prohibition, control or regulation under section 3 of this Ordinance;
- (b) for the giving effect to the provisions of section 8 of this Ordinance in respect of the holding available for export and the export of maize and maize products,
- (c) for the form and manner in which information to be furnished under this Ordinance by maize traders shall be rendered, and for the transmission of such information to the Director,
- (d) for determining what quantity (the quantity may be expressed in weight or volume or otherwise) of a particular maize product shall for the purposes of this Ordinance be deemed to be equivalent of a bag of maize,
- (e) for prescribing in what quantities and for what purposes maize or maize products may be purchased without the authority of a maize trader's licence,
- (f) for exempting any person other than a maize trader, but including a co-operative society registered under the Co-operative Societies (Registration) Ordinance, 1931, from the liabilities imposed by sub-sections (2) and (3) of section 8 of this Ordinance in respect

of maize or maize products purchased or otherwise acquired by him in a prescribed quantity and for a prescribed purpose stated, and similarly exempting persons purchasing maize for consumption by themselves and their households and bona fide farmers purchasing maize for the feeding of live stock,

- (g) for prescribing any forms required under this Ordinance,
- (h) for any purpose or object for which by this Ordinance it is provided Rules may be made, and
- (i) for generally giving effect to the objects and purposes of this Ordinance

15 The Governor in Council, by proclamation in the Gazette, may from time to time suspend the operation of all or any of the provisions of this Ordinance for such period as may be fixed in such proclamation

Suspension of
the Ordinance

OBJECTS AND REASONS

It is generally considered that the maize industry is essential to the well being of Kenya Colony and this Bill is designed to facilitate the placing of the maize industry of the Colony on a sounder basis by (i) ensuring that all maize surplus to the internal requirements of the Colony is exported, (ii) dividing the burden of exporting the surplus production amongst all classes of maize producers, and (iii) maintaining the internal price for maize at rather a higher level than is the case when there is operative a depressing effect due to the dead weight of the unexported and stagnant surplus of maize within the Colony

2 At present the internal price for maize is depressed periodically by the natives throwing a large amount of maize on the local market at one time. A large portion of the native crop is often held until it becomes impossible to make arrangements to export it, even when there is little hope of a profitable local sale, while considerable losses are caused by weevil, with regard to (ii) above, it will be remembered that the evidence given before the Sub-Committee of the Maize Enquiry Committee showed that about 800,000 bags

of native maize are sold locally, but relatively little native maize is at present exported, on the other hand only about 250,000 bags of European maize are sold locally, while 350,000 to 700,000 bags are exported

3 All maize traders will be forced by the Ordinance to hold a Maize Trader's Licence and to export or cause to be exported a percentage quota of maize purchased by them. The quota will be determined by the Director of Agriculture, having regard to the internal requirements and total maize production of the Colony. It is not intended to bring the very small native trader within the scope of the Ordinance, nor will the producer be directly affected by the requirements of the Ordinance, which has directly to do only with the person who buys maize for sale or re-sale.

4 Licensed maize traders will be obliged by the Ordinance to keep their books in good order and to return certain forms to the Director of Agriculture with reference to maize purchased, maize sold locally, and maize exported.

5 If this Bill becomes law, it is anticipated that the revenue from licences will cover the cost of operating the Ordinance.

GOVERNMENT NOTICE No 190

ARRIVALS

Name	Rank	From Leave or on 1st Appointment	Date of Leaving England	Date of Embarkation	Date of Arrival at Mombasa
R A Blackshire	Chief Officer, Prisons	Leave	31st Jan , 1936	—	12th March, 1936
J H Clive	Distr ct Officer	"	20th Feb , 1936	—	15th March, 1936
S H La Fontaine, D S O , O B E , M C	Provincial Commissioner	"	"	—	"
Miss S I Beazley	Nursing Sister, Medical Dept	"	"	—	"
G E Bowles	Clerk, Treasury	"	26th Feb , 1936	27th Feb , 1936 *	"
Neil Stewart, M M	Superintendent of Police	"	20th Feb , 1936	—	"
G B Mackintosh	2nd Grade Asst Inspector of Police	"	"	—	"
W C A Skedge	Dispense1, Medical Dept	"	"	—	"
Capt A T A Ritchie, M C	Game Warden	"	"	—	"
A G Steeples	Driver K U R & H	"	25th Feb , 1936	27th Feb , 1936 *	"
C E Utting	Cargo Inspector, K U R & H	"	20th Feb , 1936	20th Feb , 1936	"
W Urquhart	Senior Asst Engineer, K U R & H	"	8th Feb 1936	8th Feb , 1936	7th March, 1936
W Inson	Driver, K U R & H	"	"	"	"

* Marseilles

DEPARTURES

Name	Rank	On Leave or Termination of Appointment	Date of Departure
F G Robinson	Survey Records Officer	Leave pending retirement	11th March, 1936
S F Green	Sub Telegraph Engineer	Leave	14th March, 1936
C W Elliot	Assistant Conservator of Forest	"	"
S D Overton	Inspector of Police	"	"
J W Griffin	Inspector of Police	"	"
D Nicol	Assistant Inspector of Police	"	"
D M Stephens	Assistant Superintendent of Police	"	"
D H Hughes	Clerk, Treasury	"	"
J S Ross	Senior Assistant Treasurer	"	"
Miss J Andrews	Clerk, Administration	"	"
Capt E W Stevens	Company Commander, Military	"	"
F McNaughtan	Junior Laboratory Asst , Agric Dept	"	"
J W Collins	Inspector, Water Supply, P W D	"	"
I A Morson	Foreman Public Works Department	"	"
T Fitzgerald, C M G , O B E	Postmaster General	Leave pending retirement	"
A Brand	Clerk Military	Leave	"
Miss W Shade	Nursing Sister, Medical Department	Leave on urgent private affairs	"
I M Oberholzer	Driver, K U R & H	Termination	"
C Vidot	Driver, K U R & H	Leave	"
R H Manners	Asst District Traffic Superintendent, K U R & H	"	"
J Norman	Senior Clerk, K U R & H	"	"
A R Havard	Inspector, Class II, K U R & H	"	"
J R Hannaford	Artisan, Class II, K U R & H	"	"
P H Ryder	Artisan, Class I, K U R & H	"	"

APPOINTMENTS

PATRICK CAMPBELL MACDOUGALL WATSON to be Acting Deputy Treasurer, with effect from the 18th March, 1936

ALFRED O'MEARA, B SC (HONS), A M I E E , Assistant Telegraph Engineer, to be Acting Electrical Inspector, Posts and Telegraphs Department, with effect from the 18th March, 1936

CHARLES PHIPPS BATHURST NORMAN, B A (OXON), to be Acting Assistant Secretary, Secretariat, with effect from the 14th March, 1936

CECIL RICHARD MINNS, Assistant Telegraph Engineer, to be Acting Telegraph Engineer, with effect from the 13th March, 1936

KENYA AND UGANDA RAILWAYS AND HARBOURS

HUBERT STORAR, District Locomotive Superintendent, Class I, to be Acting Locomotive Superintendent, with effect from 6th March, 1936, vice Herbert Blin Stoyale, proceeded on leave.

REVERSIONS

HENRY STEVEN POTTER, M A (CANTAB), reverted to his substantive post of District Officer, Administration, with effect from the 14th March, 1936

FRANCIS HENRY CLARKE, Acting Game Warden, reverted to his substantive post of Assistant Game Warden, with effect from the 16th March, 1936

PRELIMINARY ORAL SWAHILI EXAMINATION
Pass

T A Dennison, Legal Department

A DE V WADE,
Colonial Secretary.

PROCLAMATION No 20

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 portions of Proclamations to be revoked —

That portion of Proclamation No 59, dated the 10th day of August, 1932, declaring—

L R No 3381, F C Allsop, Esq, P O Mweiga, North Nyeri District,
to be an infected area (East Coast Fever)

That portion of Proclamation No 16, dated the 1st day of March, 1933, declaring—

L R Nos 4158 and 1227 That portion of the above farms bounded as follows Commencing at the south-west corner beacon of L R 4159 following the southern boundary of L R 4159 in a north-easterly direction to intersection of Naro Moru-Nanyuki railway line thence following this railway line southwards to the Naro Moru River thence down-stream to point of commencement

C E Cade, Esq, P O Naro Moru, North Nyeri District,
to be an infected area (East Coast Fever)

That portion of Proclamation No 67, dated the 16th day of August, 1933, declaring—

L R No 2849, Mrs D A S Allison, Subukia, P O Milton's Siding, Nakuru District,
to be an infected area (East Coast Fever)

That portion of Proclamation No 15, dated the 19th day of February, 1936 declaring—

L R No 2748, T P de Bruin, Esq, P O Nanyuki, North Nyeri District,
to be an infected area (Rinderpest)

Given under my hand at Nairobi this 18th day of March, 1936

H H BRASSEY-EDWARDS,
Chief Veterinary Officer

GOVERNMENT NOTICE No 191

EXECUTIVE COUNCIL

APPOINTMENT

HIS Majesty the King has been pleased to give directions for the appointment of Jagannath Bhavanishanker Pandya, Esquire, to be an Unofficial Member of the Executive Council of the Colony and Protectorate of Kenya, for a period of one year, with effect from the 18th of March, 1936

Nairobi,
18th March, 1936

A DE V WADE,
Colonial Secretary

GOVERNMENT NOTICE No 192

THE LIQUOR ORDINANCE

NOTICE

IN EXERCISE of the powers conferred upon him by section 11 of the Liquor Ordinance (No LXII of 1934), His Excellency the Governor has been pleased to appoint—

The District Commissioner, Nakuru (Chairman),
Mr W Street, OBE, Thomson's Falls,
Mr D P Petrie, Nakuru,
Mr H W Featherstonehaugh, Njoro,
Mr Robert Hall, Gilgil,
Mr C C Vaz, Nakuru,
Mr Chandubhai Hathibhai Patel, Nakuru,
to be members of the Licensing Court of the Nakuru Licensing Area for the year 1936

By Command of His Excellency the Governor
Nairobi,

This 17th day of March, 1936

A DE V WADE,
Colonial Secretary

GOVERNMENT NOTICE No 193

THE LIQUOR ORDINANCE, 1924

NOTICE

IN EXERCISE of the powers conferred upon him by section 11 of the Liquor Ordinance No LXII of 1934, His Excellency the Governor has been pleased to appoint—

The District Commissioner, North Nyeri (Chairman),
The District Commissioner, South Nyeri,
Major A R Lucas, Naro Moru
F S McNamara, Esq, Nyeri,
Mr Pravindlal Nandlal Dave, Nyeri,
to be members of the Licensing Court of the Kikuyu Licensing area for the year 1936

By Command of His Excellency the Governor
Nairobi,

This 17th day of March, 1936

A DE V WADE,
Colonial Secretary

GOVERNMENT NOTICE No 194

THE KING'S AFRICAN RIFLES RESERVE
OF OFFICERS ORDINANCE, 1927

NOTICE

THE Secretary of State for the Colonies, on the recommendation of His Excellency the Governor, has been pleased to approve the removal, on resignation, of the names of the following officers from the K A R Reserve of Officers —

Lieut W S Walter
Lieut A E Mackinnon
2nd Lieut R H M Bristow

Nairobi,
This 18th day of March, 1936

A DE V WADE,
Colonial Secretary

GOVERNMENT NOTICE No 195

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

AND

THE INTERPRETATION AND GENERAL
CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, Section 13)

GOVERNMENT NOTICE No 406 OF 1926

APPOINTMENT

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

Nyeri,

Dated this 13th day of March, 1936

M R R VIDAL,
*Acting Provincial Commissioner,
Central Province*

SCHEDULE

SOUTH NYERI DISTRICT, CENTRAL PROVINCE

Name	Area	With effect from	Remarks
Muhoya wa Kagumba	Tetu	1st March, 1936	On probation for six months <i>vice</i> Ndumi wa Murathi retired Appointed Govt No tice No 107 of 1913

GOVERNMENT NOTICE No 196

THE NATIVE EXEMPTION ORDINANCE, 1934

The following natives have been granted letters of exemption under the above Ordinance during 1935 —

Name	District
Victor Anderson Banks	Nakuru
Frederick Washington Manasseh	"
Edmund Washer Felix Timothy	Mombasa
Jonathan M Cromwell	Kericho (Lumbwa)
John Silas	"
E O Joshua	Kisumu—Londiani (Kisumu)
Jeremia Waita wa Kihori	South Nyeri
Morris Mwageru Stephen	"
Stanley Kiama Gathigira	"
Joshua Riunga wa Kagundu	"
Robinson Mumanya wa Gikuh	"
Titus Muriuki wa Kagundu	"
Wallace Kabage wa Mukera	"
Gibson Kariuki wa Gitonga	"
Lewis Kaberere s/o Hunter	Nairobi
Arthur Karugu Kibui	"
Evanson Munamia s/o Kimani	"
Anderea D Ogola	Kiambu
Josiah Njonjo	"
James Ngethe Solomon	"
Hudson Mwangi wa Munyi	South Nyeri
Frederick Karanja Kago	Masai District

Nairobi,

This 16th day of March, 1936

A DE V WADE,
Colonial Secretary

GOVERNMENT NOTICE No 197

THE SISAL INDUSTRY ORDINANCE, 1934

IT is hereby notified for public information that the Sisal Industry Committee has been constituted for the period 1st May, 1936, to 30th April, 1937, under section 7 of the Sisal Industry Ordinance, 1934, as follows —

The Director of Agriculture (Chairman)

Mr W C Hunter (nominated by His Excellency the Governor)

Colonel M Maxwell	Nominated by the Kenya Sisal Growers' Association
Mr G Blowers	
Mr A D Bursell	

Nairobi,

14th March, 1936

H G PILLING,
for Colonial Secretary

GOVERNMENT NOTICE No 198

THE MINING ORDINANCE, 1933

NOTICE is hereby given in accordance with section 17 (2) of the Mining Ordinance, 1933, that an application by Erwin Ettel of Busia, Uganda, has been accepted for consideration, with effect from the 11th March, 1936, for an Exclusive Prospecting Licence over an area situated in Area I of the Kitson Report of 1933, and as more fully described in the Schedule hereto

Objections to the grant of the Exclusive Prospecting Licence applied for will be entertained until the 23rd day of April, 1936, and should be addressed to the Commissioner of Mines, Mining and Geological Department, P O Box 339, Nairobi

Nairobi,

This 19th day of March, 1936

E B HOSKING,
Commissioner of Mines

SCHEDULE

Commencing at the intersection of the centre line of the Walupe River with the Kenya-Uganda boundary,

thence down-stream by that centre line to the junction of the Walupe River with the Nanguke River,

thence by a straight line due east for 250 feet,

thence up-stream by a line parallel to the centre line of the Walupe River to a point due east of the point of commencement,

thence by a straight line due west to the point of commencement

GOVERNMENT NOTICE No 199

THE KENYA COTTON RULES

(Chapter 154 of the Revised Subsidiary Legislation)

IN EXERCISE of the powers conferred upon me by Rule 8 of the Kenya Cotton Rules, appearing at page 1350 of the Revised Subsidiary Legislation, I hereby order that all cotton plants—

- (1) in North Kavirondo District, and
- (2) in Samia location in Central Kavirondo District, except in the sub locations of Assistant Chiefs Atore and Omenyo,

shall be uprooted and burned prior to the 1st day of April, 1936

Nairobi,

17th March, 1936

H B WATERS,
Director of Agriculture

GOVERNMENT NOTICE No 200

THE LOCAL GOVERNMENT (MUNICIPALITIES) ORDINANCE, 1928

IN EXERCISE of the powers conferred upon him by section 13 (3) of the Local Government (Municipalities) Ordinance, 1928, His Excellency the Governor has been pleased to nominate Mr L Collins to be a member of the Municipal Board of Mombasa up to and including the 30th June, 1936

By Command of His Excellency the Governor

Nairobi,

20th March, 1936

H G PILLING,
for Colonial Secretary

GENERAL NOTICE No 326

RHODES SCHOLARSHIP, 1936

APPLICATIONS ARE INVITED FOR A RHODES SCHOLARSHIP

THE scholarship will be available in September. The selected scholar may be required to attend Rhodes University College, Grahamstown, for a period of two years before proceeding to Oxford.

Applicants for the scholarship must produce a certificate entitling them to exemption from Matriculation at either Oxford or Grahamstown or produce evidence of having reached an equivalent standard.

The scholarship is open to male candidates from Kenya, Uganda and Tanganyika. Applications should be forwarded to the Director of Education of the territory in which the candidate has normally resided. The last day for receiving applications will be the 15th May, 1936.

Applications should be accompanied by evidence as to scholastic attainments and testimonials covering the school career of the candidate.

All candidates will be required to attend for a personal interview with the East African Rhodes Selection Committee which will probably be held in Nairobi early in June.

E G MORRIS,
Director of Education
Secretary,
East African Rhodes Scholarship Selection Committee

GENERAL NOTICE No 327

THE COMPANIES ORDINANCE, 1933

PURSUANT to section 284, sub-section 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 —

The Universal Outfitters, Limited

Nairobi,

This 24th day of March, 1936

W M KEATINGE,
Registrar of Companies

GENERAL NOTICE No 328

KIKUYU LIQUOR LICENSING COURT

Ordinance No 62 of 1934

NOTICE is hereby given that the next meeting of the Kikuyu Liquor Licensing Court will be held at the office of the District Commissioner, North Nyeri, on Monday the 11th May, 1936, at 10 o'clock in the forenoon.

All new and confirmation of transfer applications must reach this office on or before the 25th day of March, 1936, together with Sh 10 stamp fee on each application.

North Nyeri,

12th March, 1936

D STORRS-FOX,
for Chairman,
Kikuyu Liquor Licensing Court

GENERAL NOTICE No 329

THE TRADE MARKS ORDINANCE, 1930

TRADE MARKS RENEWED

Trade Mark Number	Advertised in the Official Gazette	Name of Applicant	Class
835	17 5 1922	Berner Alpen Milchgesellschaft also trading as Societe Laitiere des Alpes Bernoises and as Bernese Alps Milk Co	42
836	14 6 1922	„	42
837	17 5 1922	„	42
838	17 5 1922	„	42

Nairobi,

This 16th day of March, 1936

W M KEATINGE,
Registrar of Trade Marks

GENERAL NOTICE No 330

DESTRUCTION OF COURT RECORDS
(Cap 23, Laws of Kenya, 1926)NOTICE OF INTENDED DESTRUCTION OF COURT
RECORDS

THREE months after the date of this notice I intend to apply to His Honour the Chief Justice for leave to destroy the records of the Court of the Resident Magistrate at Mombasa as set out below —

Year	Civil Proceedings Numbered
1919	1 to 786
1920	1 to 869
1921	1 to 1544
1922	1 to 1278
1923	1 to 1237
Year	Criminal Proceedings Numbered
1920	1 to 1057
1921	1 to 1000
1922	1 to 1027
1923	1 to 848

2 Any person desiring the return of an exhibit in any of the above cases must make good his claim before the 18th December, 1936

3 All exhibits to which no claim is substantiated as above will be liable to be included in the order for destruction

Mombasa,
13th March, 1936

B V SHAW,
*Acting District Registrar,
H M Supreme Court of Kenya*

GENERAL NOTICE No 331

DESTRUCTION OF COURT RECORDS
(Cap 23, Laws of Kenya)NOTICE OF INTENDED DESTRUCTION OF COURT
RECORDS

THREE months after the date of this notice I intend to apply to the Chief Justice for leave to destroy the records of the Court of the II and III Class Magistrate at Kericho, as set out below

II Class Magistrate	
Year	Criminal Proceedings Numbered
1920	1-17, 19-22, 24-65, 67-71, 73-82, 85-138, 141-154, 156-186
1921	1-6, 8-163, 165-218, 220-221
1922	1-64
1923	1-63
III Class Magistrate	
Year	Criminal Proceedings Numbered
1920	1-40
1921	1-35, 37-73
1922	1-90
1923	1-134, 136-139, 141-142, 144-150

Any person desiring the return of an exhibit in any of the above cases must make good his claim before the 17th day of June, 1936

All exhibits to which no claim is substantiated as above will be liable to be included in the order for destruction

Kericho,
The 16th day of March, 1936

A C M MULLINS,
II Class Magistrate

GENERAL NOTICE No 332

THE LAND AND AGRICULTURAL BANK
(AMENDMENT) ORDINANCE, 1934NOTICE OF THE EXTINGUISHMENT OF TWO TEMPORARY
ADVANCES

IN pursuance of the provisions of section 5 of the Land and Agricultural Bank (Amendment) Ordinance, 1934, notice is hereby given that the temporary advances notified as under have been repaid together with interest thereon —

General Notice No	Date	Name	Amount £
1236	18th Sept, 1934	Wace, C L	100
169	5th Feb, 1935	Pringle, H T	150

Nairobi,
16th March, 1936

S THORNTON,
Secretary

GENERAL NOTICE No 333

HONORARY PERMIT ISSUERS

IN EXERCISE of the power conferred upon me by Rules Nos 20 and 63 of the Diseases of Animals Ordinance Rules, 1931, I hereby declare the under-mentioned gentleman to be an Honorary Permit Issuer for the purposes of the said Rules —

Eric Pardoe, Esq.,
Kekopey, Gilgil,
vice
Lady Eleanor Cole,
Gilgil (Resigned)

Nairobi,
This 16th day of March, 1936

H H BRASSEY EDWARDS,
*Deputy Director (Animal Industry) and
Chief Veterinary Officer*

GENERAL NOTICE No 334

GRAIN CONDITIONING PLANT, KILINDINI

TREATMENT OF BEANS

WITH reference to General Notice No 250 of the 2nd March, 1936, the charges set out in paragraph 4 (c) thereof are varied in the following manner —

During 1936 a reduced charge of twelve cents per bag will be made by the Kenya and Uganda Railways and Harbours for handling of beans from the grading sheds into trucks, haulage to and from the conditioning plant and handling into transit sheds. Beans consigned direct to the conditioning plant for treatment will be charged at the rate of five cents per bag for haulage and handling charges into transit sheds as was the case formerly

Nairobi,
20th March, 1936

H B WATERS,
Director of Agriculture

GENERAL NOTICE No 1635

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

AUCTION OF FARMS

THE grants of the farms specified in the Schedule hereto will, subject to the provisions of the Crown Lands Ordinance (Chapter 140 of the Revised Laws of Kenya), be offered for sale at the Railway Institute, Nairobi, commencing at 10 a.m., on Friday, 27th March, 1936

Plans of the farms may be seen at the Public Map Office, Survey and Registration Division, Nairobi, or may be had on application to the Surveyor General, Box 89, Nairobi, on payment of Sh 3, post free, in respect of each plan required

The right to withdraw any farm from the auction is reserved to the Commissioner of Lands

Conditions of Sale

- 1 Each farm will be auctioned separately
- 2 These farms are in the Highlands, and purchase will be confined to Europeans only (or their accredited agents), in conformity with the decision of His Majesty's Government
- 3 The highest bidder will be the purchaser, and if any dispute arise as to any bidding, the farm will be put up again at the last undisputed bid
- 4 The amount of the advance of each bid will be regulated by the auctioneer, and no bid shall be retracted
- 5 Each purchaser shall pay to the auctioneer, immediately on the fall of the hammer, a deposit of 10 per cent of his purchase money, and should the same be tendered by cheque, such cheque must be accompanied by a banker's guarantee. In default of such payment, the farm may be immediately re-offered for sale, and any subsequent bid by the person who has made default may be ignored or refused
- 6 The balance of the purchase money in respect of Farms L R Nos 3632, 2924, 4424/13/1 and 2, 4424/14/1 and 2, and 3353 shall be paid in full to the Provincial Commissioner, Rift Valley Province, Box 81, Nakuru, and in respect of

Farms L R Nos 1225/10, 1225/11, 1225/12, 4428/10, 4428/11, 278, 4937, 299/R, 7197 and 2812 to the Land Assistant, Box 424, Nairobi, on or before the 1st April, 1936, or shall be paid in nine equal annual instalments, payable on the 1st day of January in each year, the first instalment being payable on the 1st January, 1937, and the purchaser shall inform the Provincial Commissioner, Nakuru, or the Land Assistant, Nairobi, as the case may require, on or before the 1st April, 1936, which method of payment he desires to adopt

7 If the purchaser shall have elected to pay the balance of the purchase money by instalments, no transfer of the land granted or any part thereof shall be valid until the whole of the purchase money shall have been paid

8 The rent due to the 31st December, 1936, shall be paid to the Provincial Commissioner, Nakuru, and the Land Assistant, Nairobi, respectively, on or before the 1st April, 1936

The survey fees and the fees payable for the preparation (Sh 100) and registration (Sh 20) of the grant, and the stamp duty payable (approximately 2 per cent *ad valorem*) in respect of the grant shall be paid to the Surveyor General, at the Survey and Registration Division, Nairobi, on or before the 1st April, 1936

Upon such payments being duly made, the purchaser shall, subject to the provisions of the Crown Lands Ordinance (Chapter 140, Revised Edition), and if the conditions of sale have been complied with, be entitled to a grant of the farm, which grant will be presented to him, duly executed, as soon as conveniently may be

9 If the payments mentioned in Condition No 8 are not made on or before the 1st April, 1936, the Commissioner of Lands may order that the deposit paid by the purchaser be forfeited to the Government, and in such case the purchaser shall have no further claim to a grant of the farm

10 The grants will be under the provisions of the Crown Lands Ordinance (Chapter 140 of the Revised Edition) and the Registration of Titles Ordinance (Chapter 142), and will be for 999 years, commencing from the 1st day of April, 1936. Rent will be payable from that date

SCHEDULE

L R No	Locality	Acres (Approx)	Upset Price	Rent per Annum	Proportionate Rent from 1-4-36 to 31-12-36	Survey Fees
		<i>Acres</i>	<i>Sh</i>	<i>Sh cts</i>	<i>Sh cts</i>	<i>Sh</i>
1225/10	Naro Moru	1,355	8,130	271 00	203 25	756
1225/11	"	1,490	8,940	298 00	223 50	784
1225/12	"	1,490	8,940	298 00	223 50	784
(a) 4428/10	"	1,700	17,000	340 00	255 00	836
(a) 4428/11	"	1,690	16,900	338 00	253 50	836
(b) 278 east	Thika	2,000	7,000	400 00	300 00	890
(c) 299/R	"	1,253	37,590	250 60	187 95	730
4937	Machakos (Kimutwa)	655	4,913	131 00	98 25	570
7197 (2877/1)	Loldaka	1,933	9,665	386 60	289 95	890
2812	West Morania	3,353	25,148	670 60	502 95	1,156
3632	Eldoret	1,735	17,350	347 00	260 25	836
2924	Thomson's Falls	1,731	21,638	346 20	259 65	836
3353	"	1,729	21,613	345 80	259 35	836
(b) 4424/13/1	Thomson's Falls	178	1,780	35 60	26 70	330
(b) 4424/13/2	"	161	2,013	32 20	24 15	330
(b) 4424/14/1	"	235	2,350	47 00	35 25	384
(b) 4424/14/2	"	259	2,590	51 80	38 85	384

- (a) Riparian Reserve 50 feet wide on the Naro Moru River is not included in this area
 (b) Not yet surveyed. Stand Premium and Rent will be adjusted accordingly, if necessary, after completion of survey
 (c) East of Main Road

Note—Farm No 826, which was included in the Schedule when first published, has been withdrawn from the Sale

NAIROBI,
20th December, 1935.

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

GENERAL NOTICE No 297

TENDER NOTICE

GOVERNMENT QUARRY RESERVE AT MILE 18/20 ON
THE WEST OF THE RAILWAY LINE

1 TENDERS are invited by way of annual rental payable yearly in advance for the sole licence to quarry stone in the above quarry situated on L R 3240 north of Mazeras Trading Centre

2 A plan of the quarry reserve may be obtained at a cost of Sh 2, or inspected free of charge, at the Survey Office, Mombasa

3 General Conditions —

(a) *Term* — One year from 1st April, 1936, renewable for a further period of one year, provided the quarry has been worked to the satisfaction of the Assistant Land Officer and provided the licensee shall have made application in writing to the Assistant Land Officer

(b) *Royalties* — Sh 1/80 per 100 cubic feet

(c) The licensee shall at all times conduct quarry operations in a business-like manner to the satisfaction of Government and shall comply with any reasonable request of the Assistant Land Officer, Mombasa, regarding the manner of quarrying stone, regarding the drainage of the quarries or the precautions to be taken in the interests of public health, and regarding the siting and erection of any temporary buildings for housing labour

(d) The licensee shall submit to the Assistant Land Officer, Mombasa, in the first week of each quarter, commencing on 1st July, 1936, a statement signed by him certifying the amount in cubic feet of stone disposed of by him during the previous quarter whether by rail or otherwise. In regard to stone disposed of by rail the licensee shall forward copies of the Railway Consignment Notes showing the amount despatched

(e) The licensee shall forward to the Assistant Land Officer, Mombasa, together with the above quarterly statement a royalty payment of Sh 1/80 per 100 cubic feet of stone disposed of during the previous quarter

(f) The licensee shall pay to the Assistant Land Officer, Mombasa, any charges in respect of the inspection and/or control of the quarry

(g) The licensee shall not assign, sublet or part with the possession of or the benefit of the licence or the liberties and privileges granted under the licence without first obtaining written permission which shall not be unreasonably withheld

4 All costs in connection with the preparation and issue of the licence shall be paid by the successful tenderer

5 No tender of less than Sh 300 per annum will be accepted

The highest or any tender will not necessarily be accepted

6 The successful tenderer will be required to deposit with the Assistant Land Officer, Mombasa, before the issue of the licence the sum of Sh 500 to be utilized towards the cost of making the area sanitary in the event of the default of the licensee under condition (c), the sum to be refunded on the termination of the licence if the licensee has satisfactorily fulfilled his obligations

Tenders must be sealed marked "Tender for Quarrying Licence" and addressed to the Provincial Commissioner, Coast, Mombasa, and must be received in his office before noon on Friday 27th March, 1936

Nairobi,

11th March, 1936

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

GENERAL NOTICE No 290

TRANS NZOIA DISTRICT COUNCIL

IMPOSITION OF HOSPITAL RATE FOR 1936

NOTICE is hereby given that at a meeting of Council held on the 19th February, 1936, the following resolution was passed —

"That this Council intends to move the following resolution at a meeting of Council to be held at the Council Offices, Kitale, at 10 30 a m on the 6th day of May, 1936

That this Council hereby imposes a rate of Sh 10 (ten shillings) on every male person of wholly European origin or descent, of the age of twenty one years or over, residing within the Trans Nzoia District or Kitale Township, for the year 1936, for the purpose of providing additional funds towards the maintenance and upkeep of the Trans Nzoia European Cottage Hospital

This rate shall become due and payable at the offices of the District Council, Kitale, on the 15th day of June, 1936 "

H J BELL,
Engineer-Clerk to the Council

GENERAL NOTICE No 335

WATER ORDINANCE, 1929

NOTICE

IN accordance with Rule 20 of the Water Ordinance (General) Rules, 1935, notice is hereby given that the undermentioned persons have been registered as qualified engineers under the Water Ordinance, 1929 —

Harry Chickall Lott, A M INST C E, M AM SOC C E, A C G I, A M ENG INST CANADA, 66 Queen Street, London

Hugh Morton Gibb, A M INST C E, 66 Queen Street, London

Nairobi,

19th March, 1936

H L SIKES,
*Chairman,
Board of Examining Engineers*

GENERAL NOTICE No 336

IN THE RESIDENT MAGISTRATE'S COURT AT NAKURU

To all whom it may concern

TAKE NOTICE that the suits set out in the Schedule hereto stand credited in the books of the Nakuru Court with the respective sums set out against each action

Any person claiming to be entitled to any sum so credited should apply to this Court for payment out of the same

Any sum not claimed on or before the 16th day of June, 1936, will be paid into the general revenue of this Colony

Nakuru,
16th March, 1936

R F PALETHORPE,
Resident Magistrate, Nakuru

SCHEDULE

STATEMENT OF UNCLAIMED LEGAL DEPOSITS

Date of Deposit	Case No	Parties	Amount
			<i>Sh cts</i>
23-9-30	Cr C 2156/30	Rex vs Njoroge wa Muturi	20 00
11-12-30	C C 545/30	H Cross vs J E A Collins	4 29
16-1-31	Cr C 3950/30	Rex vs Munyasa s/o Omolo	6 12

GENERAL NOTICE No 337

NAIROBI DISTRICT COUNCIL

NOTICE OF BY ELECTIONS, WARD 5, THIKA

IT is hereby notified that, in accordance with section 23 (2) of the Local Government (District Councils) Ordinance, 1928, a by-election will take place on Wednesday, the 8th of April, 1936, to fill the vacancy in the Thika Ward caused by the resignation of Colonel C G Llewhellin

Each candidate shall be proposed, seconded and supported by not less than three persons, other than the proposer and seconder

Forms for nomination may be obtained at the offices of the Council, Avenue House, Nairobi

Nomination papers will be received by me between the hours of 10 a m and 1 p m on the above-mentioned date

If nominations are received from more than one candidate the election will be postponed for the purpose of taking a poll

Nairobi,
21st March, 1936

C K D BEALES,
Returning Officer

GENERAL NOTICE No 338

NOTICE

UNDER THE MEDICAL PRACTITIONERS AND DENTISTS ORDINANCE, 1910

(Cap 119, Revised Edition)

THE undernoted has been registered in accordance with the terms of the Medical Practitioners and Dentists Ordinance (Cap 119 of the Revised Edition)

KOONIN, SALMON, CERT DENT U KHARKOFF,
1905

A R PATERSON,
Registrar

GENERAL NOTICE No 339

LAMU LIQUOR LICENSING COURT

(Ordinance No 62 of 1934)

NOTICE is hereby given that the next meeting of the Lamu Liquor Licensing Court will be held at the office of the District Commissioner, Lamu, on Monday the 11th May, 1936, at 10 o'clock in the forenoon

All new and confirmation of transfer applications must reach this office on or before the 15th day of April, 1936, together with Sh 10 stamp fee on each application

Lamu,
11th March, 1936

C A CORNELL,
Chairman,
Lamu Liquor Licensing Court

GENERAL NOTICE No 1552

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

SUPREME COURT SESSIONS AT NAIROBI, 6-4-36

Criminal Case No 31/36 Rex vs Nzunya w/o Muthangia

Criminal Case No 34/36 Rex vs Kariru wa Gachingiri

CRIMINAL SESSIONS AT MOMBASA, 4-5-36

Criminal Case No 27/36 Rex vs Kaingu wa Gona & 4 others

Criminal Case No 32/36 Rex vs Mohamed Abdalla & another

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

GENERAL NOTICE No 207

IN 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 Kampala to commence on Monday the 20th day of April, 1936, at 10 a m or as soon thereafter as cases can be heard

To ensure appeals from His Majesty's Supreme Court of Kenya being set down for hearing at these Sessions memoranda of appeal should be filed with the Registrar, Supreme Court of Kenya, Nairobi,

or with the District Registrar, Mombasa, not later than the 20th day of March, 1936

Nairobi,
20th February, 1936

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

CAUSE LIST

FOR HEARING ON THE 20TH DAY OF APRIL, 1936, AT KAMPALA

Appeal No	Civil or Criminal	Appellant	Respondent	Original No of Case	Appeal from
31 of 1936	Criminal	Oganga s/o Adotu	Rex	Cr Case No 71/35	H M High Court of Uganda at Soroti (Application)
32 of 1936	"	Musa Nsiyaleta	Rex	Cr Case No 3/36	H M High Court of Uganda at Kampala
33 of 1936	"	Inyonguni s/o Engemu	Rex	Cr Case No 42/33	H M High Court of Uganda at Soroti (Application)
34 of 1936	"	Erisaniya Muwanika s/o Eguru	Rex	Cr Case No 20/35	"
35 of 1936	"	Bumali Mukasa s/o Musa Sebaja	Rex	Cr Case No 145/35	H M High Court of Uganda at Kampala
36 of 1936	"	Salehe s/o Muliza	Rex	Cr Conf Case No 1/36	H M High Court of Tanganyika at Dar es salam
37 of 1936	"	Yego s/o Kitum	Rex	Cr Case No 154/35	H M Supreme Court of Kenya at Eldoret
38 of 1936	"	Chepto arap Cheserem	Rex	Cr Case No 170/35	"
39 of 1936	"	Olengi s/o Okoyele	Rex	Cr Case No 29/29	H M High Court of Uganda at Soroti (Application)
40 of 1936	"	Ndune wa Mruu	Rex	Cr Case No 6/36	H M Supreme Court of Kenya at Mombasa
22 of 1935	Civil	W A L Spencer	Dalgety & Co, Ltd	Civil Case No 12/34	H M Supreme Court of Kenya at Eldoret
23 of 1935	"	John Pollok	A G W Ogilvie	Civil Case No 1/35	H M Supreme Court of Kenya at Mombasa (Application for leave to appeal to the Privy Council from the judgment of the Court of Appeal)

SAVINGS BANK, KENYA

ACCOUNT OF ALL DEPOSITS FOR THE YEAR 1935

To			By		
		£ s cts			£ s cts
(1) Balance brought forward	(S 4,898,419 66)	244,920 19 66	Payment made to Depositors from 1st January, 1935, to 31st December, 1935	(S 3,191,766 37)	159,588 6 37
(2) Cash received from Depositors from 1st January, 1935 to 31st Dec, 1935	(S 4,434,402 21)	221,720 2 21	Balance due on 31st December, 1935 to all Depositors inclusive of interest	(S 6,258,884 22)	
(3) Interest on items (1) and (2) to 31st December, 1935, computed according to sections 10 and 11 of Savings Bank Ordinance 1909 and section 3 of Amending Ordinance No 22 of 1922 and added to the Principal money of the said Depositors	(S 129,455 00)	6,472 15 00	Warrants issued but not cashed at 31st December, 1935	(S 11,626 28)	
Total	(S 9,462,276 87)	£473,113 16 87	Total	(S 9,462,276 87)	473,113 16 87

Examined
W H SMITH,
Auditor
12th March, 1936

T FITZGERALD,
Postmaster General,
Kenya, Uganda and Tanganyika
25th February, 1936

SAVINGS BANK, KENYA

BALANCE SHEET FOR THE YEAR 1935

Liabilities			Assets		
		£ s cts			£ s cts
To			By		
Balance due to Depositors	(S 6,258,884 22)	312,944 4 22	Deposited with Treasury	(S 6,270,510 50)	313,525 10 50
Warrants issued but not cashed at 31st December, 1935	(S 11,626 28)	581 6 28			
Total	(S 6,270,510 50)	£313,525 10 50	Total	(S 6,270,510 50)	£313,525 10 50

Examined,
W H SMITH,
Auditor
12th March, 1936

T FITZGERALD,
Postmaster General,
Kenya, Uganda and Tanganyika
25th February, 1936

SAVINGS BANK, KENYA

ACCOUNT OF INTEREST AND MISCELLANEOUS EARNINGS FOR THE YEAR 1935

To		£	s	cts	By		£	s	cts
Interest Paid to Depositors and added to Principal	(S 129,455 00)	6,472	15	00	Interest Received on Investments	(S 185,014 10)	9,250	14	10
Balance carried to Revenue	(S 56,444 76)	2,822	4	76	Commission on Transfer of Accounts	(S 647 66)	32	7	66
					Fees for Replacing Lost Pass Books	(S 238 00)	11	18	00
Total	(S 185,899 76)	£9,294	19	76	Total	(S 185,899 76)	£9,294	19	76

Examined
W H SMITH,
Auditor
12th March, 1936

T FITZGERALD,
Postmaster General,
Kenya, Uganda and Tanganyika
25th February, 1936

SAVINGS BANK KENYA

REVENUE AND EXPENDITURE FOR THE YEAR 1935

To		£	s	cts	By		£	s	cts
Proportion of Salaries of Staff Employed on Savings Bank Duties and Cost of Stationery, etc (<i>vide</i> subjoined statement)	(S 29,156 89)	1,457	16	89	Balance Transferred from Account of Interest and Miscellaneous Earnings	(S 56,444 76)	2,822	4	76
Balance Profit	(S 27,287 87)	1,364	7	87					
Total	(S 56,444 76)	£2,822	4	76	Total	(S 56,444 76)	£2,822	4	76

(1) Estimated Proportion of Salaries of Staff Employed
on Savings Bank Duties —

	S	C	S	C
(a) Accountant	4,700	00		
(b) Headquarters' clerks and counter clerks	20,663	55	25,363	55

(2) Estimated Expenditure in respect of Stationery,
Pass Books, Home Safes, etc

	3,793	34
Total	S 29,156 89	or £1,457 16 89

F. BIRKITT,
Chief Accountant,
Posts and Telegraphs

T. FITZGERALD,
Postmaster General,
Kenya, Uganda and Tanganyika
25th February, 1936

GENERAL NOTICE No 341

THE BANKRUPTCY ORDINANCE

NOTICE OF DIVIDEND

*Summary Case**Debtor's name*—Mrs Anna Rifkin*Address*—Eldoret*Description*—Merchant*Court*—H M Supreme Court, Nairobi*Number of matter*—37 of 1931*Amount per £*—Shillings two and cents forty in the £*First or final or otherwise*—First and final*When payable*—24th March, 1936*Where payable*—Official Receiver's Office, Law Courts, NairobiNairobi,
20th March, 1936L R FISHER,
for Official Receiver

GENERAL NOTICE No 342

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

IN BANKRUPTCY

CAUSE No 19 of 1935

Re BEHARI LALL s/o BUA DITTA, DEBTOR

To all whom it may concern

TAKE NOTICE that Behari Lall s/o Bua Ditta, the above-named debtor, has made an application to this Court for his discharge and that the Court has fixed Friday the 24th day of April, 1936 at 10 a m in Court for hearing of the said application

Dated at Nairobi this 14th day of March, 1936

E J O'FARRELL,
Registrar,
H M Supreme Court of Kenya

GENERAL NOTICE No 343

THE BANKRUPTCY ORDINANCE

NOTICE OF DIVIDEND

Debtor's name—Somchand Kachra Shah, trading under the name and style of Thika Garage*Address*—Thika*Description*—Garage Proprietor*Court*—H M Supreme Court, Nairobi*Number of matter*—21 of 1935*Amount per £*—Shillings five and cents fourteen in the £*First or final or otherwise*—First and final*When payable*—18th March, 1936*Where payable*—Official Receiver's Office, Law Courts, NairobiNairobi,
18th March, 1936L R FISHER,
for Official Receiver

GENERAL NOTICE No 344

THE BANKRUPTCY ORDINANCE

FIRST MEETING OF CREDITORS AND PUBLIC EXAMINATION

*Summary Case**Debtor's name*—Satya Nand Puri, formerly trading as The Kenya Garage*Address*—c/o Quick Service Garage*Description*—Motor Mechanic*Court*—H M Supreme Court, Nairobi*Number of matter*—32 of 1935*Date of first meeting of creditors*—15th April, 1936*Hour*—2 15 p m*Place*—Committee Room No 54, Law Courts, Nairobi*Date of public examination*—17th April, 1936*Hour*—10 a m*Place*—Law Courts, NairobiNairobi,
20th March, 1936L R FISHER,
for Official Receiver

GENERAL NOTICE No 345

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY

PROBATE AND ADMINISTRATION

CAUSE No 6 of 1936

NOTICE OF APPLICATION FOR LETTERS OF ADMINISTRATION OF ESTATE OF MAMDGO BINTI MATANO, LATE OF MOMBASA, KENYA PROTECTORATE, DECEASED

TAKE NOTICE that application having been made in this Court by Amani bin Juma, of Mombasa, Kenya Protectorate, for letters of administration of the estate of Mamdgo binti Matano, late of Mombasa, Kenya Protectorate, who died at Mombasa aforesaid on the 23rd day of November, 1935, intestate, this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 8th day of April, 1936

Mombasa,
13th March, 1936B V SHAW,
Acting District Registrar,
H M Supreme Court of Kenya

GENERAL NOTICE No 346

PROBATE AND ADMINISTRATION

PUBLIC TRUSTEE'S CAUSE No 18 of 1936

IN THE MATTER OF GIRJASHANKER CHATURBHAI DAVE,
DECEASED

To all whom it may concern

TAKE NOTICE that all persons having any claims against the estate of the above-named Girjashanker Chaturbhai Dave who died at Chuda, Kathiawar, India, on the 14th day of September, 1935, are required to prove such claims before me the undersigned on or before the 25th day of May, 1936, after which date the claims so proved will be paid, and the estate distributed according to law

Nairobi,
18th March, 1936W M KEATINGE,
Public Trustee

GENERAL NOTICE No 347

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 18 of 1936

NOTICE OF APPLICATION FOR LETTERS OF ADMINISTRATION WITH EXEMPLIFICATION OF THE WILL ANNEXED OF ESTATE OF HENRY ROOPE POMEROY SALMON, LATE OF ENGLAND, DECEASED

TAKE NOTICE that application having been made in this Court by Thomas Roope Pomeroy Salmon, of Timau Kenya Colony, for letters of administration with exemplification of the will annexed of the estate of H R P Salmon, late of England, who died at Hotel Beau-Sejour, Lausanne, Switzerland, on the 6th day of September, 1932, this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 7th day of April, 1936

Nairobi,
20th March, 1936E J O'FARRELL,
Registrar,
Supreme Court of Kenya

GENERAL NOTICE No. 348

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 19 OF 1936

NOTICE OF APPLICATION FOR PROBATE OF THE WILL OF
JOHN HENRY SYDNEY TODD, LATE OF NAIROBI, DECEASED

TAKE NOTICE that application having been made in this Court by Mary Jordon Todd, Ernest Beasley Gill and The Standard Bank of South Africa, Limited, of Nairobi, for probate of the will of John Henry Sydney Todd late of Nairobi, Kenya Colony, who died at Nairobi aforesaid on the 5th day of February, 1936, this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 7th day of April, 1936

Nairobi,
20th March, 1936

E J O'FARRELL,
*Registrar,
Supreme Court of Kenya*

Note—The will above named is now deposited and open to inspection at the Court

GENERAL NOTICE No 349

THE FRAUDULENT TRANSFER OF BUSINESSES
ORDINANCE, 1930

NOTICE

NOTICE is given pursuant to the above-named Ordinance, that the business known as Bhimji Ramji, lately carried on by Bhimji Ramji of Kisumu, in the District of Kisumu-Londiani, in the Colony of Kenya, East Africa (including the good will thereof) has been transferred as set out in the particulars hereunder—

Name and address of transferor—Mr Bhimji Ramji,
Fruiteror and Greengrocer, Odera Street,
Kisumu

Name and address of transferee—Mr Mohanlal
Ramji, of Kisumu, Kenya Colony

Nature of business—Fruiteror and Greengrocer

The transferee will carry on the business at Kisumu under the same name for ninety days and then in the name and style of Mohanlal Ramji and has assumed all the liabilities incurred by, and will realize all the outstandings owing to the transferor up to the date hereof

Dated at Kisumu this 13th day of March, 1936

Witness—

Khushi Ram Arrie,
Clerk, Kisumu

BHIMJI RAMJI,
Transferor

MOHANLAL RAMJI,
Transferee

GENERAL NOTICE No 350

THE TRADE MARKS ORDINANCE, 1930

APPLICATION No 2257



TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 45 in respect of tobacco and cigarettes, has been lodged by The East African Tobacco Company, Limited, of Dar es Salaam, Tanganyika Territory, whose address for service in the Colony is c/o Mr David Newmark, Nairobi

The said Trade Mark will be registered after the expiration of ninety days from the date of this Gazette, provided no notice of opposition is received

The Trade Mark is limited to the colour "Silver", as shown in the representation on the form of application

To be associated with No 2197

Nairobi,
18th March, 1936

W M KEATINGE,
Registrar of Trade Marks

GENERAL NOTICE No 351

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

CIVIL CASE No 228 OF 1934

IN THE MATTER OF THE COMPANIES ORDINANCE, 1933

AND

IN THE MATTER OF MUNYU SISAL ESTATE, LTD

NOTICE OF DIVIDEND

Name of company—Munyu Sisal Estate, Ltd

Address of registered office—Mutos Buildings,
Hardinge Street, Nairobi

Court—H M Supreme Court of Kenya

Number of matter—No 228 of 1934

Amount per £—Shillings two and cents twenty-one

Dividend—Final

When payable—Wednesday the 25th March, 1936
and after

Where payable—At the office of the Liquidator,
Royal Exchange Buildings, Government Road,
Nairobi

Dated this 24th day of March, 1936

M H COWIE,
Liquidator

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Matter for publication should reach the GOVERNMENT PRINTER not later than 9 a m on the Saturday of the week before publication is desired.

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