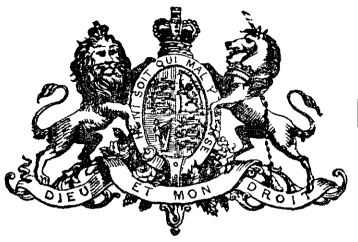
THE

OFFICIAL GAZETTE

OF THE

EAST AFRICA



PROTECTORATE.

Published under the authority of His Excellency the Governor of East Africa.

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NAIROBI, August 29, 1917

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UGANDA PROTECTORATE

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Matter for publication should reach the Editor not later than 3 o'clock on Monday afternoon in each week

NOTICE.

ORDINANCES and Regulations, Volume XVIII, 1916, is now ready—Copies can be obtained from the Government Press—Price 7/50 per copy

CORRIGENDUM.

Official Garette of August 22nd, 1917, page 773—Under Land Registration Court—For "4,600 acres" read "46 acres"

ARRIVALS.

Name	Rank	From leave or on 1st Appointment	Date of leaving England	Date of Embarkation	Date of arrival at Kilindini
Miss M A Thomhinson Dr W J Radford E E Williams W W Henderson E R S Taylor F G Kinsella J H H Pirie, M B	Nurse Principal Sanitation Officer Sanitary Inspector Veterinary Officer Assistant Supdt of Police Computer Survey Pathologist a d Assistant Bacteriologist	do do do do do do do	June 1st, 1917 " 9th " 9th " 9th " 9th " 9th " 9th " 19th " 9th " 19th	May 29th, 1917 June 9th ,,	Aug 22nd, 1917 " 22nd " " 18th "
P E Wolffe F R J Knollys	Clerk Land Office Assistant Supdt of Police	Leave 1st Appointment	Aug 8th ,, Sth ,,	Aug 8th * ,, *	" 22nd " " 22nd "

^{*} Date of leaving Durban

DEPARTURE.

Name	Rank	On leave or termination of appointment	Date of Departure
Lieut Col C A Neave	Transport Officer, N F District	Leave	August 6th, 1917

EAST AFRICA PROTECTORATE.

PROCLAMATION No. 817

THE EAST AFRICA OUTLYING DISTRICTS ORDINANCE, 1902.

PROCLAMATION

IN EXERCISE of the powers conferred upon the Governor by the East Africa Outlying Districts Ordinance, 1902, I, Charles Calvert Bowring, a Companion of the Most Distinguished Order of Saint Michael and Saint George, Acting Governor of the East Africa Protectorate, do hereby declare the trade centres described in the Schedule hereto attached to be excluded from the provisions of the aforesaid Ordinance

Nairobi,

C C BOWRING,

The 21st day of August, 1917

Acting Governor

SCHEDULE NAIVASHA PROVINCE

TRADE CENTRES IN THE RAVINE DISTRICT

	Locality	Situation	Extent
1	Elkeben	On Perkerra River, Ravine Kabarnet Road,	Approximately 5 acres, the boundaries of which are defined by beacons erected by District Commissioner
2	Nger gu Laiteren	On Ravine—Nakuru Road, Uasin Gishu Masai Reserve	do
3	Changil	On Molo River, Ravine Nakuru Road, Uasin Gishu Masai Reserve	d o

Proclamation No 82]

THE DISEASES OF ANIMALS ORDINANCE, 1906.

PROCLAMATION

IN EXERCISE of the powers conferred upon the Governor by the Diseases of Animals Ordinance, 1906, I, Charles Calveit Bowling, a Companion of the Most Distinguished Order of Saint Michael and Saint George, Acting Governor of the East Africa Protectorate, do hereby declare that the following Proclamation under the aforesaid Ordinance is revoked—

Proclamation No 72 dated the 3rd day of August, 1917

Given under my hand at Nairobi this 24th day of August, 1917

C C BOWRING,

Acting Governor.

GOVERNMENT NOTICE No 293]

UNDER MARTIAL LAW.

REGULATION

THE following Regulation under Martial Law is hereby promulgated and shall be read together with the Maitial Law Regulations dated the 10th day of December, 1914 (Government Notice No 276) —

No person shall melt down, break up or use otherwise than as currency any current silver coin. Any person acting in contravention of this Regulation shall be guilty of an offence and shall be liable to the penalties prescribed by No. 19 of the Martial Law Regulations of the 10th December, 1914

Given under my hand at Nairobi this 22nd day of August, 1917

C C BOWRING,

Acting Governor and Commander-in-Chief.

GOVERNMENT NOTICE No 294]

THE EAST AFRICA TOWNSHIPS ORDINANCE, 1903.

RULES

IN EXERCISE of the powers conferred upon the Governor by the East Africa Townships Ordinance, 1903, His Excellency the Acting Governor has been pleased to make the following Rules —

- 1 These Rules may be cited as "The Kisumu Building Rules, 1917," and shall be read together with the Kisumu Building Rules, 1904, hereinafter called the Principal Rules
 - 2 Rule 1 of the Principal Rules shall read Rule 1 (1)

After the words "any wall" in sub-rule (c) of Rule 1 of the funcipal Rules the following sub-rule (d) shall be added —

(d) To remove or reconstruct any portion of a building which abuts on a street and which stands within the regular line of such street

The following shall be added as sub-section 2 to Rule 1 of the Principal Rules —

- 1 (2) Every notice of intention to carry out any building or work as provided in sub-section (c) shall be accompanied by a Building Survey fee of Rs 3/- and any notice given under sub-section (c) shall be deemed not to have been given until such Building Survey fee has been paid
- For the purposes of the Principal Rules the expression "To elect a building" means newly to erect a building, to reelect any building the masonry of which is pulled down or huned down to the plinth, to re-erect any frame building so far pulled down as to leave only the frame thereof, to convert into a dwelling house any building not originally intended for human habitation, to convert into more than one dwelling house a building originally constructed as one dwelling house, the conversion of two or more buildings originally constructed as separate dwelling houses into a greater or less number of dwelling houses than the original number for which they were constructed, the reconversion into a dwelling house of any hulding which has been discontinued as and appropriated for any purpose other than that of a dwelling house, the conversion or a dwelling house into any other building not intended for human habitation, the roofing or covering over of an open space between walls or buildings
- 4 In Rule 2 of the Principal Rules delete the word "Duplicate" and substitute therefor "Triplicate" and after "Triplicate" add the following —

"Such duplicates and triplicates deposited as aforesaid shall be filed in the office of the Superintendent of Conservancy and Medical Officer of Health respectively"

- 5 At the end of Rule 5 of the Principal Rules add the following
 - "Provided that the Superintendent of Conservancy shall not signify his approval of any proposed new building or work until such documents as may be furnished under rule 2 have been approved and signed by the Medical Officer of Health"
- 6 Rule 7 of the Principal Rules is hereby repealed and the following substituted therefor —

No person shall begin to erect any building or to execute any such work as is described in Rule 1 until —

- (a) He has given notice of his intention, as hereinbefore required, to erect such building or execute such work and the Superintendent of Conseivancy has intimated his approval in writing of such building or work
- (b) He has obtained a Building Permit from the Superintendent of Conseivancy for which a fee of Re 1/will be charged

- 7 In Rule 9 (a) of the Principal Rules substitute "Medical Officer of Health" for "Collector"
 - 8 Rule 11 of the Principal Rules is hereby deleted
- 9 In Rule 12 of the Principal Rules delete the words "Every such room shall be ventilated by opening directly on the external air, the total openings on to external air in square feet for one room shall not be less than 3% of the volume of the room in cubic feet, eg, a room $10' \times 10' \times 10' = 1,000$ cubic feet 3% of 1,000 cubic feet = 30 square feet. Thus 30 square feet is the minimum total window area on to external air
- 10 In Rules 28, 29 and 30 of the Principal Rules substitute "Medical Officer of Health" for "Collector"
- 11 Delete the word "Collector" wherever it appears in the Principal Rules and substitute therefor "Superintendent of Conservancy" except where "Medical Officer of Health" has been substituted for "Collector" by these Rules
- 12 Every person who shall erect a building 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, or (c) in the case of buildings in the B and C areas of the Township to the satisfaction of the Superintendent of Conservancy, and the Medical Officer of Health
- 13 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 Superintendent of Conservancy
- 14 Every wall of a house or building shall have a damp course composed of materials impervious to moisture to be approved by the Superintendent of Conservancy, 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

- 15 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
 - (11) 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 dengths 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

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 thick 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

17 (a) Where an external wall or a party wall of a domestic building constructed of good bricks not less than 8½ inches long or of solid concrete does not exceed 25 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 17½ 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 is 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 rest of its height

If the wall exceeds 45 feet in length it shall be 22½ inches thick from the base for the height of one storey, then 17½ 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 4½ 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

18 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 blick 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 it, 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 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 17½ 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 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 4½ 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 16 feet below the top. Nevertheless in walls not exceeding 30 feet in height the walls of the topmost storey may be 8½ 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
- (1) Every external wall and every party wall of any storey which exceeds 11 feet in height chall not be 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 by the consent of the Superintendent of Conservancy 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
- Nothing contained in these rules shall prevent the election of concrete, blick 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 Superintendent of Conservancy
- CROSS WALLS—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 18 (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

- 21 Every person who shall elect a new building shall cause every bressummer to be boine by a sufficient template of stone, non or good conclete the full bleadth of the bressummer and to have a bearing in the direction of its length of four inches at least at each end
- 22 He shall also cause such biessummer to have, if necessary, such storey posts, iron columns, stanchions or piers of stone on a solid foundation inder 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
- 23 A person who shall erect a new building shall not fix in such building any pipe for the purpose of conveying smoke of other products of combustion unless such pipe be so fixed at the distance of 12 inches at least from any combustible substance
- A building erected upon a plot or sub-plot which abuts upon a street and having its frontage or back upon such street shall be so erected that any straight line diawn in the direction of such building from any point on the farther boundary of such street whether front or back (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

In interpreting this Rule, if a building situated on a corner plot so as to abut upon more than one street, the height of the building shall be regulated by the widest of such streets so far as such building will abut or abuts upon such widest street, and also so far as it will abut or abuts upon any narrower street to a distance of 40 feet from such widest street, and the building shall be deemed to front upon such widest street, and the back of such building shall be deemed to be the side thereof which lies to the rear of and parallel or most nearly parallel with its frontage

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 but in the opposite direction would if produced towards such street cross the same without passing over any plot or sub-plot except that upon which such building stands

- 25 A dwelling house shall not be so elected 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 election of any kind whatever shall be so elected, added to or altered upon any plot or sub-plot upon which such a dwelling house stands, that more than two thirds of such plot or sub-plot shall be built over
- Where the only open space upon which any room shall abut is an internal open space or courtyard such internal space shall have an area equal to not less than one-eighth of the aggregate floor area of all the rooms in any one storev 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
- 27 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 an
- 28 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
- 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. Such person 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.

Provided that a window in a wall situated upon or within 6 feet of any boundary of the plot or sub-plot upon which the building stands shall not be deemed to open upon the external air, unless the space on the other side of such boundary shall for a distance of at least 6 feet from such window measured at right angles from any part thereof, be space which shall be proved to the satisfaction of the Superintendent of Conservancy to be reserved as an open space

- 30 Every person who shall erect a new building shall cause every habitable room of such building which is without a fire-place and a flue, to be provided with adequate means of ventilation to the satisfaction of the Medical Officer of Health
- 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 Superintendent of Conservancy
- 32 Every person who shall elect a new building shall cause such building to be provided with means of ventilation which shall be adequate in the opinion of the Medical Officer of Health

WITH RESPECT TO THE DRAINAGE OF BUILDINGS

- 33 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
- 34 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
- 35 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
- 36 The Superintendent of Conservancy 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 Superintendent of Conservancy 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 Superintendent of Conservancy may enter upon the premises and undertake the prescribed work and may recover all expenses connected therewith from the person in default
- 37 In any case where the Superintendent of Conservancy is satisfied that any building, though the plan thereof is not open to disapproval on any of the grounds specified in these Rules is nevertheless likely or liable to be or become objectionable on sanitary grounds or otherwise in any way, the Superintendent of Conservancy 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 Superintendent of Conservancy 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 Superintendent of Conservancy
- 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 Superintendent of Conservancy 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 Superintendent of Conservancy or to the Medical Officer of Health or Sanitary Inspector free access to every part of such building for the purpose of inspection
- any new building until such building shall after examination have been certified by the Medical Officer of Health to be in his opinion in every respect fit for occupation of in the case of a domestic building fit for human habitation, and until such building shall after examination have been certified by the Superintendent of Conservancy to be erected in accordance with the approved plans and the Township Rule, and until a sanitary lane, if necessary, giving access thereto, and any necessary drains have been constructed to the satisfaction of the Superintendent of Conservancy and Medical Officer of Health unless special permission shall have been granted by the Superintendent of Conservancy and Medical Officer of Health for the occupation of the whole or any part of such building

- 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 Superintendent of Conservancy 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
- 41 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
- Health that any noom 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 noom 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
- 43 No person shall construct any roof of a building consisting of grass, leaves, mats, cloth, canvas or any other material which is in the opinion of the Medical Officer of Health likely to harbour rats, provided nothing in this Rule shall prevent the construction of roofs consisting of olenje grass in the B and C areas of the Township if constructed to the satisfaction of the Medical Officer of Health
- 44 Any person using any material for the construction of roofs for buildings, must take all reasonable precautions to the satisfaction of the Medical Officer of Health to prevent such roof becoming a harbour for rats
 - 45 No person shall erect any building with hollow walls
- 46 In case of buildings of more than one storey it shall be unlawful for any person to construct any floor thereof so as to leave a hollow or enclosed space between such floor and the ceiling of the room immediately below it
- 47 Every floor constructed of approved cement concrete shall have a minimum thickness of 4 inches
- house or building a number which shall be the street number of such house or building and may serve or the owner or occupier of such house or building a notice calling upon him either to affix to the front door or gate of such house or building a plate bearing such number to be painted in conspicuous figures or to cause the number to be painted in conspicuous figures upon any sign board in front of such house or building or otherwise to be clearly displayed thereon, all to the satisfaction of the Superintendent of Conservancy and that within a time to be specified in the notice, and such person shall thereupon comply with such notice

By command of His Excellency the Acting Governor,

GOVERNMENT NOTICE No 295]

THE COMPULSORY SERVICE ORDINANCE, 1915.

RULES

IN EXERCISE of the powers conferred upon the Governor in Council by the Compulsory Service Ordinance, 1915, His Excellency the Acting Governor in Council has been pleased to make the following Rules —

- (1) These Rules may be cited as "The Compulsory Service Rules (No 4) 1917"
- (2) To Clause (a) (Rates of Pay) of Rule 4 of the Compulsory Service Rules (No 2) 1917, shall be added the following —

"and any additional corps pay usually granted"

(3) The amendment made by the foregoing rule shall be deemed to have effect from the 28th day of March, 1917

By command of His Excellency the Acting Governor,

Nairobi,

T S THOMAS,
Clerk to the Executive Council

The 23rd day of August, 1917

GOVERNMENT NOTICE NO 296] THE EAST AFRICA TOWNSHIPS ORDINANCE, 1903.

RULES

IN EXERCISE of the powers conferred upon the Governor by the East Africa Townships Ordinance, 1903, His Excellency the Acting Governor has been pleased to make the following Rules —

- 1 These Rules may be cited as "The Mombasa Township (Building Estates) Rules, 1917"
- 2 No person shall align, lay out or construct a new road or street within the Township of Mombasa unless the plan of such road or street has been approved by the Superintendent of Conservancy or such other authority as the Governor may from time to time appoint. For the purpose of such approval plans shall be submitted to the Superintendent of Conservancy or such other authority.
- 3 Every new road or street shall be of a minimum width of 50 feet and every sanitary lane shall be of a minimum width of 15 feet
- 4 No road or street shall be aligned, laid out or constructed which does not provide cross roads or streets of a minimum width of 50 feet at intervals of not more than 150 yards
- 5 No building used or to be used in whole or in part as a dwelling shall be erected, added to or altered so that more than one-half of the plot on which it stands or is to stand as the case may be shall be built over and no building or erection of any kind whatever shall be so erected, added to or altered upon any plot upon which a building used in whole or in part as a dwelling stands so that more than one-half of such plot shall be built over. Provided that notwithstanding anything contained in these rules any building erected prior to the promulgation of these rules and used in whole or in part as a dwelling and occupying more than one-half of the plot on which it stands may be added to or altered, provided that such addition or alteration shall not extend beyond the site occupied by such building on the date of the promulgation of these rules
- 6 No person shall without the permission in writing of the Superintendent of Conservancy elect any building other than a makuti built in the native manner on any load or street aligned, laid out or constructed after the promulgation of these rules unless such building fronts or abuts on a road or street of the minimum width of 50 feet
- 7 No building which is erected within the limits of the Township of Mombasa but which is not erected on the Island of Mombasa shall be used for the purposes of a warehouse, store, shop, or manufactory without a permit in writing from the Superintendent of Conservancy countersigned by the Medical Officer of Health
- 8 The Surperintendent of Conservancy may in his absolute discretion refuse to issue any permit provided for by these rules
- 9 No terrace or row of buildings whether detached or not exceeding a length of 150 yards shall be erected facing or abutting on an existing road or street without an intervening space of not less than 50 feet
 - 10 (1) No area of land within the Township of Mombasa shall be divided and let or divided and sold for building sites until —

- (I) There shall have been deposited with the Superintendent of Conservancy —
- (a) a plan in duplicate shewing the situation and boundaries of such land the manner in which it is intended to divide the land, the width and position of roads to be made over and through such land, the intended position of surface drains, the area (if any) to be reserved for residential purposes only the area (if any) to be reserved for business premises only and the area (if any) to be reserved for recreation grounds or as open spaces
- (b) a statement in writing by the owner of the land as to
 - (1) the provisions which have been made or will be made for the construction of any road or roads or of any drain shewn on the plan
 - (11) the source from which the occupants of the lots can procure a suitable and sufficient water supply
- (c) such other documents, statements, information, map, plan or thing as the Superintendent of Conservancy may demand and
 - (II) The approval of the Superintendent of Conservancy has been notified to the owner in the manner hereinafter provided
- (2) The Superintendent of Conservancy shall as soon as conveniently may be after the receipt of such plan and statement consider the same and may request the owner of the land or his representative to attend before him and lay before him or explain any facts relating to the matter and when such plan is approved the Superintendent of Conservancy shall forward one copy thereof to the owner of the land to which it relates with a certificate that the plan has been approved and upon receipt thereof such owner may proceed to divide and let or divide and sell (as the case may be) the land referred to in accordance with such plan, provided always that if the Superintendent of Conservancy does not approve of such plan he shall forthwith communicate his decision in writing to the owner of such land who may within 28 days after the receipt of such communication appeal to the Governor in Council whose decision shall be final
- of the public health any road or drain shewn on a plan deposited with him under the last preceding section should be constructed, or that a proper and sufficient water supply should be provided for the area to be divided and let or sold in lots, he may before approving the plan require the owner of the land to give an undertaking in writing that he will construct such road or drain or provide such water supply to the satisfaction of the Superintendent of Conservancy within such time as the said Superintendent of Conservancy shall determine
 - (2) The owner of any land who may be required to give any undertaking under the preceding sub-section shall give or procure to be given to the Government of the Protectorate security by bond with one or more sureties approved by the Superintendent of Conservancy in such sum not exceeding the estimated cost of the works required to be constructed or provided as the Superintendent of Conservancy may determine for the faithful and punctual fulfilment of such undertaking, and the Superintendent of Conservancy shall not approve the plan of the proposed division until such security shall have been given
 - Provided, however, that any owner who is required to give such undertaking may appeal to the Governor in Council whose decision shall be final
 - (3) Whenever any person shall give a bond under the last preceding sub-section, and it shall appear that a condition of such bond has been broken, the Attorney General may sue for and recover for the use of the Government of the Piotectorate the amount recoverable in respect of such breach of the condition of the said bond
 - (4) Any sum recovered in respect of the breach of a condition of a bond under this section shall be devoted to such purposes in connection with the land in relation to which the bond shall have been given as the Governor in Council shall determine
- 12 (1) All penalties under these Rules shall be recovered as a civil debt recoverable summarily on the complaint of the Superintendent of Conservancy or of some other officer or person authorised by him to lay such complaint, and shall be paid to the revenues of the Protectorate
 - Provided, however, that the Court may in any such proceedings and in cases where upon consideration of the circumstances it shall deem it expedient so to do mitigate the payment of the penalty or penalties claimed
 - (2) Every director and manager of a company shall be liable to the penalties for a contravention of these Rules by such company

By command of His Excellency the Acting Governor,

Nairobi, The 23id day of August, 1917 W J MONSON,
Acting Chief Secretary.

GOVERNMENT NOTICE No 297]

THE DISEASES OF PLANTS PREVENTION ORDINANCE, 1910.

REGULATIONS

IN EXERCISE of the powers conferred upon the Governor under the Diseases of Plants Prevention Ordinance, 1910, His Excellency the Acting Governor has been pleased to make the following Regulations —

- 1 These Regulations may be cited as 'The Diseases of Plants Prevention Amendment Regulations, 1917," and shall be read together with the Regulations under the Diseases of Plants Prevention Ordinance, 1910, and dated the 20th day of October, 1910, hereinafter called the Principal Regulations
- 2 Regulation 7 of the Principal Regulations is hereby revoked and the following substituted therefor
 - All plants imported into the Protectorate shall be examined by an inspector under the control of the Director of Agriculture and shall be accompanied by a certificate from the Department of Agriculture of the country from which the plants have been imported to the effect that the same are free from disease. In the case of plants imported from the Union of South Africa a registered Nurseryman's certificate will be accepted in lieu of a certificate from the Department of Agriculture, provided that such Nurseryman's nursery is, at that date, on the list of clean nurseries kept by the Agricultural Department of the Union of South Africa.

By command of His Excellency the Acting Governor,

Nairobi,

The 231d day of August, 1917

W J MONSON,

Acting Chief Secretary

GOVERNMENT NOTICE No 298]

LAW EXAMINATION.

NOTICE

THE undermentioned Administrative Officer was successful in obtaining a pass in the recent Law Examination —

H L Mood

Nairobi,

August 23rd, 1917

W J MONSON,

Acting Chief Secretary

GENERAL NOTICE No 639

THE CROWN LANDS ORDINANCE, 1902.

NOTICE

WHEREAS by an Indenture of Lease made the 23rd day of November, 1910, BET-WEEN HIS MOST GRACIOUS MAJESTY KING GEORGE THE FIFTH of the one part and Pursottam Ramji of Kapiet in British East Africa (therein described as the Lessee) of the other part ALL that piece or parcel of land situate in the Township of Kapiet aforesaid in the Nandi District of the Nyanza Province of the East Africa Protectorate being plot No 8 of section No IV comprising 5,000 square feet or thereabouts therein more particularly delineated and described on the plan arnexed thereto and thereon bordered with red was demised unto the Lessee for the term of 99 years as therein set forth AND WHEREAS the said demise was expressed to be subject to the provisions of the Crown Lands Ordinance, 1902, AND WHEREAS the said Indenture of Lease reserved a yearly rent of Rs 36-00 payable on the 1st day of January in every year AND WHEREAS the Lessee covenanted to erect a building on the said piece or parcel of land within two years from the 23id day of November, 1910, or in default to pay double rent AND WHEREAS no such building has been elected AND WHEREAS the Lessee in breach of the covenant implied in the said Indenture of Lease by virtue of section 13 (a) of the said Crown Lands Ordinance, 1902, has failed to pay the sum of Rs 36-00 being the amount due for the ient of the said piece or parcel of land for the year 1917 and also the sum of Rs 183-85 being penalty rent for the period November 23rd, 1912 to December 31st, 1917

NOW THEREFORE by virtue of the provisions of section 18 of the said Crown Lands Ordinance, I, Charles Calvert Bowring, Acting Governor of the East Africa Protectorate, do hereby give notice to the said Pursottam Ramji that I intend after one month from the service of this notice to commence an action in the High Court for the recovery of the said land and

for a declaration that the said lease be forfeited

R B WRIGHT,

Land Officer

for and on behalf of His Excellency the Acting Governor of the East Africa Protectorate by virtue of a rule dated the 10th day of September, 1909, issued under the Crown Lands Ordinance, 1902

Nairobi,

Dated this 22nd day of August, 1917.

GENERAL NOTICE No 640]

HIS MAJESTY'S COURT OF APPEAL FOR EASTERN AFRICA.

THE next Session of His Majesty's Court of Appeal for Eastern Africa will be held at Mombasa in or about the middle of November, 1917

The exact date will be advertised later

All appeal papers should be forwarded to the Registrar, His Majesty's Court of Appeal for Eastern Africa at Mombasa as soon as possible

Mombasa,

A E SOCKETT,

August 13th, 1917

Ag Registrar, H M Court of Appeal for Eastern Africa

CAUSE LIST

Appeal No	Civil or Criminal	Appellant	Respondent	Original No of Case	Appeal from
	<u> </u>	API	PLICATIONS	· · ·	
6 of 1916	Civil	A M Jeevanjee & Co	The Crown (Thro The Land Officer)	30 of 1915	H M High Court of East Africa at Mombasa
6 of 1917	"	Abdul Karım Dada	Hassam Kassam	2 of 1916/17	H M High Court of Nyasa- land at Blantyre
		FOR	HEARING		
3 of 1917	,,	Gorogo10 wife of Sagai	Panjaia Tombe	75 of 1916	H M High Court of East Africa in the District Registry at Nairobi
4 of 1917	,,,	Rattansı Dossa	Jivan Lalji, as Hon Secretary of the Khoja Imami Ismailia Council, ag on behalf of the Ismailia Jamat		H B M Court for Zanzıbar

GENERAL NOTICE No 641]

PROBATE AND ADMINISTRATION

CAUSE No 99 of 1916

In the matter of J D Milliken, deceased

To all whom it may concern

TAKE NOTICE that the account of the Estate of the above-named J D MILLIKEN, deceased, has been lodged with the Registrar of the High Court at Mombasa, and that he has appointed the 3rd day of January, 1918, at 2 o'clock in the afternoon for passing of such account

Mombasa,

J W H PARKINSON,

August 25th, 1917

Administrator General

GENERAL NOTICE No 642]

PROBATE AND ADMINISTRATION

CAUSE No 100 of 1916

In the matter of P Swart, deceased

To all whom it may concern

TAKE NOTICE that the account of the Estate of the above-named P Swart, deceased, has been lodged with the Registrar of the High Court at Mombasa, and that he has appointed the 22nd day of November, 1917, at 2 o'clock in the afternoon for passing of such account

Mombasa,

J. W H PARKINSON,

August 25th, 1917

Administrator General

GENERAL NOTICE No. 643]

IN THE RESIDENT MAGISTRATE'S COURT AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 26 of 1917

Notice of application for Probate of the Will of Jan Hermanus Muller, late of Nyeri, declased

TAKE NOTICE that application having been made in this Court by Suzanna Suvija Muller of Nyeri, for probate of the Will of Jan Hffmanus Muller, late of Nyeri, who died at Nyeri on the 4th day of July, 1916, this Court will proceed to make a decree in the same unless cause be shown to the contiany and appearance in this respect entered on or before the 13th day of September, 1917

Nairobi,

R A N BRISCOE,

August 23rd, 1917

Ag Deputy Registrar, High Court, Nairboi

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

GENERAL NOTICE NO 644

IN THE RESIDENT MAGISTRATE'S COURT AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 27 of 1917

Notice of application for Probate of the Will of Henry George Forrester, LATE OF NYERI, DECEASED

TAKE NOTICE that application having been made in this Court by Leonora Alice Forrester of Nyeri, for probate of the Will of Henry George Forrester, late of Nyeri, who died at West Kenia on the 22nd day of March, 1917, 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 13th day of September, 1917

Nairobi,

R A N BRISCOE,

August 23rd, 1917

Ag Deputy Registrar, High Court, Nairobi

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

GENERAL NOTICE No 645]

IN THE RESIDENT MAGISTRATE'S COURT AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 28 of 1917

Notice of application for Probate of the Will of Hyman Lazarus, Late of Nairobi, deceased

TAKE NOTICE that application having been made in this Court by Michael Harrtz and Alexander Roy the executors, both of Nairobi, for probate of the Will of Hyman Lazarus, late of Nairobi, who died at Nairobi on the 11th day of August, 1917, 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 13th day of September, 1917

Nairobi,

 \checkmark

R A N BRISCOE,

August 23rd, 1917

Ag Deputy Registrar, High Court, Nairobi

NOTE -The Will above named is now deposited and open to inspection at the Court

GENERAL NOTICE No 646]

IN THE RESIDENT MAGISTRATE'S COURT AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No 29 of 1917

Notice of application for administration of Estate of Karsan s/o Kuwapji, Late of Nairobi, declased

TAKE NOTICE that application having been made in this Court by D-wsi s/o Kuwaiji of Nairobi, for the administration of the Estate of Karsan s/o Kuwaiji, late of Nairobi, who died at Nairobi on the 23rd day of June, 1917, this Court will proceed to make a decree in the same unless cause be shown to the contiary and appearance in this espect entered on or before the 13th day of September, 1917

Nairobi,

R A N BRISCOE,

August 24th, 1917

Ag Deputy Registrar, High Court, Nanobi

GENERAL NOTICE NO 647]

PROBATE AND ADMINISTRATION

CAUSE No 76 of 1917

In the matter of Nathoo s/o Dayala, deceased

To all whom it may concern

TAKE NOTICE that the account of the Estate of the above-named Nathoo s/o Dayala, deceased, has been lodged with the Registrar of the High Court at Mombasa, and that he has appointed the 22nd day of November, 1917, at 2 o'clock in the afternoon for passing of such account

Mombasa,

August 231d, 1917

J W H PARKINSON,

Administrator General

GENERAL NOTICE No 648]

IN THE TOWN MAGISTRATE'S COURT AT MOMBASA

PROBATE AND ADMINISTRATION

CAUSE No 123 of 1917

Notice of application for Probate of the Will of Haji Mohomed s/o Haji Kassam, late of Mombasa, deceased

TAKE NOTICE that application having been made in this Court by Haji Kassam s/o Haji Mohomed and Haji Ibrahim s/o Haji Adam of Mombasa, for probate of the Will of Haji Mohomed s/o Haji Kassam, late of Mombasa, who died at Mombasa on the 8th day of July, 1917, 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 22nd day of September, 1917

Mombasa,

T D MAXWELL,

August 22nd, 1917

Judge, H M High Court of East Africa.

NOTE —The Will above named is now deposite land open to inspection at the Court

GENERAL NOTICE No 649]

PROBATE AND ADMINISTRATION

CAUSE No 125 of 1917

IN THE MATTER OF LANCE-CORPORAL K P BOSSY, EASC, DECEASED

To all whom it may concern

August 24th, 1917

TAKE NOTICE that on or after the 13th day of September, 1917, I intend to apply to the High Court of East Africa at Mombasa for an order to administer the Estate of the abovenamed K P Bossy, who died at Utite on the 29th day of July, 1917

Mombasa,

J W H PARKINSON,

Administrator General

GENERAL NOTICE No 650]

PROBATE AND ADMINISTRATION

CAUSE No 126 of 1917

IN THE MATTER OF MOTI SINGH S/O NATHA SINGH, DECEASED

To all whom it may concern

TAKE NOTICE that on or after the 13th day of September, 1917, I intend to apply to the High Court of East Africa at Mombasa tor an order to administer the Estate of the abovenamed Moti Singh s/o Natha Singh, who died at Nairobi on the 3rd day of August, 1917

Mombasa,

J W H PARKINSON,

August 24th, 1917

Administrator General

GENERAL NOTICE No 651

PROBATE AND ADMINISTRATION

CAUSE No 128 of 1917

IN THE MARTER OF SERGE H A ELLESMERF, MLB, DECEASED

To all whom it may concern

TAKE NOTICE that on or after the 13th day of September, 1917, I intend to apply to the High Court of East Africa at Mombasi for an order to administer with Will annexed the Estate of the above-named H A Ellesmere, who died at Dar-es-Salaam on the 3rd day of June, 1917

Mombasa,

J W H PARKINSON,

August 24th, 1917

Administrator General

General Notice No 652]

TRADE MARKS ORDINANCE

No 17 of 1912

No 17/17

PAWNEE

TO ALL WHOM IT MAY CONCERN

TAKE NOTICE that an application for the registration as a Trade Mark of the label shown above to be used in connection with goods mentioned in Class 45 of Part III of the Schedule to the above-mentioned Ordinance, in respect of Manufactured Tobacco, has been lodged by Westminster Tobacco Co, Limited, Westminster House, 7, Millbank, London, S W, England, Tobacco Manufacturers

The label will be registered as a Trade Mark after the expiration of the period mentioned Section 13 of the said Ordinance, provided no notice at appearing a received

in Section 13 of the said Ordinance, provided no notice of opposition is received

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

Mombasa,

August 25th, 1917

A E SOCKETT,

Registrar of Trade Marks

GENERAL Notice No 653]

NOTICE

Re. SITTINGS OF THE HIGH COURT.

The October sittings of the High Court will commence at Nairobi on the 1st of October, 1917

The Cause List and dates of sittings at other places will appear in the issue of the "Official Gazette" of the 19th September, 1917

Mombasa,

A E SOCKETT,

August 23rd, 1917

Acting Registrar, High Court, EAP

GENERAL NOTICE No 654]

NOTICE

Cancellation of Power of Attorney made by Guy Holland Lovemore in favour of Harold C. Lovemore.

To all whom it may concern

TAKE NOTICE that the power of Attorney made and executed by Guy Holland Love-more in favour of Harold C Lovemore in or about the month of July, 1916, has been revoked, and the said Harold C Lovemore is now no longer authorized to contract any debts or enterinto any obligations for or on behalf of the said Guy Holland Lovemore

Nairobi,

A J BARRY,

Dated this 24th day of August, 1917

Advocate for the said Guy Holland Loremore

GENERAL NOTICE No 655]

EAST AFRICA PROTECTORATE.

Comparative Statement of the EXPENDITURE of the East Africa Protectorate, for the Year 1916-1917

Heads of Expenditure	Estimated Expenditure 1916-1917	Actual Expenditure during 1916-1917	Expenditure for same period of preceding year	Increase	Decrease
	£	£	£	£	£
Rent and Interest, etc	17,000	17,000	17,000	≈	~
Pensions and Gratuities	7,097	5,886	4,114	1,772	
His Excellency the Governor	7,755	6,564	6,939	•	375
Secretariat	6,553	5,742	6,201		459
べOfficial Gazette," etc	5,812	6,061	4,629	1,432	
Provincial Administration	151,036	125,480	123,147	2,333	
_ Ditto Special Expenditure	$1,\!274$	822	5,883	100	5,061
Treasury	10,515	9,746	9,340	406	
Customs Department	17,065	15,744	14,890	854	
Port and Marine Department	5,688	5,050	5,064		14
Ditto Special Expenditure	A OER	184	652	E 0E	468
Audit Department	4,356 $20,996$	3,657 17 509	3,072	$\begin{array}{c} 585 \\ 141 \end{array}$	
Legal Departments	68,606	17,502 57,886	17,361 50,387	7, 4 99	
Police Prisons	19,843	16,116	15,710	406	
Medical Departments	56,833	41,918	39,785	2,133	
Laboratories	3,694	3,355	2,715	640	
Education	8,852	7,785	6,918	867	
Transport	4,512	3,727	3,695	32	
Military Expenditure	$73,\!475$	47,204	53,986		6,782
Ditto Special Expenditure	500	4,119	2,343	1,776	,
Miscellaneous Services	$11,\!156$	8,380	22,493	•	14,113
Post Office and Telegraphs	$56,\!267$	50,327	46,651	3,676	
Ditto Special Expenditure	4,1 20	6,165	8,617		2,452
Railway Department	391,997	428,113	340,116	87,997	
Ditto Special Expenditure	500	2,230	13,175	0.500	10,945
Busoga Railway	44,6 00	28,144	24,644	3,500	
Kampala-Port Bell Raılway	6,470	3,941	2,236	1,705	
Agricultural Department	37,606	$29,965 \\ 355$	29,945	20	1 400
Ditto Special Expenditure	$1,500 \\ 12,885$	10,166	1,844	5	1,489
Forest Department Game Department	3,905	2,995	$10,161 \\ 2,504$	491	
Immigration Department	378	378	327	51	
Survey Department	40,305	28,078	24,070	4,008	
Land Department	9,098	7,383	7,751	2,000	418
Public Works Department	32,941	26,546	28,831		2,285
" , Recurrent	38,747	41,794	36,167	5,627	_,
", ", Extraordinary	27,500	31,466	26,684	4,782	
Abolition of Slavery	1,560	817	503	314	1
Coast Land Settlement	4,921	3,765	9,831		6,066
Loan Charges	17,313	6,970	42,181	*	35,211
Special Expenditure for Magadi	15,106	1,785	355	1,430	
War Expenses—Protectorate Share of		76,135		76,135	
Total £	1,250,337	1,197,396	1,072,917	210,617	86,138

Nairobi,

HENRY P ESPIE,

August 18th, 1917

Treasurer

GENERAL NOTICE No 656]

EAST AFRICA PROTECTORATE

Comparative Statement of the REVENUE of the East Africa Protectorate, for the Year 1916-1917

Heads of Revenue			Estimated Revenue 1916-17	Actual Revenue during 1916-17	Revenue for same period of preceding year	Tnamongo	Decrease
			£	£	\mathfrak{L}	$-\!$	£
Customs			111,75 0	243,770	145,398	98,372	
Port, Harbour, etc			1,500	1,181	1,413	,	232
Licences, Excise etc			306,300	315,296	230,121	85,175	
Fees of Court or Office, etc			23,318	38,642	26,012	12,630	
Re-imbursements by other Governments			8,640	9,890	11,965	·	2,075
Post and Telegraphs			46,440	55,538	37,424	18,114	Í
Government Railways			$692,\!500$	768 881	634,098	134,783	
Busoga Railway			44,600	28,145	24,644	3,501	•
Kampala-Port Bell Raalway			6,470	3,941	2,236	1,705	
Rents of Government Property			31,660	36,656	21,549	15,107	
Interest			6,600	13,574	11,913	1,661	
Miscellaneous Receipts			5,500	10,696	13,942	·	3,246
Sale of Government Property			3,400	6,220	4,073	$2,\!147$	
Land Sales			4,100	1,353	773	580	
	Total	£	1,292,778	1,533,783	1,165,561	373,775	5,553

Nanobi,

August 18th, 1917

HENRY P ESPIE,

Treasur er

GENERAL NOTICE No 657]

EAST AFRICA PROTECTORATE

Statement of Assets and Liabilities on the 31st March, 1917.

LIABILITI	ES	ASSETS					
	Amo	ount			Amo	unt	.
Subsidiary Coinage	£ 23,485	s 1	$\begin{vmatrix} d \\ 0 \end{vmatrix}$	${f Advances}$	£ 54,768	19	d 4
Suspense—Sundry Accounts	5,438	15	0	Gen Unallocated Stores, PWD	39,141	5	1
General Post Office, London	1,479	15	0	Gen Unallocated Stores, U Ry	119,379	13	4
Deposits —	,			Gen Unallocated Trade Goods	3,420	5	0
Uganda Ry Stermer Depreciation Fund Uganda Railway Crown	d 6			General Post Office, Union of South Africa	43	14	8
Agents Advance for investment 11,820 0	0			Suspense Account, War Expenses	963,115	6	1
Savings Bank 78,163 0 National Bank of India Guarantee 5,200 0 Crown Agents (Over	0			Waı Expenses—Protectorate Charges	107,000	0	0
diaft) 25,000 0 Sundry Deposits 76,088 19				War Expenses—Common Charges	3,401 651	8	8
Loans — Un Loan of £375,000 Un	_ 240,974	9	ig 1	Drafts and Remittances	3,041	14	6
empended balance £61,181 13 Less Amount overspent on instalments or £30,431 7 £30,750 5 Loan of £1,868,000 Un	10			Investments — Savings Bank £78,000 0 0 Uganda Railway Steamer Depre- ciation Fund £56,522 1 6			
expended balance of first instalment £15,037 11	8 45,787	17	3	National Bank of India Guarantee £5,200 0 0	139,722	1	6
Loan to meet War Expenses— Protectorate Charges Loan to meet War Expenses—	107,000	0	0	${ m Imprest}_{>}$	0	6	8
Common Charges	4,085,400	0	0	Cash	256,818	15	2
Excess of Assets over Liabilities	- 578,537	12	8		200,010	10	4
Total	£ 5,088,103	10	0	Total ₤	5 088,103	1 0	0

Nairobi, August 18th, 1917 HENRY P ESPIE,

Treasurer

GOVERNMENT NOTICE No 658]

NOTICE

NOTICE is hereby given that the undermentioned goods will be sold by public auction at the Mombasa Custom House on the 1st October, 1917, if not claimed before that date, and the proceeds will be applied first to the payment of freight and charges and next of duties

The surplus, if any, will be paid to the proprietor of the goods on his application in writing for the same within 12 months from the date of sale, but if on the expiration of that time no such application shall have been made the surplus will be forfeited and will be applied as if it had been originally paid as the duty due and payable

A quantity of duty-in-kind and confiscated goods will also be put up for auction

Custom House, Mombasa, August 20th, 1917 F W MAJOR,
Chief of Customs

List of Unclaimed Cargo lying in the Mombasa Godowns over four months and twenty-one days

	·		1		
Date		Steamer	Marks and Numbers	Number & description of packages	
1	917		H / W		
Aprıl		Worsley Hall @ Europe	5494	1 case soap	
"	19th	do	W Co V H & Co H W	1 case soap	
"	$19 \mathrm{th}$	do	$oxed{egin{array}{c} ext{H} \ ext{W} \ ext{Co} \end{array}}$	1 case soap	
"	19th	do	$\begin{array}{c c} \hline Boma \\ \hline 29 \ 11 \ 16 \\ \hline \end{array} \ 27$	1 case whisky (broken & empty)	
"	$19 \mathrm{th}$	do	Nıl	1 case soap	
,,	19th	do	J N various	1653 cases whisky	
,,	19 h	do	S 56 60	2 cases whisky (empty)	
22	19th	do	NTLS Ltd 101	1 case whisky (empty)	
"	$19 \mathrm{th}$	do	Nıl	3 cases soap	
"	19th	do	Bolns E A 1008	1 case soap	
"	19th	do	2340	1_case merchandise	
,,	21st	Gaika @ Europe via South	$_{ m M}^{ m O} iggl(egin{array}{c} ^{ m T} \ 1/1/16 \end{array} iggr) egin{array}{c} ^{ m X} \ 40 \ { m or} \ 46 \end{array} iggr)$	1 bale P goods	
"	21st	do	H L M D B or Nıl	1 case merchandise	
,,	21st	do	$\begin{array}{c} A \\ \& \\ O \end{array} \begin{array}{c} E \\ \text{Co} \\ \& \end{array} 37$	1 do	
"	21st	do	$_{ m M}$ $\stackrel{ m 8}{ m LXD}$ $\stackrel{ m 26}{ m L}$	1 case whisky	
"	21st	do	Bolus E 4 9067 148	1 case merchandise	
))	21st 21st	do do	EAS 14 Nairobi via 1	1 do 1 do	
"	21st	do	Kdını H & M C G Nıl	1 bundle spades (loose)	

List of Unclaimed Cargo lying in the Mombasa Golowis over four months & 21 days — (Contd)

Ι	a te	Steamer	Marks and Numbers	Number & description of packages		
1	917					
	21st	Gaika @ Europe via South	D C or Nil 76	1 package non		
Aprıl			·			
"	$21 \mathrm{st}$	do	Nil	2 bags clay or merchandise		
"	$21\mathrm{st}$	do	Nıl	2 casks vinegar		
			0 / _ \ &			
	$21\mathrm{st}$	do	$\left\langle \begin{array}{c} T \\ 4,12,16 \end{array} \right\rangle$ 5 2 4 12	4 bales C goods		
"]	$M \longrightarrow L$	0		
				_		
,,	$21\mathrm{st}$	do	\langle A 271 \rangle 9187	1 cask merchandise		
,,						
			(ıllegıble)			
	21st	do	J L W M 434/213	1 case merchandise		
"	Z180	uo	6 17 W HI #3#/210	1 case merchandise		
"	$21\mathrm{st}$	do	$\frac{Bolus}{E \text{ A } 1016}$ 576	1 case provisions (empty)		
•			E A 1016			
2)	$21\mathrm{st}$	do	do 65	1 case provisions (empty)		
			E A 1100			
	01.	1 -	Bolus	1 1. 7.		
23	21st	do	Bolus 9	1 case brandy		
**	$21\mathrm{st}$	do	4th K A Rifles 7	1 case merchandise		
	21st	do	Nil 658	1 case merchandise		
"	21st	do		1 keg merchandise		
))	Z IBU		Nil	The more mandisc		
			$^{\mathrm{B}}$ / $^{\mathrm{E}}$			
"	$21\mathrm{st}$	do	\langle C 5516 \rangle 63	1 case blue (empty)		
			\mathbf{A} \mathbf{C}			
	21st	do	$\frac{1}{\text{do}}$ $\frac{1}{\text{do}}$ $\frac{1}{\text{do}}$	1 case blue		
2)	2100	,		2 50 35 820		
	01.4	đo	or Nil	1 ages manahandiga (ampty)		
73	21st	do	JES 9	1 case merchandise (empty)		
		_				
22	$21\mathrm{st}$	do	$\left(\begin{array}{c} 49 \\ \text{E&CO} \end{array}\right)$ 129	1 case merchandise (empty)		
• •			E & Co 129	` - · · ·		
	21st	do	T I	1 case wine		
? >	<u> </u> _150	do	N_1I	1 case wine		
23	$21\mathrm{st}$	do	/ Jr > various	497 cases gin		
			\dot{s} \dot{j}			
	0.4	3-	/			
22	$21\mathrm{st}$	do	\langle illegible \rangle 437	1 case lime juice		
	$21 \mathrm{st}$	do	NT-1	1 case lime juice (empty)		
2)	21st	do	N ₁ l			
"	2180		M R S 617	1 case syrup		
29	$21\mathrm{st}$	do	$\left(\begin{array}{ccc} 62 \\ \end{array}\right) 2007$	1 case merchandise (empty)		
_			\ /			
	21st	do	XY.1	1 casa datas (ametr)		
2)		do	Nıl	1 case dates (empty)		
23	21st		Nıl	1 case gin		
23	$21 \mathrm{st}$	do	N_1 l	1 package hardware		
9)	$21\mathrm{st}$	do	Suleman Virjee & Sons	1 crate fire proof roofing		
			/ \ `	_		
			2983 \ 16			
			В / Е			
	21st	do	$\langle A \times N \rangle$	1 box merchandise (empty)		
22			` ^ /	- more market (o inpoy)		
			\mathbf{A} \mathbf{C}			
	01.1	40	A Nil 25 / C			
"	2 1s t	do	TAIT	1 box books		
			377 5	1		
_	21st	do	W L 68730	1 box hats		
,,	<i>ب</i> وبرد بيد		NBI			
	04 /	7.	Nt.1	1 104 040 04		
22	21st	do	Nıl	1 lot stont		
	$21\mathrm{st}$	do	Nıl	1 lot ink		
23			N1 + I	1 case merchandise		
"	21st	do	Nil			
	$rac{21 ext{st}}{21 ext{st}}$	do do	Nil	1 jar merchandise (broken)		

List of Unclaimed Cargo lying in the Mombasa Godowns over four months & 21 days — (Contd)

Date		Steamer	Marks and Number	Number & description of packages
April	917 21st 21st 21st	Gaika @ Europe via South do do	Nıl Nıl E A S 15	1 parcel sundries 1 package wine, spirit & etc 1 cask merchandise
"	21st	do	$\left\langle \begin{array}{c} {}^{\mathrm{D}}_{\mathrm{R}}{}^{\mathrm{P}}_{\mathrm{B}} \end{array} \right\rangle$ 7772	4 non pots (broken)
))))	$rac{21 ext{st}}{21 ext{st}}$	do do	Nıl Nıl B C	1 lot iron (loose) 1 cask merchandise
;; ;; ;;	$21\mathrm{st}$ $21\mathrm{st}$ $21\mathrm{st}$ $21\mathrm{st}$	do do do	$\begin{array}{c} 100 \\ \hline 2294 \\ \text{do} \\ \text{E Gully} \\ \text{F A D 36} \end{array}$	4 cases Schweppes soda or diy ginger ale (empty) 1 case bull dog stout (empty) 2 bundles merchandise 1 crate merchandise
"	$21 \mathrm{st}$	dο	$\left< idots_{ m C} ight{ m C79}^{ m or~Nil}$	1 cask merchandise
"	21st	do	Bolus E A 006	1 keg merchandise
"	$23\mathrm{rd}$	Porto di Adalia @ Europe	(illegible) B P Hashi 164	1 bag merchandise
May	$rac{23 ext{rd}}{7 ext{th}}$	do India @ Bombay	or Nıl Nıl S P B 18	1 bag merchandise 1 bale P goods

List of Unclaimed Cargo lying in the Kilindini Godowns over four months & 21 days

19	917			
April		Worsley Hall @ Europe	Bolus E A 1008	1 case soap
"	19th	do	$\frac{\mathrm{H}}{\mathrm{W}}$ 5500 $\frac{\mathrm{W}}{\mathrm{Co}}$	1 case soap
,,	19th	do	(1 N)	309 cases whisky
"	$19 \mathrm{th}$	do	$\left\langle \begin{array}{c} _{\scriptscriptstyle \mathrm{L}} \end{array} \right.$ 1987 $\left. \begin{array}{c} \\ \end{array} \right.$ 1345	1 case whisky (empty)
"	$19 \mathrm{th}$	đo	$\frac{S}{G}$ 42	1 case whisky (empty)
23	19th	do	$_{ m M}^{ m O}$	1 case soap
"	19th	do	Nıl	1 case soap
,,	19th	do	K 34 J	1 case merchandise
99	19th	do	Nıl	1 bag salt (almost empty)
"	19 h	dο	7 N	37 cases whisky (some cases broken and empty)
>>	19th	do	Req 5189 E A Treasurer	1 base (broken)
"	$19\mathrm{th}$	do	$ \begin{array}{c c} H & W \\ W & & & & \\ W & & $	1 piece gunny covering of a bale
,,	21st	Gaika @ Europe via South	Mr Gobart Agent Militaire Belge	1 case merchandise

List of Unclaimed Cargo lying in the Kilindini Godowns over four months & 21 days — (Contd)

D	ate	Steamer	Marks and Numbers	Number & description of packages.
19 April	917 21st	Garka @ Europe via South	Mı Feron Agent Mılıtaıre	1 case merchandise
"	21st	do	$egin{array}{ccc} & & & & & & & & & & & & & & & & & &$	1 case m'dise (broken & partly empty)
"	21st	do	Boma W B 80	1 cask small (empty)
"	21st	do	Nıl	1 cask epsom salts (partly empty)
"	21st	do	$\int_{\mathrm{J}\mathrm{N}}$ $\int 1070$	1 case merchandise (partly empty)
	$21\mathrm{st}$	do	do	3 cases whisky
,,	21st	do	P M C 4th K A Rifles	8 cases merchandise
23	21st	do	Bombo Lt Vander Meylan Battery de Martiers V D	1 bundle merchandise
"	21st	do	$\begin{array}{c c} & \text{Brigade Sud Belge} \\ \hline \hline 40 \mid \text{case } 20 \\ \hline \hline \text{G O C Bri Force} \\ \hline \hline \\ & \text{Nairobi} \end{array}$	1 case merchandise
"	21st	do	H M T D 92 Base Tel M T Depot	1 do
	21st	do	Nan obi Nil	17 bags sweeping cement (toin)
"	21st	do	C \ Wiggins Hon Sec Entebbe Club Entebbe	1 case merchandise
"	21st	do	Butish East Africa Guide Corp 1917	1 case merchandise
"	21st	do	мскв	2 cases merchandise
"	21st	do	\mathbf{N}_{1}	2 casks cement
"	21st	do	Nıl	1 keg paint small (empty)
"	21st	do	C B C	1 drum (empty)
"	21st	do	Kıvu 94 T S F Rutshuru	1 case bolts and nuts
79	21st	do	$ \begin{array}{c c} & & & 113 \\ & & & & Delagoa \\ & & & & Bay \\ & & & Kilo & Mines \end{array} $	1 case merchandise
			B C Mombasa	
May	$7 \mathrm{th}$	India @ Bombay	Nıl	2 parts of machinery

List of Unclaimed Luggage lying in the Mombasa Baggage Room over four months & 21 days

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GENERAL NOTICE No 659]

BRITISH RED CROSS "DAY" FUND.

NOTICE

(Vide Government Notice No 259)

Total collected up to 27th August, 1917

Rs 2,443 75

Nanobi,

August 27th, 1917

E BATTISCOMBE,

Hon Treasurer

Licences and Permits issued at Dagoretti during the quarter ended 30th June, 1917

No	To whom issued	Date of issue	Residence	Remarks
		EMPLOYEE'S GAM	ie Licence	
1311	A H Randall	May 11th, 1917	Mbagathı	[

Firearms registered at Mombasa during the quarter ended 30th June, 1917

Date	To whom issued	Firearms	Residence.	Remarks
1917				
pril 3	Hughes Simpson	D B shot gun 12 bore	Nairobi	1
	do	6-chs revolve: 450	,,	1
	W J Dowson	S B rifle 375	,,	
	do	S B rifle 256	,,	
	do	D B shot gun 12	,,	1
	C N Harrison	D B rifle 450	,,	
	do	D B shot gun 12	, , , , , , , , , , , , , , , , , , ,	
4	N Moore	Automatic Browning pistol 38	Uganda	
5	E D Tongue	S B Mannlicher rifle 375	,,	
	do	Automatic Colt's pistol 380); 'T./r'	
10	S C Fernandes	Automatic Browning pistol 38	Mombasa	B L holde
10	Sherif Hoosein bin Alui	D B shot gun 12	Lamu]
12	R J Merkle	Webley Scot auto pistol 32	Mombasa	L renewed B L holde
13	J M Moosa	D B shot gun 12 S B rifle 280	Nyeri	G L holde
19	John Carbery do	S B rifle 256	14,9011	
	do	D B rifle 470	"	, ,,
	do	Automatic pistol 7 m/m	,,	"
	R N Ashton	German 11fle 22	Mombasa .	L renewed
	do	D B shot gun 12		
16	S C Donavan	Remington rifle 22	,,	,,
18	A J da Costa Fernandes	6chs revolver 32	,,	"
19	Dr G M Deaumont	D B shot gun 12	Nairobi	, ,
10	do	S B rifle 310	,,	
20	C Romeo Antao	D B shot gun 12	Mombasa	L renewed
$\frac{23}{23}$	R Coverdale	D B shot gun 12	Nairobi	
	do	Automatic pistol 25) ,	
	W van Breda	D B shot gun 12	Kıbwezı	
	do	Automatic pistol 76 m/m	,,	
	M C Behr	Comb shot gun & rifle 12 & 50	Londiani	
	H B Oneill	5-chs revolver 320	Uganda	
	M C Behr	SB 11fle 7 m/m	Londiani	1
	do	Mauser rifle 7 m/m	,,,	
	Capt H Endall	5-chs revolver 32	Kılındını	
	A E Chamier	S B rifle 275	Voi	
	do	D B shot gun 12	"	į
	do	Colt's auto pistol 45	,, M.,	D T 1 12
24	M F de Souza	D B shot gun 12	Mombasa	B L hold
	C Romeo Antao	Browning pistol 6 35 m/m	,,	L rene we
	do	Winchester rep rifle 44	> ,	22
26	J Silvester de Souza	D B shot gun 12 Comb refle and shot gun	>>	
^=	F M de Souza Manjee Khanjee	Comb rifle and shot gun DB shot gun 20	"	"
27	J Iver Cox	Magazine rifle 303	,,,	"
30	A Izac	Brown auto pistol 7 65 m/m	,,	"
1	Yacob Jamalsha	D B shot gun 16 bore	"	B L holde
ry 1	B Mascarenhas	D B shot gun 12 bore	,,	
E	Raoul Bayona	Mauser rifle 8 m/m	, ,, ,,	"
5	A L Gurnett	Mauser rifle 8 m/m	Kılındını	
9	Mohamed bin Mbaruk	D B shot gun 12	Mombasa	
11 16	J J Uys	Lee Metford rifle 303	Eldoret	"
ın	1 3 4 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6		1	

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Firearms registered at Mombasa during the quarter ended 30th June, 1917—Contd

Date	To whom issued	Fireaims	Residence	Remarks
1917				
Iay 16	Lieut W Bennett	6-chs revolver 450	Nairobi	
iay 10	Lieut W B Robertson	6-chs revolver 455	Uganda	
	Lieut A E Fletcher Frost		Nairobi	
		D B shot gun 12 6-chs revolver 380	Ivairooi	
	do	DB rifle 350	"	
	do W W Harr		Entebbe	
	T V Fox	Automatic pistol 45	F .	
10	Mrs A Power	Automatic pistol 320	Kısmayu	T ,
18	L George	6-chs revolver 450	Nairobi	L renewed
	do	5-chs revolver 450	,,	"
	do	D B shot gun 12	, ,,	"
	Capt N Monckton	D B rifle 310	Ravine	İ
	do	D B shot gun 12), ,,	
24	M Eywaz	D B shot gun 12	Nairobi	
21	Pn Mohd Kamalkhan	Brown auto pistol 7 65 m/m	Mombasa	2)
28	Chief Justice, R W	3 D B shot guns 12	"	"
	Hamilton	0.00		
	do	2 S B rifles 303	,,	,,
	do	1 S B rifle 22	,,	"
	do	5-chs revolver	"	,,
29	D ₁ R K Shepherd	D B shot gun 12	,,	,,
	Hajee Farah Mohamed	6-chs revolver 380	Kısmayu	,,
30	J Twells	D B shot gun 12	Nairobi	B L holde
	M Filios	D B shot gun 12	Mombasa	
31	E J Must	Mauser riffe 333	Lamu	
	Hector Munro	Mauser 11fle 90 H	Nairobi	
	do	S B sporting 303	,,	
ine 1	Gulam Alı Nasor Maujı	DB shot gun 12	Mombasa	
	Nasor Mauji	D B shot gun 12	,,	39
2	Lieut Sudi bin Alı	S B rifle 375	,,	"
6	H T Reynolds	5-chs revolver 32	Nanobi	
	do	S B Mauser 11fle 8 m/m	,,	
	do	D B shot gun 12	,,	
	Fazl Karım	D B 11fle 450	Mombasa	L renewed
	C E Muggeridge	D B shot gun 12	Nairobi	
	M J Fortie	Mauser auto pistol 7 63	Mombasa	
	M Hickson-Mahony	6-chs revolvei 45	Nairobi	
	C H Campbell	Auto pistol 380		
	Dr John Currie	D B shot gun 12	Entebbe	
14	Nasibu bin Abdalla	Brown auto pistol 17 65 m/m	Mombasa	
- X	do	D B shot gun 12		"
15	_ 1	Magazine rifle 375	Tanga	"
10	V Panoyotopulos	Auto Colt's pistol 380		
21	do	D B shot gun 12	Mombasa	
$\frac{21}{25}$	Abdalla bin Awad	S B Savage 11fle 22		
$\frac{25}{26}$	Owen Grant	D B shot gun 12	,,	B L holder
$\frac{20}{29}$	C de Soaza	Savage auto pistol 32	Nauobi	Indiagr
40	H P Martin		Mombasa	
	P W McCullock	Winchester repeating rifle 22	E A P	
	J L B L Llwellin	Westley Richard rifle 65 m/m		
	do	Winchester reputifie 22	Rueru	
30	A Ashton Talbot	S B Savage rifle 22	1	
	B J F Francklin	D B shot gun 12 bore	Mumias	
	do	6-chs Web revolver 450	Fidor of	
	S W J Scholefield	S B rifle 22	Eldoret	
	S L K Lawford	S B sporting rifle 350	Fort Hall	
	do	D B shot gun 12 bore	", "	! }
	E G Anderson	D B shot gun 12 bore	Thika	}
	Major E G M Porcelli	D B shot gun 12 bore	Jubaland	ļ
	³ do	D B rifle 450	,,	
	do	6-chs revolver 455	,,,	
	V L Hairis	Automatic pistol 32	Nairobi	-
	W W B Kitching	D B shot gun 12	,,	
	ı –	-	İ	1

Mombasa,

1

June 30th, 1917

N D PAGDEN,

for District Commissioner.

General Notice No 660]

UGANDA PROTECTORATE.

NOTICE

Ivory Auction Sale,

ABOUT 330 Frasılas of Government Ivory, Calasia, Cutch, etc., will be sold by Public Auction at Kampala at 10 am on Tuesday the 11th September, 1917, and following days

All lots will be ready for inspection on the previous day

Entebbe, August 9th, 1917 A E BOOTY,
Acting Treasurer.

NB—Intending buyers from East Africa can arrive at Kampala by the Steamer arriving on the day previous to the sale and can leave Kampala for East Africa on Thursday the 13th September by the Steamer sailing via Jinja to Kisumu in accordance with Railway Time Table No 23