

THE
OFFICIAL GAZETTE
OF THE
EAST AFRICA PROTECTORATE.



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TABLE OF CONTENTS.

	PAGE
Crown Lands Bill. First Reading of in Legislative Council	344
Diseases of Animals Ordinance 1906, Proclamation under...	378
Courts Ordinance 1907, Notice under Section 10...	378
East Africa Order-in-Council 1902, Proclamation under ...	378
Appointments and Transfers	379
Sale of land by auction in and near Nairobi, Notice <i>re</i> ...	379
Examination for the Civil Service of India " "	380
Errata	380
Opening of Post, Telegraph and Money Order Offices at Molo and Kyambu, Notice <i>re</i> ...	381
Correspondence to Lourenço Marques should not be addressed "Delagoa Bay," Notice <i>re</i> ...	381
Cancellation of Notice appointing Mr. MacDonald Registrar of Brands	381
Currency Board Report	381
Tenders for the supply of certain articles to the Transport Dept. Nairobi, invites	382
List of Newspapers, Magazines &c., lying at the General Post Office, Mombasa	383
Loss of Indian Government Promissory Note No. 074494, Notice <i>re</i> ...	384
Customs Returns	385
Arrivals and Departures	388
Branding of Stock Ordinance 1907, Notices under	389
Licences issued at Mumias for the quarter ended 30th September, 1908	389
Firearms registered at Mombasa " " "	390
Game and Bird Licences issued at Mombasa " " "	394
Ostrich Licences issued at Nairobi " " "	395
Firearms registered " " "	396
Game and Bird Licences issued at Nairobi " " "	398
" " " " " Machakos " " " "	399
" " " " " Kyambu " " " "	399
Firearms registered " " " " Kericho " " " "	600
Game and Bird Licences issued " " " " Nyeri " " " "	600
" " " " " Fort Hall " " " "	601
Firearms registered " " " " Kisii " " " "	601
Miscellaneous Licences " " " " Kisumu " " " "	602
Firearms registered " " " " " " " "	602

UGANDA RAILWAY.

Uganda Railway Approximate Traffic Returns for September 1908	602
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GENERAL.

Ibrahim s/o Kamrudin, Probate Notice in the estate of ...	582
Mahomed Rasool, " " " " " " " "	582
Capt. R. G. Douglas Nivison, Insolvency Notice in the estate of ...	582
Shipping Report for September 1908 " " " " "	603

The following Bill was read a first time at the meeting of the Legislative Council held at Nairobi on October 5th, 1908.

A Bill

To make further and better provisions for regulating the sale and other disposal of Crown Lands in the East Africa Protectorate.

BE it enacted by the Governor of the East Africa Protectorate with the advice and consent of the Legislative Council thereof:—

PART I.

Preliminary.

(1) Title, Divisions and Repeals.

1. This Ordinance may be cited as "The Crown Lands Ordinance 1908."

2. This Ordinance shall come into operation on a day to be fixed by the Governor by Proclamation.

3. This Ordinance is divided into parts as follows:—

PART I.

Preliminary.

(1) Title, Divisions and Repeals.

(2) Definitions.

(3) Divisions of Protectorate for purpose of this Ordinance.

PART II.

Administration.

(1) The Governor.

(2) The Commissioner of Lands.

(3) The Land Officer.

(4) Land Rangers.

(5) Constitution and duties of the Land Board

PART III.

Disposal of Land within Township.

PART IV.

Disposal of Agricultural Land.

(1) Classification of land.

(2) Occupation licences.

(3) Leases.

PART V.

Disposal of Land for special purposes.

(1) Sales and leases for special purposes.

(2) Purchase of Homesteads.

(3) Licences for temporary occupation.

(4) Reservation of lands for use of natives.

PART VI.

General provisions relating to leases and Licences.

(1) Implied covenants.

(2) Rent.

(3) Forfeiture for breach of covenants.

Short Title.

Commencement of Ordinance.

Divisions.

PART VII.**Reservations.**

- (1) Water.
- (2) Foreshore.
- (3) Minerals.
- (4) Ponds, thoroughfares and public outspans.
- (5) Power to the Governor to take land for public purposes.
- (6) Land in the Occupation of Natives.
- (7) Land privately owned.

PART VIII.**Miscellaneous Provisions.**

- (1) Survey, survey marks and boundary marks.
- (2) Legal Procedure Penalties etc.
- (3) Compensation and arbitration.
- (4) Power to make rules.

4. The Crown Lands Ordinance 1902 and the East Africa Land Regulations 1907 are hereby repealed.

Repeal.

5. (1) So far as consistent with this Ordinance such repeal shall not affect.

Saving Clause.

- i. The past operation of any enactment hereby repealed.
- ii. Any agreement, lease or licence heretofore granted or agreed to be granted under any law hereby repealed.
- iii. Any estate, right, title, interest, power, duty, obligation, liability or burden of proof created or imposed by or acquired or exerciseable under any law repealed hereby in respect of or under, or in relation to such agreement, lease or licence.
- iv. Anything lawfully done or commenced or agreed or authorised to be done under or in pursuance of any of the laws repealed hereby in respect of or under or in relation to any such agreement, lease or licence.
- v. Any divisions, exchanges, proclamations, reservations, dedications, rules, grants, appointments, payments, surveys, surrenders, disabilities, acts, proceedings, matters and things lawfully made, had, done, created or authorised by, under or in pursuance of any law repealed hereby.

(2) All such matters and things mentioned in the foregoing sub-divisions of this section are, so far as consistent with this Ordinance hereby preserved and continued and declared to be of the same force and effect as if the said laws were still in force or as if they were under this Ordinance as the case may require.

(3) Any proceeding which at the time of the commencement of this Ordinance may be depending in any Court, or before any arbitrator or other authority shall be proceeded with, heard and determined and the decision or award enforced as if the said laws were still in force.

The Governor may accept surrender of lease granted under the repealed laws and may grant to the lessee a lease under the Ordinance.

Provision when application for land has been allowed but conveyance or lease not granted before the commencement of this Ordinance.

- (4) Except where otherwise provided, all offences committed, and penalties, forfeitures and liabilities incurred, before the commencement of this Ordinance, or which may hereafter be committed or incurred in respect of any matter or thing under or against any of the said laws may be tried, punished, inquired into and enforced as if the said laws were still in force.
- (5) All fees chargeable under the said laws shall until other provision is made continue to be payable for the like matters done under this Ordinance.
- 6. (1) The Governor may accept the surrender of a lease granted under the Crown Lands Ordinance 1902 or the East Africa Land Regulations 1897 and may grant to the lessee a lease under this Ordinance of the area the subject of the surrendered lease. Such new lease shall be granted for a term of ninety nine years less the expired period of the surrendered lease.
- (2) Any person who has before the commencement of this Ordinance made an application for a conveyance or lease of Crown Land and such application has been accepted but the conveyance or lease has not been executed may by notifying the Land Officer in writing elect to have his application treated as an application under this Ordinance and thereupon his application shall be so treated.

2. Definitions.

Definitions.

7. In this Ordinance and in all Rules hereunder and in all conveyances, leases and licences and in all agreements, notices and documents relating to Crown Land, unless inconsistent with the context.

“Agricultural purpose” shall include grazing and stock raising.

“Board” shall mean the Land Board.

“Commissioner of Lands” shall mean the person for the time being holding the office of Commissioner of Lands and a person appointed by the Governor to act for such Officer.

“Company” includes all associations and co-partnerships whether registered under any law relating to Joint Stock Companies or not and whether incorporated or not.

“Corporation” means a Corporation whether sole or aggregate.

“Crown Land” shall mean all public lands in the Protectorate which are subject to the control of His Majesty by virtue of any treaty, convention or agreement, or of His Majesty’s Protectorate, and all lands which have been acquired by His Majesty for the public service or otherwise howsoever.

“Director of Agriculture” shall mean the Principal Officer of the Agricultural Department and the person appointed by the Governor to act for such Officer.

“Director of Surveys” shall mean the Principal Officer of the Survey Department and the Officer appointed by the Governor to act for such Officer.

"Gazette" shall mean the Gazette of the East Africa Protectorate.

"Government" shall mean the Government of the East Africa Protectorate.

"Governor" shall mean the Governor of the East Africa Protectorate, or a person duly appointed to act for him and a person lawfully exercising for the time being the powers and authorities of that Office.

"Improvements" shall mean only such buildings planting and other works as are set forth in the second Schedule hereto or as may hereafter be added to such Schedule by the Governor by Proclamation in the Gazette.

"Unexhausted value of improvements" shall mean the fair cost of making the improvement, less depreciation in value from use or otherwise.

"Licence" means a licence granted under this Ordinance.

"Land Officer" shall mean a person duly appointed to be Land Officer and a person appointed by the Governor to act for such Officer.

"Land Ranger" shall mean a person duly appointed to be Land Ranger and a person appointed by the Governor to act for such Officer.

"Person" shall include a Corporation or Company

"Protectorate" shall mean the British East Africa Protectorate.

"Purchaser", "Lessee" and "Licensee" shall include personal representatives, heirs and assigns.

"Prescribed" shall mean prescribed by this Ordinance or by any Rules or Regulations made thereunder.

"Secretary of Native Affairs" shall mean the Officer for the time being at the head of the Department for Native Affairs and any Officer appointed by the Governor to act for such Officer.

"Stock" shall mean camels, horses, geldings, asses, mules, bulls, bullocks, foals, calves, rams, goats, wethers, lambs, pigs and ostriches.

"Township" shall include a township within the meaning of the East Africa Townships Ordinance 1903, or any Ordinance amending or substituted for the same, a Municipality and an area reserved for a Township.

Words importing the plural or the singular may be construed as referring to one person or thing, or to more than one person or thing, and words importing the masculine as referring to females (as the case may require).

3. Divisions of the Protectorate for the purposes of this Ordinance.

8. For the purposes of this Ordinance the Protectorate shall consist of two divisions, namely; The Highlands and The Lowlands.

All the Districts or parts of Districts mentioned in the first Schedule hereto shall be deemed to be within the Highland Divisions; all other areas and places shall be within the Lowland Division. Provided always that it shall be lawful for the Governor from time to time by Proclamation in the Gazette to remove any District or part of a District from one Division to the other Division. Provided however that no conveyance, lease or licence relating to land within the District or part of a District removed granted before the date of such Proclamation shall be thereby deemed to be subject to any covenant or condition to which it was not subject before the date of such Proclamation.

Divisions of the Protectorate for the purpose of this Ordinance.

PART II.

Administration.

(1) Governor

Subject to direction of the Secretary of State the Governor may dispose of Crown lands on such terms and conditions as he may think fit.

Governor may purchase or exchange land.

All conveyances etc regulating to Crown Land deemed to be under this Ordinance unless otherwise provided.

Commissioner of Lands to have charge of the Administration of this Ordinance.

Commissioner of Lands may sign conveyances and leases and do other acts under this Ordinance for and on behalf of the Governor subject to the provisions of this section.

Actions relating to Crown Land to be brought by and in the name of the Commissioner of Lands.

9. The Governor may subject to the provisions of any Order in Council or to any general or special instructions of the Secretary of State, grant lease or otherwise alienate in His Majesty's name and on His Majesty's behalf any Crown Lands for any purpose and on any terms and conditions as he may think fit.

10. The Governor may in the name of and on behalf of His Majesty and for the public use and benefit purchase land, or exchange any Crown Lands for any other lands in the Protectorate.

11. All conveyances, leases and licences of or for the occupation of Crown Lands and all proceedings, notices and documents under this Ordinance made taken or drawn shall save as therein otherwise provided be deemed to be made taken or drawn under and subject to the provisions of this Ordinance and of all Rules for the time being in force under this Ordinance.

(2) Commissioner of Lands.

12. There shall be a Commissioner of Lands to be appointed from time to time by the Governor and such Commissioner of Lands or the Officer for the time being acting for him, shall have charge of the administration of this Ordinance.

The Officer holding the office of Commissioner of Lands at the time of the coming into operation of this Ordinance shall be deemed to have been appointed under this Ordinance,

13. The Commissioner of Lands may execute for and on behalf of the Governor any conveyance, lease or licence of or for the occupation of Crown Lands and may subject to any general or special directions from the Governor, do any act or thing, exercise any power, and give any order or direction and sign or give any document, which may be done, exercised, given or signed by the Governor under this Ordinance. Provided however nothing in this section shall be deemed to authorize the Commissioner of Lands to exercise any of the powers conferred upon the Governor by sections 12, 15, 17, 23, 25, 88, 90, 92, 93, 94, or 144 of this Ordinance.

14. (1) All actions, suits and proceedings by or on behalf of His Majesty or by or on behalf of the Governor respecting Crown lands, or respecting any contract relating thereto, or any breach of any such contract or any trespass on such land, or any damages accruing by reason of such trespass, or for the recovery of any rents, purchase money, or other moneys in respect of such land, or in respect of any damages or wrongs whatsoever in any way suffered by the Crown in respect of Crown Lands, may be commenced, prosecuted, and carried on by and in the name of the Commissioner of Lands, and the Commissioner of Lands may be plaintiff or defendant, as the case may require, in any such action suit or proceeding.

- (2) The Commissioner of Lands may on behalf of His Majesty distrain for rent due under any lease or licence granted under this Ordinance.

(3) Land Officer.

15. The Governor shall appoint a Land Officer with such Assistant Land Officers as he may deem necessary to transact the routine business connected with administration of this Ordinance and of any laws relating to the sale, letting, disposal and occupation of Crown land.

The Officers holding the office of Land Officer and Assistant Land Officers at the time of the coming into operation of this Ordinance shall be deemed to have been appointed under this Ordinance.

An Assistant Land Officer may subject to any general or special instructions from the Land Officer perform any of the duties or do any of the acts or things required by this Ordinance to be done by the Land Officer.

16. The Principal Office of the Land Officer (in this Ordinance referred to as the Land Office) shall be at Nairobi, and there shall be such sub-office or sub-offices at such place or places as the Governor may from time to time determine.

(4) Land Ranger.

17. The Governor may appoint such person as he may think fit to perform the duties of a Land Ranger under this Ordinance.

18. The Commissioner of Lands shall from time to time direct each Land Ranger as to the area within which he shall perform the duties imposed upon him by the Ordinance or by the orders of the Commissioner of Lands or Land Officer.

19. (1) It shall be the duty of a Land Ranger from time to time to inspect all land within the district or area for which he is appointed, occupied under a licence granted under this Ordinance or under a lease, licence or agreement granted under the Crown Lands Ordinance 1902 and to report as to the work done and improvements made by the occupiers of such land.

(2) Every Land Ranger shall do all acts for preventing intrusion, encroachment and trespass on any unallotted Crown Land and for taking possession of any Crown Land in case of forfeiture, and for such other purposes as the Commissioner of Lands may generally or specially direct or authorise.

20. It shall be the duty of any Land Ranger whenever he shall be ordered by the Commissioner of Lands or Land Officer to report upon the work or improvement done or made on any land or to value any work or improvements done or made on such land, to proceed with all reasonable despatch to such land and to examine and value such work or improvements and to report in writing upon the same. Such report shall be in such form as may be prescribed and shall be forwarded to the Land Officer.

Appointment of Land Officer.

Office and sub-office of Land Officer.

Land Ranger.

Commissioner of Lands to direct Land Rangers as the area within which they shall perform their duties.

Duties of Land Rangers.

Valuation of improvements.

Land Ranger may enter upon occupied land in performance of his duties.

Penalty for obstructing Land Ranger.

Land board to be appointed.

When seat on board to be vacated.

Chairman.

Quorum.

Penalty in case of members acting as such in any matter in which he is interested.

21. A Land Ranger with such assistants as he thinks fit may enter from time to time during the day time, upon any Crown Land whether occupied under a lease or licence granted under this Ordinance or the Crown Lands Ordinance 1902 or the East Africa Land Regulations 1897, or not or any building or enclosure or other place within such land for the purpose of performing any duty imposed upon him, but shall if required by the owner or occupier, produce and show the authority under which he claims to enter or has entered on such land.

22. If any person shall wilfully obstruct or hinder any Land Ranger or any servant or assistant of his in the execution of his duty, he shall be liable to a fine not exceeding five hundred rupees or to imprisonment of either description not exceeding one month or to both.

5. Constitution and duties of the Land Board.

23. There shall be constituted a consultative body to be called the "Land Board" consisting of such Official and non-official persons as the Governor in accordance with the directions of the Secretary of State from time to time may appoint.

The members of the Land Board shall subject to the provisions hereinafter contained remain in office up to the 31st day of March next after their appointment but no longer.

Any retiring or retired member may be re-appointed as a member of the Land Board.

24. If any member shall, by writing addressed to the Governor, resign his office or die, or become of unsound mind, or be adjudicated a bankrupt or insolvent, or be convicted of an offence and sentenced to a term of imprisonment without the option of a fine and not receive a free pardon in respect thereof, or otherwise become incapacitated to act, his seat at the Board shall be thereby vacated.

25. (1) The Governor shall from time to time appoint a Chairman from among the members of the Land Board and such Chairman shall if present preside at all meetings of the Board and have an original vote on any question brought before or referred to such Board. Provided always that the Chairman shall have a casting vote on any question on which the votes are equal.

(2) In the event of the Chairman being unable to act from any cause whatever the Governor may appoint some other member as acting Chairman who while so acting shall have and exercise all the powers and authorities and be subject to all the obligations applicable to the office of Chairman.

26. The Governor shall from time to time declare by Notification in the "Official Gazette" the number of members of the Land Board which shall constitute a quorum for the performance of any duty and the exercise of any power authorised by this Ordinance.

27. Any member of a Land Board who shall sit or act in any way as a member of such Board in any case in which he is or has been directly or indirectly interested shall be liable to a penalty not exceeding 7,500 rupees. Provided that an official member of the Board

shall not be deemed to be directly or indirectly interested in any case on the ground that the Government or a department of the Government is interested in such case.

28. No member of the Land Board shall be personally liable in any action, suit or other proceeding, except for his own act and deed, nor shall he be liable for anything done by him in the execution of his office, except in cases where he shall be guilty of wilful neglect or default.

29. In addition to the matters hereinafter required or permitted to be done by the Land Board it shall be the duty of the Land Board and it shall have full power and authority to hear, examine and report any of the following matters, complaints or questions referred to it by the Commissioner of Lands :—

- (i) Any matter which under the provisions of the Crown Lands Ordinance 1902 or under this Ordinance may be the subject of any claim for compensation, reduction or increase of rent.
- (ii) Any complaint or question as to the breach of any covenant whether expressed or implied or the non-fulfilment of any condition attached to any conveyance, agreement, lease or licence of or respecting Crown Land whether such conveyance, agreement, lease or licence shall have been granted, entered into or made before this Ordinance shall have come into force or not.
- (iii) Any question relating or incident to the sale, letting, disposal and occupation of Crown lands, or to any matter or things done or to be done under any enactment relating to Crown lands.

30. For the purpose of regulating the procedure of the Land Board under this Ordinance and of empowering such Board to give full effect to the meaning and intent thereof the following provisions shall be applicable to and be carried out by such Board.

- (i) In any enquiry into any complaint or question as to the breach of any covenant or condition attached to any conveyance, agreement, lease or licence granted or entered into under this Ordinance, and in any enquiry into any claim for reduction or increase of rent the Board shall have full power to summon and compel the attendance of witnesses to give evidence before the Board and to produce all deeds and documents in their possession or under their control and to examine such persons upon oath and for such purpose shall have all the powers of a Judge of the High Court.
- (ii) Every witness summoned to give evidence shall be entitled to a tender of his reasonable expenses by the party requiring his attendance, and the Board may order such expenses to be paid to him by such party and such order may be made an order of the High Court and shall be enforced accordingly.

Member liable only for his own wilful neglect or default.

Duties and powers of Land Board.

General powers and procedure of Land Board.

- (iii) The decision of the majority of the members of the Board present at the hearing of any claim or enquiry shall be the decision of the Board.
- (iv) In the absence of the Chairman the members present at any meeting of the Board shall appoint one of their number to act as Chairman at such meeting or any adjournment thereof who while so acting shall have all the powers and authority of the Chairman.
- (v) The Chairman shall sign summonses, and certificates and other documents given by the Board.
- (vi) The Commissioner of Lands may return to the Board for revision, rehearing or further consideration any matter which to Commissioner of Lands shall appear to have been improperly or insufficiently considered or determined by such Board.

Where meetings of Board to be held.

Governor to reserve sites for townships.

Commissioner of Lands to reserve such land in a township as may be required for public purposes.

Land Officer may cause land not so reserved to be divided into suitable building plots.

Leases may be granted for 99 years.

Rent to be determined by Commissioner of Lands.

Leases to be sold by auction unless Commissioner of Lands shall otherwise order.

31. The Land Board may sit at any place in the Protectorate to which the Chairman may call a meeting or to which a meeting shall be adjourned. Provided that whenever the Board is called upon to report upon any question as to a breach of covenant or non-compliance with conditions the chairman shall summon a meeting of the Board in the division in which the land the subject of such question is situate unless he is satisfied that the parties interested will not be prejudiced or unduly inconvenienced by the meeting being held in another division. Provided always that the chairman shall have power to appoint a committee of the board for the purpose of this section.

PART III.

Disposal of Land Within Townships.

32. The Governor may from time to time by notice in the Gazette declare what portions of Crown lands be reserved and set apart as sites for townships and all lands so declared shall be reserved accordingly until such notice shall be revoked or altered.

33. The Commissioner of Lands shall notify the Land Officer of those portions of Township which shall be reserved for public purposes or for any other purpose for which he may deem the reservation of land in such Township necessary or advisable.

34. The Land Officer after receiving the notification in the last section mentioned in respect of any Township may cause any portion of the Township not so reserved to be divided into plots suitable for the erection of buildings for business or residential purposes, and such plots may from time to time be disposed of in the manner hereinafter provided or as the Governor may direct.

35. Leases of town plots may be granted for a term of ninety nine years.

36. Before any town plot is disposed of under the succeeding section the rent which shall be payable in respect of such plot shall be determined by the Commissioner of Lands after consulting the Land Board.

37. Leases of townplots shall unless the Commissioner of Lands shall otherwise order in any particular case or cases be sold by auction.

38. The place and time of sale shall be notified in the Official Gazette not less than four weeks or more than three months prior to the day of sale, and the notice shall state the number of plots and the area of each plot. Provided that any plot may be withdrawn from sale by the Commissioner of Lands at any time prior to the same being offered for sale.

The notice may fix the lowest price for which the lease of each plot will be sold such price to be determined by the Commissioner of Lands, and impose any special conditions with respect to the sale of any specified plot or plots and shall state

- (a) the rent payable in respect of each plot.
- (b) whether the plots or any of them may not be used as a place of residence for an Asiatic or Native.

39. The auctioneer shall before the commencement of the sale read the terms and conditions of sale, and all persons bidding at the sale shall be bound by the terms and conditions so read.

40. The highest bid for each plot, together with the name of the purchaser shall be announced by the auctioneer before proceeding to offer the next lot, and the purchaser shall thereupon pay one quarter of the purchase money.

41. The balance of the purchase money together with the first year's rent, the prescribed survey fee and the fee prescribed for the preparation of the lease shall be paid to the Land Officer within one calendar month from the date of the sale and upon such payment being duly made the purchaser shall be entitled to a lease of the plot.

42. If the balance of the purchase money together with the rent and the fees mentioned in preceding section is not paid to the Land Officer within one calendar month from the date of the sale, the deposit shall be absolutely forfeited, and the depositor shall have no further claim to a lease of the land.

43. In every lease which is sold subject to the condition that the plot shall not be used as a place of residence for an Indian or other Asiatic or Native and in every renewal of such lease there shall be inserted a clause to that effect, and if at any time it shall be proved to the satisfaction of the Commissioner of Lands that any such plot or a part thereof is used solely or partly as a place of residence of an Asiatic or Native not being a domestic servant or caretaker in the employment of the occupier of that part of the plot on which such Asiatic or Native is residing the Commissioner of Lands may declare the lease to be forfeited as regards the whole of the plot or, in the case of a plot having been divided into two or more parts, such part or parts of the plot, as he may consider just having regard to the rights of the lessee or lessees of the other part or parts of such plots.

44. In all leases of land within any Township and in all leases for building purposes, granted under this Ordinance there shall by virtue of this Ordinance be implied unless such covenant is expressly excepted a covenant by the lessee to provide reasonable drainage and water supply having regard to the situation and purpose of any building erected on the land leased, and the health of the neighbourhood.

45. Except in the case of leases for special purposes granted under Part V of this Ordinance, a lease of land within any Township granted under this Ordinance shall not contain a covenant by the lessee to erect any

Notice of sale and conditions to be published in the "Official Gazette."

Auctioneer to read the terms and conditions of sale.

Highest bid and name of purchaser to be announced and deposit of one quarter of the purchase money to be paid.

Balance of purchase money, first year's rent and other fees to be paid within one month.

If not paid the purchaser to lose his right to a lease and the deposit to be forfeited.

Forfeiture for breach of covenant not to permit premise to be used as place of residence for Indian or other Asiatics or Natives.

Covenant to provide reasonable drainage etc.

Unimproved land to be subject to special tax etc.

building or any class of building within any specified time. Provided however that all land leased under this part shall if not improved by the erection of buildings or otherwise to the satisfaction of the Commissioner of Lands or of such person or persons as may be appointed on that behalf, be subject to such special annual tax, rate or charge or to such special valuation, or assessment for any tax, rate or charge as may from time to time be imposed by law.

PART IV.

Disposal of Agricultural Land.

(1) Classification of Land.

Agricultural land to be of four classes.

Rent.

Classification by Land Officer.

Land may be reclassified but not so as increase rent payable.

Conditions of licence to be fulfilled before lease is granted.

Application for licence.

46. Land available for leasing for agricultural purposes shall be classified into first class, second class, third class and fourth class land and may be disposed of in any manner authorised by this Ordinance.

47. The Governor may from time to time by Proclamation in the Gazette fix the rent which shall be payable in respect of land for agricultural purposes according to the class to which such land belongs but until other provision is made in such manner the rent payable under a lease or licence or under this part shall subject to the provisions hereinafter contained be as follows :—

For land of the first Class...	... 18	cents an acre.
For land of the second Class	... 12	" "
For land of the third Class...	... 6	" "
For land of the fourth Class.	... 3	" "
For land granted to Indians or other Asiatics in the Lowlands..	... 12	" "

48. The class to which any land available for leasing for agricultural purposes belongs shall be determined by the Land Officer or such Officer as he may appoint assisted by the Agricultural Department and whenever application shall be made for land so available but which shall not have been so classified the Land Officer shall inform the Chairman of the Land Board who shall cause the class of the land to be determined.

49. If at any time after a lease or occupation licence shall have been granted under this part the Commissioner of Lands shall have reason to believe that the land the subject of the lease or licence has been fixed too high a class he may after such inquiries as he may think fit redetermine the class of such land but not so as to raise the rent.

50. No person shall be entitled to a lease of land available for leasing for agricultural purposes until he shall have occupied such land under a licence granted under this Ordinance and shall have complied with all the terms and conditions imposed by such licence or by virtue of this Ordinance.

2. Occupation Licence.

51. Every application for an occupation licence shall be made to the Land Officer in writing in the Form prescribed by rules under this Ordinance and shall give such particulars as may be required by such rules.

If any person shall make a false statement in such application with regard to any of the particulars required as aforesaid he shall forfeit all moneys paid by him in respect of the land applied for and all right and title to such land.

52. Every applicant at the time of making application shall deposit with the Land Officer the sum of seventy five rupees.

If the application is rejected the applicant shall be entitled to a refund of the sum deposited but if a licence is granted the sum deposited shall be placed to the credit of the applicant and applied to the payment of the costs of the survey of the land the subject of such licence.

53. (1) No application for an occupation licence shall be entertained by the Land Officer unless the applicant.

- (a) is at least 18 years of age.
 - (b) can satisfy the Land Officer that he is possessed of sufficient means to develop to a reasonable extent the land applied for.
- (2) The Land Officer may refuse any application but shall, if so required by the applicant refer the application to the Commissioner of Lands.

54. The Land Officer shall not without the sanction of the Commissioner of Lands entertain any application for an occupation licence made by a person or the wife of a person who holds an occupation licence or is the owner or lessee of land sold or leased under this Ordinance or the Crown Lands Ordinance 1902 other than land within any Township.

55. Except when the Commissioner of Lands shall otherwise direct no person shall be granted an occupation licence in respect of an area exceeding in the case of land of the first class 900 acres, in the case of land of the second class 1,400 acres, in the case of land of the third class 2,600 acres, and in the case of land of the fourth class 5,000 acres.

In the case of land granted to Indians or other Asiatics 50 acres. Provided however that in no case shall Indians or other Asiatics be granted an occupation licence in respect of any area exceeding 100 acres.

56. (1) The Commissioner of Lands may whenever he may think fit refer any application to the Land Board for opinion as to whether a licence should be granted to the applicant; as to the amount of land which he should be permitted to occupy; and generally as to the application.

- (2) The board may whenever an application is referred to it for opinion require the applicant to appear before the Board, but it shall not be required to inform the applicant as to any recommendations it may think fit to make to the Commissioner of Lands.

57. An occupation licence shall not be granted until the land the subject of such licence has been marked out and measured in the manner prescribed and the land classified.

58. (1) When the provisions of this Part have been complied with an occupation licence may be granted and such licence shall authorise the licensee to occupy the land the subject of such licence for a term of five years from the date of such

Deposit of portion of cost of survey.

When application not to be entertained.

When sanction of Commissioner of Lands required.

Maximum area which may be granted without special directions from Commissioner of Lands.

Application may be referred to Land Board for opinion.

Land to be classified and measured before licence granted.

Grant of licence.

Duration of licence.

licence upon payment of the rent reserved and subject to the provisions of this Ordinance and to the conditions imposed upon the licensee by virtue of this Ordinance or by the licence.

Date.

A duplicate to be kept in the Land Office.

If licence not accepted and fees paid within 30 days of date of licence Commissioner of Lands may cancel licence and forfeit deposit.

Residence on land the subject of licence a condition of licence.

- (2) Every such licence shall expire on the expiration of five years from the date thereof and thereupon the licensee shall cease to occupy the land or any part thereof save as hereinafter provided.
- (3) The date of a licence shall for every purpose of this Ordinance be the date on which the licence shall be executed by the Governor or Commissioner of Lands.
- (4) A duplicate of every licence granted shall be made and executed and shall be kept in the Land Office.

59. Should an applicant fail to accept and execute an occupation licence and to pay the prescribed fee for the preparation of such licence and the prescribed survey fee so far as such fee is not covered by the deposit made by him, and the rent reserved and payable in advance within thirty days from the date from which the licence shall have been sent to the last known address of the applicant in the Protectorate or of his authorised agent in the Protectorate the Commissioner of Lands may declare the licence to be cancelled and the money deposited to be forfeited.

Provisions relating to occupation Licences.

- 60. (1) Save as in this Ordinance otherwise provided the licensee shall commence to reside on the land the subject of the licence within nine months from the date of the licence and shall continue to reside on his holding and make it his *bonâ fide* residence during the whole term of his licence.
- (2) Every licensee shall reside on the land for a period of not less than nine months in all in each year.
- (3) When pursuant to the provisions of this Ordinance or pursuant to the conditions of any licence thereunder it is necessary for the licensee to reside on his land for any period or periods then upon such licensee satisfying the Commissioner of Lands that he has engaged a person of European or American origin to manage his farm, plantation, or other undertaking on such land the Commissioner of Lands may give his consent in writing that for the purpose of such licence and for the period to be specified in such consent (unless the Commissioner of Lands in writing at any time before the expiration of such period cancels such consent) residence by the agent specified in such consent shall be deemed and taken to be residence by the licensee within the meaning of this Ordinance or of any licence thereunder.

The sub-section shall have no force or effect except as to determining the persons by whom the conditions of residence under any licence may be fulfilled.

Provided that in the case of grants to Indians or other Asiatics the Manager of the farm may be an Indian or other Asiatic.

61. A licensed occupier of land situate in the lowlands shall not be required to comply with the provisions of the last preceding section if he shall notify in writing to the Commissioner of Lands that he will in lieu of residing on that land expend on the improvement of the land a sum not less than one and a half times the amount which he is required to expend upon the land by the provisions of the next succeeding section. In every such case it shall be deemed and taken to be a condition of the licence that the licensee shall expend in the improvement of such land a sum not less than one and a half times the amount which he is required to expend upon such land under the preceding section.

The provisions of this section shall not apply to Indians or other Asiatics.

62. (1) Every licensee shall within five years from the date of the licence make improvements upon the land the subject of the licence to the value of not less than forty times the annual rent payable in respect of such lands. But in the case of grants to Indians or other Asiatics the amount to be expended on such improvements shall be three hundred rupees for every 50 acres.

(2) The value of any such improvement shall be appraised by the Land Ranger or such other person as the Commissioner of Lands may appoint for that purpose and shall for the purposes of this section be deemed to be such sum as the Commissioner of Lands shall after consulting the Land Board determine has or may reasonably have been expended by the licensee in making such improvements.

63. (1) The Land Ranger may from time to time when requested by the licensee appraise the value of any new or additional improvement made upon land occupied under a licence and may grant a certificate of such value to the applicant. One copy of such certificate shall be retained by the Land Ranger and one shall be sent to the Land Officer.

(2) Every application for such appraisement shall be sent to the Land Ranger and shall be in such form as may be prescribed.

64. Except with the consent of the Commissioner of Lands which shall only be given when sufficient cause is shown and on the recommendation of the Land Board it shall not be lawful for any licensee to transfer, let, sublet or in any way part with his licence or any portion of his interest in such licence.

65. Land the subject of a licence shall as soon as possible after the granting of the licence be accurately surveyed and the boundaries thereof marked in such manner as may be prescribed and a plan of such land made for the purpose of the licence and of any lease of such land that may thereafter be granted.

In lowlands residence not necessary provided increased expenditure is made on improvements.

Expenditure on improvements on land a condition of the licence.

Land Ranger may from time to time value improvements.

Transfer of licence unlawful without sanction of Commissioner of Lands given with approval of Land Board.

Land to be accurately surveyed and plan attached to the licence.

Such plan to determine the area which may be occupied.

Commissioner of Lands may accept a surrender of a licence.

If licence surrendered or forfeited licensee entitled to compensation for unexhausted improvement.

Improvements to be valued by Land Board.

Compensation by whom to be paid.

Upon such survey being made copies of the plan shall be attached to the licence (which the licensee is hereby required to produce for such purpose) and to the duplicate licence, and the land authorised to be occupied by such licence shall for all purposes be deemed to be the land as shown on such plan, and the annual rent payable shall thereafter be payable according to the area as shown on such plan anything in the body of the licence to the contrary notwithstanding.

Every plan shall be signed by the Director of Surveys or such officer as he may appoint on that behalf before being attached to a licence.

66. (1) The Commissioner of Lands may upon sufficient cause being shown accept the surrender of a licence granted under this Part.

(2) Whenever a licence shall be surrendered or shall expire or be forfeited and the licensee shall not apply for or shall not be granted a lease of the land the subject of the licence he shall be entitled to receive compensation for the unexhausted value of any improvements upon such land effected or owned by the licensee from the persons in this section provided.

(3) The compensation to which such person shall be entitled shall be appraised in the manner provided in Section 65.

(4) If the land the subject of such expired or surrendered licence shall be retained for any Government or public purpose the compensation assessed shall be paid by the Commissioner of Lands out of the Protectorate Revenues but if the land is not so retained the Commissioner of Lands shall cause a notice to be inserted in the Gazette inviting applications for a licence of such land and stating a date on which a licence in respect of such land will be sold by auction specifying the nature of the improvements on the land and the value thereof as appraised in the manner aforesaid and in such case it shall be a condition to the granting of the licence that the incoming licensee shall pay the compensation to the outgoing licensee before obtaining his licence or at such time and in such manner as may be agreed upon between such incoming and outgoing licensee.

Provided however that if a licence in respect of such land is not granted within twelve months from the date on which the licence shall have been surrendered or forfeited or shall have expired the Commissioner of Lands shall pay the appraised compensation as aforesaid to the outgoing licensee or his representatives, and in such case the whole or such portion of the amount of the compensation as the Commissioner of Lands shall determine shall be the premium which shall be paid by an incoming licensee to the Commissioner of Lands on behalf of the Government.

Leases.

67. Whenever a licensee shall during the currency of his licence and after three years from the date of such licence make a declaration in the prescribed Form that he has complied with and performed all the terms and conditions of his licence whether expressed or implied by virtue of this Ordinance and shall prove to the satisfaction of the Commissioner of Lands that such declaration is true he shall on surrendering his licence and subject to the provisions hereafter contained be entitled to a lease of the land the subject of the licence.

68. Every lease under this Part shall subject to the provisions of this Ordinance be granted for a term of 99 years from the date of the licence which shall have expired or been surrendered. Such term shall for the purposes of the rent payable thereunder be divided into three periods to expire on the termination of the thirty third, sixty sixth and ninety ninth year respectively from the date of the aforesaid licence.

Provided that in the case of grants to Indians or other Asiatics the lease shall be for a term of 33 years from the date of the licence which shall have expired or been surrendered. At the expiration of the term of 33 years the lessee shall be entitled to renew the same for a further period of 33 years.

69. The annual rent payable under a lease granted under this Part shall be payable in advance and shall for the first period as aforementioned be the annual rent which was payable under the expired or surrendered licence, and shall for the second and third periods be at the rate of 5 per cent on the value of the land at the date of the valuation and revaluation to be made at the times and in the manner hereinafter provided.

Provided however that except in the case of land which at the date of the valuation or revaluation is situate within a township, the rent shall not exceed for the second period 56 cents per acre, and for the third period one rupee and 69 cents per acre.

Provided always that in the case of grants to Indians or other Asiatics the same rule for fixing the rent for such further period of 33 years shall apply so far as the same are applicable.

70. The Commissioner of Lands shall with the assistance of the Land Board during the currency of the thirty second and sixty fifth years of any lease granted under this Part value the land the subject of such lease for the purpose of determining the rent which shall be payable for the land for the second or third period of such lease which ever shall be the next following the period in which such valuation is made.

In appraising the value of land under this section there shall be excluded the unexhausted value of improvements then existing on such land and effected or owned by the lessee.

For the purpose of this section improvements shall not be limited to the buildings, plantings and works set forth in the second schedule hereto but shall include all buildings planting and works on the land.

71. After every such valuation and before the expiration of 32nd or 65th year of the term of the lease as the case may be the Commissioner of Lands shall cause a notice to be served upon the lessee or lessees of the land stating the rent which in accordance with such valuation shall be payable by the lessee or lessees in respect of the land for the second or third period of such

After three years from date of licence a lease may be granted provided that all the conditions of the licence have been complied with.

Lease to be granted for term of 99 years from date of licence such term to be divided into three periods.

Rent.

Revaluation for 2nd and 3rd periods.

Maximum rent.

Valuation to be made by Commissioner of Lands.

Unexhausted value of improvement to be excluded.

Lessee to be notified of rent as reassessed.

If lessee unwilling to pay increased rent the lease to determine at the expiration of the then current period.

In such case unexhausted value of improvements on land to be appraised and such value paid to the outgoing lessee by the persons and at the time in this section provided.

lease as the case may be, and calling upon such lessee or lessees to state in writing whether he or they are prepared to pay the rent so determined for the period next following.

72. (1) If any lessee shall fail to notify the Commissioner of Lands in writing within six months of the date of the notice in the preceding section provided for that he is willing to pay the rent stated in such notice for the succeeding period of the lease, such lease shall absolutely determine at the expiration of the then current period and the land the subject of such lease shall be disposed of in the manner hereinafter provided.
- (2) In every case in which a lessee shall fail to notify within the time and in the manner aforesaid his willingness to pay the rent stated in such notice the Commissioner of Lands shall forthwith cause the unexhausted value of improvements effected or owned by the lessee on the land the subject of the lease about to be determined to be appraised in the manner hereinbefore provided and shall when such value shall have been appraised invite by such public notice as he may think fit application for a lease of the land in one or more blocks as the Commissioner of Lands may determine for a term of thirty three years if the original lease shall have been determined at the end of the second period or for six years if such lease shall have been determined at the expiration of the first period, such term to date from the expiration of the original lease, at a premium representing the amount at which the unexhausted value of the improvements shall have been appraised as aforesaid and at the rent for the first thirty three years of such lease at the rate determined by the Commissioner of Lands as aforesaid and for the second period of thirty three years (if any) at the rent to be determined in the manner in this part before provided.
- (3) If within six months from the date of termination of the lease an application for a lease shall be made and accepted the applicant shall pay to the outgoing tenant the amount of the aforementioned premium.
- (4) In the event of no such application being made and accepted within such period the Commissioner of Lands shall pay out of the Protectorate Revenues to the outgoing lessee the amount of such aforementioned premium less any amount which may be due to the Government from such lessee under or in respect of his lease and may thereupon invite applications for a lease of the land in one or more blocks on the same terms as before subject to such reduction in rent for the first period of thirty three years

as he may consider proper and to the payment of the premium to the Commissioner of Lands on behalf of the Government instead of to the lessee.

Provided however that the outgoing lessee shall have the first option to take such lease at such reduced rent.

73. Save where other provision is made in this part whenever any land leased under this part is forfeited or surrendered to the Crown or on the termination of a lease reverts to the Crown compensation for the unexhausted value of improvements effected or owned by the lessee upon the land leased shall be paid by the Commissioner of Lands on behalf of the Government to such lessee or his representatives. Such compensation to be assessed at or near to the date of the termination of the lease by forfeiture or otherwise. Provided that the Commissioner of Lands shall be entitled to deduct from any money due for compensation under this section the expenses incidental to the forfeiture or surrender and any money due to the Government from the lessee in the respect of the land the subject of the lease or otherwise.

74. Every assignment of land or any portion of land the subject of a lease under this part and every sub-lease of such land or any portion thereof for a term exceeding one year shall be notified to the Commissioner of Lands by the lessee in writing whithin one month of the date of such assignment or sub-lease, and no such assignment or sub-lease shall be valid in law unless such notification shall be given and there shall be attached to the document purporting to effect such assignment or sub-lease a plan prepared by a duly qualified Surveyor showing the area and position of the land assigned or sublet so as to sufficiently identify the same.

PART V.

Disposal of Land for special purposes.

(1) Sales and leases for special purposes.

75. (1) Every application to purchase Crown Land and every application for a lease or licence of or relating to Crown Land for any special purpose shall be made in writing in the form prescribed and shall give such particulars as may be required by rules under this Ordinance.

If any person shall make a false statement in such application with regard to any of the particulars required as aforesaid he shall forfeit all moneys paid by him in respect of the land applied for and all right and title to such land.

(2) Every applicant at the time of making application shall deposit with the Land Officer the prescribed survey fee.

76. The Land Officer shall not without the sanction of the Commissioner of Lands entertain any application under this part.

77. The purchase price of land or the rent to be reserved under any lease or licence under this part shall be fixed by the Commissioner of Lands.

78. Should an applicant fail to accept and execute a conveyance lease or licence and to pay the prescribed fee for the preparation thereof and for the survey of the land and the purchase price or rent reserved as the case may be within thirty days from the date from which the conveyance lease or licence shall have been sent to the

Compensation for improvements in case of surrender, forfeiture or reversion of land to Crown.

Notice of transfer and sublease of land to be given to Commissioner of Lands.

Plan of land to be attached to surrender and sub-lease.

Application to purchase lease for special purpose.

False Statement in application

Survey fees to be deposited.

Sanction of Commissioner of Lands to be obtained.

Commissioner of Lands to fix purchase price.

Applicant failing to execute conveyance lease or licence the same to be liable to be cancelled.

Commissioner of Lands may offer lease of Land by auction.

last known address of the applicant in the Protectorate or of his authorised agent in the Protectorate the Commissioner of Lands may declare the conveyance lease or licence to be cancelled and thereupon the applicant shall forfeit all moneys paid by him in respect of the land applied for and all right and title to such land.

79. The Commissioner of Lands may whenever he thinks fit cause a lease of land to be offered for sale by auction to the highest bidder, at such time and place and at such upset rental as shall be fixed by the Commissioner of Lands by notice published in the Gazette not less than four weeks before the auction.

Every such notice shall set forth the purpose or purposes for which the land shall be used.

80. In every lease or licence under this part there shall by virtue of this Ordinance be implied, unless such covenant is expressly varied or excepted covenants by the lessee.

- (a) To use the land *bona fide* solely for the purpose for which it is leased.
- (b) Not to assign except by will, sublet or otherwise part with the possession of the land or any part thereof without the previous consent of the Commissioner of Lands.

(2) Purchase of Homesteads.

Purchase of Homesteads.

81. (1) The Governor may from time to time make rules describing the conditions under which small holdings not exceeding in any case 320 acres, may be purchased and the purchase price therefore paid in instalments.

(2) Land agreed to be sold under the conditions of any rules made in pursuance of the preceding sub-section shall vest in the purchaser on the payment of the first instalment of the purchase price but shall revert to His Majesty if any subsequent instalment shall remain unpaid for the space of 21 days after the same shall have become due or if the purchaser shall commit any breach of or shall fail to comply with any of the conditions of the said rules or of his agreement.

(3) The provisions of sections 106 to 109 inclusive of this Ordinance shall mutatis mutandis apply to forfeiture of land the subject of an agreement entered into under rules issued in pursuance of sub-section (1) of this section.

(3) Licences for temporary occupation.

Licences for temporary purposes.

82. (1) Licences to occupy Crown Land for temporary purposes and to erect thereon a hut or huts or other temporary erection may be granted by the Commissioner of Lands.

(2) A licence under this section shall not permit the occupation of more than 10 acres of land.

(3) Unless it is expressly provided otherwise a licence under this Section shall continue

Licensee not to be allowed more than 10 acres.

Licence to be for one year.

for one year and thence forward until the expiration of any three months' notice to quit: provided that such notice to quit may be served upon the licensee at any time after the expiration of nine months from the date of the licence.

(4) The rent payable under any licence under this section shall be payable monthly or at such other period as the licence shall provide.

(5) The benefit of a licence under this section may, with the consent of the Commissioner of Lands, be transferred by the licensee, and such transfer and the consent thereto shall be endorsed on the licence.

83. The occupant of any Crown Land under a licence under the preceding section may remove any hut or other building erected by him during his occupation of the land at any time before the licence expires.

84. If the rent payable under any licence granted under section 82 is unpaid for one month after it became due, or if any tax or taxes imposed upon the land, or upon the huts erected on the land, or upon the licensee are unpaid for two months after they became due, or if the occupant of such land fails to keep the land in a reasonably clean condition the Commissioner of Lands may declare the licence to be forfeited.

(4) Reservation of Lands for the use of Natives.

85. The Governor shall either by general or particular description and whether the same has been surveyed or not reserve from sale, lease or other disposal under this Ordinance, any Crown Land which in his opinion is required for the use or support of the members of the Aboriginal native tribes of the Protectorate.

86. Notice of every such reservation shall be published in the "Gazette."

Save as hereinafter provided lands so reserved shall not be sold, leased or otherwise disposed of under this Ordinance.

87. The Governor may at any time by notice in the "Gazette", if satisfied that the whole or any part of any land so reserved is not required for the use and support of the members of the native tribe for which it has been reserved cancel such reservation as regards the whole or a part of such land and thereupon the land the reservation of which has been so cancelled may be sold, leased or otherwise disposed of under this Ordinance.

88. The Governor may at any time by Proclamation in the "Gazette" resume possession of any land reserved under Section 85 which may be required for any of the following purposes:

1. For mining or mineral leases, or public mining fields.

2. For public roads.

3. For public reservoirs, aqueducts, canals or water courses.

4. For quays, wharves or landing places.

5. For Railways or tramways.

6. For public buildings.

7. For any other public purpose that he may think fit whether similar to any of those mentioned or not without making compensation except for buildings and crops destroyed or damage.

Rent payable under licence.

Transfer of licence.

Removal of building under Temporary licence.

Penalty for unpaid rent.

Reservation of lands for Natives.

Notice of reservation to be published in Gazette.

Governor may alter Native Reserves

Governor may resume possession of land reserved for special purposes.

Dedication of lands for Native tribe.

Trustees to be appointed.

Removal of Trustees

Sale or transfer of land dedicated for any Native tribe.

Application of part VII to dedicated lands.

Rules and penalties.

Implied covenants by the lessor.

Implied covenants by the lessee.

89. Whenever any land which shall have been reserved for the use of the members of any native tribe shall have been surveyed the Governor may grant and dedicate to the use of the members of such tribe the whole or such part of the land so reserved as he shall be satisfied is required for the use and support of the members of such tribe.

90. Whenever any land shall have been dedicated to the use and support of the members of any native tribe the Governor may appoint trustees not being less in any case than three in number to be charged with the care and management of such land and may confer such estate in such land and accompanied by such powers and with such conditions as he may think fit and as may be included in any grant issued to such trustees. And the Governor may from time to time remove any trustee or trustees whether appointed under this Ordinance or otherwise fill any vacancies which may occur by reason of such removal or by death or resiguation but every such appointment shall only take effect upon Notification in the "Gazette."

91. Whenever any lands shall be reserved or dedicated to the use and support of the members of any native tribe every sale lease or mortgage of any land within the area so reserved or dedicated and every document or agreement purporting to grant any interest in or to create any charge upon such land made or granted whilst the land is so reserved or dedicated to or in favour of any person other than a member of such tribe shall be void unless the same shall have been made and granted with the consent of such person or persons as the Governor may appoint on that behalf such consent to be certified in writing.

92. The provisions of part VII of this Ordinance shall apply to lands dedicated under section 89 as if such dedication had been made by a conveyance under this Ordinance.

93. The Governor may make rules enforceable by penalties not exceeding three hundred rupees for the management and control of any land reserved or dedicated for the use of the members of a native tribe.

PART VI.

General Provisions relating to Leases and Licences.

(1) Implied covenants.

94. Except as otherwise provided there shall in every lease under this Ordinance be implied by virtue of this Ordinance covenants by the lessor.

(a) That he has full power to grant the lease.

(b) That the lessee, paying the rent and fulfilling the covenants therein contained shall quietly hold and enjoy the premises without any lawful interruption by the lessor or any person claiming under him, except so far as the laws in force for the time being in the Protectorate may permit.

95. In every lease and licence under this Ordinance there shall, by virtue of this Ordinance be implied covenants by the lessee or licensee;

(a) That he will pay the rent or royalties thereby reserved at the time and in the manner therein provided.

- (b) That he will pay any taxes, rates, charges, duties assessments, or outgoings of whatever description which may be imposed charged or assessed upon the land or the buildings thereon or upon the grantor or lessor, or lessee or licensee in respect thereof.
- (c) That he will allow the Governor or any person acting under his directions, or in virtue of his duty as a public officer of the Protectorate, to enter and view the land leased, or the subject of the licence.
- (d) That the lessee or licensee, his servants or agents, will not interfere with the settlements or villages of the natives, or with land allotted for native settlements or villages or with the rights of natives and so far as possible, will avoid all quarrels with the natives in or near the land leased.
- (e) To refer all disputes between the lessee or licensee his servants and agents and the natives in villages or settlements in or near the land leased to the District Commissioner.

96. Except when expressly varied or excepted there shall by virtue of this Ordinance be implied in every lease and licence under this Ordinance a covenant by the lessee or licensee to allow the roads made by the lessee or licensee upon the land leased or occupied to be used for the Government service. Provided that the Government shall make good all damage done to such roads by such use.

Lessee to allow Roads made to be used for Government service.

97. In the absence of special provisions to the contrary contained in this Ordinance or in any lease, all buildings on Crown land leased, whether erected by the lessee or not, shall, on the determination of the lease, pass to His Majesty without payment of compensation. Provided however whenever land is leased by the Crown for a term not exceeding thirty years the lessee shall be at liberty within one month of the termination otherwise than by forfeiture, of such lease to remove any buildings erected by him on the land leased during the currency of such lease, unless the Governor shall elect to purchase price of such building the same shall be determined by arbitration.

Buildings on leased Crown Lands.

98. Every covenant or condition whether expressed or implied in a lease or licence under this Ordinance which is binding on a lessee or licensee, shall, unless otherwise expressly provided in the lease or licence, be binding upon all persons claiming an interest in the land the subject of the lease or licence and whose title is derived through or under the lease or licence.

Covenants, or conditions binding on persons claiming under lease or licence.

(2) Rent.

99. The rent reserved under any lease or payable under any licence shall be a debt to the Crown and shall be paid by the lessee or licensee at the office of the Land Officer or at such other place as may be prescribed.

Rent.

100. If default shall be made for 21 days by any lessee or licensee in the payment of any rent reserved under any lease or payable under any licence under this Ordinance the lease or licence shall subject to the provisions of this Section be forfeited notwithstanding that no notice shall have been served upon such lessee or

Default in payment of rent.

licensee stating that such rent is in arrear. Provided that the lessee or licensee may defeat the forfeiture and prevent its becoming absolute by payment within ninety days from the original rent day full rent in arrear with the addition of a sum equal to one-fourth part thereof by way of penalty. And provided further that the Commissioner of Lands may for good cause shown grant a certificate to such lessee extending the time for payment of such rent and penalty for a further period of ninety days but unless the whole of the said rent together with such penalty as aforesaid shall be paid with in the term of ninety days or where a certificate extending the time has been granted as aforesaid, within one hundred and eighty days counting from the original rent day inclusive the lease or licence shall be absolutely forfeited.

3. Forfeiture for Breach of Covenant other than a Covenant to pay rent.

Forfeiture of lease or licence.

Forfeiture of lease or licence in case of breach of covenant.

Procedure in case of breach of covenant of lease or licence.

101. Every lease or licence under this Ordinance shall be liable to forfeiture upon breach of any covenant whether expressed or implied, or of any condition attached to such lease or licence.

102. In any case in which it shall be proved to the satisfaction of the Commissioner of Lands that any lessee or licensee under this Ordinance has in breach of any covenant or condition whether expressed or implied in his lease or licence assigned transferred sublet or parted with the possession of the land leased or any part thereof or of his licence or of any part of his interest therein without having first obtained the consent of the Commissioner of Lands the Commissioner of Lands may declare such lease or licence forfeited.

103. (1) In any case in which it shall be reported to the Commissioner of Lands that a lessee or licensee under this Ordinance has or appears to have committed a breach of any covenant to pay rent or such a covenant as is mentioned in the preceding Section or has failed to comply with any of the conditions attached to his lease or licence the Commissioner of Lands may direct the Land Board through the Chairman to enquire into the matter of such alleged breach of non-compliance.

(2) The Chairman of the Land Board shall whenever the direction mentioned in the preceding sub-section shall have been received cause a notice to be served upon the lessee or licensee stating the date not being less than one Calendar month from the date of the notice when the Land Board will sit for the purpose of enquiring into the question as to whether the lessee or licensee has fulfilled and complied with the covenants and conditions of his lease or licence.

(3) On the day appointed for enquiring into such question or on any day or days to which the enquiry shall be adjourned the Land Board shall enquire into the same in manner and in accordance with the procedure prescribed by this Ordinance or any rules thereunder and shall take such evidence whether on oath,

affidavit or declaration as it shall think fit, and shall hear any person who might be affected by the decision of the Board and who shall claim to be heard.

(4) The Crown and any person who might be affected by the decision of the Board shall have the right to be heard by a pleader or agent.

(5) If upon the holding of such inquiry the Land Board shall find that any one or more of the covenants or conditions are not being or have not been fulfilled or complied with the Chairman shall draw up the finding of the Board accordingly and shall forward the same together with any recommendation which the Board may think fit to make to the Commissioner of Lands and shall serve a copy of the finding upon any person who will be affected by the decision of the Board and of whose interest in the land the subject of the enquiry the Chairman shall have been notified.

104. The Land Board shall report the result of such enquiry to the Commissioner of Lands who shall have power to declare such lease or licence to be forfeited or otherwise.

105. A lessee or licensee whose lease or licence has been declared to be forfeited under this Ordinance may at any time within 30 days from the date of the Official Gazette in which such declaration shall have been published appeal to the High Court but unless such appeal shall be entered within the time aforesaid the lease or licence shall be absolutely forfeited.

106. The High Court is hereby authorised to hear and determine any appeal entered under the preceding Section.

Such appeal shall be in the nature of a rehearing of the matters relating to the lease forfeited which have been enquired into and reported upon by the Land Board ; Provided however the onus shall be upon the applicant to satisfy the Court that he has not committed or been guilty of the breach or non-compliance alleged or that the order of forfeiture should be set aside on some other ground.

The appeal shall be brought and the proceedings therein shall be had in such manner as may be prescribed by Rules of Court. The parties to such appeal may produce evidence relating to the subject matters of such appeal whether such evidence shall have been produced before the Land Board or not.

An appeal shall lie from the decision of the High Court on a question of law only. Provided however an order of forfeiture shall not be set aside on the ground that the Land Board has not followed the practice and procedure prescribed by this Ordinance or any rule thereunder unless the appellant shall satisfy the Court that he has been prejudiced thereby.

107. In any case in which an appeal shall be entered against a declaration of forfeiture of a lease and the High Court or a Court of Appeal shall directly or indirectly confirm such forfeiture the lease shall be absolutely forfeited from the date of the judgment or order of the Court last directly or indirectly confirming such forfeiture.

Commissioner of Lands may declare lease or licence forfeited.

Appeal to the High Court.

Procedure in High Court.

Confirmation of order by High Court.

Notification of forfeiture in
"Official Gazette."

Forfeiture not to effect liability of
debt to Crown.

Acceptance of purchase money a
rent not to operate a waiver
of forfeiture.

Reservation of water.

Reservation of foreshore

Reservation of minerals and pre-
cious stones.

108. (1) A notification of every forfeiture under this Ordinance shall be published in the Official Gazette containing a notification of the forfeiture of a lease or licence shall be conclusive evidence before any Court and in any proceedings that such lease or licence has been forfeited. Unless it shall be proved that such forfeiture has been set aside as herein-before provided.

(2) No forfeiture shall operate to extinguish any debt to the Crown in respect of any rent, royalty or other payment to be made by the lessee or licensee under the lease or licence forfeited.

109. The acceptance by or on behalf of the Crown of any purchase money or part thereof or of any rent or other payment under any lease or licence shall not be held to operate as a waiver by the Crown of any forfeiture accruing by reason of the breach of any covenant or condition annexed to any sale, lease or licence of or respecting Crown land whether granted under this Ordinance or under any other Ordinance or regulations relating to the disposal of Crown land.

PART VII.

Reservations.

(1) Water.

110. A conveyance, lease or licence under this Ordinance, shall not unless otherwise expressly provided therein confer any right to the waters of any river, lake, or stream, other than to such water as may be required for domestic purposes upon the land sold, leased or occupied under the licence.

(2) Foreshore.

111. A conveyance, lease, or licence under this Ordinance shall not unless otherwise expressly provided confer any right to the foreshore.

(3) Minerals.

112. (1) Except as herein or in any conveyance, lease or licence otherwise expressly provided a conveyance, lease or licence under this Ordinance shall not confer any right to any gold, silver, copper, tin, or metals, ores, mineral products or substances containing metals or any gems or precious stones, or coal or mineral oils in under or upon any Crown Lands other than the minerals mentioned in the third Schedule hereto or which may hereafter be added to such Schedule by a Proclamation in the Gazette made by the Governor with the consent of the Secretary of State.

(2) There is hereby reserved to the Crown the right to enter upon any land granted, sold, leased or occupied under a licence under this Ordinance and to search for, work and remove any gold, silver copper tin, and metals, ores, minerals, mineral products, and substances containing metals, and gems and precious stones, coal and mineral oils in, under or upon

any such lands other than those minerals mentioned in the said Schedule or which may be added thereto as hereinbefore prescribed.

- (3) A purchaser, lessee, or licensed occupier of Crown lands under this Ordinance or under the Crown Lands Ordinance 1902 may remove and use any of the minerals mentioned in the Third Schedule hereto or which may hereafter be added to such Schedule as hereinbefore prescribed and found in or upon the land purchased leased or occupied by him as aforesaid.
- (4) There is hereby reserved to the Crown the right to enter upon any Crown land sold, leased or occupied under a licence and remove therefrom any of the mineral mentioned in the Third Schedule hereto which may be required for any public purpose provided that such mineral or the pit or quarry from which it is obtained lies within 600 feet of the centre of a public road or railway without paying compensation for the mineral or otherwise except for damage done to land under cultivation. Provided that any pit or quarry made in the exercise of the right reserved in this Sub-Section shall be filled up, fenced or secured by and at the expense of the Government.
- (5) A purchaser, lessee or licensed occupier of Crown land under this Ordinance may subject to the provisions of this Sub-section without the payment of a royalty remove any of the minerals mentioned in the Fourth Schedule hereto or any mineral which may hereafter be added to such Schedule by a Proclamation made by the Governor in the Gazette which may be found upon the land sold, leased or occupied by such person provided that such minerals shall be removed in such quantities only as may be required for use on such land and shall be used for the purposes of the farm on such land only. Provided however that the right conferred by this Sub-section shall not apply to any such minerals within any area which is the subject or which may at any time become the subject of a lease granted for the mining or working of such mineral during the currency of such lease

113. A right reserved to the Crown under the preceding section may be exercised by any person or persons authorised by the Governor or by or under any Ordinance or law relating to mines or minerals.

(4) Roads Thoroughfare and Public Outspans.

114. All proclaimed roads and thoroughfares and outspans being or existing on any land sold or leased under this Ordinance or under the Crown Lands Ordinance 1902 shall remain free and uninterrupted unless the same be closed or altered by the order of the Governor or by competent authority.

Delegation of rights reserved to Crown.

Saving of Public Road etc.

Right of access to Public Road.

115. Every purchaser, lessee or licensee of Crown Land under this Ordinance or the Crown Lands Ordinance 1902 shall be entitled to a road of access by a horse, cart or other conveyance and also to free ingress and egress thereby to and from the land held or occupied by him to the nearest reserved or proclaimed road through and over any Crown Lands whether under lease or licence or not if no access to the lands held by him by means of a reserved or proclaimed road or track shall be provided, such road shall not interfere with any buildings, gardens or stock yard and shall in every case follow such a direction and be so marked as to occasion as little damage or inconvenience to the lessee or licensee of land traversed as may be possible. In the case of any dispute as to the direction and marking of such road or as to the persons who shall be responsible as to the upkeep of the same any party to such dispute may refer the matter to the Road Board whose decision thereon shall be final and binding on all parties to such dispute. The Road Board shall have powers to close any such road if in its opinion the road is unnecessary.

In the event of any land traversed by such road being sold the road shall be deemed to be reserved without any expressed reservation in the conveyance.

(5) Power to the Governor to take Land for Roads and public purposes.

Power of the Governor to take lands for public purposes.

116. The Governor may at any time enter upon any land sold or leased or occupied under a licence and there set up poles and place electric lines across such land and may lay sewers, water-pipes or electric lines therein, without paying compensation, but making good all damage. Provided however the Governor shall not be entitled under this section to interfere with any dwelling house.

117. Where any sale or lease of land under this Ordinance transfers more than 200 acres or when more than 200 acres are occupied under a licence the Governor may at any time hereafter enter upon such land and construct railways, tramways, canals, aqueducts and roads for the benefit of the public across such land, without making compensation except for buildings and crops destroyed or damaged to the value of such buildings and crops only.

Provided always that in the event of a larger proportion than 4 per cent of the total area of such land being taken for any such purpose or purposes there shall be paid to the purchaser, lessee or licensee as the case may be the sum at which the land taken in excess of such proportion shall be determined by arbitration.

118. Where any sale or lease of land under this Ordinance transfers less than 200 acres the Governor may at any time hereafter enter upon such land and construct railways, tramways, canals, aqueducts and roads for the benefit of the public across such land paying compensation for the land taken.

119. The Governor may at any time hereafter enter upon any land sold or leased under this Ordinance and there construct railway stations, sidings or other public works, paying compensation for the land taken.

120. The Governor may by writing under his hand authorise Officers of the Government and contractors their servants and agents to exercise the powers conferred upon him by sections 116, 117, 118 and 119 inclusive of this Ordinance.

Area more than 200 acres.

Governor may enter upon land and constant Railway Station etc.

Governor may authorise Officers &c. to exercise the powers of section 116, 117, 118 and 119.

(6) Land in the occupation of Natives.

121. (1) The Governor may grant leases or licences of or with respect to areas of land containing Native villages or settlements without specifically excluding such villages or settlements, but land in the actual occupation of Natives at the date of the lease or licence shall, so long as it is actually occupied by them, be deemed to be excluded from the lease.
- (2) Any land within an area leased which has been in the occupation of Natives shall on ceasing to be so occupied, pass to the lessees.
- (3) Disputes between lessees of land and Natives occupying land within or near the area leased shall be referred to the District Commissioner.
- (4) Any doubts that may arise as to whether any land is or is not included in a Native settlement or village, or in lands allotted, for that purpose shall be decided by the District Commissioner.
- (5) Either a lessee of the land or the Natives, if dissatisfied with the decision of the District Commissioner, may appeal to the Provincial Commissioner whose decision shall be final.

Land in the occupation of Natives.

(7) Privately Owned Land.

122. The Governor may grant leases and licences of or respecting areas of land containing privately owned land without specifically excluding such land but land so owned shall be deemed to be excluded from the lease.

Exclusion of privately owned land.

PART VIII.**Miscellaneous.****(1) Survey, Survey Marks and Boundary Marks.**

123. All surveys of Crown lands shall be conducted under the direction of the Director of Survey or his Deputy.

Surveys.

124. The Director of Survey, or any person authorised, either specially or generally by him or his deputy.

Powers of Surveyors.

- (1) May enter from time to time, upon any Crown land or private land whatever, with such assistants as he thinks fit for the purpose of making any survey which he is authorised to make, and may affix or set up thereon trigonometrical Stations, survey pegs, marks, or poles; or for the purpose of inspecting any such survey or station, or of altering, repairing, moving or removing any trigonometrical station, survey pegs, mark or pole; and
- (2) May do all things necessary for such survey, or for any inspection, repair or alteration thereof.

Before entering, the Director of Survey or person authorised as aforesaid, shall, when practicable, give reasonable notice to the owner or occupier of the land of the intention to enter thereon.

Penalty for injuring to Survey marks.

Penalty for obstructing Surveyors.

Obligation to maintain boundary marks.

Procedure for recovery of unauthorised possession of land.

Evidence in proceedings under this part.

125. If any person not duly authorised shall take away, or be found in possession of, or remove, destroy, displace, or alter the positions of any trigonometrical station, boundary or survey mark, front or ranging peg, post, block, or stone which shall be fixed, placed, or set up for the purpose of any survey authorised by the Government or of any local authority or Land Board, or of any survey carried on for the purposes of this Ordinance, or shall wilfully deface, obliterate, mutilate, break, or destroy any such station, mark, peg, post, block, or stone, every person so offending shall be liable to a fine not exceeding one thousand rupees or to two months imprisonment, of either description or to both.

126. If any person shall wilfully obstruct or hinder any authorised surveyor or any servant or assistant of his, duly authorised by him, in the execution of his duty in or about ascertaining or making out any boundary or survey-lines or in or about the fixing placing, restoring, repairing, or setting up any trigonometrical station, boundary or survey mark, ranging-peg, post, block, or stone for the purposes aforesaid, or shall in any way resist such surveyor or other person as aforesaid in the performance of his duty as aforesaid, every such person shall be liable to a fine not exceeding five hundred rupees, or to imprisonment of either description not exceeding one month or to both.

127. Every purchaser, grantee lessee or licensee of Crown Land who shall fail to maintain the marks erected for the purpose of denoting the boundaries of land sold or leased to him or occupied by him shall be liable to a fine not exceeding seventy five rupees in respect of every such default.

(2) Legal Procedure etc.

128. When any person without any right, title or licence, or whose right, title or licence has expired or been forfeited or cancelled shall be in occupation of Crown Lands not granted to or vested in any local body, trustees or other persons or of land within a native reserve or belonging to any native tribe the Commissioner of Lands, or some person appointed by him in writing may enter a plaint in a Subordinate Court of the first class having jurisdiction in the province in which such land is situate to recover possession thereof, and the jurisdiction of the Court shall not be ousted on the plea that the value of the promises of which possession is sought to be recovered is in excess of the ordinary jurisdiction of such Court. If, on hearing of such plaint the defendant does not appear or appears but fails to establish in himself an absolute right or title to the possession of the land or if it is shown by or on behalf of the plaintiff to the satisfaction of the Court hearing the plaint, that the title under which the defendant claims has as between himself and His Majesty, expired or become liable to forfeiture or cancellation, the Court shall declare such title to be extinguished and may order the possession of the land sought to be recovered to be given by the defendant to the plaintiff, either forthwith or on or before such a day as the Court thinks fit to name, and the defendant to pay the costs.

129. In any action, suit or proceedings against any person for or in respect of any alleged unlawful occupation, use of, or trespass upon any Crown Lands, the proof that the occupation or use in question was authorised by the provisions of this Ordinance or of any other Ordinance

or law or of any order, regulation or rule made in pursuance thereof, shall lie on the defendant and the averment that any lands in question are Crown Lands shall be sufficient without proof of such fact, unless the defendant prove the contrary and all maps, plans, licences, certificates, and copies certified as true under the hand of the Land Officer, Director of Surveys or District Surveyor shall be sufficient evidence of their contents without production of original records, and without the personal attendance of such officers, or proof of their signatures.

130. No action or other remedy by or on behalf of the Crown for the recovery of the possession of any Crown Land shall be barred or affected by any Statute, Ordinance or other law or limitation.

131. No Statute, Ordinance or other law of limitation shall bar or affect any action or remedy for the recovery of any rent principal, interest or instalment due under any lease, licence, or agreement under this Ordinance, or under the Crown Lands Ordinance 1902 or under the East Africa Land Regulation 1897.

132. No dedication or grant of a right-of-way shall be presumed or allowed to be asserted or established as against the Crown, by reason only of user, whether such user commenced before or after the passing of this Ordinance.

133. All actions, unless brought on behalf of the Crown, for anything done under this Ordinance shall be commenced within six months after the cause of action shall have arisen, and not afterwards. Notice in writing of such action, and the cause thereon shall be given to the defendant one month at least before the commencement of the action. In every such action the defendant may plead the general issue, and give this Ordinance and the special matter in evidence at the trial to be had thereupon. No plaintiff shall recover in any such action if tender of sufficient amend shall have been made before action brought, or if a sufficient sum of money shall have been paid into Court by or on behalf of the defendant after action brought, together with the costs incurred up to that time.

134. Any minor who becomes a lessee or licensee under this Ordinance shall be in the same position with regard to his liability and obligations under or in respect of his lease or licence as though he were of the full age of twenty one years.

135. No purchaser or lessee of Crown Land and no person occupying Crown Land under a licence or under an agreement to purchase shall impound any stock trespassing upon the said land unless the said land or the portion thereof trespassed upon was, at the date of the trespass, enclosed with a fence reasonably sufficient to keep out stock.

Provided always that nothing in this section contained shall apply to any trespass wilfully caused.

136. No person shall, by himself or through any other person for him, be entitled to acquire, obtain, or hold, either by original application or by transfer or otherwise in any manner, any land under any tenure under this Ordinance unless it be exclusively for his own use or benefit.

And no person who at the time of making his application has made any arrangement or agreement to permit any other person to acquire, by purchase or other-

Right of Crown to sue not be barred by limitation.

Suit for rent not barred by limitation.

Right of way not to be presumed against the Crown.

Procedure in action against the Crown.

Obligation of minors.

Purchaser or lessee not to impound stock.

Penalty for acquiring land in the name of another person.

wise, the allotment in respect of which his application is made, or any part thereof, or the applicant's interest therein, shall become a lessee under this Ordinance.

Any person who wilfully and fraudulently commits or incites, instigates or employs any other person to commit, any breach of these provisions by obtaining such lands not exclusively for his own use or benefit shall be liable to a penalty of not less than 1,500 rupees nor exceeding 7,500 rupees, or to a term of imprisonment not exceeding one year with or without hard labour; and every one aiding or abetting in such a breach shall be liable to the same punishment.

137. (a) When any land is held by one individual

which is rated at more than Rs. 180/- rent there shall be charged a land tax in addition to such rent at the rate of six cents for every 75 cents of rent with a graduated abatement for properties paying less than Rs. 270/- rent the land tax and abatement shall be in accordance with the scale set forth in the schedule attached hereto.

(b) Provided that when an individual or corporation in his or its name or that of a nominee or through any person not possessing distinct interests holds more than 50,000 acres the land tax shall be four times the rent mentioned in the schedule.

(c) Provided also that when an individual or corporation in his or its name or that of a nominee or through any person not possessing totally distinct interests, holds more than 100,000 acres it shall be open to the Commissioner of Lands at any time to compel him to divest himself of such surplus within 6 months after notice has been given to him in writing to divest, and he shall be liable in default to a penalty of Rs. 325 for each day during which any surplus may be retained after the said period has elapsed.

(d) Provided also that paragraphs *b* & *c* will not affect persons holding land prior to the passing of this Ordinance, but any fresh acquisition of land after the coming into force of this Ordinance shall bring the holder of the land under this Ordinance in respect of the whole of the land.

(e) Provided also that Banks and Companies incorporated under any Companies Act in force in the Protectorate shall not come under the provisions of sub-Section (*c*) unless the Governor shall order by notification in the Gazette.

(3) Compensation and Arbitration.

138. All claims for compensation in respect of any matter arising under this Ordinance, shall unless the sum to be paid is agreed upon between the person claiming and the Commissioner of Lands, be referred to arbitration.

139. Where it is provided or agreed that any matter arising under this Ordinance shall be referred to arbitration, then such reference shall be to two arbitrators one to be appointed by the Commissioner of Lands and one by the other party to the arbitration and an umpire to be appointed by such arbitrators, or

- (1) If either party shall fail to appoint an arbitrator within twenty one days after being requested in writing to do so by the other party, then the arbitrator appointed by the other party shall alone conduct the arbitration and his decision shall be final and binding on both parties.
- (2) If the said arbitrators shall fail to agree upon the matter referred to them within sixty days of the same having been so referred, then the matter so referred shall be decided by an umpire to be appointed by the said arbitrators, or in the event of such arbitrators being unable to agree as to the umpire to be appointed by a Judge of the High Court, whose decision shall be final and binding between the parties.
- (3) Every such arbitration shall be carried on in the manner prescribed by rules under this Ordinance or by any law relating to arbitrations which may be at any time specially applied to such arbitration.
- (4) Every party shall pay his or its costs of such reference, and any costs incidental to the appointment of an umpire shall be paid equally by the parties to the arbitration.

140. A notice served personally on the person to be served, or sent by registered letter to his last known address in the Protectorate, or published once in the "Official Gazette" shall be deemed to be good service for the purpose of this Ordinance.

(4) Power to make Rules.

141. (1) Whenever in any section of this Ordinance the expression prescribed is used in connection with any matter referred to in the context the Governor may in every such case make rules and when made may alter and cancel the same for the purpose of giving effects to the provisions of such section.

The Governor shall have power from time to time to make, alter or revoke rules for the purposes of this Ordinance;

- i. For the examination and for the issue of certificates to surveyors.
- ii. For imposing any reasonable charge for surveys or fees for any document issued under the authority of this Ordinance.
- iii. Providing for the mode by which any land for allotment shall be surveyed and boundaries adjusted and marked.
- iv. For prescribing the form of and the conditions and mode of applying for land or for licences and leases to be issued under this Ordinance.

Procedure in arbitration.

Service of notice.

Power to make rules.

- v. For providing for all proceedings, forms of leases, licences, and other instruments, and for the execution of all other matters and things arising under and not inconsistent with this Ordinance and not herein expressly provided for.
 - vi. For the care, management and protection in every manner of all unoccupied Crown Lands.
 - vii. For regulating the procedure to be followed by the Land Board in the execution of the duties imposed and conferred upon it.
 - viii. For the more fully carrying out the objects and purposes and guarding against evasions and violations of this Ordinance.
- (2) Any rules under this Ordinance may provide for their enforcement by penalties not exceeding in any case seven hundred and fifty rupees.
- (3) All such rules shall be signed by the Governor and upon being published in the "Gazette" shall be valid in law, as if the same were enacted in this Ordinance, and shall be judicially noted; and all such rules shall be laid before the Legislative Council within fourteen days after the making thereof, if the Council be then sitting, and if the Council be not then sitting within fourteen days after the commencement of the next session of the Council.

First Schedule.

Districts and parts of districts within the Highland Divisions of the Protectorate :

PROVINCE.	DISTRICT.
Kisumu.	Nandi.
"	Lumbwa.
Naivasha.	Sotik.
"	Ravine.
"	Laikipia.
Kenya.	Naivasha.
"	Nyeri.
"	Fort Hall.
Ukamba.	Embu.
	Kikuyu.
	Ulu. \ North of 2nd degree
	Kitui. \ South Latitude.

Second Schedule.

Improvements within the meaning of this Ordinance.

Farm buildings of all descriptions.

Fencing.

Furrows.

Planting trees or live hedges.

Walls.

Wells.

Draining land or reclamation of swamp.

Road making.

Bridges.

Clearing of land for agricultural purposes

Laying out and cultivating gardens and nurseries.

Water boring.

Water races.

Sheep or cattle dips.

Embankments or protective works of any kind.

Planting of long lived crops.

Water tanks.

Irrigation works.

Fixed machinery.

Third Schedule.

Schedule of minerals excepted from the general reservation to the Crown.

Clay.
Country rock.
Gravel.
Lime.
Sand.
Shale.
Shingle.
Slate.
Surface soil.
Surface salt.

Fourth Schedule.

Schedule of the minerals which may be used by purchasers, lessees and licensees subject to the provisions of Section 115 (5) of the Crown Lands Ordinance 1908.

Salt.
Carbonate of Soda.
Nitrate of Soda.
Sulphate of Ammonia.

Fifth Schedule.

On rent not exceeding £ 12 per annum.....	Nil
„ „ exceeding „ 12 but not exceeding £ 13.....	1/12d per 1/- of rent.
„ „ „ „ 13 „ „ „ „ 14.....	1/8d „ „ „
„ „ „ „ 14 „ „ „ „ 15.....	1/4d „ „ „
„ „ „ „ 15 „ „ „ „ 16.....	1/2d „ „ „
„ „ „ „ 16 „ „ „ „ 17.....	3/4d „ „ „
„ „ „ „ 17 „ „ „ „ 18.....	7/8d „ „ „
„ „ „ „ 18 „ „ „ „ 24.....	1d „ „ „
„ „ „ „ 24 „ „ „ „ 36.....	1½d „ „ „
„ „ „ „ 36 „ „ „ „ 48.....	1½d „ „ „
„ „ „ „ 48 „ „ „ „ 60.....	1¾d „ „ „
„ „ „ „ 60 „ „ „ „ 72.....	2d „ „ „
„ „ „ „ 72 „ „ „ „ 84.....	2¼d „ „ „
„ „ „ „ 84 „ „ „ „ 96.....	2½d „ „ „
„ „ „ „ 96 „ „ „ „ 104.....	3d „ „ „
„ „ „ „ 104 „ „ „ „ 120.....	1/- „ „ „
„ „ „ „ 120 „ „ „ „ 140.....	1/3d „ „ „
„ „ „ „ 140 „ „ „ „ 160.....	1/6d „ „ „
„ „ „ „ 160 „ „ „ „ 180.....	1/9d „ „ „
„ „ „ „ 180 „ „ „ „ 200.....	2/- „ „ „
„ „ „ „ 200 „ „ „ „	2/6d „ „ „

EAST AFRICA PROTECTORATE.

PROCLAMATION.

Under the Diseases of Animals Ordinance 1906.

In pursuance of the powers conferred upon me by Section 7 of the Diseases of Animals Ordinance 1906 I hereby declare that the Cattle from Kitui District may be allowed to proceed to the Coast Districts on permit to be obtained from the Stock Inspector, Kitui.

Nairobi,

October 8th, 1908.

J. HAYES SADLER

Governor.

The Proclamation respecting the boundaries of the Naivasha and Kisumu Provinces which appeared in the "Official Gazette" of 1st October 1908 Page 524 is hereby cancelled, and the following Proclamation substituted therefor.

PROCLAMATION.

Provinces of Naivasha and Kisumu.

WHEREAS the Secretary of State has approved of an alteration in the existing boundary between the Provinces of Naivasha and Kisumu in so far as to include the UASIN GISHU plateau in the Province of Naivasha. Now therefore in exercise of the powers conferred upon me by the East Africa Order-in-Council 1902 I hereby declare that from the date hereof all the country lying on the East and the North side of the following boundaries shall be within the Province of Naivasha.

EAST. Commencing at a point where 35 degrees Longitude intersects the SUAM, river, thence in a direct line South to KAMPI SIMBA, thence in a South East direction along the NOLLOSEGELLI river otherwise the GUASA MASA to a point due or North of Mount ELDALAT, thence to ELDALAT skirting its North and Eastern base, thence in a direct line to the Eastern side of ENDONOGARI hill thence to the Eastern side of DUDANETTI hill, thence in a direct line to DONYO LESSOS hill also known as KONGONI hill immediately South of the "SCLATER" road, thence to KETPARAK hill, thence GUNGIT hill, thence in a Westerly direction to the KIPTAMUK and CHAMANGEN hills, thence in a South West line to the KIRONDIU river thence the KIRONDIU river to a point where this river joins the KUNDUS or CHAPCHURER river, thence to a point where the latter joins the KIBIGORI river and proceeding along the centre of that river to a point three miles from Kibigori railway Station.

NORTH. From the last named point in a line three miles North of the railway line to LIKUNO stream (East of MUHORONI Station) thence by a line three miles North of the railway to a point North of Fort Ternan, and thence in a direct line to a point one mile North of FORT TERNAN Station, thence proceeding by a line one mile North of the railway line past LUMBWA to a point mid-way between LUMBWA and LONDANI, thence in a direct line to the railway line, thence along the line to the Western confines of LONDANI Station where this description ends.

Nairobi,

September 29th, 1908.

J. HAYES SADLER

Governor.

The following Headman is hereby appointed under Section 10 of "The Courts Ordinance 1907" to exercise the powers conferred by the rules issued under the aforesaid Section and published in the "Gazette" of April 15th 1908.

Name.	Group of Villages.
Ngunzi wa Tama.	Kaumoni Villages in the Machakos District.

Nairobi,
October 10th, 1908

J. HAYES SADLER
Governor.

GOVERNOR'S OFFICE,

NAIROBI,

October 15th, 1908.

APPOINTMENTS.

His Excellency the Governor has been pleased to approve of the following:—

To be a Visiting Justice Nairobi Prison; under Article 42 (d) of the East Africa Protectorate Prison Regulations 1902.

The Hon : Captain H. H. Cowie, to date October 1st, 1908.

To be Acting Inspector General of Police

R. M. Ewart, Esqr., Superintendent of Police to date October 17th, 1908.

To be chief of the Economic Plant Division, Agricultural Department

H. Powell, Esq., to date April 1st, 1907.

To be a Subaltern 2nd King's African Rifles,

F. J. Cresswell, Esq., to date August 13th, 1908.

Administrative Appointments and Transfers.

KISUMU PROVINCE.

To be District Commissioner, Lumbwa District

C. W. Neligan, Esq., to date October 13th, 1908.

To be Assistant District Commissioner, Mumias District

J. E. Stocker, Esq., to date September 28th, 1908.

To be Assistant District Commissioner, Kisumu District

F. W. Brett, Esq. to date October 2nd, 1908.

To be Assistant District Commissioner, Ugaya District

G. A. S. Northeote, Esq., to date October 11th, 1908.

F. J. JACKSON

Lieut. Governor.

NOTICE.

Sale of Land in and near Nairobi.

The right to lease the following Residential and business Plots will be offered for sale by Auction on Saturday, November, 7th, 1908, at 2-30 p.m. by Messrs. R. W. Johnson & Co., outside the Town Hall, Nairobi.

The terms and conditions are as follows:—

Business Plots. 4 (Four) Plots, each of 50 feet by 100 feet, situated, 2 on each side of 6th, Avenue, (new Post Office Road.)

And 2 Plots (Nos. 71 and 72), size 56 feet by 75 feet and situated on the extension of Victoria Street, at the back of Government Road

Upset prices, ... Rs. 300

Rent, { On 6th, Avenue plots Rs. 48 per annum.
On Victoria St. plots „ 36 „ „

And Plot No. 34, new Post Office Road.

Annual rent ... Rs. 24.

Upset price ... Rs. 150.

Surveys Fees, (on all the above) Rs. 23.

Survey Fees, Registration and Stamp fees are payable by the purchaser.

Conditions:—After the expiration of one year from date of purchase, double rent will be charged until such time as a building, to be approved by the Honourable the Commissioner of Lands, shall be erected and completed. A lease of 99 years will be granted.

The annual ground rent is payable from date of purchase.

Residential Plots. The following residential plots in Parklands will also be put up for auction.

Plot No. 55, (Area 3·45 acres.)
" " 17, (" 2·20 ")
" " 12, (" 3·01 ")

and two residential plots on the Ngong Road, Nairobi Hill, Plots Nos. 57, 58, each 5 acres.

Upset prices Rs. 75/-
Rent ... " 15/- per annum.

Survey fees, Deed, Registration and Stamp fees, amounting approximately to Rs. 60 are payable by the purchaser.

Annual ground rent is payable from the date of purchase.

Conditions:—After the expiration of one year from date of allotment, double rent will be charged until such time as a building, to be approved by the Honourable the Commissioner of Lands, shall be erected and completed. A lease of 99 years will be granted.

There will also be put up for Auction, at the same time, the right of purchasing the two following Homesteads. No. 82 A, and 82 B, of 322 and 312 acres and situated respectively on the Rewero and Gaia Rivers, and near the Fort Hall Road.

Upset price Rs. 150 for each farm.

The conditions on which these farms will be granted are as follows :—

Development must be carried out within a limit of 5 years from date of allotment. On completion of development freehold can be purchased at Rs. 2 per acre after three years. An expenditure of £100 spent on development will qualify for the freehold title. Occupation by a European for nine months in the year will be required.

The following are the survey fees :—

On 312 acres,—Rs. 120/-
,, 322 " " 130/-

Survey fees, Deed, Registration and Stamp Fees are payable by the purchaser.

Plans can be seen at the Land Office, Nairobi.

Nairobi,
October 12th, 1908.

J. MONTGOMERY
Commissioner of Lands.

EXAMINATIONS FOR THE CIVIL SERVICE OF INDIA.

An open Competitive Examination for admission to the Civil Service of India will be held in London, commencing on the 2nd August, 1909.

The number of persons to be selected at this examination will be announced hereafter.

No person will be admitted to compete from whom the Secretary, Civil Service Commission, has not received on or before the 1st July, 1909, an application on the prescribed form.

No question as to the delay or loss in the post of any such Application Form can be entertained. Candidates, who delay their applications until the last days, will do so at their own risk.

Acknowledgments of such Application Forms are sent, and any Candidate who has filled up and returned the printed Application Form but has not received an acknowledgment of it within four complete days should at once write to the Secretary, Civil Service Commission, Burlington Gardens, London, W. Failure to comply with this provision will deprive the Candidate of any claim to consideration.

The Order for admission to the Examination will be posted on the 20th July, 1909, to the address given on the Form of Application. It will contain instructions as to the time and place at which Candidates will be required to attend and as to the manner in which the fee (£6) is to be paid.

Civil Service Commission,
August, 1908.

Regulations, Syllabus of Examination, and Form of Application can be had on application to the Secretariat, Nairobi.

ERRATA.

Page 532 "Official Gazette" October 1st 1908.

Civil Case 28/08 should be National Bank vs. R. W. Todd and not as stated.

Page 340 "Official Gazette" June 15th, 1908.

R. W. Hemsted Esq., was appointed to the Ugaya District, January 5th 1907, and not as stated.

POST OFFICE NOTICE.

It is notified for general information that Post, Telegraph and Money Order offices have been opened at Molo and Kyambu.

General Post Office,

Mombasa,

September 29th, 1908.

J. GOSLING

Postmaster General,

E. A. and Uganda Protectorates.

POST OFFICE NOTICE.

The Postal Authorities at Lourenço Marques, the Capital of the Portuguese Mozambique Province, desire that public notification be made regarding the errors and confusion which result from letters for that place being wrongly addressed as for "Delagoa Bay" which is sometimes mistaken for "Algoa Bay" (a port of the Cape Colony) when indistinctly written.

The Portuguese Government desire that it be made known that it will not be responsible for the regular delivery, at the town of Lourenço Marques, of correspondence addressed "Delagoa Bay" on and after the 31st of August 1909, being 12 calendar months after the date of the notification referred to.

General Post Office,

Mombasa,

October 6th, 1908.

J. GOSLING

Postmaster General,

E. A. and Uganda Protectorates.

NOTICE.

The notice appointing A. C. Macdonald, Esq., Director of Agriculture, Registrar of Brands under the Branding of Stock Ordinance 1907, which appeared in the "Official Gazette" of the 15th January 1908 is hereby cancelled.

EAST AFRICA PROTECTORATE.

Currency Board.

(a)

ABSTRACT OF NOTES IN CIRCULATION.

Total amount of Currency Notes in circulation on the tenth day of October 1908.

Rs 13,60,500

Average daily amount of Currency Notes in circulation during the month ended the tenth day of October 1908.

Rs 13,60,500

(b)

ABSTRACT OF CASH RESERVE.

Amount of the coin portion of the Note Guarantee Fund on the tenth day of October 1908.

Rs 9,07,000

Average daily amount of the coin portion of the Note Guarantee Fund during the month ended the tenth day of October 1908.

Rs 9,10,267

(c)

ABSTRACT OF SECURITIES FORMING THE INVESTED PORTION OF THE NOTE GUARANTEE FUND ON THE TENTH DAY OF OCTOBER 1908.

Nature of Security.	Nominal Value.	Price paid.	Latest known market price.
Transvaal 3% Guaranteed stock	£30,923-6-1	£30,233-10-3	99
Total ...	£30,923-6-1	£30,233-10-3	

Office of the Currency Board,

Mombasa,

October 10th, 1908.

HENRY P. ESPIE

for Currency Commissioners.

NOTICE.

Tenders are invited for a monthly supply to the Transport Department Nairobi of Mwanza rice, maize (other than native grown) and mealie meal for a period of six months from the 1st November 1908.

The quantity required monthly is approximately:—

Mwanza rice,	20 loads.
Maize,	36 "
Mealie meal,	16 "

Tenders should reach the undersigned not later than the 25th instant.

The lowest or any tender will not necessarily be accepted.

Nairobi,

H. C. G. GILES

October 13th, 1908.

Asst. Director Govt. Transport.

IN H. M. HIGH COURT OF EAST AFRICA AT MOMBASA.

PROBATE AND ADMINISTRATION.

CAUSE No. 38 OF 1908.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF IBRAHIM S/O KAMRUDIN
LATE OF MOMBASA, DECEASED.

Take notice, that application having been made in this Court by ABDUL GAFOOR of Mombasa for the administration of the Estate of IBRAHIM S/O KAMRUDIN late of Mombasa who died at Mombasa on the 2nd day of October 1908, 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 31st day of October 1908.

Mombasa,

R. W. HAMILTON

October 9th, 1908.

Principal Judge.

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

PROBATE AND ADMINISTRATION.

CAUSE No. 78 OF 1908.

NOTICE OF GRANT OF LETTERS OF ADMINISTRATION IN THE ESTATE OF MOHOMED
RASOOL DECEASED.

Pursuant to an order of the District Delegate at Nairobi granting Letters of Administration in the estate of the late Mohomed Rasool deceased, who died at Kibwezi on the 7th day of July 1908, 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 Administrator General, Law Courts, Mombasa, on or before the 15th, day of November 1908.

Nairobi,

A. MORRISON

October 1st, 1908.

District Delegate.

IN THE DISTRICT DELEGATE'S COURT AT NAIROBI.

INSOLVENCY JURISDICTION.

CAUSE No. 6 OF 1908.

IN THE MATTER OF CAPTAIN RICHARD GORDON DOUGLAS NIVISON.

To all whom it may concern.

All persons having any claim or debt against the above named, are required to send amount of same and full particulars, on or before the 7th day of November to the undersigned, the receiver of the estate.

Nairobi,

ERNEST B. GILL

Dated this 14th day of October 1908.

Chartered Accountant.

NOTICE.

List of Newspapers, Magazines etc., received without addresses at the General Post Office, Mombasa, during the month of September, 1908.

No.	Name.	Date.
1	Times Weekly	Sept. 4th 1908
2	Nos Loisirs (2 Copies)	July 26 and 27th 1908
3	The Tatler	Aug. 19th, 08.
4	Trade Circular (P. and D. Duncan Ltd.)	1907.
5	Weldon's Ladies' Journal	Sept. 1908
6	Weldon's Bazaar of Childrens Fashions	Sept. 1908.
7	Le Pêle-Mêle. (4 Copies.)	{ July 12, 19, and 26th { Aug. 2nd, 1908
8	Mon Dimanche. (5 Copies)	{ July, 12, 19, and 26th { Aug. 2, and 9th, 1908.
9	Nos Loisirs. (3 Copies)	{ July 12th, Aug 2nd { and 9th, 1908, Aug. 2nd 1908.
10	Le Pêle-Mêle	...
11	The Temperance Guide	
12	Scraps	Aug. 22nd 1908.
13	Riecke Novelist	" 27th "
14	The Morning Post	" 21st "
15	Times Weekly	" 7th "
16	Morning Leader	" 20th "
17	Illustrated Bits	" 17th "
18	Daily Mail	" 10th "
19	English Mechanic and World of Science	" 21st "
20	The Motor	" 18th "
21	London Opinion	" 15th "
22	Valentine Vox. (Book)	July 1908.
23	Review of Reviews	June 1903.
24	The Red Magazine	
25	The Mystery of Mr. Bernard Brown (Book) (Scribner's Magazine (3 Copies)	March, April, May, 1908.
26	{ Paynes Select Poetry, (Book)	
27	Review of Reviews	August, 1908.
28	T. Ps. Weekly (2 Copies)	July 31st and August 7th
29	Harper's Monthly Magazine	September, 1908.
30	L'Express	August 16th 1908.
31	O Seculo	" 9th "
32	{ The Spectator	{ August 15th 1908. { , 15th ,
33	{ The Onlooker	
34	La Tribuna (5 Copies)	August 21st 1908.
35	Times Weekly	{ Nos 883 to 890 Inc :
36	{ L'Express de l'Ouest (8 Copies.)	{ Nos 27 to 31 Inc : { August 30th and 31st 1908.
37	{ La Semaine Religieuse (4 Copies)	{ August 8th 1908.
38	{ L'Echo De Paris (2 Copies)	July 18th 1908
39	{ M. A. P.	August 16th 1908.
40	The Australasian	{ August 15th and 22nd 1908.
41	Reynold's Newspaper	{ August 1st, 15th, and 22nd, 1908.
42	{ The Sporting Times (2 Copies)	August 22nd 1908.
43	{ The Winning Post (3 Copies)	
44	Ladies' Pictorial	August 29th 1908.
45	Cassell's Magazine	July 17th 1908.
46	Lanarkshire	August 15th 1908.
47	The Week	{ August 23rd 1908. { 25th ,
48	The Brahmapracharak	{ 30th , { 23rd ,
49	O Goano	July 31st 1908.
50	Samples of " Excelsior " Type Writing Paper	{ Nos 227 to 237 Inc : { July 23rd 1908.
51	{ Memorial De La Loire	August 15th, 1908.
52	{ Le Nouvelliste	{ August 26th 1908. { 22nd ,
53	{ Le Bon Vivant	{ 15th ,
	{ L'Union Republicaine	{ September 1908.
	The Week	
	Le Soir (10 Copies)	
	Le P. Francois-Xavier Libermann	
	The Field	
	{ Punch	
	{ The Grantham Journal	
	{ Black and White	
	{ Currier de Vitré, (2 Copies)	
	{ Bulletine Paroissial de Lettiers	

No.	Name.	Date.
54	Assemblée Générale	July 1st 1908.
55	Lloyd's Weekly News	August 16th 1908.
56	Riecke Novelist (2 Copies)	August 29th and 30th 1908.
57	Samples of Messrs De La Rue & Co's Playing Cards	
58	Catholic Missions (3 Copies)	September 1908.
59	Le Messengei Du Cœur De Jesus	July 1908.
60	The Atlanta Journal	August 13th 1908.
61	Kilmey (Book)	
62	Our Work	June 1908.
63	Times Weekly	August 28th 1908.
64	The Carlinville Democrat	
65	Daily Mail (6 Copies)	" 19th "
66	La Tribuna (4 Copies)	Aug. 17, 18, 24, 26, & 31st and Sept. 1st 1908. Nos. 203, 241, 242, and 243.
67	Two Greek Papers	
68	{ L' Independant De Roanne Les Nouvelles Litteraires Le Progres Journal De Roanne	{ August 30th 1908. " 30th " September 3rd 1908. August 30th 1908.
69	La Tribuna (6 Copies)	Nos 210 to 215 Inc:
70	Riecke Novelist (2 Copies)	August 25th and 26th 1908.
71	The Life of Faith	July 29th 1908.
72	Radleian Society (Year Book)	1907-08.
73	Answers (2 Copies)	August 18th 1907., and Sept. 1st 1908.
74	The Bible Student and Teacher	Aug 1908.
75	{ Cosmopolitan The Literary Digest Judge	{ September 1908. August 8th 1908. 8th "
76	L'Echo De Paris (6 Copies)	5, 9, " 1, 11/8/08., and 25, 31/7/06
77	Afrika-Bote	September 1908.
78	Illustrated Bits	
79	British Medical Journal (2 Copies)	15 and 22/8/08
80	Scraps	August 15th 1908.
81	Sydney Morning Herald	July 27th 1908.
82	{ The Munsey Magazine Technical World Magazine	{ August 1908. August 1908.
83	Box of pills containing Colchicum, from James Woolley Sons & Co., Manchester.	
84	Four silk bags containing lavender	
85	La Tribuna (14 Copies)	Nos 231 to 244 Inc.
86	Two Post Cards illustrating incidents at Bembridge	
87	Regatta Sports. August 17th, 1908.	
88	Daily Graphic (Colonial Edition)	
	Four samples of Gentlemen's socks from The Trevor Mfg. Co. Ltd. Halifax Eng.	

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

Mombasa,

October 1st 1908.

W. PEARSON

Postmaster.

LOST OR DESTROYED.

The Indian Government Promissory Note No. 074494 of the $3\frac{1}{2}$ per cent of 1865 for Rs. 500, originally issued in the name of Bai Harkore and last endorsed by Bezonji Manekji Jambusaria to Munchersha Navroji Gundevia the proprietor, by whom it was never endorsed to any other person, having been lost, or destroyed, at Mombasa, notice is hereby given that payment of the above Note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, Calcutta, and that application is about to be made for the issue of Duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Surat, Rustompura,
Malesar Street.

MUNCHERSHA NAVROJI GUNDEVIA

EAST AFRICA PROTECTORATE.

Statement showing number of trade packages and value in Rupees of various articles imported into Mombasa during August, 1908.

ITEMS.	No. of packages	Value in Rupees.	ITEMS.	Brought forward ...	No. of packages	Value in Rupees
Agricultural implements	1,046	37,052	LIVE STOCK :—			569,832
Ale and beer	2,744	6,215	Horses	... numbers	13	7,125
Ammunition	41,109	5,195	Mules	... ,	11	2,894
Apparel	126	20,288	Camels	... ,
Bags and sacks	22,350	8,502	Cattle	... ,	12	5,100
Beads	15,661	6,341	Donkeys	... ,	5	1,300
Books, maps and printed matter	141	4,919	Sheep	... ,	5	255
Boots and shoes	2,478	10,575	Goats	... ,	1	16
Brass and copperwares	133	17,537	Pigs	... ,
Building materials	1,912	25,077	Poultry	... ,	8	189
Coal	tons	Machinery and parts of	... No. of packages	142	14,454
Cotton goods	yards	1,140,658	Provisions of all sorts	... ,	3,207	58,297
Cotton yarns	lbs.	418	Salt	... cwts.	438	1,025
Drugs, medicines and chemicals	packages	256	Seeds and plants for cultivation	... packages	48	2,575
Earthen and glasswares	157	6,995	Silk goods	... yards	440	638
Fire arms	numbers	87	Spirits and liqueurs	... gallons	3,003	22,368
Furniture	packages	105	Sugar	... cwts.	2,336	25,725
GRAIN :—			Surgical instruments	... packages	2	72
Rice	cwts.	14,924	Tea	... lbs.	11,027	7,439
Flour	"	2,693	Tobacco	... ,	13,935	10,913
Wheat	"	147	Wines	... gallons	3,093	12,103
Dhall (pulse)	"	236	Wood	... tons
Other sorts	"	392	Woollen goods	... yards	1,024	2,902
Gun powder	lbs.	All other sorts	... packages	2,081	88,768
Iron and steelwares...	packages	964	Goods in transit	... ,		
Kerosine oil	gallons	6,410	Total ...	Rupees...	1,010,376	
	Carried forward...	569.832				

Total value of trade imports in August 1907 ... Rs. 1,118,285
 Total decrease in value ... Rs. 107,909

G. J. MUIR
 for Chief of Customs.

EAST AFRICA PROTECTORATE.

Statement showing number of trade packages and value in Rupees of trade goods re-exported from Mombasa to different countries during August 1908.

ITEMS.		Quantity.	Portuguese Colonies.	Italian East Africa.	German East Africa.	Zanzibar.	United Kingdom.	Germany.
Ale and beer	... No. of gallons	56			102			
Ammunition	... " cartridges			
Apparel " packages	13			2,005			
Beads " lbs.	3,900			1,963			
Boots and shoes	... " pairs			
Brass and copperwares	... " packages	49			4,825			
Building materials	... " "	27			668			
Cotton goods	... " yards	68,312			17,078			
Drugs, medicines and chemicals	... " packages	21			162			
Earthen and glasswares	... " "			
Firearms " Numbers			
Rice " cwts.			
Flour " "	94			828			
Wheat " "			
Other sorts of grain	... " "			
Iron and steelwares	... " packages	16			604			
Kerosine oil	... " gallons	2,576			1,276			
Horses " numbers			
Machinery and parts of	... " packages			
Provisions of all sorts...	... " "	27			433			
Spirits and liqueurs " gallons	22			457			
Sugar	... " cwts.	304			2,556	602		
Tea	... " lbs.	320			170			
Tobacco	... " "	220			171			
Wines	... " gallons	4			69			
All other sorts	... " packages	79			2,890			434
Total Rupees					36,257	602		434

Total value of Re-exported goods ... Rs. 37,293

G. J. MUIR
for Chief of Customs

EAST AFRICA PROTECTORATE

Statement showing value in Rupees of various articles exported from Mombasa during August 1908.

ITEMS.			Value in Rupees.	ITEMS.			Value in Rupees.
Ivory	E. A. Protectorate	...	52,000			Brought forward	289,207
"	U. Protectorate	...	114,022	Cotton		E. A. Protectorate	55
"	G. East Africa	...	330	"		U. Protectorate	54,135
"	Congo Free State	...	5,203	"		G. East Africa	2,412
Rubber	E. A. Protectorate	...	3,177	Wood		E. A. Protectorate	1,037
"	U. Protectorate	...	2,986	Copra		E. A. " "	7,790
"	G. East Africa	...	10,646	Coffee		E. Africa " "	548
Gum copal	E. A. Protectorate	...	836			U. Protectorate	17,357
Horns, rhinoceros	E. A. Protectorate	...	966	Potatoes		E. A. Protectorate	5,596
" "	Uganda "	...	280	Chillies		E. A. " "	231
" "	G. East Africa	...	6,020	Fibres		Uganda Protectorate	213
" Other sorts	E. A. Protectorate	...	615			E. Africa " "	3,767
" "	Uganda "	...	255	Wax		G. E. Africa	718
" "	G. East Africa	...	160	"		E. A. Protectorate	25,992
Teeth, hippopotamus	E. A. Protectorate	...	42			G. E. Africa	21,524
" "	U. Protectorate	...	1,256	GRAINS:—			
" "	G. East Africa	...	727	Millet		E. A. Protectorate	70
Hides, ox	E. A. Protectorate	...	3,643	Beans		E. A. " "	105
" "	Uganda "	...	12,853	Ground nuts		Uganda " "	77
" "	G. East Africa	...	33,428	"		G. E. Africa	24,792
" Sheep	E. A. Protectorate	...	72	Sim sim		U. Protectorate	940
" "	U. Protectorate	...	2,497			G. E. Africa	155
" "	G. East Africa	...	1,224	Pulse (chiroco)		E. A. Protectorate	655
" Goat	E. A. Protectorate	...	4,692	Ghee		E. A. Protectorate	3,322
" "	U. Protectorate	...	33,471	"		Uganda " "	4,382
" "	G. East Africa	...	6,142	Gold		G. East Africa	6,940
Wild animal skins	E. A. Protectorate	...	935	Sundries		Congo Free State	500,000
" "	U. Protectorate	...	122	"		E. A. Protectorate	3,060
" "	G. East Africa	...	35	"		U. " "	19,483
" "	Congo Free State	...	30	"		G. East Africa	90
LIVE STOCK:—				Total Rupees	...	904,653	
Sheep	E. A. Protectorate	...	542				
			Carried forward...	289,207			

Total value of exports in August 1907

... Rs. 432,829

Total increase in value ...

... „ 561,824

G. J. MUIR
for Chief of Customs.

EAST AFRICA PROTECTORATE.

Statement showing value in Rupees of Imports made into Mombasa
from different countries during August 1908.

COUNTRIES.	Value in Rupees.
United Kingdom ...	320,531
India and Burmah ...	194,555
Ceylon ...	6,081
Mauritius ...	690
Zanzibar ...	2,732
Uganda Protectorate...
South African Colonies ...	8,050
Australian Colonies
Austria ...	7,106
Belgium ...	1,781
France and French Colonies ...	23,579
Germany ...	84,879
Holland ...	45,646
Italy ...	13,104
Sweeden ...	3,828
Portugal and Portuguese Colonies
Russia ...	8,014
Switzerland ...	12,499
Miscellaneous Ports of Europe ...	2,498
Miscellaneous Ports of Asia ...	5,022
United States of America ...	88,345
German East Africa ...	1,766
Other British Possessions ...	3,284
Italian East Africa
Goods in transit ...	833,990 176,386
Total value Rupees ...	1,010,376

G. J. MUIR
for Chief of Customs.

ARRIVALS.

Name in full.	Rank.	From leave or on 1st Appointment.	Date of leaving England.	Date of Embarkation.	Date of arrival at Mombasa or Kilindini.
A. E. Townsend	Asst. Director of Surveys	leave	Sept. 9th 1908	Sept. 10th 1908	Sept. 27th 1908
L. H. Lloyd	Senior Staff Surveyor	do	„ 9th „	„ 10th „	„ 27th „

DEPARTURES.

Name in full.	Rank.		Date of departure.	Date due to return Mombasa.	Remarks.
T. A. Gray	Dy. Supt. of Gaol	leave	Sept. 28th 1908	Jan. 28th 1909	
G. P. Lewis	Postmaster	do	„ 28th „	Mar. 28th „	
W. B. Jackson	Forestry Dept.	do	„ 28th „	Jan. 28th „	
G. H. Osborne	Asst. Dist. Commr.	do	„ 28th „	Mar. 28th „	
H. Powell	Chief of Economic Plants Division	do	„ 28th „	Feb. 28th „	
Lieut. E. W. Cox, R. E.	Asst. Dir. of Surveys	do	Oct. 6th „	„ 2nd „	
Capt. L. H. Hickson	Coy. Commander 2nd K. A. R.	Termination of appointment	„ 6th „	„ 2nd „	

BRANDS ALLOTTED AND REGISTERED.

It is hereby notified for general information that the following Brands have been duly allotted and registered under the Branding of Stock Ordinance. (Ordinance No 12-1907) during the quarter ending September 30th 1908.

No.	Name	Address.	District.	Brand.
98	W. Hall	Karura Falls, Limoru	Kiambu	E9H
99	M. W. London	Londondale, Nakuru	Naivasha	VIL
100	H. Fein	Nairobi	Kiambu	EIF
101	Swift and Rutherford	Punda Milia	Fort Hall	JIH
102	G. D. Fotheringham	Ravine	Ravine	GIF
103	H. D. Cooper	Kirawa, Nairobi	Kiambu	E2K
105	P. Robert McDonald	Nakuru P. O.	Ravine	GIM
106	A. Waddell	Bradinhill, Kikuyu	Kiambu	E2W
107	Administration	Kisii	Kisumu	DOE
108	H. Penton and Bunbury	Donya Sabuk	Machakos	BHP
109	Richard Wheeler	Nakuru Post Office	Ravine	GIR
110	Z. Enslin	" " "	"	GIZ
111	P. T. C. Depleses	" " "	"	GIP
113	G. H. Barker	Rhino Rd. Kedong Escarpment	Naiyasha	V7B
114	P. S. A. Steenkamp	Post Office Nakuru	Ravine	GP2
115	J. P. A. Smith	" " "	"	GIS
116	E. Steyn	" " "	"	G2S
117	J. E. Smith	" " "	"	GJ2
118	Van Rensburg	" " "	"	G2R
119	J. Leveson-Gower	Baringo	Baringo	HIG
121	N. J. M. Barry	Post Office Naivasha	Naivasha	V6B
122	Administration	Baringo	Baringo	DOE
123	Agricultural Dept. Govt. Farm	Nairobi	Kiambu	DOA
124	A. D. Rump	Meroroni Falls, Nakuru	Naivasha	VAR

Nairobi,
October 10th 1908.

N. MACGREGOR
Registrar of Brands

NOTICE.

The brand mentioned below is cancelled from this Date (September 29th 1908.)

No.	Name.	Address.	District.	Brand.
39	H. Penton	Donya Sabuk	Machakos	EIP.

Licences and permits issued at Mumias District during the quarter ending
September 30th 1908.

Name.	Date.	Residence.	Remarks.
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BIRD LICENCES.

G. C. Braganza	Aug. 7th 1908.	Mumias	No. 630.
A. J. Pereira	," 12th "	do	," 631.
Sergt. Inst. Hartnett	Sept. 17th "	do	," 632.

GUN TAX.

Okwaro w. Tindi	Sept. 21st 1908.	Mumias	Snider rifle 3349 and 4/162
do	," 21st "	do	do 2/770.
Auna w. Kolongo	," 29th "	do	do 6/1364.
do	," 29th "	do	do I. G. 3342.
do	," 29th "	do	D B 12 bore shot gun 2/050.
Sudi w. Mjanja	," 30th "	Kitosh	Snider rifle Enfield 1872 8 (B. A.)
do	," 30th "	do	do Enfield 1870 19 (B. A.)
do	," 30th "	do	do 23258.
do	," 30th "	do	do Carb. B.S.A. & Co. 1885 5754.
do	," 30th "	do	do 3039.
do	," 30th "	do	do B. S. A. & Co. 1866.
Sergt. Inst. Hartnett	," 17th "	Mumias	D B 12 bore shot gun 5/516 5621.
do	," 17th "	do	S.L.E. 303 E. A. Police 8 69708/K.

Mumias,
September 30th 1908.

J. E. STOCKER
Asst. District Commissioner.

Firearms registered at Mombasa from 1st July to 30th September 1908.

Date.	Name.	Firearms.	Residence.	Remarks.
July 2	A. G. Biden do do	1 D B shot gun 12 bore 1 Lee Enfield rifle .303 1 Revolver .32 5 chamber 1 Winchester rep. rifle .405 1 " " " ".30	Mombasa do do	
	Theodore Lyonan do do	1 D B shot gun 12 bore 1 Revolver .38 6 chamber 1 Colt revolver .380 1 L M carbine .303 1 Winchester rifle .32 1 Webley revolver .450	E. A. Prot. do do	G. L. Holder. do do
3	J. G. Marten Francis Burmeister Chas. Hargrave do do	1 Winch. reaping rifle .303 1 Revolver 6 chamber .44 1 D B shot gun 12 bore 1 S B rifle .303 1 D B shot 12 bore 1 Webley revolver .450	Nairobi do do	
4	W. H. Attenborough do do	1 Rigby rifle .350 1 D B shot gun 12 bore 1 M. H. rifle	E. A. Prot. do do	
	Commr. F. L. Attenborough do do	1 Webley 450/455 1 Mannlicher rifle .256 1 D B shot gun 12 bore 1 S B rifle .303 1 D B shot gun 12 bore 1 S B rifle .303	Nairobi do do	
6	V. M. Newland do do	1 D B shot gun 12 bore 1 L E rifle .303 1 Revolver .450 6 chamber	Mombasa Nairobi do	
7	Barkatali D. O. Roberts G. J. Martin do	1 S B rifle .303 1 D B shot gun 12 bore 1 Revolver .450 6 chamber 1 S B magazine rifle .400	do do do	
9	Col. C. Graham do	1 D B rifle 8 bore 1 S B rifle .375 1 Mannlicher rifle .256 1 D B shot gun 12 bore 1 Colt automatic pistol	Uganda do	
11	Maj. Clement Parker Toulson do do do do	1 Revolver .450 1 Webley revolver .450 1 S B rifle .303 1 Carbine .303 1 D B shot gun 12 bore 1 S B rifle .303 1 D B shot gun 12 bore	E. A. Prot. do do do do	
	N. W. Smith S. C. Smith Robert Souter N. S. Tongue do	1 D B shot gun 12 bore 1 Mauser pistol .275 1 D B shot gun 12 bore 1 Webley revolver .450 1 D B shot gun 12 bore	Nakuru do Nairobi E. A. Prot. do	
	J. P. Prinsloo do	1 " " " " 1 " " " " 1 " " " " 1 " " " "	Nakuru do	
	E. L. Steyn J. Monton S. W. Jordaan do	1 Mauser pistol .275 1 D B shot gun 12 bore 1 Webley revolver .450 1 D B shot gun 12 bore	do do do	
	J. C. Smith do	1 D B shot gun 12 bore 1 Martini rifle .32/40 1 Browning pistol .32	do do	
	I. P. A. Smith H. Gheeman do do	1 D B shot gun 12 bore 1 " " " " 1 Martini Henri rifle .577 1 Revolver .38 6 chamber	do do do	
	P. S. Stencamp do	1 D B shot gun 12 bore 1 D B shot gun 12 bore 1 " " " " 1 Martini Henri rifle .577	do do do	
	J. B. Minnie J. van Rensburg do	1 D B shot gun 12 bore 1 D B shot gun 12 bore 1 " " " " 1 Revolver .38 6 chamber	do do do	
13	P. Stenkamp T. Davis do do	1 S B shot gun 12 bore 1 D B shot gun 12 bore 1 " " " " 1 S B shot gun 12 bore	do do do	
	D. J. Roox J. A. J. van Rensburg M. A. Harboad do do	1 D B shot gun 12 bore 1 Revolver .32 5 chamber 1 M H rifle .450 1 Mauser pistol .265 1 Webley revolver .450	Nakuru do Nairobi do do	
16	W. E. Cody Dr. J. Carl do do	1 Mannlicher rifle .256 1 Revolver .22 6 chamber 1 Combination rifle & shot gun 1 Bird gun .22	E. A. Prot. Entebbe do do	

Date.	Name.	Firearm.	Residence.	Remarks.
July 17	Major Ross	1 L M sporting rifle .303	E. Ravine	
22	H. Fein	1 Winchester rifle .450	Nairobi	
23	Adolf Horn	1 D B shot gun 12 bore	do	
	do	1 " " "	do	
	do	1 Mannlicher rifle 8 m/m	do	
	do	1 Mauser rifle 11 m/m	do	
	G. P. Stevens	1 Lee speed rifle .303	do	
	Capt. C. R. Hull	1 S B Jeffry rifle .404	Uganda	
	do	1 D B shot gun 12 bore	do	
	Capt. Seyd	1 " " "	E. A. Prot.	G. L. Holder.
	do	1 Automatic pistol .32	do	do
	do	1 Mauser rifle 11 m/m	do	do
	do	1 Mauser rifle 8 m/m	do	do
	E. Butler Jones	1 Revolver 6 ch. .380	Nairobi	
	Dr. Berger	1 D B rifle .577	E. A. Prot.	do
	do	1 " .380	do	do
	do	1 Repeating rifle .380	do	do
	do	1 S B repeating rifle .380	do	do
	do	1 Winchester repeating rifle .22	do	do
	do	1 Mauser pistol .22	do	do
	do	1 D B rifle .450	do	do
	do	1 " .380	do	do
	do	1 Mauser repeating rifle .315	do	do
	do	1 " rifle .400	do	do
	do	1 D B shot gun 12 bore	do	do
	Capt. J. Roth	1 S B rifle .577	do	do
	do	1 Combination triplex gun 22/16	do	do
	do	1 S B rifle .450	do	do
	do	1 " .450	do	do
	do	1 " .450	do	do
	do	1 Winchester rifle .22	do	do
	do	1 " .380	do	do
	do	1 " .380	do	do
25	G. W. Scott	1 Mauser rifle	Nairobi	
	do	1 D B shot gun 12 bore	do	
28	Graham Griffith	1 Automatic pistol	Mombasa	
29	Mohamed Mbarak	1 M H sporting rifle	do	
	J. Marsengo	1 S B rifle 6-3 m/m	E. A. Prot.	
Aug. 1	G. H. Baker	1 " .275	do	
	do	1 " .400	do	
	do	1 Small rifle .22	do	
	do	1 Revolver .32 5 ch.	do	
3	R. Tillock	1 Webley revolver .450	Mombasa	
	A. J. Gomes	1 D B shot gun 20 bore	do	
6	F. Holly	1 S B rifle .44	Nairobi	
	do	1 " .303	do	
	do	1 Pin fire revolver .32	do	
	do	1 F & W revolver .38	do	
	H. J. Hammond	1 S B rifle .303	do	
	do	1 Webley revolver .450 6 ch.	do	
	E. Nye Chart	1 Mauser carbine	do	
	do	1 Revolver 6 ch. .32	do	
	J. Forbes	1 Combination rifle & shot gun	do	
	L. M. Miller	1 D B rifle .388/300	E. Ravine	
7	A. S. Pires	1 Winch. repeating rifle .303	Mombasa	
	do	1 " " " .303	do	
	Rev. J. R. Diemler	1 D B shot gun 12 bore	Taveta	
10	B. Brooke	1 Sporting rifle .303	Kericho	
	Dr. Bayon	1 " .22	Sesse Island	
13	F. C. Waters	1 Lee speed rifle .333	Mombasa	
	do	1 D B shot gun 12 bore	do	
14	Dr. Eugen Wertheimber	1 S B rifle .10 75	E. A. Prot.	G. L. Holder.
	do	1 D B rifle 9/7 m/m	do	do
	do	1 " shot gun	do	do
	do	1 Colt's automatic pistol .45	do	do
15	R. F. P. Huebner	1 Flobert rifle 5 m/m	Voi	
	Dr. H. Sonnenthal	1 S B rifle .577	E. A. Prot.	do
	do	1 Automatic rifle 6-5	do	do
	do	1 German " 9-3	do	do
	do	1 " " 9-3	do	do
	do	1 " " 9-3	do	do

Date.	Name.	Firearms.	Residence.	Remarks.
Aug. 15	Dr. H. Sonnenthal	1 German rifle 9-3	E. A. Prot.	G. L. Holder.
	Arthur Sonnenthal	1 Martini repeating rifle 9-3	do	do
	do	1 "	do	do
	do	1 Repeating Mauser rifle 9-3	do	do
	do	1 D B shot gun 12 bore	do	do
	do	1 Browning's pistol 7 m/m	do	do
	C. Udall	1 Webley revolver .455	Nairobi	
	J. W. Cordon	1 " " .450	do	
	O. Luettich	1 German repeating rifle 9-3	E. A. Prot.	G. L. Holder.
	do	1 " " 9-3	do	do
	do	1 Winchester rifle .22	do	do
17	Dr. Fristche	1 Browning pistol	Nairobi	
	Lieut. Donnevert	1 Mauser pistol	do	
	H. J. Burridge	1 D B shot gun 12 bore	Frere Town	
I8	W. G. M. Macdonald	1 " " "	E. A. Prot.	
	T. D. Singh	1 Mauser rifle .275	Kisumu	
21	Captain Ward	1 D B shot gun 12 bore	Nairobi	
	do	1 " " "	do	
	do	1 S B rifle .275 "	do	
	do	1 D B rifle 500	do	
24	A. S. Mather	1 S B Winchester rep. rifle .33	E. A. Prot.	G. L. Holder.
	do	1 Mannlicher rifle 9 m/m	do	do
	do	1 D B shot gun 12 bore	do	do
	do	1 D B rifle .450	do	do
25	H. O. Moore	1 S B rifle .303	Kiambale	
	E. H. Currie	1 Combination rifle & shot gun	Nairobi	
	do	1 Webley revolver .450	do	
	G. W. Bennett	1 Musket No. 2 M H	do	
	do	1 S B rifle .303	do	
	do	1 Colt revolver .450	do	
	F. Bowker	1 S B rifle .256	do	
	A. B. Creighton	1 D B shot gun 12 bore	do	
	Major A. E. Capell	1 S B rifle .400	Machakos	
	do	1 " " .303	do	
	do	1 D B shot gun 12 bore	do	
	do	1 Colt's revolver .32	do	
	Dr. Crockart	1 Lee Enfield rifle .303	Machakos Rd.	
	do	1 M E carbine	do	
	do	1 Webley revolver .450	do	
	do	Pocket revolver .32	do	
	Captain A. A. Slatter	1 D B rifle .450	Nairobi	
26	W. B. Aggett	1 M H sporting rifle .450	do	
	do	1 Rifle No. 2 .450	do	
	do	1 Bull dog revolver .450	do	
	T. Aggett	1 Lee Enfield rifle .303	do	
	do	1 Comb. rifle & shot gun .450/12	do	
	do	1 Winchester revolver .450	do	
	W. M. Ridley	1 Lee speed rifle .303	do	
	A. C. Howey	1 Mannlicher rifle .256	do	
	J. C. Pereira	1 D B shot gun 12 bore	Mombasa	
	Dr. J. E. Hanningan	1 S B rifle .275	Nairobi	
	L. Noronha	1 D B shot gun 12 bore	Mombasa	
27	Sayid Mahomed Shah	1 Webley revolver .450	do	
28	G. C. Buxton	1 D B shot gun 12 bore	Nairobi	
	do	1 Rigby Mauser rifle .303	do	
	do	1 Webley revolver .450.	do	
31	C. H. Alluad	1 D. B. shot gun 12 bore	E. A. Prot.	
	do	1 " " Rifle .500	do	
	Capt. W. H. Grimshaw	1 D B shot gun 12 bore	Yonte	
	Ibram Sumer	1 Revolver .380 5 chamber	Samburu	
Sept. 1	Capt. Efey	1 Automatic pistol W. & Scott	Nairobi	
2	John James	1 Mauser rifle .275	Mombasa	
	Lieut. R. Carr	4 Snider carbines	Nairobi	
3	" Neil Campbell	1 D B shot gun 12 bore	Uganda	
	do	1 Sporting rifle .303	do	
	do	1 Service carbine .303	do	
	Capt. de C. Ireland	1 D B rifle .500	do	
	F. Koerfer	1 Automatic Browning pistol	Mombasa	
	A. Macgregor	1 D B shot gun 12 bore	E. A. Prot.	G. L. Holder.
	do	1 S B Winchester rifle .23	do	do
4	Baron Ad Kervyn Lettenhove	1 Winchester rifle .405	do	do
	do	1 " " .605	do	do
	do	1 D B shot gun 12 bore	do	do

Date.	Name.	Firearms.	Residence.	Remarks.
Sept. 4	Baron Ad Kervyn Lettenhove	1 Mauser rifle .7 m/m	E. A. Prot.	G. L. Holder.
	T. Harries	1 Sporting rifle .303	Nairobi	
10	Dr. Lionel Sells	1 Winchester rifle .351	Kampala	
14	F. W. Vinning	1 Revolver 6 chamber .44	Mombasa	
	K. C. Kyle	1 S B rifle .303	Malindi	
	T. A. Hanmer	1 " " "	Mombasa	
	Kassim Nur Mahomed	1 D B shot gun 12 bore	do	
15	Capt. W. Neilson	1 Rigby mauser rifle .353	E. A. Prot.	G. L. Holder.
	do	1 D B shot gun .12	do	do
	do	1 D B rifle .450	do	do
	Lieut. H. S. L. Scott	1 S B repeating shot gun 12	do	do
	do	1 D B rifle .450	do	do
	do	1 S B rifle .318	do	do
	do	1 Browning pistol .38	do	do
	R. M. Wilson	1 D B shot gun 12 bore	Nairobi	
16	T. W. Culliman	1 Sporting rifle .503	Msongleni	
	do	1 L M sporting rifle	do	
	G. A. Nevill	1 Jeffry rifle .404	Nairobi	
	do	1 Manton rifle .303	do	
	do	1 Mauser rifle .275	do	
	do	1 D B shot gun 12 bore	do	
	do	1 Webley revolver .450	do	
	do	1 " " ".450	do	
	C. E. Scott	1 Comb. rifle and shot gun	do	
	Capt. Joyce	1 S B rifle .303	do	
	do	1 D B shot gun 12 bore	do	
	C. L. Harries	1 " " ", 12 bore	do	
	H. R. Kirtley	1 Mauser rifle 9 m/m	do	
	do	1 D B shot gun 12 bore	do	
	J. J. Wilson	1 " " ", 12 bore	do	
	do	1 S B rifle .303	do	
	do	1 M H rifle .577	do	
	Capt. W. Neilson	1 D B rifle .500	E. A. Prot.	G. L. Holder.
	H. Mountain	1 D B fowlong piece 14 bore	Nakuru	
	do	1 Comb. rifle and shot gun	do	
	do	1 M H rifle .577	do	
	do	1 L E rifle .303	do	
	do	1 " " ".303	do	
	do	1 L M " ".303	do	
	do	1 Muzzle loaded shot gun .14	do	
24	R. J. Cunningham	1 D B rifle .450	Nairobi	
	do	1 " " ".303	do	
	do	1 Colt's revolver .450	do	
	F. W. Sewall	1 Webley revolver .450	do	
	do	1 " " ".450	do	
	C. Grant	1 " " ".450	Mombasa	
	J. Javett	1 D B shot gun 12 bore	Limoru	
	A. Bruce	1 " " ", 12 "	Mombasa	
	M. A. Lush	1 Bird gun 20 bore	Limoru	
	S. H. Caink	1 Revolver .450 6 chamber	Entebbe	
	H. H. Baker	1 Winchester rifle .351	E. A. Prot.	
	T. G. Pratt	1 D B shot gun 12 bore	Uganda	
	do	1 Webley revolver .450	do	
	Capt. L. C. E. Wyndham	1 S B rifle .303	Entebbe	
	do	1 D B rifle .450	do	
	do	1 " " shot gun	do	
	W. V. Morris	1 S B rifle .303	do	
	H. C. E. Barnes	1 D B shot gun 12 bore	Mombasa	
	Dr. H. B. Bowen	1 S B rifle .303	Entebbe	
	do	1 D B shot gun 12	do	
	do	1 Webley revolver 450/455	do	
	E. G. Morris	1 D B shot gun 12	Uganda	
	do	1 S B rifle .375	do	
	do	1 Webley revolver 6 ch. .450	do	
	F. W. Sewall	1 M H sporting rifle .303	Nairobi	
	do	1 S B rifle .303	do	
	do	1 S " " "	do	
	do	1 D B shot gun 12 bore	do	
	do	1 D " " ", 12 bore	do	
	E. V. Hammant	1 D B shot gun 12 bore	E. A. Prot.	
	do	1 " " cordite rifle	do	
	do	1 Webley revolver .450	do	

C. D. FISHER

Licence renewed

Date.	Name.	Residence.	Firerarms.	Remarks.
Sept. 24	E. G. Monier Williams	Rabai	1 S B rifle .308	
	do	do	1 Webley revolver .450	E. A. Prot.
	Chas. W. Hattersley	Uganda	1 Pocket revolver	
	Hon. C. Dundas	do	1 Savage rifle .308	
	L. J. Highthobby	do	1 Colt's revolver .450	
	F. W. Brett	do	1 Webley revolver .455	
	Dra. Drury	do	1 DB shot gun 12 bore	
	J F. Petters	do	1 Webley revolver .450/455	
	O. Tonks	do	1 DB shot gun 12 bore	
Sept. 28	E. A. Ellington	Nairobi	1 S B rifle .256	Licence renewed.
	E. B. S. Seccombe	Mombasa	1 American revolver .32	
	F. A. Pape	do	1 Colt's revolver .450	
	Capt. R. H. Johnstone	Voi	1 DB rifle .600	
	Lewis H. Lloyd	Uganda	1 DB shot gun .410	
	N. M. Gibbs	Nairobi	1 DB " " " 12 bore	
29	F. X. de Souza	do	1 DB " " " 12 bore	
	A. G. Englebright	Mombasa	1 Webley revolver .450 6 ch.	
	P. M. F. Costa Bir	Nairobi	1 S B rifle .308	
	Lieut. F. H. Spain	do	1 Webley revolver .450 6 ch.	
	do	do	1 S & W revolver .32 5 ch.	

Name.	Date of issue.			Date of expiry.		Remarks.
BIRD LICENCES.						
Bishop Peel	July	8th	1908	July	7th	1909
G. K. Watts	"	10th	"	"	9th	"
W. R. Chivel	"	20th	"	"	19th	"
Adolf Horn	"	23rd	"	"	22nd	"
A. J. da Costa Fernandes	"	31st	"	"	30th	"
A. A. Pinto	April	15th	"	April	14th	"
R. A. Maynard	"	17th	"	"	16th	"
A. I. Gomes	August	3rd	"	August	2nd	"
W. G. Macdonald	"	18th	"	"	17th	"
J. H. Burridge	"	20th	"	"	19th	"
J. C. Pereira	"	26th	"	"	25th	"
M. L. Noronha	"	26th	"	"	25th	"
G. Gherardi Angiolini	Sept.	10th	"	Sept.	9th	"
K. Macdougall	"	16th	"	"	15th	"
H. R. Kirtley	"	25th	"	"	24th	"
J. C. Petero	"	25th	"	"	24th	"
Dru. Drury	"	26th	"	"	25th	"
F. X. de Souza	"	30th	"	"	29th	"
BLASTING GUN POWDER AND EXPLOSIVES LICENCES.						
Bhawan Jina	July	20th	1908	July	19th	1909
Mombasa T. and D. Syndicate	"	28th	"	"	27th	"
Visram Thackarsay	Sept.	15th	"	Sept.	14th	"
Rev. Alexandras	"	24th	"	"	23rd	"

Mombasa,
October 1st 1908.

C. D. FISHER
for Provincial Commissioner.

Licences issued at Nairobi under the Ostrich Ordinance 1907 during the quarter ended 30th September, 1908.

Name.	Date of issue.			Place.
REGISTRATION OF OSTRICH FARMERS.				
A. A. Slatter	July	6th	1908	Machakos
A. D. Impey	"	8th	"	Limoru
J. H. Leis	August	3rd	"	Machakos
H. H. Heatley	"	5th	"	Kamiti Ranch
Alfred Pearce	"	24th	"	Limoru
W. Smith	"	28th	"	Sotik
J. P. Lucy	"	29th	"	Machakos
Norman Webb	"	29th	"	Sotik
E. H. R. Werner	Sept.	1st	"	Athi River
E. Humphreys	"	9th	"	Kamiti
L. M. Langridge	"	21st	"	Machakos
OSTRICH HUNTER'S LICENCES (EMPLOYER'S).				
J. P. Englebrecht	July	22nd	1908	Machakos
J. K. Thomas	"	23rd	"	Nairobi
J. H. Leis	August	3rd	"	Machakos
H. Nicholas	"	4th	"	Thika
J. Burton	"	12th	"	Machakos
Alfred Pearce	"	24th	"	Limoru
W. Smith	"	28th	"	Sotik
Norman Webb	"	29th	"	"
OSTRICH HUNTER'S LICENCES (SERVANT'S).				
R. Allsopp	July	6th	1908	Machakos
A. D. Impey	"	8th	"	Limoru
G. E. Murray	August	17th	"	Nairobi
W. G. Baillie	"	28th	"	Donyo Sabuk
T. Morgan	"	29th	"	Machakos
W. Aggedd	"	29th	"	Sotik
E. H. Currie	"	31st	"	"
D. Silver	Sept.	1st	"	Athi River
T. Mills	"	9th	"	Kamiti

Nairobi,
October 1st, 1908.

F. W. ISAAC
Acting Provincial Commissioner

Gun-Tax permits issued at Nairobi during the quarter ended September 30th, 1908.

Date.	No.	Name.	Description of Gun.	Marks.
July 1	4694	C. Vermaak	Mannlicher rifle	No. 14548
2	4695	E. E. Hutchins	.303 sporting rifle	7/356
6	4696	A. Nazareth	12 bore D B shot gun	7543
	4697	L. M. Miller	.600 D B rifle	12138, 6/705
7	4698	E. G. Hale	Mauser rifle	7/795
	4699	do.	6 ch. revolver	655
9	4700	G. H. Impey	Combination shot and rifle	115/6780, 6/554
13	8301	J. J. Roos	M. H. rifle	C 350
*	8302	C. A. Roos	Snider rifle	83
	8303	J. P. Neel	M. H. rifle	3851
	8304	P. J. Botes	" " "	E 29
14	8305	N. W. Smith	Mauser rifle	102020
	8306	C. Schof	.303 Martini action	7/463
	8307	J. A. Van Rensburg	.303 rifle	1464
15	8308	H. Edgell	Mauser rifle No. 6	6/856
	8309	S. Clarke	do	do
	8310	P. du Plessis	Winchester rifle	7/326
	8311	do.	.303 sporting rifle	—
	8312	P. W. Rensburg	Lee Metford rifle	B 2093
	8313	Z. Anslin	.303	8/815
	8314	S. C. Smith	Lee Metford rifle	5/114
	8315	R. F. Wheeler	" " "	B 2876
	8316	J. J. Roets.	M. H. Carbine	A 9/2765
	8317	L. J. du Plessis	.303 rifle	D 277
	8318	D. C. du Plessis	Lee Metford rifle	D 257
16	8319	R. Weeks	S B .303 rifle	J 750
	8320	do.	12 bore D B shot gun	44281
	8321	do.	D B .450 rifle	14913
	8322	do.	L B .303 mag. rifle	47307
	8323	do.	6 ch Webley revolver .450	17895
	8324	J. A. Euslen	Mauser rifle	8475/8
	8325	W. J. Brainwell	12 bore D B shot gun	45404
17	8326	C. S. Nicol	450/400 rifle	30420
	8327	T. M. T. Smith	8m/m rifle	2897
18	8328	F. Thompson	Steer Mannlicher	9/981, 2759, G.B.P.
20	8329	L. G. Sandford	Mauser rifle	7/795
	8330	Hussein Ali	Snider rifle	No. 101
21	8331	J. Van Dek	D B .303 rifle	6/551
	8332	do	.303 rifle	7/279
	8333	J. J. Potgieter	M H rifle	4/393
	8334	A. H. Erasmus	S B rifle	6712
	8335	F. R. Erasmus	Sporting M H Carbine	126
	8336	J. J. H. Engelbrecht	.303 sporting rifle	22896
	8337	A. H. Erasmus	Modified Mauser rifle	A 5/750, 53
	8338	J. N. J. Raetz	M. H. rifle	4/573
22	8339	J. J. Einslie	" " "	5503
25	8340	D. Greenslade	5 ch revolver	724
27	8341	A. Harbord	12 bore D B shot gun	7/181
	8342	F. R. Van Niekerk	Winchester rifle	7/326
	8343	P. R. Steinkamp	D B combination rifle	6/159
	8344	J. N. J. Roets	M. H. rifle	291, 69
	8345	R. Engelbrecht	" " " D B shot gun	6317, A.F. 32616
	8346	S. F. de Souza	.303 rifle	58430, 5/543
	8347	J. P. Prinsloo	12 bore D B shot gun	11593
	8348	do	.303 rifle	319646
28	8349	J. J. Van Rensburg	Martini rifle	764
	8350	J. P. Prinsloo	M H rifle	8/498
	8351	J. C. Pretorius	" " " .303 rifle	65, 5/368
	8352	do	.303 sporting rifle	65, 5/368
31	8353	M. L. Castello	.303	10/1349
Aug. 3	8354	T. Considine	D B shot gun	59298, 4/253
	8355	L. Pridmore	.303 Martini rifle	44112, 310
	8356	do	.303	44112, 310
	8357	do	D B shot gun	59298, 4/253
	8358	J. Blockley	.303 Martini rifle	44112, 310
	8359	L. Pridmore	.450 D B rifle	8584
4	8360	Nur Din	.303 rifle	7984, C.
	8361	L. A. Harcourt	.303 Lee Enfield	
5	8362	W. A. Burn	Mag. rifle	

Date.	No.	Name.	Description of Gun.	Marks.
Aug. 6	8363	J. Joubert	Lee Metford	4/522
	8364	L. Costello	20 bore D B pistol	14824
7	8365	H. Nicholas	.450 Colts revolver	7/4323
8	8366	I. de Souza	12 bore D B shot gun	22455, 1/230
10	8367	R. G. Farrant	.303 Carbine	C. W. Andrews
	8368	do	D B .500	Wilkinson & Sons
	8369	E. W. Kay-Monat	.303 Greener rifle	5/561
	8370	do	.303 " "	do
	8371	do	.303 " "	do
	8372	H. W. Moore	.303 Lee Enfield rifle	7/447
	8373	do	.303 " " "	do
	8374	do	12 bore D B shot gun	3978, 6/378
12	8375	A. A. Grieve	12 bore D B shot gun	
14	8376	Doulat R. Chaturbhuiy	.450 6 ch revolver	11804
15	8377	W. P. Wilson	.410 D B shot gun	38, N
20	8378	S. W. J. Scholefield	D B .450 Cordite express	16636, 1046
22	8379	Ali Awala	Webley revolver	77961
24	8380	W. N. Low	20 bore shot gun	33499
	8381	C. R. Watson	Lee speed .303 rifle	B 458, 1/496
	8382	do	D B shot gun	927, 5/495
	8383	do	Lee speed .303 rifle	B 458, 1/496
	8384	do	D B shot gun	927, 5/495
	8385	do	Lee speed .303 rifle	B 458, 1/496
	8386	do	D B shot gun	927, 5/495
25	8387	F. M. Correa	D B shot gun	4/799
	8388	A. W. Johnson	Mannlicher rifle	2897
26	8389	M. J. Euslin	Mauser rifle	6/121
	8390	J. J. Finnie	.455 Webley revolver	2122
27	8391	Shamus Din	12 bore D B shot gun	4419
	8392	M. Alladin	" " " " "	116555
18	8393	J. Marcus	6 ch Webley revolver	10208
	8394	E. Marocco	Mauser rifle	5829
	8395	C. S. Evans	Webley Automatic pistol	9677
29	8396	M. A. Harbord	.450 D B express No. 1	34168
	8397	A. D. Ayre	Lee Metford rifle	40793, 4/409
31	8398	F. H. Jordan	.500 D B rifle	20191
Sept. 3	8399	A. A. Hanton	Mannlicher rifle	8/393
5	8400	Hashim bin Shire	Snider rifle	5/1384
9	8401	J. Marcus	.303 rifle	686
	8402	L. G. Mackenzie	6 ch Colt revolver	102
10	8403	G. C. Bowker	7 m/m Mauser rifle	3764, 4/504
	8404	do	" " " "	do
12	8405	Ahmed Ibrahim	6 ch revolver	655
14	8406	A. L. White	.303 Lee Enfield carbine	5213, 4/910
15	8407	J. L. de Souza	12 bore D B shot gun	22455, 1/230
16	8408	T. H. Webb	Webley pistol	9674
17	8409	W. S. Rainsford, D.D.	Snider rifle	65
18	8410	A. F. Mabert	12 bore D B shot gun	10303
22	8411	F. H. McKenrick	Winchester rifle 25/22	219256
	8412	H. V. Savile	Automatic pistol	9346
	8413	A. G. Leakey	" " "	9100
	8414	H. W. Blades	12 bore D B shot gun	111954
24	8415	Hasham Mahomed	Mauser rifle	4/694
25	8416	C. L. R. Harries	.303 Carbine	1313
	8417	W. Charlesworth	.500 D B rifle	1421, 7/26
	8418	do	" " "	do
	8419	do	" " "	do
	8420	do	" " "	do
	8421	do	" " "	do
	8422	M. Costello	.500 D B rifle	1421, 7/26
28	8423	W. H. George	12 bore D B shot gun	75670

Licences and Permits issued at Nairobi during the quarter ending 30th September 1908.

Date.	To whom issued.	Residence.	REMARKS.
SPORTSMAN'S LICENCES.			
July 23rd 1908	R. Akroyd	Nairobi	
Sept. 15th ,,	A. A. Baillie	"	
PUBLIC OFFICER'S LICENCES.			
July 2nd 1908	A. G. Baker	Nairobi	
" 2nd ,,"	E. E. Hutchins	"	
" 3rd ,,"	Lt. H. S. Filsell	"	
" 3rd ,,"	Col. E. H. Llewellyn	"	
" 7th ,,"	F. Elliott	"	
" 10th ,,"	H. B. Dunman	Kyambu	From 5/4/08 14 days' licence
" 17th ,,"	F. J. Jackson, C.B., C.M.G.	Nairobi	From 16/4/08
Aug. 14th ,,"	Capt. J. Bois	"	
" 14th ,,"	A. Morrison	"	14 days' licence
" 19th ,,"	Capt. W. B. Brook	"	
" 21st ,,"	J. P. Moore	Kyambu	14 days' licence
" 25th ,,"	B. L. Bremner	Nairobi	
" 29th ,,"	J. D. Isherwood	"	
Sept. 1st ,,"	S. W. J. Scholefield	"	
" 8th ,,"	J. C. Bentley	"	
" 17th ,,"	C. W. Martelli	"	14 days' licence
" 18th ,,"	A. Morrison	"	From 14/8/08
" 21st ,,"	Lieut. E. W. Cox	"	14 days' licence
SETTLER'S LICENCES.			
July 3rd 1908	J. H. Outram	Juja Farm	
" 7th ,,"	D. O. Roberts	Nairobi	
" 14th ,,"	P. Du Plessies	"	
" 24th ,,"	J. G. Marten	"	
" 24th ,,"	F. L. Burmeister	"	
" 31st ,,"	M. L. Costello	Makindu	
Aug. 18th ,,"	S. A. Hawkins	Nairobi	
" 19th ,,"	Mrs. M. Sonnenthal	"	
" 26th ,,"	Major C. E. Parkertonson	"	
Sept. 29th ,,"	F. H. Jordan	"	To run from 14th October, 1908
LANDHOLDER'S LICENCE.			
Sept. 1st 1908	Major A. E. Capel	Machakos	
EMPLOYEE'S LICENCES.			
Aug. 1st 1908	A. B. Duis	Juja Farm	
" 7th ,,"	F. C. Scott	Nairobi	
" 29th ,,"	J. W. Bennett	Sotik	
BIRD LICENCES.			
July 4th 1908	A. Nazareth	Nairobi	
" 8th ,,"	S. Forte	"	
" 16th ,,"	W. J. Dramwell	"	
" 24th ,,"	W. H. Heard	"	
" 27th ,,"	S. F. de Souza	"	
Aug. 3rd ,,"	L. Pridmore	"	
" 8th ,,"	T. de Souza	"	
" 10th ,,"	H. W. Moore	"	
" 13th ,,"	L. C. Sandford	"	
" 15th ,,"	W. P. Wilson	"	
" 24th ,,"	W. N. Law	"	
" 24th ,,"	C. R. Watson	"	
" 25th ,,"	F. M. Correa	"	
" 25th ,,"	Shamas Din	"	
" 27th ,,"	M. Alladin	"	
" 29th ,,"	F. M. Wolffe	"	
" 29th ,,"	R. H. T. Blunt	"	
Sept. 2nd ,,"	J. McClymont	"	
" 2nd ,,"	C. Blank	"	
" 5th ,,"	J. H. N. Stuart	"	
" 15th ,,"	J. L. de Souza	"	
" 18th ,,"	A. F. Mabert	"	
" 22nd ,,"	H. W. Blades	"	
" 28th ,,"	B. Eastwood	"	
" 29th ,,"	J. B. Ellis	"	

Nairobi,
October 1st, 1908.

F. W. ISAAC
Acting Provincial Commissioner.

Licences and Permits issued at Machakos District during the quarter ending
30th September 1908.

Date 1908			To whom issued.	Residence.	Remarks	
PUBLIC OFFICER'S LICENCES.						
July	21st	1908	J. Parkinson	Mombasa		
August	15th	"	W. A. F. Platts	Machakos		
"	16th	"	R. W. Humphery	"		
Sept.	16th	"	J. F. Clark	Nairobi		
LANDHOLDER'S GAME LICENCES.						
July	1st	1908	Werner	Machakos		
"	14th	"	J. Engelbrecht	Lukenia		
August	14th	"	Tom Deacor	Stony Athi		
BIRD LICENCES.						
July	13th	1908	H. R. Wells	Makindu		
"	13th	"	A. A. C. Fernandes	Machakos		
"	16th	"	R. Allsopp	Kilima Theki		
No.	Date		To whom issued	Residence	Remarks	
GUN TAX PERMIT.						
5461	July	14th	1908	R. W. Humphery	Machakos	450/400 rifle
6462	August	14th	"	W. A. F. Platts	"	.400 cordite rifle
6463	"	14th	"	W. K. Pearson	"	.375 Mannlicher
6464	"	14th	"	do	"	D B 12 bore hammer shot gun
9029	July	18th	"	A. Johansen	Mua Hills	Martini carbine
9030	August	4th	"	E. J. Hall	Kilima Kiu	Magazine .450

Machakos,
September 30th 1908.

R. W. HUMPHERY
District Commissioner.

Licences and Permits issued at Kyambu District during the quarter ending
30th September 1908.

No.	Date.	Name.	Residence.	Remarks		
GUN TAX PERMIT.						
6325	July	30th	1908	J. P. Moore	Kyambu	D B 577 express rifle
6326	August	4th	"	J. H. Milton	Ruiru	do
6327	Sept.	25th	"	L. J. Klumpp	"	S B magazine rifle 303 free
BIRD LICENCE.						
3005	July	6th	1908	Rev. John Cook	Kikuyu	
3006	"	30th	"	L. Barbezal	Kyambu	
3007	August	4th	"	J. P. Moore	"	
3008	"	17th	"	H. R. Tate	"	
EMPLOYER'S GAME LICENCE.						
204	Sept.	25th	1908	L. J. Klumpp	Ruiru	

Kyambu,
October 1st, 1908.

G. A. S. NORTHCOTE
Asst. District Commissioner.

Firearms registered and Licences of Ammunition issued at Kericho Station
for the quarter ended September 1908.

Gun tax receipts.	Name.	Description of firearms.
7607	J. B. Ainsworth	Lee Metford .303
7608	Hersi Mador	450 Webley revolver
7609	Jela Din	12 bore shot gun
7610	H. Brian Brook	Colt's revolver 450-455
7611	W. R. Hotchkiss	Winchester repeating .405
7612	do	Savage repeating 30-30
7613	do	12 bore shot gun
7614	do	Colt's pistol
7615	Major R. F. Carnegie	Lee Metford .303
7616	do	Snider 6/305
7617	do	Snider .709
7618	do	Snider Barnet London
7619	do	Snider .233

Licences and Permits issued at Kericho District during the quarter ended
September 1908.

Date.	To whom issued.	Residence.	Remarks.
BIRD SHOOTING.			
July 1st 1908	A. J. Horner	Naiyasha	No. 409
LANDHOLDER'S GAME LICENCES.			
July 9th 1908	J. Abraham	Molo	No. 314
August 11th ,	Major Carnegie	Kericho	No. 315
SPORTSMAN'S LICENCE.			
August 19th ,	W. Smith	Sotik	No. 702

Kericho,
September 30th 1908. J. B. AINSWORTH
District Commissioner.

Licences issued and Firearms registered in the Nyeri District during the
quarter ending September 30th 1908.

Name.	Nationality.	Date of issue.	Date of expiry.
BIRD LICENCES.			
S. Nielson	British	July 16th 1908	July 15th 1909
C. Smythe	"	August 28th "	August 27th "
NAME.			
Name.	Nationality.	Nature of Firearms.	Date.

FIREARMS REGISTERED.

S. Nielson	British	D B shot gun	July 16th 1908
C. Smythe	"	do	August 28th "
Chief Murigo	Mkikuyu	S B shot gun	September 7th "
Chief Wagura	"	D B shot gun	," 15th "

Nyeri,
October 1st 1908. R. SKENE
District Commissioner.

Licences issued at Fort Hall during the quarter ending September 30th 1908.

No.	Name.	Date.	Place of abode.
SPORTSMAN'S GAME LICENCE.			
504	Maria Sonnenthal	September 1st 1908	
PUBLIC OFFICER'S GAME LICENCE.			
527	W. F. G. Campbell	July 1st 1908	
LANDHOLDER'S GAME LICENCES.			
6	E. D. Rutherford	September 1st 1908	Fort Hall
7	T. R. Swift	" 1st "	,
8	J. J. Bekker	" 29th "	,
BIRD LICENCES.			
1596	S. A. Resway	July 4th 1908	Fort Hall
1597	E. D. Rutherford	September 1st "	,
1598	T. R. Swift	" 1st "	,
1599	F. D. Tyssen	" 21st "	,

Firearms registered at Fort Hall during the quarter ending September 30th 1908.

Name.	Date.	Firearm.	Residence.
J. E. Cameron	July 20th 1908	1 Revolver	Fort Hall
do	" 20th "	1 Mannlicher rifle	,
do	" 20th "	1 Winchester rifle	,
E. D. Rutherford	Sept. 1st "	1 Webley revolver	Punda Milia
do	" 1st "	1 D B shot gun	,
do	" 1st "	1 .303 Magazine rifle	,
T. R. Swift	" 1st "	1 Webley revolver	,
do	" 1st "	1 D B shot gun	,
do	" 1st "	1 .360 Cordite	,
F. D. Tyssen	" 21st "	1 Lee speed sporting	Fort Hall
do	" 21st "	1 D B 12 bore Lawn and Alder	,
J. J. Bakker	" 29th "	1 Lee Metford rifle	Kiboko Farm
do	" 29th "	1 8 m/m Mannlicher rifle	,

Fort Hall

October 1st 1908.

L. TALBOT-SMITH

District Commissioner.

Licences issued at Kisii during the quarter ended September 30th 1908.

Date.	No.	Name.	Description.
September 28th 1908	6609	Manji Kanji	Shot gun D. B. 20 bore

R. W. HEMSTED
District Commissioner.

Licences issued at Kisumu during quarter ended September 30th, 1908.

No.	Name.	Date of issue.	Date of expiry.
LIQUOR LICENCES IMPORTERS (Class No. I).			
54	Messrs D. C. Mendonca & Son	August 17th 1908	December 31st 1908
LIQUOR LICENCES (Class No. V).			
60	Messrs J. A. Nazareth & Bro.	July 1st 1908	December 31st 1908
61	„ D. C. Mendonca & Son	„ 1st „	„ 31st „
LIQUOR RAILWAY REFRESHMENT ROOM LICENCES.			
69	Mohoroni Station	July 1st 1908	December 31st 1908
70	Port Florence Station	„ 1st „	„ 31st „
LIQUOR STEAMSHIP LICENCES.			
71	S. S. "Winifred"	July 1st 1908	December 31st 1908
72	S. S. "Sybil"	„ 1st „	„ 31st „
73	S. S. "Clement Hill"	„ 1st „	„ 31st „

J. AINSWORTH

Kisumu, October 6th, 1908.

Provincial Commissioner.

Licences and Permits issued at Kisumu during the quarter ended September 30th 1908.

Date.	To whom issued.	Residence.	Remarks.
PUBLIC OFFICER'S GAME LICENCE.			
July 7th 1908	Lieut. R. C. Dobbs	Kisii	For 1 year
BIRD LICENCES.			
July 12th 1908	A. Aldridge	E. A. P.	No. 2041
August 12th 1908	A. S. Milliken	Kisumu	„ 2042

Firearms registered at Kisumu during the quarter ended September 30th 1908.

Free or paid.	Name.	Residence.	Description.	Mark.	Date.
Free Paid	A. Aldridge A. A. Carscallen	E. A. P. Kendu	D. B. Shot gun 12 bore 303 Martini Action rifle	137/447 —	July 11th 1908 Sept. 14th „

C. E. SPENCER

Kisumu, October 5th, 1908. Acting District Commissioner

UGANDA RAILWAY.Approximate Statement of Public Coaching and Goods Traffic
for the month of September 1908.

Coaching Traffic.....	Rs. 72,094
Goods Traffic.....	„ 228,976
	Total Rs. 301,070

Corresponding month of previous year:-

Coaching Traffic.....	Rs. 73,117
Goods Traffic	„ 188,163
	Total Rs. 261,280
	Decrease Rs. ... 39,790

Traffic Manager's Office,
Nairobi,
October 9th 1908.

J. W SWEENIE

Actg. Traffic Manager.

SHIPPING REPORT

MOMBASA HARBOUR

MONTH OF September 1908.

Name of Vessel	Captain	Gross Tons.	Cargo	Nationality	To Whom Consigned	From	Date		Bound to
							Arr.	Dep.	
S.S. Juba	Wilson	506	General.	British	E. A. Prot.	Shimoni	Aug. 30	Sept. 2	Kismayu
„ Berbera	Pickham	4352	„	„	S. M. & Co.	London	Sept. 1	„ 8	Zanzibar
„ Reichstag	Jacobsen	2098	„	German	Hansing & Co.	Bombay	„ 2	„ 3	„
„ Zanzibar	Altschwager	1270	„	„	W. O'Swald & Co.	Hamburg	„ 4	„ 4	Madagascar
„ K. Wilhelm II.	Haasenretter	495	„	„	Hansing & Co.	Zanzibar	„ 9	„ 10	Zanzibar
„ Juba	Wilson	506	„	British	E. A. Prot.	Kismayu	„ 12	„ 16	Kismayu
„ Gouverneur	Burmeister	3836	„	German	Hansing & Co.	Bombay	„ 14	„ 15	Zanzibar
„ Reichstag	Jacobsen	2098	„	„	„	Zanzibar	„ 15	„ 15	Bombay
„ Madura	Tilling	1956	„	British	S. M. & Co.	Aden	„ 16	„ 17	Zanzibar
„ Florida	Hurray	3193	Rice.	„	Jadevje Devji	Rangoon	„ 21	„ 22	Lamu
„ Rovuma	Giete	115	General.	German	Hansing & Co.	Dares-salaam	„ 22	„ 22	Dares-salaam
„ Kaiser	Pohlenz	2724	„	„	„	Bombay	„ 22	„ 23	Zanzibar
„ Madura	Tilling	1956	„	British	S. M. & Co.	Zanzibar	.. 25	„ 26	Aden
„ Juba	Wilson	506	„	„	E. A. Prot.	Kismayu	„ 29	... Still in Harbour	
Bk. P. Wikstrom Jr.	Anderson	735	Timber	Swedish	L. Besson & Co.	Gothenburg	„ 29	Sept. 20	Parapu
, Ganges	Gjeruldsen	1531	„	Norwegian	S. M. & Co.	Bunbury	Sept. 20	... Still in Harbour	

KILINDINI HARBOUR.

S.S. Prinzessin	Stahl	6387	General	German	Hansing & Co.	Hamburg	Sept. 2	Sept. 3	Zanzibar
„ Sherard Osborn	Saunders	1429	„	British	E. Telegraph Co.	Zanzibar	„ 8	... Still in Harbour	
„ Aros Castle	E. W. Day	4459	K. oil	„	S. M. & Co.	„	„ 14	„ 15	Durban
„ G. Woermann	Jensen	6168	General	German	Hansing & Co.	„	„ 14	„ 15	Hamburg
„ Kronprinz	Kley	5645	„	„	„	Hamburg	„ 23	„ 24	Zanzibar
„ Markgraf	Holdt	3680	„	„	„	Zanzibar	„ 25	„ 26	Hamburg
„ Melbourne	Combe	4100	„	French	M. M.	Marseilles	„ 27	„ 28	Madagascar
„ Djemnah	Durrande	3802	„	„	M. M.	Madagascar	„ 28	„ 28	Marseilles
B.K. Saturnus	Aronsen	930	Timber	Norwegian	S. M. & Co.	Fredrikshald	Aug. 28	„ 30	Albany

MEN OF WAR.

B.N. Staffetta	M. Giavotto	Italian	...	Zanzibar	Sept. 4	Sept. 7	Kismayu
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G. J. MUIR

Acting Port Officer.