



THE OFFICIAL GAZETTE
OF THE COLONY AND PROTECTORATE OF KENYA

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GOVERNMENT NOTICE NO 1226

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

T V N FORTESCUE,
Acting Clerk to the Legislative Council

ARRANGEMENT OF SECTIONS

SECTION	SECTION
1—Short title and commencement	4—Provisions of African Poll Tax Ordinance except sections 3 4 17 and 20 incorporated in this Ordinance
2—Interpretation	5—Power to extend Ordinance to townships
3—Poll tax to be levied on all adult male Africans in urban areas	

A BILL ENTITLED
AN ORDINANCE TO PROVIDE FOR THE LEVYING
OF A POLL TAX ON AFRICANS RESIDENT IN
ANY URBAN AREA

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 African Poll Tax (Urban Areas) Ordinance, 1950, and shall come into operation on the 1st day of January, 1951 Short title and commencement

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

“African District Council” means an African District Council established or deemed to have been established under the African District Councils Ordinance, 1950, No 12 of 1950

“Member” means the Member of the Executive Council of the Colony for the time being responsible for Finance, 10

“urban area” means a municipality established under the Municipalities Ordinance and such townships established under the Townships Ordinance to which the Member may, by notice in the Gazette, extend the provisions of this Ordinance Cap 136
Cap 133

Poll tax to be
levied on all
adult male
Africans
in urban areas
Cap 252

3. (1) Notwithstanding anything to the contrary in the African Poll Tax Ordinance, there shall be paid by every adult male African in any urban area a poll tax in each year of such amount as the Governor may, by notice in the Gazette, prescribe 5

Provided that this sub-section shall not apply to any person who produces a valid receipt issued by—

(a) an African District Council evidencing the payment by him of any rate levied by such African District Council for the current year, 10

(b) a municipality evidencing the payment by him of any rate on the unimproved value of land within such municipality

(2) The moneys derived from the poll tax imposed under sub-section (1) of this section shall be paid into the general revenues of the Colony 15

Cap 103

Cap 136

(3) The Member may, by writing under his hand, authorize the payment out of the general revenues of the Colony to any African District Council, to the African Trust Fund established under the African Trust Fund Ordinance, 20 and to any Municipal Council or Board established under the Municipalities Ordinance of such portion of the moneys derived from the poll tax imposed under sub-section (1) of this section and in such proportion as he may determine 25

Provisions of
African Poll Tax
Ordinance except
sections 3, 4, 17
and 20
incorporated in
this Ordinance
Cap 252

4. All the provisions of the African Poll Tax Ordinance except the provisions of section 3, section 4, section 17 and section 20, are hereby incorporated and shall be deemed to form part of this Ordinance

Power to extend
Ordinance to
townships

5. The Member may, by notice in the Gazette, extend 30 the provisions of this Ordinance to any township established under the Townships Ordinance

MEMORANDUM OF OBJECTS AND REASONS

This Bill will replace the Native Poll Tax (Municipalities) Ordinance, 1948, which will expire on the 31st December, 1950

It was considered desirable to replace the Ordinance rather than to extend it as it is proposed that the poll tax shall apply to all Africans residing in all municipalities and not merely to those of Nairobi and Mombasa

The title of the Ordinance has been changed to the African Poll Tax (Urban Areas) Ordinance, 1950, since it is proposed that as and when the Member considers proper the provisions of the Ordinance shall be applied to townships as well as municipalities. The proviso to sub-clause (1) of *clause* 3 has also been extended to exclude from the payment of the tax any African who has paid any rate on the unimproved value of land within a municipality

No additional expenditure of public moneys will be incurred if the provisions of this Bill become law

Nairobi,
7th November, 1950

K K O'CONNOR,
Attorney General

GOVERNMENT NOTICE No 1227

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

T V N FORDESCUE,
Acting Clerk to the Legislative Council

ARRANGEMENT OF SECTIONS

SECTION	SECTION
1—Short title	9—Appeals by persons aggrieved by resolution to do private street works or provisional apportionment of costs thereof
2—Interpretation	10—Apportionment of expenses of private street works and appeals in connexion therewith
3—Operation of Ordinance	11—Register of charges
4—Making of new private streets	12—Temporary construction of private streets
5—Conditions may be imposed by local authority	13—Liability on change of ownership
6—Local authority's directions to be observed	14—Penalties
7—Private street when property paved etc. may be declared public street	15—Borrowing powers
8—Power of local authority to construct and maintain private streets	16—Repeal

A BILL ENTITLED

**AN ORDINANCE TO REGULATE THE MAKING
OF PRIVATE STREETS IN MUNICIPALITIES
AND TOWNSHIPS AND FOR OTHER MATTERS
INCIDENTAL THERETO AND CONNECTED
THEREWITH**

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 Municipalities and Townships (Private Streets) Ordinance 1950 Short title

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

5 “the Court” means a first class magistrate sitting with two assessors appointed by agreement between the parties or failing such agreement appointed by the first class magistrate having jurisdiction,

10 “local authority” means in respect of a municipality the Council thereof, and in respect of a township the appropriate authority prescribed by the Townships Ordinance, Cap 133

“municipality” has the meaning assigned to it in the Municipalities Ordinance Cap 136

“owner” means—

15 (a) in relation to freehold property, the person (other than the Crown) owning such property, and

(b) in relation to leasehold or other immovable property, the person holding such property directly from the Crown or from a local authority as lessee or licensee and includes—

20 (i) any agent who receives rents or profits for such person, and

25 (ii) any superintendent, overseer or manager of a lessee or licensee as aforesaid in respect of any holding on which he resides as superintendent, overseer or manager,

“private street works” means the doing in relation to a private street of any of the following things, that is to say, the levelling, paving, metalling, macadamizing, asphaltting, gravelling, kerbing, channelling or lighting thereof, or the making of a sewer or drain, or the making of a carriageway 5 or footway whether by the doing of any of the foregoing things or otherwise,

“public street” means any street which is or has been ordinarily repaired or maintained wholly by the Government or by any local authority, or which has become vested in its 10 entirety in a local authority,

“street” means any highway, road, lane, footway, court, square or passage or any lands reserved therefor, within the area of a local authority, used or intended to be used as a means of access to two or more premises or areas of land 15 in different occupation, whether the public have a right of way thereover or not and includes all channels, ditches, drains, sidewalks, bridges, culverts and other works appurtenant thereto,

“township” has the meaning assigned to it by the Town- 20 ships Ordinance

Cap 133

Operation of Ordinance

3. The Governor in Council may, from time to time, by order apply all or any of the provisions of this Ordinance to any municipality or township or part thereof, and, upon the publication of any such proclamation, the said provisions 25 shall extend to and be in force in the municipality or township or part thereof specified in the order

Making of new private streets

4. (1) Any person who intends to form or lay out any new private street or to widen, extend, repair or alter any existing private street shall make written application to the 30 local authority for permission to do so and shall with such application submit plans, longitudinal and cross-sections and specifications showing the following particulars, that is to say—

(a) the intended levels, gradients, direction and width of 35 the street,

(b) the street alignment and the building lines and the lines of carriageway and footways and, if any, the lines of spaces to be reserved for the planting of trees or shrubs, 40

(c) the mode of construction and the materials proposed to be used,

(d) the intended lines, levels, gradients and dimensions of the proposed sewers and drains or means of drainage, 45

(e) the relative level of the street and its sewers and drains with the adjacent land and the levels of such adjacent land,

(f) the means of drainage of the buildings erected or to be erected fronting or abutting thereon, 50

(g) if desired by the local authority, the estimated volume, expressed in cubic feet per second, of sewage and rain-water to be conveyed by the proposed sewers and drains and the carrying capacity of the said sewers and drains, 55

(h) the proposed method of the disposal of the sewage and rain-water conveyed by the proposed sewers and drains

(2) Any person who makes application as aforesaid shall furnish such additional plans, sections, specifications, levels 60 and information as the local authority may require

(3) Unless within two calendar months after the receipt of any application under sub-section (1) of this section, or within thirty days after the receipt by the local authority of any further plans, sections, specifications, levels or information requested, the local authority has sanctioned the application, such application shall be deemed to have been refused

(4) An application under this section shall be refused—

10 (a) if the proposed street would conflict with any plans which have been made, or which are in the opinion of the local authority likely to be made for carrying out any general scheme of street improvement or town planning,

15 (b) if the proposed street is not designed so as to connect at one end with a street which is already open or with a street the construction of which has been sanctioned by the local authority,

(c) if the requirements of this Ordinance are not complied with, or

20 (d) if the requirements of the local authority under this section are not complied with

(5) The local authority may prohibit the erection of any building fronting or abutting on any new private street in any case where any part of the proposed building would be 25 within a distance of fifteen feet from the boundary of the street until sanction for the formation of such street has been granted and any person who erects any building in contravention of any such prohibition shall be guilty of an offence against this Ordinance

30 (6) The plans, sections, specifications and levels approved by the local authority, together with any conditions they may impose, shall, except in so far as they may afterwards be altered by agreement with the local authority, be adhered to by the applicant and his successors and by any person 35 erecting any buildings fronting or abutting on any private street and any person who fails so to adhere to any such plans, sections, specifications, levels or conditions shall be guilty of an offence against this Ordinance

(7) If any part of any new private street for the formation 40 of which sanction has been obtained is not formed or laid out within two years from the date of such sanction, the sanction shall lapse and any person who thereafter forms or lays out any portion of such street without obtaining a fresh sanction shall be guilty of an offence against this 45 Ordinance

5. (1) Any person presenting an application to the local authority to sanction the forming or laying out of any new private street shall comply with any conditions which the local authority may, at the time of sanctioning the application, 50 impose with regard to the following matters, namely—

Conditions may be imposed by local authority

(a) the avoidance of a cul-de-sac,

(b) the provision of suitable and convenient accesses to the street by cross streets continuation of streets or otherwise,

55 (c) the formation of lanes (parallel to the street or otherwise) or other secondary means of access to buildings for the purpose of removing refuse,

(d) the fixing of the line, levels, width, position and direction of the street, carriageways and footways

so as to make provision for the amenity of the locality for convenient communication with other streets, for gradients suitable for traffic, for the convenient drainage of the streets and footways and of buildings fronting or abutting on the same and for areas for light and ventilation, 5

(e) the continuation of existing streets, the provision of main traffic streets in directions to suit the public convenience and of streets communicating with adjacent land, 10

(f) provision for carrying off surface water, and

(g) the rounding off, or truncating of street corners

(2) Any person who contravenes or fails to comply with any of the provisions of sub-section (1) of this section shall be guilty of an offence against this Ordinance 15

Local
authority's
directions to be
observed

6. (1) No person shall form or lay out or begin to form or lay out any new private street or erect or begin to erect any buildings on any plots abutting thereon, or widen, extend or repair or otherwise alter any existing private street or make any excavation for any of the aforementioned purposes otherwise than in accordance with the directions of the local authority 20

(2) Any person who acts in contravention of any of the provisions of this section shall be guilty of an offence against this Ordinance 25

Private street
when property
paved etc.,
may be
declared public
street

7. Where any private street or part thereof has been levelled, paved or metalled kerbed channelled lighted, sewered and drained, or otherwise made good in a permanent manner to the satisfaction of the local authority the local authority shall, upon the request of the owner or the owners of the greater part of the frontage of such street or part thereof, declare within three months of the date of such request, the same to be a public street, and thereupon such street or part thereof shall cease to be a private street and shall become a public street 35

Power of local
authority to
construct and
maintain
private streets

8. (1) If any private street, or any part thereof, is not constructed or maintained to the satisfaction of the local authority, the local authority may from time to time resolve with reference to such street or part thereof to do private street works and the expenses incurred by the local authority in executing such private street works or in renewing or maintaining them or such part of the expenses as may be deemed reasonable by the local authority, shall be apportioned among the lands fronting, adjoining, abutting or served by such street or part thereof and shall be recoverable by the local authority from the owners of such lands 40

(2) Before making any such resolution the local authority shall serve upon the owners of all lands affected by any proposed private street works a notice—

(a) indicating the private street works proposed to be undertaken and the total estimated cost thereof, and 50

(b) stating the place at which the plans and particulars of the private street works together with a provisional apportionment of the cost thereof may be inspected, 55

and shall afford an opportunity for the owner of any lands affected thereby to object within one month of the service of such notice to the proposed private street works or to the provisional apportionment of the cost thereof

(3) In apportioning the expenses of any private street works the local authority shall have regard to—

(a) the frontage of the lands affected thereby,

5 (b) the greater or less degree of benefit to be derived by any lands from any private street works so undertaken

(4) The local authority may include in any apportionment any lands which do not front, adjoin or abut on the street or part thereof but access to which is obtained from the street
10 by means of a lane, passage or otherwise, and which, in the opinion of the local authority, would be benefited by any private street works so undertaken and may fix the sum to be apportioned against any such lands accordingly

(5) The local authority may at any time resolve to contribute any proportion of the expenses of any private street works which would otherwise be recoverable from the owners of the lands affected thereby

(6) Every resolution to do any private street works and every provisional apportionment made by the local authority
20 shall be published in the Gazette, and if the local authority think fit, in one or more newspapers circulating in the district

9. (1) Any person aggrieved by any resolution to do any private street works or by any provisional apportionment of the cost thereof may, within one month of the publication
25 in the Gazette of the resolution and provisional apportionment aforesaid appeal to the Court whose decision shall be final

Appeals by persons aggrieved by resolution to do private street works or provisional apportionment of costs thereof

(2) The Court, upon any appeal under this section may set aside or amend any resolution to do private street works or may direct that any such resolution or any plans, sections,
30 specifications or levels of such private street works or any provisional apportionment of the cost thereof be amended in such manner as to the Court may seem proper

(3) The costs of any proceedings before the Court shall be in the discretion of the Court, and the Court may, if it
35 thinks fit, direct that the whole or any part of such costs ordered to be paid by an appellant shall be charged as part of the expenses of the private street works against the land of such appellant

10. (1) When any private street works have been completed and the expenses thereof ascertained, the local authority
40 shall make a final apportionment by apportioning the expenses in the same proportion as that in which the estimated expenses were apportioned in the provisional apportionment, and shall serve a notice of such final apportionment upon the
45 owners of the lands affected thereby and shall afford an opportunity for such owner to object, within one month of the service of such notice to such final apportionment on any of the following grounds—

Apportionment of expenses of private street works and appeals in connexion therewith

50 (i) that the actual expenses have, without sufficient reason, exceeded the estimated expenses by more than fifteen per centum,

(ii) that the final apportionment has not been made in accordance with the provisions of this section,

55 (iii) that there has been an unreasonable departure from the plans, sections, specifications or levels of the private street works undertaken

(2) Any person who has objected to a final apportionment under the provisions of this section and who is aggrieved by the decision of the local authority in respect of such

objection may, within one month of being notified by the local authority of such decision, appeal to the Court whose decision shall be final

Register of
charges

11. (1) Any sum (and any portion thereof remaining unpaid) apportioned against any land liable for the payment of a proportionate part of the expenses of any private street works undertaken by a local authority shall be a charge against such land 5

(2) If any such sum is not paid within six months of becoming payable the local authority may charge interest thereon at a rate not exceeding one-half of one per centum more than the rate of interest payable by the local authority on any loan raised to defray the expenses of the private street works, so however that in no case shall the rate of interest charged by the local authority exceed six per centum per annum 15

Provided that when the local authority does not raise a loan for the purpose of defraying the expenses of any private street works the local authority shall charge such rate of interest, as the Member may in each case approve 20

(3) A charge against any land created by this section shall take priority over all encumbrances and charges (whether created prior thereto or not) except Crown debts and municipal or township rates

(4) The local authority shall keep a register of charges created under this Ordinance and of the payments made in satisfaction thereof and such register shall at all reasonable times be open to inspection by the public on payment of a fee of two shillings in respect of each search and the local authority shall furnish copies of any part of such register to any person applying therefor upon payment of such reasonable sum as may be fixed by resolution by the local authority 25
30

(5) Any sum apportioned against any land by and under the provisions of this Ordinance may if the local authority by resolution so determines be paid by instalments over a period not exceeding twenty years 35

Temporary
construction of
private streets

12. (1) Where in the opinion of the local authority, the immediate construction of any private street works on any private street or part thereof in a permanent manner is not required, the resolution may provide for the construction of such works in a temporary manner and the apportionment of the expenses against the lands may include an annual charge for the maintenance and renewal of such temporary works, which shall be recoverable from the owners in the manner prescribed in section 8 of this Ordinance 40
45

(2) The construction of temporary private street works shall not preclude the local authority from resolving at a later date that such works shall be replaced by other private street works constructed in a permanent manner or that the works be extended or new private street works on the same street be constructed 50

Provided that—

(a) a period of at least two years shall elapse before a new resolution in respect of the construction of such new works on the same street shall be passed, and 55

(b) the procedure laid down in section 8 of this Ordinance shall be followed in respect of any new resolution

13 (1) Where the ownership of land charged with the expenses of private street works or their maintenance has changed between the date of a resolution charging such land, or of an order of the Court arising out of any appeal under section 9 of this Ordinance, and the date on which any payment becomes due, the new owner shall be liable for the sum due

Liability on
change of
ownership

(2) Where the land has been subdivided between the dates mentioned in sub-section (1) of this section, the decision regarding the apportionment of the sum due or any sums which may subsequently become due under the resolution or the order of the Court as aforesaid between the owners of the subdivisions shall rest with the local authority, and shall be final

14. Any person who commits an offence against this Ordinance shall be liable, on conviction, to a fine of two thousand shillings or, in default of payment, to imprisonment for six months and the local authority may at the expense of such person take such steps as may be necessary to do anything omitted to be done in contravention of this Ordinance or to remove or restore to its original condition any work or thing done in contravention of this Ordinance, and such expense shall be recoverable as a civil debt

Penalties

15. Any local authority may, for the purpose of carrying out any works under the provisions of this Ordinance, raise loans on such terms and conditions as the Member for the time being may, in writing, approve

Borrowing
powers

16. The Township Private Streets Ordinance is repealed

Repeal
Cap 135

MEMORANDUM OF OBJECTS AND REASONS

This Bill will repeal and re-enact with amendments the provisions of the Township Private Streets Ordinance (Cap 135). The opportunity has been taken to redraft and rearrange the provisions of the Ordinance in a more satisfactory form. The most important respects in which the Bill will amend the existing law are as follows:—

Clause 10 will specify the grounds upon which objection may be made to the final apportionment of the expenses of any private street works

Sub-clause (2) of clause 11 will ensure that the rate of interest payable on any sum apportioned against any person shall not be excessive. The clause will empower a local authority to charge not more than one-half of one per cent more than the rate of interest payable by the local authority on any loan raised to defray the expenses of private street works or, if no loan for the purpose is raised, at such rate as the Member may approve. The existing Ordinance provides that the rate of interest shall be six per cent

Sub-clause (5) of clause 11 provides that any sum apportioned may be paid by instalments over a period of twenty years

Clause 15 will enable the local authority to raise loans, on such terms and conditions as the Member may approve, to defray the expenses of private street works

No additional expenditure of public moneys will be incurred if the provisions of this Bill become law

Nairobi,
2nd November, 1950

K K O'CONNOR,
Attorney General

GOVERNMENT NOTICE No 1228

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

T V N FORTESCUE,
Acting Clerk to the Legislative Council

**A BILL ENTITLED
AN ORDINANCE TO AMEND THE DEPORTATION
(IMMIGRANT BRITISH SUBJECTS)
ORDINANCE, 1949**

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

- | | | |
|--|---|----|
| Short title | 1. This Ordinance may be cited as the Deportation (Immigrant British Subjects) (Amendment) Ordinance, 1950, and shall be read and construed as one with the Deportation (Immigrant British Subjects) Ordinance, 1949 (hereinafter referred to as the principal Ordinance) | 6 |
| No 37 of 1949 | | |
| Amendment of section 9 of the principal Ordinance | 2. Section 9 of the principal Ordinance is amended by substituting the word "Governor" for the word "Member" occurring therein | |
| Amendment of section 14 of the principal Ordinance | 3. Section 14 of the principal Ordinance is amended by adding thereto a new sub-section (5) as follows— | 10 |
| Cap 61 of the 1926 Edition of the Laws of Kenya | (5) The Governor in Council may exercise the powers conferred upon him by sub-section (1) of this section in respect of a deportation order made under the Deportation Ordinance (now repealed), as if such deportation order were a deportation order or a restriction order made under this Ordinance | 15 |

MEMORANDUM OF OBJECTS AND REASONS

The Deportation Ordinance of 1923 (Chapter 61 of the 1926 Edition of the Laws of Kenya) was repealed in 1949, but certain deportation orders made under it are still extant. It is necessary to have powers to revoke or vary such orders and this Bill will provide such powers (*clause 3*).

The opportunity has also been taken to correct an error in section 9 of the Deportation (Immigrant British Subjects) Ordinance, 1949.

It is not expected that there will be any additional expenditure if the provisions of this Bill become law.

Nairobi,
3rd November, 1950

K K O'CONNOR,
Attorney General

GOVERNMENT NOTICE No 1229

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

T V N FORTESCUE,
Acting Clerk to the Legislative Council

ARRANGEMENT OF SECTIONS

SECTION	SECTION
1—Short title	4—Partnership
2—Interpretation	5—Corporate bodies
3—Individuals	6—Penalty
	SCHEDULE

A BILL ENTITLED
AN ORDINANCE TO PROVIDE STATUTORY
RECOGNITION IN THE COLONY FOR CERTAIN
PROFESSIONAL QUALIFICATIONS

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 Accountants (Designations) Ordinance, 1950 Short title

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

5 “appropriate initials” means any of the identifying initials specified in the third column of the Schedule to this Ordinance

“designation” means any of the designations specified in the second column of the Schedule to this Ordinance

3. Except as hereinafter provided, no individual Individuals
10 other than a member of one or more of the professional bodies specified in the first column of the Schedule to this Ordinance, and no firm shall use within the Colony, any designation or appropriate initials after his name which correspond with or purport to correspond with any of the designations or
15 appropriate initials specified in the second and third columns respectively of the said Schedule

Provided that any individual being a member of a professional body not included in the first column of the said Schedule which membership entitles such individual to
20 use a designation or appropriate initials similar to those specified in the second and third columns respectively of the said Schedule may use such designation and appropriate initials if in each case they are followed by the full name of the country in which the institute society or other organiza-
25 tion conferring such designation or appropriate initials is constituted or registered

4. Where two or more individuals carry on business in Partnership
partnership, then—

30 (a) if all the partners are entitled under this Ordinance to use the same designation the firm may use that designation,

35 (b) if all the partners are not entitled under this Ordinance to use the same designation, the firm may not use any designation permitted to be used by this Ordinance, but nothing in this paragraph shall prevent any partner from using individually any designation which he is entitled to use under this Ordinance

40 5. No corporate body, whether incorporated in the Corporate bodies
Colony or elsewhere, shall use within the Colony any designation or appropriate initials after its name which corres

pond with or purport to correspond with any of the designations or appropriate initials specified in the second and third columns respectively of the Schedule to this Ordinance

Penalty

6. Any person who uses, and every partner in a firm which uses, any designation or appropriate initials after its name in contravention of the provisions of this Ordinance shall be guilty of an offence and liable to a fine not exceeding one thousand shillings together with a further fine not exceeding two hundred shillings for each day during which the offence is continued after conviction

SCHEDULE

(Section 2)

<i>First Column</i> Institute, Society or other body	<i>Second Column</i> Designations	<i>Third Column</i> Appropriate Initials
The Society of Accountants in Aberdeen	Chartered Accountant	C A
The Society of Accountants in Edinburgh	Chartered Accountant	C A
The Institute of Accountants and Actuaries in Glasgow	Chartered Accountant	C A
The Institute of Chartered Accountants in England and Wales	Chartered Accountant	A C A or F C A
The Institute of Chartered Accountants in Ireland	Chartered Accountant	A C A or F C A
The Society of Incorporated Accountants and Auditors	Incorporated Accountant	A S A A or F S A A
The Association of Certified and Corporate Accountants	Certified Accountant	A A C C A or F A C C A
The Societies of Chartered Accountants in South Africa	Chartered Accountant (S A)	C A (S A)

MEMORANDUM OF OBJECTS AND REASONS

This Bill is put forward at the instance of the Association of Accountants in East Africa. Its purpose is to provide statutory recognition in the Colony for certain professional qualifications. The Bill will make it an offence for persons and firms not entitled to use the professional designations and appropriate initials specified in the Schedule.

It is not expected that any expenditure of public moneys will be incurred if the provisions of this Bill become law.

Nairobi,
20th September, 1950

K K O'CONNOR,
Attorney General