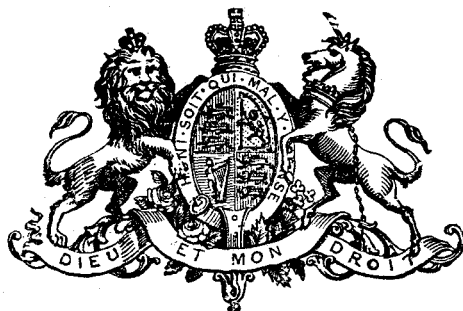


THE
OFFICIAL GAZETTE
OF THE
EAST AFRICA PROTECTORATE.



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CORRIGENDA.

"Official Gazette" November 1st, 1913, General Notice Nos. 685 and 686 pages 963, and 964—The Revenue and Expenditure Comparative Statement should read Actual Expenditure to 30-6-13, and Actual Revenue to 30-6-13, and not as shewn.

EAST AFRICA PROTECTORATE.

PROCLAMATION No. 25]

PROCLAMATION.

Under the Land Titles Ordinance, 1908.

Whereas by Section 2 of the Land Titles Ordinance, 1908, the Governor may by Proclamation apply the said Ordinance to any district, area or place in the Protectorate and fix the day on which the said Ordinance shall commence and take effect in such district, place or area.

Now therefore in exercise of the powers conferred upon me I, Henry Conway Belfield, C.M.G., Governor of the East Africa Protectorate, do hereby apply the Land Titles Ordinance 1908, to that part of the Tana River District to which the said Ordinance has not already been applied and which lies within ten miles of the Coast, and I direct that the said Ordinance shall commence to take effect therein from the 15th day of November, 1913.

Mombasa,

H. C. BELFIELD,

Dated this 11th day of November, 1913.

Governor.

GOVERNMENT NOTICE No. 227]

NOTICE.

Under the Land Titles Ordinance, 1908.

His Excellency has appointed the District Commissioner of the Tana River District to be Chairman of the Arbitration Board in that District for the purposes of the above Ordinance, with power to appoint suitable persons to serve on the Board.

GOVERNMENT NOTICE No. 228]

RULES.

The East Africa Townships Ordinance, 1903.

Rules issued by His Excellency the Governor under the East Africa Townships Ordinance, 1903.

Nairobi,

H. C. BELFIELD,

Dated this 1st day of November, 1913.

Governor.

1. No seagoing vessel shall anchor within the limits of the Township further up stream than a place which shall from time to time be pointed out by the District Commissioner.
2. These Rules shall apply to the Township of Gobwen.

GOVERNMENT NOTICE No. 229]

RULES.

Under the East Africa Volunteer Reserve Ordinance, 1910.

Rules issued by His Excellency the Governor under the above Ordinance.

Nairobi,

C. C. BOWRING,

Dated this 5th day of November, 1913.

Deputy Governor.

1. All fines imposed under Section 14 of the East Africa Volunteer Reserve Ordinance, 1910, upon a member of the Volunteer Reserve shall when recovered be paid into the funds of the Unit to which such member belongs.
2. In the event of any loss of or damage to the property of any Unit, the amount of the damage or loss assessed under Section 15 of the said Ordinance shall when recovered be paid into the funds of the Unit to which such property belonged.
3. In the event of any loss of or damage to the property of the Government, the amount of the damage or loss assessed under Section 15 of the said Ordinance shall be paid to the President and shall be utilised in repairing or replacing the property damaged or lost, or, if not so utilised, shall be paid by the President into the revenues of the Protectorate.

GOVERNMENT NOTICE No. 230]

RULES.**The East Africa Townships Ordinance, 1903.**

Rules issued by His Excellency the Governor of the East Africa Protectorate under the East Africa Townships Ordinance, 1903.

Mombasa,

Dated this 15th day of November, 1913.

H. C. BELFIELD.

Governor.

Nairobi Building Rules, 1913.

1. In construing these Rules the following words and expressions shall have the meanings hereinafter respectively assigned to them unless the context otherwise requires:—

- (1) “*Owner*” shall as regards immovable property include any person other than His Majesty receiving the rent or profits of any lands or premises from any tenant or occupier therefor or who would receive such rent or profits if such land or premises were let whether on his own account or as agent for any person other than His Majesty entitled thereto or interested therein. The term includes any lessee from the Crown holding under a longer tenure than a tenancy from year to year and any Superintendent, Overseer or Manager of such lessee residing on the holding.
- (2) “*Occupier*” shall include any person in actual occupation of land or premises without regard to the title under which he occupies and in case of premises subdivided and let to lodgers or various tenants the person receiving the rent payable by the lodgers or tenants whether on his own account or as an agent for any person entitled thereto or interested therein.
- (3) “*Dwelling House*” means a building used or adapted or constructed to be used wholly or principally for human habitation.
- (4) “*Domestic Building*” includes a dwelling house and any other building not being a public building or of the warehouse class.
- (5) “*Public Building*” means a building used or constructed or adapted to be used either ordinarily or occasionally as a place of public worship or as a hospital, college, school (not being a dwelling house so used) theatre, public hall or as a public place of assembly for persons admitted by ticket or otherwise, or used or adapted to be used for any other public purpose.
- (6) “*Building of the Warehouse class*” means a warehouse, shop-building, factory, manufactory, brewery or distillery and also any building exceeding in cubical content 150,000 cubic feet, which is neither a public building nor a domestic building: and includes a store or godown.
- (7) “*Store*” means a building which according to the original application and plans therefor shall be designed for the storage of foodstuffs or such other material as shall in the opinion of the Medical Officer of Health be liable to harbour rats.
- (8) “*Street*” for the purposes of these Rules shall be taken to mean any highway, road or sanitary lane or strip of land reserved for a highway, road or sanitary lane, but shall not include any passage or alley of a less width than 10 feet.
- (9) “*Width*” applied to a street means the whole extent of space reserved to be used or laid out so as to admit of being used as a public way.
- (10) “*Plot*” means any area of land being the subject of a separate lease or conveyance from the Crown.
- (11) “*Subplot*” means any portion of a plot, such portion being the subject of a separate conveyance, assignment or sub-lease.
- (12) “*Foundation*” applied to a wall having footings means the solid ground or artificially formed support on which the footings of the wall rest, but in the case of a wall carried by a bressummer means such bressummer.
- (13) “*External Wall*” means an outer wall or vertical enclosure of a building, and not being a party wall, even though adjoining a wall of another building.
- (14) “*Party Wall*” means:—
 - (a) A wall being used or constructed to be used in any part thereof for separation of adjoining buildings, occupied or adapted to be occupied by different persons.
 - (b) A wall forming part of a building and projecting as to any part of its length other than the projection of the footings upon land not being part of the plot or sub-plot upon which such building stands.

- (15) "*Cross Wall*" means a wall used or constructed to be used in any part of its height as an inner wall of a building for separation of one part from another part of the building, that building being wholly in, or being constructed or adopted to be wholly in, one occupation.
- (16) "*To Erect a Building*" means to erect a new building or to re-erect any building, any wall of which is pulled down to the level of the ground floor, or to convert into a dwelling house any building not originally intended according to the original application and plans thereof for human habitation, or to convert into more than one dwelling house a building originally constructed as one dwelling, and a building so erected, re-erected or converted is called a new building.
- (17) "*Base*" applied to a wall means the underside of such wall immediately above the footings, if any, or in the case of a wall wholly carried by a bressummer the underside of the wall immediately above the bressummer.
- (18) "*Bressummer*" means a wooden beam or a metallic or concrete girder which carries a wall.

2. The following buildings shall be exempt from the operation of Rules 8 to 28 and 31 to 45 hereof inclusive.

- (a) Any building erected and used or designed according to the original application and plans therefor to be used exclusively as a conservatory or plant house.
- (b) Any building erected and used or constructed or designed according to the original application and plans therefor to be used exclusively for a poultry house, garden tool house, cycle or rickshaw shed, summer house, or aviary which shall not exceed in capacity eight hundred cubic feet. Provided that this exemption shall apply to detached buildings only.
- (c) Any native hut.

3. Any building hereinafter described shall be exempt from the operation of the Rules numbered 8, 11, 12, 13, 14, 15, 16, 18 and 19 hereinafter, that is to say :

Any building comprising not more than two storeys, each wall of which shall be provided with a proper damp course as required by the Rule in that behalf and

- (A) the external walls of which shall be constructed of timber framing composed of timbers not less than 4×2 inches in section for a one storey building and $4 \times 2\frac{1}{2}$ inches for a two storey building properly framed and properly covered externally with some impervious fireproof material.
- (B) which shall to a height of not less than 12" above the surface of the adjoining ground be carried upon either
 - (a) sufficient piers, constructed of
 - (i) good cement concrete 9 inches thick
 - (ii) good stone, bricks or other hard and suitable materials at least 9 inches thick and properly bonded and solidly put together : or
 - (b) metal standards of sufficient strength.
Every such pier or standard shall be covered with a metal cap projecting 3 inches at least beyond the face of such pier on every side.
- (C) the external wall of which shall to a height of not less than 12 inches above the surface of the ground adjoining such wall be constructed of
 - (i) good cement concrete at least 9 inches thick : or,
 - (ii) good stone, bricks or other hard and suitable materials at least 9 inches thick and properly bonded and solidly put together.
- (D) the distance of any part of which from the boundary of any adjoining plot shall not be less than 10 feet.

Provided that where any building such as is hereinbefore described forms or is intended to form part of a block of new dwelling houses the dwellings shall be separated by a party wall which shall notwithstanding anything hereinbefore contained be constructed in accordance with the requirements of the Rules in that behalf.

4. The foundations of any new building shall not be constructed on any site which has been filled up by or has been used as a place for the deposit of excrementitious matter or the carcasses of dead animals or other filthy or offensive matter until such matter shall have been properly removed or otherwise dealt with to the satisfaction of the Medical Officer of Health.

5. Every person who shall erect a store or a building of the warehouse class shall cause the whole of the ground floor within the external walls to be constructed either (a) of cement concrete stone or bricks well grouted in cement in such a manner as to make the building proof against rats, or (b) of wood, provided that the level of any such wooden floor shall not be less than 2 feet above the mean level of the ground thereunder :

6. A person who shall construct a balcony or bay window shall construct such balcony so that it shall not project more than 2 feet 6 inches over any unalienated Crown land or any public street or road and shall not be less than 15 feet above ground level: and no balcony or bay window shall be so constructed as to project over a road, street or public passage of a less width than 30 feet.

7. The Town Clerk may give permission upon such terms as he may think fit to any person to erect a verandah upon Crown land but only in accordance with the minimum dimensions approved in that behalf by the Municipal Committee.

8. Subject to Rule 3 hereof, every wall of a new building that may be built at an angle with another wall shall be properly bonded therewith to the satisfaction of the Town Clerk.

9. Every person who shall erect a new building shall construct every wall thereof so as to rest upon proper footings.

He shall cause the projection at the widest part of the footing of every wall on each side of such wall to be at least equal to one half of the thickness of the wall at its base, except where an adjoining wall interferes.

He shall also cause the diminution of the footings to be in regular offsets, or in one offset at the top of the footings and shall cause the height from the bottom of the footings to the base of the wall to be at least equal to two thirds of the thickness of the wall at its base.

10. The foundations of the walls of every house or building other than native quarters shall be formed of a bed of good concrete, not less than nine inches thick, and projecting at least four inches on each side of the lowest course of footings of such walls. If the site be upon a natural bed of murrum or rock, concrete may be omitted from the foundations of the walls, with the approval of the Town Clerk.

The concrete must be composed of clean gravel, broken hard brick, properly burnt ballast, or other hard material to be approved by the Town Clerk, well mixed with freshly burnt lime or cement in the proportions of at least one of lime to six, and at least one of cement to eight of the other material.

11. Subject to Rule 3 hereof, every wall of a house or building shall have a damp course composed of materials impervious to moisture to be approved by the Town Clerk, extending throughout its whole thickness at the level of not less than 6 inches below the level of the lowest floor: provided that this Rule shall not apply to native quarters except where the floor thereof is of timber.

Every cellar and every wall abutting wholly or partly upon earth and being the wall of a room shall be so constructed as to be water-tight.

12. Subject to Rule 3 hereof, every person who shall erect a new building shall cause the external and party walls thereof to be constructed of concrete, good stone or bricks properly bonded and solidly put together.

Provided always that such person may construct any external walls of such building of timber framing subject to compliance with the following conditions:—

- (i) The timber framing shall be properly put together, and the spaces between the timbers shall be filled in completely with stone or other solid and incombustible material.
- (ii) A thickness of at least 6 inches of stone or other solid and incombustible material shall be placed at the back of every portion of timber and shall be properly bonded to the stonework or other material filling the spaces between the timbers excepting in the case of timber framing in gables properly filled in with stone or other solid and incombustible material.

13. For the purposes of these Rules with respect to the structure of walls of new buildings, the measurement of height of storeys in walls and of height and length of walls shall be determined by the following Rules:—

- (i) The height of a storey in a wall shall be measured in the case of the lowest storey from the base of the wall to the upper surface of the floor next above, and in the case of every other storey from the level of the upper surface of the floor up to the level of the upper surface of the floor next above or if there be no such floor above, then up to the highest part of the wall.
- (ii) The height of a wall shall be measured from the base to the highest part of the wall, or in the case of a wall, comprising a gable, to the base of the gable.
- (iii) Walls shall be deemed to be divided into distinct lengths by return walls. The length of a wall shall be measured from the centre of one return wall to the centre of another provided that the return walls are external party or cross walls and bonded into the walls so deemed to be divided.

A wall shall not for the purpose of this Rule be deemed a cross wall unless it is carried up to the top of the wall so divided or in the case of a gable wall to the level of the base of the gable and unless the

aggregate extent of the vertical faces or elevation of all openings therein taken together shall not exceed one half of the whole extent of the vertical face or elevation of the wall in such storey.

14. Subject to Rule 3 hereof when the external wall or the party wall of a domestic building is constructed of stone and does not exceed 15 feet in height its minimum thickness shall be 15 inches for its whole length.

When the wall exceeds 15 feet but does not exceed 28 feet in height its minimum thickness shall be 18 inches up to 15 feet and 15 inches thereafter.

Where the wall exceeds 28 feet but does not exceed 40 feet in height its minimum thickness shall be 24 inches up to the height of one storey, 20 inches thick second storey and 15 inches thereafter.

The minimum of the walls of Public Buildings and buildings of the warehouse class constructed of stone shall be as follows :—

Where the wall does not exceed 25 feet in height it shall be 18 inches thick.

Where the wall exceeds 25 feet but does not exceed 40 feet, it shall be 24 inches thick.

Where the wall exceeds 40 feet in height and does not exceed 55 feet, it shall be 24 inches thick to a height of 33 feet and 20 inches thick for the rest of its height.

When the unsupported length of any wall exceeds 30 feet clear of cross walls or partitions the thickness thereof shall be increased by 3 inches beyond the minima given above.

15. (a) Subject to Rule 3 hereof, where an external wall or a party wall of a domestic building constructed of good bricks not less than $8\frac{1}{2}$ inches long or of solid concrete does not exceed twenty five feet in height its thickness shall be as follows :—

If the wall does not exceed 35 feet in length, it shall be $8\frac{1}{2}$ inches thick for its whole height :

If the wall exceeds 35 feet in length, it shall be 13 inches thick from the base for the height of the lowest storey, and $8\frac{1}{2}$ inches thick for the rest of its height.

(b) Where the wall exceeds 25 feet but does not exceed 35 feet in height, its thickness shall be as follows :—

If the wall does not exceed 35 feet in length it shall be 13 inches thick from the base for the height of one storey, and 9 inches thick for the rest of its height.

If the wall exceeds 35 feet in length it shall be 13 inches thick from the base for the height of two storeys, and $8\frac{1}{2}$ inches thick for the rest of its height.

(c) Where the wall exceeds 35 feet but does not exceed 45 feet in height its thickness shall be as follows :—

If the wall does not exceed 35 feet in length it shall be 13 inches thick from the base for the height of two storeys and $8\frac{1}{2}$ inches thick for the rest of its height.

If the wall exceeds 35 feet in length it shall be $17\frac{1}{2}$ inches thick from the base for the height of one storey, then 13 inches thick for the height of two storeys, and $8\frac{1}{2}$ inches thick for the rest of its height.

(d) Where the wall exceeds 45 feet but does not exceed 55 feet in height, its thickness shall be as follows :

If the wall does not exceed 35 feet in length it shall be $17\frac{1}{2}$ inches thick from the base for the height of one storey, then 13 inches thick for the height of two storeys, and then $8\frac{1}{2}$ inches thick for the rest of its height.

If the wall exceeds 35 feet but does not exceed 45 feet in length, it shall be $17\frac{1}{2}$ inches thick from the base for the height of two storeys and 13 inches thick for the rest of its height.

If the wall exceeds 45 feet in length it shall be $22\frac{1}{2}$ inches thick from the base for the height of one storey, then $17\frac{1}{2}$ inches thick for the height of the next storey, and then 13 inches thick for the rest of its height.

(e) Where the wall exceeds 55 feet but does not exceed 65 feet in height its thickness shall be as follows :—

If the wall does not exceed 45 feet in length it shall be $17\frac{1}{2}$ inches thick from the base for the height of two storeys and 13 inches thick for the rest of its height.

If the wall exceeds 45 feet in length it shall be $22\frac{1}{2}$ inches thick from the base for the height of one storey, then $17\frac{1}{2}$ inches thick for the height of the next two storeys, and then 13 inches thick for the rest of its height.

- (f) Where the wall exceeds 65 feet but does not exceed 75 feet in height, its thickness shall be as follows:—

If the wall does not exceed 45 feet in length it shall be $22\frac{1}{2}$ inches thick from the base for the height of one storey, then $17\frac{1}{2}$ inches thick for the height of the next two storeys and then 13 inches thick for the rest of its height.

If the wall exceeds 45 feet in length it shall be increased in thickness in each of the storeys below the uppermost two storeys by $4\frac{1}{2}$ inches.

- (g) Where the wall exceeds 75 feet but does not exceed 85 feet in height, its thickness shall be as follows:—

If the wall does not exceed 45 feet in length it shall be $22\frac{1}{2}$ inches thick from the base for the height of one storey, then $17\frac{1}{2}$ inches thick for the height of the next three storeys, and then 13 inches thick for the rest of its height.

If the wall exceeds 45 feet in length, it shall be increased in thickness in each of the storeys by $4\frac{1}{2}$ inches.

16. Every person who shall erect a new public building or a new building of the warehouse class or a new building designed to be used as a hotel, lodging house or boarding house shall construct every external wall and every party wall of such building being a wall of stone, concrete or brick in accordance with the following conditions and in every case the thickness prescribed shall be the minimum thickness of which any such wall may be constructed, and such walls shall be built of good bricks not less than 9 inches long or of solid concrete:—

In the case of a store of one storey only, all the walls of which are constructed of solid cement concrete, and are not more than 12 feet in height, and the span of the roof of which is not more than 12 feet in width, such walls shall be 6 inches thick.

In all other cases

- (a) Where the wall does not exceed 25 feet in height (whatever is its length) it shall be 13 inches thick at its base.

- (b) Where the wall exceeds 25 feet but does not exceed 35 feet in height it shall be at its base of the thickness following:—

If the wall does not exceed 45 feet in length it shall be 13 inches thick at its base:

If the wall exceeds 45 feet in length it shall be $17\frac{1}{2}$ inches thick at its base.

- (c) Where the wall exceeds 35 feet, but does not exceed 45 feet in height, it shall be at its base of the thickness following:—

If the wall does not exceed 35 feet in length, it shall be 13 inches thick at its base:

If the wall exceeds 35 feet but does not exceed 45 feet in length, it shall be $17\frac{1}{2}$ inches thick at its base:

If the wall exceeds 45 feet in length, it shall be $22\frac{1}{2}$ inches thick at its base.

- (d) Where the wall exceeds 45 feet but does not exceed 55 feet in height, it shall be at its base of the thickness following:—

If the wall does not exceed 35 feet in length, it shall be $17\frac{1}{2}$ inches thick at its base:

If the wall exceeds 35 feet but does not exceed 45 feet in length it shall be $22\frac{1}{2}$ inches thick at its base.

If the wall exceeds 45 feet in length it shall be 27 inches thick at its base.

- (e) Where the wall exceeds 55 but does not exceed 65 feet in height it shall be at its base of the thickness following:—

If the wall does not exceed 45 feet in length it shall be $22\frac{1}{2}$ inches thick at its base.

If the wall exceeds 45 feet in length it shall be 27 inches thick at its base.

- (f) Where the wall exceeds 65 feet but does not exceed 75 feet in height it shall be at its base of the thickness following:—

If the wall does not exceed 45 feet in length it shall be $22\frac{1}{2}$ inches thick at its base.

If the wall exceeds 45 feet in length it shall be increased in thickness from the base up to within 16 feet from the top of the wall by $4\frac{1}{2}$ inches.

- (g) Where the wall exceeds 75 feet but does not exceed 85 feet in height it shall be at its base of the thickness following:—

If the wall does not exceed 45 feet in length it shall be $22\frac{1}{2}$ inches thick at its base.

If the wall exceeds 45 feet in length it shall be increased in thickness from the base up to within 16 feet from the top of the wall by $4\frac{1}{2}$ inches.

- (h) The thickness of the wall at the top, and for 16 feet below the top shall be 13 inches and the intermediate parts of the wall between the base and 16 feet below the top shall be built solid throughout the space between straight lines drawn on each side of the wall and joining the thickness at the base to the thickness at 16 feet below the top. Nevertheless in walls not exceeding 80 feet in height the walls of the topmost storey may be $8\frac{1}{2}$ inches thick, provided the height of that storey does not exceed 11 feet.
- (i) If any storey exceeds in height fourteen times the thickness prescribed for its walls the thickness of each external wall and of each party wall throughout that storey shall be increased to one fourteenth part of the height of the storey and the thickness of each external wall and of each party wall below that storey shall be proportionately increased.
- (j) Every external wall and every party wall of any storey which exceeds 11 feet in height shall be not less than 13 inches in thickness.
- (k) Where by any of the foregoing rules relating to the thickness of walls and of new buildings a certain thickness is required this thickness may with the consent of the Town Clerk be confined to piers properly distributed, of which the collective widths shall amount to one seventh part of the length of the wall. The width of the piers may nevertheless be reduced if the projection is proportionately increased, the horizontal sectional area not being diminished; but the projection of any such pier shall in no case exceed one third of its width.

17. Nothing contained in these rules shall prevent the erection of concrete, brick or stone walls of lesser thickness if supported by steelwork or other adequate supports or of concrete walls of lesser thickness provided that they are sufficiently reinforced to the satisfaction of the Town Clerk.

18. *Cross Walls.* Subject to Rule 3 hereof, the thickness of every cross wall shall be at least two thirds the thickness prescribed by these Rules for an external wall or party wall of the same height and length and belonging to the same class of building but, subject to Rule 16 (k) shall in no case be less than six inches or in the case of a brick wall $8\frac{1}{2}$ inches.

If such wall shall support any superincumbent external wall the whole of such cross wall shall be of the thickness prescribed by the Rule in that behalf for an external wall or a party wall of the same height and length and belonging to the same class of building as that to which such cross wall belongs.

19. Subject to Rule 3 hereof, every person who shall erect a new building and shall leave in any storey or storeys of such building an extent of opening in any external wall which shall be greater than one half of the whole extent of the vertical face or elevation of the wall or walls of the storey or storeys in which the opening is left shall construct:—

- (a) sufficient piers of stone or brickwork or other sufficient supports of combustible material so disposed as to carry the superstructure; and
- (b) a sufficient pier or piers or other sufficient supports of that description at or within 3 feet of the corner of the building.

20. Every person who shall erect a new building of the warehouse class, or a new domestic building which may according to the original application and plans therefor be intended to be used as a shop or a place of habitual employment for any person or as a dwelling house shall cause every party wall of such building to be carried up nine inches at least measured at right angles to the slope of the roof above such part of any roof as is opposite to and within 4 feet from the party wall.

21. No party wall shall be constructed so that any opening shall be made or left in such wall except by consent of the Town Clerk.

22. A person who shall erect a new building shall not place in any party wall of such building any bond timber or any wood plate.

23. A person who shall erect a new building shall not place the end of any bressummer beam or joist in any party wall unless the end of such bressummer, beam or joist be at least six inches distant from the centre line of such party wall.

24. Every person who shall erect a new building shall cause every bressummer to be borne by a sufficient template of stone iron or good concrete the full breadth of the bressummer and to have a bearing in the direction of its length of four inches at least at each end.

25. He shall also cause such bressummer to have, if necessary, such storey posts, iron columns, stanchions or piers of stone on a solid foundation under the same as may be sufficient to carry the superstructure. At each end of every metallic bressummer a space shall be left

equal to one quarter of an inch for every ten feet and also for any fractional part of ten feet of the length of such bressummer to allow for expansion.

26. A person who shall erect a new building shall not fix in such building any pipe for the purpose of conveying smoke or other products of combustion unless such pipe be so fixed at the distance of 12 inches at least from any combustible substance.

27. Every person who shall erect a new building shall cause the roof of such building and every turret, dormer or other erection placed on the flat or roof of such building to be externally covered with tiles, metal, or other incombustible material, except as regards any door, window, lantern light or sky light.

No person shall be prohibited under the above Rule from using shingles as a roof covering provided that any part of such building so covered shall be at least 100 feet distant from any part of any other building or from the boundary of any adjoining plot.

28. A building erected upon a plot or sub-plot which abuts upon a street and having its frontage upon such street shall be so erected that any straight line drawn in the direction of such building from any point on the farther boundary of such street (such point being taken on the same level as the mean ground level of the nearest wall of such building) so as to form an angle of 45 degrees with a straight line drawn from such point to the base of such nearest wall shall pass entirely above the whole of such building. A building erected upon a plot or sub-plot which abuts upon a street of a less width than 50 feet and having its back upon such street shall be so erected that no part of such building being 20 feet or more above the mean level of the ground on which it stands shall be less than 40 feet distant from the nearest point at the same level on the opposite boundary of the street.

For the purposes of this Rule a building shall be held to have a frontage or back upon a street if a line drawn at right angles to the frontage or back line of such building from any point thereon so as not to pass through or over such building would if produced towards such street cross the same, without passing over any plot or sub-plot except that upon which such building stands.

Open Spaces.

29. A dwelling house shall not be so erected, added to or altered that more than two-thirds of the plot or sub-plot on which it stands shall be built over: and no erection of any kind whatever shall be so erected, added to or altered upon any plot or sub-plot upon which a dwelling house stands that more than two-thirds of such plot or sub-plot shall be built over.

30. Where the only open space upon which any room shall abut is an internal open space or courtyard such internal open space shall have an area equal to not less than one eighth of the aggregate floor area of all the rooms in any one storey abutting thereon, and shall be kept free from all erections and open to the sky and open to access from a public way by a passage which shall be at least 4 feet in width along its entire length and the solum of which shall also be kept free from all erections whatever. And all buildings abutting on an internal open space shall be so erected that a line drawn from the guttering of the roof at any point to any point on the base of a wall opposite shall form an angle of not more than 45 degrees with the ground.

31. Every person who shall erect a new domestic building shall construct in the wall of each storey of such building which shall immediately front or abut on such open spaces as, in pursuance of the Rules in that behalf, shall be provided in connection with such building, a sufficient number of suitable windows, in such a manner and in such a position that each of such windows shall afford effectual means of ventilation by direct communication with the external air.

32. Every person who shall construct a new domestic building shall so construct every floor of a room therein as to be effectually protected against damp.

33. Every person who shall erect a new domestic building shall construct in every habitable room of such building one glazed window, at the least, opening directly into the external air, and he shall cause the total area of such window, or, if there be more than one, of the several windows, clear of the frames to be equal at the least to one eighth of the floor area of such room. Such person shall also construct every such window so that one half at the least, may be opened, and so that the opening may extend in every case to the top of the window.

34. Every person who shall erect a new domestic building shall cause every habitable room of such building which is without a fireplace and a flue, to be provided with adequate means of ventilation to the satisfaction of the Town Clerk.

35. Every person who shall erect a new domestic building shall so construct every room which shall be situated in the lowest storey of such building, and shall be provided with a boarded floor, that there shall be for the purpose of ventilation between the under side of every joist on which such floor may be laid and the upper surface of the ground or of the asphalte or concrete with which such ground is covered a clear space of nine inches at the least in every part, and he shall cause such space to be thoroughly ventilated by means of suitable and sufficient ventilators to the satisfaction of the Town Clerk.

36. Every person who shall erect a new public building shall cause such building to be provided with means of ventilation which shall be adequate in the opinion of the Town Clerk.

37. Every room designed for human habitation shall over its entire area be at least 10 feet in height from floor to ceiling or roof.

38. Every room designed for human habitation shall have a superficial area, in the case of native quarters, of at least 48 square feet and in all other cases, of at least 100 square feet.

With respect to the Structure of the Floors of New Buildings.

39. Every person who shall erect a new building, shall, as regards the structure of every floor of such building, comply with such of the following conditions as may be applicable to such building that is to say :—

Joists.

1. He shall, in the construction of the floor of a domestic building, cause every common bearing joist to be of not less than the size and strength following :—
 - (a) If the joist does not exceed 3 feet 4 inches in clear bearing, it shall be 4 inches in depth and 2 inches in thickness.
 - (b) If the joist exceeds 3 feet 4 inches and does not exceed 5 feet 4 inches in clear bearing, it shall be 5 inches in depth and 2 inches in thickness.
 - (c) If the joist exceeds 5 feet 4 inches and does not exceed 7 feet 4 inches in clear bearing, it shall be 7 inches in depth and 2 inches in thickness.
 - (d) If the joist exceeds 7 feet 4 inches and does not exceed 9 feet 4 inches in clear bearing, it shall be 7 inches in depth and 3 inches in thickness.
 - (e) If the joist exceeds 9 feet 4 inches and does not exceed 13 feet 4 inches in clear bearing, it shall be 9 inches in depth and 3 inches in thickness.
 - (f) If the joist exceeds 13 feet 4 inches and does not exceed 14 feet 4 inches in clear bearing, it shall be 9 inches in depth and 4 inches in thickness.
 - (g) If the joist exceeds 14 feet 4 inches and does not exceed 16 feet 4 inches in clear bearing, it shall be 10 inches in depth and 4 inches in thickness.

Trimmer and Trimming Joists.

- (h) A trimmer joist shall not receive more than 5 common joists and the thickness of a trimming joist receiving a trimmer at not more than 3 feet from one end, and of every trimmer joist receiving not more than 5 common joists, shall be 1 inch greater than the thickness hereinbefore specified for a common joist of the same bearing.

Beams.

2. He shall in the construction of the floor of a domestic building, cause every beam or girder of such floor, which is not used to support any wall, pier, or other similar structure, to be of not less than the size and strength following :—
 - (a) If the beam exceeds 8 feet and does not exceed 10 feet in clear bearing, it shall be 12 inches in depth and 9 inches in thickness.
 - (b) If the beam exceeds 10 feet and does not exceed 12 feet in clear bearing, it shall be 13 inches in depth and 10 inches in thickness.
 - (c) If the beam exceeds 12 feet and does not exceed 14 feet in clear bearing, it shall be 15 inches in depth and 11 inches in thickness.

Warehouse Buildings.

JOISTS.

3. He shall in the construction of the floor of a building of the warehouse class cause every common bearing joist to be of not less than the size and strength following :—
 - (a) If the joist does not exceed 3 feet in clear bearing, it shall be 4 inches in depth and 2 inches in thickness.
 - (b) If the joist exceeds 3 feet and does not exceed 4 feet in clear bearing, it shall be 5 inches in depth and 2 inches in thickness.
 - (c) If the joist exceeds 4 feet and does not exceed 5 feet in clear bearing, it shall be 6 inches in depth and 2 inches in thickness.
 - (d) If the joist exceeds 5 feet and does not exceed 6 feet in clear bearing, it shall be 6 inches in depth and 3 inches in thickness.

- (e) If the joist exceeds 6 feet and does not exceed 7 feet in clear bearing, it shall be 8 inches in depth and 3 inches in thickness.
- (f) If the joist exceeds 7 feet and does not exceed 8 feet in clear bearing, it shall be 9 inches in depth and 3 inches in thickness.
- (g) If the joist exceeds 8 feet and does not exceed 10 feet in clear bearing, it shall be 10 inches in depth and 3 inches in thickness.
- (h) If the joist exceeds 10 feet and does not exceed 12 feet in clear bearing, it shall be 12 inches in depth and 3 inches in thickness.

Trimming and Trimmer Joists.

- (i) A trimmer joist shall not receive more than 5 common joists, and the thickness of a trimming joist receiving a trimmer at not more than 3 feet from one end shall be $1\frac{1}{2}$ inches greater than the thickness hereinbefore specified for a common joist of the same bearing; and the thickness of a trimmer joist receiving not more than 5 common joists, shall, for every such joist, be increased by one quarter of an inch additional to the thickness hereinbefore specified for a common joist of the same bearing.

Beams.

4. He shall in the construction of the floor of a building of a warehouse class, cause every beam or girder of such floor which is not used to support any wall, pier or other similar structure to be of not less than the size and strength following :—
 - (a) If the beam exceeds 8 feet and does not exceed 10 feet in clear bearing, it shall be 15 inches in depth and 11 inches in thickness.
 - (b) If the beam exceeds 10 feet and does not exceed 12 feet in clear bearing, it shall be 17 inches in depth and 12 inches in thickness.
 - (c) If the beam exceeds 12 feet and does not exceed 14 feet in clear bearing, it shall be 18 inches in depth and 13 inches in thickness.

General Rules.

40. The requirements of the preceding rule relating to the structure of floors shall be subject to the following conditions, that is to say :—

- (1) The sizes prescribed for the timbers mentioned in the foregoing rule shall represent the least size and strength which any such timber may have at any part.
- (2) Every beam and joist shall be laid and fixed on edge, its greatest side being in a vertical position or nearly so as may be requisite, and when laid and fixed in such position, the distance between the upper and lower surface thereof shall for the purposes of this rule be deemed to be the depth thereof.
- (3) In calculating the size and strength required for any beam or other timber intended to be of a strength equal to or greater than that of any particular beam or other timber of the same length and of the dimensions specified in the rule in that behalf, the following method shall be adopted :—
In both cases the number of inches in the depth of such beam or other timber shall be multiplied by itself and the product shall be multiplied by the number of inches in the breadth. The number thus obtained shall be taken to represent the proportionate strength of such beam or other timber.
- (4) The Rules relating to the joists and beams in floors are applicable only to floors formed of joists laid on edge in the ordinary way and covered with boards.
- (5) In the case of a framed floor, or of a floor formed with beams at short distances apart, and covered with battens, deals or planks, without joists, the several timbers of such floors shall be of such size and strength as to secure due stability.
- (6) The Rules relating to joists and beams in floors are applicable only to joists laid at distances of not more than 15 inches apart, measured from the middle of one joist to the middle of the next, and to beams laid at a distance of not more than 10 feet apart, measured from the middle of one beam to the middle of the next.
 - (i) Provided that in the case of a floor formed of beams of greater dimensions than the respective dimensions specified, such beams may be laid and fixed at a proportionately greater distance apart than 10 feet and
 - (ii) In the case of a floor formed of joists or beams of less dimensions than the respective dimensions specified, or of timber of inferior quality, such joists or beams shall be laid and fixed at a proportionately less distance apart than 15 inches and 10 feet respectively.

- (7) All joists which exceed 8 feet in span shall have herringbone or solid strutting constructed between them.

With Respect to Floors and Staircases of Public Buildings.

41. Every person who shall erect a new public building shall construct the floor of every lobby, corridor, passage and landing, and every flight of stairs in any staircases in such building, and all the supports of every such floor and flight of stairs, of stone or other incombustible and fire resisting material, and of adequate strength,

Provided always that the foregoing requirements shall not apply to the floor of a lobby, corridor or passage, or landing, or to any flight of stairs designed to be used otherwise than as means of access to any part of a public building intended to be used for any public purpose.

42. Concrete floors of public buildings formed of armoured concrete shall be supported by steel, iron or reinforced concrete girders or, in the case of a ground floor, upon dwarf walls and in all cases full particulars of the system of reinforcement shall be submitted.

This Rule applies to Portland cement concrete floors with gravel or broken stone aggregates in which the volume of cement is not less than one seventh of the whole and which are strengthened by steel rods, wire netting or expanded metal placed not more than one sixth of the depth from the lower side.

Where temporary shoring or centreing is used it shall not be struck until the concrete is thoroughly set.

With Respect to the Drainage of Buildings.

43. Every person who shall erect a new building shall cause the sub-soil of the site of such building to be effectually drained to a suitable outfall where such exists, wherever the dampness of the site renders such a precaution necessary in the opinion of the Medical Officer of Health.

44. Every person who shall erect a new building shall for the purpose of carrying from the roof or flat of such building all water which may fall thereon, provide suitable gutters and shall cause a suitable pipe or trunk, extending from the roof to the ground to be fixed in such a manner as to receive all water that may fall on the roof, and shall cause such water to be carried by means of an approved drain to the nearest public drain if within 20 yards.

45. A person shall not so construct a building or a drain that the drain shall run beneath the building or any part thereof, provided that nothing herein contained shall be held to apply to a drain carried under any archway over a passage, such archway being 7 feet or more in height at its highest point.

46. The Town Clerk shall have power upon conviction of the owner or of an occupier of any plot or sub-plot which may have been built upon for any nuisance in connection therewith, or upon the written advice of the Medical Officer of Health, to call upon the owner of such plot or sub-plot to pave any open space therein with stone or cement concrete to the satisfaction of the Town Clerk and that within a period to be specified in the notice, and any person failing to comply with the terms of such notice, shall be guilty of an offence against these Rules, and upon conviction of such person the Town Clerk may enter upon the premises and undertake the prescribed work and may recover all expenses connected therewith from the person in default.

47. The following provisions shall apply to any area of the Township to which the Governor of the Protectorate may declare the same to be applicable and that from the date of notice to that effect published in the "Official Gazette," and so long as such notice shall remain in force, with respect to every building that shall be erected after the date of such notice, viz:—

- (a) The foundation walls of every building shall be of concrete or of brick or of stone laid in cement mortar or some equally rat-proof material, shall extend at least 1 foot above the surface soil, and shall be at least 8 inches thick at the top; and where openings are necessary for ventilation or other purposes, such openings shall be made rat-proof by suitable metal screens.
- (b) The full floor area under all buildings shall be entirely covered by concrete at least $1\frac{1}{2}$ inches thick, except where and in so far as the surface of the soil is composed of rock, or where the soil is of the variety known as black cotton, in which latter case such floor area shall be entirely covered with slabs either of good cement concrete at least 3 inches in thickness of the following composition, viz:—Good Portland cement, sand and broken stone or washed murrum gauged in the proportion of 1, 2 and 4, respectively, the aggregate to be broken to a gauge of not more than $\frac{3}{4}$ inch;—or of good cement concrete at least $1\frac{1}{2}$ inches in thickness of the same composition

and reinforced with good wire netting with a mesh not exceeding 1 inch in diameter. Such slabs shall in no case be larger than 2 feet square and shall be capable in every case of resisting a crushing load of 900 lbs. to the square inch.

Earth Closets.

48. A person who shall construct an earth closet shall not construct such earth closet within 10 feet of any kitchen, he shall construct such earth closet in such a manner and in such a position as to afford ready means of access to such earth closet, for the purpose of cleansing such earth closet and of removing filth therefrom, and in such a manner and in such a position as to admit of all filth being removed from such earth closet, and from the premises to which it may belong, without being carried through any dwelling-house or public building, or any building in which any person may be, or which may be intended to be employed in any manufacture, trade or business.

49. Every person who shall construct an earth closet in connection with a building shall provide such earth closet with an opening for light and ventilation of not less than $1\frac{1}{2}$ square feet as near to the top as convenient, and communicating directly with the external air.

50. No person shall construct an earth closet otherwise than in accordance with a standard pattern approved by the Town Clerk or with plans and specifications submitted to and approved by him.

51. Every person who shall construct an earth closet shall construct the seat, if any, of such earth closet, the aperture in such seat, and the space beneath such seat, of such dimensions as to admit of a moveable receptacle for filth of a capacity not exceeding 2 cubic feet, being placed and fitted beneath such seat in such a manner and in such a position as may effectually prevent the deposit upon the floor or sides of the space beneath such seat or elsewhere than in such receptacle, of any filth which may from time to time fall or be cast through the aperture in such seat. For this purpose every closet shall be provided with stops to keep the bucket in its correct position beneath the aperture.

52. Every person who shall construct an earth closet shall construct the seat, if any, of such earth closet to rest upon iron brackets or piers formed of non-absorbent material and so that the whole of such seat or a sufficient part thereof may be lifted into a vertical position so as to afford adequate access to the space beneath such seat for the purpose of cleansing such space, or of removing therefrom or placing and fitting therein the appropriate receptacle for filth, or shall otherwise provide adequate means of access to such space for the purposes aforesaid.

Native Quarters.

53. Every person who shall erect a building designed to be occupied by natives shall construct such building so that it shall comply with the following provisions:—

- (a) Such building shall not be erected within 10 feet of any domestic building or building of the warehouse class.
- (b) Where the walls and roof of such quarters shall be covered with combustible materials they shall be at least 20 feet from any domestic building or building of the warehouse class.
- (c) The upper surface of the floor shall be at least 4 inches above the mean level of the surrounding ground.
- (d) The height of such building shall not be less than ten feet measured from the upper surface of the floor to half the vertical height of the roof except in the case of a grass hut.
- (e) Each compartment shall have a superficial area of not less than 48 square feet and be provided with at least 3 square feet of ventilation as near to the top as convenient.

Giving of Notices, Deposit of Plans, etc.

54. Every person who shall intend to erect a building or to alter or to make any addition to a building shall give to the Town Clerk notice in writing in the prescribed form of such intention which shall be delivered or sent to him at his office and shall at the same time deliver or send or cause to be delivered or sent to him complete plans and sections of every floor and the front elevation of such intended building, which shall be drawn and coloured on tracing linen to a scale of not less than one inch to every eight feet, and shall show the position, form and dimensions of the several parts of such building, alteration or addition and of every closet, and all other appurtenances and in which the building shall be so described as to show whether it is intended to be used as a dwelling house or otherwise, and shall furnish any further particulars that the Town Clerk may deem necessary. Any plans deposited in compliance with this Rule shall remain the property of the Municipal Committee.

55. Such person shall at the same time deliver or send, or cause to be delivered or sent to the Town Clerk a description in writing of the materials of which it is intended that such building or addition shall be constructed and of the intended mode of drainage and means of water supply.

56. Such person shall at the same time deliver or send or cause to be delivered or sent to the Town Clerk a coloured block plan of such building or addition which shall be drawn on tracing linen to a scale of not less than one inch to every forty feet, and shall show the position of the buildings, additions and appurtenances and of the properties immediately adjoining, the width of the streets if any, in front and at the rear of such building or passages, and the width of all streets and passages abutting on the plot.

57. Such person shall likewise show on such plan the intended lines of drainage of such building and of any public sewer or drain to which such drainage shall connect.

58. Such person shall sign such plans and sections or cause the same to be signed by his duly authorised agent.

59. So soon as the Town Clerk is satisfied that such plans do not contravene any of the conditions set forth in these rules, and are in other respects satisfactory, he shall signify the approval of the Municipal Committee in writing under his hand.

60. The Town Clerk may disapprove of any plans on any of the following grounds:—

- (a) that they show a contravention of any Township Rules.
- (b) that the proposed drainage is not satisfactory in the opinion of the Municipal Committee.
- (c) that sufficient facilities for access of sanitary carts are not provided for in the opinion of the Municipal Committee.
- (d) in the case of a new building to be erected on a plot on which a building or buildings already stand, that no scheme of subdivision has been sanctioned by Government, or that such new building is not in conformity with a scheme of subdivision which has been so sanctioned.
- (e) that the site upon which it is proposed to build is in the opinion of the Medical Officer of Health unfit for human habitation.
- (f) where latrine accommodation or native servants' quarters are considered necessary by the Municipal Committee, that no provision or inadequate provision is shown therefor.

61. In any case where the Town Clerk is satisfied that any building, though the plan thereof is not open to disapproval on any of the grounds specified in Rule 60 hereof is nevertheless likely or liable to be or become objectionable on sanitary grounds or otherwise in any way, the Town Clerk shall have power to withhold approval of such plan until the applicant shall have entered into such covenants binding him and his successors to do or to refrain from doing specified acts or things, as the Town Clerk may consider necessary to ensure that such building shall not so be or become objectionable and shall if required have procured such covenants endorsed upon his title deeds at his own expense and to the satisfaction of the Town Clerk.

62. No person shall begin to erect any building or execute any such work as is described in Rule 51, until he has given notice of his intention as hereinbefore required to erect such building or execute such work and the Town Clerk has either intimated approval of such building or work or failed to intimate disapproval thereof within the period hereinafter prescribed in that behalf.

63. Every person who shall erect a building, or execute any work to which any of the rules relating to building may apply, shall deliver or send, or cause to be delivered or sent to the Town Clerk, notice in writing, upon the day such person begins to erect such building or to execute such work.

64. Subject to Rule 61 hereof, if within 30 days of the receipt of any plans or notice or further particulars delivered in accordance with these Rules, the Town Clerk shall fail to intimate to the person submitting such plans his disapproval of the building or work which the said person intends to erect, the person submitting the plans may proceed with such building or work in accordance with the plans but not so as to contravene any of the provisions of these Rules or any amendments thereof in force for the time being.

65. Such person shall before proceeding to lay or cover up any foundation footings or any damp proof course of a building, deliver or send, or cause to be delivered or sent to the Town Clerk, notice in writing, in which shall be specified the date on which such person will proceed to cover up such foundation footings or damp proof course.

66. If such person neglect or refuse to deliver or send any such notice, or to cause any such notice to be delivered or sent as aforesaid and if the Town Clerk or other person duly authorised by the Municipal Committee on inspecting any work in connection with such building or such other work as aforesaid, finds that such work is so far advanced that he cannot ascertain whether anything required by any Rule relating to buildings has been done or omitted to be done, and if, within a reasonable time after such survey or inspection such person shall by notice in writing under the hand of the Town Clerk or such other authorised person be required within a reasonable time which shall be specified in such notice, to cause so much of such work as prevents the Town Clerk or such other authorised person from ascertaining whether anything has been done or omitted to be done as aforesaid to be cut into laid open or

pulled down to sufficient extent to enable the Town Clerk or other authorised person to ascertain whether anything has been done or omitted to be done as aforesaid, such person shall within the time specified in such notice cause such work to be cut into, laid open, or pulled down.

67. If any person who is entitled to proceed with any building or work under Rules 59, 64, or 80 fails to do so within the period of one year the notice given by him shall be held to have lapsed and he shall give fresh notice of his intention before proceeding to erect such building or execute such work and that in the manner hereinbefore prescribed, provided always that if such building or work is not completed within two years from the date when the Town Clerk shall have intimated that the deposited plans have been approved, the person shall in every case submit a fresh application for permission to proceed.

68. In every case where a person who shall erect a building, or shall execute any other work to which the Rules relating to buildings may apply shall, at any reasonable time during the progress or after the completion of the laying out or the erection of such building or the execution of such work receive from the Town Clerk notice in writing specifying any matters in respect of which the erection of such building, or the execution of such work may be in contravention of any Rule relating to buildings or may show a deviation from the plan thereof as passed by the Town Clerk and requiring such person within a reasonable time which shall be specified in such notice to cause anything done contrary to any such Rule to be amended or to do anything which by any such Rule may be required to be done but which has been omitted to be done, such person shall, within the time specified in such notice, comply with the several requirements thereof provided that nothing contained in this Rule shall be held to affect the liability of such person to prosecution for breach of any of these Rules.

69. Such person, within a reasonable time after the completion of any work which may have been executed in accordance with any such requirements, shall deliver or send, or cause to be delivered or sent to the Town Clerk notice in writing of the completion of such work, and shall, at all reasonable times within a period of 7 days after such notice shall have been so delivered or sent, afford to any party deriving authority from the Municipal Committee free access to such work for the purpose of inspection.

70. Every person who shall erect a building or shall alter a building in regard to any matter as to which a Rule was in force when such building was first erected or shall execute any other work to which any of the Rules relating to buildings shall apply, shall, at all reasonable times during the erection of such building or the execution of such work, afford to any party deriving authority from the Municipal Committee free access to such building or work for the purpose of inspection.

71. Every person who shall erect a building or make any alteration or addition to a building shall, within a reasonable time after the completion of the erection of such building or alteration or addition deliver or send, or cause to be delivered or sent to the Town Clerk at his office, notice in writing, of the completion of the erection or alteration of such building, and shall at all reasonable times, within a period of 48 hours after such notice shall have been so delivered or sent, and before such building shall be occupied afford to the Town Clerk or to any party deriving authority from the Municipal Committee free access to every part of such building for the purpose of inspection.

72. A person shall not occupy or suffer to be occupied any new domestic building until such building shall after examination have been certified by an officer of the Municipal Committee, to be in his opinion in every respect fit for human habitation and erected in accordance with the approved plans and the Township Rules, unless special permission shall have been granted by the Town Clerk for the occupation of the whole or any part of such building.

73. Where any building has been erected, no person shall alter such building in such a way that the same as altered, would, if at first so constructed have contravened any of these Rules, or shall except with the written permission of the Town Clerk and except upon such terms as he may prescribe use or (being the owner thereof) suffer such building to be used otherwise than for the purposes specified or indicated in the original application and plans in respect thereof.

Fire Escapes, etc.

74. Every building over 45 feet high and every public building shall be provided with proper means of escape in case of fire, and with chemical fire extinguishers of such a number and design as shall be approved by the Town Clerk.

In the case of public buildings, each exit, passage and staircase shall be 3 feet 6 inches wide for every 100 persons to be discharged by such exit, passage or staircase and all doors and barriers shall be made to open outwards and no outside locks or bolts shall be affixed thereto.

Encroaching Structures &c.

75. No person shall, without the written consent of the Town Clerk, and except upon such terms as he may prescribe, erect, set up, place or hang against or in front of any premises, any structure or fixture or thing, whether fixed or detachable which will overhang, jut, or project into, or in any way encroach upon any street, or jut or project into, or encroach upon any drain or open channel in any street, so as in any way to interfere with the use or proper working of such drain or channel, or to impede the inspection or cleaning thereof.

The Town Clerk may by written notice require the owner or occupier of any premises to remove any structure, fixture or thing which has been erected, set up, placed or hung against or in front of the said premises or otherwise in contravention of these Rules, or to alter the same in such manner as the Town Clerk thinks fit to direct.

If the occupier of the said premises removes or alters any structure, fixture or thing in accordance with such notice, he shall be entitled, unless the structure, fixture or thing was erected, set up, placed or hung by himself, to credit in account with the owner of the premises for all reasonable expenses incurred by him in complying with the said notice.

Hoardings.

76. Every person who shall erect or make any alteration to a building, shall erect and maintain during the execution of the work such hoardings as shall be necessary in the opinion of the Town Clerk for the protection of the public, provided that no hoarding shall be erected in any street except with the written permission of the Town Clerk or otherwise than in accordance with plans lodged with and approved by him.

Sanitary Lanes.

77. No building shall unless with the written permission of the Town Clerk be so erected added to or altered as to have a frontage upon a sanitary lane or passage.

For the purposes of this rule:

- (a) a building shall be held to have a frontage upon a sanitary lane or passage if any straight line drawn at right angles to the frontage line of such building from any point thereon so as not to pass through or over such building would if produced towards such sanitary lane or passage cross the same without passing over any plot or sub-plot except that upon which such building stands, or if in the opinion of the Town Clerk no suitable or sufficient means of access thereto is provided except by a sanitary lane or except by a passage, provided that a side door upon a passage leading into a street other than a sanitary lane shall be deemed a suitable and sufficient access if the distance from such door to the street shall be not more than one third of the distance from such door to any sanitary lane into which such passage leads.
- (b) the Town Clerk shall have powers in every case to determine whether any street is a sanitary lane or passage and his decision shall be final, provided that no street measuring 40 feet or more in width shall in any circumstances be deemed to be a sanitary lane or passage.

As to the power of the Municipal Committee to remove, alter or pull down any work begun or done in contravention of the Rules.

78. If any work to which any of the foregoing Rules may apply be begun or done in contravention of any such Rule, or otherwise than in accordance with the plans thereof as passed by the Town Clerk, the person by whom such work shall be so begun or done may be required by a notice in writing, which shall be signed by the Town Clerk and shall be duly served upon or delivered to such person, on or before such day as shall be specified in such notice by a statement in writing under his hand or under the hand of an agent duly authorised in that behalf, and addressed to and duly served upon the Town Clerk to show sufficient cause why such work shall not be removed, altered, or pulled down; or may be required on such day and at such time and place as shall be specified in such notice to attend personally or by an agent duly authorised in that behalf before the Municipal Committee and show sufficient cause why such work shall not be removed, altered, or pulled down.

79. If such person shall fail to show sufficient cause why such work shall not be removed altered, or pulled down, the Municipal Committee shall be empowered to remove, alter, or pull down such work, and may recover from such person all expenses in connection therewith.

80. Notwithstanding anything contained in the foregoing Rules it shall be lawful for the Town Clerk to grant permits for temporary buildings on such obligations both as to removal thereof and otherwise and generally upon such terms as he in his free discretion may prescribe and the foregoing Rules with the exception of Nos. 4, 5, 6, 20, 26 to 38, 43, 44, 45, 47, 53 to 63, 65 and 66, all inclusive shall not apply to any building erected under such a permit unless by express stipulation, provided that no permit may be granted under this Rule for a building any of the walls of which are to be constructed wholly or partly of stone bricks or concrete.

81. If it shall come to the notice of the Medical Officer of Health that any room in any building is being used to afford sleeping accommodation for such a number of persons that there shall be less than 300 cubic feet of space in such room for each such person, the Medical Officer of Health may serve a notice upon the owner of such building calling upon him to take such measures as to ensure that such room shall not be so used and that within a time to be specified in the notice, and if such notice be not complied with within the time so specified, such owner shall be guilty of an offence against this Rule. For the purposes of this Rule a child being or appearing to be under the age of 10 years shall not be reckoned as a person, but two such children shall be reckoned as one person.

82. If it shall come to the notice of the Medical Officer of Health that any room the floor of which is below the mean level of the ground adjoining is being used for sleeping accommodation, the Medical Officer of Health may serve a notice upon the owner of the building in which such room is situated calling upon him to take such steps as to ensure that such room shall not be so used, and that within a time to be specified in the notice, and if such notice be not complied with within the time so specified such owner shall be guilty of an offence against this Rule.

83. Any person contravening or failing to comply with any of the provisions of these Rules shall be liable on conviction to a fine not exceeding Rs. 200/- and in default of payment thereof to a period of imprisonment not exceeding 60 days.

84. Rules 24 to 50 inclusive of the Township Rules 1904 shall from the date hereof cease to apply to Nairobi, and Township Rules dated 19th May, 1913 are hereby repealed.

85. These Rules shall apply to Nairobi and may be cited as "Nairobi Building Rules 1913."

86. Township Rules 1906 in so far as applying to Nairobi, are hereby amended by substitution of the words "Rule 54 of Nairobi Building Rules 1913" for the words "Rule 24 of the Township Rules 1904" where they occur in Rules 1 and 2 of the said first mentioned Rules.

GOVERNMENT NOTICE No. 231]

RULES.

Rules issued by His Excellency the Governor of the East Africa Protectorate under the East Africa Townships Ordinance, 1903.

Nairobi,

Dated this 4th day of November, 1913.

C. C. BOWRING,

Deputy Governor.

1. These Rules shall be read as one with the Nairobi Township Rules No. 2 of 1906.

2. The Town Clerk may demand from each dhobie residing in the Dhobie's Quarters a deposit of Rs. 15/- and may withhold a licence from any dhobie until such deposit shall have been paid by him.

Such deposits shall be retained as security against damage to Municipal property, and for good behaviour.

3. In the event of damage being caused to property belonging to the Municipality at the Dhobie's Quarters, the Town Clerk may confiscate either such part of the deposit of the dhobie responsible for such damage as shall be required to make good the same or such part of the total deposits of the dhobies as shall be so required, in which case the sum confiscated shall be debited to each of the dhobies in equal portions.

4. In the event of any portion of the deposit of any dhobie being so confiscated the Town Clerk shall give notice thereof to such dhobie who shall thereupon renew his deposit to the extent of the sum confiscated and in the event of his failing so to do, the Town Clerk may withdraw the licence of such dhobie and may withhold a licence from him till such deposit be so renewed.

5. On the death of any dhobie or upon his ceasing to reside in the Dhobies' Quarters the balance of his deposit shall be refunded to his representatives or to himself as the case may be.

GOVERNMENT NOTICE No. 232]

NOTICE.**Under the East Africa Railways Ordinance, 1910.**

In accordance with clause 3 of Section 47, Chapter VI of the East Africa Railway Ordinance, 1910, I hereby accord sanction to the introduction of the Tyer's System of Train Signalling on the Uganda Railway from the 15th October, 1913.

Mombasa,

H. C. BELFIELD,

27th October, 1913.

Governor.

GOVERNMENT NOTICE No. 233]

NOTICE.**Under the Medical Practitioners and Dentists Ordinance, 1910.**

In exercise of the powers conferred upon me by Section 8 of the Medical Practitioners and Dentists Ordinance, 1910, I hereby appoint Dr. W. Owen Prichard to be a member of the Board for the purposes of the above Ordinance, vice Dr. J. O. Shircore.

Nairobi,

C. C. BOWRING,

Dated this 4th day of November, 1913.

Deputy Governor.

GOVERNMENT NOTICE No. 234]

NOTICE.**Under the East Africa Prison Regulations, 1902.**

In accordance with Section 1 of "The East Africa Prison Regulations 1902," a temporary Prison at Mangea, Malindi District, is hereby established.

Nairobi,

C. C. BOWRING,

Dated this 4th day of November, 1913

Deputy Governor.

GOVERNMENT NOTICE No. 235]

NOTICE.**Appointments under the Native Authority Ordinance, 1912.**

His Excellency the Governor has been pleased to appoint all Native Tribunals recognized for the purposes of the Native Tribunal Rules, 1913, exercising jurisdiction within the Kikuyu District to be Collective Headmen of the areas within which they exercise jurisdiction under or for the purposes of the said Rules.

His Excellency has further directed that such Councils shall as Collective Headmen be subordinate to the Official Headmen previously appointed.

Nairobi,

C. C. BOWRING,

November 4th, 1913.

Chief Secretary.

GOVERNMENT NOTICE No. 236]

NOTICE.

Notice is hereby given that His Excellency the Governor has been pleased to recognize the following Native Council for the purposes of the Native Tribunal Rules 1913.

By Order

Nairobi,

C. C. BOWRING,

November 4th, 1913.

Chief Secretary.

Name of the President.

Locality.

Moru wa Ndungi

Karura Sub-Division of Kikuyu District.

GOVERNMENT NOTICE No. 237]

NOTICE.**Permits for Kikuyu Natives to enter the Suk Country.**

The District Commissioner, Baringo has been authorised by His Excellency the Governor to issue licences under the Outlying Districts Ordinance, 1902, to Kikuyu Native traders desirous of entering the Suk Country. Such licences shall be granted on condition that the holders shall deposit Rs. 50 for each party of 15 men or under as security for their good behaviour or for the observance of any conditions endorsed upon the licence.

By Order

Nairobi,

C. C. BOWRING,

8th November, 1913.

Chief Secretary.

GOVERNMENT NOTICE No. 238]

APPOINTMENTS.

His Excellency the Governor has been pleased to make the following appointments:—

To be a Magistrate of the 2nd class, with power to hold a Subordinate Court of the 2nd class while holding his present appointment of Assistant District Commissioner, Dagoretti:—

CHARLES EATON WARD, to date November 11th, 1913.

To be Medical Officers,

WILLIAM TUDHOPE, M.B., C.H.B. (GLAS.) to date 10th September, 1913.

HARVEY HENRY VINCENT WELCH, M.B., BAC. SURG., M.R.C.S., L.R.C.P., (LOND), to date 8th October, 1913.

FRANK COLLAR, M.R.C.S., M.R.C.P., (LOND.), to date 8th October, 1913.

EDMUND NEPTUNE RUSSELL, M.B., BAC. SURG. (CAMB.) M.R.C.S., L.R.C.P. to date 8th October, 1913.

To be a Nursing Sister,

ISABEL LOUISE MAJENDIE, to date 17th November, 1913.

To be Senior Medical Officer, Seyidie Province, and Plague Officer, Mombasa,

LIONEL DEWE LOWSLEY, to date 10th November, 1913.

To be Medical Officer Native Civil Hospital H. M's Prison, and K. A. Rifles, Nairobi,

HARVEY HENRY VINCENT WELCH, to date 14th November, 1913.

To be Medical Officer, Naivasha Province,

ARTHUR DONALD JOHN BEDWARD WILLIAMS, to date 1st November, 1913.

To be Medical Officer, European Hospital, Mombasa,

FREDERICK LOUIS HENDERSON, to date 1st November, 1913.

SECRETARIAT, NAIROBI,

November 1st, 1913.

C. C. BOWRING,

Chief Secretary.

GENERAL NOTICE No. 702]

NOTICE.

Notice is hereby given that the Administrative Headquarters of the Masai Reserve are situated at the Narok River on the Kijabe Cart road. Mails and Parcels should be addressed "Masai Reserue, Post Office, Naivasha.

GENERAL NOTICE No. 703]

NOTICE.**Under the Liquor Ordinance, 1909.**

UKAMBA PROVINCE.

The next Licensing Court will sit on Monday, the 8th, December, 1913, at the District Native Court, Nairobi, at 10 a.m.

GENERAL NOTICE No. 704]

NOTICE.**Under the Liquor Ordinance, 1909.**

UKAMBA PROVINCE.

The following applications have been made in the Ukamba Province for licences under the above Ordinance.

Name of applicant.	Class.	Premises.
Bedi Beant Singh	Hotel Liquor licence	River Road, Nairobi, near Sikh Temple.
Bedi Beant Singh	Restaurant or Café Liquor licence	do

Nairobi,
10th November, 1913.

F. G. HAMILTON,
for Provincial Commissioner.

GENERAL NOTICE No. 705]

NOTICE.
Under the Liquor Ordinance, 1909.
UKAMBA PROVINCE.

The following further applications have been made in the Ukamba Province for licences under the above Ordinance.

Name of applicant.	Class.	Premises.
H. G. Gabriel, Manager Victoria Hotel	General Retail Liquor Licence	Victoria Hotel, Victoria Street Nairobi.
H. G. Gabriel, Manager Victoria Hotel	Hotel Liquor Licence.	Victoria Hotel, Victoria Street Nairobi.
Nairobi, 5th November, 1913.		S. L. HINDE, <i>Provincial Commissioner.</i>

GENERAL NOTICE No. 706]

NOTICE.
Under the Liquor Ordinance, 1909.

The following applications have been made for Licences under the above Ordinance in the Naivasha Province;—

1. Mr. Harisingh Gujabhay applies for a Wine Merchant's and Grocer's Liquor Licence for his Shop in the Indian Bazaar at Nakuru Plot No. 94.
2. Messrs. J. H. S. Todd & Co. apply for a Wine Merchant's and Grocer's Liquor Licence for their premises Plot No. 7 Section XIX in the Eldoret Township.
3. The Naivasha Hotel Company, Ltd., for their Hotel premises now under construction at Naivasha, apply for a General Retail and Hotel Liquor Licence.
4. Mr. A. M. Correa applies for a Wine Merchant's and Grocer's Liquor Licence for his premises, Plot No. 6 at Gilgil.
5. Mr. Gurdit Singh Nair applies for a General Retail Liquor Licence for his premises in the Indian Bazaar, Nakuru.

Naivasha,
3rd November, 1913.

W. PICKFORD,
for Acting Provincial Commissioner.

GENERAL NOTICE No. 707]

NOTICE.
Under the Liquor Ordinance, 1909.
NYANZA PROVINCE.
Applications for New Liquor Licences.

Class.	Name of applicants.	Premises.
Hotel Liquor Licence Wine Merchants and Grocer's Licence	Joshua Stevenson	Plot 11, Kericho.
Wine Merchants and Grocer's Liquor Licence	C. de Costa	Plot 50, Station Road, Kisumu.
Steamship Liquor Licence	W. C. Jones Marine Superintendent, Uganda Railway	Kericho. S.S. "Usoga."

Kisumu,
6th November, 1913.

H. HASTINGS HORNE,
Acting Provincial Commissioner.

GENERAL NOTICE No. 708]

NOTICE.
Under the Liquor Ordinance, 1909.
SEYIDIE PROVINCE.
Application for New Liquor Licence.

Class of Licence.	Applicant.	Premises.
Hotel Liquor Licence	Jane A. Webber & Alice Fairhurst	The Manor, Salim Road, Mombasa.
Mombasa, 13th November, 1913.		C. S. HEMSTED, <i>for Provincial Commissioner.</i>

GENERAL NOTICE No. 709]

NOTICE.**Under the Liquor Ordinance, 1909.**

The following applications have been made for Licences under the above Ordinance in the Naivasha Province:—

- (1) F. C. Hobson applies for a Hotel Liquor Licence and a general Retail Liquor Licence with midnight privileges for the Nakuru Hotel.
 - (2) F. C. Hobson applies for a Restaurant Licence for the Lake View Hotel, Nakuru.
- Naivasha,
November 10th, 1913.

F. TRAILL,

Acting Provincial Commissioner.

GENERAL NOTICE No. 710]

NOTICE.

It has been brought to my notice that there is great delay on the part of consignees in submitting claims for refund of duty on packages said to have been shortlanded.

It is therefore necessary to notify the public that no claims for refund of duty on packages referred will be entertained unless submitted within six months of the date of the alleged shortlanding.

Mombasa,

7th November, 1913.

F. W. MAJOR,

Chief of Customs.

GENERAL NOTICE No. 711]

NOTICE.**Swahili Examination.**

At an examination held on the 3rd November, 1913, the following Officer of the 3rd Battalion King's African Rifles, passed in Kiswahili (Colloquial):—

Lieut. E. A. B. Orr.

J. F. EDWARDS, CAPT.

Adjutant, 3rd Batt. K. A. Rifles.

GENERAL NOTICE No. 712]

NOTICE.**Candidates for Naval Cadetships.**

The age limits for candidates for Naval Cadetships has been raised from $12\frac{8}{12}$ -13 years, to $13\frac{4}{12}$ - $13\frac{8}{12}$ years.

A scheme has also been recently introduced for the Special Entry of Naval Cadets, and the names of Colonial candidates will be gladly received by the Admiralty if they can appear for examination in England.

Regulations embodying the new arrangements can be seen at the Secretariat, Nairobi.

GENERAL NOTICE No. 713]

NOTICE.

Provisional recognition pending the receipt of instructions from His Majesty's Government is hereby accorded to Senhor Rosendo Ayres Ribeiro as Portuguese Vice Consul at Nairobi.

GENERAL NOTICE No. 714]

NOTICE.**Under the Medical Practitioners and Dentists Ordinance, 1910.**

The undernoted Medical Practitioners have been registered in accordance with the provisions of "The Medical Practitioners and Dentists Ordinance, 1910,"

Name	Qualification
1. Frank Collar	M.R.C.S., (Eng) L.R.C.P. (Lond.)
2. Geoffrey Dunderdale	M.R.C.S., (Eng) L.R.C.P., (Lond.) M.B., Bac. Surg., 1910, Univ. Lond.
3. Patric Francis Nunan	M.B., Bac. Surg. M.D., (Univ. Dubl.)
4. James Hunter Harvey Pirie	M.B., Bac. Surg., M.D., (Univ Edin.) M.R.C.P., (Edin.)
5. James Hutcheon Thomson	M.B., Bac. Surg., (Univ. Aberd.)
6. William Tudhope	M.B., Bac. Surg., (Univ. Glasg.)
7. Harvey Henry Vincent Welch	M.R.C.S., (Eng.) L.R.C.P., (Lond.)
8. Edmund Neptune Russell	M.R.C.S., (Eng.) L.R.C.P., (Lond.) M.B., Bac. Surg., (Univ. Canb.)

A. D. MILNE,

Registrar.

GENERAL NOTICE NO. 715]

NOTICE.**Allotment of Agricultural Farms.**

TRANS-NZOIA.

Notice is hereby given that applications may be made to the undersigned for the farms specified in the Schedule hereto, subject to the conditions set out below and to the Crown Lands Ordinance, 1902, and the Rules thereunder in force, especially the Rules of 12th February, 1913.

Conditions.

1. No persons holding an unexpired occupation licence or an expired licence the development conditions of which have not been fulfilled, or who purchased a farm on May 19th, or August 25th, 1913, shall be entitled to tender an application.

2. No applicant shall be entitled to acquire more than one farm.

3. No person shall, without the sanction in writing of the Land Officer first obtained, act as the agent for or on behalf of any other person.

4. Every application shall be made in person by the applicant or his duly authorised agent at the Land Office Nairobi.

5. The farms will be allotted at the upset price specified in the Schedule hereto, except where more than one application is received at the same time for the same farm, in which case such farm will be disposed of by immediate auction between the persons so applying.

6. The applicant shall pay to the Land Officer, immediately on his being informed that his application has been granted, a deposit of 10% of the upset price, or, in the event of the allotment being determined by auction, 10% of the amount bid at such auction and shall, at the same time pay to the Land Officer the rent payable to the 31st December next following, the survey fees, and the fees payable for the preparation of the licence.

7. If an allottee shall fail to pay all fees due at the time above mentioned, the application, and everything done thereunder, shall be void.

8. The balance due for the purchase of the farm (that is 90% of the upset price or 90% of the amount bid at auction as the case may be) shall be paid in nine equal instalments on the first day of January in each year, commencing on the first day of the year next following that in which the farm has been allotted.

9. On payment of the first instalment and all fees due thereunder an occupation licence will be issued in the form prescribed in the Rules dated the 12th February 1913 which licence shall commence on the first day of the month next following the month in which the farm has been allotted.

10. The right is reserved to withdraw any farm from allotment without notice.

11. The farms are alienated, subject to the condition that the alignments of the roads shewn on the plans by black dotted lines which are approximate only are liable to be altered by substituting or adding different alignments as circumstances require. Such roads will be included in the sale to the respective purchasers subject to the right of all persons at all times to pass and repass with or without carts and other vehicles, horses and other animals along and over such roads, or substituted and different alignments and the occupation licences issued in respect of the farms through which the roads pass, shall contain such reservations, covenants and other clauses as may be necessary or proper to give full effect to the above conditions.

12. The areas of the Trans Nzoia farms cannot be guaranteed within 5% pending final check by the Government of the licensed Surveyor's computations. If any discrepancy occurs, no adjustments will be made in the purchase price, but the rent will be adjusted to 10 cents per acre so soon as correct acreage is ascertained.

13. The cost of the licence is Rs. 5/- and the cost of the subsequent lease (payable on the expiration of the licence) will be Rs. 30/-.

14. No land may be taken up by a person who has not attained legal majority, that is 21 years.

15. Should the licensee fail to fulfil the conditions of occupation and development, or fail to pay the rent or instalment within 21 days of the date when such became due, the farm shall revert to the Crown and all monies paid thereon shall be forfeited to the Crown.

(a) Applications for maps must be forwarded to the Survey Department (Cadastral Branch) and must be accompanied by cheque in payment for same.

The reference to the map (which must be quoted) is N. A. 36. Q. 5. price Re. 1/50 including postage.

The map will be on view in the Public Map Office attached to the Survey Department, Nairobi.

- (b) Whilst certain areas are shown on the maps as Government Reserves, outspans etc., the Government does not undertake either that these areas will remain permanent reserves or that if used for any Government or Public purposes they will be permanently used as such.

Schedule Referred to in the Notice of Allotment.

Situation : Trans-Nzoia.

Farm No. e.g.	Approximate Area acres.	Rental per annum	Upset price	Survey Fees.	Development required.
N. A. 36		Rs. Cts.	Rs.	Rs.	Rs.
22	2825	282 50	1,410	525	5,656*
*W.II.b.					
" 23	2092.7	209 27	1,050	458	4,184
" 25	2618.5	261 85	1,310	512	5,236
" 26	3196.2	319 62	1,600	552	6,392
" 27	3289.8	328 98	1,650	565	6,578

The above Schedule gives the farms available for allotment at the date of this notice, but as they are open for allotment at any time, no guarantee can be given that all or any of them will be available on receipt of an application after the below mentioned date.

N. A. 36

*Note: ———— 22 Will not be available for allotment until 10 a.m. on 20th November, 1913.
W. II. b

Nairobi,
11th October, 1913.

R. BARTON WRIGHT,
Land Officer.

GENERAL NOTICE No. 716]

IN THE TOWN MAGISTRATE'S COURT AT NAIROBI.

PROBATE AND ADMINISTRATION.

CAUSE No. 2 OF 1913.

NOTICE OF APPLICATION FOR LETTER OF ADMINISTRATION OF MALL-SINGH,
LATE OF NAKURU, DECEASED.

Take notice, that application having been made in this Court by Jatan Kaur, of Nakuru for the letter of administration of the estate of MALL-SINGH, husband of Jatan Kaur, late of Nakuru, who died at Nakuru on the 12th day of September 1913, 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 30th day of November, 1913.

Nakuru,
8th November, 1913.

R. DONALD,
District Delegate.

GENERAL NOTICE No. 717] PROBATE AND ADMINISTRATION.

CAUSE No. 133 OF 1913.

IN THE MATTER OF W. McDONALD GIBSON, DECEASED.

To all to whom it may concern.

Take notice that all persons having any claims against the estate of the above-named W. McDONALD GIBSON who died at Kamuge Neas Sogoto on the 7th day of August, 1913, are required to prove such claims before me the undersigned on or before the 1st day of February, 1914, after which date the claims so proved will be paid, and the estate distributed according to law.

Mombasa,
14th November, 1913.

J. W. H. PARKINSON,
Administrator General.

GENERAL NOTICE No. 718]

PROBATE AND ADMINISTRATION.

CAUSE No. 136 of 1213.

IN THE MATTER OF RAMJI KESA, DECEASED.

To all to whom it may concern.

Take notice that all persons having any claims against the estate of the above-named RAMJI KESA, who died at Kilindini, on the 15th day of October, 1913, are required to prove such claims before me the undersigned on or before the 1st day of February, 1914, after which date the claims so proved will be paid, and the estate distributed according to law.

Mombasa,

14th November, 1913.

J. W. H. PARKINSON,

Administrator General.

GENERAL NOTICE No. 719]

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

PROBATE AND ADMINISTRATION.

CAUSE No. 164 of 1913.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF THAKAR NARANJI JADAVJI
LATE OF MOMBASA, DECEASED.

Take notice, that application having been made in this Court by Gokaldas Jadavji, of Mombasa, for the administration of the Estate of THAKAR NARANJI JADAVJI, late of Mombasa who died at Mombasa on the 18th day of October 1913, 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 30th day of November, 1913.

Mombasa,

November 10th, 1913,

A. T. B. CARTER,

Judge.

GENERAL NOTICE No. 720]

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

NOTICE.

CAUSE No. 169 of 1913.

IN THE MATTER OF THE ESTATE OF OMAR BIN NAAMAN ELTANGANI, DECEASED.

Notice is hereby given that on the 5th day of December, 1913. I purpose to appoint Mohomed Bin Naaman to be the Wasi of the estate of the late OMAR BIN NAAMAN.

If any person objects to the proposed appointment he must give me notice of his objection before the expiration of this notice.

Mombasa,

November 5th, 1913.

A. T. B. CARTER,

Judge.

GENERAL NOTICE No. 721]

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

PROBATE AND ADMINISTRATION.

CAUSE No. 170 of 1913.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF KHATIJABAI BINTI ALIBHAI,
LATE OF CUTCH BHUJA, DECEASED.

Take notice, that application having been made in this Court by Abdulhussein Alibhai of Bhuja for the administration of the Estate of KHATIJABAI late of Cutch who died at Cutch Bhuja on the 2nd day of July 1913, 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 25th day of November, 1913.

Mombasa,

November 5th, 1913.

A. T. B. CARTER,

Judge.

GENERAL NOTICE No. 722]

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

INSOLVENCY PETITION No. 3 OF 1913.

IN THE MATTER OF DEVCHAND KESHAVJI.

Persuant to a petition dated, 15th October, 1913, againt DEVCHAND KESHAVJI, and on the application of the said DEVCHAND KESHAVJI of Mombasa, and on reading the said Petition and hearing C. M. Dalal in support of application it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

C. T. B. CARTER,
Judge.

Dated this 10th day of November, 1913.

GENERAL NOTICE No. 723]

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

INSOLVENCY JURISDICTION.

CAUSE No. 3 OF 1913.

IN *Re.* DEVCHAND KESHAVJI.

Notice is hereby given that by an Order of the Court made herein and dated the 10th day of November 1913, in the above named DEVCHAND KESHAVJI, was declared to be an Insolvent under the Provincial Insolvency Act 1907 (III of 1907) and the East African Trading Company appointed Receivers of the said Insolvent's property All property of the said Insolvent vests in the Receivers as from the date of their appointment. All persons claiming to be creditors of the above-named Insolvent should file particulars of their claims in writing supported by Affidavit together with any documents on which they rely in proof of their claim in the High Court on or before the 10th day of January, 1914. And any persons having in their possession any property belonging to or money due to the said Insolvent should forthwith hand or pay same to the said Receivers.

Dated this 1st day of November, 1913.

J. F. ST. A. FAWCETT,
Acting Registrar, High Court. E. A. P.

GENERAL NOTICE No. 724]

IN THE TOWN MAGISTRATE'S COURT AT NAIROBI.

INSOLVENCY JURISDICTION.

CAUSE No. 6 OF 1913.

IN THE MATTER OF WILLIAM STANLEY BENT, PETITIONER

NOTICE.

To all to whom it may concern.

Whereas William Stanley Bent of Nairobi, has filed a petition in this Court, on the 3rd day of November, 1913, that he be adjudged insolvent.

Notice is hereby given that the hearing of the said petition has been fixed for Wednesday the 3rd day of December, 1913, at 10 a. m., or so soon thereafter as it can be heard at the Town Magistrate's Court at Nairobi.

Nairobi,

Dated this 11th day of November, 1913.

G. H. PICKERING,
Town Magistrate.

GENERAL NOTICE NO. 725]

NOTICE.

His Honour the Chief Justice will proceed on circuit and hold sittings of the High Court at the places and on the dates below mentioned.

Civil Cases at Nairobi will not be taken before the 23rd October, 1913.

Nairobi 20th October 1913.

High Court Criminal Case No.	80/12	Crown	vs. J. R. Watcham & S. D. Watcham.
" "	73/13	"	vs. G. C. Moore.
" "	74/13	"	vs. B. Wilson.
" "	75/13	"	vs. Wazirsing.
" "	77/13	"	vs. Hamisi Leorget.
" "	81/13	"	vs. Warui Karuyi.
Confirmation Case No.	312/13	"	vs. Kago wa Ngwari.

Nairobi District Registry:

Civil Case No.	24/13	W. A. Gain	vs. Mrs. Anderson.
" "	26/13	Anderson & Mayer	vs. F. Schwantafsky Mayer.
" "	27/13	Inder Ram & Churinji Lal	vs. Abdul Aziz Hafiz.
" "	28/13	Joseline Charles Henry Grant	{ vs. Frank Gerald Wingate Wright.
" "	29/13	Emile Jardin	vs. W. B. Karr.
" "	30/13	A. S. Flemmer	vs. Clement Hirtzel.
" "	31/13	B. C. Sequeira	vs. C. Fernandez
" "	32/13	Ram Charans/o Manghire	vs. Nand Lall Jaikishen & Bro.
" "	33/13	Pherosha B. Messman	vs. Jehangir Pestonjee Virjee
" "	34/13	Mackinnon Bro., Ltd.	vs. M. H. Wessels & Co.
" "	35/13	Stephen Ellis & Co.	vs. B. E. A. Wattle, Co., Ltd.
" "	36/13	Janet Lunan	vs. The Crown Advocate for the E. A. P.
" "	37/13	Mrs. Eliza Jane Bell on behalf of the E. A. Nursing Association	{ vs. Edith Rowlands
" "	38/13	Bertram Gray Allen	vs. G. Argyropoulos.
" "	39/13	Mrs. G. E. Grogan by her Attorney W. C. Hunter.	{ vs. J. H. Cross.
" "	40/13	R. S. Murdoch	vs. J. A. Nazareth.
" "	41/13	E. Humphreys	vs. W. J. Moynagh.
" "	42/13	B. Cazenove	vs. Wright Wingate & Wells.
" "	43/13	Robertson & Gow	vs. Gurdit Singh.
" "	44/13	Veljee Virjee	vs. A. Allidina Visram.
" "	45/13	C. W. Keith Campling	vs. Victoria Hotels, Ltd.
Insolvency Cause No.	1/13	Re: W. A. Gain	
Civil Appeal No.	32/13	John Cornah	vs. Rand Tailors & Morris Moscow.
" "	33/13	Albert Gamble	vs. Alikhan s/o Doulat

Naivasha 12th November, 1913.
H. C. Cr Case No. 80/13**Nakuru District Registry, 14th November, 1913.**

Civil Case No. 5/13 Lord Delamere vs. C. B. Clutterbuck.

Kisumu, 17th November, 1913.

H. C. Cr. Case No.	79/13	Crown	vs.. Kipkaino Arap Kimogey
" "	Rev. C. 24/13	"	vs. Akino Mayuga

Kisumu District Registry:

Civil Case No.	1/13	Shariff Mohamed bin Abu Bakar	{ vs. Sheriff Omer.
" "	2/13	Shariff Mohamed bin Abu Bakar	{ vs. A. Allidina Visram.
" "	3/13	The Attorney General	vs. Sheikh Noordin
" "	4/13	" "	vs. Habib Velji
" "	5/13	" "	vs. Sheikh Noor Din
" "	6/13	" "	vs. Alibhai Valji
" "	7/13	" "	vs. Sheriff Mahomed bin Abubakar
" "	8/13	A. Allidina Visram	vs. Sheriff Mahomed bin Abubakar

Mombasa,

October 11th, 1913.

J. F. ST. A. FAWCETT,

Deputy Registrar.

General Notice No. 726]

NOTICE.

List of Magazines, Newspapers, etc., found loose at the Mombasa and Nairobi Post Offices during the month of October, 1913.

No.	Description.	Date.
1	The Graphic	Sept. 6th, 1913
2	The Official Gazette of the East Africa Protectorate (2 copies)	Oct. 1st, 1913
3	The Chronicle Telegraph	Sept 4th, 1913
4	{ The Referee	, 14th, "
	{ Barnes and Mortlake Herald	, 13th, "
5	The Carlisle Journal	, 2nd, "
6	Book entitled "Jains Sidhunte Probayshika"	
7	The Times of India (6 copies)	Apr. 2nd, May 21st, July 16th, July 23rd, Aug. 13th, & 20th, 1913.
8	One bundle containing Post Cards	October 1913
9	The Strand Magazine	Sept. 7th, 1913
10	The World, New York	September 1913
	{ Fashions for All	
11	{ Weldon's Home Milliner	Feb. Apr. June Sept. and Nov.
	{ The Young Lady's Journal	Aug. 16th, 1913
	{ Harrison's Dressmaker	September 1913
12	Book entitled "Trampling of the Lilies"	August 1913
13	Blackwood's Magazine	Sept. 1st, 1913
14	Chamber's Journal	, 2nd, "
15	The Brazilian Review	, 20th, "
16	The People	, 14th, "
	Penny Pictorial	, 21st, "
17	The News of the World	Sept. 11th, to Sept. 17th, 1913
18	The Daily Mirror	Sept. 20th, 1913
19	The Saturday Westminister Gazette	
	{ The Weekly Despatch	, 27th, "
20	{ Boxing	, 21st, "
	{ Cricket	, 20th, "
21	The British Medical Journal	, 13th, "
22	American Sheep Breeder	, 13th, "
23	The People	, 21st, "
24	One bundle Harrods Ltd., Cloth Patterns	
25	Le Journal	Sept. 22nd, 1913
26	Two Catalogues Harrods Ltd., Edition "A"	
27	Cleveland plain Dealer	, 13th, "
28	The Universe	, 12th, "
29	Glasgow News	, 13th, "
30	Catalogue Pryce Jones, Ltd.,	1913
31	The Universe	Aug. 29th, 1913
32	The Daily Chronicle	, 17th, "
33	Le Sourire	, 18th, "
34	Daily Record and Mail	, 15th, "
35	The Daily Chronicle	, 16th, "
36	Colne Nelson Times	, 12th, "
37	Londoner General Anzeiger	, 3rd, "
38	The Chronicle Telegraph, Waterloo, Ontario	, 11th, "
39	The Daily Mirror	Sept. 2nd, to Sept. 11th, 1913
40	The Daily Mirror	Sept. 15th, to Sept. 24th, "
41	Novel Magazine	, 1913
42	The Universe Illustrated Catholic weekly	, 26th, 1913
43	The Sunday at Home Magazine	October 1913
44	Two copies Sunday Times Perth, N.S.W.	Sept. 21st, 1913
45	Elder's Weekly Reviews, Adelaide	, 17th, "
46	6 copies Le Courier Seir	Oct. 4th, and 9th 1913
47	La Croix	Aug. 17th, 1913
48	3 copies L'action Sociale	Sept. 25th, 26th, and 27th
49	1 copy The Briton	Oct. 12th, 1913
50	Government Gazette of West Australia	Sept. 23rd, "
51	1 copy Church Family Newspaper	, 26th, "
52	1 copy Sunday Chronicle	, 14th, "
53	1 copy Daily Chronicle	, 27th, "
54	1 copy Hampshire Advertiser	Oct. 4th, "
55	1 copy Ladies Field	Sept. 27th, "
56	2 copies The Christian	Aug. 21st, and 28th
57	2 copies E. & T. Pinks' Price list	Oct. 7th, 1913
58	St-Martins-Le-Grand Magazine	" "
59	Badminton Magazine	" "

No.	Description.	Date.
60	Daily Graphic (Weekly edition)	Oct. 2nd,
61	"Official Gazette" (East Africa)	," 15th,
62	Le Sourire	Sept. 25th,
63	The Northern Weekly Leader	Sept. 6th,
64	One bundle-News of the World Sept. 28th, Weekly Despatch Sept. 28th, Pearson's Weekly Oct. 4th, and Tit Bits	October 4th, 1913
65	The Record	September 26th, 1913
66	Cleveland Plain Dealer	," 12th, "
67	People's Journal and Peoples Friend	," 27th, " ," 29th, "
68	The Church Army Gazette	October 4th, 29th, "
69	The Chronicle Telegraph Ontario	September 18th, "
70	London Magazine	October 1913
71	Bystander	," 8th, 1913 (various dates)
72	1 bundle Illustrated German papers	September 2nd, 1913
73	Die Gartenlaube	October 15th,
74	Indian Times Illustrated Weekly	September 11th, 1913
75	Osceola County Herald	," 21st, "
76	Washington Post	," 17th, "
77	The Toledo News-Bee	," 10th, "
78	The Scotsman	," 20th, "
79	Boston Journal U. S. A.	October 19th,
80	Sunday Times Sporting Star Oct. 18th, 1913 (J'burg)	June 28th, "
81	Daheim	various dates
82	1 bundle Italian Newspapers	September 26th, "
82	Aldershot Military Gazette	," 16th, 1913
84	Toledo Times	
85	Raja and Co., Lahore Price list	Sept. 26th, to 30th 1913
86	5 copies L'Eteile Belge	October 3rd, and 10th 1913
87	2 copies La Battaglia	September 19th, and 24th, 1913
88	6 copies Le XX Siegle	," 29th, and 9th, October
89	2 copies Le Auvelliste	October 5th, 1913
90	The Kaiser-I-Hind Bombay	September 21st, 1913
91	Le Journal Paris	August 15th, 1913
92	Seefahrt, Hamburg	September 29th, 1913
93	La Croix	
94	One packet of pocket knives	August 30th, 1913
95	5 copies Colonial Librarian Handbook	September 20th, 1913
96	2 small boxes of pins ex Baynes & Co., London	," 5th, "
97	London Mail	August 9th, "
98	The Winning Post	Sept. 3rd, 1913
99	Sanitary Record and Municipal Engineer	Oct. 15th, "
100	Daily Mail Overseas Edition	Aug. 9th, "
101	Punch	," 17th, "
102	Millions and Channel Coast Magazine	Various dates
103	Reading Mercury and Oxford Gazette	Aug. 24th, 1913
104	Pages Felles	Sept. 6th, 13th, and 20th.
105	23 copies Hamburg Beitung	
106	La Croix	
107	La Voce doll' Oporoio	
108	Novel "Her Son" by H. A. Vachell	

Owners of the above should make early application to this Office, accompanied by proof of ownership.

Mombasa,
12th November, 1913.

E. LETTS,
Postmaster.

GENERAL NOTICE No. 727]

MATINÉE

TRADE MARK ORDINANCE

No. 156.

No. 17 of 1912.

TO ALL TO WHOM IT MAY CONCERN.

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 45 of Part III of the above mentioned Ordinance has been lodged by The British American Tobacco Co., Ltd., Cecil Chambers, 86, Strand, London, W. C., Tobacco Manufacturers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received.

A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa,
30th October, 1913.

J. F. St. A. FAWCETT,
Secretary, Inventions and Designs.

GENERAL NOTICE No. 728]

No. 157

GLAXO

TRADE MARK ORDINANCE

No. 17 of 1912.

TO ALL TO WHOM IT MAY CONCERN.

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 42 of Part III of the above mentioned Ordinance has been lodged by Joseph Natham & Co., Ltd., of 88 Gracechurch Street, London, E. C., England, Merchants

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received.

A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa,
30th October, 1913.

J. F. St. A. FAWCETT,
Secretary, Inventions and Designs.

GENERAL NOTICE No. 729]

TRADE MARK ORDINANCE

No. 158.

No. 17 of 1912.



TO ALL TO WHOM IT MAY CONCERN.

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in class 3 of Part III of the above mentioned Ordinance has been lodged by Johann Abraham von Wülfing, Trading as Johann A. Wülfing and as Bauer & Cie., at 231 Friedrichstrasse, Berlin, S. W. 48, Germany, also trading as A. Wülfing & Co., and as The Sanatogen Company, 12, Chenies Street, London, Manufacturers.

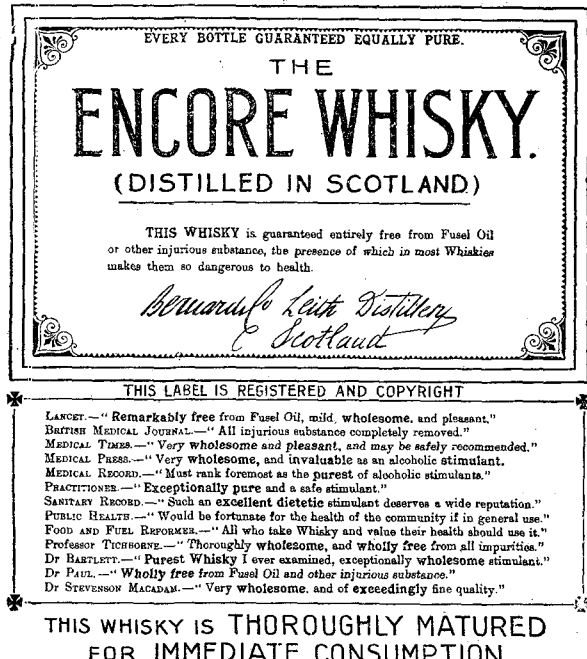
The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance, provided no notice of opposition is received.

A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa,
30th October, 1913.

J. F. St. A. FAWCETT,
Secretary, Inventions and Designs.

GENERAL NOTICE No. 730]



TRADE MARK ORDINANCE.

[No. 5.

No. 17 of 1912.

TO ALL TO WHOM IT MAY CONCERN:

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 43 of Part III of the above mentioned Ordinance in respect of Scotch Whisky has been lodged by Messrs. Bernard & Company Leith Distillery, Leith, Scotland, Distillers and Rectifiers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received.

A specimen of Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

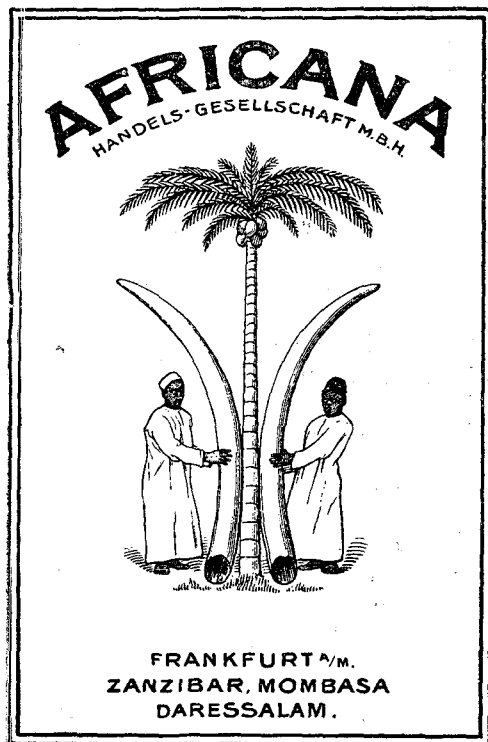
Mombasa,

J. F. St. A. FAWCETT,

November 15th, 1913.

Acting Secretary Inventions & Designs.

GENERAL NOTICE No. 731]



TRADE MARK ORDINANCE No. 159.

No. 17 of 1912.

TO ALL TO WHOM IT MAY CONCERN.

Take notice that an application for the registration as a Trade Mark of the label shewn above to be used in connection with goods mentioned in Class 45 of Part III of the above mentioned Ordinance in respect of all kinds of Tobacco Manufactured and Unmanufactured has been lodged by The Africana Handels Gesellschaft M B H of Frankfurt, Germany, Tobacco Manufacturers.

The label in so far as it is not disclaimed will be registered as a Trade Mark after the expiration of the period mentioned in Section 13 of the said Ordinance provided no notice of opposition is received.

A specimen of the Trade Mark registration of which is applied for can be seen at the Offices of the undersigned at Mombasa.

Mombasa,

J. F. St. A. FAWCETT,

6th November, 1913. Secretary, Inventions and Designs.

GENERAL NOTICE No. 732]

NOTICE.

The Sexton Motor Garage Company is now under new management, and will in future be known as the Amalgamated Garages of B. E. A., Ltd.

GENERAL NOTICE No. 733]

6, MINCING LANE,
LONDON, E.C.,

October 24th, 1913

To the Editor of the "Official Gazette,"

Nairobi, British East Africa.

COFFEE.

SIR,

Since our last, we have sold at Public Auction, the following parcels:—

UGANDA. "KIVUVU" 220 BAGS IN PARCHMENT RE-PACKED INTO 156 BAGS AFTER HUSKING.

Bold size sold at	81/- per cwt.
Medium	75/6 "
Smalls	64/6 "
Peaberry	76/- "
"A"	
Bold size musty	77/- per cwt.
Medium	72/- "
Smalls	62/- "
Peaberry	72/- "

MARANGU. M. R. E. 206 BAGS IN PARCHMENT RE-PACKED INTO 171 BAGS AFTER HUSKING.

Bold sizes realized	78/6 @ 85/6 per cwt.
Medium	74/6 @ 80/6 "
Smalls and Triage	67/6 @ 73/6 "
Peas	78/- @ 85/6 "

NAIROBI. F. & P.

13 bags greyish sold at 75/6 per cwt.

K

S B 65 BAGS IN PARCHMENT REPACKED INTO 35 BAGS AFTER HUSKING

Bold size bright greenish realised	84/-	per cwt.
Medium and Foxy	80/-	"
Smalls	68/-	@ 71/- "
Peaberry	75/-	@ 82/- "

While our neighbours sold.

L. & W. 88 bags greenish, realised	80/- per cwt.
Smalls	77/- "
Triage	62/6 "

There is a good market and most descriptions are realizing excellent prices.

We are, Sir,

Yours faithfully,

LEWIS & PEAT,

Rubber, Coffee & General Produce Brokers.

ARRIVALS.

Name.	Rank.	From leave or on 1st Appointment.	Date of leaving England.	Date of Embarkation.	Date of arrival at Mombasa or Kilindini.
W. McGregor Ross	Director, P. W. D.	Leave .	Sept. 10th, 1913‡	Sept. 11th, 1913	Oct. 27th, 1913.
C. F. Hickie	Assistant Treasurer	do	Oct. 1st, " †	Oct. 1st, "	" 27th, "
M. W. H. Beech	Asst. Dist. Commissioner	do	" 2nd, " *	" 2nd,	" 27th, "
I. M. Dundas	Senior Land Ranger	do	" 2nd, " *	" 2nd,	" 27th, "
S. E. J. Howarth	Public Works Department	do	" 2nd, " *	" 2nd,	" 27th, "
G. Wood	Sergeant Instructor of Police	do	" 2nd, " *	" 2nd,	" 27th, "
Dr. F. Collar	Medical Officer	1st appoint.	" 2nd, " *	" 2nd,	" 27th, "
Dr. H. H. V. Welch	Medical Officer	do	" 2nd, " *	8th,	" 27th, "
A. W. Reid	Chief Storekeeper	Leave	" 6th, "	11th,	" 27th, "
G. A. Stanley	Traffic Manager	do	" 8th, "	" 9th,	" 27th, "
E. Battiscombe	Conservator of Forests	do	" 8th, "	" 9th,	" 27th, "
A. G. Baker	District Surveyor	do	" 8th, "	" 9th,	" 27th, "
J. B. Ellard	Quartermaster Police	do	" 8th, "	" 9th,	" 27th, "
W. G. Edwards	Asst. Dist. Commissioner	do	" 8th, "	" 9th,	" 27th, "
P. R. Filleul	do	do	" 8th, "	" 9th,	" 27th, "
Dr. F. L. Henderson	Medical Officer	do	" 8th, "	" 9th,	" 27th, "
E. R. S. Taylor	Asst. Supdt. Police	do	" 8th, "	" 9th,	" 27th, "
G. J. Hunt	Head Clerk, P. W. D.	do	" 8th, "	" 9th,	" 27th, "
J. H. Small	Clerk, Land Department	do	" 8th, "	" 9th,	" 27th, "
A. MacGregor	Forester	do	" 8th, "	" 9th,	" 27th, "
Major C. J. Ross D.S.O.	Assistant Game Warden	do	" 8th, "	" 9th,	" 27th, "
Dr. E. N. Russell	Medical Officer	1st appoint.	" 8th, "	9th,	" 27th, "
A. Mackie	Constable	do	" 8th, "	" 9th,	" 27th, "
F. W. Humphries	Headmaster, G. S. Eldoret	do	" 8th, "	" 9th,	" 27th, "
Mrs. G. Humphries	Headmistress, G. S. Eldoret	do	" 8th, "	" 9th,	" 27th, "
Lieut. P. N. Garnett	1st King's African Rifles	do	" 11th, "	" 10th,	" 30th, "
Lieut. R. C. Hardingham	do	do	" 11th, "	" 10th,	" 30th, "
Capt. W. G. Stonor	do	do	" 11th, "	" 10th,	" 30th, "
J. S. Dalgleish	Constable				" 25th,

* Embarked at Southampton.

† „ „ London.

† Via Egypt.

DEPARTURES.

Name.	Rank.	On leave or termination of appointment.	Date of Departure.	
Dr. P. H. Ross	Bacteriologist	Leave	October	31st, 1913.
Miss M. A. Munroe	Headmistress Nairobi "A" Division School	do	November	2nd, "
Capt. W. B. Brook	Assistant District Commissioner	do	"	3rd, "
J. J. Lightbody	do	do	"	3rd, "
G. H. Creswell	Ex : Engineer, P. W. D.	do	"	3rd, "
R. H. T. Blunt	Sub-Storekeeper, P. W. D.	do	"	3rd, "
Lieut. B. R. Young	Subaltern, 3rd K. A. R.	do	"	3rd, "
Capt. H. C. Dickinson	Company Commander, 3rd K. A. R.	do	"	3rd, "
L. J. E. Dench	2nd Class Postmaster	do	"	3rd, "
J. A. R. Eliot	Assistant Treasurer	do	"	3rd, "
Capt. H. N. Kempthorne	Asst. Director of Surveys Trig : & Topo Branch	do	"	3rd, "

[GENERAL NOTICE NO. 734]

NOTICE.

To all to whom it may concern.

Public notice is hereby given that all the General Powers of Attorney as managing clerk of our firms of East Africa and Uganda Protectorate given to Mr. Didaco Piedade da Costa to sign for the firms have been revoked from 10th November, 1913.

pp. SOUZA JUNIOR & DIAS,

J. N. D'CRUZ,

G. F. SOCRATES DA COSTA.

GENERAL NOTICE No. 735] EAST AFRICA PROTECTORATE.

Currency Board.

(a)

ABSTRACT OF NOTES IN CIRCULATION.

Total amount of Currency Notes in circulation on the tenth day of November, 1913 Rs 43,21,000

Average daily amount of Currency Notes in circulation during the month ended the tenth day of November, 1913 ... Rs 43,55,516

(b)

ABSTRACT OF CASH RESERVE.

Amount of the coin portion of the Note Guarantee Fund on the tenth day of November, 1913	Rs 21,42,497	Gold Rs. 4,95,000 Silver Rs. 16,47,497	00 Cts. 31 "
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Average daily amount of the coin portion of the Note Guarantee Fund, during the month ended the tenth day of November, 1913	Rs 21,77,013	44 Cts.
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(c)

ABSTRACT OF SECURITIES FORMING THE INVESTED PORTION OF THE NOTE GUARANTEE FUND ON THE TENTH DAY OF NOVEMBER, 1913.

Nature of Security.	Nominal Value.	Price paid.	Latest known market price.
	£ s. d.	£ s. d.	
Transvaal 3% Guaranteed Stock	41,414 16 6	40,233 10 3	88 $\frac{1}{4}$
India 3 $\frac{1}{2}$ % Stock	45,641 0 4	43,000 0 0	88 $\frac{1}{4}$
Straits Settlements 3 $\frac{1}{2}$ % Inscribed Stock	35,000 0 0	33,253 8 9	89 $\frac{1}{8}$
Southern Nigeria 3 $\frac{1}{2}$ % Inscribed Stock	14,478 5 7	13,746 11 3	88
Queensland 4% Inscribed Stock	15,098 4 4	15,000 0 0	99 $\frac{7}{8}$
Total £ ...	151,632 6 9	145,233 10 3	

Office of the Currency Board,
Mombasa,
November 10th, 1913.

F. W. MAJOR,
One of the Currency Commissioners.

Prospecting Licences issued at Mombasa during the quarter ended September 30th, 1913.

To whom issued.	Date of issue.	Date of expiry.
F. Starey	August 11th, 1913.	February 10th, 1913.

Liquor Licences issued at Mombasa during the quarter ended September 30th, 1913.

To whom issued.	Premises.
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WINE MERCHANT AND GROCER'S LICENCES.

A. T. P. Coutinho Souza Junior & Dias	Bomani Malindi, 28, Sheriffbhai Street, Kilindini
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GENERAL RETAIL LIQUOR LICENCES.

J. M. Fernandes	46, Ndia Kuu
A. C. de Souza	26, Sheriffbhai Street, Kilindini
C. R. Antao	14, Salisbury Street, Mombasa
J. G. de Souza	129, Pigot Market
George Goetze (a)	13, Vasco da Gama Street, Africa Hotel

(a) With midnight priviledges.

WHOLESALE LIQUOR LICENCES.

B. E. A. Corporation, Limited	Corporation House MacDonald T.
G. Denhardt & Co.	10, Vasco da Gama Street
East Africa Trading Co.	Mackenzie Road
East Africa & Uganda Corporation Limited	East Africa House, MacDonald T.

HOTEL LIQUOR LICENCE.

George Goetze (a)	13, Vasco da Gama Street, Africa Hotel
-------------------	--

(a) Free, being holders of General Retail Licence.

Mombasa,
October 20th, 1913.

C. S. HEMSTED,
District Commissioner.

Licences & Gun Tax issued at Nakuru Station during the quarter ended September 30th, 1913.

No.	To whom issued.	Date of issue.	Residence.	Remarks.
21260	V. Castelinho	July 3rd, 1913	Nairobi	12 bore shot gun Transferred from P. H. Nell
21261	P. F. Costa	„ 3rd, „	Nakuru	D B 12 bore shot gun Transferred from F. J. du Plessis
21262	E. J. Grimbeck	„ 28th, „	Gilgil	S B 450/400 cordite rifle
21263	do	„ 28th, „	„	9 m/m mauser rifle
21264	do	„ 28th, „	„	Double barrel shot gun
21265	N. Heppes	Aug. 9th, „	Nakuru	Winchester rifle 1895
21266	Boota Singh	„ 18th, „	„	D B shot gun 12 bore Transferred from T. W. N. Horne
21267	W. P. Joubert	„ 19th, „	„	Air gun 22
21268	P. G. Thorne	„ 27th, „	Elburgon	Cordite 40/270 mauser rifle

Nakuru,
October 3rd, 1913.

F. W. BELL,
for Actg. District Commissioner.

Labour Agents Permits in the Kenya Province during the quarter ended 30th Sept., 1913.

No.	To whom issued.	Date of issue.	Date of expiry.	Remarks.
71	Goar Khan	Sept. 15th, 1913	Dec. 14th, 1913	
301	Capt. B. Pitt	Aug. 14th ,,	Feb. 13th 1914	
302	L. Pridmore	Sept. 17th ,,	Mar. 16th ,,"	Permit returned on 17-9-13.

C. R. W. LANE,
Provincial Commissioner.

Bird Licences issued at Fort Hall during the quarter ended 30th September, 1913.

No.	To whom issued.	Date of issue.	Residence.
4057	E. L. Pearson	August 15th, 1913	Fort Hall
4058	Jamal Hirjee	," 15th ,,"	Chaniabridge

Ammunition Licences issued at Fort Hall during the quarter ended 30th September, 1913.

No.	To whom issued.	Date of issue.	Residence.	Remarks.
93	C. S. De la Fosse	July 1st, 1913	Maragua, near Fort Hall	400 cartridges for 12 bore shot gun
94	Diuna s/o Pirandita	," 27th ,,"	Meru	200 cartridges for 12 bore shot gun
95	Jumal Heerjee	Sept. 2nd ,,"	Chaniabridge	500 do
96	A. Nesbitt	," 19th ,,"	Punda Milia	500 rounds rifle ammunition 500 Revolver ammunition 500 Shot ammunition

Firearms registered at Fort Hall during the quarter ended 30th September, 1913.

No.	To whom issued.	Date of issue.	Residence.	Firearms.	Remarks.
24841	E. L. Person	Aug. 15th, 1913	Fort Hall	D B 12 bore shot gun No. 5851 G. W. Andrews	Renewed for 1913
24842	do	," 15th ,,"	do	1 Rifle .375 G. W. Andrews	," , , "
24843	Jamal Heerjee	," 15th ,,"	Chaniabridge	1 12 bore D B shot gun, No. 1893	," , , "

Fort Hall,
October 10th, 1913.

S. L. K. LAWFORD,
for District Commissioner.

Permits issued at Machakos Station during the quarter ended September 30th, 1913.

No.	To whom issued.	Date of issue.	Nature of Explosive.
19517	P. H. Percival	July 1913	300 rounds 256 mannlicher cartridges
19518	S. S. Lombard	August 1913	100 rounds 8 m/m mauser
19519	G. L. Langridge	," ,"	200 rounds .303
19520	M. M. Mackenzie	," ,"	300 , , 7 m/m mauser
19521	J. H. Luies	," ,"	200 , , 7 , ,
19522	F. R. Bestall	," ,"	100 , , 7 , ,

Permits issued at Machakos Station.—Contd.

No.	To whom issued.	Date of issue.	Nature of Explosive.
19723	H. D. Hill	August 1913	100 rds. .303 and 100 rds. 12 b. shot cartridges.
19524	Olaf Johansen	" "	300 rounds .303, 100 8 m/m pointed
19525	A. Johansen	" "	300 rounds .303
19526	M. Mackenzie	" "	500 rounds .303, 500 rounds 12 bore shot ctgs.
19527	J. E. Harrison	September 1913	200 rounds .303 cartridges
19528	C. M. Dare	" "	200 rounds 12 bore shot cartridges
19529	J. Miles	" "	300 rounds .256 cartridges
19530	C. G. Pitt	" "	100 rounds .303 cartridges
19531	Welsh Anderson	" "	50 rounds .303
19532	D. Silver	" "	{ 200 rounds .44 winchester 100 rounds .450 martini 100 rounds 12 bore shot

Machakos,
October 2nd, 1913.

G. H. OSBORNE,
District Commissioner.

Licences and Permits issued at Dagoretti for the quarter ended September 30th, 1913.

No.	To whom issued.	Date of issue.	Residence.	Remarks.
TRAVELLER'S GAME LICENCE.				
952	W. O. Tait	Aug. 25th, 1913	Kikuyu	14 days Game Licence to commence from Aug. 27th, 1913
SPORTSMAN'S GAME LICENCE.				
953	M. Hellyer	Sept. 10th, 1913	Kikuyu	
BIRD LICENCE.				
2625	Miss O. Collyer	July 12th, 1913	Fort-Smith	
GUN TAX.				
76838	Miss O Collyer	July 12th, 1913	Fort-Smith	D B shot gun 16 bore
4839	do	" 12th "	do	Shot gun 12 bore
5134	do	" 12th "	do	D B shot gun
24103	do	" 12th "	do	Enfield rifle .303

Dagoreti,
September 30th, 1913.

L. G. LIGHTBODY,
Assistant District Commissioner.

Licences issued and Permits issued at Nyeri during the quarter ended 30th September, 1913.

To whom issued.	Date of issue.	Residence.	Remarks.
BIRD LICENCES.			
C. S. Lezar	July 31st, 1913	Nyeri	
J. Steele	Aug. 8th "	do	
A. de V. Wade	" 26th "	do	
GUN TAX.			
C. S. Lezar	July 31st, 1913	Nyeri	D B 12 bore shot gun
J. Steele	Aug. 8th "	do	.22 Miniature rifle
J. Gaw	" 22nd "	Nairobi	6.5 m/m
J. Steele	" 25th "	Nyeri	12 bore D B shot gun
L. Hawkins	Sept. 23rd "	do	9 m/m

Nyeri,
September 30th, 1913.

A. de V. WADE,
for Acting District Commissioner.

Game licences issued at Nandi during the quarter ended September, 1913.

No.	To whom issued.	Date of issue.	Residence.
AMMUNITION LICENCES.			
12617	W. H. Dickens	July 23rd, 1913	Kapiet
12618	J. F. Webb	Sept. 27th "	Kapsabet
12619	Islam b. Salim	" 29th "	do
BIRD LICENCE.			
571	Islam b. Salim	Sept. 1st, 1913	Kapsabet
		GUN TAX.	
1705	Islam b. Salim	Sept. 1st, 1913	Kapsabet
LANDHOLDER'S GAME LICENCE.			
4402	A. Wight	Sept. 19th, 1913	Nandi

Nandi,

September 30th, 1913.

N. MONCKTON,

District Commissioner.

Firearms registered at Mara River, Masai Reserve, during the quarter ended September 30th, 1913.

No.	To whom issued.	Date of issue.	Residence.	Remarks.
GUN TAXES.				
20620	Capt. A. O. Luckman	Sept. 8th, 1913	Mara River	.375 Mannlicher
20621	do	" 15th, "	do	.256 " Schoener
AMMUNITION PERMIT.				
17704	J. T. Morgan	July 14th, 1913	Sotik	300 rounds of .375.

Mara River,

September 30th, 1913.

A. O. LUCKMAN,

for Officer I/c Masai Reserve.

Licences and Permits issued at South Kavirondo District during the quarter ended September 30th, 1913.

No.	To whom issued.	Date of issue.	Residence.	Remarks.
6822	Ayogo s/o Nyanjong	July 7th, 1913	Kochia	M H rifle .450 No. 333
6708	C. E. Spencer	Aug. 5th, "	Kisii	450 webley revolver 6-chs. 4/945
6823	G. C. Wiley	Sept. 15th, "	do	Mauser rifle .375 120349 13/344
3429	C. H. F. Plowman	" 3rd, "	do	Expires on September 2nd, 1914

Kisii,

October 4th, 1913.

C. E. SPENCER,

District Commissioner.

Licences issued at Voi Station during the quarter ended September 30th, 1913.

No.	To whom issued.	Date of issue.	Residence.	Remarks.
RESIDENT'S LICENCES.				
5207	R. A. Langerberg	Aug. 11th, 1913	Voi	14 days Licence
5208	do	Sept. 6th, "	do	Permission granted to shot one elephant.

Licences issued at Voi Station—Contd.

No.	To whom issued.	Date of issue.	Residence.	Remarks.
GAME TRAVELLER'S LICENCE.				
1209	V. V. Verbi	Aug. 6th, 1913	Wusi	
BIRD LICENCES.				
3338	Jalaldeen	Aug. 18th, 1913	Tsavo	
3339	Percy Mkauma	Sept. 2nd, "	Sagalla	
AMMUNITION LICENCES.				
1920	J. Atter Singh	July 28th, 1913	Mackinnon Road	To possess 200 rds. 12 bore, and 50 rounds comb. shot gun 5 m/m
1921	Jalaldeen	Aug. 18th, "	Tsavo	100 rds. 12 bore shot gun cartridges.
1922	Arjan & Kudrat	Sept. 1st, "	Voi	Issued under Explosive Rules 1902 Section 11 (e)
GUN TAX PERMITS.				
19812	Sat Bachan Singh	July 30th, 1913	Voi	1 D B shot gun 12 bore (B. L. Holder.)
19813	Jalaldeen	Aug. 18th, "	Tsavo	1 D B shot gun 12 bore (B. L. Holder.)

Voi,

W. A. F. PLATTS,
District Commissioner.

October 8th, 1913.

TRANSFER OF ARMS PERMITS.

133	Luchman Singh, Nairobi, to Sat Bachan Singh, Voi.	1 D. B. shot gun 12 b.
131	Bishen Singh, Mile 123, U. Rly, to Jalaldeen, Tsavo.	" " " "

Voi,

W. A. F. PLATTS,
District Commissioner.

October 8th, 1913.

Firearms registered at Malindi during the quarter ended September 30th, 1913.

To whom issued.	Date of issue.	Firearms.	Residence.	Remarks.
Capt. G. E. Smith	July 18th, 1913	1 webley revolver 6 chambers .455	Malindi	Free, Section 32 of Arms Ordinance, 1906.

Licences issued at Malindi during the quarter ended September 30th, 1913.

To whom issued.	Date of issue.	Date of expiry.	Remarks.
BIRD LICENCES.			
Shaibu bin Hamis	July 7th, 1913	July 6th, 1914	
Masud bin Said	," 18th, "	," 17th, "	
AMMUNITION PERMITS.			
Shaibu bin Khamis	July 24th, 1913	July 23rd, 1914	To possess and use.
A. T. P. Coutinho	28th, "	27th, "	" " " "
Abdurehman B. Abdala	Sept. 25th, "	Sept. 24th, "	" " " "

Malindi,

R. SKENE,
District Commissioner.

October 10th, 1913.

Labour Agents' Permits issued at Kisumu, during the quarter ended September 30th, 1913.

No.	To whom issued	Date of issue.	Date of expiry.
10	W. J. Peake	July 3rd, 1913	July 2nd, 1914.
11	F. W. Krum	Aug. 13th, "	February 12th, "
242	Kettles Roy	July 4th, "	January 3rd, "
243	E. Aspinall	Aug. 11th, "	" 10th, "

Feather Merchants' Licences issued at Kisumu during the quarter ended September 30th, 1913.

No.	To whom issued.	Date of issued.
602	Donald Banks	July 11th, 1913.
603	A. F. Ayre	August 21st, "

Kisumu,
October 6th, 1913.

H. H. HORNE,
Acting Provincial Commissioner.

Licences and Permits issued at Naivasha District during the month of July 1913.

To whom issued.	Date of issue.	Residence.	Remarks
GUN TAX.			
Abdi Hassan	July 8th, 1913	Escarpment	1 Snider rifle 855/74 Licence Renewed.
Hector de Souza	," 8th, "	Naivasha	1 D B shot gun 29955 23/11 Licence Renewed.
Raymond Hook	," 29th, "	,"	1 Colt automatic pistol No. 129551 12/2158 Licence Renewed.
do	," 29th, "	,"	1 S B shot gun 410 No. 8309 12/2157 Licence Renewed.
do	," 29th, "	,"	1 D B shot gun 12 bore No. 58304 12/2155 Licence Renewed.
do	," 29th, "	,"	1 S B rifle 375 No. 55571 12/2156 Licence Renewed.
A. J. Brummer	Aug. 5th, "	,"	1 D B shot gun No. 106.
H. J. Schutte	," 5th, "	,"	1 Mauser revolver.
J. H. Beazley	Sept. 26th, "	Gilgil	1 Revolver No. 17321.

Naivasha,
October 7th, 1913.

W. PICKFORD,
District Commissioner.

Licences and Permits issued at Takaungu during the quarter ended September 30th, 1913.

To whom issued.	Date of issue.	Residence.	Remarks.
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GUN TAX.

Mohamed b. Said	July 7th, 1913.	Takaungu	23606, D B shot gun.
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BIRD LICENCE.

Mohamed b. Said	July 7th, 1913.	Takaungu	Transferred from Hamis b. Said.
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Takaungu,

M. W. LOGAN,
Assistant District Commissioner.

Firearms and Game Licences issued at Ravine for the quarter ended September 30th, 1913.

No.	To whom issued.	Date of issue.	Residence.	Remarks.
RESIDENT'S LICENCE.				
4714	E. C. Crewe-Read	Aug. 1st, 1913.	Ravine	
LANDHOLDER'S LICENCES.				
3909	M. C. Blunt	Aug. 27th, 1913.	Ravine	
3910	G. Scott	," 27th, "	Londiani	
TRAVELLER'S LICENCES.				
361	R. R. Jebb	July 7th, 1913.	Nairobi	
WINE MERCHANT'S AND LIQUOR LICENCES.				
814	Londiani Trading Co., Ltd.	July 1st, 1913.	Londiani	
GUN TAX RECEIPTS.				
23326	M. C. Blunt	Aug. 27th, 1913.	Ravine	
23327	do	," 27th, "	do	
23328	do	," 27th, "	do	
23329	do	," 27th, "	do	
23330	do	," 27th, "	do	
23331	do	Sept. 29th, "	do	
BIRD LICENCES.				
531	R. R. Jebb	July 7th, 1913.	Nairobi	
532	A. E. Barnett	Sept. 29th, "	Uasin Gishu Masai (Ravine)	
AMMUNITION PERMITS.				
96	J. W. Newton	July 21st, 1913.	Londiani	
97	G. Scott	Aug. 27th, "	do	
98	A. E. Barnett	Sept. 29th, "	Uasin Gishu Masai (Ravine)	

Game Licences issued at Baringo during the quarter ended September 30th, 1913.

No.	To whom issued.	Date of issue.	Residence.	Remarks.
SPECIAL LICENCES.				
54	E. C. Crewe-Read	Aug. 14th, 1913.	Ravine	To hunt one elephant only.
55	do	Sept. 8th, "	do	2nd Elephant.

Baringo,
October 4th, 1913.

E. C. CREWE-READ,
District Commissioner.

Licences issued at Kitui Station during the quarter ended 30th September, 1913.

No.	To whom issued.	Date of issue.	Residence.	Remarks.
RESIDENT'S LICENCES.				
2521	H. C. E. Barnes	Aug. 1st, 1913	Nairobi	14 days Resident's Licence
2522	S. W. J. Scholefield	," 26th "	Kitui	
2523	A. Eisenschmidt	Sept. 24th "	Mulango	14 days Licence

Kitui,

C. B. THOMPSON,
Assistant District Commissioner.

Licences and Permits issued at Kismayu during the month of September, 1913.

To whom issued.	Date of issue.	Residence.	Remarks.
BIRD LICENCE.			
Godfrey Mure	Sept. 11th, 1913	Jubaland	
GUN TAX PERMITS.			
Godfrey Mure	Sept. 11th, 1913	Jubaland	D B shot gun
do	11th	do	D B 500 express
do	11th	do	Sporting carbine .303
do	11th	do	Webley revolver
Ibrahim Effendi	20th	Kismayu	do renewal
do	20th	do	.303 cordite magazine, renewal
do	20th	do	Webley, revolver renewal
AUCTIONEER'S LICENCES "B"			
Yusuf Adu	Sept. 11th, 1913	Kismayu	
Ali b. Fathil bin Ali	Aug. 18th	do	

Kismayu,
October 7th, 1913.

DOUGLAS REID,
for District Commissioner.

Licences issued at Vanga District during the quarter ended 30th September, 1913.

No.	To whom issued.	Date of issue.	Residence.
1708	Taibhai Jeevanjee	Sept. 6th, 1913	Vanga

Shimoni,
September 30th, 1913.

E. V. HEMMANT,
Asst. District Commissioner.

Licences issued at Embu during the quarter ended 30th September, 1913.

No.	To whom issued.	Date of issue.	Residence.	Remarks.
RESIDENT'S LICENCES.				
2720	N. A. Kenyon-Slaney	July 5th, 1913	Embu	
2721	F. B. Von Blixen Finecke	Sept. 16th	Mbugathi, Nairobi	
SPECIAL GAME LICENCE.				
953	Hon. Mrs. J. C. Grant	Aug. 11th, 1913	Chania Bridge	To kill one elephant
AMMUNITION LICENCES.				
3010	Mohamed Moti & Co.	Sept. 2nd, 1913	Embu	To purchase ammunition
3011	N. A. Kenyon-Slaney	,, 17th	do	do

Embu,
September 30th, 1913.

H. TUDOR-OWEN,
for District Commissioner.

Licences issued at Marakwet during the quarter ended 30th September, 1913.

No.	To whom issued.	Date of issue.	Residence.
BIRD LICENCE.			
7101	C. H. Adams	August 1st, 1913	Marakwet

Marakwet,
September 30th, 1913.

C. H. ADAMS,
Asst. District Commissioner.

GENERAL NOTICE No. 736]

UGANDA RAILWAY.**Tenders for Rations.**

Tenders are invited for the supply of the following Rations required for the Uganda Railway for a period of one year commencing from January 1st, 1914.

FLOUR ATTA, DHALL GRAM, RICE HALWA,

The quantities required and the conditions under which they must supplied can be obtained on application to the Chief Storekeeper Nairobi.

Sealed Tenders marked "Tender for Rations," should reach the undersigned not later than the 18th October, next.

H. E. GOODSHIP,
Acting Chief Storekeeper.

GENERAL NOTICE No.737]

UGANDA RAILWAY.**Booking of Passengers at Stations.**

On and after 1st November, 1913, the Booking Office at Stations (other than Mombasa, Nairobi, Kisumu, and Refreshment Room Stations) will be closed immediately the train enters the Station, and no tickets will thereafter be issued to Passengers except to those who have been picked up at an Intermediate Halt.

Nairobi,
1st October, 1913.

E. G. WILSON,
Acting Traffic Manager.

GENERAL NOTICE No. 738]

UGANDA RAILWAY.**Catering Department.****TENDERS FOR THE SUPPLY OF FRESH PROVISIONS.**

Tenders are invited for the supply of Fresh Bread, Butter, Cheese, Eggs (from Imported and Native Stock) Fruit, Meat, Live Sheep, Milk, Potatoes (Table, Ration or Smalls and Sweet) Assorted Vegetables, Onions, Boiled Picnic Ham, Pork, and Sausages for the Refreshment Rooms for a period of six months from the 1st of January, 1914.

All deliveries to be made to the nearest Railway Station at such times, and in such quantities, as may be required by the Catering Manager.

Forms of Contract can be obtained on application to the undersigned who will receive Tenders up to 4 o'clock p.m. on Monday the 24th November 1913,

All Tenders should be submitted in sealed envelopes marked "Catering."

The lowest or any Tender will not necessarily be accepted.

Nairobi,
23rd October, 1913.

E. G. WILSON,
Acting Traffic Manager.

GENERAL NOTICE No. 739]

UGANDA RAILWAY.**Acceptance of Hides and Skins for conveyance by Rail and Steamer.**

Public notice is hereby given that on and from 1st January 1914 no consignment of Hides or Skins will be accepted for conveyance by Rail or Steamer unless each bundle or package forming a consignment has securely attached to it a linen address label shewing in a legible manner the full name and address of the Consignee.

Nairobi,
23rd October 1913

E. G. WILSON,
Acting Traffic Manager.

GENERAL NOTICE No. 740]

UGANDA RAILWAY.**Hours of Attendance.**

GOODS SHED, LONDIANI STATION.

Notice is hereby given that on and from the 10th November 1913, the hours of attendance at the Goods Shed, Londiani Station, for the acceptance and delivery of goods and parcels will be as follows :—

Week days—8 hours to 12 hours and 13 hours to 17 hours.

Sundays—8 hours to 10 hours only.

Nairobi,

November 3rd, 1913.

G. A. STANLEY,
Traffic Manager.

GENERAL NOTICE No. 741]

NOTICE.

Mr. A. W. Reid, Chief Storekeeper, Uganda Railway, having returned from leave on the 27th October 1913, took over charge of the Railway Stores Department from Mr. H. E. Goodship on the 31st diem.

GENERAL NOTICE No. 742]

UGANDA RAILWAY.**Approximate Statement of Public Coaching and Goods Traffic
for the month of October, 1913.**

Coaching Traffic.....	Rs.	160,726
Goods Traffic	„	501,595
	Total Rs.	662,321

Corresponding month of previous year :—

Coaching Traffic.....	Rs.	115,147
Goods Traffic	„	535,463
	Total Rs.	650,610
	Increase Rs.	11,711
	Decrease Rs.	Nil.

Nairobi,

10th November, 1913.

B. EASTWOOD,

Chief Accountant.

GENERAL NOTICE No. 743]

UGANDA RAILWAY.**Tenders for Matama Flour.**

Tenders are invited for the supply of Matama Flour for a period of six months at the rate of ten tons per mensem.

Quotations must be for nett weight (bags free) and must include cost of delivery free on rail at any station or at the Railway Stores, Nairobi or Kilindini.

Sealed Tenders to be marked "Tender for Posho" must reach the Chief Storekeeper Uganda Railway, Nairobi, not later than 1st December, 1913.

Nairobi,

A. WILLIAM REID,
Chief Storekeeper, Uganda Ry.

GENERAL NOTICE No. 744]

UGANDA RAILWAY.**Christmas Holidays.****EXCURSION FARES.**

(1) EXCURSION TICKETS will be issued as under in connection with the above Holidays:—

- (a) First, Second, and Intermediate Class Tickets, between Railway Stations, at Single Fare for the double journey, subject to the following minimum charge—First Class Rs. 9, Second Class Rs. 4/50, and Intermediate Class Rs. 3.
- (b) First and Second Class Tickets between Uganda Lake Ports only, and in Through Bookings between Railway Stations and Uganda Lake Ports at Single Fare for the double journey, subject to the following minimum charge First Class Rs. 9, and Second Class Rs. 4/50.

(2) PERIOD OF ISSUE AND AVAILABILITY:—

- (a) Between Railway Stations, Tickets will be issued during the period 18th December, 1913 to 2nd January, 1914, both dates inclusive, the return journey to be completed not later than the 9th January, 1914.
- (b) Between Uganda Lake Ports and in Through Bookings between Railway Stations and Uganda Lake Ports, tickets will be issued during the period 13th December, 1913 to 2nd January, 1914, both dates inclusive, the return journey to be completed not later than 9th January, 1914.

(3) ROUND THE LAKE:—By the round trip Steamer booked to leave Kisumu on the 19th December, 1913, via Southern Ports, First and Second Class Tickets will be issued for the round trip only *i.e.*, Kisumu to Kisumu, at half the ordinary fare. Passengers for this trip may also be booked through from any Railway Station by the train connecting with the Steamer, returning by the connecting train on arrival at Kisumu.

(4) INTENDING PASSENGERS should give the Station Master at Starting Station twelve hours clear notice of their intention to travel so that the necessary accommodation may be arranged. Passengers are also advised to book their luggage well in advance of the starting time of the train by which they travel.

(5) The first and Second Class accommodation on the Lake Steamers is limited, and bookings can only be arranged if berths are available.

(6) ADDITIONAL TRAINS will be run during these holidays if the traffic offering warrants same.

Nairobi,

14th November, 1913.

G. A. STANLEY,

*Traffic Manager.*GENERAL NOTICE No. 745] **UGANDA RAILWAY.****Tariff Book Alterations.**

PAGE 56.—Section 61, Clause N.

Delete, first word “Unpacked”

Add. Note.—Unpacked articles will be conveyed at Owner's Risk only. Wickerwork will only be considered as packed when in secure cases or crates. Maximum weight per consignment accepted for mixed or passenger train as parcels will be 50 lbs.

PAGE 100.—Add.

	R.R.	N.R.
Cane or Wickerwork securely packed in cases or crates.	4	—
Unpacked or protected by canvas only.	—	4 Risk Note “A”.

PAGE 140.—Add.

Wickerwork—See Cane and Wickerwork Page 100.

Traffic Manager's Office,
Nairobi, 14th November, 1913.

G. A. STANLEY.
Traffic Manager.

GENERAL NOTICE No. 746]

UGANDA PROTECTORATE.**ALBERT MARINE.**

Comparative Statement of Passengers, Live Stock and Cargo, &c., for period of financial year ending August 31st, 1913.

	No. of passengers carried to 31st Aug. 1913.	No. of passengers carried to same period of preceding year.	Increase.	Decrease.	No. of Live Stock carried to 31st Aug. 1913.	No. of Live Stock carried to same period of preceding year.	Increase.	Decrease.	Weight of cargo, luggage, &c., in tons carried to 31st Aug. 1913.	Weight of cargo, luggage, &c., in tons carried to same period of preceding year	Increase.	Decrease.
Government ...	497	1054	...	557	2	4	...	2	14·9	29·1	...	14·2
Public ...	426	354	72	...	5	18	...	13	30·9	35·1	4·8	...
Total ...	923	1408	...	485	7	22	...	15	54·8	64·2	...	9·4

Comparative Statement of Passengers, Live Stock and Cargo, &c., carried for period of financial year ending September 30th, 1913.

	No. of Passengers carried to 30th Sept. 1913.	No. of passengers carried to same period of preceding year.	Increase.	Decrease.	No. of Live Stock carried to 30th Sept. 1913.	No. of Live Stock carried to same period of preceding year.	Increase.	Decrease.	Weight of cargo luggage &c., in tons carried to 30th Sept. 1913.	Weight of cargo luggage, &c., in tons carried to same period of preceding year.	Increase.	Decrease.
Government ...	533	1145	...	612	4	7	...	3	16·1	34·0	...	17·9
Public ...	461	474	...	13	5	19	...	14	46·9	46·3	00·6	...
Total ...	994	1619	...	625	9	26	...	17	63·0	80·3	...	17·3

Comparative Statement of Revenue from Passages and Freights by the Albert Marine Vessels for the Financial Half Year ending September 30th, 1913.

	Total amount of Passages and Freights to 30th September, 1913.		Total amount of Passages and Freights to same period of preceding year.		Increase.		Decrease.	
	Rs.	Cts.	Rs.	Cts.	Rs.	Cts.	Rs.	Cts.
Government ...	4,481	55	10,311	90	5,830	35
Public ...	5,183	86	3,830	53	1,353	33
	9,665	41	14,142	43	4,477	2

Butiaba,
October 27th, 1913.

J. FRANK DUGDALE, *Captain,*
Officer in Charge, Albert Marine.

SHIPPING REPORT.

MOMBASA HARBOUR.

MONTH OF OCTOBER, 1913.

Name of Vessel	Captain	Gross Tons.	Cargo	Nationality	To Whom Consigned	From	Date		Bound to.
							Arr.	Dep.	
S.S. Tuna	Blair	662	General	British	A. A. Visram	Kismayu	1913 Oct. 1	1913 Oct. 1	Aden
" Prasident	Schutt	3338	"	German	Hansing & Co.	Dar-es-Salaam	" 1	" 2	Bombay
" Kilwa	Fakira	350	"	British	E. Jivanjee & Co.	Zanzibar	" 2	" 2	Kismayu
" Rovuma	Schneider	144	"	German	Hansing & Co.	Dar-es-Salaam	" 3	" 4	Dar-es-Salaam
" Wissmann	Brown	629	"	British	A. A. Visram	Aden	" 3	" 4	Zanzibar
" Catania	Piazzoni	3188	"	Italian	L. Figerio & Co.	Genoa	" 7	" 9	Genoa
" Wissmann	Brown	629	"	British	A. A. Visram	Zanzibar	" 8	" 8	Benadir Coast
" Kilwa	Fakira	350	"	"	E. Jivanjee & Co.	Kismayu	" 8	" 9	Zanzibar
" Palamcotta	Elton	3413	"	"	S. M. & Co.	Durban	" 13	" 13	Bombay
" Kilwa	Fakira	350	"	"	E. Jivanjee & Co.	Zanzibar	" 14	" 14	Kismayu
" Pentakota	Stewart	3418	"	"	S. M. & Co.	Bombay	" 15	" 15	Durban
" Markgraf	Schapp	3758	"	German	Hansing & Co.	"	" 18	" 18	Dar-es-Salaam
" Wissmann	Brown	629	"	British	A. A. Visram	Benadir Coast	" 19	" 20	Zanzibar
" Kilwa	Fakira	350	"	"	E. Jivanjee & Co.	Kismayu	" 20	" 21	"
" Wissmann	Brown	629	"	"	A. A. Visram	Zanzibar	" 24	" 24	Aden
" Kilwa	Fakira	350	"	"	E. Jivanjee & Co.	"	" 25	" 25	Kismayu
" Pundua	Handcock	3305	"	"	S. M. & Co.	Bombay	" 26	" 27	Durban
" Purnea	Williams	3306	"	"	"	Durban	" 27	" 27	Bombay
" Rovuma	Schneiders	144	"	German	Hansing & Co.	Dar-es-Salaam	" 31		Still in Harbour
" Roma	Cogliolo	3952	"	Italian	L. Figerio & Co.	Genoa	" 31		" "

KILINDINI HARBOUR.

S.S. Worsley Hall	Seaborne	3489	General	British	E. A. Trading Co.	Beira	1913 Sept. 25	1913 Oct. 3	Liverpool
" Clan Macfadyen	Miller	2816	"	"	"	Liverpool	" 27	" 4	Beira
; Gascon	Millard	6298	"	"	B. E. A. Corporation, Ltd.	London	Oct. 1	" 7	Durban
" Prinzessin	Weisskam	6387	"	German	Hansing & Co.	Dar-es-Salaam	" 1	" 1	Hamburg
" Gaika	Knight	6392	"	British	B. E. A. Corporation, Ltd.	Durban	" 3	" 6	London
" Yarra	Cazal	4142	"	French	M. M.	Marseilles	" 4	" 4	Mauritius
" Winfried	Matzen	5355	"	German	Hansing & Co.	Durban	" 13	" 16	Hamburg
" Konig	Coltzen	5084	"	"	"	Dar-es-Salaam	" 14	" 14	Bombay
" Admiral	Kley	6355	"	"	"	Hamburg	" 15	" 17	Durban
" Gertrud Woermann	Carstens	6456	"	"	"	Durban	" 17	" 17	Hamburg
" Mombassa	Thomson	4662	"	British	S. M. & Co.	"	" 19	" 21	London
" Oceanieu	Baretge	4143	"	French	M. M.	Mauritius	" 23	" 23	Marseilles
" Burgermeister	Ulrich	5945	"	German	Hansing & Co.	Durban	" 25	" 26	Dar-es-Salaam
" Carisbrook Castle	Samuel	7594	"	British	B. E. A. Corporation, Ltd.	London	" 27		Still in Harbour
" Clannmacfadyen	Miller	2816	"	"	E. A. Trading Co.	Beira	" 28		"
" Feldmarschall	Pens	6181	"	German	Hansing & Co.	Hamburg	" 30	" 31	Durban
" Merchant	McKee	3682	"	British	E. A. Trading Co.	Liverpool	" 31		Still in Harbour
" Burgermeister	Ulrich	5945	"	German	Hansing & Co.	Dar-es-Salaam	" 31	" 31	Hamburg

H. PIDCOCK,
Port Officer.