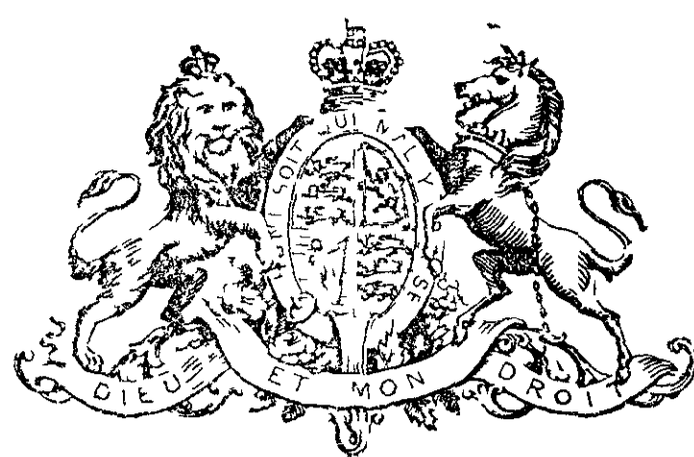


THE
OFFICIAL GAZETTE
OF THE

EAST AFRICA PROTECTORATE.

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

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EAST AFRICA PROTECTORATE.

AN ORDINANCE

No. 12 of 1912

An Ordinance to make Further and better provision for the prevention of the spread of Small-Pox.

[June 12th, 1912]

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

Short Title 1 This Ordinance may be cited as "The Vaccination Ordinance 1912"

Definitions 2 In this Ordinance unless there is something repugnant in the subject or context —

"Parent" includes the father and mother of a legitimate child and the mother of an illegitimate child.

"Guardian" means any person to whom the care, nurture or custody of any child falls by law, or by natural right or recognised usage, or who has accepted or assumed the care nurture or custody of any child or to whom the care or custody of any child has been entrusted by any authority lawfully authorised in that behalf,

"Public Vaccinator" shall include a Public Vaccinator appointed by the Principal Medical Officer and any person appointed by the Principal Medical Officer to assist or act for a Public Vaccinator,

"Medical Practitioner" means any person registered or licensed as a Medical Practitioner under the Medical Practitioners and Dentists Ordinance 1910,

"Unprotected child" means a child who has not been protected from small-pox by having had that disease either naturally or by inoculation, or by having been successfully vaccinated, and who has not been certified under the provisions of this Ordinance to be insusceptible to vaccination,

"Unprotected person" includes a child who has no parent or guardian, and means a person who has not been protected from small-pox by having had the disease either naturally or by inoculation or by having been successfully vaccinated, and who has not been certified under the provisions of this Ordinance to be insusceptible of vaccination, and

"Prescribed" means prescribed by Rules issued under this Ordinance

Power of Governor to make order rendering Vaccination compulsory 3 (1) For the purpose of preventing the spread of small-pox, the Governor may, by order published in the "Official Gazette," direct that from the date named therein until further order all adults and children found in any local area specified in such order, who have not been previously inoculated or vaccinated successfully or already had small-pox shall be vaccinated

(2) Where the Governor is satisfied that vaccination is prohibited by or is repulsive to the creed or religion of any person or persons he may by writing exempt any such person or the members of any creed, caste, religion or community from the operation of this Ordinance

Public Vaccinators 4. When an order shall have been made under the preceding Section the Principal Medical Officer shall appoint such person as he may think fit to be the Public Vaccinator for the local area in respect of which such order shall have been made, and may appoint suitable persons to be assistants to the Public Vaccinator

5 When an order has been made under Section 3 of this Ordinance the Public Vaccinator shall appoint the times and places at which adults may attend and at which parents and guardians of children may bring such children to be vaccinated

6 Every unprotected person in any local area in respect of which an order has been made under Section 3 of this Ordinance shall, within one month from the date of such order or if he or she shall not come into the local area within one month from the date of such order, within fourteen days from the date of his or her coming to such local area attend for vaccination at a time and place appointed under Section 5 of this Ordinance, and shall subsequently attend at such time or times and at such place or places as the Public Vaccinator may direct for the purpose of ascertaining whether or not the vaccination has been successful, and if necessary, for revaccination

Every person who shall fail to comply with the provisions of this Section shall be liable on conviction to a fine not exceeding seventy five Rupees or to imprisonment for a term not exceeding one month

7 The parent or guardian of any unprotected child in any local area in respect of which an order has been made under Section 3 of this Ordinance, shall within six months after the birth of the child, or if such child is over the age of six months at the date when such order comes into operation, within one month of such date, or if the child being over the age of six months is brought within the local area after the date of the order, within one month of the child being brought within the local area, bring such child to a Public Vaccinator for vaccination at a time and place appointed under Section 5 of this Ordinance, and shall subsequently at such time or times and at such place or places as the Public Vaccinator may direct, produce such child for the purpose of ascertaining whether or not the vaccination has been successful and, if necessary, for revaccination,

Every parent or guardian of any child, who shall fail to comply with the provisions of this Section shall be liable on conviction to a fine not exceeding seventy five Rupees or to imprisonment for a term not exceeding one month

8 Every Public Vaccinator may, subject to such restrictions (if any) as may be prescribed, on any day between the hours of six in the morning and six in the afternoon, enter any house and any yard and compound and any building therein in any local area in respect of which an order has been made under Section 3 of this Ordinance and inspect every adult and child found therein, and, may thereupon vaccinate any such adult and child at such place, or at a convenient place named by the adult or parent or guardian of the child, unless he is satisfied that such adult or child has been previously inoculated or vaccinated successfully or already has had small-pox. Provided, however, a Public Vaccinator shall not, under the powers conferred by this Section, vaccinate a child under the age of six months, or any person exempt from the provisions of this Ordinance by virtue of an order made by the Governor under sub-Section (2) of Section 3 of this Ordinance, without the consent of the parent or guardian of the child or of the person exempt, as the case may be

Every adult who shall refuse to allow himself and every parent or person in charge of any child, who shall refuse to allow such child to be inspected or vaccinated in contravention of the provisions of this section shall be liable on conviction to a fine not exceeding seventy five Rupees or to imprisonment for a term not exceeding one month

9 If any Public Vaccinator or Medical Practitioner shall be of opinion that any adult or child is not in a fit state to be vaccinated, he shall give to the adult or to the parent or guardian of the child a certificate under his hand according to the form of Schedule "A" hereto annexed, or to the like effect, that the adult or child is then in a state unfit for vaccination

The said certificate shall remain in force for 6 months only but shall be renewable for successive periods of 6 months until the Public Vaccinator or Medical Practitioner shall deem the adult or child to be fit for vaccination when the adult or child shall, with all reasonable despatch, be vaccinated

10 If any Public Vaccinator or Medical Practitioner who shall find that any adult or child whom he has three times unsuccessfully vaccinated is susceptible of successful vaccination, or that the adult or child coming or brought to him for vaccination has already been successfully inoculated or had the small-pox he shall deliver to the adult or to the parent or guardian of the child a certificate under his hand, according to Schedule "B" annexed hereto

Certificate to be given
for successful vaccination

11 Every Public Vaccinator or Medical Practitioner who shall have performed the operation of vaccination upon any adult or child and shall have ascertained that the same has been successful, shall deliver to such adult or to the parent or guardian of such child a certificate in the form of Schedule 'C' annexed hereto, or to the like effect, certifying that the said adult or child has been successfully vaccinated

No fee to be charged
for a certificate or for
vaccination by Public
Vaccinator

Public Vaccinator to
enter in certificate a
description of the
person in respect of
whom the same is
given

Medical Officer of
Health may in certain
cases require immediate
vaccination of unpro-
tected person or child
on board ship arriving
at a Protectorate
Port

Penalty

Proviso

Power to make Rules

12 (1) No fee or remuneration shall be charged by any Public Vaccinator for any certificate granted under this Ordinance, nor for any vaccination done by him in pursuance of this Ordinance

(2) A Public Vaccinator or Medical Practitioner giving any certificate under this Ordinance shall enter therein a description of the person in respect of whom the certificate is given sufficient for the purpose of identification

13 If a ship or vessel arrives at any port in the Protectorate having on board any person suffering from the disease of small-pox, the Medical Officer of Health may, if he deems it expedient in order to prevent the risk of contagion of small-pox being conveyed into the Protectorate, require any unprotected person who is going to land from such ship or vessel to submit himself forthwith to be vaccinated, or the parent or guardian of any unprotected child who is going to land from the ship or vessel to submit such child forthwith to be vaccinated, and every such person shall, before leaving the ship or vessel submit himself, and every such parent or guardian shall before the child shall leave the ship or vessel submit the child to the said Medical Officer of Health or any person duly authorised to act on his behalf to be vaccinated

Any person who, having been required as before provided to submit himself for vaccination, shall land from the ship or vessel without having submitted himself for vaccination, and any parent or guardian who having been required as before provided to submit a child for vaccination shall allow such child to land without having been submitted for vaccination, shall on conviction be liable to a fine not exceeding seventy five Rupees or to imprisonment for a term not exceeding one month

Provided that nothing herein contained shall apply to any ship or vessel belonging to, or in the service of His Majesty or to any ship or vessel belonging to a foreign Prince or State, or to any person who shall be declared by any Rule under this Ordinance to be exempt from the provisions of this Section

14 The Governor may, from time to time, make Rules for the purposes of carrying this Ordinance into effect and may attach a penalty not exceeding seventy five Rupees or imprisonment for any term not exceeding one month to any breach thereof

Schedule A

I, the undersigned, hereby certify, that in my opinion

is not now in a fit and proper state to be vaccinated, and I do hereby recommend that the vaccination be postponed for the period of 6 months from this date

Dated this day of . 19

*(Signature of Medical Practitioner
or Public Vaccinator)*

Schedule B

I, the undersigned, hereby certify, that I have three times unsuccessfully vaccinated

(or that has already had small-pox as the case may be) and I am of opinion that the said is insusceptible of successful vaccination

Dated this day of . 19

*(Signature of Medical Practitioner
or Public Vaccinator).*

Schedule C

I, the undersigned, hereby certify, that

has been successfully vaccinated by me

Dated this day 19

(Signature of Medical Practitioner
or Public Vaccinator)

AN ORDINANCE

No. 13 of 1912

**The Interpretation and General Clauses Ordinance,
1912.**

[June 12th, 1912]

Whereas it is expedient to define the Rules of Interpretation applicable to certain terms and provisions usually adopted in Ordinances and other legal enactments, and to make provision with regard to the construction and application thereof,

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

1. This Ordinance may be cited as "The Interpretation and General Short Title Clauses Ordinance, 1912"

2 In this Ordinance and in every law (other than an Imperial Statute Interpretation of or applied Indian Act) whether enacted before or after the commencement of this Ordinance the following expressions shall, unless the contrary intent appears, have the meanings hereby respectively assigned to them, namely —

- (1) "Abet" with its grammatical variations and cognate expressions, shall have the same meaning as in the Indian Penal Code or in any Ordinance hereafter—substituted for such Code
- (2) "Act" used with reference to an offence or civil wrong, shall include a series of acts, and words which refer to acts done extend to illegal omissions
- (3) "Chapter," "Part," "Section" and "Schedule" shall denote respectively a Chapter, Part and Section of, and Schedule to the Ordinance in which the word occurs, and Sub-section shall denote a Sub-section of the Section in which the word occurs
- (4) "Commencement" used in reference to an Ordinance shall mean the date on which the Ordinance comes into force
- (5) "Court" shall mean any Court of the Protectorate of competent jurisdiction
- (6) "Court of Appeal" shall mean His Majesty's Court of Appeal for Eastern Africa or any Court substituted therefor for the hearing and determining of Appeals from the High Court
- (7) "Coin" shall mean gold, silver and bronze or other coin legally current in the Protectorate
- (8) "Crown Lands" shall mean all public lands in the Protectorate which are subject to the control of His Majesty by virtue of any Treaty, Convention or Agreement, or of His Majesty's Protectorate, and all lands which shall have been acquired by His Majesty for the public service or otherwise howsoever
- (9) "District" shall mean one of the Administrative Districts into which the Protectorate is divided by the Governor with the approval of the Secretary of State
- (10) "The Gazette" shall mean the Government Gazette of the Protectorate
- (11) "Government Notice" shall mean any announcement not of a legislative character made by or with the authority of the Governor in the Gazette

- (12) "Governor" shall include the Officer for the time being administering the Government of the Protectorate
- (13) "Governor in Council" shall mean the Officer administering the Government with the advice of the Executive Council
- (14) "High Court" shall mean His Majesty's High Court for East Africa
- (15) "His Majesty" or "The King" shall include His Majesty the King, His Heirs and Successors
- (16) "Immoveable Property" shall include land, benefits to arise out of land, and things attached to the earth, or permanently fastened to anything attached to the earth
- (17) "Imports" and "Exports" shall mean imports into and exports from the Protectorate, and their derivatives shall have the like meanings
- (18) "Judge" shall mean a Judge of the High Court
- (19) "Master" used with reference to a ship shall mean any person (except a pilot or harbour-master) having for the time being control or charge of the ship
- (20) "Moveable Property" shall mean property of every description, except immoveable property
- (21) "Oath" "Swear" and "Affidavit" shall include and apply to the affirmation or declaration of any person by law allowed to make an affirmation or declaration in lieu of oath
- (22) "Ordinance" shall include King's or Queen's Regulations and any Order, Proclamation, Rule or Regulation made under the authority of and having the force and effect of an Ordinance
- (23) "Person" shall include any Company or Association or body of persons corporate or unincorporate
- (24) "Pleader" or "Advocate" shall mean a person entitled to practise as such in the High Court or Courts subordinate thereto under the provisions of the law for the time being applicable to Pleaders and Advocates
- (25) "Prescribed" shall mean prescribed by the Ordinance in which the word occurs or by any rules made thereunder
- (26) "Principal Judge" shall mean the Chief Justice
- (27) "Protectorate" shall mean the East Africa Protectorate as defined and delimited from time to time by or under an order of His Majesty the King in Council
- (28) "Protectorate Waters" shall mean any inland or territorial waters of the Protectorate
- (29) "Province" shall mean one of the Provinces of the Protectorate into which the Protectorate is divided by the Governor with the approval of the Secretary of State
- (30) "Public Holiday" shall mean any day notified as such from time to time in the "Gazette"
- (31) "Registered" used with reference to a document shall mean registered under the provisions of the law for the time being applicable to the registration of such document
- (32) "Rules" shall include Bye-laws
- (33) "Secretary of State" shall mean one of His Majesty's Principal Secretaries of State
- (34) "Ship" shall include every description of vessel used in navigation not propelled by oars
- (35) "Sign" with reference to a person who is unable to write his name shall include "Mark"
- (36) "Statutory Declaration" shall mean a declaration made by virtue of the provisions of the Imperial Act known as "The Statutory Declarations Act, 1835"
- (37) "Subordinate Judge" or "Magistrate" shall mean a Judge or Magistrate of a Subordinate Court or of a Subordinate Native Court, constituted by the Courts Ordinance 1907 or any Ordinance which may hereafter be substituted for that Ordinance
- (38) "Vessel" shall include any ship or boat or any other description of vessel used in navigation
- (39) "Will" shall include codicil

- (40) Words importing the masculine gender shall include females
- (41) Words in the singular shall include the plural and vice versa
- (42) "Writing" shall include printing, photographing, lithographing and any other modes of representing or reproducing words in visible form
- (43) "Year" and "Month" shall mean respectively a year or a month reckoned according to the British Calendar

3 All Ordinances shall be divided into sections, if there be more enactments than one, which sections shall be deemed to be substantive enactments without any introductory words

Ordinances to be divided into sections without any introductory words

4 The Clerk of the Legislative Council shall inscribe on every Ordinance Date of the day, month and year, when the same shall have received the Governor's commencement assent, and such inscription shall be taken to be a part of such Ordinance, and to be the date of its commencement where no other commencement shall be therein provided

5 Where any Ordinance repealing in whole or in part any former Repealed Ordinance is itself repealed, such last repeal shall not revive the Ordinance or Ordinances provisions before repealed unless words be added reviving such Ordinance or not revived provisions

6 Whenever any Ordinance shall be made repealing in whole or in part Repealed any former Ordinance and substituting some provision or provisions instead of provisions of an Ordinance to remain in force the provision or provisions repealed, such provision or provisions so repealed shall remain in force until the substituted provision or provisions shall come into operation by means of the last made Ordinance until the substituted Provisions commence

- 7 (1) Where any Ordinance repeals and re-enacts, with or without Effect of modification, any provision of a former Ordinance, references in repealing any other Ordinance to the provision so repealed shall, unless the Ordinances contrary intention appears, be construed as references, to the provision so re-enacted
- (2) Where any Ordinance repeals any other enactment, then unless the contrary intention appears, the repeal shall not —
- (a) revive anything not in force or existing at the time at which the repeal takes effect, or
 - (b) affect the previous operation of any enactment so repealed or anything duly done or suffered under any enactment so repealed, or
 - (c) affect any right, privilege, obligation or liability accrued, accrued or incurred under any enactment so repealed, or
 - (d) affect any penalty, forfeiture or punishment incurred in respect of any offence committed against any enactment so repealed, or
 - (e) affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as aforesaid, and any such investigation, legal proceeding, or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed as if the repealing Ordinance had not been made

8 Every Ordinance made after the commencement of this Ordinance shall Ordinances to be deemed and taken to be a Public Ordinance and shall be judicially taken deemed public notice of as such unless the contrary be expressly provided and declared by such Ordinance

9 Where an Ordinance confers power on any authority to make Orders or General provision Rules, the following provisions shall, unless the contrary intention appears, have with respect to effect with reference to the making and operation of such Orders or Rules — power given to any authority to make Orders

- (a) An Order or Rule may be at any time amended, varied, rescinded or revoked by the same authority and in the same manner by or Rules and in which it was made
- (b) There may be annexed to the breach of any Order or Rule such penalty not exceeding 1,000 Rupees or such term of imprisonment of either description not exceeding two months or both, as the Order or Rule making authority may think fit, subject to disallowance by His Majesty

Appointment
of Officers by
name or office

Power to appoint
to include power
to suspend or
dismiss

Power of
Governor to
provide for
execution of
duties of Public
Officer during
temporary
absence or
inability

Official
designation to
include Officer
executing duties

Power of
Governor to
delegate
Authority

Power to be
exercised and
duties to be
performed from
time to time

Making of Rules
in interval
between passing
and commence-
ment of
Ordinance

Acts done under
Rules, etc to be
deemed done
under Ordinance
by which rules
authorised

- (c) No Order or Rule shall be inconsistent with the provisions of any Ordinance
 - (d) All Orders and Rules shall be published in the Gazette and shall have the force of law upon such publication thereof or from the date named therein, subject to disallowance by His Majesty
- 10 (1) Where by or under any Ordinance, the Governor or any Public Officer or Body is empowered to appoint or name a person to have and exercise any powers or perform any duties, the Governor or such Public Officer or Body may either appoint a person by name or direct the person for the time being holding the office designated by the Governor, or by such Public Officer or Body to have and exercise such powers and perform such duties, and thereupon or from the date specified by the Governor or by such Public Officer or Body, the person appointed by name or the person holding the office aforesaid shall have and may exercise such powers and perform such duties accordingly
- (2) Where by or under any Ordinance a power to make any appointment is conferred, then, unless a different intention appears, the authority having power to make the appointment shall also have power to suspend or dismiss any person appointed by it in exercise of the power
- 11 Where by or under any Ordinance, any powers are conferred or any duties are imposed upon a Public Officer, the Governor may direct that if during any period owing to absence or inability to act from illness or any other cause such Public Officer shall be unable to exercise the powers or perform the duties of his office in any place under his jurisdiction or control, such powers shall be had and may be exercised and such duties shall be performed in such place by the person named by or by the Public Officer holding the office designated by the Governor, and thereupon such person or Public Officer, during any period as aforesaid, shall have and may exercise the powers and shall perform the duties aforesaid, subject to such conditions, exceptions and qualifications as the Governor may direct
- 12 When reference is made in any law to any Public Officer by the term designating his office, such term shall include the officer for the time being executing the duties of such office or any portion of such duties
- 13 When by any Ordinance the Governor is empowered to exercise any powers or perform any duties, he may unless by law expressly prohibited from so doing depute any person by name or the person for the time being holding the office designated by him to exercise such powers or perform such duties on his behalf, subject to such conditions, exceptions and qualifications as the Governor may prescribe, and thereupon or from the date specified by the Governor the person so deputed shall have and exercise such powers and perform such duties subject as aforesaid Provided that nothing herein contained shall authorise the Governor to depute any person to make Rules under the power in that behalf conferred upon him by any Ordinance
- 14 When any law confers any power or imposes any duty, then unless a contrary intention appears the power may be exercised and the duty shall be performed from time to time as occasion requires
- 15 When by any Ordinance which is not to come into force immediately on the passing thereof a power is conferred on the Governor or on any other person or Body to make Rules or to issue orders with respect to the application of the Ordinance or with respect to the establishment of any office or the appointment of any Officer thereunder or with respect to the person by whom or the time when or the place where or the manner in which or the fees for which anything is to be done under the Ordinance, the power may be exercised at any time after the passing of the Ordinance, but Rules or orders made or issued shall not take effect until the commencement of the Ordinance
- 16 An act shall be deemed to be done under any Ordinance or by virtue of the powers conferred by any Ordinance or in pursuance or execution of the powers of or under the authority of any Ordinance if it is done under or by virtue of or in pursuance of any Rule, Order, Proclamation, Public Notice or Government Notice made under any power contained in such Ordinance

17 Where one law amends another law the amending law shall so far as it is consistent with the tenor thereof, and unless the contrary intention appears, be construed as one with the amended law

Construction of
amending law
with amended
law

18 In computing time for the purposes of any law, unless the contrary intention appears —

Computation of
time

- (1) A period of days from the happening of an event or the doing of any act or thing shall be deemed to be exclusive of the day in which the event happens or the act or thing is done
- (2) If the last day of the period is Sunday or a public holiday (which days are in this section referred to as excluded days) the period shall include the next following day, not being an excluded day
- (3) When any act or proceeding is directed or allowed to be done or taken on a certain day, then if that day happens to be an excluded day, the act or proceeding shall be considered as done or taken in due time if it is done or taken on the next day afterwards, not being an excluded day
- (4) When an act or proceeding is directed or allowed to be done or taken within any time not exceeding six days excluded days shall not be reckoned in the computation of the time

19 Whenever any expression of time occurs in any law, deed or other legal instrument, the time referred to shall, unless it is otherwise specially stated, be held to signify the standard time adopted for the Protectorate

20 Where any law authorises or requires any document to be served by post, whether the expression "serve" or the expressions "give" or "send" or any other expression is used, then unless the contrary intention appears the service shall be deemed to be effected by properly addressing, prepaying and posting, by registered post, a letter containing the document, and, unless the contrary be proved, to have been effected at the time at which the letter would be delivered in the ordinary course of post

21 Whenever by any Order in Council or Ordinance any Act of the Imperial Parliament is extended to the Protectorate such Act shall be read with such formal alterations as to names, localities, courts, officers, persons, moneys, penalties and otherwise as may be necessary to make the same applicable to the circumstances

necessary modifi-
cation

22 Where an act or omission constitutes an offence under two or more Ordinances, or both under an Ordinance and under an Applied Imperial Statute or Applied Indian Act, the offender shall, unless the contrary intention appears, be liable to be prosecuted and punished under either or any of these Ordinances, Statutes or Acts, but shall not be liable to be punished twice for the same offence

Provisions as to
offences under
two or more laws

23 The provisions of Sections 63 to 70, both inclusive, of the Indian Penal Code shall apply to all fines imposed under the authority of any Ordinance or other law, unless such Ordinance or other law shall contain an express provision to the contrary

Recovery of fines

(12) "Inspector-General" means the Inspector-General of the King's African Rifles

Division of
Ordinance.

~~12~~ 3 This Ordinance is divided into four parts relating to the following subject-matters, that is to say —

- Part I Constitution and Government
- Part II Enlistment, Discharge, and Service
- Part III Discipline
- Part IV General Provisions

PART I

Constitution and Government

4 There shall be established and maintained in the Protectorate one or more battalion or battalions of troops forming part of a regiment of His Majesty's forces styled the King's African Rifles, hereinafter called the regiment.

5 The regiment shall be charged with the defence of the East Africa, Uganda, Nyasaland and Somaliland Protectorates, with the maintenance of order and with such other duties as may be from time to time defined by the Governor or Commissioner of the Protectorate within which any portion of the regiment may from time to time be stationed.

- 6 (1) A battalion shall consist of an officer with the rank of lieutenant-colonel or major in command and such other officers, native officers, British non-commissioned officers, non-commissioned officers, and privates, as the Governor, subject to the approval of the Secretary of State, shall from time to time determine.
- (2) Officers other than native officers shall be appointed by the Secretary of State.
- (3) Officers, native officers, British non-commissioned officers, non-commissioned officers, and privates, shall receive such rates of pay as the Governor, subject to the approval of the Secretary of State, shall determine.
- (4) The officers, native officers, British non-commissioned officers, non-commissioned officers, and privates of the battalion shall stand with each other in order of precedence and command as they have been here named.
- (5) Officers of the same rank shall stand with each other in order of precedence and command in accordance with any order which may be signified by any of His Majesty's Principal Secretaries of State, and where no such order is signified, then according to their seniority reckoned by the dates of their respective appointments to the rank in the British Army for the time being held by them.
- (6) The Governor may from time to time fill up all vacancies that may occur amongst the native ranks from removal, death, absence, incapacity, or other cause, by promotion or fresh appointments, and may at any time enlist fit men as privates of the regiment, and every such enlistment shall be an appointment under this Ordinance.

Inspector general
dates of, &c

- 7 (1) The Inspector-General shall be appointed by the Secretary of State who may prescribe his duties.
- (2) The Inspector-General shall inspect and report to the Secretary of State upon all officers, native officers, British non-commissioned officers, non-commissioned officers and privates of the regiments, whether within or without the Protectorate, and upon the organization, interior economy, and drill of the battalions and upon all matters appertaining to their welfare and efficiency.
- (3) The Inspector-General may, whether within or without the Protectorate, issue instructions with regard to the organisation, interior economy, and drill of the regiment or any part thereof and the officers, native officers, British non-commissioned officers, non-commissioned officers, and privates of the regiment shall conform to all such instructions.

17 Where one law amends another law the amending law shall so far as it is consistent with the tenor thereof, and unless the contrary intention appears, be construed as one with the amended law

18 In computing time for the purposes of any law, unless the contrary intention appears —

- (1) A period of days from the happening of an event or the doing of any act or thing shall be deemed to be exclusive of the day in which the event happens or the act or thing is done
- (2) If the last day of the period is Sunday or a public holiday (which days are in this section referred to as excluded days) the period shall include the next following day, not being an excluded day
- (3) When any act or proceeding is directed or allowed to be done or taken on a certain day, then if that day happens to be an excluded day, the act or proceeding shall be considered as done or taken in due time if it is done or taken on the next day afterwards, not being an excluded day
- (4) When an act or proceeding is directed or allowed to be done or taken within any time not exceeding six days excluded days shall not be reckoned in the computation of the time

19 Whenever any expression of time occurs in any law, deed or other legal instrument, the time referred to shall, unless it is otherwise specially stated, be held to signify the standard time adopted for the Protectorate

20 Where any law authorises or requires any document to be served by post, whether the expression "serve" or the expressions "give" or "send" or any other expression is used, then unless the contrary intention appears, the service shall be deemed to be effected by properly addressing, prepaying and posting, by registered post, a letter containing the document, and, unless the contrary be proved, to have been effected at the time at which the letter would be delivered in the ordinary course of post

21 Whenever by any Order in Council or Ordinance any Act of the Imperial Parliament is extended to the Protectorate such Act shall be read with such formal alterations as to names, localities, courts, officers, persons, moneys, penalties and otherwise as may be necessary to make the same applicable to the circumstances

22 Where an act or omission constitutes an offence under two or more Ordinances, or both under an Ordinance and under an Applied Imperial Statute or Applied Indian Act, the offender shall, unless the contrary intention appears, be liable to be prosecuted and punished under either or any of these Ordinances, Statutes or Acts, but shall not be liable to be punished twice for the same offence

23 The provisions of Sections 63 to 70, both inclusive, of the Indian Penal Code shall apply to all fines imposed under the authority of any Ordinance or other law, unless such Ordinance or other law shall contain an express provision to the contrary

AN ORDINANCE

No. 14 of 1912

An Ordinance to make Provision for the Protection of the Wattle Bark Industry.

[June 9th, 1912]

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

Short Title 1 This Ordinance may be cited as "The Wattle Bark Industry Ordinance, 1912"

The planting of the Silver Wattle prohibited 2 On and after the coming into operation of this Ordinance no person shall plant any silver wattle tree or shall sow the seed of the silver wattle

Penalty Any person who, in contravention of the provisions of this Section, shall plant any silver wattle tree or the seed of the silver wattle tree shall be guilty of an offence and shall be liable to a fine not exceeding Seven hundred and fifty Rupees

Authority to destroy trees planted or grown after date of Ordinance 3 Any person in the service of the Agricultural Department of the Government may enter upon any land on which he has reason to believe the silver wattle tree is growing and if he shall find thereon any silver wattle tree which in his opinion has been planted or has grown from seed planted or sown, whether by human agency or not, after the coming into operation of this Ordinance he may cut down or otherwise destroy such tree and no compensation shall be payable to the owner of the tree or the occupier of the land for such destruction

Power to make Rules regulating the wattle industry 4 The Governor may make and, when made, may alter or revoke Rules for any of the purposes following —

- (1) Prohibiting the export of wattle bark except the same has been submitted to the prescribed officer for inspection,
- (2) Providing for the grading and branding of bark by an Officer of the Agricultural Department prior to export,
- (3) Providing for the licensing and inspection of black wattle plantations in which seed is harvested for sale,
- (4) Prohibiting the sale of the seed of the black wattle harvested in the Protectorate on any place other than a plantation licensed as aforesaid,
- (5) Prohibiting or restricting the importation of black wattle seed for use in the Protectorate, and
- (6) Prescribing the fees to be paid for any licences issued, inspection made, acts done, or services rendered under any rule made under this Ordinance

Power to impose penalties 5 The Governor may fix such penalties for the breach or non-observance of any Rule as he may think proper, not exceeding a fine of 750 Rupees, and where no penalty is imposed by the Rules the breach or non-observance of any Rule shall be punishable to the extent aforesaid

6 In this Ordinance

The term "Silver Wattle" shall mean *Acacia dealbata*

The term "Black Wattle" shall include *Acacia decurrens*, varieties *mollis* and *normalis*, and such other trees as the Governor may, by notice in the "Official Gazette" declare to be included in such term for the purposes of this Ordinance

AN ORDINANCE

No. 15 of 1912.

The King's African Rifles Ordinance, 1912.

[June 12th, 1912]

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

- 1 This Ordinance may be cited as "The King's African Rifles Ordinance, Short title 1912"
- 2 In this Ordinance—
 - (1) "Officer" means an officer commissioned or in pay as an officer in His Majesty's Imperial, Colonial, or Protectorate forces, or any arm, branch, or part thereof. Warrant and other officers holding honorary commissions are officers within the meaning of this Ordinance
 - (2) "Native officer" means any officer other than European above the rank of native sergeant-major
 - (3) "Non-commissioned officer" includes an acting non-commissioned officer and a school-master, and an enlisted clerk, but does not include British non-commissioned officers
 - (4) "Private" includes enlisted gun carrier
 - (5) "Soldier" includes any non-commissioned officer or private of the regiment, but does not include an officer as above defined or a native officer or a British non-commissioned officer
 - (6) "Follower" means any person not being of European origin or extraction who is attached to the regiment in any capacity, and includes any such person being of the family of a native officer or soldier, or being an officer's servant, syce, employee in canteen, sutler supplying the regiment or being in the lines
 - (7) "Superior officer", when used in relation to a native officer, British non-commissioned officer, a soldier or follower, includes all officers, British non-commissioned officers, or non-commissioned officers superior to such native officer, British non-commissioned officer, soldier or follower
 - (8) "Military decoration" means any medal, clasp, good-conduct badge, or decoration
 - (9) "Military reward" means any gratuity for long service or good-conduct, it also includes any good-conduct pay or any other military pecuniary reward
 - (10) "Army Act" means the Imperial Statute 44 and 45 Vict., cap. 58, as amended from time to time, or any Imperial enactment substituted therefor
 - (11) "Commanding officer" means the officer in command of a battalion, and in relation to any officer, native officer, British non-commissioned officer, non-commissioned officer, or private, means the officer in command of the battalion to which such officer, native officer, British non-commissioned officer, non-commissioned officer, or private belongs

(12) "Inspector-General" means the Inspector-General of the King's African Rifles

Division of
Ordinance.

~~13~~ This Ordinance is divided into four parts relating to the following subject-matters, that is to say —

- Part I Constitution and Government
- Part II Enlistment, Discharge, and Service
- Part III Discipline
- Part IV General Provisions

PART I

Constitution and Government

4 There shall be established and maintained in the Protectorate one or more battalion or battalions of troops forming part of a regiment of His Majesty's forces styled the King's African Rifles, hereinafter called the regiment.

5 The regiment shall be charged with the defence of the East Africa, Uganda, Nyasaland and Somaliland Protectorates, with the maintenance of order and with such other duties as may be from time to time defined by the Governor or Commissioner of the Protectorate within which any portion of the regiment may from time to time be stationed

- 6 (1) A battalion shall consist of an officer with the rank of lieutenant-colonel or major in command and such other officers, native officers, British non-commissioned officers, non-commissioned officers, and privates, as the Governor, subject to the approval of the Secretary of State, shall from time to time determine
- (2) Officers other than native officers shall be appointed by the Secretary of State
- (3) Officers, native officers, British non-commissioned officers, non-commissioned officers, and privates, shall receive such rates of pay as the Governor, subject to the approval of the Secretary of State, shall determine
- (4) The officers, native officers, British non-commissioned officers, non-commissioned officers, and privates of the battalion shall stand with each other in order of precedence and command as they have been here named
- (5) Officers of the same rank shall stand with each other in order of precedence and command in accordance with any order which may be signified by any of His Majesty's Principal Secretaries of State, and where no such order is signified, then according to their seniority reckoned by the dates of their respective appointments to the rank in the British Army for the time being held by them
- (6) The Governor may from time to time fill up all vacancies that may occur amongst the native ranks from removal, death, absence, incapacity, or other cause, by promotion or fresh appointments, and may at any time enlist fit men as privates of the regiment, and every such enlistment shall be an appointment under this Ordinance

Inspector general
duties of, &c

- 7 (1) The Inspector-General shall be appointed by the Secretary of State who may prescribe his duties
- (2) The Inspector-General shall inspect and report to the Secretary of State upon all officers, native officers, British non-commissioned officers, non-commissioned officers and privates of the regiments, whether within or without the Protectorate, and upon the organization, interior economy, and drill of the battalions and upon all matters appertaining to their welfare and efficiency.
- (3) The Inspector-General may, whether within or without the Protectorate, issue instructions with regard to the organisation, interior economy, and drill of the regiment or any part thereof and the officers, native officers, British non-commissioned officers, non-commissioned officers, and privates of the regiment shall conform to all such instructions

(4) The Protectorate shall make such contribution towards the expenses of the Inspector-General and to the expenses of the Protectorate battalion or battalions serving out of the Protectorate as the Secretary of State may determine

8 (1) The Governor may at any time and for any purpose, as the Secretary of State may direct, order that a battalion or any part thereof which may be stationed in the Protectorate shall be employed out of and beyond the Protectorate

(2) The Governor may, on the recommendation of the commanding officer, order that any native officer, non-commissioned officer, or private of the regiment shall proceed to the United Kingdom for the purpose of undergoing instruction or training or for other duty or employment

9 This Ordinance shall not apply to the native officers, non-commissioned officers, sepoys, and Indian followers of any company or other part of the regiment which is recruited in India, but the said native officers, non-commissioned officers, sepoys, and Indian followers shall be subject to the Indian Articles of War and the Indian Articles of War are hereby applied to such native officers, non-commissioned officers, sepoys and Indian followers, while serving in the Protectorate

10 The commanding officer, subject to the orders and directions of the Governor, shall have the command, direction, and general superintendence of the battalion, including appointments, promotions, and reductions in the native ranks

11 The officers of the Regiment, when posted to any station or district, shall be charged with the command, direction, and superintendence of the native officers, British non-commissioned officers, non-commissioned officers, and privates of the regiment from time to time posted within such station or district subject to the orders of the commanding officer and of the Governor. When not posted to a station or district, the officers shall have such command and such duties as the commanding officer, subject to the orders of the Governor may direct

12 The commanding officer shall be charged with, and accountable for, all public stores of whatever description belonging to or appertaining to the battalion under his command in case of their being lost, spoiled, or damaged, otherwise than by unavoidable accident, theft, robbery, or actual service

13 Every officer in command of any detachment of the regiment shall be charged with the arms, accoutrements, ammunition, clothing, and all other public stores, and with all public money issued and delivered for the use of the detachment of the regiment under his command, and shall account for such arms, accoutrements, ammunition, clothing, and stores to the commanding officer in case of their being lost, spoiled, or damaged otherwise than by unavoidable accident, theft, robbery or actual service, and to the paymaster of his battalion for such public money in case of their being lost, otherwise than by unavoidable accident, theft or robbery

14 The paymaster of a battalion shall be charged with such duties in connection with the accounts of a battalion as may be intrusted to him by the commanding officer. The quartermaster shall have the immediate custody of, and account to his commanding officer for all arms, accoutrements, clothing, necessaries, ammunition, and other Government stores in his charge appertaining to the battalion, and he shall issue the same upon the requisition of his commanding officer, or according to such regulations as the Governor may from time to time prescribe

15 The Governor may from time to time, in consultation with the commanding officer, make such rules and regulations consistent with this Ordinance and subject to the provisions thereof, relative to a battalion, as may be necessary for the purpose of preventing the spread of contagious disease, and to render the force efficient in the discharge of its duties, and for the discipline, good order, and guidance of the force, for the form and method of enlistment of the persons constituting the same, and for their general government, the services required of them, their conduct in the performance thereof, their distribution, posting, and removal from station to station and their inspection, and for the description, supply, use and disposal of arms, accoutrements, clothing, necessaries and other warlike stores, to be furnished to them, and also with relation to the fiscal duties to be performed by the pay or quarter-masters and other officers with relation to the regiment, and generally for the better carrying out of the provisions of this Ordinance. Such rules shall come into operation upon the publication thereof in the Gazette, or at such time as shall be provided therein

Employment
beyond Protectorate

Indian battalion
application of
Indian Articles
of War

Duty of commanding
officer

Duties of officers

Responsibility
of commanding
officers for stores

Responsibility
of officers com-
manding detach-
ments for stores

Duty and respon-
sibility of pay and
quartermasters

Governor to make
regulations, &c

PART II

Enlistment, Discharge, and Service

First term of engagement

Re-engagement and continuance in service

Conditions of re-engagement

Declaration on enlistment, &c

16 Every private shall be enlisted for the first term of engagement to serve in the regiment for such period as may from time to time be fixed by the Governor, the term to be reckoned from the day on which the recruit shall have been finally approved for service and taken on the strength of the regiment

17 (1) Any native officer, non-commissioned officer, or private of good character who at any time has completed, or is within three months of completing the term of his engagement may, with the approval of his commanding officer, re-engage to serve for a further term from the expiration of his first period or subsequent periods

(2) Any native officer, non-commissioned officer, or private of good character who has completed at least twelve years' service, may, with the approval of his commanding officer, re-engage for such period as shall complete a total period of eighteen years' service, reckoning from the time of his first enlistment

(3) And upon completing such period of eighteen years' service, he may if he shall so desire, and with the approval of his commanding officer, and of the Governor, continue in the regiment in the same manner in all respects as if his term of service were still unexpired, except that it shall be lawful for him to claim his discharge at the expiration of any period of three months after he has given notice to the officer under whose command he is serving of his wish to be discharged

(4) Any native officer, non-commissioned officer or private who prior to the commencement of this Ordinance shall have re-engaged to complete a total period of twenty one years service shall be treated as if the period which he so re-engaged to complete was eighteen instead of twenty one years

18 (1) Any native officer non-commissioned officer, or private who, being entitled to his discharge at the expiration of his first, second, third, or fourth period of service, re-engages for further service with the approval of his commanding officer, shall be allowed to proceed on furlough for three months on full-pay or six months on half-pay at the discretion of his commanding officer

(2) If a native officer is re-appointed, or if a non-commissioned officer or private offers to re-enlist within six months after having received a certificate of discharge, he shall on re-appointment or re-enlistment be entitled to the advantages to which he was entitled with regard to rank, good-conduct badges, pay, and gratuity at the time of his discharge. If, however, a longer period than six months from the date of his discharge has elapsed, then it shall be discretionary with the commanding officer to allow the service, or part of the service, of such person previous to the date of such re-appointment or re-enlistment to reckon towards rank, good-conduct badges, pay, and gratuity.

19 Every man who is enlisted, re-enlisted or re-engaged, or being a native officer is re-appointed in the regiment as aforesaid shall, previous to his being enlisted, re-enlisted, re-engaged, or re-appointed, make the following declaration, and shall confirm such declaration by oath in his native language in such manner as he may declare to be most binding upon his conscience —

I, A B, do hereby solemnly and sincerely declare and promise that I will be faithful and bear true allegiance to His Majesty King George V, his heirs and successors, and that I will faithfully serve and defend His Majesty the King, his heirs and successors, for a period of ^{*}years, and will obey all orders of His Majesty and of the officers placed over me, and subject myself to all ordinances, rules, and regulations relating to the King's African Rifles now in force, or which may from time to time be in force within the said period

Declared at
before me

this

Signature or mark
day of , 19 ,

Signature of officer

^{*} Number to be filled in according to the period fixed by the Governor (vide Section 16)

The declaration and oath shall be made on parade before the senior officer of the regiment for the time being at the station at which they are made, and shall be preserved as a part of the enlistment papers of the man by whom they are made

20 Any native officer, non-commissioned officer, or private whose period of service expires during a state of war, insurrection, or hostilities, may be detained, and his service prolonged for such further period, not exceeding twelve months, as the Governor may direct

21 Subject to the provisions of section 17 and of the last preceding section, every native officer, non-commissioned officer, and private who has completed his period or periods of engagement or service according to the provisions of this Ordinance, shall be discharged by his commanding officer, unless at the expiration of any period he is undergoing punishment for, or stands charged with, the commission of any offence under this Ordinance, and in case he is undergoing such punishment, or is charged with any such offence, his service shall be prolonged and his discharge deferred until such punishment shall have terminated, or until he has undergone his trial and any punishment awarded in respect of the offence with which he is charged

22 Every native officer, non-commissioned officer, and private, until he has received a certificate of discharge shall remain subject to all the provisions of this Ordinance and to all rules and regulations made in pursuance thereof

- 23 (1) A native officer may be discharged by his commanding officer at any time during the currency of any term of engagement —
- (a) When pronounced by the medical officer mentally or physically unfit for further service
 - (b) When sentenced to be dismissed the regiment for misconduct
 - (c) On reduction of establishment
- (2) A non-commissioned officer or private may be discharged by his commanding officer at any time during the currency of any term of engagement —
- (a) When pronounced by the medical officer mentally or physically unfit for further service
 - (b) When sentenced to be dismissed the regiment for misconduct
 - (c) If within one year from the date of attestation his commanding officer shall consider that he is unlikely to become an efficient soldier
 - (d) On reduction of establishment

24 In reckoning the service of any native officer, non-commissioned officer or private for discharge or re-engagement, either in the case of limited engagements, whether for the first, second, third, or fourth term, or for the total period of eighteen years' service, there shall be excluded therefrom all periods during which he has been absent from his duty from any of the following causes —

- (a) Imprisonment for any cause save that of detention awaiting any trial which results in the acquittal or discharge of the prisoner
- (b) Imprisonment with hard labour
- (c) Desertion for any period
- (d) Absence without leave exceeding forty-eight hours

25 When any native officer, non-commissioned officer or private ceases to belong to the regiment, either by being dismissed therefrom, or by being discharged on the termination of his period of engagement, or as unfit for further service, or on reduction of establishment, all powers and authorities vested in him shall upon a certificate of discharge being given to him immediately cease and determine. He shall, before a certificate of discharge is delivered to him, deliver over his arms, ammunition, accoutrements, uniform, and other appointments which are the property of the Protectorate Government, to such person and at such time and place as shall be directed by the officer under whose command he may be at the time of ceasing to belong to the regiment, provided that a soldier discharged before the expiration of one year for any fault, or as not likely to make an efficient soldier, shall not take away with him any arms, or any articles of uniform or equipment described by any rules or regulations as personal property of soldiers

Good conduct pay

- 26 (1) Every non-commissioned officer under the rank of sergeant, and every private, who shall have served for three years without having been convicted of any offence by a Court Martial or Civil Court and without having incurred a sentence of —
- (a) Imprisonment or confinement to barracks for more than seven days,
 - (b) Imprisonment with hard labour for any term,
 - (c) Fine in any sum exceeding seven days' pay,
 - (d) Corporal punishment,
 - (e) Or in the case of a non-commissioned officer, severe reprimand, shall be entitled to bear one good-conduct badge, and receive extra pay at the rate of 75 cents per month, and for every subsequent period of three years which he shall have served under like conditions he shall be entitled to bear one additional good-conduct badge, and to receive extra pay at the rate of an additional 75 cents per month for each badge, provided that no non-commissioned officer or private shall receive more than six good-conduct badges
- (2) Any non-commissioned officer or private, who shall have forfeited a good-conduct badge, shall, after having served for twelve months without having been convicted of any offence by a Court Martial or Civil Court and without having incurred a sentence of —
- (a) Imprisonment for any term,
 - (b) Confinement to barracks for more than seven days,
 - (c) Fine in any sum exceeding seven days' pay,
 - (d) Corporal punishment,
 - (e) Or in the case of a non-commissioned officer, severe reprimand, be entitled to have his good-conduct badge restored to him and to receive the extra pay in respect thereof as hereinbefore provided, and his service towards a further good-conduct badge shall be reckoned from the date of such restoration

Gratuities on discharge, &c

- 27 (1) On the recommendation of the Commanding Officer and with the sanction of the Governor gratuities at the following rates, in lieu of pension, may be granted on discharge after a continuous good service extending to a period of twelve years viz —

	Rupees
To native officer	600
„ native sergeant-majors or colour sergeants	300
„ sergeants	150
„ corporals	120
„ lance-corporals and privates	90

And at the following rates after a total continuous good service extending to eighteen years, viz —

	Rupees
To native officer	900
„ native sergeant-majors or colour sergeants	450
„ sergeants	225
„ corporals	180
„ lance-corporals and privates	135

For the purpose of this sub-section service under the provisions of Section 18 (2) shall be deemed to be continuous with previous continuous service

- (2) No gratuity shall be paid in respect of any period of service in excess of a total service of eighteen years, and no native officer, non-commissioned officer, or private, who has received a gratuity on discharge after twelve years service shall, in the event of his afterwards being re-appointed or re-enlisting, as the case may be, receive in respect of his service after such re-appointment or re-enlistment any higher gratuity than may, together with such first gratuity, be equal to the gratuity which he might have earned by continuous service for eighteen years.

- (3) Where any native officer, non-commissioned officer or private, whose terms of engagement and re-engagement combined shall amount to a continuous period of not less than twelve years, is discharged as unfit for further service, or as inefficient, or on account of reduction of establishment, he may, at the discretion of the Commanding Officer and subject to the sanction of the Governor, receive the whole or a part of such proportion of the gratuity which he might have earned if he had completed a period of eighteen years' service as the number of years actually served by him bears to eighteen
- (4) Where any native officer, non-commissioned officer or private, whose terms of engagement and re-engagement combined shall amount to a continuous period exceeding twelve years, and who shall have actually completed a period of not less than twelve years' continuous good service is dismissed for misconduct he may receive such proportion of the gratuity which he would have earned if he had taken his discharge after the completion of the period of service immediately preceding the period of service he is then passing through as his Commanding Officer may in his discretion, subject to the sanction of the Governor, determine
- (5) In the event of the death of any native officer, non-commissioned officer or private, before the receipt by him of any such gratuity as is mentioned in either of the two preceding sub-sections of this section it shall be lawful for the Governor to direct and cause the amount to be paid to, or for the benefit of, the widow or widows, or child or children, or to any next of kin of the native officer, non-commissioned officer or private so dying, on such conditions, and, if to or for the benefit of more than one person, in such proportions as to the Governor shall seem fit
- (6) Where any native officer, non-commissioned officer or private, whose terms of engagement and re-engagement combined shall amount to a continuous period of twelve years, dies while serving in the regiment before completing such continuous period, it shall be lawful for the Governor to direct and cause such proportion of the gratuity which he would have earned if he had completed the full period of twelve years' service as the number of years actually served by him bears to twelve, to be paid to, or for the benefit of, the widow or widows, or child or children, or to any next of kin of the native officer, non-commissioned officer or private so dying, on such conditions, and, if to or for the benefit of more than one person, in such proportions as to the Governor shall seem fit
- (7) Where any native officer, non-commissioned officer or private, whose terms of engagement and re-engagement combined shall amount to a continuous period exceeding twelve years, dies while serving in the regiment before completing such continuous period, it shall be lawful for the Governor to direct and cause such proportion of the gratuity which he would have earned if he had completed a period of eighteen years' service as the number of years actually served by him bears to eighteen, and if he shall have actually served for eighteen or more years the full gratuity which he would have earned if he had taken his discharge after the completion of a continuous period of eighteen years' service, to be paid to, or for the benefit of, the widow or widows, or child or children, or to any next of kin of the native officer or non-commissioned officer or private so dying, on such conditions and, if to or for the benefit of more than one person, in such proportions as to the Governor shall seem fit
- (8) Every native officer, non-commissioned officer, or private, subject to such recommendation and sanction as aforesaid, shall after nine years' continuous good service be exempted from paying hut tax for one hut for life, or alternatively from paying poll tax in respect of himself for life

(b) Persuades, endeavours to persuade, procures, or attempts to procure, any person to desert, and shall be proved to have previously committed a similar offence, or

(c) When belonging to any of His Majesty's Imperial or other forces, without having first obtained a regular discharge therefrom, or otherwise fulfilled the conditions enabling him to enlist, enlists in any other of His Majesty's Imperial or other forces, and shall be proved to have previously committed a similar offence, shall, on conviction, be liable to suffer imprisonment with or without hard labour or such less punishment as is in this Ordinance mentioned

(2) Where an offender has fraudulently enlisted once or oftener he may, for the purposes of this section, be deemed to belong to any one or more of the corps to which he has been appointed or transferred, as well as to the corps to which he properly belongs, and it shall be lawful to charge an offender with any number of offences against this section at the same time, and to give evidence of such offences against him, and, if he be convicted thereof, to punish him accordingly

36 Every person subject to this Ordinance who—

(1) Being charged with or concerned in the care or distribution of any public or regimental money or goods, steals, fraudulently misappropriates, or embezzles the same, or is concerned in or connives at the stealing, fraudulent misapplication, or embezzlement thereof, or wilfully damages any such goods, or who—

(2) Steals or embezzles, or receives, knowing them to be stolen or embezzled any money or goods the property of a comrade or of an officer, or any money or goods belonging to any regimental mess, band or institution or any public money or goods, or

(3) (a) When in command of a guard, piquet, patrol, or post, wilfully releases without proper authority any prisoner committed to his charge, or

(b) Wilfully allows to escape any prisoner who is committed to his charge, or whom it is his duty to keep or guard, shall, on conviction, be liable to suffer imprisonment with or without hard labour or such less punishment as is in this Ordinance mentioned,

37. Every person subject to this Ordinance who—

(1) (a) Without orders from his superior officer, leaves his guard piquet, patrol, or post, or

(b) Forces or strikes a soldier when acting as sentinel or

(c) Impedes the provost-marshal or any assistant provost-marshal, or any officer, native officer, British non-commissioned officer, non-commissioned officer, or other person legally exercising authority under or on behalf of the provost-marshal, or, when called on, refuses to assist in the execution of his duty, the provost-marshal, assistant provost-marshal, or any such officer, native officer, British non-commissioned officer, or other person, or

(d) Forces a safeguard, or

(e) Leaves his superior officer for the purpose of committing any offence against the property or person of any inhabitant of, or resident in, the country in which he is serving, or

(f) Breaks into any house or other place for the purpose of committing any offence against the property or person of any inhabitant of, or resident in, the country in which he is serving, or

(g) Commits any offence against the property or person of any inhabitant of or resident in, the country in which he is serving, or

(h) Does violence to any person bringing provisions or supplies to the forces, or

Repeated fraudulent enlistment

Punishment for offences in this section

Fraud by persons in charge of moneys or goods

Wilfully permitting escape of prisoner

Punishment for offences in this section

Offences in relation to guards, &c

Offences in relation to inhabitants

- (i) Irregularly detains or appropriates to his own regiment, battalion, or detachment any provisions or supplies proceeding to the forces, contrary to any orders issued in that respect, or Irregular detention &c, of supplies
- (j) Being a soldier acting as sentinel, commits any of the following offences, that is to say— Misbehaviour of sentinel
 - (i) Sleeps or is drunk on his post, or
 - (ii) Leaves his post before he is regularly relieved, or who
- (2) Strikes or uses or offers any violence to his superior officer, or uses threatening or insubordinate language to his superior officer, or who Insubordination
- (3) (a) Strikes or uses or offers violence to any person, whether subject to this Ordinance or not, in whose custody he is placed, and whether he is or is not his superior officer, or Disobedience
 - (b) Resists an escort whose duty it is to apprehend him or to have him in charge, or
 - (c) Breaks out of barracks, camp, or quarters, or who
- (4) Disobeys any lawful command given by his superior officer, or who Disobedience
- (5) Neglects to obey any general, or garrison, or other orders, or who Neglect to obey garrison or other orders
- (6) (a) Deserts or attempts to desert, or Desertion
 - (b) Persuades or endeavours to persuade, procures, or attempts to procure, or assists any person to desert, or
 - (c) Being cognisant of any desertion, or intended desertion of any person, does not forthwith give notice to his superior officer, or take any steps in his power to cause the deserter or intending deserter to be apprehended, or
 - (d) When belonging to any of His Majesty's Imperial or other forces, without having first obtained a regular discharge therefrom or otherwise fulfilled the conditions enabling him to enlist, enlists in any other of His Majesty's Imperial or other forces, or Fraudulent enlistment
 - (e) Having been discharged with disgrace from any part of His Majesty's Imperial or other forces, or having been dismissed with disgrace from the Navy, has afterwards enlisted without declaring the circumstances of his discharge or dismissal, or Enlistment after discharge with ignominy or disgrace
 - (f) Is concerned in the enlistment of any man, when he knows or has reasonable cause to believe such man to be so circumstanced that by enlisting he commits an offence against this Ordinance, or who
- (7) (a) Absents himself without leave or Absence without leave
 - (b) Fails to appear at the place of parade or rendezvous appointed by his superior officer, or goes from thence without leave before he is relieved, or without urgent necessity quits the ranks, or
 - (c) When in camp or garrison or elsewhere, is found beyond any limits fixed or in any place prohibited by any general garrison, or other order, without a pass or written leave from an officer, or
 - (d) Without leave from an officer, or without due cause, absents himself from any school when duly ordered to attend there, or who
- (8) (a) Attempts to commit suicide, or Disgraceful conduct
 - (b) Malingers, or feigns or produces disease or infirmity, or wilfully conceals the fact that he is suffering from any venereal or other contagious disease, or
 - (c) Wilfully maims or injures himself or any other soldier, whether at the instance of such other soldier or not, with intent thereby to render himself or such other soldier unfit for service, or causes himself to be maimed or injured by any person, with intent thereby to render himself unfit for service, or

- (d) Is wilfully guilty of any misconduct, or wilfully disobeys, whether in hospital or otherwise, any orders, by means of which misconduct or disobedience he produces or aggravates disease or infirmity, or delays its cure, or
- (e) Is guilty of any other offence of a fraudulent nature not before in this Ordinance particularly specified, or of any other disgraceful conduct of a cruel, indecent, or unnatural kind, or who
- Drunkenness**
- (9) Commits the offence of drunkenness, whether on duty or not on duty, or who
- Permitting escape of prisoner**
- (10) (a) When in command of guard, piquet, patrol, or post, releases without proper authority any prisoner committed to his charge, or
- (b) Allows to escape any prisoner who is committed to his charge, or whom it is his duty to keep or guard, or who
- Failure to report arrest, &c**
- (11) (a) Unnecessarily detains a person in arrest or confinement without bringing him to trial, or fails to bring his case before the proper authority for investigation, or
- (b) Having committed a person to the custody of any officer, non-commissioned officer, provost-marshall, or assistant provost-marshall, fails without reasonable cause to deliver at the time of such committal, or as soon as practicable, and in any case within twenty-four hours thereafter, to the officer, non-commissioned officer, provost-marshall, or assistant provost-marshall, into whose custody the person is committed, an account of the offence with which the person so committed is charged, or
- (c) Being in command of a guard does not, as soon as he is relieved from his guard or duty, or if he is not sooner relieved, within twenty-four hours after a person is committed to his charge, give to the officer to whom he may be ordered to report that person's name and offence so far as known to him, and the name and rank of the officer or other person by whom he was charged, accompanied, if he has received the account above in this section mentioned, by that account, or who
- Corrupt dealings in respect of supplies to forces**
- (12) (a) Commits or connives at any extortion, or
- (b) Without proper authority exacts from any person, carriage, portage, or provisions, or
- (c) Lays any duty upon, or takes any fee or advantage in respect of or is in any way interested in, the sale of provisions or merchandise brought into any garrison, camp, station, barrack, or place, in which he has any command or authority, or the sale or purchase of any provisions or stores, or who
- Deficiency in and injury to equipment**
- (13) (a) Makes away with, or is concerned in making away with, his arms, ammunition, equipments, instruments, clothing, regimental necessaries, or any animal of which he has charge, or
- (b) Loses by neglect anything before in this paragraph mentioned, or
- (c) Makes away with any military decoration granted to him, or
- (d) Wilfully injures anything before in this paragraph mentioned or any property belonging to a comrade, or to an officer, or to any regimental mess, band, or institution, or any public property, or
- (e) Ill-treats any animal used in the public service, or who
- Falsifying official documents and false declarations.**
- (14) (a) In any report, return, muster-roll, pay list, certificate, book, route, or other document made or signed by him, or of the contents of which it is his duty to ascertain the accuracy, knowingly makes or is privy to the making of any false or fraudulent statement, or knowingly makes or is privy to the making of any omission with intent to defraud, or
- (b) Knowingly and with intent to injure any person, or knowingly and with intent to defraud, suppresses, defaces, alters, or makes away with any document which it is his duty to preserve or produce, or

- (c) Where it is his official duty to make a declaration respecting any matter, knowingly makes a false declaration, or
 - (d) When signing any document relating to pay, arms, ammunition, equipments, clothing, regimental necessaries, provisions, furniture, bedding, blankets, sheets, utensils, forage, or stores, leaves in blank any material part for which his signature is a voucher, or
 - (e) Refuses or by culpable neglect omits to make or send a report or return which it is his duty to make or send, or who
- (15) (a) Makes a false accusation against any officer, native officer, British non-commissioned officer, soldier or follower knowing such accusation to be false, or
- (b) In making a complaint, where he thinks himself wronged, knowingly makes any false statements affecting the character of any officer, native officer, British non-commissioned officer, soldier or follower, or knowingly and wilfully suppresses any material facts, or
- (c) Makes a wilfully false statement to any military or judicial officer in respect of his military service, or who
- (16) (i) Being duly summoned or ordered to attend as a witness before a court martial, makes default in attending, or
- (b) Refuses to take an oath or make a solemn declaration legally required by a court martial to be taken or made, or
- (c) Refuses to produce any document in his power or control legally required by a court martial to be produced by him, or
- (d) Refuses when a witness to answer any question to which a court martial may legally require an answer, or
- (e) Is guilty of contempt of a court martial by using insulting or threatening language, or by causing any interruption or disturbance in the proceedings of such court, or who
- (f) When examined on oath or solemn declaration before a court martial or any court or officer authorized by this Ordinance to administer an oath, wilfully gives false evidence, or who
- (17) Uses traitorous or disloyal words regarding the Sovereign, or who
- (18) Without due authority, either verbally or in writing or by signs or otherwise, discloses the numbers or position of any forces or any magazines or stores thereof, or any preparations for, or orders relating to, operations or movements of any forces, at such time and in such manner as may be injurious to His Majesty's service, or who
- (19) being a native officer or non-commissioned officer,
- (a) Strikes or otherwise illtreats any soldier or follower, or
 - (b) Having received the pay of any soldier, unlawfully detains or unlawfully refuses to pay the same when due, or who
- (20) On application being made to him neglects or refuses to deliver over to the civil magistrate, or to assist in the lawful apprehension of, any soldier or follower accused of an offence punishable by a civil court, or who
- (21) Is guilty of any act conduct disorder or neglect, to the prejudice of good order and military discipline,

Shall on conviction be liable to suffer imprisonment with or without hard labour not exceeding two years, or such less punishment as is in this Ordinance mentioned

Provided that, in the case of conviction for drunkenness, the offender shall be liable, either in addition to or in substitution for any other punishment, to pay a fine not exceeding rupees fifteen

For the purposes of this section the expression "drunkenness on duty" means drunkenness committed on the march or otherwise on duty, or after the offender was warned for duty, or when by reason of the drunkenness the offender was found unfit for duty

Offences in relation to courts martial

False evidence

Injurious disclosures

Ill treating soldiers or followers

Refusal to deliver to civil power soldiers accused of civil offences

Conduct to prejudice of military discipline

Punishment for offences in this section

38 Punishment may be inflicted in respect of offences, committed by persons subject to this Ordinance and convicted by court martial according to the scale following —

- (a) Death
- (b) Penal servitude
- (c) Imprisonment with or without hard labour, for a term not exceeding five years
- (d) Discharge with ignominy from His Majesty's service
- (e) Reduction in the case of a non-commissioned officer to a lower grade, or to the ranks
- (f) Corporal punishment not exceeding twenty-four lashes
- (g) Forfeitures, fines, and stoppages

Provided that—

- (1) An offender when sentenced to imprisonment may, in addition thereto, be sentenced to be discharged with ignominy from His Majesty's service
- (2) In addition to or without any other punishment in respect of any offence, an offender convicted may be subject to forfeiture of any service towards gratuity, military decoration, or military reward
- (3) In addition to or without any other punishment in respect of any offence, an offender may be sentenced to any deduction authorized by this Ordinance to be made from his ordinary pay
- (4) The Governor shall, by regulation, prescribe the instrument with which corporal punishment under this section shall be inflicted

Arrest

39 The following regulations shall be enacted with respect to persons subject to this Ordinance when charged with offences punishable under this Ordinance —

- (1) Every person subject to this Ordinance when so charged may be taken into military custody
Provided, that in every case where any offender remains in such military custody for a longer period than eight days without a court martial for his trial being ordered to assemble, a special report of the necessity for further delay shall be made by his commanding officer in manner prescribed, and a similar report shall be forwarded every eight days until a court martial is assembled or the offender is released from custody
- (2) Military custody means, according to the usages of His Majesty's service, the putting the offender under arrest or the putting him in confinement
- (3) An officer or native officer may order into military custody any native officer, non-commissioned officer, or private of the regiment or any follower, and any British non-commissioned officer or non-commissioned officer may order into military custody any non-commissioned officer, private or follower and any such order shall be obeyed, notwithstanding the person giving the order and the person in respect of whom the order is given do not belong to the same corps, arm, or branch of the service
- (4) An officer, native officer, British non-commissioned officer or non-commissioned officer commanding a guard, or a provost-marshal or assistant provost-marshal, shall not refuse to receive or keep any person who is committed to his custody by any officer, native officer, British non-commissioned officer, or non-commissioned officer, but it shall be the duty of the officer, native officer, British non-commissioned officer or non-commissioned officer who commits any person into custody to deliver at the time of such committal or as soon as practicable, and in every case within twenty-four hours thereafter, to the officer, native officer, British non-commissioned officer, non-commissioned officer, provost-marshal, or assistant provost-marshal into whose custody the person is committed, an account either verbal or in writing, of the offence with which the person so committed is charged

- (5) The charge made against every person taken into military custody shall without unnecessary delay be investigated by the proper military authority and, as soon as may be either proceedings shall be taken for punishing the offence, or such person shall be discharged from custody

Power of Commanding Officer

40 The commanding officer shall, upon an investigation being had of a charge made against a person subject to this Ordinance, of having committed an offence under this Ordinance dismiss the charge, if he in his discretion thinks that it ought not to be proceeded with, but where he thinks the charge ought to be proceeded with, he may take steps for bringing the offender to a court martial or in the case of a soldier or a follower he may deal with the case summarily

- (1) Where he deals with the case summarily, he may
- (A) Save in the case of absence without leave or drunkenness, if the offender is a soldier—
 - (a) Award to the offender imprisonment, with or without hard labour, for any period not exceeding forty-two days
 - (b) Reprimand, severely reprimand, or reduce any non-commissioned officer to a lower rank or to the rank of a private
 - (c) Award corporal punishment not exceeding twenty-four lashes
The Governor shall by regulation prescribe the instrument with which such punishment shall be inflicted
 - (d) Dismiss the offender from the regiment
 - (e) Impose a fine not exceeding twenty-one days' pay, to be levied by stoppages from the offenders' pay
 - (f) In addition to or without any other punishment, may order the offender to suffer any deduction from his ordinary pay to make good the amount of any loss or damage he may have caused
 - (g) Order confinement to barracks for any period not exceeding twenty-eight days, such confinement involving the taking of all duties in regular turn, attending parades and punishment drills, not exceeding one hour at a time nor four hours in all on the same day, inclusive of ordinary parades, and also liability to employment on duties of fatigue
 - (h) Order extra guards and piquets, but only for minor offences or irregularities when on or parading for guard or piquet
 - (B) In the case of any offence under this Ordinance, if the offender is a follower—
 - (a) Award to the offender any of the punishments described in sub-sections (a) (c) or (d) of Section 40 (1) (A) of this Ordinance
 - (b) Impose a fine not exceeding rupees ten
 - (2) In the case of absence without leave by a soldier, the commanding officer may deal with the case summarily and may award imprisonment, with or without hard labour, up to any period not exceeding forty-two days, provided that the term of imprisonment awarded, if exceeding seven days, shall not exceed the term of absence
 - (3) The offence of drunkenness by a soldier may be dealt with and summarily punished by the commanding officer as follows —
 - (a) For the first offence the offender shall be admonished or confined to barracks, but no fine shall be inflicted,
 - (b) For the second and every subsequent offence as follows —
If within three months of the previous offence, by fine to the amount of nine days' pay with or without confinement to barracks,
If over three months and within six months of the previous offence, by fine to the amount of six days' pay with or without confinement to barracks,
If over six months and within nine months of the previous offence, by fine to the amount of three days' pay with or without confinement to barracks,

(8) The president of a court martial shall be appointed by order of the authority convening the court, and in the case of a regimental court martial, the convening officer may appoint himself as president

(9) (a) One of the members of the court shall, if possible, be an officer of the battalion, and the other members of the court may be officers of the regiment, or officers of His Majesty's Army or Royal Marine Forces or Royal Navy, or officers of any of His Majesty's naval or military services

(b) In case of emergency, or when a sufficient number of military officers is not available, it shall be lawful for public officers of the Protectorate to sit as members of a court martial but in no case shall they sit as presidents, unless they are entitled to do so in virtue of their military rank in His Majesty's service

(10) In all cases or matters before the court, the proceedings of the court shall be as nearly as may be in accordance with the Rules of Procedure made under the Army Act

44 (1) The following authorities shall have power to confirm the findings and sentences of court martial, that is to say—

(a) In the case of a regimental court martial, the commanding officer or officer having authority to convene such a court martial at the date of the submission of the finding and sentence thereof

(b) In the case of a general court martial, the convening officer

(2) The confirming authority may, when confirming the sentence of any court martial, mitigate or remit the punishment thereby awarded, or commute such punishment for any less punishment or punishments to which the offender might have been sentenced by the said court martial

(3) Sentence of death shall not be carried into effect, unless in addition to the confirmation otherwise required by this Ordinance, it is approved by the Governor

(4) When the sentence imposed by a Court Martial exceeds six months' imprisonment, the proceedings of this Court shall be forwarded to the Governor

(5) When a sentence passed by a court martial has been confirmed, the Governor shall have power to mitigate or remit the punishment thereby awarded, or to commute such punishment for any less punishment or punishments to which the offender might have been sentenced by the said court martial

Execution of Sentences

45 (1) Any sentence of penal servitude, imprisonment, or imprisonment with hard labour imposed upon any person subject to this Ordinance, may be carried out in any military or civil prison established within the Protectorate, or where the sentence of imprisonment imposed does not exceed forty-two days with or without hard labour, in any lock-up house or cells which for that purpose the Governor may think fit to attach to any fort or barracks. The Governor may from time to time make regulations for the government of such prisons and of any lock-up house or cells attached by him to any fort or barracks, and with regard to the admission, discharge, custody, removal, safeguarding, diet, labour, occupation, discipline, instruction, and offences of any persons confined therein, and with regard to any and every other matter or thing relating to and connected with the carrying out and management of imprisonment in any such prison, lock-up house or cells, provided that no person shall be imprisoned in any such prison, lock-up house, or cells unless and until such regulations as aforesaid shall have been made and provided that any person, notwithstanding that his sentence exceeds forty two days, may, whilst awaiting removal to a prison, be temporarily imprisoned in any such lock-up house or cells

Constituent
members of court
martial

Proceedings, how
regulated

Confirmation and
approval of
sentences

Execution of
sentences of
imprisonment

- (5) The charge made against every person taken into military custody shall without unnecessary delay be investigated by the proper military authority and, as soon as may be either proceedings shall be taken for punishing the offence, or such person shall be discharged from custody

Power of Commanding Officer

40 The commanding officer shall, upon an investigation being had of a charge made against a person subject to this Ordinance, of having committed an offence under this Ordinance dismiss the charge, if he in his discretion thinks that it ought not to be proceeded with, but where he thinks the charge ought to be proceeded with, he may take steps for bringing the offender to a court martial or in the case of a soldier or a follower he may deal with the case summarily

- (1) Where he deals with the case summarily, he may
- (A) Save in the case of absence without leave or drunkenness, if the offender is a soldier—
 - (a) Award to the offender imprisonment, with or without hard labour, for any period not exceeding forty-two days
 - (b) Reprimand, severely reprimand, or reduce any non-commissioned officer to a lower rank or to the rank of a private
 - (c) Award corporal punishment not exceeding twenty-four lashes
The Governor shall by regulation prescribe the instrument with which such punishment shall be inflicted
 - (d) Dismiss the offender from the regiment
 - (e) Impose a fine not exceeding twenty-one days' pay, to be levied by stoppages from the offenders' pay
 - (f) In addition to or without any other punishment, may order the offender to suffer any deduction from his ordinary pay to make good the amount of any loss or damage he may have caused
 - (g) Order confinement to barracks for any period not exceeding twenty-eight days, such confinement involving the taking of all duties in regular turn, attending parades and punishment drills, not exceeding one hour at a time nor four hours in all on the same day, inclusive of ordinary parades, and also liability to employment on duties of fatigue
 - (h) Order extra guards and piquets, but only for minor offences or irregularities when on or parading for guard or piquet
 - (B) In the case of any offence under this Ordinance, if the offender is a follower—
 - (a) Award to the offender any of the punishments described in sub-sections (a) (c) or (d) of Section 40 (1) (A) of this Ordinance
 - (b) Impose a fine not exceeding rupees ten
 - (2) In the case of absence without leave by a soldier, the commanding officer may deal with the case summarily and may award imprisonment, with or without hard labour, up to any period not exceeding forty-two days, provided that the term of imprisonment awarded, if exceeding seven days, shall not exceed the term of absence
 - (3) The offence of drunkenness by a soldier may be dealt with and summarily punished by the commanding officer as follows —
Punishments for drunkenness
 - (a) For the first offence the offender shall be admonished or confined to barracks, but no fine shall be inflicted,
 - (b) For the second and every subsequent offence as follows —
If within three months of the previous offence, by fine to the amount of nine days' pay with or without confinement to barracks,
If over three months and within six months of the previous offence, by fine to the amount of six days' pay with or without confinement to barracks,
If over six months and within nine months of the previous offence, by fine to the amount of three days' pay with or without confinement to barracks,

- If over nine months of the previous offence by admonition or confinement to barracks
- Such fines to be levied by stoppages from the offender's pay
- (c) Where a soldier is liable to a fine, and four preceding instances of drunkenness have been recorded against him within the previous twelve months, an amount of three days' pay shall be added to the amount of the fine laid down
 - (d) For an act of drunkenness on duty, as defined by section 37, or when an act of drunkenness is accompanied by any other offence, the offender may be sentenced, as provided by section 40 (1), to imprisonment with or without hard labour, or confinement to barracks in addition to the fine
 - (e) Any non-commissioned officer convicted of drunkenness, in addition to any fine as aforesaid, may be reprimanded, severely reprimanded or reduced to a lower rank or to the rank of a private
 - (4) On a boy being placed in the ranks as a trained soldier, it shall be discretionary with the commanding officer either to destroy his defaulter sheet or expunge therefrom such entries as he may think fit

Powers of Officer Commanding a Detachment.

Punishments which officers commanding detachments, &c., may award

41 Any officer commanding a detachment, or the District Commissioner resident at and in charge of any station where there is a detachment but no officer of the regiment, may examine into the truth of any charge against a soldier or follower, and if his decision is against the accused, he may impose on him any one or more of the following punishment —

- (1) If a private—
 - (a) Imprisonment, with or without hard labour, for any period not exceeding fourteen days,
 - (b) Fine not exceeding ten days' pay, to be levied by stoppages from the offender's pay,
 - (c) Confinement to barracks for any period not exceeding twenty-one days, such confinement involving the taking of all duties in regular turn, attending parades and punishment drills, not exceeding one hour at a time, nor four hours in all on the same day, inclusive of ordinary parades, and also liability to employment on duties of fatigue,
- (d) In addition to or without any other punishment, deduction from ordinary pay to make good the amount of any loss or damage he may have caused
- (e) Extra guards and piquets, but only for minor offences or irregularities when on or parading for guard or piquet
- (2) If a follower—
 - (a) Imprisonment, with or without hard labour, for any period not exceeding fourteen days,
 - (b) Fine not exceeding rupees five
- (3) If a non-commissioned officer—
 - (a) Fine not exceeding ten days' pay to be levied by stoppages from the offender's pay,
 - (b) Reprimand
- (4) The offence of drunkenness by a soldier may be dealt with and summarily punished as laid down in section 40 (3) of this Ordinance, by such officer or District Commissioner, except that any sentence of reduction on a non-commissioned officer must be confirmed by the commanding officer
- (5) It shall be lawful for the commanding officer by writing under his hand to confer the powers of a commanding officer, as defined by section 40 of this Ordinance, on the officer commanding any detachment, under such restrictions and for such period as he may think fit, and to revoke the same. Any sentence of reduction in the case of a non-commissioned officer, and any sentence of dismissal from the service, imposed under this section, shall be subject to the approval of the commanding officer

Punishments for drunkenness

Delegation of powers of commanding officer to officer commanding detachment

Whenever it shall appear to the officer commanding a detachment or Cases of aggravated District Commissioner as aforesaid that the offence which any soldier or follower or repeated offence has committed would, by reason of its aggravation or by reason of previous to be reported offences of the accused, not be adequately punished with any of the aforesaid commanding offences of the accused, not be adequately punished with any of the aforesaid officer punishments, or combinations of punishments, he shall delay passing sentence, and shall report the whole proceeding in the case to the commanding officer who may send back such report for any further inquiry he considers requisite, or make any other or further order, or may rehear the case, as he may see fit

Powers of Officer Commanding a Company.

42 Any officer commanding a company may examine into the truth of any charge against a soldier, and, if his decision is against the accused, he may impose upon him any one or more of the following punishments —

- (1) If a private—
 - (a) Fine according to scale, as laid down in section 40 (3) of this Ordinance, in case of drunkenness,
 - (b) Confinement to barracks for any period not exceeding seven days,
 - (c) Extra guards and piquets, but only for minor offences or irregularities when on, or parading for, guard or piquet
- (2) If a non-commissioned officer—

Reprimand

Similar powers may, at the discretion of the commanding officer, be given to any other officer temporarily in command of a company

~~Any such awards of punishment shall be subject to any remission the commanding officer may order, but cannot be increased~~

Courts martial

- 43 (1) For the purposes of this Ordinance there shall be two kinds of Description, constitution, and powers of courts martial
- (a) General courts martial,
 - (b) Regimental courts martial
- (2) A general court martial shall be convened by the commanding officer, provided that he is in possession of a warrant authorising him to convene a general court martial, or provided that the power to convene and confirm general courts martial has been delegated to him by the Inspector-General
- (3) A regimental court martial shall be convened by the commanding officer or some officer deriving authority for him to convene a regimental court martial
- (4) A general court martial shall consist of not less than five officers each of whom must have held a commission in His Majesty's service for not less than one year, unless the officer convening the court martial is of opinion that five officers are not available, having due regard to the public service, in which case the court martial may consist of three officers, in which case also the convening officer may preside
- (5) A regimental court martial shall consist of not less than three officers, each of whom must have held a commission in His Majesty's service for not less than one year, unless the officer convening the court martial is of opinion that three officers are not available, having due regard to the public service, in which case the court martial may consist of two officers
- (6) A general court martial shall have power to try all persons subject to this Ordinance, and to pass sentence of death or such less punishment as is in this Ordinance mentioned, provided that if the court martial consists of less than five members, sentence of death shall not be passed on any prisoner without the concurrence of all the members
- (7) A regimental court martial shall not award the punishment of death or of imprisonment in excess of two years, but, subject as aforesaid, any offence under this Ordinance committed by a person subject to this Ordinance may be tried and punished by a regimental court martial

(8) The president of a court martial shall be appointed by order of the authority convening the court, and in the case of a regimental court martial, the convening officer may appoint himself as president

(9) (a) One of the members of the court shall, if possible, be an officer of the battalion, and the other members of the court may be officers of the regiment, or officers of His Majesty's Army or Royal Marine Forces or Royal Navy, or officers of any of His Majesty's naval or military services

(b) In case of emergency, or when a sufficient number of military officers is not available, it shall be lawful for public officers of the Protectorate to sit as members of a court martial but in no case shall they sit as presidents, unless they are entitled to do so in virtue of their military rank in His Majesty's service

(10) In all cases of matters before the court, the proceedings of the court shall be as nearly as may be in accordance with the Rules of Procedure made under the Army Act

44 (1) The following authorities shall have power to confirm the findings and sentences of court martial, that is to say—

(a) In the case of a regimental court martial, the commanding officer or officer having authority to convene such a court martial at the date of the submission of the finding and sentence thereof

(b) In the case of a general court martial, the convening officer

(2) The confirming authority may, when confirming the sentence of any court martial, mitigate or remit the punishment thereby awarded, or commute such punishment for any less punishment or punishments to which the offender might have been sentenced by the said court martial

(3) Sentence of death shall not be carried into effect, unless in addition to the confirmation otherwise required by this Ordinance, it is approved by the Governor

(4) When the sentence imposed by a Court Martial exceeds six months' imprisonment, the proceedings of this Court shall be forwarded to the Governor

(5) When a sentence passed by a court martial has been confirmed, the Governor shall have power to mitigate or remit the punishment thereby awarded, or to commute such punishment for any less punishment or punishments to which the offender might have been sentenced by the said court martial

Execution of Sentences

45 (1) Any sentence of penal servitude, imprisonment, or imprisonment with hard labour imposed upon any person subject to this Ordinance, may be carried out in any military or civil prison established within the Protectorate, or where the sentence of imprisonment imposed does not exceed forty-two days with or without hard labour, in any lock-up house or cells which for that purpose the Governor may think fit to attach to any fort or barracks. The Governor may from time to time make regulations for the government of such prisons and of any lock-up house or cells attached by him to any fort or barracks, and with regard to the admission, discharge, custody, removal, safeguarding, diet, labour, occupation, discipline, instruction, and offences of any persons confined therein, and with regard to any and every other matter or thing relating to and connected with the carrying out and management of imprisonment in any such prison, lock-up house or cells, provided that no person shall be imprisoned in any such prison, lock-up house, or cells unless and until such regulations as aforesaid shall have been made and provided that any person, notwithstanding that his sentence exceeds forty two days, may, whilst awaiting removal to a prison, be temporarily imprisoned in any such lock-up house or cells

Constituent
members of court
martial

Proceedings, how
regulated

Confirmation and
approval of
sentence

Execution of
sentences of
imprisonment

- (2) A sentence passed upon any person subject to this Ordinance shall be in no respect affected by such person ceasing to be subject to this Ordinance by discharge or otherwise
- (3) Every gaoler shall receive into his custody and carry out the sentence upon any person, subject to this Ordinance, sentenced to penal servitude, imprisonment or imprisonment with hard labour, for any offence under this Ordinance, upon an order in writing in that behalf being delivered to him under the hand of the commanding officer or of the officer or District Commissioner imposing the sentence, which order shall specify the offence and the period of penal servitude, imprisonment, or of imprisonment with hard labour
- (4) Every person whilst undergoing any such sentence of penal servitude, imprisonment, or imprisonment with hard labour, shall be deemed and dealt with as a criminal prisoner
- 46 No pay shall accrue or become due to any native officer, soldier, or follower in respect of any period during which he is undergoing any sentence of imprisonment, or imprisonment with hard labour, or is in custody on a charge for an offence of which he is afterwards convicted by a Civil Court or Court Martial or on a charge of absence without leave for which he is afterwards awarded imprisonment by his commanding officer
- 47 (1) All fines imposed upon native officers or soldiers for offences under this Ordinance shall be recovered by stoppages from the offender's pay due at the time of committing such offence, or thereafter accruing due, and not from any other source or in any other manner
- (2) The amount of stoppage shall be in the discretion of the officers authorized to impose fines, in no case exceeding one-half of the daily pay of the offender, and whenever more than one order of stoppage for any cause is in force against the same person, so much only of his pay shall be stopped as shall leave him a residue of at the least one-half of his daily pay
- (3) Where more than one order of stoppage is made upon the same person the order or orders later in date shall, if necessary, be postponed as to their enforcement until the earlier orders are discharged
- (4) Soldiers admitted to hospital suffering from venereal diseases may be placed under stoppages of half their pay
- 48 (1) All fines recovered within the Protectorate from native officers, soldiers, or followers shall be paid over to the Treasurer of the Protectorate, to be placed to the credit of a fund to be styled the "Military Fines Fund"
- (2) No payment shall be made from the Military Fines Fund except on the authority of the Governor
- (3) The Governor may, on the recommendation of the commanding officer, sanction payments from the Military Fines Fund for any of the following purposes, that is to say —
- (a) Assistance to the wives or families of deceased native officers, soldiers, or followers, or native officers, soldiers or followers discharged as invalids, who may be in immediate want,
 - (b) Contributions towards prizes to be given at athletic meetings, assaults-at-arms, and similar events organised by or for the benefit of the soldiers of the regiment,
 - (c) Purchase of ammunition for the encouragement of rifle shooting,
 - (d) Payments to soldiers of the regiment as rewards for special services when such payments cannot otherwise be met out of Protectorate funds,
 - (e) Provision of any articles for the use of the regiment, when the cost of such provision cannot otherwise be met out of Protectorate funds,
 - (f) As a reward to the apprehender or apprehenders of a deserter, and as a reward for recruiting
- Gaolers to carry out sentences on or order of commanding officer, &c
Persons undergoing sentences deemed criminal prisoners
Pay not to accrue during imprisonment under sentence
Fines to be recovered by stoppages
Amount of stoppages
Accumulated stoppages
Stoppages for venereal disease
Disposal of fines on native officer or soldiers

- (4) Annual statements of receipts and expenditure on account of the Military Fines Fund shall be rendered by the senior commanding officer to the Governor, who will submit them to the Secretary of State

Restrictions as to punishment of native officer

Supplemental Provisions as to Discipline

- 49 (1) The sentence on a native officer for any offence shall in no case include corporal punishment

- (2) The sentence on a non-commissioned officer for any offence shall in no case include corporal punishment, or imprisonment, unless it also includes reduction of the offender to the rank of a private and in such case the sentence of reduction shall precede and be carried out before that of corporal punishment or imprisonment

Restrictions as to corporal punishment

- 50 No sentence of corporal punishment shall be carried out until a period of twenty-four hours has elapsed since the award, except on the line of march or on active service, and no such sentence shall in any case be carried out unless under the superintendence of a medical officer, or in case no medical officer is available, a European officer of the Protectorate Government, nor until such medical officer or European officer shall certify the physical fitness of the offender to undergo the same, and, and in relation thereto the said medical officer or European officer may give and shall cause to be carried out such orders for preventing injury to health as he may deem necessary, and, in case the said medical officer or European officer shall order the punishment to be discontinued, it shall be immediately discontinued accordingly

Apprehension of deserters

- 51 (1) Upon reasonable suspicion that any person is a deserter any non-commissioned officer or private of the regiment or other person may apprehend him, and forthwith bring him before the District Commissioner of the district wherein he was found, who shall deal with the suspected deserter as if he were brought before him by warrant under the laws in force in the Protectorate

- (2) Upon its appearing to such District Commissioner by the testimony of one or more witnesses, or by his own confession, that the accused is a deserter, he shall cause him to be conveyed to the nearest detachment of the regiment, and delivered over to the officer in command thereof, together with an office copy of the proceedings and of the evidence taken by him, and such officer shall deal with the case in accordance with the provisions of this Ordinance

Forfeiture of good conduct badges and pay consequential on certain sentences

- 52 (1) Forfeiture of one good-conduct badge and 75 cents per month of good-conduct pay shall be involved in and deemed a part of any sentence of —

- (a) Imprisonment or confinement to barracks for more than seven days,
 - (b) Imprisonment with hard labour for any term,
 - (c) Fine in any sum exceeding seven days' pay,
 - (d) Corporal punishment,
- and every such forfeiture shall be entered on the offender's default sheet and in the guard report

- (2) If a non-commissioned officer be reduced to the rank of a private, or reduced in degree of rank, he shall forfeit one good-conduct badge, should he be in possession of the same, and 75 cents per month of good-conduct pay

- (3) The commanding officer may in any case of aggravated offence recommend to the Governor that the offender forfeit all or any good-conduct badges and pay that he may be in possession of or may have earned, and all or any decorations or honorary rewards, and any advantage as to gratuity on discharge which he may have earned by past service, and such effect shall be given to such recommendation as the Governor may determine

Upon reduction of rank

In aggravated offences

Restoration of forfeited service

- 53 Any native officer non-commissioned officer or private who has forfeited any period of past service qualifying towards good-conduct badges and pay or gratuity may have such service restored to him by the Governor on the recom-

mendation of his commanding officer, at any time as a reward for conspicuous gallantry in the field or other notable service, or when he has served with uninterrupted good conduct, as shown by his having no entries in the regimental defaulters' book, for two years in case of a first conviction entailing loss of service, for five years in case of a second conviction of the same nature, and for seven years in case of a third conviction of the same nature, or should circumstances of an aggravated character have attended the offence on account of which his service was forfeited. Such period of probation shall be reckoned from the release of the person convicted from imprisonment or other completion of his punishment and his return to duty.

- 54 (1) Every officer hereinbefore empowered to inquire concerning offences under this Ordinance shall in any matter touching such inquiries have the powers of a magistrate under the Code of Criminal Procedure of summoning and examining witnesses on oath or affirmation, and calling for documents in any matter before him under this Ordinance, and of adjourning any hearing from time to time. Power of summoning witnesses
- (2) In every inquiry in which evidence is taken on oath or affirmation the proceedings and evidence shall be recorded in writing, and the course of proceeding with respect to the taking of evidence and the conduct of the inquiry shall be as nearly as may be in conformity with the practice prescribed in the Rules of Procedure made under the Army Act. Form of proceedings
- 55 (1) Nothing in this Ordinance shall be construed to exempt any person subject to this Ordinance from being proceeded against by the ordinary course of law when accused of any crime or offence punishable under any other law in force in the Protectorate, and whenever any person subject to this Ordinance is accused of any capital crime or of violence or of any offence against person or property punishable by the law of the Protectorate, the officers, native officers, British non-commissioned officers and soldiers shall use their utmost endeavours to cause such persons to be discovered and secured and delivered over to be tried in the ordinary course of justice. Ordinary course of law not to be interfered with
- (2) No person subject to this Ordinance shall be tried by court martial for an offence against the state, within the meaning of Chapter VI of the Penal Code, murder, culpable homicide not amounting to murder, or rape, unless the place at which the offence was committed is approximately more than 100 miles as measured in a straight line from any place in which the offender can be tried for such offence by a competent civil court.
- 56 (1) An offender shall not be liable to be tried by court martial for any offence which has been dealt with summarily by his commanding officer, and shall not be liable to be tried by court martial or to be punished by his commanding officer for any offence of which he has been acquitted or convicted by a competent civil court or by a court martial. An offender shall not be liable to be tried by a civil court for any offence which has been dealt with summarily by his commanding officer or for which he has been tried by court martial. Exemption from second trial or punishment for same offence
- (2) If any person subject to this Ordinance has been convicted by a competent civil court of any crime or offence he shall not be liable to be punished for the same under this Ordinance, otherwise than by loss of pay under section 46, and in the case of a native officer or non-commissioned officer by reduction to an inferior rank or to the rank of a private, by order of the Governor communicated through the commanding officer, or by dismissal from the regiment, or by the loss of the whole or any period of his previous service reckoning towards discharge, or by the loss of all or any good-conduct badges which he may possess, together with forfeiture of the whole or any part of any good-conduct pay of which he is in receipt, by order of the Governor communicated through the commanding officer.

Mode of complaint
by soldier

57 If any non-commissioned officer or private thinks himself wronged in any matter by any officer other than his company commander or by any non-commissioned officer or private, he may complain thereof to his company commander, and if he thinks himself wronged by his company commander, either in respect of his complaint not being redressed or in respect of any other matter, he may complain thereof to his commanding officer, and if he thinks himself wronged by his commanding officer, either in respect of his complaint not being redressed or in respect of any other matter, he may complain thereof to the Governor, and every officer to whom a complaint is made in pursuance of this section shall cause such complaint to be inquiry into, and shall, if on inquiry he is satisfied of the justice of the complaint so made, take such steps as may be necessary for giving full redress to the complainant in respect of the matter complained of.

PART IV

GENERAL PROVISIONS

Legal Penalties in Matters respecting Regiments

Inducing members
of the corps to
desert

58 Any person who by any means whatsoever directly or indirectly procures or persuades, or attempts to procure or persuade, any native officer non-commissioned officer or private of the regiment to desert, or who aids, abets, or is accessory to the desertion of any native officer, non-commissioned officer, or private of the regiment, or who having reason to believe that any man is a deserter, harbours such deserter or aids him in concealing himself, or aids or assists in his rescue, shall be liable to be imprisoned, with or without hard labour for a term not exceeding six months, and shall in addition be liable to a fine not exceeding 200 rupees.

Inciting to
mutiny, &c

59 Any person who aids, abets or is accessory to any mutiny, sedition, or disobedience to any lawful command of a superior officer by any native officer non-commissioned officer or private of the regiment, or maliciously endeavours to seduce any native officer, non-commissioned officer, or private of the regiment from his allegiance or duty, shall be punishable with imprisonment, with or without hard labour, for a term not exceeding two years and shall in addition be liable to a fine not exceeding 800 rupees.

Unlawful possess
ion of arms, &c of
regiment, penalty

60 Any person who shall knowingly detain, buy, exchange, or receive from any native officer, non-commissioned officer, or private of the regiment, or deserter, or any person acting for or on his behalf, or who shall solicit or entice any native officer, non-commissioned officer, or private of the regiment, or who shall be employed by any native officer, non-commissioned officer, or private of the regiment, or deserter, knowing him to be such to sell, make away with or dispose of any arms ammunition, clothing, accoutrements, medals, or other appointments furnished for the use of the regiment, or food or rations issued to any non-commissioned officer or private, or who shall have in his possession any such arms, ammunition, clothing, accoutrements, medals, appointments, food, or rations, and shall not give a satisfactory account of how he came by the same, shall be liable to a penalty not exceeding 800 Rupees and imprisonment, with or without hard labour, up to two years together with double the value of all or any of the several articles of which such offender shall so become or be possessed.

Personating,
penalty

61 Whoever, not being a member of the regiment, or being a deserter therefrom, puts on the dress or accoutrements of a person serving in the regiment, or part thereof, or any dress intended to simulate that of the regiment, or part thereof, or any medal or badge which he is not authorized to wear, or takes the name, designation, or character of a person appointed to or serving in the regiment, for the purpose of thereby doing or obtaining to be done any act which he would not be entitled to do, or procure to be done of his own authority or for any other unlawful purpose, shall be liable to be imprisoned, either with or without hard labour, for a term not exceeding two years, or to a fine not exceeding 800 Rupees, or to both.

- 62 (a) All offences under this Ordinance committed by persons not being subject to Part III of this Ordinance shall be prosecuted, and all sentences imposed on such persons shall be carried into effect, in the manner provided by the laws in force in the Protectorate, and the amount of any fines recovered shall be paid to the Treasurer and form part of the public revenue
- (b) Notwithstanding anything in this Ordinance contained, Sections 58 to 62 inclusive shall apply equally to offences in connection with non-commissioned officers, sepoys and Indian followers of any company or other part of the regiment which is recruited in India

Enforcement of Civil Contracts

- 63 (1) Any native officer, non-commissioned officer, or private shall be liable to be taken out of the King's African Rifles only by process or execution on account of any criminal charge, or on account of an original debt proved by affidavit of the plaintiff, or of someone on his behalf, to the value of 300 rupees at the least over and above all cost of suit, but not for any original debt not amounting to 300 rupees nor for the breach of any covenant, agreement, or other engagement nor for having left or deserted his employer or master, or his contract, work or labour, and all warrants or other process of execution on account of the matters for which it is herein declared that such native officer, non-commissioned officer, or private is not liable to be taken out of the said service shall be null and void
- (2) Any plaintiff, upon notice of the cause of action first given in writing to the officer under whose command the defendant is serving at the date of service of the writ of summons, may proceed in any action or suit to judgment, and have execution other than against the body of any native officer, non-commissioned officer, or private, or than (except as next after mentioned) against the pay due or accruing due to him
- (3) The pay of any native officer non commissionned officer or private due or accruing to him at the date of any judgment, or afterwards, shall not be liable to be arrested upon any civil process except in respect of any debt or liability which he may have incurred within three years next before being appointed to the regiment, and for such debt or liability, when constituted by decree, his pay may be arrested to an extent not exceeding one-third thereof Where an order for such arrestment is made, the court making the order shall give notice thereof to the paymaster, and thereupon the amount ordered shall be stopped out of the judgment debtor's pay until the amount of the decree is made good

Wills and Distribution of Property.

- 64 (1) Every native officer on appointment and every soldier on enlistment shall declare the name of the person or persons to whom, in the event of his decease without having made a valid will, any money or personal property due or belonging to him should be paid or delivered, and the name of such person or persons shall be recorded at the headquarters of the officer's or soldier's battalion The record shall be verified periodically, and it shall be the duty of the officers or soldiers to report any alteration in the record which he wishes made

AN ORDINANCE

No. 16 of 1912.

The East Africa Weights and Measures Ordinance
1912

[June 12th, 1912]

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

Short Title 1 This Ordinance may be cited as "The East Africa Weights and Measures Ordinance 1912"

Application of Ordinance 2 This Ordinance shall apply to, and come into force in, such districts and places within the Protectorate and from such date or dates as the Governor shall, from time to time, notify by Proclamation, and in so applying this Ordinance the Governor may apply it wholly or in part to any such district or place, and may exempt any person or class of persons or any trade between any person or class of persons from the operation of this Ordinance or of any part thereof

Interpretation clause 3 In this Ordinance

The term "Imperial Standard Pound" means the Imperial Standard Pound defined in the Act of the Imperial Parliament, 41 and 42 Victoria, Chapter 49, intituled "The Weights and Measures Act, 1878,"

The term "Pound Avordupois" means a weight equal to the Imperial Standard Pound,

The term "Gallon" means a measure of capacity equal to the Imperial Standard Gallon as defined in the said Act,

The term "Imperial Standard Yard" means the Imperial Standard Yard as defined in the said Act,

The term "Yard" means a length equal to the Imperial Standard Yard,

The term "Square Yard" means an area equal to the area contained in a square each of whose sides is one yard in length

The term "Inspector" includes Deputy Inspector, unless the context requires otherwise,

The term "Weighing Instrument" includes scales, with the weights belonging thereto, scalebeams, balances, spring-balances, steelyards, weighing machines, and other instruments for weighing,

The term "Persons" includes a body corporate,

The term "Stamping" includes casting, engraving, etching, branding or otherwise marking, in such manner as to be so far as practicable indelible, and the expression "stamp" and other expressions relating thereto shall be construed accordingly

Uniformity of Weights and Measures

Uniformity of weights and measures

4 The same weights and measures shall be used in all districts or places in the Protectorate to which this Ordinance applies

Weights and Measures.

Avordupois weights

5 A pound avordupois shall be the primary weight in the Protectorate

Schedule A

The weights specified in the first column of Schedule A to this Ordinance are hereby declared to be such parts or multiples of a pound avordupois as are respectively specified in the second column of the said Schedule A.

- 62 (a) All offences under this Ordinance committed by persons not being subject to Part III of this Ordinance shall be prosecuted, and all sentences imposed on such persons shall be carried into effect, in the manner provided by the laws in force in the Protectorate, and the amount of any fines recovered shall be paid to the Treasurer and form part of the public revenue
- (b) Notwithstanding anything in this Ordinance contained, Sections 58 to 62 inclusive shall apply equally to offences in connection with non-commissioned officers, sepoys and Indian followers of any company or other part of the regiment which is recruited in India

Enforcement of Civil Contracts

- 63 (1) Any native officer, non-commissioned officer, or private shall be liable to be taken out of the King's African Rifles only by process or execution on account of any criminal charge, or on account of an original debt proved by affidavit of the plaintiff, or of someone on his behalf, to the value of 300 rupees at the least over and above all cost of suit but not for any original debt not amounting to 300 rupees nor for the breach of any covenant, agreement, or other engagement nor for having left or deserted his employer or master, or his contract, work or labour, and all warrants or other process of execution on account of the matters for which it is herein declared that such native officer, non-commissioned officer or private is not liable to be taken out of the said service shall be null and void
- (2) Any plaintiff, upon notice of the cause of action first given in writing to the officer under whose command the defendant is serving at the date of service of the writ of summons, may proceed in any action or suit to judgment, and have execution other than against the body of any native officer, non-commissioned officer, or private, or than (except as next after mentioned) against the pay due or accruing due to him
- (3) The pay of any native officer non commissionned officer or private due or accruing to him at the date of any judgment, or afterwards, shall not be liable to be arrested upon any civil process except in respect of any debt or liability which he may have incurred within three years next before being appointed to the regiment, and for such debt or liability, when constituted by decree, his pay may be arrested to an extent not exceeding one-third thereof. Where an order for such arrestment is made, the court making the order shall give notice thereof to the paymaster, and thereupon the amount ordered shall be stopped out of the judgment debtor's pay until the amount of the decree is made good

Wills and Distribution of Property.

- 64 (1) Every native officer on appointment and every soldier on enlistment shall declare the name of the person or persons to whom, in the event of his decease without having made a valid will, any money or personal property due or belonging to him should be paid or delivered, and the name of such person or persons shall be recorded at the headquarters of the officer's or soldier's battalion. The record shall be verified periodically, and it shall be the duty of the officers or soldiers to report any alteration in the record which he wishes made

(2) The paymaster or any officer of the regiment, or of the Treasury, or other public department, having in his charge or control any pay, accumulations of pay, gratuity, or other allowance, or any personal property or money belonging to any native officer or soldier dying intestate who has complied with the above conditions, may pay or deliver the same to the person or persons whose name or names has or have been recorded by the native officer or soldier in the manner prescribed

Form of will

65 (1) Any will made by a native officer non-commissioned officer or private of the regiment shall be valid for disposing of any money or personal property which shall be due or belonging to him at his decease —

If it is in writing and signed or attested by his mark and acknowledged by him in the presence of, and in his presence attested by, one witness, being an officer of the regiment or public officer of the Protectorate, or

If it is executed with the formalities required by any law now or hereafter, in force in the Protectorate

Such will shall be deemed well made for the purpose of being admitted to probate, and the person taking out representation to the testator under such will shall exclusively be deemed the testator's representative with respect to the money or personal property thereby bequeathed

(2) The paymaster or any officer of the regiment, or of the Treasury or other public department, having in his charge or control any pay, accumulations of pay, gratuity, other allowance, or any personal property, or money belonging to such testator not exceeding in the aggregate the value of 750 rupees, may pay or deliver the same to any person entitled thereto under the will, or to the person entitled to procure probate of, or administration under, such will, although probate or administration may not have been taken out

Accumulation
of pay, &c., if less
than 750 rupees,
may be paid without
probateProbate to be
taken if value ex-
ceeds 750 rupees

If the value of the said money and personal property exceeds the said sum of 750 rupees, the paymaster or other officer as aforesaid, having the same in his charge or control, shall require probate or administration to be taken out, and thereupon pay and deliver the said money and effects to the legal representative of the deceased

Distribution in
cases of intestacy

66 In case any native officer non-commissioned officer or private of the regiment dies without having complied with the requirements stated in section 64 of this Ordinance, and without having made any valid will under this or any law or ordinance regulating wills for the time being in force, the paymaster or other officer having in his charge or control money or personal property of the deceased as aforesaid may, with the concurrence of the Governor, pay or deliver such money or personal property to any claimant showing herself or himself to the satisfaction of the Governor to be the widow of the deceased or to be the child or any near relative of the deceased, according to the rules of kinship of the tribe to which the deceased belonged, and where there are more such claimants than one, then in such shares and proportion as the claimants would be entitled to receive under the rules of succession prevailing among such tribe or as nearly as may be

As to payment of
debts

67 Notwithstanding anything hereinbefore contained, if in cases where probate of the will or administration to the estate of the deceased is not taken out, the paymaster or other officer aforesaid, before disposing of the money and personal property of the deceased in manner aforesaid has notice of any debt due by the deceased, he shall apply such money and property so far as remaining in his charge or control, or so much thereof as may be requisite in or towards payment of such debt, subject to the following conditions —

- (1) That the debt accrued within three years before the death
- (2) That payment of it is claimed within one year after the death
- (3) That the claimant proves the debt to the satisfaction of the Company Commander

Any person claiming to be a creditor of the deceased shall not be entitled to obtain payment of his debt out of any money that may be in the hands of the paymaster or any officer of the regiment, or of the Treasury or other public department, except by means of a claim on the paymaster or commanding officer or some District Commissioner, and proceeding thereon under and according to this Ordinance

68 In all cases where the money or personal property of the deceased or any part thereof is paid or delivered to any person as being interested therein by reason of his or her name having been recorded in accordance with section 64 of this Ordinance, or under the will of the deceased, or as his widow or child or near relative, or in any other manner under this Ordinance, any creditor of the deceased shall have the same rights and remedies against such person as if he or she had received the same as a legal personal representative of the deceased

69 If the money or personal property belonging to the deceased, or any part thereof, remains for one year undisposed of or unappropriated, and without any valid claim thereto having been made, then the paymaster or other officer having the charge or control thereof shall apply and make over the same towards any reward and gratuity fund for the benefit of the regiment as may be prescribed by any order or regulations of the Governor

Provided that the application under this section of any such money or property or part thereof, undisposed of or unappropriated as aforesaid, shall not be deemed to bar any claim of any person to the same, or any part thereof, that may be established at any time after such application

70 Medals, uniforms, and decorations shall not be considered to be comprised in the personal estate of any deceased with reference to claims of creditors, or for any of the purposes of administration under this Ordinance or otherwise, and the same shall be delivered to and held by the Company Commander, and disposed of according to regulations made by the Commanding Officer under the authority of the Governor

71 In every case of desertion the money or property of the deserter in the charge or control of the paymaster, or any other officer as aforesaid, shall be disposed of according to regulations made by the Governor

Provided that in every such case the provisions of Section 65 of this Ordinance shall, *mutatis mutandis*, apply as nearly as may be

72 The King's African Rifles Ordinance, 1902, the King's African Rifles Repeal Amendment Ordinance, 1903, the King's African Rifles Amendment Ordinance, 1905 and the King's African Rifles Amendment Ordinance, 1909, are hereby repealed

Provided as follows —

- (1) All officers and soldiers serving with the King's African Rifles at the date of the commencement of this Ordinance shall be deemed to have been appointed, enlisted or enrolled under this Ordinance
- (2) All rules, regulations, orders and directions made or given under any of the repealed Ordinances shall be deemed to have been made and given under this Ordinance and shall continue in force until other provision shall be made under or by virtue of this Ordinance

AN ORDINANCE

No. 16 of 1912.

Title

The East Africa Weights and Measures Ordinance
1912

[June 12th, 1912]

Date

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

Short Title

1 This Ordinance may be cited as "The East Africa Weights and Measures Ordinance 1912"

Application of
Ordinance

2 This Ordinance shall apply to, and come into force in, such districts and places within the Protectorate and from such date or dates as the Governor shall, from time to time, notify by Proclamation, and in so applying this Ordinance the Governor may apply it wholly or in part to any such district or place, and may exempt any person or class of persons, or any trade between any person or class of persons from the operation of this Ordinance or of any part thereof

Interpretation
clause

3 In this Ordinance

The term "Imperial Standard Pound" means the Imperial Standard Pound defined in the Act of the Imperial Parliament, 41 and 42 Victoria, Chapter 49, intituled "The Weights and Measures Act, 1878,"

The term "Pound Avoirdupois" means a weight equal to the Imperial Standard Pound,

The term "Gallon" means a measure of capacity equal to the Imperial Standard Gallon as defined in the said Act,

The term "Imperial Standard Yard" means the Imperial Standard Yard as defined in the said Act,

The term "Yard" means a length equal to the Imperial Standard Yard,

The term "Square Yard" means an area equal to the area contained in a square each of whose sides is one yard in length

The term "Inspector" includes Deputy Inspector, unless the context requires otherwise,

The term "Weighing Instrument" includes scales, with the weights belonging thereto, scalebeams, balances, spring-balances, steelyards, weighing machines, and other instruments for weighing,

The term "Persons" includes a body corporate,

The term "Stamping" includes casting, engraving, etching, branding, or otherwise marking, in such manner as to be so far as practicable indelible, and the expression "stamp" and other expressions relating thereto shall be construed accordingly

Uniformity of Weights and MeasuresUniformity of
weights and
measures

4 The same weights and measures shall be used in all districts or places in the Protectorate to which this Ordinance applies

Weights and Measures.Avoirdupois
weights

5 A pound avoirdupois shall be the primary weight in the Protectorate

Schedule A

The weights specified in the first column of Schedule A to this Ordinance are hereby declared to be such parts or multiples of a pound avoirdupois as are respectively specified in the second column of the said Schedule A.

Those weights are hereby declared to be avoirdupois weights

6 The weights specified in the first column of Schedule B to this Ordinance are hereby declared to be such parts or multiples of a pound avoirdupois as are respectively specified in the second column of the said Schedule B

Those weights are hereby declared to be troy weights

Any weight which is any decimal part or any multiple of an ounce troy may be used as a troy weight

7 A gallon shall be the primary measure of capacity in the Protectorate

The measures of capacity specified in the first column of Schedule C to this Ordinance are hereby declared to be such parts or multiples of a gallon as are respectively specified in the second column of the said Schedule C

Those measures are in this Ordinance referred to as the Protectorate measures of capacity

8 A yard shall be the primary measure of length in the Protectorate

The measures of length specified in the first column of Schedule D to this Ordinance are hereby declared to be such parts or multiples of a yard as are respectively specified in the second column of the said Schedule D

Those measures are in this Ordinance referred to as Imperial measures of length

9 A square yard shall be the primary measure of surface in the Protectorate

The measures of surface specified in the first column of Schedule E to this Ordinance are hereby declared to be such parts or multiples of a square yard as are respectively specified in the second column of the said Schedule E

Those measures are in this Ordinance referred to as Imperial measures of surface

Measures of
length

Schedule D

Schedule E

Metric System.

10 The table made under the Act of the Imperial Parliament known as the Weights and Measures (Metric System) Act, 1897, Section 2 (2), shall be deemed to set forth the equivalents of imperial weights and measures and of the weights and measures therein expressed in terms of the metric system, and such table may be lawfully used for computing and expressing, in weights and measures, weights and measures of the metric system

Standards of weight and Measure.

11 The Governor shall, as occasion may require, procure avoirdupois weights and the Protectorate measures of capacity and Imperial measures of length and the parts of such weights and measures representing and corresponding to the several weights and measures mentioned in Schedule F to this Ordinance, and every weight and measure so procured shall be verified at the Standards Department of the Board of Trade in England, before being brought into use in the Protectorate. Each such weight and measure shall be made of such materials and in such manner and shall be placed in such a receptacle as to be, so far as practicable, proof against mechanical and atmospheric agencies and all other sources of error. The weights and measures so procured and verified shall be the Protectorate standards of weight and measure and shall, for all purposes, be conclusively deemed to be true and accurate

12 The Protectorate Standards shall be kept at the Treasury, and the receptacle in which the same are kept shall be secured by two locks at least, which shall not be capable of being opened by the same key

The key of one lock shall be kept by the Treasurer and the key of another lock shall be kept by such other Officer as the Governor may appoint. Should there be more than two locks to the said receptacle the key of any other lock shall be kept by such Officer as the Governor shall appoint, and the Treasurer and such other Officer or Officers shall be the Wardens of the Protectorate Standards

13 The Governor shall procure such copies of the Protectorate Standards or any of them as he may think fit, and shall provide for verifying the same, and shall cause such copies to be authenticated as secondary standards in such manner as he may think proper

Depository of the

standards

Warden of the

Standards

Judicial notice shall be taken of every secondary standard so authenticated

The secondary standards shall, at such times as the Governor may appoint, be compared with the Protectorate Standards in the presence of the Wardens of the Protectorate Standards, and, when necessary, shall be corrected and adjusted

The Governor may, at any time, cancel any secondary standard and direct that the same be no longer used as such Every secondary standard shall, until the contrary is proved, be deemed to be true and accurate

Periodical verification of Protectorate standards

14 Once at least in every ten years the Governor shall cause the Protectorate Standards for the time being to be verified at the standards department of the Board of Trade, and to be adjusted and renewed if requisite Before the Protectorate Standards are sent out of the Protectorate for this purpose, the Governor shall cause to be deposited with the Wardens of the Protectorate Standards such secondary standards as he may think fit, and shall provide for the comparison and verification of the same with the Protectorate Standards and the authentication thereof in such manner as he may think proper, and such secondary standards shall be deemed to be the Protectorate Standards during such time as the Protectorate Standards are out of the Protectorate

Use of Protectorate Weights and Measures.

Trade contracts, sales, dealings, &c, to be in terms of Protectorate weights or measures

15 Every contract, bargain, sale, or dealing, made or had in the Protectorate for any work, goods, wares or merchandise or other thing which has been or is to be done, sold, delivered, carried or agreed for by weight or measure, shall be deemed to be made and had according to one of the Protectorate weights or measures ascertained by this Ordinance, or to some multiple or part thereof, and if not so made or had shall be void, provided that a Court may, in exceptional circumstances in the interests of Justice, direct that a person who has received an advantage under such contract, bargain, sale or dealing, so declared to be void shall restore it or make compensation for it to the person from whom he received it, and all tolls and duties charged or collected according to weight or measure shall be charged and collected according to one of the Protectorate weights or measures ascertained by this Ordinance, or to some multiple or part thereof Such contract, bargain, sale, dealing and collection of tolls and duties as is in this section mentioned is in this Ordinance referred to under the term "trade"

No local or customary measures, nor the use of the heaped measure, shall be lawful

Any person who sells by any denomination of weight or measure other than one of the Protectorate weights or measures, or some multiple or part thereof, or by heaped measure, shall be liable to a fine not exceeding thirty Rupees for every such sale

Sale by avoirdupois weight with that — exceptions

16 All articles sold by weight shall be sold by avoirdupois weight, except

- (1) Gold and silver, and articles made thereof, including gold and silver thread, lace, or fringe, also platinum, diamonds and other precious metals or stones, may be sold by the ounce troy or by any decimal parts of such ounce, and all contracts, bargains, sales, and dealings in relation thereto shall be deemed to be made and had by such weight, and when so made or had, shall be valid, and
- (2) Drugs, when sold by retail, may be sold by apothecaries weights or measures lawfully in use for the time being in England

Every person who acts in contravention of this section shall be liable to a fine not exceeding seventy five Rupees

Exception for contract, &c metric weights and measures

17 A contract or dealing shall not be invalid or open to objection on the ground that the weights or measures expressed or referred to therein are weights or measures of the metric system, or on the ground that decimal sub-divisions of the Protectorate weights and measures, whether metric or otherwise, are used in such contract or dealing

Exception for sale of article in vessel not represented as being of imperial or local measure

18 Nothing in this Ordinance shall prevent the sale, or subject a person to a fine under this Ordinance for the sale of an article in any vessel, where such vessel is not represented as containing any amount of Protectorate measure, nor subject a person to a fine under this Ordinance for the possession of a vessel where it is shown that such vessel is not used nor intended for use as a measure

Penalty on use possession of unauthorised weight or measure

19 Every person who uses or has in his possession for use for trade a weight or measure which is not of the denomination of some weight or measure authorised by this Ordinance for such use, shall be liable to a fine not exceeding seventy five Rupees, or in the case of a second offence one hundred and fifty Rupees, and the weight or measure shall be liable to be forfeited

20 In using a Protectorate measure of capacity, the same shall not be heaped, but either shall be stricken with a round stick or roller, straight and of the same diameter from end to end, or if the article sold cannot from its size or shape be conveniently stricken shall be filled in all parts as nearly to the level of the brim up as the size and shape of the article will admit.

Unjust Weights and Measures.

21 Every person who uses or has in his possession for use for trade any weight, measure or weighing instrument which is false or unjust, shall be liable to a fine not exceeding seventy five Rupees, or in the case of a second offence three hundred Rupees and any contract, bargain, sale or dealing made by the same shall be void, and the weight, measure or weighing instrument shall be liable to be forfeited.

22 Where any fraud is wilfully committed in the using of any weight measure or weighing instrument, the person committing such fraud, and every person party to the fraud, shall be liable to a fine not exceeding seventy five Rupees or, in the case of a second offence, three hundred Rupees, and the weight, measure or weighing instrument shall be liable to be forfeited.

23 A person shall not wilfully or knowingly make or sell, or cause to be made or sold, any false or unjust weight, measure or weighing instrument.

Every person who acts in contravention of this section shall be liable to a fine not exceeding one hundred and fifty Rupees or in the case of a second offence seven hundred and fifty Rupees.

Stamping and Verification of Weights and Measures.

24 Every weight, except where the small size of the weight renders it impracticable, shall have the denomination of such weight stamped on the top or side thereof in legible figures and letters.

Every measure of length or capacity shall have the denomination thereof stamped on the outside of such measure in legible figures and letters.

A weight or measure not in conformity with this section shall not be stamped with such stamp of verification under this Ordinance as is hereinafter mentioned.

25 Every measure, weight or weighing instrument whatsoever used for trade shall be verified and stamped by an inspector with a stamp of verification under this Ordinance.

26 Subject to the provisions of Section 2 of this Ordinance, every person who, after the expiration of 6 months from the commencement of this Ordinance, uses or has in his possession for use for trade any measure, weight or weighing instrument not stamped as required by this Ordinance, or in respect of which a certificate of justness is required by this Ordinance and no certificate is in force, shall be liable to a fine not exceeding seventy five Rupees or in the case of a second offence one hundred and fifty Rupees and shall be liable to forfeit the said measure, weight, or weighing instrument and any contract, bargain, scale or dealing made by such measure, weight, or weighing instrument shall be void.

27 Any inspector may refuse to stamp any iron weight or any weight cased with iron, unless the same shall have a plug of softer metal upon which to impress or affix the stamp.

28 If any person forges or counterfeits any stamp used for the stamping under this Ordinance of any measure, weight, or weighing instrument or wilfully increases or diminishes a measure or weight so stamped, he shall be liable to a fine not exceeding seven hundred and fifty Rupees. Any person who removes a stamp from any weight or measure or weighing instrument and inserts the same into another weight or measure or weighing instrument shall be deemed to forge or counterfeit a stamp within the meaning of this section.

Any person who knowingly uses, sells, utters, disposes of, or exposes for sale any measure, weight or weighing instrument with such forged or counterfeit stamp thereon, or a weight so increased or diminished, shall be liable to a fine not exceeding one hundred and fifty Rupees.

All measures and weights and weighing instruments with any such forged or counterfeit stamp shall be forfeited.

Permissible limits of error

Permissible errors

29 Any weight or measure which shall be in accordance with the Standard weight or measure which it represents, and any weighing machine, weight or measure which shall not have a greater error than the limits of error prescribed under the provisions of this Ordinance shall be deemed to be just and true for all the purposes of this Ordinance

Inspectors of Weights and Measures

The Commissioner of Police to be ex-officio Inspector of Weights and Measures

30 The Commissioner of Police shall ex-officio be Inspector of Weights and Measures under this Ordinance

The Governor may appoint Deputy Inspectors

31 The Governor may, by writing under his hand from time to time, appoint such persons as he may think fit to be Deputy Inspectors of Weights and Measures under this Ordinance, and may assign such portion of the Protectorate as he may think fit to each such Deputy Inspector as an Inspectorial District, and he may, at any time, revoke any such appointment and assignment

All such appointments, assignments and revocations shall be notified in the Gazette

Every European Police Officer shall have all the powers of a Deputy Inspector of Weights and Measures throughout the Protectorate

General duties of Inspectors

32 The Inspector shall have the general supervision of the Deputy Inspectors, and the Deputy Inspectors shall make such returns and furnish such information as the Inspector may require and, generally, shall conform to the directions of the Inspector

Examination of weights and measures by Inspectors

33 The Inspector shall cause such secondary standards as he may think requisite to be delivered to the Deputy Inspectors, and every Deputy Inspector shall, at such times and places as the Inspector shall appoint (of which appointments public notice shall be given), attend with his secondary standards and examine all weights and measures and weighing instruments brought to him and at that time used or intended to be used within his Inspectorial District. Provided that when it shall be found that any weight measure or weighing instrument is of such description as not to be capable of being readily and conveniently brought to an Inspector for the purpose of examination, such Inspector may upon the written request of the person in possession of, and responsible for such weight, measure or weighing instrument, and upon payment by the person making the request of the prescribed fee, attend at the premises where such weight measure or weighing instrument is, and there examine the same.

Any Inspector may, at any time, examine any weights or measures or weighing instruments brought or submitted to him as aforesaid and used or intended to be used within his Inspectorial District

Comparison with standards of same denomination

34 An Inspector shall examine every weight and measure which is of the same denomination as one of his secondary standards and is brought or submitted to him for the purpose of verification, and shall compare the same with such secondary standard, and shall examine any weighing instrument brought or submitted to him for the purpose of verification, and, if he shall find the same to be just, and not already stamped or marked, he shall stamp or mark the same in such manner as the Governor may prescribe

Certificates of justness to be given in certain cases

35 Whenever an Inspector stamps, marks or verifies any weight or measure or any weighing instrument he shall deliver to the person bringing or submitting to him such weight or measure or weighing instrument a certificate

Schedule G

of justness in respect of the same, in the form set forth in Schedule G to this Ordinance, or to the like effect, and such certificate shall remain in force from the day on which the same was given for such period, not being less than a year, as the Governor may prescribe, and no longer

Every Inspector who shall neglect or refuse to deliver a certificate of justness as hereby required shall be liable to a fine not exceeding seventy five Rupees for each such offence

Effect of a certificate of justness

36 A weight or measure or weighing instrument marked or stamped under this Ordinance by any Inspector may, so long as the certificate of justness in respect of the same shall remain in force, be used in any part of the Protectorate, unless the same be unjust

37 Every Inspector may at all reasonable times, enter any shop, store, Power to Inspect-warehouse, stall, yard or other place, within his Inspector's District, wherein he has to enter has reasonable cause to believe that any goods are bought, sold, exposed or kept premises and for sale, or weighed or measured for conveyance or carriage, and may require ^{seize weights and} measures suspect the production of, and examine, all weights, measures or weighing instruments ^{measures} ed to be false that may be there, and if, on such examination, he has reasonable cause to believe that any one of such weights, measures or weighing instruments is made or used contrary to any of the provisions of this Ordinance, he may seize, carry away and detain the same for the purpose of comparison thereof with a secondary standard.

38 Any person who refuses to produce to an Inspector any weight, Refusing produc-weighing instrument or measure in his possession or custody, whereof such ^{tion of weights,} Inspector requires the production, under this Ordinance, or who obstructs, or ^{&c., and obstruct-} hinders any Inspector in any examination under this Ordinance, of any weight, weighing instrument or measure, shall be guilty of an offence against this Ordinance and be liable to a fine not exceeding seventy five Rupees.

39 (1) An Inspector shall not, during the time he holds office, be a ^{Inspector not to} person deriving any profit from or employed in the making, be maker, seller, adjusting, or selling of weights, measures, or weighing ^{or adjuster of} ^{weights,} instruments.

(2) Provided that in any district where, on the representation of the ^{measures, or} Commissioner of Police, it appears to be desirable for an ^{weighing instra-} Inspectors of weights and measures to be allowed to adjust weights, measures and weighing instruments, the Governor may, if he thinks fit, authorise an Inspector to act as an adjuster of weights measures and weighing instruments.

(3) An Inspector so authorised may, for any such adjustment, make such charges as the Governor shall approve, and shall account for any pay and money received by him in respect of such charges in such manner as the Governor shall direct.

40 Any Inspector who knowingly stamps or marks any weight or measure ^{Inspector stamp-} or weighing instrument not at that time used or intended to be used within his ^{out of his} Inspector's District shall be guilty of an offence against this Ordinance and be ^{District} liable to a fine not exceeding thirty Rupees.

41 If an Inspector stamps a weight or measure or weighing instrument in Penalty on contravention of any provision of this Ordinance, or without duly verifying the Inspector for same by comparison with a secondary standard or otherwise, or is guilty of a misconduct breach of any duty imposed on him by this Ordinance, or otherwise misconducts himself in the execution of his Office, he shall be liable to a fine not exceeding seventy five Rupees for each offence.

Legal Proceedings.

42 Such portion of any fine under this Ordinance, not exceeding a Part of fines moiety, as the Court before whom a person is convicted thinks fit to direct, may, ^{may be paid to} if the Court in its discretion so order, be paid to the informer unless the ^{informers} informer is an Inspector of weights and measures or a Police Officer.

43 All weights, measures and weighing instruments forfeited under this ^{Weights, &c.,} Ordinance shall be broken up, and the materials thereof may be sold or which are otherwise disposed of as the Court shall direct, and the proceeds of such sale ^{forfeited} shall be applied in like manner as fines under this Ordinance.

44 A person shall not be liable to any increased penalty for a second Limitation as to offence under any section of this Ordinance unless that offence was committed ^{conviction for} after a conviction within five years previously for an offence under the same ^{second offences} section.

45 Where any weight, measure or weighing instrument is found in the Evidence as to possession of any person carrying on trade within the meaning of this Ordinance, ^{possession} or on the premises of any person which, whether a building or in the open air, whether open or enclosed, are used for trade within the meaning of this Ordinance, such person shall be deemed for the purposes of this Ordinance, until the contrary is proved, to have such weight, measure or weighing instrument in his possession for use for trade.

46 Where a person is convicted under any section of this Ordinance of Imprisonment any offence, and the Court by which he is convicted is of opinion that such ^{for fraud} offence was committed with intent to defraud, he shall be liable, in addition to, or in lieu of any fine, to imprisonment of either description for a term not exceeding one year.

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THE OFFICIAL GAZETTE

June 15, 1912.

Schedule C.

(See Section 7)

PROTECTORATE MEASURES OF CAPACITY

Denominations	Parts or multiples of a gallon
Pint	1/8
Quart	1/4
Kibaba	1/6
Pishi	4/6
Peck	2
Bushel	8
Quarter	64
Chaldron	288

Schedule D.

(See Section 8)

IMPERIAL MEASURES OF LENGTH

Denominations.	Parts or multiples of a yard
Inch	1/36
Foot	1/3
Pole or perch	$5\frac{1}{2}$
Chain (100 links)	22
Furlong	220
Mile	1760

Schedule E.

(See Section 8)

IMPERIAL MEASURES OF SURFACE

Denominations	Parts or multiples of a
Square inch	1
Square foot	$\frac{1}{1296}$
Square pole or perch Rood Acre	$\frac{1}{6}$

37 Every Inspector may at all reasonable times, enter any shop, store, warehouse, stall, yard or other place, within his Inspectorial District, wherein he has reasonable cause to believe that any goods are bought, sold, exposed or kept for sale, or weighed or measured for conveyance or carriage, and may require the production of, and examine, all weights, measures or weighing instruments that may be there, and if, on such examination, he has reasonable cause to believe that any one of such weights, measures or weighing instruments is made or used contrary to any of the provisions of this Ordinance, he may seize, carry away and detain the same for the purpose of comparison thereof with a secondary standard.

38 Any person who refuses to produce to an Inspector any weight, Refusing production of weights, Inspector requires the production, under this Ordinance, or who obstructs, or hinders any Inspector in any examination, under this Ordinance, of any weight, weighing instrument or measure, shall be guilty of an offence against this Ordinance and be liable to a fine not exceeding seventy five Rupees.

- 39 (1) An Inspector shall not, during the time he holds office be a person deriving any profit from or employed in the making, be maker, seller, adjusting, or selling of weights, measures, or weighing instruments.
- (2) Provided that in any district where, on the representation of the Commissioner of Police, it appears to be desirable for an Inspector of weights and measures to be allowed to adjust weights, measures and weighing instruments, the Governor may, if he thinks fit, authorise an Inspector to act as an adjuster of weights, measures and weighing instruments.
- (3) An Inspector so authorised may, for any such adjustment, make such charges as the Governor shall approve, and shall account for any pay and money received by him in respect of such charges in such manner as the Governor shall direct.

40 Any Inspector who knowingly stamps or marks any weight or measure of weighing instrument not at that time used or intended to be used within his Inspectorial District shall be guilty of an offence against this Ordinance and be liable to a fine not exceeding thirty Rupees.

41 If an Inspector stamps a weight or measure or weighing instrument in contravention of any provision of this Ordinance, or without duly verifying the same by comparison with a secondary standard or otherwise, or is guilty of a breach of any duty imposed on him by this Ordinance, or otherwise misconducts himself in the execution of his Office, he shall be liable to a fine not exceeding seventy five Rupees for each offence.

Legal Proceedings.

42 Such portion of any fine under this Ordinance, not exceeding a part of fines moiety, as the Court before whom a person is convicted thinks fit to direct, may be paid to the informer unless the informer is an Inspector of weights and measures or a Police Officer.

43 All weights, measures and weighing instruments forfeited under this Ordinance shall be broken up, and the materials thereof may be sold or otherwise disposed of as the Court shall direct, and the proceeds of such sale shall be applied in like manner as fines under this Ordinance.

44 A person shall not be liable to any increased penalty for a second offence under any section of this Ordinance unless that offence was committed after a conviction within five years previously for an offence under the same section.

45 Where any weight, measure or weighing instrument is found in the possession of any person carrying on trade within the meaning of this Ordinance, or on the premises of any person which, whether a building or in the open air, whether open or enclosed, are used for trade within the meaning of this Ordinance, such person shall be deemed for the purposes of this Ordinance, until the contrary is proved, to have such weight, measure or weighing instrument in his possession for use for trade.

46 Where a person is convicted under any section of this Ordinance of any offence, and the Court by which he is convicted is of opinion that such offence was committed with intent to defraud, he shall be liable, in addition to, or in lieu of any fine, to imprisonment of either description for a term not exceeding one year.

Publication of convictions

47 Where a person is convicted before any Court of any offence under this Ordinance, the Court may if it thinks fit, cause the conviction to be published in such manner as it thinks desirable

Imprisonment in default of payment of fines

48 In default of payment of any fine imposed for a breach of any of the provisions of this Ordinance the Court may order that the person making default shall be imprisoned, with imprisonment of either description for any term not exceeding the period specified in the following scale —

Where the fine does not exceed seventy five Rupees, for any term not exceeding one calendar month,

Where the fine does not exceed one hundred and fifty Rupees for any term not exceeding two calendar months,

Where the fine does not exceed three hundred and seventy five Rupees for any term not exceeding three calendar months, and

Where the fine exceeds three hundred and seventy five Rupees for any term not exceeding six calendar months,

And any such imprisonment shall be determined upon payment of such fine

Provision as to action against person acting in execution of Ordinance

49 In an action for any act done in pursuance or execution of intended execution of this Ordinance, or in respect of any alleged neglect or default in the execution of this Ordinance, tender of amends before the action is commenced may, in lieu of or in addition to any other plea, be pleaded, if the action was commenced after such tender, or is proceeded with after payment into Court of any money in satisfaction of the plaintiff's claim. If the action is commenced after such tender, or is proceeded with after such payment, and the plaintiff does not recover more than the sum tendered or paid respectively, the plaintiff shall not recover any costs incurred after such tender or payment, and the defendant shall be entitled to his costs, to be taxed as between pleader and client, as from the time of such tender or payment, but this provision shall not affect costs on any injunction in the action

Saving for liabilities otherwise than under Ordinance

50 (1) No proceeding or conviction for any offence punishable under this Ordinance shall affect any civil remedy to which any person aggrieved by the offence may be entitled

(2) This Ordinance shall not exempt any person from any other proceeding for an offence which is punishable otherwise than under this Ordinance, so that no person be punished twice for the same offence

(3) Where proceedings are taken before any Court against any person in respect of any offence punishable under this Ordinance, and the offence is also punishable otherwise than under this Ordinance, the Court may direct that, instead of those proceedings being continued, proceedings shall be taken against that person otherwise than under this Ordinance. Provided that the provisions of Chapter XIII of the Indian Penal Code shall cease to apply in every case where the provisions of this Ordinance dealing with same offences are in force

Miscellaneous.

Power to Governor to make rules

51 The Governor may, from time to time, make rules prescribing

- (1) A table of fees to be taken by the Inspectors for stamping, marking or verifying weights or measures under this Ordinance,
- (2) Standards of weights and measures of denominations other than those contained in this Ordinance
- (3) Penalties, not exceeding a fine of one hundred and fifty Rupees for the breach or attempted breach of any rule
- (4) General rules with respect to
 - (a) the verification and stamping of weights and measures and weighing instruments, including the prohibition of stamping in cases where the nature, denomination, material or principle of construction of the weight, measure or instrument appears likely to facilitate the perpetration of fraud, and

- (b) the circumstances and conditions under which and the manner Repeal.
in which stamps may be obliterated or defaced,
- (c) the tests to be applied for the purpose of ascertaining the accuracy and efficiency of weights and measures and weighing instruments
- (d) the limits of error to be allowed on verification and to be tolerated on inspection either generally or as respects any trade, and
- (e) generally for the better carrying into effect any of the purposes of this Ordinance

52 The Measures Regulations, 1899 are hereby repealed

Schedule A.

(See Section 5)

AVOIRDUPOIS WEIGHTS

Denominations	Parts or multiples of a pound avoirdupois (Native Equivalent "rotteli or rotli")
Grain	1
	—
Dram	7000
	1
	—
Ounce or Wakia	256
	1
	—
Stone	16
Quarter Hundred weight	14
Hundred weight	28
Ton	112
	2240

Schedule B

(See Section 6)

TROY WEIGHTS

Denominations	Parts or multiples of a pound avoirdupois
Grain	1
	—
Ounce	7000
	480
	—
	7000

Schedule C.

(See Section 7)

PROTECTORATE MEASURES OF CAPACITY

Denominations	Parts or multiples of a gallon
Pint	1/8
Quart	1/4
Kibaba	1/6
Pishi	4/6
Peck	2
Bushel	8
Quarter	64
Chaldron	288

Schedule D.

(See Section 8)

IMPERIAL MEASURES OF LENGTH

Denominations.	Parts or multiples of a yard
Inch	1/36
Foot	1/3
Pole or perch	$5\frac{1}{2}$
Chain (100 links)	22
Furlong	220
Mile	1760

Schedule E.

(See Section 9.)

IMPERIAL MEASURES OF SURFACE

Denominations.	Parts or multiples of a square yard
Square inch	1 — 1296
Square foot	1 — 9
Square pole or perch	$30\frac{1}{4}$
Rood	1210
Acre	4840

(SEE SECTION 11)

Schedule F.**Measure of Length**

An Imperial Standard Yard, graduated into feet and inches throughout, the end inches being divided into eights, tenths, and twelfths of an inch respectively

Measures of Avoirdupois Weight

Fifty six pounds, or half a hundred weight	Twenty eight pounds, or a quarter
Fourteen pounds, or a stone	Seven pounds
Half a pound	Four pounds
One fourth of a pound	Two pounds
of an ounce	One pound
Two drams	An ounce
One dram	Half an ounce
Half a dram	One fourth

Measures of Capacity.

A bushel	Half a bushel	A peck	A gallon	Half a gallon	A Pishi	A Kibaba
Half a Kibaba	One-fourth of a Kibaba	A quart	A pint	Half a pint	One-fourth of a	
pint	Half a gill	One quarter of a gill				

SEE SECTION 35

Schedule G**Form of Certificate of Justness.**

I hereby certify that the following weights and measures, (or weighing instruments) namely , brought to me by , residing at , were this day stamped (or marked or verified) by me, the same having been examined and found correct by me

Dated at , this day of 191

(Signature)

Deputy Inspector of Weights & Measures.

PROCLAMATION.**Under the Game Ordinance, 1909**

In pursuance of the powers conferred upon me by Section 6 Sub-section (ii) of the Game Ordinance, 1909, I, Charles Calvert Bowring, C.M.G., Acting Governor, do hereby direct that a Sportsman's or Resident's licence shall, on and after the date of this Proclamation, authorise the capture or killing of Thomas' Kob Antelope to the number of two only and not four as prescribed in the Third Schedule to the said Ordinance

Nairobi,

Dated this 5th day of June, 1912

C C BOWRING,

Acting Governor

PROCLAMATION.**Under the East Africa Outlying Districts Ordinance, 1902**

In exercise of the powers conferred upon me under the East Africa Outlying Districts Ordinance, 1902, I, Charles Calvert Bowring, C.M.G., Acting Governor of the East Africa Protectorate, do hereby cancel all Proclamations under the said Ordinance in so far as such Proclamations declare any area, District or place in the Nyanza Province to be a Closed District within the meaning of the aforesaid Ordinance

Nairobi,

Dated this 6th day of June, 1912

C C BOWRING,

Acting Governor

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

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

Nairobi,

June 5th, 1912

C C BOWRING,

Acting Governor

The following Rules are hereby applied to the Township of Yala River —

1 The Rules dated the 15th July, 1910, published in the "Official Gazette" July 15th, 1910, dealing with the licensing of vehicles

2 The Rules dated August 24th, 1911, and published in the "Official Gazette" of September 1st, 1911, dealing with the fitting of carts with brakes

RULE**Under the East Africa Townships Ordinance, 1903.**

Rule issued by His Excellency the Acting Governor under the East Africa Townships Ordinance, 1903

Nairobi,

Dated this 11th day of June, 1912

C C BOWRING,

Acting Governor

On and after the publication of this Rule the fee prescribed by the Rules under the East Africa Townships Ordinance, 1903, applied to the Townships in the Nyanza Province and leviable in respect of Native Huts shall cease to be levied in the said Townships and the said Rules in so far as they apply to the said Townships or may hereafter be applied to any Township in the said Province shall be and are hereby amended accordingly

RULE**Mombasa Township**

Issued by the Acting Governor for the East Africa Protectorate under the provisions of the East Africa Townships Ordinance, 1903

Nairobi,

Dated this 15th day of June, 1912

C C BOWRING,

Acting Governor

The following fee shall be charged for the licensing of the following public vehicles within the Township of Mombasa —

Trolleys and Rickshas

Rs 5/- per annum

RULES.**Under Section 565 of the Indian Criminal Procedure Code.**

Rules issued by His Excellency the Acting Governor under Section 535 of the Indian Criminal Procedure Code relating to the Notification of Residence by Released convicts

Nairobi,

C C BOWRING,

Dated this 12th day of June, 1912

Acting Governor

1 When, at the time of passing sentence of transportation or imprisonment, on any person the Court or Magistrate also orders that his residence and any change of residence after release be notified for the term specified in such order, a copy of the order in the annexed form shall be sent to the officer in charge of the Gaol with the warrant of commitment, and the person in respect of whom such order is made shall comply with and be subject to the Rules next following. In these Rules a person released subject to an order of the nature hereinbefore described is called a "released convict".

2 Every convict in regard to whom an order has been made under Section 565 of the Criminal Procedure Code shall, not less than fourteen days before the date on which he is entitled to be released, notify the officer in charge of the Gaol or other place in which he may for the time being be confined, of the place at which he intends to reside after his release, and shall, as soon as he is released, proceed to such place without undue delay and there so reside accordingly.

3 It shall be the duty of the officer in charge of the Gaol or other place in which the convict in regard to whom an order has been made under Section 565 of the Criminal Procedure Code is confined, to notify the officer in charge of the Police of the District of the place at which he intends to reside after his release, and on such release to send a copy of the order passed under Section 565 of the Criminal Procedure Code to that officer who will notify the District Commissioner.

4 Whenever any released convict intends to change his place of residence from the place which he specified at the time of his release as the place at which he intended to reside, to any other place, he shall notify the fact of such intention and the place at which he thereafter intends to reside, not less than twenty-four hours before he so changes his residence, to the officer in charge of the Police of the District in which he resides at the time when he notifies his intention to change his residence, and shall proceed to such place without undue delay and there so reside accordingly. The Police Officer will notify the District Commissioner of the District, also the District Commissioner and the Police Officer of the District to which the released convict intends to proceed, and shall send to such last mentioned officer a copy of the order passed under Section 565 of the Criminal Procedure Code.

5 Whenever any released convict intends to change his place of residence from any place at which he may, at any time, be residing, under the provisions of Rule 4 he shall notify any intended change of residence as provided in that rule and shall proceed without undue delay to the place notified by him and there so reside accordingly, action being taken as provided in the aforesaid rule.

6 Every released convict shall, within twenty-four hours of his arrival at the place of residence notified under Rule 2 or Rule 4 or Rule 5, notify the fact of such arrival to the officer in charge of the Police of the District within the limits of which such place of residence is situate, and shall give such additional information as such officer may require as to the situation of the intended place of residence, and the Police Officer will inform the District Commissioner.

7 In notifying place of residence under these Rules, released convicts shall —

- (a) if the place of residence is in a Native Reserve, specify the name of the chief and headman of the area within the limits of which such place is situate
- (b) if the place of residence is outside a Native Reserve, specify the town or place, with a sufficient description of the situation of the place of residence within such town or place to satisfy the requirements of the officer to whom such notification is made.

Manner of notifying
changes of residence

8 Every notification to be made by a released convict under Rules 4, 5 and 6 respectively, shall be made by such convict personally at the proper Police Station Provided that —

- (a) The Magistrate may, by order in writing, exempt any released convict from the operation of this Rule and may permit such convict to make such notifications in writing or in such other manner as the Magistrate may, in such order, prescribe in that behalf,
- (b) If, from illness or other unavoidable cause, any released convict is prevented from making any notification required by these Rules personally at the proper Police Station, he may do so by written communication addressed to the officer in charge of the proper Police Station Such communication shall state the cause of his inability to attend in person at the Police Station

Copy of the order for notifying address of previously convicted offenders

(To BE SENT TO THE GAOI WITH THE PRISONERS)

Whereas (name, description, and address) has been convicted on the day of **19**, of the offence of **under Section of Act**, having been previously convicted of the offences noted on the margin, and has been sentenced to it has been ordered that the said shall notify his residence and any change of residence after release for a term of years from the date of the expiration of the said sentence, in accordance with the rules made by the Local Government

Magistrate

NOTE — Date of release, date of expiration of order, also place of residence first notified, and changes of residence notified, to be endorsed on the order

RULES.

Under the East Africa Townships Ordinance, 1903.

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

Nairobi,

C C BOWRING,

Dated this 13th day of June, 1912

Acting Governor

1 These Rules shall apply to the Township of Mombasa only

2 Rule 35 of "The Township Rules 1904" is hereby cancelled and the following Rule is substituted therefor and shall be read as if the same were included in the aforesaid Township Rules —

"35 Every building intended to be used as a dwelling shall be so constructed that the whole of at least one side of every room thereof shall either be an external wall or abut on an interior open space Such external wall, except where it faces a street of not less than 15 feet in width, shall have between it and the boundary line of the owner's premises an open space extending throughout the entire length of such wall at least 2 feet wide in the case of makuti huts, three feet wide in the case of iron or masonry houses intended for the occupation of a single family, or, in the case of chawls or buildings intended to form a range of separate rooms for lodgers, at least six feet wide Such interior open space shall have an area equal to not less than one tenth of the aggregate floor area of all the rooms abutting thereon, and shall not be in any direction less than six feet across in the case of makuti huts or ten feet across in the case of iron or masonry houses intended for occupation by a single family, or fifteen feet across in the case of chawls and buildings intended to form a range of separate rooms for lodgers And every open space, whether exterior or interior, required by this Rule shall be kept free from any erection thereon and completely open to the sky, and shall be kept and remain open to access from each end thereof"

3 The following fees shall be levied under the Township Rules 1904 —

Public Slaughter House Fees —

Camels	Rs 2 each
--------	-----------

Cattle	Re 1 "
--------	--------

Sheep and Goats	-/50 cts each
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Private Slaughter House Registration Fee Rs 750 per annum

(To be paid annually or quarterly in advance.)

MACHAKOS TOWNSHIP.

Rules issued by His Excellency the Acting Governor of the East Africa Protectorate under the provisions of "The East Africa Township Ordinance, 1903," "(No 20 of 1903)" are hereby declared to be urgent

Nairobi,

Dated this 13th day of June, 1912

C C BOWRING,

Acting Governor

1 Any suspicious case of sickness occurring in the Township shall be reported immediately to the Police Office

2 Any death occurring in the Township shall be reported immediately to the Police Office

3 The police receiving any report shall communicate the same at once to the Medical Officer of Health

4 The person to make any report of sickness or death is the owner or occupier (or their representative) of the house, shop, hotel, boarding house, store, hut, or other building, in which the case occurs, and in case of the owner or occupier being ill the duty shall devolve upon a relative, agent or servant of the owner or occupier. In case of any such sickness or death occurring in a camp the report shall be made by the headman or other person in charge of the camp for the time being

5 No sick person shall be removed, and no corpse be disposed of until a certificate to that effect shall have been issued by the Medical Officer of Health, or person appointed to do so

6 Any person found guilty of a breach of any of the above rules will be liable to a penalty of two hundred rupees fine, or imprisonment not exceeding two months, or to both. Any penalty imposed for a breach of these rules shall be in addition to, and not in substitution for, any other penalty to which an offender shall have rendered himself liable. Provided that no person shall be punished twice for the same offence

7 These rules shall apply to the Township of Machakos

ORDER.

Order made by His Excellency the Acting Governor under the powers conferred by the Fees and Royalties Ordinance, 1903

Nairobi,

Dated this 13th day of June, 1912

C C BOWRING,

Acting Governor

1 On and after the 15th day of June, 1912, the slaughter house fees prescribed under The Fees and Royalties Regulations 1902, shall not be levied in the Township of Mombasa

2 On and after the 1st day of July, 1904, there shall be levied under The Fees and Royalties Ordinance, 1903, the royalty following —

Royalty on stone quarried at the Government
quarries, English Point, Mombasa .

Rs 2 per 100 stones

NOTICE.

His Excellency the Acting Governor in Council has approved of the following amendment of the conditions to be attached to a contract for the consignment of goods for carriage by the Uganda Railway

Notice to Consignors

1 The words "or Lake Kioga" are to be added wherever the words "Waters of Lake Victoria" appear in the said conditions

NOTICE.

Under the Fugitive Criminals Surrender Ordinance, 1908

It is hereby notified for general information that under and by virtue of the powers conferred upon him by Section 2 of "The Fugitive Criminals Surrender Ordinance 1908" His Excellency the Acting Governor has been pleased to direct that the said Ordinance shall forthwith apply in the case of the undermentioned Foreign State during the continuance of the arrangements made between His Majesty the King and the Ruler of such State under which the East Africa Protectorate is to surrender fugitive criminals to such State.

State referred to above

Siam.

CURRENCY BOARD.
NOTICE

Notice is hereby given that the Left halves of Currency Notes Nos ^A 42781 and ^D 06690 and Right halves of Currency Notes Nos ^A 74647 and ^D 02290 for Rs 5 and Rs 50 respectively have been presented to the Currency Commissioners for payment by W Seymour. Any person claiming to be entitled to payment in respect of the said half notes, should communicate forthwith with the Currency Commissioners. In the absence of any such claim being established within three month's of this date, payment for the said half notes will be made to the said W Seymour and the half notes will be cancelled.

Mombasa,
31st May, 1912

WILLIAM RADFORD,
One of the Currency Commissioners

PROBATE AND ADMINISTRATION

IN THE MATTER OF NATHANIEL LAW SMITH, DECEASED

To all to whom it may concern

Take notice that on or after the 1st day of July, 1912, I intend to apply to the High Court of East Africa at Mombasa for an order to administer the estate of the above-named NATHANIEL LAW SMITH, who died at Nairobi on the 31st day of March, 1912.

Mombasa,
May 30th, 1912

J F ST A FAWCETT,
Acting Administrator General

IN H M HIGH COURT OF EAST AFRICA AT MOMBASA

INSOLVENCY JURISDICTION

CAUSE No 2 OF 1911

Re RASHID LADHA

Take Notice that the application filed by British East Africa Corporation Limited to allow their claim against the above Insolvent to be filed in this matter out of time, will be heard in the Law Courts at Mombasa on the 26th day of June, 1912, at 10 o'clock in forenoon or so soon thereafter as the application can be heard.

Mombasa,
30th May, 1912

W S WRIGHT,
Registrar, High Court

**IN THE HIGH COURT OF EAST AFRICA, IN THE DISTRICT REGISTRY
AT NAIROBI**

LUNACY CAUSE NO 1 OF 1912

IN RE SEWA SINGH s/o NITAL SINGH

Whereas the above-named Sewa Singh was found to be of unsound mind at an enquiry held by a Judge of the High Court, notice is hereby given that by an order of the said Court dated the 11th day of June, 1912 Ronald Owen Preston was appointed manager of the estate of the said Sewa Singh with all the powers of a manager appointed under the Lunacy District Courts Act 1858.

Nairobi,
June 13th, 1912

G H PICKERING,
District Registrar

HIS MAJESTY'S COURT OF APPEAL FOR EASTERN AFRICA.

A special Session of His Majesty's Court of Appeal for Eastern Africa has been fixed to be holden at Entebbe and to commence on Tuesday the 9th day of July, 1912, at 10 a m, or as soon thereafter as cases can be heard.

Mombasa,
29th May, 1912.

W S WRIGHT,
*Registrar, H M Court of Appeal
for Eastern Africa*

NOTICE.**Re High Court Vacation.**

1 The vacation will commence on the 30th day of June, 1912, and will terminate on the 21st July 1912

2 During the vacation the High Court at Mombasa will sit for the transaction of business of an urgent nature only

3 During the vacation the Town Magistrates of Mombasa, Nairobi, Nakuru, Kisumu and Lamu will hear Police cases and civil cases of an urgent nature or those in which Advocates are not engaged only

Mombasa,
June, 12th 1912

W S WRIGHT,
Registrar, High Court

NOTICE.**Re Sittings of the High Court.**

Mr Justice Barth will proceed on circuit and hold sittings of the High Court at the places and on the dates hereinafter set out —

AT KISUMU on Friday 19th July, 1912

AT NAKURU " " 26th " "

AT NAIROBI " Tuesday 30th " "

Re sittings at Kisii and Nandi the dates will be fixed and published later

The list of cases to be heard at various places will appear in the issue of the "Official Gazette" of the 1st July, 1912

Mombasa,
12th June, 1912

W S WRIGHT,
Registrar, High Court

CORRIGENDUM

Section 14 of the rules to regulate the use of Trolleys, Jinrickshas and other vehicles dated 14th May, 1912, and published in the "Official Gazette" of June 1st, 1912, para 14 for "demanded by them for passengers" read "demanded by them from passengers"

"Official Gazette" dated 1st April, 15th April, 1st and 15th May, 1912

Page 219 Column 5th After No	02676	the No	02698	should read	02688
„ 245 „ 4th	No	29226		should read	29225
„ 245 „ 5th	„	35493		„	35393
„ 245 „ 6th	„	37397		„	37937
„ 245 „ 6th	„	38753		„	38743
„ 246 „ 1st	„	42834		„	43834
„ 246 „ 1st	„	45426		„	45526
„ 246 „ 3rd	„	06782		„	06682
„ 246 „ 4th	„	07687		„	07686
„ 246 „ 6th	„	14547		„	14557
„ 282 „ 31d	,	89407 in 2nd instance	should be deleted		
„ 283 „ 3rd	„	10139		„ read	10039
„ 284 „ 3rd	„	19896		„ „	19396
„ 284 „ 5th	„	23319		„ „	23519
„ 284 „ 6th	„	24216		„ „	24916
„ 342 „ 1st	„	36076		„ „	36066

"Official Gazette" June 1st, 1912, page 373. To be Assistant District Commissioner, Nyeri, A De Wade, to date 16th May, 1912, should read A De Vins Wade.

NOTICE.

Notice is hereby given that the undermentioned goods will be sold by public auction at the Mombasa Customs House on the 11th July, 1912, 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.

Customs House,
Mombasa,
10th June, 1912

F W MAJOR,
Chief of Customs

Ex Union Castle Line Steamers.

Date of Arrival	Name of Steamer	Mark	Description
1911			
Sept 9th	Goorkha	D M Scholtz	1 Pkge Merchandise
Oct 31d	Dunvegan Castle	T H & Co, No 7	1 Keg Merchandise
Oct 31d	" "	K 126 C No 118	1 Case Provisions
Oct 31d	" "	L B A D Battl	1 Case Merchandise
Nov 2nd	Carisbrook Castle	Nil	1 Cask Empty
" 2nd	" "	do	1 Bottle Ginger wine
" 2nd	" "	do	1 Case Cartridges
" 2nd	" "	3318	1 Keg Oil
" 2nd	" "	L Avlmer, C/o S M & Co	1 Case Cartridges
" 2nd	" "	E J 35 No 48	1 Case Lime Juice
" 30th	Goorkha	A V No 24	1 Case Vermouth
" 30th	"	J A A/T n/n	1 Case Merchandise
" 30th	"	W H S	1 Case Enamel paint
" 30th	"	20 S S 329 W C S	1 Bale P Goods
" 30th	"	Nil	1 Cask Oil
" 30th	"	581	1 Drum Empty
" 30th	"	708	1 Keg Paint
" 30th	"	Nil W H	1 Keg Paint
" 30th	"	& 574 S	1 Drum $\frac{3}{4}$ Empty

MACHAKOS TOWNSHIP.

Rules issued by His Excellency the Acting Governor of the East Africa Protectorate under the provisions of "The East Africa Township Ordinance, 1903," "(No 20 of 1903)" are hereby declared to be urgent

Nairobi,

Dated this 13th day of June, 1912

C C BOWRING,

Acting Governor

1 Any suspicious case of sickness occurring in the Township shall be reported immediately to the Police Office

2 Any death occurring in the Township shall be reported immediately to the Police Office

3 The police receiving any report shall communicate the same at once to the Medical Officer of Health

4 The person to make any report of sickness or death is the owner or occupier (or their representative) of the house, shop, hotel, boarding house, store, hut, or other building, in which the case occurs, and in case of the owner or occupier being ill the duty shall devolve upon a relative, agent or servant of the owner or occupier. In case of any such sickness or death occurring in a camp the report shall be made by the headman or other person in charge of the camp for the time being

5 No sick person shall be removed, and no corpse be disposed of until a certificate to that effect shall have been issued by the Medical Officer of Health, or person appointed to do so

6 Any person found guilty of a breach of any of the above rules will be liable to a penalty of two hundred rupees fine, or imprisonment not exceeding two months, or to both. Any penalty imposed for a breach of these rules shall be in addition to, and not in substitution for, any other penalty to which an offender shall have rendered himself liable. Provided that no person shall be punished twice for the same offence

7 These rules shall apply to the Township of Machakos

ORDER.

Order made by His Excellency the Acting Governor under the powers conferred by the Fees and Royalties Ordinance, 1903

Nairobi,

Dated this 13th day of June, 1912

C C BOWRING,

Acting Governor

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quarries, English Point, Mombasa

Rs 2 per 100 stones

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NOTICE.

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It is hereby notified for general information that under and by virtue of the powers conferred upon him by Section 2 of "The Fugitive Criminals Surrender Ordinance 1908" His Excellency the Acting Governor has been pleased to direct that the said Ordinance shall forthwith apply in the case of the undermentioned Foreign State during the continuance of the arrangements made between His Majesty the King and the Ruler of such State under which the East Africa Protectorate is to surrender fugitive criminals to such State.

State referred to above
Siam.

NOTICE.**Auction of Opium Licence at Nairobi**

Under instructions from His Excellency the Acting Governor one licence to deal in Opium, Ganja, Bhang, Churus, Poppy heads and Chandoo will be auctioned at the Provincial Commissioner's Office, Nairobi, on Thursday the 20th June, 1912, at 2-30 p m

The licence will be operative during six months dating from 1st day of July, 1912, and will be confined to the Township of Nairobi only

The highest or any other bid will not necessarily be accepted

Nairobi,
June 6th, 1912

C W HOBLEY,
Provincial Commissioner

NOTICE.**Licensing Courts under the Liquor Ordinance, 1909**

In addition to the ex-officio members the following appointments to the Nyanza Provincial Court have received His Excellency's approval from date to December 31st next —

Treasury Officer, Kisumu

The Assistant District Commissioner for the time being in Kisumu

The Superintendent of Conservancy, Kisumu

Rev G Brandsma

Nairobi,
June 8th 1912

A C HOLLIS,
Acting Chief Secretary

SECRETARIAT,
NAIROBI,

June 15th, 1912

APPOINTMENTS.

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

To be members of the Board appointed for the purposes of the Drugs and Poisons Ordinance, 1909

B A BULL, FCS (London) MPS, (Gt Brit)

L A HOWSE, MPS, (Grt Brit)

To be Assistant District Commissioners

G H C BOULDERSON

C M CASTLE-SMITH

L T H LELAND

C H F PLOWMAN

D A REID

A DE V WADE,

To date March 28th, 1912

To be Assistant District Commissioner, Nairobi,

D A REID, to date May 1st, 1912

RESIGNATION

His Excellency the Acting Governor has accepted Mr A H Wardle's resignation from the Board appointed for the purposes of the Drugs and Poisons Ordinance, 1909

A C HOLLIS,
Acting Chief Secretary

NOTICE.

The name of the undenoted person has been registered in accordance with the provisions of "The Medical Practitioners and Dentists Ordinance, 1910"

Mrs Elizabeth Mary Hooper, L R C P , & S (EDIN) L F P S , (GLASG)

The undenoted person has been issued a Druggists Licence for the current year 1912, in accordance with the provisions of "The Drugs and Poisons Ordinance, 1909"

Arthur Allen White

A D MILNE,
Registrar.

NOTICE

The following are the values fixed for purposes of Export Duty on the respective articles named for the period from 1st July to 30th September, 1912 —

Rubber	Rs 67-50 per frasila of 36 lbs
Hides —	
Calf No 1 }	
do No 2 }	„ 14-50 „ „ „ „
Goats Skins }	„ 14-50 per corja of 20 pieces
Kid Skins }	„ 14-50 „ „ „ „
Sheep Skins	„ 7/- „ „ „ „
Tortoise Shells	„ 5/- to Rs 20 per lb
Hippo Teeth	„ 36/- per frasila of 36 lbs
Rhino Horns	„ 135/- „ „ „
Gum Copal, White (Sorted)	„ 20/- to Rs 30 „ „
do , (Mixed)	„ 9/- to „ 18 „ „
do „ (Siftings)	„ 2/- to „ 6 „ „
do Red No 1	„ 20/- to „ 30 „ „
do „ No 2	„ 10/- to „ 20 „ „

Custom House,

F W MAJOR,

Mombasa, 10th June, 1912

*Chief of Customs***POST OFFICE NOTICE**

An experimental Post and Telegraph Office has been opened at "Yala," Kisumu Province
Money Order business will not be transacted at this Office for the present

General Post Office,

L E CAINE,

Nairobi,

Acting Postmaster General,

9th June, 1912

*E A and Uganda Protectorates***NOTICE****Notice declaring certain areas of Land in the Takaungu Sub-District and in the Malindi District to be Crown Lands.**

I, Adrian John Maclean, Recorder of Titles in pursuance of Rules 5 and 6 under Section 52 (e) of the Land Titles Ordinance, 1908, and in accordance with a Judgment of the Land Registration Court Cause No 31 D of 1912, given by the said Court with the consent of the applicants on the 21st March, 1912, at Takaungu from which said Judgment no appeal has been entered within the time allowed by law, do hereby give notice that the lands comprised within the boundaries herein described excepting only the land specified in the schedule hereinafter written are Crown Lands

THE BOUNDARIES OF THE LANDS HEREBY DECLARED TO BE CROWN LANDS EXCLUDING CERTAIN AREAS THEREOF HEREINAFTER SPECIFIED ARE —

NORTH the line recently surveyed and cleared running in a Westerly direction from a beaconed point on the coast to a certain beacon about South South-East of Msabaa thence North to a certain beacon about South-East of Msabaa thence in a Westerly direction to a beacon West of Msabaa and East of Mjemboni thence by an un-surveyed line drawn due West from the last mentioned beacon to the boundary of the Nyika Reserve

SOUTH by the existing boundary between the Malindi and Mombasa Districts

EAST by the Indian Ocean

WEST by the Nyika Reserve

SCHEDULE OF EXCEPTIONS to the land within the above described boundaries which said exceptions are either not *Crown Lands* or are lands the title to which is undecided

- 1 The four Mazrui Reserves
- 2 The lands in respect of which claims to Certificates of Ownership have been upheld
- 3 Areas of land called the Tezo Commonage surveyed and shewn in the Tezo Locality plan.
- 4 The two villages of Mtanganiko and Konjora
- 5 An area of land in dispute the extent of which is undecided upon and which is un-surveyed but which lies between Makonde, Kurwitu, Mkomani and Mtoni

Mombasa,

A J MACLEAN,

Dated this 31st day of May 1912

Recorder of Titles.

CURRENCY BOARD.

NOTICE

Notice is hereby given that the Left halves of Currency Notes Nos ^A 42781 and ^D 06690 and Right halves of Currency Notes Nos ^A 74647 and ^D 02290 for Rs 5 and Rs 50 respectively have been presented to the Currency Commissioners for payment by W Seymour. Any person claiming to be entitled to payment in respect of the said half notes, should communicate forthwith with the Currency Commissioners. In the absence of any such claim being established within three month's of this date, payment for the said half notes will be made to the said W Seymour and the half notes will be cancelled.

Mombasa,
31st May, 1912

WILLIAM RADFORD,
One of the Currency Commissioners

PROBATE AND ADMINISTRATION**IN THE MATTER OF NATHANIEL LAW SMITH, DECEASED**

To all to whom it may concern

Take notice that on or after the 1st day of July, 1912, I intend to apply to the High Court of East Africa at Mombasa for an order to administer the estate of the above-named NATHANIEL LAW SMITH, who died at Nairobi on the 31st day of March, 1912.

Mombasa,
May 30th, 1912

J F ST A FAWCETT,
Acting Administrator General

IN H M HIGH COURT OF EAST AFRICA AT MOMBASA**INSOLVENCY JURISDICTION****CAUSE No 2 OF 1911**

Re RASHID LADHA

Take Notice that the application filed by British East Africa Corporation Limited to allow their claim against the above Insolvent to be filed in this matter out of time, will be heard in the Law Courts at Mombasa on the 26th day of June, 1912, at 10 o'clock in forenoon or so soon thereafter as the application can be heard.

Mombasa,
30th May, 1912

W S WRIGHT,
Registrar, High Court

**IN THE HIGH COURT OF EAST AFRICA, IN THE DISTRICT REGISTRY
AT NAIROBI****LUNACY CAUSE No 1 OF 1912**

IN RE SEWA SINGH s/o NIHAL SINGH

Whereas the above-named Sewa Singh was found to be of unsound mind at an enquiry held by a Judge of the High Court, notice is hereby given that by an order of the said Court dated the 11th day of June, 1912 Ronald Owen Preston was appointed manager of the estate of the said Sewa Singh with all the powers of a manager appointed under the Lunacy District Courts Act 1858.

Nairobi,
June 13th, 1912

G H PICKERING,
District Registrar

HIS MAJESTY'S COURT OF APPEAL FOR EASTERN AFRICA.

A special Session of His Majesty's Court of Appeal for Eastern Africa has been fixed to be holden at Entebbe and to commence on Tuesday the 9th day of July, 1912, at 10 a m, or as soon thereafter as cases can be heard.

Mombasa,
29th May, 1912

W S WRIGHT,
*Registrar, H M Court of Appeal
for Eastern Africa*

NOTICE.**Re High Court Vacation.**

1 The vacation will commence on the 30th day of June, 1912, and will terminate on the 21st July 1912

2 During the vacation the High Court at Mombasa will sit for the transaction of business of an urgent nature only

3 During the vacation the Town Magistrates of Mombasa, Nairobi, Nakuru, Kisumu and Lamu will hear Police cases and civil cases of an urgent nature or those in which Advocates are not engaged only

Mombasa,

June, 12th 1912

W S WRIGHT,

Registrar, High Court

NOTICE.**Re Sittings of the High Court.**

Mr Justice Barth will proceed on circuit and hold sittings of the High Court at the places and on the dates hereinafter set out —

AT KISUMU on Friday 19th July, 1912

AT NAKURU " " 26th " "

AT NAIROBI " Tuesday 30th " "

Re sittings at Kisii and Nandi the dates will be fixed and published later

The list of cases to be heard at various places will appear in the issue of the "Official Gazette" of the 1st July, 1912

Mombasa,

12th June, 1912

W S WRIGHT,

Registrar, High Court

CORRIGENDUM

Section 14 of the rules to regulate the use of Trolleys, Jinrickshas and other vehicles dated 14th May, 1912, and published in the "Official Gazette" of June 1st, 1912, para 14 for "demanded by them for passengers" read ' demanded by them from passengers "

" Official Gazette" dated 1st April, 15th April, 1st and 15th May, 1912

Page 219 Column 5th	After No	02676	the No	02698	should read	02688
„ 245 „ 4th	No	29226			should read	29225
„ 245 „ 5th	„	35493		„	„	35393
„ 245 „ 6th	„	37397		„	„	37937
„ 245 „ 6th	„	38753		„	„	38743
„ 246 „ 1st	„	42834		„	„	43834
„ 246 „ 1st	„	45426		„	„	45526
„ 246 „ 3rd	„	06782		„	„	06682
„ 246 „ 4th	„	07687		„	„	07686
„ 246 „ 6th	„	14547		„	„	14557
„ 282 „ 31d	,	89407	in 2nd instance should be deleted			
„ 283 „ 3rd	„	10139		„	read	10039
„ 284 „ 3rd	„	19896		„	„	19396
„ 284 „ 5th	„	23319		„	„	23519
„ 284 „ 6th	„	24216		„	„	24916
„ 342 „ 1st	„	36076		„	„	36066

" Official Gazette" June 1st, 1912, page 373. To be Assistant District Commissioner, Nyeri, A De Wade, to date 16th May, 1912, should read A De Vins Wade

POST OFFICE NOTICE

List of Newspapers Magazines etc, received without address at Mombasa and Nairobi Post Offices during May, 1912

No	Description	Date
1	I L Telegiafo	April 3rd 1912
2	The Arya Prakash	May 12th ,,
3	The Bookman	April ,,
4	The Daily Express	5 Copies
5	The Daily Literary Digest	May 23rd ,,
6	The Daily Telegraph and Cuttings	April 25th 1912
7	Le Correspondant	May 10th ,,
8	De Tijd	1 Bundle
9	The Christian World	May 2nd ,,
10	The Record	May 31st ,,
11	South Wales Weekly News	May 11th ,,
12	De Volkstem	April 9th & 12th 1912
13	The Manchester Guardian	May 19th 1912
14	Engineering	May 8th ,,
15	The Gujarati	April 21st ,,
16	Courier de Vitrin	4 Copies
17	1 Unione	2 Copies
18	Le Nouvelliste de Bretagne	1 Copy
19	La Stampa	1 Copy
20	S Armee Coloniale	1 Bundle
21	The Daily Mirror	3 Copies
22	The British Medical Journal	April 13th 1912
23	The Church Missionary Review	May ,,
24	The Daily Mail	2 Copies
25	The Daily Telegraph	April 11th ,,
26	The British Weekly	May 28th ,,
27	Farmer and Stock Breeder	April 22nd ,,
28	New York Tribune	May 31st ,,
29	The Irish Catholic	May 4th ,,
30	Manchester City News	April 20th 1912
31	The Tablet	April 6th ,,
32	Daily Express	April 26th ,,
33	The Referee	Mar 6th ,,
34	Corriere della Sera	1 Bundle ,,
35	Hull Daily News	April 18th ,,
36	The Matatiele Mail	April 9th ,,
37	The Gentle Woman	Feb 24th ,,
38	Weekly Telegraph	April 13th ,,
39	Equatorial and North Africa	May ,,
40	Tropical Life	May ,,
41	The Scotsman	May 1st ,,
42	Weekly Dispatch	April 14th ,,
43	The Yorkshire Post	April 6th ,,
44	O Herald	6 Copies ,,
45	The Blackburn Times	April 20th ,,
46	Jacqueline	1 Bundle
47	1 Box Sample Crayons	
48	1 Box Lozenge	
49	1 Box Cigarettes Valladon	

Owners of the above should make early application to this Office, together with evidence of ownership

Mombasa,
1st May, 1912

RALPH HART,
Postmaster

EAST AFRICA PROTECTORATE.

Currency Board.

(a)

ABSTRACT OF NOTES IN CIRCULATION.

Total amount of Currency Notes in circulation on the tenth day of June, 1912

... Rs 39,89,995

Average daily amount of Currency Notes in circulation during the month ended the tenth day of June, 1912

. Rs 38,52,382

(b)

ABSTRACT OF CASH RESERVE

Amount of the coin portion of the Note Guarantee Fund on the tenth day of June, 1912. ...

Gold	Rs 9,07,995	00 Cts
Silver	Rs 11,28,497	31 "
	<hr/>	<hr/>
	Rs 20,36,492	31 Cts.

Average daily amount of the coin portion of the Note Guarantee Fund, during the month ended the tenth day of June, 1912

Rs 18,98,879 41 Cts

(c)

ABSTRACT OF SECURITIES FORMING THE INVESTED PORTION OF THE NOTE GUARANTEE FUND ON THE TENTH DAY OF JUNE, 1912

Nature of Security	Nominal Value	Price paid	Latest known market price
Transvaal 3% Guaranteed Stock	£ s d 41,414 16 6	£ s d 40,233 10 3	92½
India 3½% Stock	45,641 0 4	43,000 0 0	92¾
Straits Settlements 3½% Inscribed Stock	35,000 0 0	33,253 8 9	96 $\frac{1}{16}$
Southern Nigeria 3½% Inscribed Stock	14,478 5 7	13,746 11 3	95¼
Total	136,534 2 5	130,233 10 3	

Office of the Currency Board,
Mombasa,

June 10th, 1912

F W MAJOR,
One of the Currency Commissioners.

NOTICE.

Notice is hereby given that the undermentioned goods will be sold by public auction at the Mombasa Customs House on the 11th July, 1912, 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.

Customs House,

Monibasa,

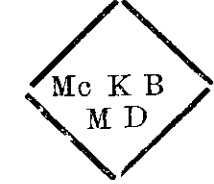
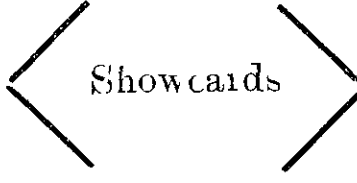
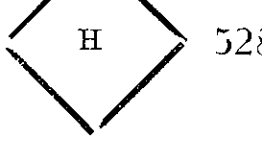
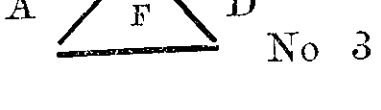
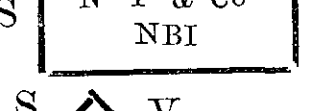
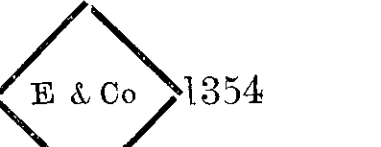
10th June, 1912

F W MAJOR,
Chief of Customs

Ex Union Castle Line Steamers.

Date of Arrival	Name of Steamer	Mark	Description
1911 Sept 9th	Goorkha	D M Scholtz	1 Pkge Merchandise
Oct 31d	Dunvegan Castle	T H & Co, No 7	1 Keg Merchandise
Oct 31d	" "	K 126 C No 118	1 Case Provisions
Nov 2nd	Carisbrook Castle	L B A D Batt Nil	1 Case Merchandise
,	2nd	do	1 Cask Empty
,	2nd	do	1 Bottle Ginger wine
," 2nd	" "	3318	1 Case Cartridges
," 2nd	" "	L Aylmer, C/o S M & Co	1 Keg Oil
," 2nd	" "	E J 35 No 48	1 Case Cartridges
," 30th	Goorkha	A V No 24	1 Case Lume Juice
," 30th	"	J A A /T n/n	1 Case Vermouth
," 30th	"	W H S	1 Case Merchandise
," 30th	"	20 S S 329 W C S	1 Case Enamel paint
," 30th	"	J Nil	1 Bale P Goods
," 30th	"	581	1 Cask Oil
," 30th	"	708	1 Drum Empty
," 30th	"	Nil	1 Keg Paint
," 30th	"	W H	1 Keg Paint
," 30th	"	574 & S	1 Drum $\frac{3}{4}$ Empty

Ex Union Castle Line Steamers.—(Contd.)

Date of Arrival	Name of Steamer	Mark	Description
1911 Nov 30th	Goorkha	J P  Mc K B M D 2296	4 Casks cement empty
," 30th	"		1 Case Lime Juice
," 30th	"	P & S 12956	1 Piece iron
," 30th	"	B C G No 21	1 Case Merchandise
Dec 18th	Guelph	Mc J & Co 	1 Case Show cards
," 18th	"	J B Martin	1 Case Merchandise
," 18th	"	Nil No 1	1 Case Provisions
," 18th	"	Mr Robert G Harper Kampala	1 Parcel Merchandise
," 18th	"		5 Drums Oil
," 18th	"		1 Drum Oil
," 18th	"	S H & Co 45 do 45103 Nil n/n	2 Kegs paint $\frac{3}{4}$ Empty 1 Keg paint empty 1 Keg Grease
," 18th	"		1 Keg Grease $\frac{3}{4}$ empty
," 30th	Gascon	J R Mitchel Lang No 1	1 Case Merchandise
," 30th	"	A F D No 3 	1 Crate stove
," 30th	"	R 148 U P 132663 Kdmi S P U Nil	
," 30th	"	S N F & Co NBI M No 56 	1 Keg Merchandise 1 Bundle Iron belting
1912 Jan 26th	Gaika	S V 515 H R R & S A K Messrs S M & Co 	1 Bundle Soap
," 26th	"	E & Co 1354 Nil Nil 451, 455	1 Parcel papers
," 26th	"		1 Bag Rice
," 26th	"		1 Cask Empty 2 Cases Machinery

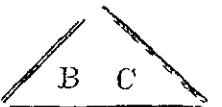
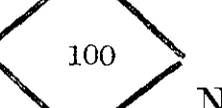
Ex D O A G Line Steamers.

Date of Arrival	Name of Steamer	Mark	Description
1911			
Sept 21st	Gd Woermann	Nil	2 Casks Vinegar
Oct 10th	General	Nil	1 Iron pot
" 10th	"	Nil	1 Iron Package
" 10th	"	P A E B 8820 K	1 Bundle Merchandise
" 12th	Präsident	Nil	1 Bag Sweepings
" 31st	Markgraf	Nil	1 Bundle Coal (small)
Nov 31d	Swakopmund	E Marcus 662	1 Bundle wood
" 21st	Answald	H T NII	Nil
" 22nd	Königprinz	C T Muanza	1 Case Merchandise
Dec 13th	Markgraf	T C S 110/III	2 Cases Merchandise
" 13th	"	C K T B	1 Bag Rice (almost empty)
" 18th	Rufidgi	Nil	1 Parcel chisels
" 18th	"	P & Co 69051	1 Case Merchandise
" 1912		C E A	
Jan 31d	Gd Woermann	Fletcher Morrison & Co, Kampala	1 Case Merchandise
" 3rd	"	W H S 12, 14, 16	3 Cases Window Glasses
" 31d	"	D O A G	
" 21st	Präsident	Tabora 1071 & 1094 H C R D	1 Parcel Merchandise 1 Bag Flour
" 21st	Eina Woermann	E A S 499/501	3 Cases Merchandise
" 23rd	Prinzipalagent	H B C	5 Cases Merchandise
" 23rd	"	1204 No 1/5	1 Case Merchandise
" 23rd	"	H W n'bi 1891 113K	1 Case Whisky
" 23rd	"	104 &	
" 23rd	"	E A & U Ltd, 2209	
" 23rd	"	D O A G No 1162	1 Parcel Cloth samples

Ex Clan & Harrison Line Steamers

1911			
Nov 3rd	Traveller	S V 457 & S	1 Case Soap
" 3rd	"	J H 588	3 Drums Coal tar
" 3rd	"	do	1 Drum Coal tar empty
" 3rd	"	B No 7	1 Bundle Cont 10 baths
" 3rd	"	do No 8	1 Bundle Cont 2 Buckets
" 3rd	"	do " 6	1 Bundle Cont 12 Buckets
" 3rd	"	do " 5	1 Bundle Cont 5 Buckets

Ex Clan & Harrison Line Steamers—(Contd.)

Date of Arrival	Name of Steamer	Marks	Description
Nov 3rd	Traveller	 100/02	3 Bundles Cont 36 Buckets
," 3rd	"	" Nil n/n	1 " " 20 Baths
Dec 8th	Persian		1 Case Merchandise
," 8th	"	 No 1 URI	1 Cask Merchandise
," 8th	"		1 Bundle Galv I Sheet
," 8th	"	R B or Nil	1 Case Merchandise
," 8th	"	 No 56	1 Case Sulphuric acid
," 8th	"	 No 69	1 " " "
," 8th 1912	"	Nil	2 Casks wire Cont Short
Jan 11th	Clan Manzies	V H & S No 6	1 Case Soap
," 11th	"	Nil	1 Drum empty of acid

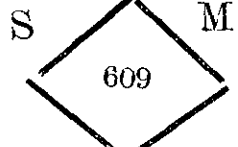
Ex British India Line Steamers

1911 Nov 5th	Puinea	 No 4	1 Case Merchandise
," 15th	Munistan	Messrs J H S Todd & Co	1 Box Merchandise
," 15th	"	 No 71	1 Case Merchandise
," 15th	Pentakota	V R A	17 Bags Rice
1912 Jan 10th	"	 Huli	1 Bag Seeds

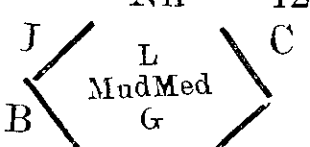
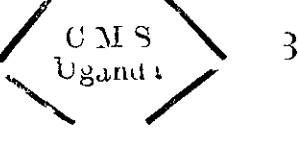
Ex Italian Line Steamers

1911 Oct 3rd	Etruria	P	4 Bags salt
Nov 30th	Adria	V L M No 48	1 Case Merchandise
Dec 3rd	"	H P C Z'bar	14 Bags Salt (almost empty)
," 3rd	"	Nil	2 Bags Sample salt

Unknown Steamers

Date of arrival	Name of Steamer	Mark	Description
	Unknown	Nil	1 Lot loose rubber seeds
	"	Nil	1 Bot pickle
	"	Nil	2 Carts, wheels & parts
	"	Hambleton K'dini	1 Crate Merchandise
	"	Nil	1 Tin Cont Lamp
	"		No 6 1 Keg red oxide
	"	Nil	1 Pkt Fuse
	"	Nil	Bundle Iron piece

Kilindini

1911			
Nov 30th	Goorkha	J J White	3 Cases
" 30th	"	Nil	1 Case
Oct 3rd	Dunvegan Castle	Nil	1 Crate Commode
Nov 2nd	Carisbrook Castle	Gilbert Colore	1 Bag
" 2nd	" "	A H	1 Chair
" 2nd	" "	Nil	1 "
" 2nd	" "	L T Ytissen	1 "
Dec 30th	Gascon	Nil	1 Deck chan
Unknown	Unknown	M N J T	1 Case
1912			
Jan 23rd	Prinzregent	Nil	1 Chan
" 23rd	"	Nil	1 Camp Chair
Unknown	Unknown	Nil	1 Foot for rest for chan
1911			
Aug 10th	Goorkha	Goldbley	1 Bath
Oct 30th	Dunvegan Castle	Nil	1 Cushion
Unknown	Unknown	Nil	1 Bag animals food
Nov 22nd	Kronprinz	K N 68 Rombo	1 Case
" 2nd	Carisbrook Castle	Capt A T Cole	1 Bundle
1912			
Jan 23rd	Prinzregent	Mr Cloete	1 Bag Horns
" 25th	Gascon		1 Case
" 25th	Unknown	Uganda	1 Case Bicycle
	"	Nil 12	1 Case Tea
	"		1 Small bag
	"	Nil	1 Case
	"	J & C B F W No 2	1 Crate Stoves
	"		10 Ovens
1911			
Nov 30th	Goorkha	Nil	2 Bundles Slates
"	Goorkha	J & C 44	1 Cask Onions
" 22nd	Kronprinz	H N M & S	1 Case
Nov 30th	Goorkha		1 Case
" 2nd	Carisbrook Castle	Home B D B1638	1 Bag
	"	Nil	1 Case
	"		1 Case

Kilindini —(Contd.)

Date of arrival	Name of Steamer	Mark	Description
1911 Nov 15th	Muistan	J P 210 C 700/1	2 Cases
1912 Jan 27th	„ „	H Nil Schutte	1 Bag Bolts and nuts 1 Bag Saddle
„ 7th	Persian	J P 25911 C 960	1 Case
1911 Dec 13th	Admiral	J P No 80	1 Pipe
	Unknown	G Mand	2 Bundles C I Sheet
		Nil	1 Bundle wine
		Nil	5 Iron parts
		Nil	16 Bundles sleepers
		Nil	19 „ Iron
		Nil	1 Vice
		Nil	7 Rails
		Nil	20 Iron Ridgings
Oct 3rd July 10th	Dunvegan Castle Prinzregent	P C X J & C 3 B F W J P S	1 Case
Oct 31st	Dunvegan Castle	1 Box	1 Cask $\frac{3}{4}$ empty
Unknown	Unknown	J C D 7 D L G D C 64/5 Nil 951	1 Cask 2 Casks 1 Cask 8 Ridgings 10 Bundles Iron

Baggage Room unclaimed

Oct 6th	Etiuria	S Kiyiakidis	2 Packets
„ 26th	Prinzregent	Glahn	1 Revolver and 1 electric fan
Nov 21st	President	P X Lobo	1 Bag sundries
Dec 1st	Goorkha	D Macnakki	1 Packet
„ 11th	Kilwa	Unknown	1 Bundle bedding
„ 29th	Goorkha	Dr Kuiunau C/o B S & Co	1 Revolver and 37 cartridges

Seized and Confiscated goods

No of Packages and Description	
1	Parcel elephant hair
1	Strip Rhino hide
1	Tusk hippo teeth
1	Baugo Skin
1	Basket provisions
1	Parcel cartridges
4	Ostrich eggs
1	Parcel contg 1 wild antelope skull and head
1	Wild animal skin
1	Ostrich egg
4	Kiboko sticks
1	Baugo head
2	Pairs hippo teeth
1	Ivory stick
4	Kiboko sticks
2	do do
1	Piece of Ivory
1	Lot silverware and some gold manufactured and 7 pieces cloth, 1 bottle of potash

ARRIVALS.

Name	Rank	From leave or on 1st Appointment	Date of leaving England	Date of Embarkation	Date of arrival at Mombasa or Kilindini
St Clair Grant Davie W James Evans	Assistant Engineer 2nd Class, Post Master	Leave do	May 9th, 1912 , 16th	May 18th, 1912 , 17th	June 10th 1912 , 10th "

DEPARTURES.

Name	Rank	On leave or termination of appointment	Date of Departure
Dr W Owen Prichard	Medical Officer	Leave	May 29th, 1912
R R H Jebb	Assistant Auditor	do	, 29th "
Lieut E G Sotham	Subaltern 3rd King's African Rifles	do	, 29th "
C H Campbell	Assistant Land Officer	do	, 29th "
J T Gosling	Postmaster General	do	, 29th "
R M Ewart	Superintendent of Police	do	, 29th "
H B Acton	Overseer, Public Works Department	do	, 29th "
M Hartnett	Sergt Inst East Africa Police	do	, 29th "

EAST AFRICA PROTECTORATE

Statement showing value in Rupees of Imports made into Mombasa,
from different countries during April, 1912

COUNTRIES	Value in Rupees
United Kingdom	617,938
India	1,066,574
Ceylon	214
Zanzibar	4,842
South Africa Union	8,920
Australian Colonies	1,755
Arabia	1,772
Austria Hungary	15,987
Belgium	6,654
China	2,712
Denmark	406
Egypt	1,072
France	21,482
Germany	130,122
German East Africa	522
Holland	156,692
Italy	11,769
Italian East Africa	4,024
Japan	8,122
Norway	1,929
Portugal	1,093
Russia	1,592
Spain	64
Sweden	5,210
Miscellaneous Ports of Europe	2,215
Switzerland	45,999
Miscellaneous Ports of Asia	37,152
United States of America	256,763
	2,413,536
Goods in Transit and Transhipment	237,277
Total Rupees	2,650,813

G J MUIR,
for Chief of Customs.

EAST AFRICA PROTECTORATE.

Statement showing value in Rupees of various articles exported from Mombasa,
during April, 1912

Articles	Produce of				Total.
	East Africa Protectorate	Uganda Protectorate	German East Africa	Congo Free State	
Animals living —					
Horses					200
Camels					50
Cattle					
Sheep	200				
Goats	50				
Wild animals	1,750	150	1,300		3,200
Other Sorts	130	325			455
Bees Wax	7,810	182	2,964		10,956
Chillies		20,180			20,180
Cocoanuts	40				40
Coffee	332	5,647	2,240		8,219
Copra	54,727				54,727
Cotton	47,837	299,424	38,765		386,026
Fibres, sisal	1,486				1,486
Ghee	13,873	8,222	25,684		47,779
Gold			2,900		2,900
Grain, Millet	2,935				2,935
Maize	47,443				47,443
Beans and peas	16,769				16,769
Sim Sim	150,034		581		150,615
Ground nuts	465	2,610	10,970		14,045
Pulse	17,214				17,214
Other sorts	2,038				2,038
Gum copal	672				672
Ham and Bacon	3,185				3,185
Hides, ox	20,270	30,065	90,193		140,528
Horns, Rhinocerous Sportsmen's trophies	327				327
Sportsmen's trophies	1,049	20			1,069
Ivory	2,812	18,058	22,874	8,951	52,695
Oils, Cotton seed		2,524			2,524
Sim Sim	1,210				1,210
Ostrich feathers	1,050				1,050
Potatoes	4,538				4,538
Rubber Plantation	1,535				1,535
wild	1,277	22,161	7,423		30,861
Seeds, Castor	300				300
Cotton	600	32,580	4,622		37,802
Skins, Sheep	685	1,109	7,155		8,949
Goats	7,927	25,535	34,968		68,430
Wild animals	74				74
Wild animals Sportsmen's trophies	2,049	86	102		2,237
Teeth, hippopotamus	9	34			43
Tortoise shells	931				931
Wood, other than fine wood	100				100
Wool	16,682				16,682
Goods Manufactured unenumerated	3,586	1,189	104		4,879
Unmanufactured unenumerated	890	60			950
Total Rupees	436,891	470,161	252,845	8,951	1,168,848

Total Value of exports in April, 1911
Total increase in value .

Rs 1,047,885
.. ,,, 120,963

G J MUIR,
for Chief of Customs

EAST AFRICA PROTECTORATE.
General Imports into the port of Mombasa during April, 1912

Articles		Total quantities imported	Value in Rupees	Duty in Rupees
Ale and Beer	Galls	3,399	8,165	
Alcohol, Methylic	"	12	38	
Ammunition	Number	82,366	6,923	
Animals, living —				
Horses and Mules	"	12	4,350	
Other live-stock imported for breeding purposes	"	44	3,830	
Other sorts, unenumerated	"	4	47	
Arms	"	165	16,299	
Bacon and Ham	Cwt	23	1,685	
Bags and Sacks for industrial and agricultural purposes			26,658	
Bags and Sacks, other sorts				
Beads	lbs	12,704	7,680	
Books			3,939	
Building materials, unenumerated			39,453	
Butter	lbs	1,016	964	
Articles necessary for maintaining telegraphic communication				
Consular goods				
Cups, Medals or other trophies imported for presentation or presented as prizes, etc., etc				
Candles of all sorts	Cwt	46	1,386	
Canvas	yards	1,675	1,213	
Cement	Cwt	2,310	3,794	
Cheese	lbs	1,561	921	
Chemicals and chemical manufactures, unenumerated			4,684	
Cigarettes	lbs	12,512	17,461	
Cigars	"	1,247	1,801	
Coal	Tons	1,000	30,000	
Coal products			3,645	
Coin admitted to circulation in the Protectorate			800,450	
Condensed milk	Cwt	456	15,201	
Cotton yarn	lbs	2,244	2,165	
Cotton piece goods, bleached	yards	202,644	69,906	
" " " unbleached	"	1,882,529	303,871	
" " " printed	"	238,943	61,473	
" " " dyed	"	188,622	76,805	
" blankets	Number	118,748	95,340	
Cotton manufactures, unenumerated			28,771	
Cutlery			4,667	
Drinks, unenumerated			2,981	
Drugs and medicines for sheep and cattle				
" and medicines, other sorts			3,949	
Electric apparatus			2,636	
Explosives, other sorts			184	
Fencing materials			6,743	
Food stuffs for animals			176	
Food stuffs, other sorts, unenumerated			57,359	
Fruit, raw			1,020	
Furniture			5,636	
Glass plates			684	
" manufactures, unenumerated			5,037	
Gold bullion	Ounces			
Goods manufactured unenumerated			55,601	
Goods unmanufactured, unenumerated			608	
Grain —				
Rice	Cwt	6,741	55,878	
Flour and wheat meal	"	3,361	27,823	
Wheat	"	241	1,872	
Dhall	"	320	2,136	
Maize and maize meal	"			
Other sorts	"	398	2,554	
Gunpowder	"			
Haberdashery	"		1,977	
Hardware	"		23,651	
Implements, agricultural	"		36,835	
Carried forward			1,938,425	

General Imports into the port of Mombasa during April, 1912 —(Continued)

Articles	Total quantities imported	Value in Rupees	Duty in Rupees
Brought forward		1,938,425	
Implements, other sorts		2,000	
Instruments, surgical		105	
" Scientific, other sorts		336	
" Pianos		1,410	
" Musical, other sorts		1,650	
Jewellery		390	
Leather, unwrought		1,783	
" Wrought, boots and shoes	Doz pairs	280	14,641
" Sadlery and harness		4,946	
" Manufactures, unenumerated		2,481	
Linen, hemp and Jute manufactures, unenumerated		786	
Machinery and parts thereof, agricultural		8,323	
" " " industrial		54,421	
" " " other sorts		4,902	
Manures and insecticides		2,891	
Matches	Gross boxes	12,600	11,985
Metals —			
Brass and copper manufactures, for use as building materials			
Brass and copper manufactures, other sorts		4,319	
Brass and copper wire	Cwt	105	5,884
Iron and steel manufactures, unenumerated, to be used as building materials			
Iron and steel manufactures, unenumerated, other sorts		29,393	
Iron and steel wire	Cwt	380	5,359
Galvanised iron sheets and plates	"	1,614	20,025
Metals, manufactured, unenumerated		4,340	
Metals, unmanufactured, unenumerated			
Mineral and aerated waters	Doz bott	1,014	4,325
Miscellaneous including parcel post			
Oils, fats and grease —			
Petroleum-Kerosine	Galls	25,408	6,067
" other sorts	"	1,000	780
Cocoanut	"		
Ghee	Cwt	68	4,455
Oleo Margarin	"		
Turpentine	Galls	147	325
Other sorts	"	1,909	3,402
Perfumery			1,131
Photographs, engravings, pictures, and maps			343
Plate and plated ware			1,319
Porcelain, China and earthenware			3,852
Preserved meats			1,021
Preserves and tinned or bottled foods and fruits, other sorts			
unclassified		6,047	
Printed matter			728
Railway, tramway and road material			5,013
Rope and twine for agricultural and industrial purposes			3,900
Rope and twine, other sorts			1,416
Rubber manufactures, unenumerated			4
Salt	Cwt	11,193	10,949
Ships, boats, launches, lighters and parts			10,299
Spirits —			
Brandy	Galls	666	6,851
Whisky	"	1,910	16,300
Gin	"	597	2,552
Liqueurs and other sorts	"	105	1,166
Silk manufactures, unenumerated			3,816
" " of and other materials			
" yarn	lbs	12	65
Soap	Cwt	280	5,047
Stationery			12,739
Carried forward			2,234,707

General Imports into the port of Mombasa during April, 1912 —(Continued.)

Articles	Total quantities imported	Value in Rupees	Duty in Rupees
Brought forward		2,234,707	
Sugar	Cwt 2 290	27,587	
Tea	Ibs 8,109	5,034	
Tobacco, manufactured	„ 43,488	31,686	
„ un-manufactured	„ 114	96	
Tomb-stones and ornaments for graves, memorial windows, tablets and brasses	.	971	
Toys and games		1,095	
Trees, plants and seeds for cultivation		3,458	
Vehicles and parts thereof, agricultural, steam and motor		1,126	
Vehicles and parts thereof, agricultural, other sorts		4,731	
Vehicles and parts thereof, not agricultural, steam and motor		9,320	
Vehicles and parts thereof, not agricultural, other sorts		27,508	
Watches and clocks	Nos 299	864	
Weaving apparel		26,553	
Wines	Galls 1,663	10,992	
Wood (Timber)	Tons 118	7,912	
Wooden manufactures, unenumerated		2,936	
Woollen and worsted yarn	Ibs		
„ „ „ manufactures	yards 2,330	3,441	
„ carpets and rugs	Nos 1,617	8,391	
„ blankets	„ 1,190	3,570	
„ manufactures, unenumerated		1,558	
Goods in Transit and Transhipment	pkgs	Rs 2,413,536 5,724 237,277	
	Total Rs	2,650,813	

Total value of Imports for Home Consumption in April, 1911 —Rs 1,629,388

Increase in value of Imports Rs 784,148

Total value of Goods in Transit in April, 1911 Rs 100,859

Increase in value of Goods in Transit Rs 136,418

Total increase in value of Imports Rs 920,566G J MUIR,
for Chief of Customs

EAST AFRICA PROTECTORATE.

Statement showing number of trade packages and value in Rupees of trade goods
re-exported from Mombasa to during April, 1912

Articles	Total quantities re exported	German E Africa	U King dom	India	Ger many	Italian East Africa	Zan zibar	Mis Ports of Asia	Mau ratus	Egypt	South Africa Union	Portuguese Posses sions
Ale and Beer	Gallons 93	225										
Ammunition	Nos 2,000											
Arms	,	3										
Beads	Ibs 4,300	2,246	500		150							
Books		68										
Coal products		314										
Coin admitted to circulation in the Protectorate			16,289									
Condensed milk	Cwt 2½	100										
Cotton, piece goods, bleached	yards 7,991	2,497										
" " unbleached	, 188,868	31,478										
" " printed	,	3,332										
" " dyed	,	33,977	3,333									
" blankets	Nos 5,000	12,515										
" manufactures, unenumerated		5,546										
Food Stuff, other sorts		4,176										
Furniture		695	60									
Glass manufactures, unenumerated												
Goods manufactured, unenumerated												
" unmanufactured "												
Grain — Rice	Cwt 4											
Flour and Wheat meal	" 115	988										
Hardware		1,497										
Implements, Agricultural												
, scientific other sorts		2,000	70									
Instruments, Pianoes												
" Medical other sorts												
Leather wrought, boots and shoes	Doz P 6	509	100	900								
" Saddlery and Harness			75									
" manufactures unenumerated		614										
Machinery and parts thereof, Industrial												
" other Sorts		841	250									
Metals, Brass and Copper wire manufactures	Cwt 120	5,151										
" Iron & steel manufactures, unenumerated												
Iron and steel wne	Cwt 95	881	160	1,300								
" Galvanised Iron sheets and plates	" 150	125										
Metal manufactures, unenumerated		4,189										
Oil Petroliums Kerosine	Galls 3,558	1,553										
" other sorts	" 800	612										
Porcelain, China and Earthenware												
Rubber manufactures unenumerated												
Spirits Whisky	Galls 58		30									
Soap	Cwt 18	550	90									
Sugar	" 120	1,311										
Tobacco manufactured	Ibs 670	420										
" unmanufactured	" 90											
Wearing apparel		1,138	125									
Wines	Galls 72	438										
Timber	Tons 15	916	150									
Wooden manufactures, unenumerated												
Total		90,397	18,122	4,078	760	1,524	5,283	210	50	4,050	700	25

Total value of re-exported goods Rs 125,149

G J MUIR,
for Chief of Customs.

Game Licences issued at Nairobi during the month of February, 1912

No	To whom issued	Date of issue	Residence	Remarks
SPORTSMAN'S GAME LICENCES				
2541	J G O Thomson	Feb 14th, 1912	Nairobi	C/o N Tarlton & Co
2542	L Simson	" 19th "	do	C/o Norfolk Hotel
2543	Lord Annesley	" 23rd "	Masaria	
2544	Count Koenigsmaik	" 28th "	Nairobi	C/o C A Heyer & Co
RESIDENT'S LICENCES				
4424	P H Peircival	Feb 31st, 1912	Nairobi	
4425	S J Store	" 29th "	do	C/o Norfolk Hotel
14 DAYS GAME LICENCES				
453	J A Hunter	Feb 2nd, 1912	Nairobi	To date from 4th, Feb
454	P K Lee	" 2nd "	do	,
455	Thomas Rule	" 9th "	Kipini	4th
456	C B Dashwood	" 21st "	Kyambu	12th Feb
				25th ,
LANDHOLDER'S GAME LICENCES				
209	Henry Tarlton	Feb 2nd, 1912	Nairobi	To run from 25th, Feb
210	A J Barry	" 22nd "	do	
EMPLOYER'S LICENCES				
154	E Tarlton	Feb 9th, 1912	Londiani	
155	J A Joubert	" 21st "	Fort Tenan	Farm No 1441
156	J J Kloppeir	" 21st "	do	Farm No 1453
ELEPHANT'S LICENCES				
45	Guy Blaine	Nairobi	Feb 2nd 1912	C/o N T & Co 1 Elephant.
45	Capt Charles Young	do	" 2nd "	do 1 do
45	T P Kempson	do	" 19th "	2 Elephants
TRAVELLER'S LICENCES				
1480	Q Hepburn Brown	Feb 1st, 1912	Nairobi	
1481	J M Allen	" 2nd "	do	
1482	R B Woosnam	" 15th "	do	
1483	A D Welstead	" 19th "	do	
1484	M Topham	" 20th "	do	
1485	P F Chaplin	" 22nd "	Uasin Gishu	Farm No 153
1486	Martin Seth-Smith	" 22nd "	Nairobi	
1487	Hugh W Lermette	" 23rd "	do	C/o N T & Co
1488	F A Poestkoke	" 23rd "	do	C/o Post Office
1489	A Sjogren	" 24th "	do	
1490	J A Vorster	" 26th "	do	
1491	J M Erasmus	" 26th "	do	
1492	E Borwick	" 26th "	do	
1493	S Williams	" 26th "	Uasin Gishu	To run from 3rd March Farm No 152
1494	J B Stuyn	" 27th "	Nairobi	
1495	C R Nande	" 27th "	do	To run from 1st, March
1496	C J Greyling	" 27th "	do	C/o N T & Co
1497	H M Pohl	" 27th "	do	
1498	W J Leslie	" 28th "	do	To run from 2nd, March
1499	W S Basstard	" 29th "	do	

C W. HOBLEY,
Provincial Commissioner

Game Licences issued at Gobwen during the month of February, 1912

No	To whom issued	Date of issue	Residence	Remarks
BIRD LICENCES				
4205	F M Lamb	Feb 20th, 1912	Gobwen	
4206	S J de Souza	„ 27th „	do	

Gobwen,

February 20th, 1912

F M LAMB,
Assistant District Commissioner

Licences and Permits issued at Lamu District during the month of February, 1912

To whom issued	Date of issue	Residence	Remarks
BIRD LICENCE			
Mohamed bin Maura	Feb 7th, 1912	Lamu	
GUN TAX PERMIT			
Maura b Mohamed Mohamed b Maura	Feb 7th, 1912 „ 7th „	Lamu „	No 428 1 Martini Henry 5747 6/932 D B shot gun 12 bore

Lamu,

March 13th, 1912

R WEEKS,
District Commissioner

Licence issued at Baringo during the month of February, 1912

No	To whom issued	Date of issue	Residence	Remarks
RESIDENT'S LICENCE				
3102	Capt Filsell	Feb 13th, 1912	Ngabotok	

Baringo,

March 14th, 1912

J O HUGHES,
Assistant District Commissioner

Game Licence issued at Ngabotok Station during the month of February, 1912

No	To whom issued	Date of issue	Residence	Remarks
SPECIAL ELEPHANT LICENCE				
605	Capt G F Phillips			To shoot 2 elephants

Ngabotok,

H. B PARTINGTON,
District Commissioner

Game Licences issued at Takaungu during the month of February, 1912

No	To whom issued	Date of issue	Residence
BIRD LICENCES			
3406	C H Gedge	February 13th, 1912	Kilifi
3407	W R Chivell	, 13th „	„

Takaungu,

March 7th, 1912

F W BRETT,
Assistant District Commissioner

Licences and Permits issued at Kitui District during the month of February, 1912

To whom issued	Date of issue	Residence	Remarks
BIRD LICENCE			
Rev A Bisenschmidt	Feb 2nd, 1912	Myambani	No 2515
GUN TAX			
Rev A Bisenschmidt do Lutherische Mission	Feb 2nd, 1912 ,, 2nd ," ,, 2nd ,"	Myambani do do	Collector's Gun 416 Automatic pistol 32 Shot gun No 6/323

Kitui,

S W J SCHOLEFIELD,

District Commissioner

Game Licences issued at Nyeri during the month of February, 1912

No	To whom issued	Date of issue	Residence	Remarks
RESIDENT GAME LICENCE				
4902	J R Orr	Feb 1st, 1912	Nairobi	For 1 year
RESIDENT'S FORTNIGHTLY LICENCE.				
1128	Jan de Vries	Feb 10th, 1912	Nyeri	For 14 days
LANDHOLDER'S LICENCE				
4103	F Bottma	Feb 16th, 1912	Nyeri West Kenya	For 1 year

Nyeri,

H R McCLURE,

District Commissioner

Game Licences issued at Mombasa during the month of February, 1912

No	To whom issued	Date of issue	Residence	Remarks
TRAVELLER'S LICENCE				
625	Dr G Hunter	Feb 1st, 1912	Mombasa	C/o George Irwin & Son

Mombasa,

F G FOAKER,

District Commissioner.

March, 7th, 1912

Game Licences issued at Uasin Gishu during the month of February, 1912

No	To whom issued	Date of issue	Residence	Remarks
RESIDENT'S LICENCE				
4431	P W Jordaan	Feb 2nd, 1912	Seigoit	
LANDHOLDER'S LICENCES				
3652	N W Smith	Feb 9th, 1912	Farm 136	
3653	E J Jordan	„ 24th „	do 73	
3654	D A Burman	„ 24th „	do 110	
3655	C Safi	„ 27th „	do 180	
3656	G H R Hurst	„ 29th „	do 214	
3657	J H Barnes	„ 29th „	do 214	
14 DAYS' RESIDENCE LICENCES				
60	C J Theunissen	Feb 12th, 1912	Farm 46	
61	E H De Waal	„ 12th „	„ 46	
TRAVELLER'S LICENCES				
519	J C Van Vanwyk	Feb 6th, 1912	Farm 30	
520	A G Baker	„ 27th „	„ 64	Govt Official

Uasin Gishu,

C C. CARRASCO,

Clerk,

April 5th, 1912

In absence of the District Commissioner

Game Licences issued at Kisumu during the month of February, 1912

No	To whom issued	Date of issue	Residence	Remarks
LANDHOLDER'S LICENCES				
3702	W E Perry	Feb 26th, 1912		C/o Lord Kitchner's Farm, Muhoroni
TRAVELLER'S LICENCES				
408	Frank H White	Feb 6th, 1912		C M S Maseno
409	F S Omolony	„ 29th „	Muhoroni	Muhoroni

Kisumu,

H R MONTGOMERY,

Assistant District Commissioner

Game Licences issued at Naivasha during the month of February, 1912

No	To whom issued	Date of issue	Residence	Remarks
TRAVELLER'S LICENCE				
224	Spaethe	Feb 7th, 1912	Kijabe	
SPECIAL ELEPHANT LICENCE				
165	Max Welter	Feb 12th 1912	Kijabe	

Naivasha,

W F G CAMPBELL,

March 7th, 1912

District Commissioner

Licences and Permits issued at Lumbwa District during the month of February, 1912

To whom issued	Date of issue	Residence	Remarks
LANDHOLDER'S GAME LICENCES			
J G Le Breton	Feb 5th, 1912	Lumbwa	
Major R F Carnegie	" 6th "	do	
J Cushney	" 24th "	do	
H E Watts	" 26th "	do	
BIRD LICENCES			
A M Anderson	Feb 1st, 1912	Lumbwa	
F N Hoyt	" 1st "	do	
GUN TAX			
W R Hotchkiss	Feb 1st, 1912	Lumbwa	Colt's Automatic pistol
do	" 1st "	do	Winchester rifle
do	" 1st "	do	12 Bore D B shot gun
Dr A B Estock	" 1st "	do	Revolver 6 ch
H C Kramen	" 1st "	do	Winchester rifle
A M Anderson	" 1st "	do	D B shot gun 12 bore
do	" 1st "	do	Revolver 5 ch
F N Hoyt	" 1st "	do	Remington shot gun 12 bore
do	" 1st "	do	Automatic rifle
do	" 1st "	do	Colt's revolver 6 ch
J G Le Breton	" 5th "	do	303 rifle S B
do	" 5th "	do	350 Rigby Mauser
do	" 5th "	do	Service revolver
J B Martin	" 6th "	do	12 bore D B shot gun
do	" 6th "	do	do
do	" 6th "	do	355 Mannlicher rifle
Major R F Carnegie	" 6th "	do	300 S B rifle
do	" 6th "	do	D B Exp rifle 577
do	" 6th "	do	" " " 500
do	" 6th "	do	S B Winchester 405 rifle
do	" 6th "	do	S B Mannlicher rifle
do	" 6th "	do	S B Lee Enfield
do	" 6th "	do	33 Winchester rifle
do	" 6th "	do	S B Automatic rifle 35
do	" 6th "	do	" " " 22
do	" 6th "	do	" Winchester rifle 22
do	" 6th "	do	12 bore D B shot gun
do	" 6th "	do	do
do	" 6th "	do	Webley revolver 6 ch
do	" 6th "	do	New Police revolver
do	" 6th "	do	Automatic Colt's pistol
do	" 6th "	do	do
do	" 6th "	do	M H rifle
do	" 6th "	do	do
do	" 6th "	do	do
do	" 6th "	do	do
do	" 6th "	do	do carbine
do	" 6th "	do	Snider rifle
do	" 6th "	do	do
do	" 6th "	do	do
Mrs Sewell	" 7th "	Sotik	12 bore D B shot gun
do	" 7th "	do	303 rifle
do	" 7th "	do	450 Revolver
E Smith	" 9th "	Lumbwa	303 Sporting rifle
G Stanley	" 10th "	do	303 rifle S B
J Logan	" 15th "	do	do
E Large	" 19th "	Fort Ternan	22 Belgian rifle
do	" 19th "	do	6 ch revolver
G W Ross	" 19th "	do	5 ch Revolver
F M Craig	" 23rd "	Sotik	303 Sporting rifle
J Cushney	" 24th "	Lumbwa	12 D B shot gun
do	" 24th "	do	303 rifle
do	" 24th "	do	500 D B rifle
H E Watts	" 26th "	do	303 Martini rifle
do	" 26th "	do	do
do	" 26th "	do	32 Winchester rifle
do	" 26th "	do	12 bore D B shot gun

Licences and Permits issued at Lumbwa District—Contd

To whom issued	Date of issue	Residence	Remarks
GUN TAX			
H E Watts	Feb 26th, 1912	Lumbwa	318 Express rifle
do	„ 26th „	do	Webley revolver
H A Cameron	„ 28th „	do	D B shot gun 12 bore
do	„ 28th „	do	303 Lee Enfield rifle
E A Birdsey	„ 28th „	do	303 rifle
do	„ 28th „	do	D B shot gun 12 bore
Peter Hitge	„ 28th „	do	303 rifle

Lumbwa,
March, 1st, 1912

C M DOBBS,
District Commissioner

Licences and Permits issued at Ulu District during the month of February, 1912

To whom issued	Date of issue	Residence	Remarks
RESIDENT'S LICENCE			
Guy M Dean	Feb 23rd, 1912	Kibwezi	
TRAVELLER'S LICENCE			
G E Smythes	Feb 13th, 1912	Donyo Sabuk	

Machakos,
March 5th, 1912

G H OSBORNE,
District Commissioner

Game Licences issued at Voi Station during the month of February, 1912

No	To whom issued	Date of issue	Residence	Remarks
RESIDENT'S GAME LICENCE				
5202	J L O Mansergh	Feb 22nd, 1912	Voi	
BIRD LICENCES				
3327	Mazhai Said	Feb 6th, 1912	Kinani	
3328	R A Maynard	„ 28th „	Voi	

Voi,
February 29th, 1912

J L O MANSERGH,
District Commissioner

Licences and Permits issued at Nandi during the month of February, 1912

To whom issued	Date of issue	Residence	Remarks
GUN TAX			
A Zarza	Feb 5th 1912	Kapsabet	No 1080
L M Miller	„ 22nd „	Kapiet	No 1081/1082
AMMUNITION PERMIT			
N Monckton	Feb 29th, 1912	Kapsabet	No 12611

Nandi,
February 29th 1912.

N MONCKTON,
District Commissioner

Game Licences issued at Nairobi during the month of March, 1912

No	To whom issued	Date of issue	Residence	Remarks
SPORTSMAN'S GAME LICENCES				
2545	Dr Leon Bayei	March 4th, 1912	Nairobi	C/o N T & Co
2546	Auguste Mahien	„ 4th „	„	do
2547	Capt Morrison	„ 9th „	„	C/o Mackinnon B
2549	Rev W H Waller	„ 13th „	„	C/o B T & Co
2550	Capt Robert Clemme	„ 15th „	„	
2551	Marcus Dalv	„ 21st „	„	C/o N T & Co
RESIDENT'S LICENCES				
4426	W A Smith	March 1st, 1912	Kijabe	
4427	L H Bury	„ 4th „	Uasin Gishu	(Farm No 112)
4428	E C Dymond	„ 9th „	Nairobi	C/o Mackinnon Brs
4429	W A Kempe	„ 20th „	„	
4430	C M Fielden	„ 23rd „	„	
4431	H J Shaw	„ 23rd „	„	
4432	A L Black	„ 25th „	„	
14 DAYS RESIDENT'S LICENCE				
457	A C Dickinson	March 27th, 1912	Nairobi	(K A R)
LANDHOLDER'S LICENCES				
211	F M Cerjet	March 2nd, 1912	Mugoni	Farm No 1474
212	Ewart S Grogan	„ 5th „	Nairobi	C/o N T & Co
213	John Patterson	„ 7th „	„	
ELEPHANT'S LICENCES				
48	Capt Morrison	March 9th, 1912	Nairobi	Two Elephants
49	E C Dymond	„ 9th „	„	One Elephant 1st)
50	Capt R Clemme	„ 20th „	„	Two Elephants
534	Marcus Dalv	„ 21st „	„	do
535	Prince Youssouf Kamal	„ 28th „	„	One Elephant
SPECIAL LICENCE TO SHOOT BULL GIRAFFE				
108	Capt Morrison	March 9th, 1912	Nairobi	One Giraffe
109	Capt R Clemme	„ 20th „	„	do
110	G H Outram	„ 28th „	„	do
TRAVELLER'S LICENCES				
1500	James A Wilson	March 1st, 1912	Nairobi	
1501	do	„ 1st „	„	To run from 1st April.
1502	R Stewart	„ 1st „	„	
1503	Robert Mulley	„ 2nd „	Kijabe-Hill	Sanatorium
1504	A F Arnold	„ 2nd „	Uasin Gishu	
1505	Miss Turner Failey	„ 4th „	Nairobi	
1506	Gilbert Nugent	„ 5th „	„	C/o N T & Co
1507	A Fanweather	„ 9th „	„	
1508	C H Campbell	„ 9th „	„	
1509	Capt A Braithwaite	„ 13th „	„	
1510	H O Jones	„ 13th „	„	
1511	Capt Jennings	„ 18th „	„	To run from 20th
1512	H B Campbell	„ 20th „	„	C/o Capt Riddell
1513	Capt E V Jones	„ 22nd „	„	
1514	Von Aevensleben	„ 23rd „	„	
1515	Von Schickfus	„ 23rd „	„	
1516	C Sand	„ 23rd „	„	
1517	A Riebau	„ 27th „	„	C/o Heyer & Co
1518	A Aldridge	„ 29th „	„	
1519	A J Simpson	„ 30th „	„	
1520	R B Neill	„ 30th „	„	
1521	L C C Rogers	„ 30th „	„	

Nairobi,
April 11th, 1912

C W HOBLEY,
Provincial Commissioner.

Licences and Permits issued at Lamu during the month of March, 1912

To whom issued	Date of issue	Residence	Remarks
BIRD LICENCE			
Rev Wartenburg	Mar 11th, 1912	Lamu	
GUN TAX PERMITS			
D J L Gilks	Mar 2nd, 1912	Lamu	129 08-11-4 Rifle
do	2nd ,,	,"	202 Revolver
do	2nd ,,	,"	12912 D B shot gun
do	2nd ,,	,"	4306 D B shot gun
E J Must	8th ,,	,"	21938 303 Jeffreys
Revd Wartenburg	12th ,,	,"	10835 single barrel shot gun
do	12th ,,	,"	1018 single barrel shot gun

Lamu,
4th April, 1912

R WEEKS,
District Commissioner.

Licences and Permits issued at Taveta during the month of March, 1912

To whom issued	Date of issue	Residence
BIRD LICENCES		
L M Fernandes Janmohamed Esmail	March 21st, 1912 ,, 29th ,,,	Taveta ,,

Taveta,
31st March, 1912

A O LUCKMAN,
Asst District Commissioner

Bird Licences issued at Naivasha during the quarter ending 31st March, 1912

No	To whom issued	Date of issue	Date of expiry	Residence
2196	H A Glass	Jan 3rd, 1912	Jan 2nd, 1913	Naivasha
2197	Fateh Din	,, 13th ,,,	,, 12th ,,,	Kijabe
2198	J Rostran	,, 16th ,,,	,, 15th ,,,	Naivasha
2199	Capt Paul Fournel	,, 31st ,,,	,, 30th ,,,	"
2200	The Hon A C Hollis	Feb 10th ,,,	Feb 9th ,,,	"
7001	J O W Hope	,, 14th ,,,	,, 13th ,,,	"
7002	Kalla Singh	,, 15th ,,,	,, 14th ,,,	"

Liquor Licences issued at Naivasha during the quarter ending 31st March, 1912

No	To whom issued	Date of issue	Date of expiry	Residence
HOTEL LIQUOR LICENCES				
110	Messrs Schauer, Welter and Co	Jan 1st, 1912	Dec 31st, 1912	Kijabe
113	J L Cotter (transferred to C G Porter)	,, 1st ,,,	June 30th ,,,	Naivasha

Liquor Licences issued at Naivasha —(Contd.)

No	To whom issued	Date of issue	Date of expiry	Residence
WINE MERCHANTS AND GROCERS LIQUOR LICENCE				
111	Abdul Rasul Alidina Visram	Jan 1st, 1912	Dec 31st, 1912	Naivasha
GENERAL RETAIL LIQUOR LICENCE				
112	J L Cotter (transferred to C G Porter)	Jan 1st, 1912	June 30th, 1912	Naivasha
RAILWAY STATION LIQUOR LICENCE				
114	The Traffic Manager, Uganda Railway	Jan 1st, 1912	Dec 31st, 1912	Naivasha

Game Licences issued at Naivasha during the month of March, 1912

No	To whom issued	Date of issue	Residence
RESIDENT'S LICENCE			
3828	J W Holzapfel	Mar 8th, 1912	Naivasha
3829	F Welch	," 21st "	"
3830	H B Kittemaster	," 25th "	"
TRAVELLER'S LICENCES			
1293	T Chillingworth	Mar 19th, 1912	Naivasha
LANDHOLDER'S LICENCES			
225	D Forbes	Mar 15th, 1912	Naivasha
226	J B Buchanan	," 15th "	"
SPECIAL (ELEPHANT) LICENCE			
166	J W Holzapfel	Mar 8th, 1912	Naivasha
167	T J Murray	," 14th "	"

Naivasha

April 16th, 1912

W. F. G. CAMPBELL,
Acting District Commissioner

Game Licences issued at Eldama Ravine during the month of March, 1912

No	To whom issued	Date of issue	Residence.	Remarks
EMPLOYER'S LICENCE				
359	Thomas W Thornton	Mar 12th, 1912	c/o Hotel, Londiani	

L TALBOT SMITH,
District Commissioner.

Game Licences issued at Baringo during the month of March, 1912

No	To whom issued	Date of issue	Residence	Remarks
SPECIAL ELEPHANT LICENCE				
52	Capt G C Williams	Mar 18th, 1912	Baringo	To shoot one elephant

Licences issued at Baringo District during the quarter ending 31st March, 1912

No	To whom issued	Date of issue	Date of expiry	Residence	Remarks
BIRD LICENCE					
471	A de Mello	Mar 20th, 1912	Mar 19th, 1913	Baringo	
GUN TAX					
3626	Ibrahim Hassan	Feb 15th 1912	Dec 31st, 1912	Baringo	Webley revolver No 26830 1099 I C T a c /71
3627	A de Mello	Mar 20th	„ 31st	„	D B 12 bore shot gun Mar Atkins
3628	Capt G C Williams	„ 20th	„ 31st	„	DB 12 bore shotgun No 1977
3629	do	„ 20th	„ 31st	„	D B 450 rifle No 17395 A
3630	do	„ 20th	„ 31st	„	350 Rigby Mauser No 328
3631	J O Hughes	„ 20th	„ 31st	„	D B shot gun No 66343
3632	do	„ 31st	„ 31st	„	S W & Revolver 32 No 9656
3633	do	„ 31st	„ 31st	„	1 S B rifle No 375
3634	do	„ 31st	„ 31st	„	303 Rifle No 6965
3635	do	„ 31st	„ 31st	„	450-500 rifle Mark W T J
3636	Ali bin Hamdan	„ 31st	„ 31st	„	Snider rifle Mark 5/100 S E
3637	Nasor b Suliman	„ 31st	„ 31st	„	5 " " " 5/200 "
3638	do	„ 31st	„ 31st	„	6 ch's revolver No 22/675

Baringo,
April 5th, 1912

J O HUGHES,
Asst Distrit Commissioner

Game Licences issued at Kisumu during the month of March, 1912

No	To whom issued	Date of issue	Residence	Remarks
ELEPHANT'S LICENCES				
4603	A B Chilson	Mar 23rd, 1913	Kaimosi	14 days
4604	Dr Blackburn	,, 23rd ,	,,	,,

H B PARTINGTON,
District Commissioner

Game Licences issued at Mombasa during the month of March, 1912

No	To whom issued	Date of issue	Residence
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14 DAYS' LICENCES

390	C B Longhurst	Mar	6th, 1912	C/o E A Industries Ltd , Mombasa
391	Lt A C Roberts R N	„	14th „	C/o H M S Forte, Mombasa
392	Surg H F Briggs R N	„	14th „	do
393	Asst Paymaster E T Leah	„	14th „	do
394	Mid Shipman J G Nicolas	„	14th „	do
395	„ „ R H Caldwell	„	14th „	do
396	Capt G B Hutton	„	15th „	do

Game Licences issued at Mombasa —(Contd)

No	To whom issued	Date of issue	Residence						
14 DAYS LICENCES									
397	Eng Comdr L Howett	Mar 15th, 1912	C/o H M S	"	Forte				
398	Lt A H Glenny R N	" 15th "	do						
399	Lt Preston Thomas R N	" 21st "	do						
400	Lt F L Worsley R N	" 21st "	do						
601	A G Talbot R N	" 22nd "	do						
602	R G Gore-Langton	" 22nd "	do						
603	J M Scott	" 23rd "	do						
604	L H Jeans	" 23rd "	do						
605	Eng Lt T L Mogg	" 23rd "	do						
606	G C Pelly	" 23rd "	do						
607	D Duthy	" 23rd "	do						
608	Staff Surg Cronnan	" 23rd "	do						
TRAVELLER'S LICENCES									
627	Edward Aylmer R N	Mar 16th, 1912	C/o H M S	"	Forte				
628	J R P Thompson R N	" 16th "	do						

Mombasa,

F G FOAKER,
*District Commissioner*Palm wine (Tembo) Licences issued at Shimoni Vanga District during the quarter ending
31st March, 1912

No	To whom issued	Date of issue	Date of expire	Remarks
1378	Faraji b Mahomed	Jan 1st, 1912	Dec 31st, 1912	Vanga
1298	Ali b Mwalavo	" 5th "	" 31st "	Gazi
1299	Peho b Khareiwa	" 8th "	" 31st "	"
3320	Goja Mwadaha	" 10th "	" 31st "	Shimoni
1300	Khamis Mwakopalata	" 12th "	" 31st "	Gazi
1379	Zaidi wa Kassim	" 13th "	" 31st "	Vanga
1380	Mwaka binti Kuchelola	" 13th "	" 31st "	"
1381	Suleman b Mahomed	" 13th "	" 31st "	"
1401	Changoni	" 15th "	" 31st "	Gazi
1402	Ali b Abdulla	" 15th "	" 31st "	"
1403	Bakari Mwachala	" 17th "	" 31st "	"
1382	Shanti wa Mshindani	" 30th "	" 31st "	Vanga
1404	Kaienga	" 31st "	" 31st "	Gazi
1405	Mzee Kitendo	" 31st "	" 31st "	"
1406	Mana Vunda	Feb 5th	" 31st "	"
1407	Mwazumo b Zamo	" 6th "	" 31st "	"
3321	Ranuutu b Tarabe	" 5th "	" 31st "	Shimoni
1383	Mkiku b Rajani	" 10th "	" 31st "	Vanga
1408	Mwachako Mwahunko	" 13th "	" 31st "	Gazi
1409	Rashid Mwamundu	" 14th "	" 31st "	"
1410	Abdulla Mwapojo	" 14th "	" 31st "	"
1411	Mzee Koto	" 14th "	" 31st "	"
1412	Ali Mwagwada	" 17th "	" 31st "	"
1413	Dange	" 19th "	" 31st "	"
1414	Mlaho	" 21st "	" 31st "	"
1415	Mwagadi	" 22nd "	" 31st "	"
1416	Deyosi	Mar 1st	" 31st "	"
1384	Buji Muhinda	" 5th "	" 31st "	Vanga
1385	Gunda b Mupuno	" 7th "	" 31st "	"
1386	Muhaino b Chabega	" 7th "	" 31st "	"
1387	Chuo Mwa Bakari	" 10th "	" 31st "	"
1388	Mgaza wa Jago	" 11th "	" 31st "	"
1389	Bega Mwamchupa	" 11th "	" 31st "	"
1390	Muya Mwamsanga	" 11th "	" 31st "	"
1391	Marriam wa Dosa	" 12th "	" 31st "	"
1392	Sayid Hassan b Alawi	" 18th "	" 31st "	"
1393	Benga Mazizi	" 20th "	" 31st "	"
1417	Maganga	" 20th "	" 31st "	Gazi
1418	Ali Mabweni	" 25th "	" 31st "	"
1394	Abubakar b Ali	" 27th "	" 31st "	Vanga
3322	Kassim b Rashid	" 29th "	" 31st "	Shimoni

Shimoni,

April 23rd, 1912

L J LIGHTBODY,
Acting District Commissioner

Game Licences issued at Nakuru during the month of March, 1912

No	To whom issued	Date of issue	Residence
RESIDENT'S LICENCE			
3331	H Brian-Brooke	Mar 4th, 1912	Nairobi
LANDHOLDER'S LICENCE.			
1700	Dr A E Atkinson	March 21st, 1912	Elburgon
EMPLOYEE'S LICENCE			
1416	Wm Law	March 2nd, 1912	Nakuru
TRAVELLER'S LICENCES			
913	W G Steuart Menzies	March 2nd, 1912	Nairobi
914	R Steuart Menzies	," 2nd "	,
915	Miss Steuart Menzies	," 2nd "	,
916	W J Weldon	," 4th "	Molo
917	J McClean	," 4th "	Nairobi
918	P G Thorne	," 14th "	Nakuru
BIRD LICENCES			
2840	W J Weldon	March 1st, 1912	Molo
2841	R Donald	," 4th "	Nakuru
2842	Guimuth Singh	," 19th "	Njoro

Nakuru,

April 6th, 1912

J M LUMLEY,
for Acting District Commissioner

Licence and Permit issued at Kyambu during the month of March, 1912

No	To whom issued	Date of issue	Remarks
LANDHOLDER'S LICENCE			
3021	E H A Elkington	March, 29th, 1912	Kamiti
C C DUNDAS, <i>Assistant District Commissioner</i>			
Kyambu, April 5th, 1912			

Game Licence issued at Meru during the month of March, 1912

No	To whom issued	Date of issue	Residence
RESIDENT'S GAME LICENCE			
4607	E B Horne	March 20th, 1912	Meru

Meru,

April 1st, 1912

EDWARD B HORNE,
District Commissioner

Game Licences issued at Uasin Gishu during the month of March, 1912

No	To whom issued	Date of issue	Residence
RESIDENT'S LICENCES.			
4432	R C Murhead	March 8th, 1912	Farm 214
4433	A Roberts	„ 9th „	„ 40
LANDHOLDER'S LICENCES			
3658	H Ghemann	March 18th, 1912	Farm 89
3659	M J Van den Burg	„ 23rd „	„ 51
14 DAY RESIDENT'S LICENCES			
62	E D Theunissen	March 8th, 1912	Sergoit
63	C P Toulson	„ 11th „	Farm 130
64	Miss Violet Doubin	„ 11th „	Sergoit
65	J J Soally	„ 11th „	„
TRAVELLERS' LICENCE			
523	A C Burridge	March 23rd, 1912	Farm 194

Eldoret,

N E F CORBETT,

April 1st, 1912

District Commissioner

Licences and Permits issued at Kitui during the month of March, 1912

No	To whom issued	Date of issue	Remarks
RESIDENT'S LICENCE			
2512	C B Thompson	March 5th, 1912	Kitui
BIRD LICENCE			
2516	Salim bin Hilal	March 16th, 1912	Kitui
GUN TAX PERMITS			
8215	Salim bin Hilal	March 16th, 1912	Kitui
8216	do	„ 16th „	„

Kitui,

A E CHAMIER,

for District Commissioner

Licences and Permits issued at Nandi during the month of March, 1912

No	To whom issued	Date of issue	Remarks
AMMUNITION PERMIT			
12612	Mohamed Said	March 4th, 1912	Kapsabet
SPECIAL LICENCE			
1051	N Monckton	March 5th, 1912	Kapsabet
RESIDENT'S LICENCE.			
5101	N. Monckton	March 5th, 1912	Kabsabet

Nandi,

N MONCKTON,

March 31st, 1912

District Commissioner

UGANDA RAILWAY.**Rate for Hides and Skins**

Notice is hereby given that on and from the 1st August next, the rate for Hides and Skins (Cattle) will be increased from 1st class R R and Special Class O R , to 2nd Class R R , and 1st Class O R

Traffic Manager's Office,
Nairobi 2nd May, 1912

G A STANLEY,
Traffic Manager

UGANDA RAILWAY.**200 Tons Teak Timber**

Tenders are invited for the following —

140 tons selected first class Indian quality squares 10"×10"×16 feet or upwards

60 tons Europe quality 13"×13"×16 feet or upwards

The timber to be sound and free from shakes and cracks Price quoted must include all charges for the timber delivered on Kilindini Beach less Customs duty

Date of delivery must be stated in Tender, early delivery is very necessary

Sealed Tenders to be sent to reach the undersigned not later than August 31st next marked "Tender for Teak Timber"

Nairobi,
1st June 1912

A. WILLIAM REID,
Chief Storkeeeper

NOTICE**Local Timber**

Tenders are invited for the supply of the following local timber —

1 3000 Running feet juniper boards 9" wide by 2" thick in lengths of not less than 12 feet or more than 24 feet.

2 4500 Running feet juniper boards 9" wide by 2½" thick in lengths of not less than 12 feet or more than 24 feet

3. 6 Hatch beams 25' 6"×6"×9" of strong wood which will not twist and is yet fairly light Approximate weight per cubic foot to be quoted

4 120 Baulks 3'6"×12"×12"

5 120 „ 3'0"×12"×12"

6 120 „ 2'6"×9"×9"

7 120 „ 1'6"×9"×9"

All of the above must be able to stand heavy crushing stresses should be light enough to float and be easy to handle

8 1500 Running feet scaffolding planks 12"×2½" in lengths of about 24 feet short or brittle wood useless for purpose required

Conditions for tender may be obtained from the undersigned

All Tenders must be submitted so as to reach the undersigned on or before 1st July, 1912.

A. WILLIAM REID,
Chief Storekeeper, Uganda Railway

UGANDA RAILWAY**Approximate Statement of Public Coaching and Goods Traffic
for the month of May, 1912**

Coaching Traffic ..	Rs	106,573
Goods Traffic ..	„	425,898
	Total Rs	532,471

Corresponding month of previous year:—

Coaching Traffic	Rs	104,442
Goods Traffic ..	„	343,475
	Total Rs	447,917
	Increase Rs	84,554

Nairobi,
11th June, 1912

B EASTWOOD,
Chief Accountant

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TENDERS.**Uganda Protectorate**

Tenders are invited for the conveyance of Government loads for six months commencing on 1st August, 1912, between —

“A” Mbale and Iganga and vice versa

“B” Mbale and Jinja and vice versa

Quotations must be for 50 lbs loads

Tenders will be received up to noon on 16th July, 1912, by the President of the Tender Board, Treasury, Entebbe

Tenders must be enclosed in properly sealed and registered envelopes marked Mbale Transport

The Tender Board do not bind themselves to accept the lowest or any tender

The Treasury, Entebbe,
5th June, 1912

A E BOOTY,
President, Tender Board.

SHIPPING REPORT.
MOMBASA HARBOUR.
MONTH OF MAY, 1912

Name of Vessel	Captain	Gross Tons	Cargo	Nationality	To Whom Consigned	From	Date		Bound to
							Air	Dep	
S S Somali	Hasch	2550	General	German	Hansing & Co	Bombay	Ap 30	May 1	Zanzibar
„ Pundua	McChelland	3305	„	British	S M & Co	„	May 2	„ 3	Durban
„ Tuna	Bhan	662	„	„	A A Visram	Aden	„ 3	„ 3	Zanzibar
„ Kilwa	Fakna	350	„	„	E Jivanjee & Co	Benadir Coast	„ 5	„ 6	„
„ Tuna	Bhan	662	„	„	A A Visram	Zanzibar	„ 7	„ 8	Benadir Coast
„ Maikgraf	Jantzen	3680	„	German	Hansing & Co	Bombay	„ 8	„ 9	Zanzibar
„ President	Biemer	3335	„	„	„	Zanzibar	„ 11	„ 12	Bombay
„ Kilwa	Fakna	350	„	British	E Jivanjee & Co	„	„ 14	„ 15	Benadir Coast
„ Tevere	Taulongo	2640	„	Italian	L Flingerio & Co	Genoa	„ 14	„ 17	Genoa
„ Maikgraf	Jantzen	3680	„	German	Hansing & Co	Zanzibar	„ 16	„ 17	Bombay
„ Tuna	Bhan	662	„	British	A A Visram	Benadir Coast	„ 18	„ 18	Zanzibar
„ Kilwa	Fakna	350	„	„	E Jivanjee & Co	Benadir Coast	„ 21	„ 21	„
„ Tuna	Bhan	662	„	„	A A Visram	Zanzibar	„ 22	„ 22	Benadir Coast
„ Kilwa	Fakna	350	„	„	E Jivanjee & Co	„	„ 25	„ 26	Kismayu
„ Rovuma	Giese	115	„	German	Hansing & Co	Dai es Salaam	„ 27	„ 28	Dai es Salaam
„ Pentakota	Hodgoon	3418	„	British	S M & Co	Bombay	„ 29	„ 30	Durban
„ Kanleia	Schapp	2959	„	German	Hansing & Co	„	„ 31	„ 31	Zanzibar

KILINDINI HARBOUR.

S S Seibistan	Chart	2934	General	British	S M & Co	London	1912 Ap 27	1912 May 11	Zanzibar
„ Geitrud Woermann	Carstens	6465	„	German	Hansing & Co	Zanzibar	May 4	„ 5	Hamburg
„ Worsley Hall	Jones	3489	„	British	East African Trading Co	Liverpool	„ 5	„ 11	Durban
„ Prinzregent	Gauhe	6375	„	German	Hansing & Co	Zanzibar	„ 16	„ 17	Hamburg
„ Rhenania	Noesel	6414	„	„	„	Hamburg	„ 17	„ 18	Zanzibar
„ Gauka	Buit	6287	„	British	S M & Co	London	„ 18	„ 23	„
„ Purnea	Williams	3306	„	„	„	Aden	„ 19	„ 28	„
„ Royal Prince	Coull	5547	K oil	„	Wm Oswald and Co	New York	„ 21	„ 24	Pondicherey
„ Komig	Holdt	4833	General	German	Hansing & Co	Bombay	„ 22	„ 22	Zanzibar
„ Usambala	Ihle	6001	„	„	„	Hamburg	„ 26	„ 27	„
„ Gauka	Buit	6287	„	British	B E A Corporation, Ltd	Zanzibar	„ 26	„ 29	London
„ Umona	Rivers	3753	„	„	Boustead and Clarke Ltd	Durban	„ 27	„ 27	Bombay
„ Natal	Liparelli	4002	,	French	M M	Madagascar	„ 28	„ 28	Mal seilles
„ Djemanh	Durrande	3716	„	„	M M	Marseilles	„ 28	„ 28	Madagascar
„ Purnea	Williams	3306	„	British	S M & Co	Zanzibar	„ 29	„ 29	Aden
„ Bürgermeister	Ulrich	5939	„	German	Hansing & Co	Hamburg	„ 30	„ 30	Zanzibar

H PIDCOCK,
Port Officer.