

AND UGANDA



Published under the authority of His Majesty's Commissioners.

[PRICE 3 ANNAS.

EAST AFRICA PROTECTORATE.

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EAST AFRICA PROTECTORATE.

AN ORDINANCE

Enacted by His Majesty's Commissioner for the East Africa Protectorate.

Nairobi,

Dated this 26th day of March, 1906.

J. HAYES SADLER

His Majesty's Commissioner.

No. 4 of 1906.

Notaries Public.

Whereas it is expedient that there should be persons within the East Africa Protectorate competent to exercise the functions and duties of Notaries Public; it is hereby enacted as follows;—

The Commissioner may direct that certain persons be licensed as Notaries Public.

1. The Commissioner shall have power to direct the Registrar of the High Court to grant a license to any person belonging to either of the classes mentioned in the second section hereof, who may be recommended by the Judges of the High Court, to exercise within the British East Africa Protectorate the functions and duties commonly performed by Notaries Public of the United Kingdom and to levy fees in accordance with the second schedule hereto.

Barristers and Solicitors of England, Ireland & Scotland being enrolled pleaders of the High Court of the Protectorate qualified to apply for a license.

2. Persons to whom a license under this Ordinance may be granted shall be either,

- (a) Barristers-at-law of the four Inns of Court London, the Kings Inn, Dublin, and the Court of Sessions Scotland.
 - (b) Solicitors of the Supreme Court in England or Ireland, Writers to the signet and Solicitors of the Supreme Court in Scotland.
- Provided always that such Barrister, Solicitor, or Writer to the signet shall be of not less than 5 years standing and shall be enrolled as a pleader of the High Court of the East Africa Protectorate.

Notaries Public to be enrolled and to take out a certificate.

3. (1) The Registrar shall on receiving from the Commissioner the directions mentioned in the Section 1 hereof, and on receiving from the person requiring to be licensed as aforesaid the fees prescribed in the first schedule hereto shall enrol the name of such person in a book which shall be kept for that purpose in the Office of the Registrar of the High Court, and shall grant to such person a certificate of enrolment, which certificate shall authorise him to perform within the British East Africa Protectorate the functions and duties of a Notary Public up to December 31st next after such certificate shall have been granted.

The original certificate and every fresh certificate to expire on December 31st next after such certificate is granted.

(2) The Registrar of the High Court shall at any time on receipt of the fee prescribed in the first schedule hereto grant a fresh certificate to any person whose name shall be on the roll of Notaries Public, but every certificate granted under this Ordinance shall expire on the 31st day of December next after such certificate shall have been granted.

The Commissioner may in certain cases remove the name of a person from the roll.

4. His Majesty's Commissioner may order that there be removed from the roll of Notaries Public the name of any person who shall at any time cease for any cause whatsoever to be an enrolled pleader of the High Court of the East Africa Protectorate, or who shall be guilty of fraudulent or improper conduct in the discharge of his duties as a Notary Public, or who shall make any charge or demand any payment for any Notarial Acts in excess of that prescribed in the Second Schedule.

5. Any person who shall hold himself out to be a Notary Public or shall receive any fee or reward as a Notary Public, except he be enrolled under this Ordinance and is the holder of a certificate then in force, shall be guilty of an offence against this Ordinance and shall be liable on conviction thereof to a fine not exceeding Rs. 300 and for a second offence to imprisonment, with or without hard labour, for any period not exceeding 6 months, in addition to, or in substitution for, a fine which may amount to Rs. 1,000, but this section shall not be construed to exempt any person from any prosecution under the provision of any law or ordinance to which he would otherwise be liable.

Penalty for unlawfully practising.

6. The Commissioner may, at any time by Notice in "Official Gazette" alter or revoke the fees prescribed in the second schedule, and may specify the fees which may be charged in respect of any Notarial Act not specifically mentioned in the schedule and upon such notification the schedule shall be deemed to be amended accordingly.

Power to add to or alter the second schedule.

7. This Ordinance may be cited as the Notaries Public Ordinance 1906. Short title.

SCHEDULE I.

Fee payable on appointment as a Notary Public and for a license to practice until 31st December next after such appointment	Rs. 100 0 0
On yearly renewal of certificate	" 30 0 0

SCHEDULE II.

1. For noting a Marine Protest and furnishing one certified copy if required	Rs. 5 0 0
2. For filing a request for survey and issuing order of survey	" 7 8 0
3. For receiving report of survey, filing original in archives (if not exceeding 200 words) and furnishing, if required, one certified copy of request, order, and report of survey	" 15 0 0
4. For extending Marine Protest, if not exceeding 200 words, filing original and furnishing one certified copy if required. This is to be exclusive of any fee for oaths or declarations or for drawing if required the body of the protest	" 15 0 0
5. For any other Protest, if not exceeding 200 words filing the original and furnishing one certified copy if required. This is to be exclusive of any fee for drawing if required the body of the protest	" 15 0 0
6. If the Protest or report of survey exceed 200 words for every additional 100 words or fraction thereof	" 2 0 0
7. For administering an oath, or receiving a declaration or affirmation, without attestation of signature	" 1 0 0
8. For administering an oath, or receiving a declaration of affirmation, with attestation of signature	" 5 0 0
9. For each signature attested by a Notary Public in any document not otherwise provided for	" 5 0 0
10. For certifying to a copy of any document or part of a document, if not exceeding 100 words	" 5 0 0
11. For uniting documents and attaching Notary Seal to the fastening	" 2 0 0
12. For directing search for, or obtaining, from public Record Office or elsewhere, extracts from local registers, or copies of wills, deeds, or other matters, in addition to expenses incurred and any fees for attestation	" 5 0 0
13. For affixing Notary signature, and seal if required to any document not otherwise provided for by this table	" 5 0 0
14. For each Notary Public seal affixed to a document packet or article, when no signature is required	" 5 0 0
15. Any other Notarial act not specified above	" 5 0 0

Nairobi,

Dated this 26th day of March, 1906.

J. HAYES SADLER

His Majesty's Commissioner.

AN ORDINANCE

Enacted by His Majesty's Commissioner for the East Africa Protectorate.

Nairobi,

Dated this 27th day of March, 1906.

J. HAYES SADLER

His Majesty's Commissioner.

No. 5 of 1906.

The Procedure on the Trial of Europeans
and Americans.

Except in certain cases Europeans and Americans charged with offences to be tried by the Court of Session.

1. (1.) Every case in which an European or American is charged with any offence punishable with imprisonment which may exceed six months or with a fine which may exceed Rs. 1,000, except such case be triable summarily under Section 260 of the Indian Penal Code and the Magistrate elect to try the case in a summary way, shall be committed for trial to the Court of Session.
- (2.) Nothing in this Section shall be deemed to prevent a Magistrate from discharging an accused person if, for reasons to be recorded by such Magistrate, he considers the charge to be groundless or he finds that there are not sufficient grounds for committing the accused person for trial.

The trial to be by Jury.

2. Every person committed to the Court of Session under this Ordinance shall be tried by a Jury composed of Europeans or Americans or both Europeans and Americans.

Power to fix the number of the Jury.

3. The Commissioner may by order fix the number of the Jury by whom any class of offence shall be tried provided that in no case shall the number of the Jury be less than five and in the absence of any such order the Jury shall consist of five persons.

Trials of Europeans and Americans when charged jointly with persons not European or American.

4. In any case in which an European or American is accused jointly with a person not being an European or American, and such persons are committed for trial they shall be tried together, and the procedure on the trial shall be the same as it would have been had the European or American been tried separately.

Procedure on claim of person to be dealt with as an European or American.

5. (1) When any person claims to be dealt with under this Ordinance he shall state the grounds of such claim to the Magistrate before whom he is brought for the purposes of inquiry or trial; and such Magistrate shall inquire into the truth of such statement, and allow the person making it a reasonable time within which to prove that it is true and shall then decide whether he is or is not an European or American. If any such person is convicted by such Magistrate and appeals from such conviction, the burden of proving that the Magistrate's said decision was wrong shall lie upon him.
- (2) The question as to whether or not any person claiming to be dealt with under this Ordinance is an European or American is a question of fact for the Court, who in deciding such question shall be guided by the consideration that it is the intention of this Ordinance that all European British subjects as defined by the Indian Criminal Procedure Code and all European subjects of other European nations, and all Americans of European extraction should come within the provisions of this Ordinance.

Failure to claim to be dealt with as an European or American a waiver.

6. (1) If an European or American does not claim to be dealt with as such by the Magistrate before whom he is tried or by whom he is committed, or if, when such claim has been made before, and disallowed by the committing Magistrate, it is not again made before the Court to which such person is

committed, he shall be held to have relinquished his right to be dealt with as such European or American and shall not assert it in any subsequent stage of the same case.

- (2) Unless the Magistrate has reason to believe that any person brought before him is not an European or American, the Magistrate shall ask such person whether he is an European or American.

7. When a person who is not an European or American is dealt with under this Ordinance and does not object, the inquiry, commitment, trial or sentence, (as the case may be) shall not by reason of such dealing, be invalid.

Trial under this Ordinance of person not an European or American.

8. Every European or American charged with an offence, and the wife or husband, as the case may be, of the person so charged, shall be a competent witness for the defence at every stage of the proceedings whether the person so charged is charged solely or jointly with any other person :

Every European or American charged with an offence and the wife or husband of the person charged a competent witness.

Provided as follows :—

- (a) A person so charged shall not be called as a witness in pursuance of this Ordinance except upon his own application.
- (b) The failure of any person charged with an offence, or of the wife or husband, as the case may be, of the person so charged, to give evidence shall not be made the subject of any comment by the prosecution.
- (c) The wife or husband of the person charged shall not, save as in this Ordinance mentioned, be called as a witness in pursuance of this Act except upon the application of the person so charged.
- (d) Nothing in this Ordinance shall make a husband compellable to disclose any communication made to him by his wife during the marriage, or a wife compellable to disclose any communication made to her by her husband during the marriage.
- (e) A person charged and being a witness in pursuance of this Ordinance may be asked any question in cross examination notwithstanding that it would tend to criminate him as to the offence charged.
- (f) A person charged and called as a witness in pursuance of this Ordinance shall not be asked, and if asked shall not be required to answer, any question tending to show that he has committed or been convicted of or been charged with any offence other than that wherewith he is then charged, or is of bad character unless :—
 - (i) The proof that he has committed or been convicted of such offence is admissible evidence to show that he is guilty of the offence wherewith he is then charged ; or
 - (ii) He has personally or by his advocate asked questions of the witnesses for the prosecution with a view to establishing his own good character, or the nature or conduct of the defence is such as to involve imputation on the character of the prosecutor or the witnesses of the prosecution ; or
 - (iii) He has given evidence against any other person charged with the same offence.
- (g) Every person called as a witness in pursuance of this Ordinance unless otherwise ordered by the Court shall give his evidence from the witness box or other place from which the other witnesses have given their evidence.
- (h) Nothing in this Ordinance shall affect the provisions of the Indian Procedure Code with regard to the examination of an accused person or the right of the person charged to make a statement.

9. Where the only witness to the facts of the case called by the defence is the person charged, he shall be called as a witness immediately after the close of the evidence for the prosecution.

Evidence of person charged.

10. In case where the right of reply depends upon the question whether evidence has been called for the defence, the fact that the person charged has been called as a witness shall not of itself confer on the prosecution the right of reply.

Right of reply.

11. In any enquiry or trial in which the wife or husband of a person accused of an offence might be called as a witness for the prosecution under any law in force before the making of this Ordinance the wife or husband may be called as a witness for the prosecution or defence and without the consent of the person charged.

Calling of the wife or husband in certain cases.

AN ORDINANCE

Enacted by His Majesty's Commissioner for the East Africa Protectorate.

Mombasa,

Dated this 1st day of April 1906.

J. HAYES SADLER

His Majesty's Commissioner.

No. 7 of 1906.

Diseases of Animals.

1. This Ordinance may be cited as the Diseases of Animals Amendment Ordinance 1906 and shall be read as one with the Diseases of Animals Ordinance 1906 hereinafter referred to as the Principal Ordinance.

2. (1) The Police shall execute and enforce the principal Ordinance, and any Amending Ordinance and every Proclamation, rule or lawful order made thereunder.

(2) Where a person is seen or found committing, or is reasonably suspected of being engaged in committing, an offence against this Act, a Police Officer may, without warrant, stop and detain him; and if his name and address are not known to the Police Officer and such person fails to give them to the satisfaction of the Police Officer, the Police Officer may, without warrant apprehend him; and the Police Officer may, whether so stopping or detaining, or apprehending the person or not, stop, detain and examine any animal, vehicle, boat or thing to which the offence or suspected offence relates, and require the same to be forthwith taken back to or into any place, area or district wherefrom or whereout it was unlawfully removed, or permitted to escape, and execute and enforce that requisition, or may remove such animal to any pound or enclosure or other place selected by a Veterinary Officer and there detain such animal subject to the order of the Chief Veterinary Officer, a Veterinary Officer or Inspector.

(3.) If any person obstructs or impedes or assists to obstruct or impede a Police Officer in the execution of his duty under this Ordinance the Police Officer may without warrant apprehend the offender.

(4) A person apprehended under this Section shall be taken with all practicable speed before a Magistrate, and shall not be detained without a warrant longer than is necessary for that purpose.

(5) Nothing in this Section shall take away or abridge any power, or authority that a Police Officer would have had if this Section had not been enacted.

3. Where any person is required by the Principal Ordinance or by any Proclamation, Rule or any lawful Order thereunder to do any act or thing, and fails to comply with such requisition, a Sub-Commissioner, Administrative Officer, Veterinary Officer or Inspector may cause to same to be done.

J. HAYES SADLER

Mombasa, 1st April, 1906.

His Majesty's Commissioner.

Rule

Issued by His Majesty's Commissioner for the East Africa Protectorate under the provisions of the Diseases of Animals Ordinance 1906.

Mombasa,

Dated this 1st day of April 1906.

J. HAYES SADLER

His Majesty's Commissioner.

1. The Chief Veterinary Officer, a Veterinary Officer, or Inspector in charge of an infected area may cause any animal or animals within an infected area to be branded with such mark as he shall think fit.

2. The owner or person in charge of any animal within an infected area permitting such animal to be removed from or to escape out of an infected area without the written permission of the Chief Veterinary Officer or the Veterinary Officer or officers in charge of the area shall be guilty of an offence.

These rules shall be in addition to and not in substitution for the provisions prescribed by Section 5 of the Diseases of Animals Ordinance 1906.

Mombasa,

Dated this 1st day of April, 1906.

J. HAYES SADLER

His Majesty's Commissioner.

Appointment.

In the exercise of the powers conferred upon me by the East Africa and Uganda Currency Order in Council 1905 I hereby appoint R. M. Combe Esq., and A. Marsden Esq., to act together with C. C. Bowring Esq., Treasurer of the East Africa Protectorate, as Currency Commissioners to form a Currency Board as laid down in § 3 (1) of the above cited Order in Council.

Mombasa,
April 1st 1906.

J. HAYES SADLER
His Majesty's Commissioner.

Appointment.

In exercise of the powers conferred upon me by the East Africa Order in Council 1902 I hereby appoint Robert Emilius Noble to be a Magistrate of the first class as defined in the Code of Criminal Procedure 1898 (Act No. V. of 1898) and confer upon him all the additional powers with which a Magistrate of the first class may be invested by the Local Government under Schedule IV of the aforesaid Act with the exception of No. 12 thereof. Provided that he shall not in the case of Europeans or Americans pass a sentence exceeding six months rigorous imprisonment or a fine of Rs. 1,000 or both. And I also appoint the said Robert Emilius Noble to be an Assistant Judge under the Bombay Civil Courts Act 1869 (Act No. XIV of 1869.) And I also confer upon the said Robert Emilius Noble the powers of a District Court in Bankruptcy under Chapter XX of the Code of Civil Procedure (Act No. XIV of 1882). And I also appoint the said Robert Emilius Noble to be an Assistant Collector and hereby direct him to hold and preside over Additional Special Courts in all districts within the Province of Kisumu.

The limits within which the said Robert Emilius Noble shall exercise his Magisterial and judicial powers shall be the Province of Kisumu.

Mombasa,
March, 19th 1906.

J. HAYES SADLER
His Majesty's Commissioner.

Notice.

In exercise of the powers vested in me by the Bombay Civil Courts Act 1869 (Act XIV of 1869) I hereby direct that the ordinary jurisdiction of Robert Emilius Noble in Civil matters be limited to cases in which the subject matter of litigation does not exceed Rs. 2,000.

Mombasa,
March 19th, 1906.

R. W. HAMILTON
Principal Judge, E. A. P.

Notice.

In exercise of the powers conferred upon the High Court by Section 235A of the Indian Succession Act 1865 (Act X of 1865) and with the consent of His Majesty's Commissioner I hereby appoint Robert Emilius Noble to be a District Delegate for the grant of Probate and Letters of Administration in non-contentious cases relating to non-natives within the Province of Kisumu.

Mombasa, March 19th, 1906.

R. W. HAMILTON
Judge of the High Court, E. A. P.

Notice.

PUBLIC GARDENS

NAIROBI

The walls around the above gardens and the Victoria statue inside the gardens (both the gift of Mr. A. M. Jeevanjee to the town of Nairobi) having now been completed the gardens will, in accordance with the original conditions of the donor, henceforth be known as the "Jeevanjee gardens."

Nairobi,
March 22nd, 1906.

JOHN AINSWORTH
H. M's. Sub-Commissioner.

Volunteer Reserve

RAILWAY COMPANY

During the absence of H. A. F. Currie Esqr. on leave of absence A. E. Cruickshank Esqr. (section Commander) will be in command of the Railway half Company.

Nairobi,
March 22nd, 1906.

JOHN AINSWORTH
President V. R.

Notice.

A limited number of copies of the report of the Land Commission may be purchased at the Commissioner's Office Mombasa price Rs. 2 each.

Notice.

The public are informed that the Head Quarters of the Inspector General of Police will in future be at Nairobi, to which place all communications intended for him should be addressed.

Post Office.

NOTICE.

It is hereby notified for general information that on and from the 1st of April 1906, Money Order business will be transacted at the Njoro Post Office.

The immediate payment of Money Orders at Njoro must be conditional upon the necessary cash being in the hands of the Postmaster. Large amounts of cash are not ordinarily kept at the station and payment of Money Orders (especially those for considerable sums) may be subject to delay unless adequate previous notice has been given.

General Post Office,
Mombasa, 23rd March, 1906.

J. GOSLING
Postmaster General.
East Africa and Uganda Protectorates.

Notice.

A list of Newspapers Magazines etc., lying in the General Post Office, Mombasa, received without addresses by the mails of 16th and 23rd March 1906.

Nos.	Titles.	Dated.
1	One bundle containing the following ; Pearson's Magazine Tit Bits Free Lance	March March 3rd. March 3rd.
2	One bundle containing two Numbers Graphic	January 6th and 23rd.
3	Engineering and Mining Journal	February 3rd.
4	Auckland Weekly News	January 25th
5	The Sarasavi Sandaresa	February 27th
6	The Peoples Journal	" 24th
7	The Tablet	" 27th
8	The Dover Express	" 16th
9	One Bundle containing 6 copies of Bombay Samachar	February 3rd
10	The Australasian	" 17th
11	Home Chat	" 17th
12	Nea Hmopa	
13	Liverpool Weekly	February 17th
14	One bundle containing 4 copies of La Tribuna	
15	One bundle containing 6 copies of Bombay Samachar	
16	Montreal Weekly Witness	February 13th
17	The Queenslander	January 27th
18	Tit Bits	February 24th
19	The Daily Chronicle	" 23rd
20	The Delineator	April 1905
21	The British Baker	September 15th 1905.

Owners of the above should forward application to this Office together with any available evidence of ownership.

General Post Office,
Mombasa, March 26th, 1906.

J. GOSLING
Postmaster General.

Proclamation

Under the East Africa and Uganda (Currency) Order in Council 1905.

Whereas by Article 22 of the East Africa and Uganda (Currency) Order in Council 1905 His Majesty's Commissioner may by Proclamation fix the date on which the said Order in Council shall come into effect, and Whereas by the said Article 22 it is further provided that different parts of the said order may be brought into operation at different dates by different Proclamations. Now therefore in exercise of the powers conferred upon me by the recited Article 22. I James Hayes Sadler do hereby direct that the East Africa and Uganda (Currency) Order in Council 1905 excepting such parts thereof as relate to coin other than sovereigns that is to say excepting Articles 4-12 thereof, shall come into effect in the East Africa Protectorate on the first day of April One thousand nine hundred and six.

Mombasa,

Dated this 1st day of April 1906.

J. HAYES SADLER

His Majesty's Commissioner.

H. B. M's Court of Appeal for Eastern Africa, Zanzibar.

The next Sessions of His Britannic Majesty's Court of Appeal for Eastern Africa is hereby fixed to be holden at Zanzibar and to commence on Tuesday 1st day of May 1906 or as soon there after as cases can be heard.

All appeal papers should be forwarded to the Registrar H. B. M. Court of Appeal for Eastern Africa at Zanzibar.

FRAMROSE P. DOCTOR

Ag. Registrar,

H. B. M. Court of Appeal
for Eastern Africa.

Court of Appeal for Eastern Africa,
Zanzibar, 23rd March, 1906.

H. B. M. COURT OF APPEAL FOR EASTERN AFRICA MAY SITTING 1906.

CAUSE LIST.

Appeal			Appellant	Respondent	Original Number of Case	Appeal from	REMARKS
No.	Civil	Criminal					
1		Criminal	Manyele wa-Nyoka	The Crown	Sessions No. 3/06	High Court E. A. Protectorate at Mombasa	
2		Do.	Mahomed Sheriff s/o Shab	Do.	Sessions No. 1/06	Do.	
3		Do.	Inaitulla	Do.	Sessions No. 11/06	Do.	

FRAMROSE P. DOCTOR

Acting Registrar

H. B. M. Court of Appeal
for Eastern Africa.

Notice.

IN THE ASSISTANT COLLECTOR'S COURT OF THE EAST AFRICA PROTECTORATE AT DAGORETTI.

IN BANKRUPTCY.

CAUSE No. 1 of 1906.

IN RE: ZUBERI BIN BAKARI.

NOTICE is hereby given that the above named ZUBERI BIN BAKARI, Swahili of Fort Smith Kikuyu District, has by order of the Court dated the 16th February 1906, been declared an Insolvent under Section 351 of the Code of Civil procedure.

Dagoretti,

16th February, 1906.

DUDLEY R. CRAMPTON

Assistant Collector.

IN THE HIGH COURT OF THE EAST AFRICA PROTECTORATE AT MOMBASA.

PROBATE AND ADMINISTRATION.

CAUSE No. 2 OF 1906.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF HAJI SIDIK S/O KHAMISA LATE OF MOMBASA DECEASED.

TAKE notice, that application having been made in this Court by HAJI ABDULRAHIM S/O HAJI SIDIK of Mombasa for the administration of the Estate of HAJI SIDIK S/O KHAMISA late of Mombasa, deceased, the Judge of this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 15th day of April 1906.

Mombasa,
14th March, 1906.

R. W. HAMILTON
Principal Judge, High Court E. A. P.

PROBATE AND ADMINISTRATION.

CAUSE No. 3 OF 1906.

NOTICE OF GRANT OF LETTERS OF ADMINISTRATION OF THE ESTATE OF CAPTAIN ALFRED JOHN WHITTLE DECEASED.

Pursuant to an order of the High Court of the East Africa Protectorate at Mombasa granting Letters of Administration in the Estate of the late Captain ALFRED JOHN WHITTLE who died at Mombasa on the 25th day of January 1906 all creditors and others having claims upon the Estate of the above named deceased are required to send in writing the particulars of their debts claims or demands to the undersigned the Administrator appointed by the Court on or before the 10th day of April 1906.

Nairobi,
21st March 1906.

C. N. M. HARRISON
Solicitor.

THE PRINCIPAL JUDGE WILL OPEN SESSIONS IN NAIROBI
ON THE 9th APRIL 1906.

Cause List.

CRIMINAL APPEALS—Wednesday 11th April 1906.

No. 1/06 1. Gokalchand }
 2. Chanda Singh } v. Crown.

CIVIL CAUSES—Thursday 12th April 1906.

Tuesday 17th and Wednesday 18th April 1906.

No. 1/06 Lord Delamere v. A. T. Smart.

No. 2/06 Charles Grant v. { 1. Frederick Ridley Lingham
 2. Ewart Scott Grogan

No. 3/06 Heptulla Moola Jiawjee & Co. v. Lookmanjee Mohamed Ali.

Mombasa, March 30th, 1906.

H. O. DOLBEY
Registrar, High Court.

Notice.

In the Estate of late J. A. Oliver Fernandes, Deceased, who died at Nairobi on the 22nd day of December 1905.

All creditors and others having claim upon the Estate of above-named deceased are required to send in writing the particulars of the claims, debts or demands to the District Delegate, Nairobi, on or before the 21st. day of April 1906.

Nairobi,
21st March, 1906.

E. R. LOGAN
District Delegate.

IN THE TOWN MAGISTRATE'S COURT OF THE EAST AFRICA
PROTECTORATE AT NAIROBI.

PROBATE AND ADMINISTRATION.

CAUSE No. 18 OF 1906.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF BHAGWANJEE SON OF MADHOWJEE
LATE OF NAIROBI DECEASED.

Take notice, that application having been made in this Court by Uttambai widow of the deceased BHAGWANJEE s/o MADHOWJEE for the administration of the Estate of BHAGWANJEE s/o MADHOWJEE late of Nairobi, deceased, the District Delegate of this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 21st day of April 1906.

Nairobi,
21st March, 1906.

E. R. LOGAN
District Delegate, Nairobi, E. A. P. COURT.

Notice.

In the Estate of late Edward Stephen Kirkman, Deceased, who died at Donyo Sabuk on the 4th day of October 1905.

All creditors and others having claim upon the Estate of above-named deceased are required to send in writing the particulars of the claims, debts or demands to the District Delegate, Nairobi, on or before the 21st day of April 1906.

Nairobi,
21st March, 1906.

E. R. LOGAN
District Delegate.

PROBATE AND ADMINISTRATION.

CAUSE No. 21 OF 1906.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF HAKUM RAM s/o SHANKAR DASS
LATE OF NAIROBI DECEASED.

Take notice, that application having been made in this Court by Luchman Dass s/o Hakum Ram of Nairobi, for the administration of the Estate of HAKUM RAM s/o SHANKAR DASS late of Nairobi, deceased, the District Delegate of this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 21st day of April 1906.

Nairobi,
21st March 1906.

E. R. LOGAN
District Delegate, Nairobi, E. A. P. COURT.

PROBATE AND ADMINISTRATION.

CAUSE No. 51 OF 1905.

NOTICE OF APPLICATION FOR PROBATE OF THE WILL OF WILLIAM ALBERT ADAMS ESQ.
LATE OF NAIROBI DECEASED.

Take notice, that application having been made in this Court by MARIA ELIZABETH ADAMS OF JOHANNESBURG for the Probate of the WILL of WILLIAM ALBERT ADAMS ESQ. late of Nairobi, deceased, the District Delegate of this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 7th day of April 1906.

Nairobi,
March 24th, 1906.

E. R. LOGAN
District Delegate Nairobi, E. A. P. COURT.

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

Diseases of Animals Ordinance 1906.

Proclamation.

Whereas cases of African Coast Fever have occurred in and about the Township of Nairobi, now therefore in exercise of the powers conferred upon me by the Diseases of Animals Ordinance 1906 I hereby declare the Township area to be an infected area and in addition to the Township area I hereby declare an additional area up to a three mile radius from Government Offices to be an infected area, such additional area shall be and is bounded as follows :—

On the North

From a point to the East of Government Farm where the Kittasuri stream joins the Masari stream and extending West along the Kittasuri stream to the point where the Nairobi Fort Hall road crosses the stream thence along the road to the point on the top of the hill where the forest reserve area is defined, thence along the forest boundary for one mile.

West

From the latter point in a direct line across Lord Delamere's land to the point on the Fort-Smith road where the said road crosses the Railway line, thence across the Nairobi Stream West of Mr. Grogan's present residence, thence in a direct line to the creek behind Mr. Grogan's land.

South

Along the last mentioned creek until the creek turns in a N. E. direction, at which point the line to run direct to the 1st. bridge on the Nairobi Ngongo road (near Mr. Fletcher's house), thence behind the Military lines on to the plains direct to the so-called Ngongo water course.

East

Along the Ngongo water course to the Railway bridge over the same stream, thence in a direct line East of the Township Sanitary lines, thence in a direct line to the Nairobi Stream opposite the Plague quarantine camp, thence along the Eastern boundary of Egerton Estate until such boundary reaches the Masari Stream opposite Government farm, thence along the Masari stream round Government farm to the point where the latter stream joins the Kittasuri.

The lines indicated will be marked out by sign posts by the Veterinary Department.

No cattle will be allowed to enter or leave the infected area without permission of the Chief Veterinary Officer in writing.

All cattle inside the area will be branded, and any such branded cattle found outside the area will be slaughtered wherever found without compensation.

Cattle entering the infected area with the permission of the Chief Veterinary Officer will be branded.

Arrangements will be made as soon as possible to facilitate transport arrangements and these will be notified as soon as possible.

Nairobi,
28th March, 1906.

J. HAYES SADLER
His Majesty's Commissioner.

Appointments.

Under the Diseases of Animals Ordinance 1906.

In pursuance of the powers conferred upon me by the Diseases of Animals Ordinance 1906 I hereby appoint the Collectors and Assistant Collectors at Taveta, Karungu, Mumias, Baringo, Kismayu, Malindi, Vanga, Kisumu and Lamu, Inspectors under the Diseases of Animals Ordinance 1906.

Nairobi,
Dated this 31st day of March, 1906.

J. HAYES SADLER
His Majesty's Commissioner.

East Africa Protectorate.

Arrivals from Leave of Absence.

J. A. Haran.....Medical Officer.....from England March 16, 1906.

Departures on Leave of Absence.

A. Morrison	Town Magistrate	for England March 28, 1906. (4 months leave.)
S. R. Walker	Medical Officer	for England March 28, 1906. (5 months leave.)
H. A. F. Currie.....	General Manager Ug. Ry....	for England March 28, 1906. (6 months leave.)
B. Eastwood.....	Chief Accountant Ug. Ry...	for England March 28, 1906. (6 months leave.)
E. G. Wilson	Asst. Traffic Manager. Ug. Ry.	for England March 28, 1906. (6 months leave.)

UGANDA PROTECTORATE.

AN ORDINANCE

Enacted by the Acting Commissioner for the Uganda Protectorate.

GEORGE WILSON

Acting Commissioner.

Entebbe, 10th March, 1906.

No. 5 of 1906.

Fire-Arms.

It is hereby enacted as follows:—

PART I.

Introduction of Arms at Protectorate Ports.

1. All fire-arms or ammunition introduced into the Protectorate at any port shall be deposited at the cost, risk, and peril of the owner in a public warehouse. Imported Fire-arms etc. to be deposited in public warehouse.

2. No fire-arms and ammunition shall be withdrawn from a public warehouse, except in accordance with a permit in writing signed by a Sub-Commissioner. May be withdrawn on permit.

3. (1.) Before a permit for withdrawal for use in the Protectorate is granted, every complete fire-arm and where the fire-arm is not complete, every part of a fire-arm, and every package of ammunition shall be stamped with a distinctive mark and number and registered according to such mark and number and, if necessary, according to any other existing marks and numbers. Provided however that any fire-arm or part of a fire-arm or package of ammunition that has been registered in the East Africa Protectorate under a law similar to this Ordinance need not be again stamped and registered in the Uganda Protectorate. Fire-arms etc. to be registered and marked.

(2.) A fee of one rupee shall be paid for stamping and registering each fire-arm or part of a fire-arm or case of ammunition. Registration fee.

4. (1.) No permit shall be granted for the withdrawal of any fire-arms or ammunition intended for exportation, unless the Sub-Commissioner is satisfied (1) that they will be immediately exported to some place beyond the limits of the prohibited zone, and that they will not be fraudulently brought back into any part of the said zone, or (2) that they are destined to some place within such zone for the service or with the approval of the Government having authority there. Withdrawal for exportation.

(2.) The Sub-Commissioner may specify in the permit the time within which the arms and ammunition are to be exported after withdrawal, and the place or places in which the same are to be secured in the interval.

5. No permit shall be granted for the withdrawal of any arms of precision or any ammunition suitable thereto intended for use within the Protectorate, unless the Sub-Commissioner is satisfied that they will not be given, assigned, or sold to any person within the Protectorate except as provided in this Ordinance. If the person applying for the permit is a subject of any European Power, a declaration by the competent authority of his Government that the arms or ammunition are destined exclusively for his personal defence will be accepted, and no other security will be required. Withdrawal for use in Uganda.

6. A permit for the withdrawal of fire-arms or ammunition (other than arms of precision and ammunition suitable thereto) intended for sale shall specify the store or depot within which the same are to be kept before sale, and the region or district in which they may be sold. Withdrawal for sale

Withdrawal for
killing game etc.

7. The Sub-Commissioner may require any person applying for a permit for the withdrawal of any fire-arms or ammunition to be used by him for the purpose of killing game or other animals to take out a licence under "The Uganda Game Regulations, 1900," or any Ordinance in substitution therefor, and may refuse to issue the permit until such licence is taken out.

Security.

8. Before issuing a permit, the Sub-Commissioner may require such security to be given as he thinks fit that the provisions of this Ordinance will be complied with.

Permit.

9. Every permit shall specify the number and description of the fire-arms and ammunition authorized to be withdrawn. The Sub-Commissioner may in his discretion limit the number of fire-arms and quantities of ammunition permitted to be withdrawn at any one time.

Storage

10. The storage of fire-arms and ammunition in a public warehouse shall be free of charge for six months after deposit. Thereafter a rent of one anna for each complete fire-arm, or each part of any incomplete fire-arm, and two annas for each package of ammunition, will be payable for every month during which the same is stored.

Cleaning.

11. For the purpose of cleaning any fire-arms deposited in a public warehouse, access at reasonable times, to be fixed by the Sub-Commissioner, will be given to the owner or his agent. Such cleaning may be done at the owner's request by the persons in charge of the warehouse at reasonable charges to be fixed by the Commissioner.

Permit not to be
granted till all
charges paid.

12. A permit for withdrawal shall not be granted until all fees, rent, and other charges are paid, and where any such fees, rent or charges are in arrear and unpaid for a period of six months, the fire-arms or ammunition may be destroyed or otherwise disposed of as the Sub-Commissioner, with the approval of the Commissioner, may direct.

PART II.

Introduction of Arms by Land.

Importation
by land.

13. The introduction of arms and ammunition into the Protectorate across the inland frontiers is prohibited except in accordance with the provisions of this part of this Ordinance.

Who may import.

14. Travellers provided with a declaration in accordance with Article IX of the Brussels Act by a duly authorized official of the Government of the country of which they are subjects or citizens, that the arms and ammunition are destined exclusively for their personal defence, may introduce into the Protectorate the arms and ammunition specified in the declaration.

Caravans carrying
arms.

15. (1) Porters, askaris, or natives accompanying a caravan entering the Protectorate, may carry arms and ammunition for the protection of the caravan provided that the number so carrying arms do not exceed one for every ten ordinary porters.

(2) The leader of any such caravan shall report to the nearest Government officer on the frontier, or if there be none at the actual frontier, then at the nearest Government station on or close to the route followed by it, the exact number of rifles or other arms carried by the men comprising it.

Expeditions into
Uganda must
obtain permit.

16 (1.) Any European wishing to lead an expedition of whatever nature overland into the Protectorate from adjacent German, Congo, Abyssinian and Soudan territory must, before such expedition is permitted to pass the boundary of the Protectorate, obtain permission for it to do so from the Commissioner, or from the Sub-Commissioner, of the province which it is proposed to enter.

(2) The application for such permission must be addressed to the Collector of the district, and must state the objects of the expedition and the number of men and arms proposed to be introduced into the Protectorate.

When importation
by land an offence.

17. Any person introducing arms or ammunition into the Protectorate in breach of this part of this Ordinance shall be guilty of an offence, and the arms and ammunition shall be liable to confiscation.

PART III.

Illicit introduction of Arms by Water.

Search of vessels.

18. The captain or officer of any vessel in the public service of the Protectorate may board any ship, vessel, or dhow in the territorial waters of the Protectorate, and may demand her papers and may search her for the purpose of seeing whether or not she is carrying arms.

Ships when hailed
to heave to.

19. Any ship, vessel, or dhow which is hailed by a vessel in the public service of the Protectorate shall immediately heave to.

20. The captain or other officer of any vessel in the public service of the Hailing ships. Protectorate desirous of making any vessel, ship, or dhow heave to, may hail her, or may signal, or fire blank charge, or may fire a shot across her bows, or take such other measures as he may think necessary for compelling her to heave to.

21. Any ship, vessel, or dhow disregarding the signals or other proceedings referred to in section 20, or attempting to escape, or in any way resisting being boarded and searched or in any way obstructing the captain or other officer while acting in the execution of his duty, may be seized and taken to Entebbe, Jinja or Nimule, and on proof of the facts to the satisfaction of a Magistrate shall be forfeited and all or any of the members of the crew shall be liable to imprisonment of either kind not exceeding six months. Procedure on resistance.

22. (1.) Any ship, vessel, or dhow refusing to produce her papers, or without papers, or whose papers are irregular or which there is good reason to believe has been illegally carrying arms, or has thrown overboard arms that she was illegally carrying, may be seized and taken to Entebbe, Jinja or Nimule, and a complaint laid before a Magistrate. Procedure where illegal carriage of arms suspected.

(2.) If the Magistrate finds that the facts alleged in the complaint are proved, he may make an order detaining the ship, vessel, or dhow until a fine not exceeding 2,000 rupees is paid, or may sentence all or any of the members of the crew to imprisonment of either kind not exceeding three months.

(3.) If the Magistrate finds that the facts alleged in the complaint are not proved, and that there was no reasonable cause for seizing and bringing in the ship, vessel, or dhow he may award compensation to her owners and crew.

23. (1.) Any ship, vessel, or dhow found with arms on board of her which are being illegally carried may be seized and carried to Entebbe, Jinja or Nimule and dealt with as the Commissioner may direct, and her crew shall be guilty of an offence and liable to imprisonment of either kind not exceeding six months. Procedure where illegal carriage of arms found.

(2.) Any cargo not being illegally carried shall be landed, and may be claimed by its owners at any time within six months, or within such shorter time as the Commissioner may by rule prescribe; if not claimed within such period, it shall be dealt with as the Commissioner may direct.

(3.) Any arms or other cargo being illegally carried shall be forfeited and dealt with as the Commissioner may direct.

24. Any ship of His Majesty's Navy, and its captain or officers, shall have all the powers conferred by this part of this Ordinance on the captain or officers of a vessel in the public service of the Protectorate. Vessels in public service of Protectorate to include ships of H. M. Navy.

PART IV.

Dealing in Fire-Arms.

25. Arms of precision, and any ammunition suitable to or intended for them, shall not be sold, transferred, or received within the Protectorate except by permission of a Sub-Commissioner in writing, signed by him on the note of sale or transfer or otherwise as seems fit. Permission to sell &c. fire-arms.

26. If any person imports, exports, sells, buys, transfers, keeps, uses, possesses, or deals with any fire-arms or ammunition in contravention of this Ordinance, he shall be guilty of an offence. When sale &c. an offence.

27. Every person dealing in arms or ammunition for sale (other than arms of precision and ammunition suitable thereto) shall forward to the Commissioner a half-yearly Return in the prescribed form at the prescribed dates, giving the number and amount of the arms and ammunition sold during the preceding period, and the region or district for use in which they were purchased, and also the number and amount of the arms and ammunition in stock. Persons dealing in arms &c. for sale to make returns.

28. All fire-arms imported solely for the purpose of sale shall be registered as such at the office of a Sub-Commissioner. Special registration of arms for sale.

29. A Sub-Commissioner, or such person or persons as may be appointed by a Sub-Commissioner for the purpose, shall have power at all times to inspect any fire-arms possessed solely for the purpose of sale. Inspection of arms for sale.

PART V.

Gun Tax.

30. Every person in the Protectorate who possesses, uses, or carries a fire-arm and is not provided with a licence under the Game Regulations in force in the Protectorate, shall pay a yearly tax (hereinafter called the Gun Tax) of Gun Tax.

Proclamation.

Under the East Africa and Uganda (Currency) Order in Council 1905.

WHEREAS by Article 22 of the East Africa and Uganda (Currency) Order in Council 1905 His Majesty's Commissioner may by Proclamation fix the date on which the said Order in Council shall come into effect, and Whereas by the said Article 22 it is further provided that different parts of the said order may be brought into operation at different dates by different Proclamations. Now therefore in exercise of the powers conferred upon me by the recited Article 22. I, George Wilson, do hereby direct that the East Africa and Uganda (Currency) Order in Council, excepting Articles 5 paragraphs (1) (2) and (3), Articles 6-10 (inclusive) and Article 12 of the said Order in Council, shall come into effect in the Uganda Protectorate on the 1st day of April One thousand nine hundred and six.

Entebbe,
Dated this 1st day of April 1906.

GEORGE WILSON,
Acting Commissioner.

Rules

Rules made by His Majesty's Commissioner for the Uganda Protectorate under
Section 7 of the Indian Telegraph Act (Act No. 13 of 1885).

Press Telegrams.

1. On and from the 1st of April 1906 the charge for transmission of inland press telegrams between any two stations in Uganda, or from any station in Uganda to any station in East Africa, shall be One Rupee for the first 32 words and 8 annas for every subsequent 16 words or number of words less than 16. The name and address of the addressee and of the sender (when signalled) shall be counted in computing the charge.
2. A press telegram to be accepted at Press rates must fulfil the following conditions:—
 - (a) It must be addressed to a newspaper the name of which has been registered by the Postmaster General.
 - (b) It must be addressed to the newspaper in accordance with its registered title, and to the town at which the newspaper is registered as being printed and published.
 - (c) It must contain only intelligence which is clearly intended for publication in the strict sense of the term.
 - (d) It must be written in plain English so as to be intelligible to the telegraph officers, and must contain nothing of concealed meaning either in Code language or Cipher.
 - (e) When demanded, a copy of every newspaper in which a Press telegram is published must be furnished to the Telegraph Office from which that Press telegram was delivered.
 - (f) A Single Press telegram must not exceed 160 words. Long news messages must be broken up into separate telegrams, all of which must be numbered and each of which, except the last, must contain the words MORE TO FOLLOW. These words and the numbers shall be written by the Sender in the space provided in the telegram form for Official Instructions. They will not be charged for.
3. Press telegrams not exceeding 64 words in length will be signalled in turn with ordinary messages. If of greater length (whether in the form of one long message or several shorter ones) they will be transmitted as "deferred telegrams".

Registration of Abbreviated Telegraph Addresses.

1. On and from the 1st of April 1906 the charge for registering an abbreviated telegraph address shall be at the rate of Rs. 15 per annum, and payment shall be made up to the 31st of December following the date of registration, any part of a quarter being paid for as a full quarter.
2. Application for the registration of abbreviated telegraph addresses should be made to the Officer in charge of the Post or Telegraph Office at which it is proposed to register the address.
3. No address may consist of more than one word in addition to the name of the town or place where registration is effected. The word must not contain more than ten letters and must be easy to read and easy to telegraph. Proper names can only in rare cases be accepted, and in no case can a proper name be registered for a person of a different name. The names of professions, trades, districts, countries, states, towns, telegraph stations, well known streets, and registered newspapers may not be used as registered addresses.

4. No address may be registered in one town for the delivery of telegrams in another town.

5. The acceptance of registration of the word tendered as an abbreviated telegraph address shall be subject to the veto of the Postmaster General, and no name will be accepted which owing to risk of confusion with words already registered, or other reasons, is considered undesirable.

6. In the event of a change in the title of a firm for which an address is recorded the consent, in writing, of all the partners of the firm must be produced before the records can be altered.

7. The Post and Telegraph Department, shall not be required to deliver any telegram having an abbreviated address if such address has not been registered.

8. Nothing in these rules shall be deemed to prevent the Postmaster General declining to re-register any word as an abbreviated address if it shall appear to him that the use of such word involves risk of confusion with other registered addresses, or proper names.

Entebbe
March 23th 1906.

G. WILSON
Acting Commissioner.

UGANDA PROTECTORATE.

Statement showing quantities and value of domestic and other Produce Exported from the Uganda Protectorate during February 1906.

				Rs.
Bark Cloth	... No.	842	...	427
Cattle	... No.	21	...	580
Coffee	... lbs.	1,797	...	200
Cotton	... lbs.	10,971	...	2,343
Chillies	... lbs.	425,853	...	38,443
Curios	... cases.	8	...	155
Corn grain etc.	... lbs.	89	...	4
Raphia Fibre	... lbs.	5,975	...	501
Ground Nuts	... lbs.	9,368	...	234
Gum	... lbs.	395	...	13
Grass Rope	... coils.	800	...	18
Ghee	... lbs.	16,618	...	3,958
Hides	... lbs.	26,665	...	6,640
Hippo Teeth	... lbs.	192	...	192
Ivory	... lbs.	3,528	...	18,579
Joggree	... lbs.	22,276	...	1,809
Miscellaneous L. Stock	... No.	56	...	537
Native Mats	... No.	177	...	50
Native Tools	... No.	204	...	150
Rubber	... lbs.	13,070	...	26,140
Goat skins	... No.	44,420	...	39,981
Sheep skins	... No.	3,526	...	528
Calf skins	... No.	900	...	180
Miscellaneous skins	... No.	33	...	84
Sim sim	... lbs.	29,985	...	940
Total Rs.				142,686
Total export during February 1906.				Rs. 142,686.
" " " 1905.				" 67,660.
Total increase in value				Rs. 75,026.

Entebbe, Uganda, 15th March, 1906.

F. A. C. MIGNON
Chief of Customs.

Final Balance Sheet 31st December 1905.

ASSETS:—			Rs.	A.	P.	Rs.	A.	P.	LIABILITIES:—			Rs.	A.	P.	Rs.	A.	P.
Well Kilifi	3	6	0				Mosque of Muijabu	1,843	5	$\frac{1}{4}$			
Well Ibathi	0	6	0				" " Manthiri	267	7	$\frac{1}{2}$			
Muijabu Building a/c	1,554	3	0				" " Ibathi	2,507	3	$\frac{1}{4}$			
Juma Mahunzi Building a/c...	1,228	13	0				" " Hamed bin Sheikh	6	6	$\frac{1}{2}$			
Cash on hand	209	8	$\frac{3}{4}$				" " Juma Mahunzi	469	0	$\frac{1}{2}$			
Cash at Bank	6,401	7	$\frac{3}{4}$				Well of Mbaruk bin Rashid	211	13	$\frac{1}{4}$			
									" " Mahuru	35	2	0			
									" " Juma Mahunzi	40	6	$\frac{1}{2}$			
									" " Manthiri	19	14	$\frac{1}{2}$			
									" " Muijabu....	6	14	0			
									" " Sud Mahomed	17	0	0			
									" " Hamed bin Sheikh	10	15	$\frac{3}{4}$			
									" " Ali bin Hamis	27	1	$\frac{3}{4}$			
									" " Msalani...	5	6	$\frac{1}{4}$			
									" " Basheikh	27	9	$\frac{1}{4}$			
									" " Konzi	0	13	0			
									Wells unattached	426	0	$\frac{1}{2}$			
									Wakf of Khamis bin Suleman deceased	33	9	$\frac{3}{4}$			
									Estates of deceased Mahomedan Natives	3,441	11	0			
Total Rs. ...						9,397	12	$\frac{1}{2}$	Total Rs. ...						9,397	12	$\frac{1}{2}$

Mombasa, February 24th, 1906.

G. E. POWTER
Secretary Wakf Commission.

Appointments.

COMMISSIONER'S OFFICE,
MOMBASA,
April 1st, 1906.

To be subalterns in the 3rd Battalion K. A. R.
Capt. W. A. H. Grimshaw 5th Battalion Connaught Rangers to date January 6th.
Lieut. C. V. Champion de Crespigny Wiltshire Regt. to date January 7th.

Freight Charges S. I. "Rose"

	Gobwen.	Yonte.	Farwhama.	Warkoi.	Songoni.	Pangani.	Margarita.	Sheik Merjan.	M'Komo Morigo.	Songoro M'fua.	Chula.	Gelib.	Bua.	Osman Moti.	M'fudu.
Gobwen	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0
Yonte...	0	2	0	4	0	10	0	12	0	14	1	4	1	6	1
Farwhama	0	0	0	0	6	0	0	10	0	14	1	0	1	6	1
Warkoi	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Songoni	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Pangani	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Margarita	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Sheik Merjan	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
M'Komo Morigo	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Songoro M'fua	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Chula	1	2	0	0	0	0	0	0	0	0	0	0	0	0	0
Gelib	1	4	1	0	0	0	0	0	0	0	0	0	0	0	0
Bua	1	6	1	2	1	0	0	0	0	0	0	0	0	0	0
Osman Moti	1	8	1	4	1	0	0	0	0	0	0	0	0	0	0
M'fudu	1	10	1	6	1	2	1	0	0	0	0	0	0	0	0

Passage Rates S. I. "Rose."

	Gobwen.	Yonte.	Farwhama.	Warkoi.	Songoni.	Pangani.	Margarita.	Sheik Merjan.	M'Komo Morigo.	Songoro M'fua.	Chula.	Gelib.	Bua.	Osman Moti.	M'fudu.
Gobwen	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0	Rs. 0
Yonte...	0	4	0	0	0	0	0	0	0	0	0	0	0	0	0
Farwhama	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Warkoi	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Songoni	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Pangani	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Margarita	1	4	1	0	0	0	0	0	0	0	0	0	0	0	0
Sheik Merjan	1	8	1	0	0	0	0	0	0	0	0	0	0	0	0
M'Komo Morigo	2	0	1	0	0	0	0	0	0	0	0	0	0	0	0
Songoro M'fua	2	4	1	0	0	0	0	0	0	0	0	0	0	0	0
Chula	2	8	2	0	0	0	0	0	0	0	0	0	0	0	0
Gelib	2	12	2	0	0	0	0	0	0	0	0	0	0	0	0
Bua	3	6	2	0	0	0	0	0	0	0	0	0	0	0	0
Osman Moti	3	4	0	0	0	0	0	0	0	0	0	0	0	0	0
M'fudu...	3	8	0	0	0	0	0	0	0	0	0	0	0	0	0

Approved
J. HAYES SADLER
His Majesty's Commissioner.

H. F. KIRKPATRICK MAJOR
Sub-Commissioner and O. C. Troops, Jubaland.
Kismayu, 20th March 1906.

Victoria School, Seychelles.

GOVERNMENT UNDENOMINATIONAL SCHOOL, FOR BOYS.

Instruction is provided in the above institution, on modern lines, up to, and including preparation for the Senior Certificate of the Cambridge Local Examinations, by a competent staff of English and French speaking masters; an unique opportunity being afforded of a bilingual training. There is a well-equipped laboratory for the practical teaching of Chemistry and Physics.

The Headmaster, with the assistance of two masters, receives boys as boarders on very moderate terms.

All the necessary information, regarding programme of studies, fees, etc., may be obtained on application to the undersigned.

Victoria, Seychelles,
10th February, 1906.

GEO. MACKAY, M.A.
Headmaster.

METEOROLOGICAL Return, Month of February 1906, Mombasa.

Latitude 4° 4' 0" South. Longitude 39° 42' 0" East. Altitude 60 Feet.

Date.	Barometer.	Solar Radiation. 9 a.m. to 6 p.m.	TEMPERATURE.				Dry Bulb.	Wet Bulb.	Wind force. 9 a.m.	Cloud 9 a.m.	Rainfall.
			Max.	Min.	Mean.	Difference.					
	Inches.	Deg.	Deg.	Deg.	Deg.	Deg.	Deg.	Deg.	1-10	0-10	Ins.
1	30.000	155	88	75	81.5	13	86	78.5		2	
2	.100	150	86	75.5	80.7	10.7	85.2	79	1	2	0.02
3	.050	146	85	76	80.5	9	84	79	1	2	0.03
4	.000	157	88.2	78	83.1	10.2	85.4	79.5		3	1.19
5	.068	150	85.2	76.2	80.7	9	80.2	80		10	0.04
6	.108	143	89	76.5	82.7	12.5	81.5	78.2	3	6	
7	.018	148	88	76.5	82.2	11.5	85.2	79.4		2	
8	29.926	148	88	75.2	81.6	12.8	86	79.8		2	1.48
9	30.100	144.5	87.2	74	80.6	13.2	85	79		8	0.12
10	.000	155.2	87	75.5	81.2	11.5	85	79.2	1	4	
11	29.966	147	87.2	76	81.6	11.2	85	81		3	
12	.992	158	87	76	81.5	11	84	79.4		4	
13	.990	155	88	77.4	82.7	10.6	84	79	1	3	
14	.986	149.4	89.2	77	83.1	12.2	86.2	85.2	1	3	
15	.950	148	88.4	77.2	82.8	11.2	85.4	80.6		2	
16	.930	150	88	77.5	82.8	10.5	87.8	82		3	
17	.950	151	88.2	77.8	83.0	10.4	87	82	1	2	
18	.960	154	89	78	83.5	11.0	87.2	81.4		2	
19	30.000	155.2	88	77.5	82.8	10.5	86.8	80		3	
20	29.990	153	90	79.4	84.7	10.6	86	79.6	1	4	
21	30.058	154	90.8	78.8	83.8	12.0	87.4	80.4	1	2	
22	.000	149	87	78.6	82.8	8.4	87	80	1	1	
23	.080	156	91	79	85.0	12.0	87.4	81	1	3	
24	.060	158	91	78.8	84.9	12.2	87	81.4	1	2	
25	.050	162	92	79	85.5	13	88.2	80.6	1	2	
26	.044	154	93	73	83.0	20	86	80		4	
27	.086	148.8	93.4	77	85.2	16.4	84	77		8	
28	.014	149	92.2	76	84.1	16.2	87	86	1	3	
29											
30											
31											
Total	29.980	151.7	88.7	76.8	82.8	10.8	85.4	80.3	0.6	3.3	2.88
Mean											6 Days Rain
Ex-treme.	30.108	162	93.4	Min. 73.0	85.5	20.0			3	10	1.48

MOMBASA HARBOUR.

High Water at Mombasa, 1st to 14th April 1906.

—	1	2	3	4	5	6	7	8	9	10	11	12	13	14
A. M.	9 49	10 35	11 21	0 00	0 30	1 16	2 02	2 48	3 36	4 29	5 22	6 15	7 08	8 01
P. M.	10 13	10 59	11 45	0 08	0 53	1 39	2 25	3 11	4 00	4 53	5 46	6 39	7 32	8 25