



THE OFFICIAL GAZETTE OF THE COLONY AND PROTECTORATE OF KENYA

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SUPPLEMENT

KENYA PROCLAMATIONS, RULES AND REGULATIONS
(No. 9)

GOVERNMENT NOTICE No. 206

ARRIVALS

Name	Rank	From Leave or on 1st Appointment	Date of Leaving England	Date of Embarkation	Date of Arrival at Mombasa
B. A. Astley ..	Education Officer ..	Leave	6th Feb., 1937	—	7th March, 1937
Miss E. M. Birch ..	Nursing Sister, Medical Dept.	"	"	—	"
W. Barnes ..	Examining Officer, Customs Department ..	"	12th Feb., 1937	13th Feb., 1937	"
A. C. M. Mullins ..	District Officer ..	"	6th Feb., 1937	—	"
A. E. Taylor ..	Mechanic, Agric. Department	"	28th Feb., 1937 *	—	"
H. C. Willan ..	Solicitor General ..	Transferred from Malay States	6th Feb., 1937	—	"
S. F. Gray ..	Second Engineer, Lake Steamers, K. U. R. & H.	Leave	6th Feb., 1937	—	"

* Aden

DEPARTURES

Name	Rank	On Leave or Termination of Appointment	Date of Departure
B. T. Lindahl ..	Education Officer ..	Leave	25th February, 1937
F. G. Jennings ..	District Officer ..	"	6th March, 1937
R. Abram ..	Clerk, Agric. Department	"	"
G. H. Chaundy ..	Education Officer ..	"	"
T. A. McKay ..	Education Officer ..	"	"
Lieut. A. F. Wells ..	Adjutant, 4th K. A. R.	"	"
Lieut. the Hon. F. R. Clegg-Hill ..	Company Officer, Military	"	"
Capt. F. M. Pyne ..	Company Officer, Military	"	"
W. J. Bailey ..	Asst. Warden of Mines..	"	"
A. E. T. Imbert ..	Chief Registrar of Natives ..	"	"
D. Dalrymple ..	Wireless Officer, Postal Department ..	"	"
Miss D. R. Bennett ..	Clerk, P. W. D. ..	"	"
Miss E. F. Lloyd ..	Clerk, Registrar General's Dept.	"	"
G. B. Dawes ..	Clerk, Secretariat ..	"	"
H. R. Hirst ..	Senior Assistant Treasurer ..	"	"
C. H. Uys ..	Junior Postal Clerk and Telegraphist	"	2nd February, 1937
P. Wyn Harris ..	District Officer ..	"	22nd February, 1937
Miss B. M. Lee ..	Shorthand Typist, K. U. R. & H.	"	6th March, 1937
A. E. Hamp, C.B.E. ..	Chief Engineer, K. U. R. & H.	"	"
G. N. Smailes ..	Artisan, Class I, K. U. R. & H.	"	"
K. B. Cockle ..	Assistant Engineer, K. U. R. & H.	"	"
R. Hall ..	2nd Engineer, Lake Steamers, K. U. R. & H.	"	"
J. M. Gunn ..	Station Master, Class III, K. U. R. & H.	"	"
W. A. Perreau ..	District Officer ..	"	9th March, 1937
J. B. Grenfell Hicks ..	Supdt. of Police ..	"	8th March, 1937

APPOINTMENTS

IVOR RONALD GILLESPIE to be District Commissioner, Embu District, Central Province, with effect from the 4th of March, 1937.

GEORGE CARLOS MALCOLM DOWSON to be District Officer (Cadet), Embu District, Central Province, with effect from the 4th of March, 1937.

PROMOTIONS

JOHN DAVIDSON GRAY to be Senior Postmaster, with effect from the 21st October, 1936.

SAMUEL THOMAS COLLINS to be Senior Postmaster, with effect from the 12th December, 1936.

REVERSION

JAMES BRACHER GRENFELL HICKS, Acting Assistant Commissioner of Police, reverted to his substantive rank of Superintendent of Police with effect from the 8th March, 1937.

PRELIMINARY ORAL SWAHILI EXAMINATION

PASS

J. Notman, Public Works Department.

L. W. Cronk, Education Department.

W. M. LOGAN,
Acting Colonial Secretary.

Colony and Protectorate of Kenya

GOVERNMENT NOTICE No. 207

HIS EXCELLENCY the Governor in Council has approved of the following Bill being published for criticism.

R. W. BAKER-BEALL,
Acting Clerk of the Executive Council.

A Bill to Regulate the Residence of Labourers on Farms.

BE IT ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows :—

1. This Ordinance may be cited as the Resident Short title.
Labourers Ordinance, 1937.

2. This Ordinance or any part thereof shall apply to such districts or areas, and from such date or dates, as the Governor in Council may, from time to time, by proclamation in the Gazette, appoint. Application of Ordinance.

3. In this Ordinance—

“attesting officer” means a person appointed as such by the Governor in Council under the provisions of section 31 of this Ordinance;

“cattle” means any bull, cow, steer, heifer or calf or any other animal which the Governor may, by order, declare to be cattle for the purposes of this Ordinance.

“family” means the wife or wives and the unmarried children, if any, of a native or Somali;

“farm” means any area of land (other than an area of land situated in a municipality, township or trading centre) which has been leased or sold by His Majesty or by the Governor and shall include any area of land set apart by the Government of the Colony for the purpose of experimental farming;

“forest area” means any forest area not situated in and forming part of a native reserve;

“local authority” means a district council established under the Local Government (District Councils) Ordinance, 1928, in respect of the area of jurisdiction so conferred upon it, and, where there is no district council, means the district commissioner acting in consultation with the body known as the district committee where such exists; No. 21 of 1928.

"mission" means any mission recognized as such by the Governor;

"occupier" means the owner or lessee or any other person having a legal right to occupy a farm, a forest area, unalienated Crown land or Railway land, and includes any manager or agent of such occupier, and in respect of forest areas, unalienated Crown land and Railway land, includes the Conservator of Forests; the Commissioner of Lands and the General Manager of the Kenya and Uganda Railways and Harbours respectively;

"Railway land" means any land the ownership of which or the control over which vests in the High Commissioner for Transport;

"resident labourer" means a native or a Somali who has entered into a contract under section 5 of this Ordinance or under the Resident Native Labourers Ordinance, 1925;

No. 5 of 1925. "standing committee" means the Standing Departmental Committee established under the Local Government (Municipalities) Ordinance, 1928;

"stock" includes cattle, sheep, goats, and such other animals or birds as the Governor may, by order, declare to be stock for the purposes of this Ordinance.

When natives
or Somalis
may reside on
a farm.

No. 5 of 1925. 4. (1) No native or Somali shall reside on or remain for

a longer continuous period than forty-eight hours on any farm or in any forest area, or on any unalienated Crown land, or on any Railway land, unless he—

(a) is the occupier thereof or a member of the family of the occupier thereof; or

(b) has duly entered into a contract, still unexpired, under section 5 of this Ordinance or under the Resident Native Labourers Ordinance, 1925; or

(c) is in actual employment on such farm, forest area, unalienated Crown land or Railway land, in pursuance of a contract made under the provisions of any law for the time being in force in the Colony relating to master and servant, or is a member of the family of a native or Somali so employed; or

(d) is a native or a Somali who, from age or infirmity, is incapable of continuous employment and is closely related to a family lawfully residing on such farm, and who has obtained written permission from a magistrate or attesting officer by endorsement on a resident labourer's contract or otherwise; or

(e) is the holder of a permit in writing in that behalf given to him by the occupier and, in the case of a permit authorizing residence for a period of more than fourteen days, is also the holder of a permit from the district commissioner :

Provided that the provisions of this sub-section shall not apply to a native residing by right in the Lembus and Mt. Elgon forest areas.

(2) Any person who contravenes the provisions of this section shall be liable, on conviction, to a fine not exceeding five hundred shillings, and in default of payment to imprisonment for a period not exceeding one month.

(3) It shall be a sufficient defence for a native or Somali charged with an offence against the provisions of this section to produce a permit issued to him under the provisions of paragraph (e) of sub-section (1) of this section.

5. (1) When a native or Somali has entered into a contract, as in this section provided, the members of his family may also reside on the farm, forest area, unalienated Crown land or Railway land, as the case may be.

Contract of service to work on a farm.

(2) A contract under this section shall be in writing, shall be executed by the occupier and by the native or Somali and by all the male members of native's or Somali's family over the apparent age of sixteen years, shall be attested by a magistrate or by an attesting officer, shall be in the form of the agreement set out in the first Schedule to this Ordinance, and shall provide—

(a) for a term of not less than one year and not exceeding five years, notwithstanding anything to the contrary contained in any law for the time being in force in the Colony relating to master and servant ;

(b) for the renewal or variation of the contract, by endorsement by the parties thereto, with the approval of a magistrate or attesting officer ;

(c) for the native or Somali and any male member of his family resident on the farm who is of the apparent age of sixteen years or over, and who is not working under any law for the time being in force in the Colony relating to master and servant, to work for the occupier for not less than 180 days at the election of the occupier in any one year during the term of such contract, and for the occupier to provide employment and to pay wages to each such person for the number of days specified in the contract ;

- (d) for the occupier to give notice in writing to every male member of such family who, during the continuance of the contract, may attain the age of sixteen years, to the effect that, on the expiration of three months from the date of receiving such notice such male member will be required either (i) to enter into a contract under this Ordinance with the occupier; or (ii) to enter, under any law for the time being in force in the Colony relating to master and servant, into a contract with the occupier or some other employer in the vicinity; or (iii) to cease to reside on the occupier's farm;
- (e) for the female members of the family who are willing and able to work to serve the occupier if he offers suitable work at a reasonable rate of wages;
- (f) for the supply by the occupier of building material for the family's huts;
- (g) for the use by the family of land for cultivation and, when agreed upon, for grazing;
- (h) for the kinds of crops which the native or Somali or his family may not grow on the farm;
- (i) for the number of stock which the native or Somali may graze on the farm;
- (j) for the rates of pay and other consideration to be paid or given to the native or Somali and any member of his family for the period of actual employment;
- (k) for the termination of the contract by not less than three months' notice on either side: Provided that the term of residence on a farm shall in no case be less than one year except with the approval of a magistrate;
- (l) in the event of termination of the contract in accordance with the last preceding paragraph, for the removal by the family of crops cultivated by such family or for payment by the occupier of compensation in lieu thereof: Provided that no crop shall be planted after notice of termination has been given by either party;
- (m) in the case of missions, for the regular attendance of the children of the family at school for the purpose of education within the meaning of section 20 of this Ordinance.

(3) Any contract under this section may, with the consent of the parties thereto, relate to a group of farms in the same district or in contiguous districts, provided all the farms in the group are in the same ownership or occupation, and provided a magistrate certifies that he is satisfied that proper control can be exercised over the resident labourers resident on such farms as are not in the personal occupation of a European.

(4) The original of every contract made under this section shall be filed in the office of the district commissioner in which the parties reside and one copy of the contract shall be handed to the occupier and one copy to the head of the contracting native family.

(5) A magistrate or attesting officer may refuse to attest any contract which does not provide for a fair remuneration in money, having regard to the local rates of wages, or any contract which, in his opinion, is likely to lead to a breach of the provisions of this Ordinance.

(6) A magistrate or attesting officer may, in his discretion, refuse to attest any contract entered into by a native or Somali whom he considers to be an undesirable.

(7) A magistrate may for any good and sufficient reason order the removal of a native or Somali, or of a resident labourer, and/or his stock from any farm, forest area, Railway land or unalienated Crown land; and such magistrate may after inquiry assess the costs of such removal and determine by whom such costs shall be paid.

(8) (a) A magistrate or attesting officer may, when he deems it necessary before attesting any contract under this section, require the occupier to give security for the payment of the wages of the resident labourer with whom the contract is to be made.

(b) Such security may be given by a bond in the form set out in the Second Schedule hereto, or to the like effect, with one or more sureties approved by the magistrate or attesting officer.

(9) When notice of termination of a contract has been given by either party thereto the occupier shall forthwith notify the district commissioner accordingly.

(10) On a change of occupancy of a farm the contract shall be deemed to have been assigned to the new occupier and to be a contract between the new occupier and the resident labourer.

When natives
or Somalis
may not
reside on
farms.

Resident
labourers'
contracts to
be endorsed on
registration
certificate.

6. No occupier shall allow any native or Somali to reside on a farm in contravention of the provisions of this Ordinance.

7. (1) When a native has entered into a contract of service under the provisions of section 5 of this Ordinance, it shall be the duty of the occupier forthwith to endorse in blue or blue-black ink upon such native's registration certificate, in the columns respectively provided therefor, the following particulars—

- (a) the name of the employer and district in which the native is employed;
- (b) the nature of the native's employment, preceded by a capital letter R, to denote that he is a resident labourer;
- (c) the date of the commencement of the contract; and
- (d) the rate of wages in cash.

(2) On the termination of such contract the occupier shall endorse in blue or blue-black ink the date of such termination in the column provided in the resident labourers registration certificate for the date of discharge.

(3) It shall be the duty of the resident labourer, on the termination of the contract, to request the occupier to make such endorsement, but failure on the part of the resident labourer to make the request shall not relieve the occupier of the responsibility for making such endorsement.

(4) In the event of the occupier refusing or omitting to make such endorsement, the resident labourer shall forthwith report to the district commissioner in whose office the contract is filed; and such district commissioner may, if he is satisfied from the information at his disposal that the endorsement has been omitted through ignorance or mistake or wilfully by the occupier and through no fault of the resident labourer, after inquiry complete in blue or blue-black ink such endorsement on the registration certificate affixing such date for the date of discharge as may appear to him to be consistent with the circumstances.

(5) Any occupier who refuses or omits to endorse a registration certificate in accordance with the provisions of this section shall be deemed to have committed a breach of the provisions of this Ordinance.

8. (1) Every male native, other than a Somali, who is a party to a contract made under the provisions of the Resident Native Labourers Ordinance, 1925, shall, within one month after the date of the application of this Ordinance to the area in which he is residing under such contract, produce his registration certificate to the occupier.

Endorsement
of existing
contracts.
No. 5 of 1925.

(2) Such occupier shall thereupon make an endorsement upon the registration certificate as is required by sub-section (1) of the last preceding section and shall forthwith render a return to the Chief Registrar of Natives, as required under section 9 of the Native Registration Ordinance, showing the Cap. 127. registration numbers and the names of every registered native resident upon his farm.

9. Any occupier entering into a contract with a native under section 5 of this Ordinance shall be deemed to have engaged such native within the meaning of the Native Registration Ordinance, and sections 9, 10, 17, 18 and 20 of the Native Registration Ordinance, and such Rules made under the said Ordinance as the Governor in Council may by notice prescribe, shall apply to such occupier and native as if the contract were an agreement within the meaning of the said Ordinance.

Application
of certain
provisions of
Native
Registration
Ordinance.
Cap. 127.

10. When a resident labourer has, within any period of twelve months, completed the number of days' work specified in such contract, the occupier shall, if so required by such resident labourer deliver to him a certificate to that effect in the form set out in the Third Schedule hereto, specifying the date on which the resident labourer's obligation to work under such contract recommences.

Resident
labourers'
certificates.

11. Notwithstanding anything containing in sub-section (3) of section 13 of the Native Registration Ordinance it shall not be an offence to employ a person holding a resident labourer's certificate during the period shown on such certificate as the period in which the squatter is under no obligation to work for the occupier.

Saving of
offence under
section 13
of the Native
Registration
Ordinance.
Cap. 127.

12. Any occupier shall be liable to a fine not exceeding fifty pounds or to imprisonment for a period not exceeding two months or to both such fine and such imprisonment, if he fails in any one year to provide employment for not less than the number of days specified in the contract for each person for whom, under the terms of any contract made under this Ordin-

Occupier to
provide
employment
contracted for.

No. 5 of 1925. ance or under the Resident Native Labourers Ordinance, 1925, he is under an obligation to provide such employment : Provided that notwithstanding the terms of any such contract, a Provincial Commissioner shall have power, for any good and sufficient reason, to reduce the minimum number of days work required from resident labourers in any area within his province.

**Contract to
be produced.**

No. 5 of 1925.

13. Any magistrate, or any person duly authorized in writing in that behalf by a magistrate, or any police officer of or above the rank of assistant sub-inspector, or a justice of the peace may demand from any occupier the production of any contract entered into by such occupier under the provisions of section 5 of this Ordinance or under the Resident Native Labourers Ordinance, 1925, and such occupier shall forthwith produce such contract.

**Record of
resident
labourers**

14. Every occupier shall keep records sufficient to show the date of the contract of each resident labourer, the number of days on which such resident labourer has worked and the wages paid.

**Register of
resident
labourers'
stock.**

15. (1) Every occupier shall keep an up-to-date register of all cattle eligible for branding, and of such other stock in respect of which a register may be required to be kept by an order made under the provisions of section 21 of this Ordinance, kept on his farm and owned by natives or Somalis lawfully residing thereon.

(2) Such register shall be in the form set out in the Fifth Schedule to this Ordinance.

**Resident
labourers'
stock on
farms.**

16. (1) No native or Somali other than an occupier or a member of the family of such occupier, shall graze any stock on any farm unless—

- (a) he is lawfully residing on such farm under the provisions of paragraphs (b), (c), (d) or (e) of sub-section (1) of section 4 of this Ordinance ; and
- (b) such stock is his own personal property ; and
- (c) if residing under the provisions of paragraph (d) or paragraph (e) of sub-section (1) of section 4 of this Ordinance, he has received the written consent of the occupier and the written approval of the district commissioner or the attestation officer for keeping such stock on the farm ; and

(d) every head of cattle over the age of six months kept by such native or Somali on the farm is legibly branded by the occupier at his own expense with his brand together with the letter "S" and the farm number allocated to the native or Somali and shown in the register required to be kept under the provisions of section 15 of this Ordinance.

(2) (a) The written consent of the occupier and the written approval of a magistrate or attesting officer required by paragraph (c) of sub-section (1) of this section shall specify the number of stock which such native or Somali may keep on the farm.

(b) In arriving at such number the occupier and the magistrate or attesting officer shall have regard—

(i) to any order, made under the provisions of section 21 of this Ordinance, in force in the area in which the farm is situated; and

(ii) to the reasonable needs of the native or Somali and of the members of his family residing with him.

(3) Any native or Somali—

(a) who keeps upon a farm any stock which is not his own personal property; or

(b) who, if residing under the provisions of paragraph (d) or paragraph (e) of sub-section (1) of section 4 of this Ordinance, keeps upon a farm any stock in respect of which he has not received the written consent of the occupier and the written approval of a magistrate or attesting officer; or

(c) who keeps on a farm any stock in excess of the number which he is authorized to keep in pursuance of such written consent of the occupier and such approval of the district commissioner or an attesting officer; or

(d) who keeps on a farm any head of cattle which is not branded in accordance with the provisions of this section,

shall be guilty of an offence against this Ordinance.

(4) The provisions of sub-sections (2) and (3) of this section relating to the number of stock which a native or a Somali may lawfully keep upon a farm shall not apply to

No. 5 of 1925.

the stock of a native or Somali who before the commencement of this Ordinance has entered into a contract, which is still unexpired, under section 5 of the Resident Native Labourers Ordinance, 1925, and who, under the provisions of subsection (1) of this section, lawfully has such stock on the farm : Provided that every such native or Somali shall, within three months after the date of the application of this Ordinance to the area in which he is residing, furnish a record to the occupier who shall forward a return to a magistrate or attesting officer specifying the number of each kind of stock which such native or Somali is keeping on such farm.

(5) In assessing the number of cattle, sheep and goats kept on a farm no account shall be taken of stock under the age of six months.

(6) No occupier shall, after the expiration of a period of six months from the date of the application of this Ordinance to the area in which such occupier's farm is situate, brand any head of cattle kept on his farm by a native or Somali lawfully residing thereon if such head of cattle is already branded with any recent registered brand denoting ownership unless and until such cattle have been re-branded as provided for in sub-section (10) of this section.

(7) It shall be the duty of an occupier to maintain his brand on every head of cattle in a legible condition.

(8) Any occupier who commits a breach of sub-sections (6) or (7) of this section or who suffers any stock to be kept on his farm in contravention of the provisions of this Ordinance shall be guilty of an offence.

(9) (a) Nothing in this section contained shall be construed as entitling any person to move or to compel the movement of stock in contravention of any restrictions in force under any law for the time being in force in the Colony relating to diseases of animals.

No. 5 of 1925.

(b) If, at the time of the termination of any contract made under section 5 of this Ordinance or under the Resident Native Labourers Ordinance, 1925, or of any agreement or engagement between an occupier and a native or a Somali under the law for the time being in force in the Colony relating to master and servant, any such restrictions are in force prohibiting the movement of stock from such farm, such stock shall remain on the farm without charge, and the owner of

such stock may also remain on such farm until such restrictions are removed or unless other arrangements are made for the care or disposal of such stock to the satisfaction of the parties and of a magistrate; and in any such case any such contract shall be deemed to remain in force until such restrictions are removed or until such other arrangements are made, as the case may be.

(10) (a) No cattle over the age of six months owned by a native or a Somali and kept on a farm in accordance with the provisions of this Ordinance shall be removed from a farm unless the owner has first produced them to the occupier who shall, at his own expense, cause such cattle to be re-branded with his own brand reversed.

(b) Any owner of cattle who moves from a farm any such cattle which have not been so re-branded, and any occupier who on request refuses or fails so to re-brand any cattle, shall be guilty of an offence.

(11) Where the owner of any stock has committed a breach of the provisions of this section, or where a person in possession of any stock has, with the connivance and consent of the owner of the stock, committed a breach of the provisions of this section, a magistrate may, in addition to imposing any other penalty provided in this Ordinance, order that the stock in respect of which the offence has been committed be confiscated.

(12) All stock kept on a farm by a native or a Somali shall be deemed for all purposes to be the personal property of such native or Somali.

17. (1) A magistrate, or a veterinary officer authorized in writing by the Chief Veterinary Officer, or a police officer of or above the rank of assistant sub-inspector, or any person duly authorized by a magistrate in that behalf may—

- (a) enter upon a farm and demand from the occupier the production of any register or records which are required to be kept under the provisions of this Ordinance;
- (b) take all reasonable and proper steps to satisfy himself as to the correctness of any particulars entered therein; and
- (c) demand from such occupier an explanation of any apparent discrepancies therein.

Registers to
be produced.

(2) Any occupier who knowingly makes a false entry in any register or records or who refuses to produce any register or records or to furnish any explanation when lawfully called upon to do so, or who shall knowingly furnish a false explanation, shall be guilty of an offence.

Removal of resident labourers from undeveloped farms.

18. A magistrate may by notice served upon the occupier or, if the occupier has no address in the Colony or if such address is unknown, by notice published in the Gazette, require the occupier of a farm, which is not being developed, and which is not, in his opinion, under such occupation as to ensure the observance of the provisions of this Ordinance, to remove any native or Somali, found residing on such farm, within twenty-eight days from the date of the service of such notice or from the date of the publication of the notice in the Gazette, as the case may be; and if such native or Somali is not so removed then a magistrate, or such other person as he may authorize in that behalf, shall remove such native or Somali and send him to a native reserve or to such other place as the magistrate may determine: Provided that, when the magistrate is satisfied that such native or Somali, although residing on a farm that is not being developed, is employed by the occupier of such farm on another farm in the same occupation or ownership under a contract of service or under a resident labourer's contract, he shall allow such native or Somali to remain on such farm.

Prohibition against payment by natives or Somalis.

19. (1) (a) No payment in money or in kind shall be demanded or taken from any native or Somali lawfully residing on a farm for the right to reside on or to cultivate any land or to graze any stock, or for the use of salt-licks, fuel or water on such farm.

(b) No occupier shall enter into a contract with a native or Somali lawfully residing on his farm whereby the occupier shares any profit derived by such native or Somali from his cultivation or from the increase or produce of his stock on the farm of such occupier.

(2) Manure produced on a farm by a resident labourer's stock shall be the property of the resident labourer during the period of his contract: Provided that, if such manure is not reasonably required for the purposes of the resident labourer's cultivation on such farm, the occupier may use such manure for the purpose of his own cultivation free of cost other than the cost of transporting the manure from one place on the farm to another.

(3) Nothing in this section contained shall be deemed to render illegal the purchase by an occupier at a reasonable price of the stock of a resident labourer or the produce of a resident labourer's stock or cultivation.

20. Natives or Somalis employed on farms in the occupation of missions and engaged in receiving or imparting industrial or technical instruction with or without literary or theological instruction or training for not less than one hundred and eighty days in each year shall be exempt from the provisions of section 4 of this Ordinance if such instruction or training is under proper and responsible control to the satisfaction of a magistrate.

Natives or
Somalis
employed on
mission lands.

21. (1) Subject to the provisions of section 2 and of section 22 of this Ordinance a local authority may, in respect of any farm or group of farms within the area of its jurisdiction, by order published in the Gazette and in a newspaper circulating within such area—

Local option.
Power to make
orders.

- (a) prohibit the engagement of resident labourers on any farm, or group of farms;
- (b) limit the number of resident labourers to be engaged on any farm or group of farms;
- (c) prohibit the keeping of stock by natives or Somalis on any farm, either generally or in respect of any specified kind of stock, or limit the numbers of any specified kind of stock which may be kept on a farm by resident labourers, or prescribe the conditions under which native or Somali stock shall be kept;
- (d) prescribe the number of days in a year on which a resident labourer shall work and for which he shall receive wages : Provided that such number of days shall in no case be less than one hundred and eighty, and provided further that no resident labourer shall be required to work for more than two hundred and seventy days in any year unless he so desires.

(2) In making any order as aforesaid the local authority shall have regard—

- (a) to the wishes of the occupiers of farms within the area of its jurisdiction, so far as such wishes can be reasonably and conveniently ascertained ;
- (b) to the reasonable labour requirements of farms ; and
- (c) to the reasonable needs of resident labourers on such farms.

(3) When such an order has been made it shall be the duty of the occupier of a farm to which such order applies, within one month after the date of the publication of the order in the Gazette in accordance with the provisions of sub-section (7) of section 22 of this Ordinance, to give notice of termination of such contracts as may be necessary to make the said order effective, and failure to give such notice shall be an offence against the provisions of this Ordinance.

(4) The Governor in Council if he is satisfied that, contrary to the wishes of the majority of the occupiers in any areas so far as such wishes can reasonably and conveniently be ascertained, a local authority has neglected or refused to make any order as aforesaid or that circumstances obtaining in any area are such that an order under this section should be made, may call upon such local authority to make such order as in the circumstances may be just and expedient, and, if the local authority within a reasonable time after being so called upon refuses or neglects to make an order, the Governor in Council may in respect of the area of jurisdiction of such local authority or any part thereof by order exercise any of the powers conferred upon a local authority by sub-section (1) of this section.

Orders by
local
authorities,
how to be
made.

22. (1) No order shall be made or amended by a local authority unless and until a copy of such proposed order or amending order has been deposited at the office of the local authority for inspection by any person at all reasonable times, and unless and until a notice, setting forth the general purport of the proposed order and stating that a copy thereof is open to inspection, shall have been published in the Gazette and in some newspaper circulating in the district and exhibited in a conspicuous place at or near the public entrance to the local authority's offices fourteen days prior to the meeting of the local authority to be held for the purpose of making such order or such amending order.

(2) Any objection to any such order shall be lodged with the clerk to the local authority within thirteen days after the date of the publication of the notice as aforesaid.

Submission of
orders for
approval of
Standing
Committee.

(3) After any order has been made or amended by a local authority such order or amending order shall be submitted to the Commissioner for Local Government through the Provincial Commissioner for the approval of the Standing Committee, together with—

(a) a copy of the minutes of the meeting of the local authority at which the order or amending order was adopted;

(b) a certificate by the clerk to the authority that the provisions of sub-section (1) of this section have been complied with; and

(c) copies of any objections against the adoption of the order which may have been lodged in writing with the clerk, or, if no objections have been lodged, a statement to that effect.

(4) When the standing committee has approved of any order, with or without amendment, such order shall be published in the Gazette.

(5) Any person aggrieved by such order may within one month from the date of publication under sub-section (4) of this section submit to the Governor in Council a written objection to the order.

(6) As soon as possible after the expiration of a period of one month from the date of publication of the order under sub-section (4) of this section, the Governor in Council shall, after considering such written objections, if any, as may have been made under the last preceding sub-section, confirm, vary or reject such order.

(7) If the Governor in Council confirms, with or without amendment, any such order he shall cause the order to be so certified by the clerk to the Executive Council who shall then cause the order to be published in the Gazette, and as and from the date of such publication such order shall have the full force of law in the area to which it relates.

23. The Governor in Council may make orders of a similar nature to those which a local authority is empowered to make under section 21 of this Ordinance in respect of forest areas, unalienated Crown land or Railway land, and, in making such order, shall have regard—

(a) to the reasonable labour requirements of the Railway Administration or of any department of Government concerned;

(b) to the reasonable needs of such natives and Somalis; and

(c) to the terms of any order made under section 21 of this Ordinance in force in any area adjacent to such forest area, unalienated Crown land or Railway land.

Governor in
Council to
confirm or
vary order.

Governor in
Council shall
make orders
regarding
Forest,
Railway or
unalienated
Crown lands.

Institution of proceedings for offences.

24. (1) Proceedings in respect of any offences against the provisions of sections 4, 6, 13, 14, 15, 16, 17 and 19 of this Ordinance may be instituted by the Police or by any person authorized in writing by a magistrate.

(2) A magistrate may, in his discretion—

- (a) rescind any contract made under this Ordinance where it has been proved to his satisfaction that there has been a breach of the terms thereof, or, on the application of either party to the contract, when the other party has been convicted of a criminal offence against him or of a criminal offence involving serious moral turpitude; and
- (b) cancel any permit given by an occupier in contravention of the provisions of this Ordinance:

Provided that in any such case the native or Somali shall retain his rights over growing crops unless the occupier elects to give him reasonable compensation therefor. In the event of any dispute as to the amount of compensation payable the magistrate shall determine the amount thereof.

(3) Compensation payable under this section may be paid to the magistrate by an occupier, but if proceedings have been instituted by the occupier for damages against the native or Somali, the magistrate shall not pay out the compensation to the native or Somali until the liability of the native or Somali to pay damages has been determined; and if the native or Somali is found to be liable to damages, such damages may be set off against the amount paid to the magistrate by the occupier.

Penalties for offences committed by resident labourers

25. A resident labourer shall on conviction be liable to a fine of one hundred shillings or in default of payment to imprisonment for any term not exceeding one month—

- (1) if he, after having entered into an agreement under this Ordinance, fails or refuses without lawful cause to enter upon his duties on the farm at the stipulated time;
- (2) if he, without lawful cause, absents himself from the place proper and appointed for the performance of his work on any day when the occupier may lawfully require him to work;
- (3) if he, during any time when he is lawfully required to work, is intoxicated and thus unfit to perform his work;

- (4) if he neglects or refuses to perform any work which it was his duty to have performed, or if he carelessly or improperly performs any work which from its nature it was his duty under his agreement to have performed carefully and properly;
- (5) if he, without leave and for his own purposes, makes use of any horse, vehicle or other property belonging to the occupier;
- (6) if he uses any abusive or insulting language or is guilty of insulting behaviour to the occupier or to any person lawfully placed by the occupier in authority over him, calculated to provoke a breach of the peace;
- (7) if he refuses to obey any command of the occupier, or of any person lawfully placed by the occupier in authority over him, which command it was his duty to obey;
- (8) if he grows upon the farm any crop which by his contract he is prohibited from growing;
- (9) if he, after the termination of his contract and subject to the provisions of paragraph (k) of sub-section (2) of section 5 and sub-section (9) of section 16 of this Ordinance, fails within a reasonable and specified time to leave the farm and to remove his family and stock therefrom.

26. A resident labourer shall be liable to a fine not exceeding one hundred and fifty shillings and in default of payment to imprisonment for any term not exceeding two months—

- (1) if he wilfully or by wilful breach of duty or through drunkenness does any act tending to the immediate loss, damage or serious risk of any property placed by any other person in his charge for delivery to or on account of his occupier;
- (2) if, by wilful breach of duty or by neglect of duty or through drunkenness, he refuses or omits to do any lawful act proper and requisite to be done by him for preserving in safety any property placed by the occupier in his charge, or placed by any other person in his charge for delivery to or on account of his occupier;

Penalties for
more serious
offences
committed by
resident
labourers.

(3) if, being employed as a herdsman—

- (a) he fails to report to the occupier the death or loss of any animal placed in his charge (which animal he alleges to have died or to have been lost) at the earliest opportunity after he has discovered, or at the earliest opportunity after he should in the ordinary course of duty have discovered, such death or loss;
- (b) he fails, after having received an order from the occupier to preserve for the use or inspection of the occupier any part or parts of an animal which such resident labourer alleges to have died, to preserve such part or parts and is unable to prove to the satisfaction of the court the death of the animal which he alleges to have died;
- (c) he alleges the loss of any animal placed in his charge and it is proved by the occupier to the satisfaction of the court that such animal could not, in the circumstances of the case, have become irrevocably lost without the act or default of the resident labourer.

(4) if, being employed in any capacity other than that of a herdsman, he alleges the loss of any property placed in his charge by or for the occupier and it is proved by the occupier to the satisfaction of the court that the property in question could not have been lost without the act or default of the resident labourer.

Penalties for
offences
committed by
occupier.

27. (1) An occupier shall be liable to a fine not exceeding one hundred and fifty shillings and in default of payment to imprisonment for a term not exceeding two months, or to both such fine and imprisonment, if he is convicted of any of the following acts or omissions, that is to say—

- (a) if he fails to pay, on demand, the wages due to a resident labourer;
- (b) if, before or after the expiration of the contract, upon demand made and without lawful cause, he refuses to deliver or to permit to be taken away any property belonging to a resident labourer lawfully remaining or being upon such occupier's land;

(c) if he fails knowingly or on demand to provide his resident labourers with proper medicines during illness and also, if procurable, medical attendance during serious illness : Provided that an employer's liability for medical attendance during illness shall not extend beyond a period of forty-two days.

(2) Upon any complaint brought before a court under the provisions of this Ordinance the magistrate may, in addition to any jurisdiction he might have exercised if this Ordinance had not been enacted, exercise all or any of the following powers :—

(a) He may adjust and set off one against the other all such claims on the part either of the occupier or of the resident labourer arising out of, or incidental to, the relation between them as the magistrate may find to be subsisting, whether such claims are liquidated or unliquidated, and whether such claims are for wages, damages or otherwise ; and he may direct the payment of such sum as he finds due by one party to the other party.

(b) He may direct fulfilment of the contract, and, in case where he might award damages for any breach of contract, he may, in lieu either of the whole of the damages which would otherwise have been awarded or some part of the damages, direct the party committing such breach to find security to the satisfaction of the magistrate for the due performance of so much of the contract as remains unperformed ; and if the party neglects or refuses to find security, he may commit him to prison until he finds it, but the term of imprisonment shall not exceed three months.

(c) He may rescind the contract upon such terms as to the apportionment of wages or other sums due thereunder, and as to the payment of wages or damages or other sums due, as he thinks fit.

(d) When no amount of compensation or damages can be assessed, or when pecuniary compensation will not in the opinion of the magistrate meet the circumstances of the case, he may, in addition to rescinding the contract and discharging the parties therefrom, impose a fine on either party of a sum not exceeding twenty pounds or in default of payment to imprisonment for a term not exceeding one month.

Discretionary powers of magistrates.

To adjust and set off claims.

To direct fulfilment of the contract.

To rescind the contract and apportion wages, etc.

General
penalty.

28. Any person committing or knowingly permitting a breach of the provisions of this Ordinance or any Rules made thereunder for which no specific penalty is provided shall be liable, on conviction, to a fine not exceeding one hundred pounds, or to a term of imprisonment not exceeding two months, or to both such fine and such imprisonment.

Costs.

29. In any complaint under this Ordinance the process of the court for compelling the attendance of the party accused and of all necessary witnesses shall be instituted at the public charge and without any fees of court: Provided always, that, if at the trial the complaint shall appear to the magistrate to be frivolous or vexatious, the party complaining shall be liable to pay a fine not exceeding ten pounds and to defray the cost of the process and of the witnesses in the case, and in default of payment of such fine and costs, shall be liable to imprisonment for any period not exceeding one month. Such fine and costs may be imposed upon the occasion of such trial and without any fresh action or proceeding for the recovery thereof.

Rules.

30. The Governor in Council may make rules for the better carrying out of the provisions of this Ordinance.

Appointment
of attestation
officers.

31. The Governor in Council may appoint any fit and proper person to be an attesting officer for the purposes of this Ordinance.

No stamp duty
shall be
chargeable
for the
attestation of
any contract.

32. Notwithstanding anything to the contrary contained in any law for the time being in force in the Colony, the attestation of any contract entered into under the provisions of this Ordinance, shall be exempt from all stamp duty.

Repeal.
No. 5 of 1925.

33. The Resident Native Labourers Ordinance, 1925, is hereby repealed.

FIRST SCHEDULE.

Memorandum of Agreement made this
day of 19..... by and between ⁽¹⁾.....
of ⁽²⁾..... (hereinafter referred to as
"the occupier") and ⁽³⁾.....
registered number of ⁽⁴⁾.....
(hereinafter referred to as "the resident labourer"), whereby
it is agreed :—

1. That this agreement shall have effect from the
day of 19..... and shall be for a term of
years ending on the day of 19..... unless lawfully determined earlier.

2. That the resident labourer, together with his wife or wives and children shall reside and may graze stock on such part only of the occupier's farm at.....as the occupier may direct during the period of this agreement.

3. That during the period of this agreement the resident labourer and every male member of his family who is of the apparent age of sixteen years or over and is resident on the occupier's farm, and who is not working under any law for the time being in force in the Colony relating to master and servant, shall each work for the occupier at such times as the occupier may direct, for not less than ⁽⁵⁾.....days at the election of the occupier in each period of twelve months, and that the occupier shall provide employment for the resident labourer and for such male members of his family for such number of days. The occupier shall give notice in writing to every male member of such family who during the continuance of the contract may attain the age of sixteen years that on the expiration of three months from the date of receiving such notice he will be required either to enter into a contract under the Resident Labourers Ordinance, 1937, with the occupier, or under any law for the time being in force in the Colony relating to master and servant with the occupier or some other employer in the vicinity, or to cease to reside on the occupier's farm.

4. That the time during which the resident labourer is required to work for the occupier shall be so arranged as to allow the resident labourer reasonable time to sow, cultivate and reap his own food crops.

5. That the occupier agrees to pay to the resident labourer and to the male members of his family wages at the rate of not less than.....for every ⁽⁶⁾.....and ⁽⁷⁾.....

6. That the occupier shall provide good and sufficient building material for the erection of huts for the accommodation of the resident labourer and his family.

7. That the occupier shall provide the resident labourer with sufficient and suitable land for the cultivation of food crops for himself and his family, and for grazing the following

numbers of stock, namely⁽⁶⁾..... provided that the resident labourer shall not plant or cultivate any of the following crops, namely..... or allow them to be planted or cultivated under his control, and that he shall not cultivate land other than that allocated to him by the occupier.

8. That with the consent of a magistrate or an attesting officer this agreement may be terminated by either the occupier or the resident labourer giving to the other three calendar months' notice, provided that the resident labourer shall suffer no prejudice in regard to the care and reaping of his crops or in regard to the removal of his family or stock and provided that the occupier may demand the fulfilment by the resident labourer of any conditions of this agreement to which the resident labourer may be liable in respect of his obligation to work.

9. On the expiration or termination of this agreement from whatever cause, the resident labourer shall be entitled to remove all his movable property from the farm, but shall not remove any buildings. In respect of buildings or other immovable property the resident labourer shall be entitled to any reasonable compensation for materials contributed by him.

*10. That the resident labourer shall cause his children to attend regularly at the school provided by the occupier on the said land.

†(Any other conditions).

As witness the hand of the parties hereto :—

Witness to the signature of the occupier.

.....

Witness to the signature or mark of the resident labourer.

.....

SCHEDULE.

I/We being member(s) of the family of.....
 (the resident labourer) do hereby agree to abide by the terms of
 the agreement dated.....between him and.....
(the occupier)

Signature(s) or Mark(s).	Registered No.	Nature of Service.	Remuneration.

I hereby certify that the contents of this agreement have been read and explained by me to the resident labourers the signatories to this agreement, and that they appear to have executed this agreement with a full knowledge of its contents.

The..... day of 19.....

.....
Magistrate or Attesting Officer.

- (1)Full name of occupier.
- (2)Address.
- (3)Full name of native or Somali as given on registration certificate.
- (4)Insert name of native's or Somali's district, location and chief.
- (5)Not to be less than 180 days, but may be more if agreed.
- (6)Day, month or thirty-day card worked.
- (7)Insert conditions as to rations or other considerations if agreed upon or strike out if inapplicable.
- (8)Number of each kind of stock to be specified.

*This clause to be inserted only in the case of missions or farms on which schools to the satisfaction of the magistrate are provided; otherwise to be struck out.

†Any other conditions agreed to by the parties which do not contravene the provisions of this or any other Ordinance. Such conditions, if any, shall be numbered consecutively.

SECOND SCHEDULE.

THE RESIDENT LABOURERS ORDINANCE, 1937.

Form of Bond under section 5 (8).

Be it known unto all men by these presents that we
⁽¹⁾.....are jointly and severally bound
unto ⁽²⁾.....and to any one or more
of them in the sum of ⁽³⁾.....to be paid to
the said ⁽⁴⁾.....their and each of their
heirs, executors, administrators, and assigns. For which pay-
ment well and truly to be made as liquidated damages and not
as a penalty, we bind ourselves jointly and severally; and our
heirs, executors and administrators, and every one of them
firmly by these presents.

Sealed with our seals, dated this..... day of
..... 19.....

The condition of the above written obligation is such that
if ⁽⁵⁾.....(hereinafter called
“the occupier”) the employer of the said ⁽⁶⁾.....
(hereinafter called “the resident labourer”) do pay to each of
the resident labourers performing their part of the agreement
after-mentioned the several sums of money set opposite to their
respective names in the schedule to an agreement made and
entered into between the occupier and the resident labourer at
.....on theday of19..... and
attested by ⁽⁷⁾..... in regular
⁽⁸⁾.....payments to be calculated from the
.....day of19..... and to execute,
carry out and perform his part of the said agreement in all
respects, then this obligation to be void, otherwise to be in
full force and virtue.

Signed, sealed and delivered in the presence of :—

(To be signed and sealed by each of the obligants and
attested, if practicable, by the officer attesting the relative
agreement).

⁽¹⁾Insert names and description of occupier and one or more sureties
resident within the jurisdiction.

⁽²⁾Name and description of the resident labourer.

⁽³⁾Insert sum, not less than half the total amounts (less any advances),
due by the contract.

⁽⁴⁾Repeat names of resident labourer.

⁽⁵⁾Name of occupier.

⁽⁶⁾Name or names of resident labourers

⁽⁷⁾Official name of officer before whom agreement is signed.

⁽⁸⁾Weekly or monthly, etc., as the case may be.

THIRD SCHEDULE.

THE RESIDENT LABOURERS ORDINANCE, 1937.

Resident Labourer's Certificate.

(Under section 9).

I hereby certify that..... has during the period of twelve months commencing on the day of 19..... completed the days' work stipulated in this contract. His obligation to work under the terms of this contract commences again on the day of 19.....

.....
Signature of Occupier and date.

FOURTH SCHEDULE.

THE RESIDENT LABOURERS ORDINANCE, 1937.

Permit granted under the Provisions of section 4 (1) (e) to Reside on Alienated Lands.

Bearer s/o

Native Registration Certificate No.
Somali

is hereby permitted to reside on
for (days), i.e. from
(to).....

Date

.....
Signature of Occupier.

All permits to reside on any land for a period exceeding fourteen days must be countersigned by the District Commissioner in charge of the area in which such land is situated.

Approved.

.....
District Commissioner.

Date..... District.

Page No. 1.

FIFTH SCHEDULE.

THE RESIDENT LABOURERS ORDINANCE, 1937.

Register of Cattle and Stock (section 15).

Name of Farm

Occupier's Name

Registration No. and Name of Native or Somali.....

No. of Contract

Date of Commencement..... Date of Termination.....

Occupier's Registered Brand

Farm Brand No. allocated to Native or Somali

(a separate individual number to be allocated to each Native or
Somali and to be branded on all his cattle)

No. of cattle allowed on contract

No.	Date of Arrival of cattle or stock on farm	Sex	Description of Cattle or Stock	Date of Branding	Remarks, as to death, transfer, sale, theft, etc.,
1					
2					
3					
4					
5					
6					
7					
8					

N.B.—One page of the Register to be allocated to each Native or Somali.

OBJECTS AND REASONS

This Bill is designed to give effect to the recommendations contained in the Report of the Committee appointed to review the Resident Native Labourers Ordinance, 1925, and to report what amendments were necessary for its improvement.

2. With the exception of certain minor amendments relating to penalties, and a few changes in terminology the Bill follows the Draft Bill appended to the above-mentioned Report.
3. No additional expenditure of public moneys will be involved if the provisions of this Bill become law.

PROCLAMATION No. 23

THE DISEASES OF ANIMALS ORDINANCE
(*Chapter 157 of the Revised Edition, section 4*)

AND

THE INTERPRETATION AND GENERAL
CLAUSES ORDINANCE
(*Chapter 1 of the Revised Edition, section 13*)

GOVERNMENT NOTICE No. 231 OF 1919

PROCLAMATION

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following area to be an infected area for the purposes of the said Diseases of Animals Ordinance:—

RINDERPEST.

The Kwale District.

And further I hereby declare the following Proclamations to be revoked:—

That Proclamation No. 25 dated the 20th day of April, 1932, declaring—

L.R. No. 2482, Col. R. A. Cunningham, Rumuruti, Laikipia District;

that portion of the Rumuruti-Thomson's Falls Road which crosses the Farm L.R. 2482, Road Reserve, Laikipia District;

an area of L.R. 4424 commencing at a beacon situated on the western boundaries of Farm L.R. 2482 and 2481; thence following the southern boundary of L.R. 2478; thence southwards following the eastern boundary of 4608 as far as a beacon situated on its eastern boundary; thence following the Nganyek stream to its junction with the Melwa stream; thence following the Melwa stream to a beacon situated on the western boundaries of Farms L.R. 2482 and 2483,

to be infected areas (East Coast fever).

That Proclamation No. 123 dated the 18th day of December, 1935, declaring—

L.R. 3265, S. J. Odendaal, Esq., P.O. Thomson's Falls, Laikipia District,
to be an infected area (East Coast fever).

Given under my hand at Nairobi this 10th day of March, 1937.

H. H. BRASSEY-EDWARDS,
Chief Veterinary Officer.

GOVERNMENT NOTICE No. 208

THE CROP PRODUCTION AND LIVE STOCK
ORDINANCE, 1926THE WATTLE BARK (MARKETING) RULES,
1933

NOTICE

IN EXERCISE of the powers conferred upon me by Rule 11 of the Wattle Bark (Marketing) Rules, 1933, I hereby prohibit the purchase or sale of dry wattle bark in the Central Province between the 27th day of March, 1937, and the 15th day of June, 1937.

Nairobi,

11th March, 1937.

H. B. WATERS,
Director of Agriculture.

GOVERNMENT NOTICE No. 209

THE WATER ORDINANCE, 1929

NOTICE

IN EXERCISE of the powers conferred upon the Governor in Council by section 21 (1) of the Water Ordinance, 1929, His Excellency the Acting Governor in Council has determined that the period of twenty-four months from the date of the coming into operation of the said Ordinance after which all diversions or obstructions of water from a body of water or obstruction of a body of water effected under any authority or law whatsoever, other than the authority of the said Ordinance, except in so far as they be or become lawful under the terms of the said Ordinance, shall cease to be lawful, shall be extended to forty-eight months from the date of the coming into operation of the said Ordinance.

By Command of His Excellency the Acting Governor in Council.

Nairobi,

This 6th day of March, 1937.

R. W. BAKER-BEALL,
Clerk to Executive Council.

GOVERNMENT NOTICE No. 210

THE PRISONS ORDINANCE, 1930

NOTICE

IN EXERCISE of the powers conferred upon the Governor by section 22 (1) of the Prisons Ordinance, 1930, His Excellency the Acting Governor has been pleased to appoint Mr. Arthur Llewellyn Winter as a Visiting Justice to Kisumu Prison vice Mr. G. E. Lester, resigned.

By Command of His Excellency the Acting Governor.

Nairobi,

Dated this 9th day of March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 211

THE NATIVE CHRISTIAN MARRIAGE AND
DIVORCE ORDINANCE, 1931

APPOINTMENT

IN EXERCISE of the powers conferred upon the Governor by section 8 of the Native Christian Marriage and Divorce Ordinance, 1931, His Excellency the Acting Governor has been pleased to appoint, with effect from the 1st day of March, 1937, the undermentioned Minister of Religion to be a Registrar for the purpose of the aforesaid Ordinance.

The Reverend Reuben Karanja,
Church Missionary Society,
Thika.

By Command of His Excellency the Acting Governor.

Nairobi,

This 5th day of March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 212

THE DISEASES OF ANIMALS ORDINANCE
(Chapter 157 of the Revised Edition)
 AND
THE DISEASES OF ANIMALS RULES, 1931

NOTICE

IT is notified for general information that dogs may be permitted to enter into Kenya from Uganda and/or Tanganyika provided they are accompanied by a certificate signed by a Veterinary Officer to the effect that—

- (1) to his own personal knowledge the said dogs have been resident in Uganda and/or Tanganyika for the previous six months, or during life if the animals have not attained the age of six months;
- (2) they have never been within thirty miles of a rabies-infected area; and
- (3) they are healthy at the date of examination.

The movement of dogs from Uganda is permitted by rail only, or by such other means as the Chief Veterinary Officer may from time to time direct.

The movement of dogs from Tanganyika is permitted by rail or road.

Government Notice No. 377 dated the 26th day of June, 1936, is hereby cancelled.

Nairobi,

This 6th day of March, 1937.

H. H. BRASSEY-EDWARDS,
Chief Veterinary Officer.

GOVERNMENT NOTICE No. 213

THE NON-NATIVE POLL TAX ORDINANCE, 1936
 AND
THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE
(Chapter 1 of the Revised Edition)

DELEGATION OF POWERS

IN EXERCISE of the powers conferred upon the Governor by section 13 of the Interpretation and General Clauses Ordinance (Chapter 1 of the Revised Edition) and all other powers thereunto enabling him, His Excellency the Acting Governor has been pleased to delegate—

- (a) to the Treasurer the powers of remission conferred upon the Governor by section 13 of the Non-Native Poll Tax Ordinance, 1936, so far as such powers relate to the remission of the tax and/or penalty for any good cause other than on the ground of poverty; and
- (b) to the Collectors within the meaning of section 2 of the Non-Native Poll Tax Ordinance, 1936, the powers of remission conferred upon the Governor by section 13 of the Non-Native Poll Tax Ordinance, 1936, so far as such powers relate to the remission of the tax and/or penalty on the ground of poverty.

By Command of His Excellency the Acting Governor.

Nairobi,

This 11th day of March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 214

THE NON-NATIVE POLL TAX ORDINANCE, 1936
APPOINTMENTS

IN EXERCISE of the powers conferred upon the Governor by section 2 of the Non-Native Poll Tax Ordinance, 1936, His Excellency the Acting Governor has been pleased to appoint, with effect from the 1st day of January, 1937, the following Officers named in the second column of the Schedule hereto, to be collectors for the areas set out in the first column of the said Schedule.

Nairobi,

This 11th day of March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

SCHEDULE

<i>Area</i>	<i>Collector</i>
Colony and Protectorate of Kenya	Officer in Charge, Central Revenue Office.
Kisumu-Londiani District	Superintendent of Inland Revenue and Conservancy, Kisumu.

GOVERNMENT NOTICE No. 215

THE DETENTION CAMPS ORDINANCE, 1925
NOTICE

IN EXERCISE of the powers conferred upon the Governor by section 3 of the Detention Camps Ordinance, 1925, His Excellency the Acting Governor is pleased to declare the Camp established at Pungu, Digo District, shall cease to be a Detention Camp for the purpose of the aforesaid Ordinance, with effect from the 20th February, 1937.

By Command of His Excellency the Acting Governor.

Nairobi,

This 11th day of March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 216

THE MARRIAGE ORDINANCE
(Chapter 167 of the Revised Edition, section 6)
 AND
THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE
(Chapter 1 of the Revised Edition, section 13)

GOVERNMENT NOTICE No. 380 OF 1924

IN EXERCISE of the powers thereunto enabling me, I hereby license the undermentioned Church to be a place for the celebration of marriages:—

The Native Anglican Church, Butere,
 North Kavirondo.

Nairobi,

This 10th day of March, 1937.

W. M. KEATINGE,
Registrar General of Marriages.

GOVERNMENT NOTICE No. 217

THE MINING ORDINANCE, 1933

NOTICE is hereby given in accordance with the Mining Regulation 34, that the following claims have been abandoned.

Mining Location No.	Class	Cause of Abandonment	Date from which Location or part thereof shall be deemed to be Abandoned	Name of Registered Holder
No. II area 857/1	Lode	Voluntary	3rd March, 1937	Messrs. Konstant and Stuart.
Narok 259/1	Lode	Voluntary	8th March, 1937	A. Owen Esq.

Nairobi,
This 11th day of March, 1937.

E. B. HOSKING,
Commissioner of Mines.

GOVERNMENT NOTICE No. 218

ARAB AND AFRICAN CLERICAL SERVICE EXAMINATION

THE Arab and African Clerical Service Examination will be held on May 27th and 28th, 1937, at centres to be arranged later.

The Examination will be conducted in accordance with paragraphs 853-858 inclusive of the Code of Regulations, Third Edition.

Entries on the prescribed entry form should be submitted to the Education Department, Nairobi, not later than 7th April, 1937.

Entry forms may be obtained on application to the Education Department.

R. DAVIS,
for Director of Education.

GOVERNMENT NOTICE No. 219

THE FARMERS ASSISTANCE ORDINANCE, 1936

FARMERS CONCILIATION BOARD

IN EXERCISE of the powers conferred upon the Governor by section 3 (1) of the Farmers Assistance Ordinance, 1936, His Excellency the Acting Governor has been pleased to appoint Mr. Justice Webb, K.C., to be a member and Chairman of the Farmers Conciliation Board, vice Mr. Justice Horne.

By Command of His Excellency the Acting Governor.

Nairobi,
10th March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 220

THE KING'S AFRICAN RIFLES RESERVE OF OFFICERS ORDINANCE, 1927

NOTICE

THE Secretary of State for the Colonies, on the recommendation of His Excellency the Acting Governor, has been pleased to make the following appointments:—

The Honourable R. J. Ward to be an officer of the King's African Rifles Reserve of Officers to serve for a further period of three years with the rank of Lieutenant with effect from the 31st December, 1936.

Mr. T. K. O'Brien to be an officer of the King's African Rifles Reserve of Officers to serve for a period of three years with the rank of 2nd Lieutenant.

Nairobi,
12th March, 1937.

W. M. LOGAN,
Acting Colonial Secretary.

GENERAL NOTICE No. 356

THE NAKURU DISTRICT COUNCIL

ANNUAL ELECTION, 1937

IT is notified for general information that at the Annual Election held on the 1st March, 1937, I declared the following persons to have been duly elected for the Wards specified.

Major F. D. Boyce, Subukia Ward.
L. A. Spiers, Esq., Njoro Ward.

Nakuru District Council Offices,
P.O. Box 138, Nakuru.

R. G. ROBSON,
Returning Officer.

GENERAL NOTICE No. 357

KENYA AND UGANDA RAILWAYS AND HARBOURS

TENDERS FOR THE SUPPLY OF COAL, 1937.

THE tender of Messrs. Mitchell Cotts and Company for the supply of 160,000 tons of Natal Navigation Coal has been accepted.

Nairobi,

8th March, 1937.

G. D. RHODES,
General Manager.

GENERAL NOTICE No. 358

NYANZA LIQUOR LICENSING COURT
(*Ordinance No. LXII of 1934*)

NOTICE is hereby given that the next meeting of the Nyanza Liquor Licensing Court will be held at the office of the District Commissioner, Kisumu-Londiani, Kisumu, on Monday, 10th May, 1937, at 10 a.m.

All applications for new licences and confirmations of transfers or provisional licences must reach the District Commissioner's Office, Kisumu-Londiani, on or before 25th March, 1937, together with Sh. 10 stamp fee on each application.

Kisumu,

5th March, 1937.

J. G. H. ROSS,
Chairman,
Nyanza Liquor Licensing Court.

GENERAL NOTICE No. 359

THE LAND AND AGRICULTURAL BANK (AMENDMENT) ORDINANCE, 1934 AND 1936

NOTICE OF EXTINGUISHMENT OF TEMPORARY ADVANCE

IN PURSUANCE of the provisions of section 5 of the Land and Agricultural Bank (Amendment) Ordinances, 1934 and 1936, notice is hereby given that the temporary advances notified as under have been repaid together with interest thereon:—

General Notice No.—1373.

Date.—16th October, 1934.

Name.—Mrs. Cecily Russell.

Amount.—£120.

General Notice No.—1349.

Date.—22nd October, 1935.

Name.—Mrs. Cecily Russell.

Amount.—£80.

Nairobi,

5th March, 1937.

S. THORNTON,
Secretary.

GENERAL NOTICE No. 360

THE COMPANIES ORDINANCE, 1933

PURSUANT to section 284, sub-section 5 of the above Ordinance, it is hereby notified that the undermentioned Company has this day been struck off the Register of Companies and the Company is dissolved:—

Pesa, Limited.

Nairobi,

9th March, 1937.

W. M. KEATINGE,
Registrar of Companies.

GENERAL NOTICE No. 361

THE COMPANIES ORDINANCE, 1933

PURSUANT to section 284, sub-section 3 of the above Ordinance, it is hereby notified that at the expiration of three months from date hereof, the name of the undermentioned Company will, unless cause be shown to the contrary, be struck off the Register of Companies, and the Company will be dissolved:—

The Masaba Mining Company of East Africa, Ltd.

Nairobi,

16th day of March, 1937.

W. M. KEATINGE,
Registrar of Companies.

GENERAL NOTICE No. 362

THE TRADE MARKS ORDINANCE, 1930

TRADE MARKS RENEWED

Trade Mark Number	Advertised in the Official Gazette	Name of Applicant	Class
930	14-3-1923	Silva and Cossens Limited	43
933	14-3-1923	De Erven De Wed. J. Van Nelle N. V.	39
934	14-3-1923	ditto	47
935	14-3-1923	ditto	45
936	14-3-1933	ditto	47
937	14-3-1923	ditto	39
938	14-3-1923	ditto	45
939	14-3-1923	ditto	45
940	14-3-1923	ditto	39
941	14-3-1923	ditto	47

UNPAID RENEWAL FEE

928	14-3-1923	British-American Tobacco Company Ltd.	45
929	14-3-1923	Westminster Tobacco Company Limited	45
931	14-3-1923	British-American Tobacco Company Ltd.	45
932	14-3-1923	John Steedman and Company	3

Nairobi,

6th March, 1937.

W. M. KEATINGE,
Registrar of Trade Marks.

GENERAL NOTICE NO. 363

THE ELECTRIC POWER ORDINANCE
(Chapter 165 of the Revised Edition of the Laws of Kenya)

PUBLIC NOTICE OF THE GRANTING OF AN EXTENSION TO THE AREA COMPRISED IN DISTRIBUTING LICENCE NO. 8 DATED 14TH NOVEMBER, 1930, HELD BY THE EAST AFRICAN POWER AND LIGHTING COMPANY, LIMITED, IN RESPECT OF THE MUNICIPALITY OF NAKURU.

NOTICE is hereby given that the area comprised in Distributing Licence No. 8 dated 14th November, 1930, held by the East African Power and Lighting Company, Limited, having its registered office at Nairobi, in respect of the supply and distribution of electrical energy within the Municipality of Nakuru has by order of His Excellency the Governor in Council dated the 19th day of February, 1937, made pursuant to an application by the said Company, been extended to include Plots L.R. Nos. 4730/1, 4730/R, 4629, 4729/46, 4729/47, 4729/48, 4729/49 and 4729/R lying to the east of and adjoining the Municipality of Nakuru.

Copies of the Order have been deposited at the offices of Messrs. Hamilton, Harrison and Mathews, Solicitors, Nairobi House, Nairobi, and at the offices of Messrs. the East African Power and Lighting Company, Limited, at Nakuru.

Dated this 8th day of March, 1937.

HAMILTON, HARRISON & MATHEWS,
Solicitors,
Nairobi.

GENERAL NOTICE NO. 364

THE WATER ORDINANCE, 1929**NOTICE OF APPLICATION FOR WATER RIGHT**

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that W. M. and U. M. Turner of Nanyuki have filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Rongai River, Nanyuki, at a point on L.R. No. 2830/3, 0.0007 cusecs for the purpose of domestic use on L.R. No. 2830/3.

The proposed works will consist of a windmill or pump and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the Public Works Department office, Nyeri.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

W. M. TURNER.

U. M. TURNER.

*Applicant or Lawfully Authorized Agent,
P.O. Nanyuki.*

GENERAL NOTICE NO. 365

THE WATER ORDINANCE, 1929**NOTICE OF APPLICATION FOR WATER RIGHT**

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Messrs. Rosenblum, Ballows and Roy, Limited, of Nairobi, have filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Ainomatua River, Chemilil, at a point on L.R. No. 3081, 0.00186 and 0.5 cusecs (of which approximately 0.4 cusecs will be returned to the Nyangore River) for the purposes of domestic use and treatment of sisal fibre on L.R. Nos. 1621 and 3080.

The works consist of a pump and pipe line. A pre-existing Water Permit authorized the diversion of 0.0092 cusecs for domestic use and 0.44 cusecs for treatment of sisal fibre.

A plan of the works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Nyanza District Council, Koru.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

ABRAHAM L. BLOCK,
*Applicant or Lawfully Authorized Agent,
P.O. Box 2, Nairobi.*

GENERAL NOTICE NO. 366

THE WATER ORDINANCE, 1929**NOTICE OF APPLICATION FOR WATER RIGHT**

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that J. H. Andrew and Partners, of Chemelil, have filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Mbogo River at a point on L.R. No. 1616, 0.0068 and 0.0074 cusecs, of which approximately 0.006 cusecs will be returned to the Mbogo River, for the purposes of domestic use and pulping and washing of coffee on L.R. No. 1616.

The proposed works will consist of a hand pump and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Nyanza District Council, Koru.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

J. H. ANDREW

*Applicant or Lawfully Authorized Agent,
Mbogo River Estate, P.O. Chemelil.*

GENERAL NOTICE No. 367

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Gladys I. Andrew, of Miwani, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Great Oruba River at a point on L.R. No. 1602/5, 0.003 cusecs of normal flow for domestic use and 1.25 cusecs of normal flow and 3.75 cusecs of flood water for power use, of which approximately 4.9 cusecs will be returned to the Great Oruba River, on L.R. No. 1602/5.

The proposed works will consist of a canal 700 feet long.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Nyanza District Council, Koru.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

GLADYS I. ANDREW,
Applicant or Lawfully Authorized Agent,
Drumeen Farm, Miwani.

GENERAL NOTICE No. 368

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Dr. C. M. Vernon, of Limuru, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Ruaraka River at a point on L.R. No. 5916, 0.00185 and 0.0111 cusecs, of which approximately 0.011 cusecs will be returned to the Ruaraka River) for the purposes of domestic use and and power to drive a hydraulic ram on L.R. No. 5916.

The proposed works will consist of a hydraulic ram and pipe line.

A plan of the works may be seen at the office of the Director of Public Works, Nairobi.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

CLAUDE M. VERNON,
Applicant or Lawfully Authorized Agent,
P.O. Mombasa.

GENERAL NOTICE No. 369

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Matropi Vale Estates, Ltd., of Kiambu, have filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Kamiti River at a point on L.R. No. 100/3, 0.0018, 0.0009 and 0.054 cusecs, of which approximately 0.052 cusecs will be returned to the Kamiti River, for the purposes of domestic use, minor irrigation and power to drive a hydraulic ram respectively, on L.R. No. 100/3.

The proposed works will consist of a hydraulic ram and pipe line.

A plan of the works may be seen at the office of the Director of Public Works, Nairobi.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

STIRLING AND SCOTT, LTD.,
Civil Engineers,
Lawfully Authorized Agent,
P.O. Box 245, Nairobi.

GENERAL NOTICE No. 370

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Alan H. Smyth, Esq., of Nairobi, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Ruaraka River, at a point on L.R. No. 29/7/4, 0.00055 and 0.003 cusecs for the purposes of domestic use and minor irrigation respectively on L.R. No. 29/7/4.

The proposed works will consist of a pump and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

A. H. SMYTH,
Applicant or Lawfully Authorized Agent,
P.O. Box 576, Nairobi.

GENERAL NOTICE No. 371

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Gerald Thorne, of Nakuru, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from an unnamed stream, tributary to Mereroni River, at a point on L.R. No. 1157/3, 0.004 and 0.0747 cusecs, of which approximately 0.074 cusecs will be returned to the unnamed stream, for the purposes of domestic use and power to drive a hydraulic ram respectively on L.R. No. 1157/3.

The proposed works will consist of a weir, hydraulic ram and 2,600 feet of piping.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Nakuru District Council, Nakuru.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

G. THORNE,
Applicant or Lawfully Authorized Agent,
P.O. 137, Nakuru.

GENERAL NOTICE No. 372

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Thomas Louw, of Plateau, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Kipsinandi River, at a point on L.R. No. 1718, 0.00028, 0.1 and 0.01 cusecs for the purposes of domestic use, general irrigation and to cover losses in canal respectively on L.R. No. 5320.

The proposed works will consist of a canal 7,080 feet long.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Uasin Gishu District Council, Eldoret.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

T. LOUW,
Applicant or Lawfully Authorized Agent,
P.O. Plateau.

GENERAL NOTICE No. 373

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that A. G. A. Leakey of Nyeri has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Nairobi River (Nyeri) at a point on L.R. No. 4855, 0.003 cusecs (of which approximately 0.0024 cusecs will be returned to the Nairobi River) for the purpose of pulping and washing of coffee on L.R. No. 4855.

The proposed works will consist of a pump and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the Public Works Department office, Nyeri.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

A. G. A. LEAKIE,
Applicant or Lawfully Authorized Agent,
P.O. Nyeri Station.

GENERAL NOTICE No. 374

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Hon. Mrs. Grant of Njoro has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Njoro River at a point on I.R. No. 1505, 0.0148, 0.0037 and 0.093 cusecs (of which approximately 0.09 cusecs will be returned to the Njoro River) for the purposes of domestic use, minor irrigation and power to drive a hydraulic ram on L.R. No. 1505.

The proposed works will consist of a weir, hydraulic ram and 4,000 feet of piping.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Nakuru District Council, Nakuru.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

ELEANOR L. GRANT,
Applicant or Lawfully Authorized Agent,
Farm No. 1505, Njoro.

GENERAL NOTICE No. 375

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that T. R. Swift, Esq., of Nyeri, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Moyo River, at a point on L.R. No. 3390/2/R, 0.00185, 0.03 and 0.533 cusecs (of which approximately 0.532 cusecs will be returned to the Moyo River) for the purposes of domestic use, minor irrigation and power to drive a hydraulic ram respectively on L.R. No. 3390/2/R.

The proposed works will consist of a canal 900 feet long, a hydraulic ram and 300 feet of piping.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Public Works Department, Nyeri.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

T. R. SWIFT,
Applicant or Lawfully Authorized Agent,
Ol Doinyo Gwath,
P.O. Nyeri.

GENERAL NOTICE No. 376

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Mrs. I. M. Trent of Ol'Kalou has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Pesi River (West Branch), at a point on L.R. No. 6303, 0.0111 and 0.185 cusecs (of which approximately 0.184 cusecs will be returned to the Pesi River) for the purposes of domestic use and power to drive a hydraulic ram on Farm No. L.R. 6303.

The proposed works will consist of a dam, hydraulic ram and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Naivasha District Council.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

R. W. SPOONER,
Manager for Mrs. I. M. Trent,
Applicant or Lawfully Authorized Agent,
Ol'Kalou, Kenya Colony.

GENERAL NOTICE No. 377

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Lt.-Col. B. N. Wallis, of c/o P.O. Box 245, Nairobi, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Moyo River, Nyeri, at a point on L.R. No. 2667, 0.0018 and 0.001 cusecs for the purposes of domestic use and minor irrigation on L.R. No. 2667.

The proposed works will consist of a pump and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the Public Works Department office at Nyeri.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

STIRLING AND SCOTT, LTD.,
Lawfully Authorized Agent,
P.O. Box 245, Nairobi.

GENERAL NOTICE No. 378

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Peter R. Krag of Kiambu has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Karura River, at a point on L.R. No. 5977, 0.00185 and 0.027 cusecs (of which approximately 0.022 cusecs will be returned to the Karura River) for the purposes of spraying coffee and making compost, and power to drive a hydraulic ram respectively on L.R. No. 5977.

The proposed works will consist of a hydraulic ram and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

G. LAGERBERG,
Applicant or Lawfully Authorized Agent,
For Gigirie Estate,
P.O. Box 53, Nairobi.

GENERAL NOTICE No. 379

UASIN GISHU DISTRICT COUNCIL

ANNUAL ELECTION, 1937

NOTICE is hereby given that at an election held on the 8th day of March, 1937, the following candidates were declared to be duly elected to fill vacancies on the Uasin Gishu District Council for the Wards named.

Soy-Hoey's Bridge Ward, Hon. A. C. Hoey, M.L.C.
Sergoit Ward, Capt C. J. Theunissen.
South Plateau Ward, W. Klapprott, Esq.
Kipkarren Ward, no nomination received.

Eldoret,

8th March, 1937.

G. EAST-KING,
Returning Officer.

GENERAL NOTICE No. 380

LOCAL GOVERNMENT (DISTRICT COUNCILS) ORDINANCE, 1928

THE DISTRICT COUNCIL OF NAKURU
Casual Vacancy

NOTICE is hereby given in accordance with section 23 Local Government (District Councils) Ordinance, 1928, that an election will be held on Tuesday, 30th March, 1937, to fill the vacancy caused by the resignation of Mr. H. W. Featherstonehaugh of Njoro.

Nominations for candidates for the above vacancy will be received by me at the offices of the District Council, Nakuru, between the hours of 10 o'clock in the forenoon and 1 o'clock in the afternoon on Tuesday, 30th March, 1937.

Each candidate shall be proposed and seconded and shall be supported by not less than three persons other than the proposer and seconder.

The proposer and seconder and supporters shall be persons whose names appear on the District Council Voters Roll for the Ward for which the candidate seeks election.

Every nomination paper shall be in the form prescribed in the District Councils Election Rules, 1929 (Form 3) and the signature of the proposer and seconder must be witnessed by a magistrate, justice of the peace, or notary-public. Such forms may be obtained from the Secretary of the Local Association, or from the undersigned.

Every nomination paper subscribed and witnessed as aforesaid shall be delivered to me by the candidate or by his proposer or seconder at the time and place hereof notified and any nomination paper which is not so delivered shall be rejected.

Any candidate elected on the 30th March, 1937, shall hold office for the remainder of the term for which the member whose place he has taken would have been entitled to remain in office, namely, until 30th April, 1939.

District Council Offices,
P.O. Box 138, Nakuru.

R. G. ROBSON,
Returning Officer.

GENERAL NOTICE No. 381

MUNICIPAL BOARD OF MOMBASA

THE LOCAL GOVERNMENT (RATING) ORDINANCE, 1928

NOTICE is hereby given that the Valuation Roll of the Municipality of Mombasa has been completed and is open for inspection between the hours of 8 a.m. and 12 noon and 2 p.m. to 4 p.m., on Mondays to Fridays inclusive, and on Saturdays between the hours of 8 a.m. and 12 noon, holidays excepted.

In conformity with section 9 of the above Ordinance, all persons interested are hereby called upon to lodge in writing with the undersigned, at the Municipal Offices, Mombasa, on or before 12 noon on Wednesday, 14th April, 1937, in the form set forth in the Schedule to the said Ordinance (copies of which form may be obtained from this office on application) notice of any objections that they may have in respect of the valuation of any rateable property valued as aforesaid or in respect of the omission from the Roll of property alleged to be rateable property, and whether held by the person objecting or by others, or in respect of any other error, omission or misdescription.

No person shall be entitled to urge any objection before the Valuation Court unless he shall have first lodged such notice of objection as aforesaid.

Dated this 10th day of March, 1937.

By Order of the Municipal Board of Mombasa.

Municipal Offices,
Mombasa.

E. G. TIDY,
Acting Town Clerk.

GENERAL NOTICE No. 382

NOTICE

IT is notified for public information that a Telegraph Office was opened at Kisii Post Office as from 1st March, 1937.

General Post Office,
Nairobi,
5th March, 1937.

C. H. TERRY,
*for Postmaster General,
Kenya, Uganda and Tanganyika.*

GENERAL NOTICE No. 383

POST OFFICE NOTICE

TELEPHONE TRUNK LINE, KERICHO-KISII

IT is hereby notified for general information that a telephone trunk line between the above-mentioned places will be opened for public traffic on the 15th March, 1937.

General Post Office,
Nairobi,
12th March, 1937.

C. H. TERRY,
*for Postmaster General,
Kenya, Uganda and Tanganyika.*

GENERAL NOTICE No. 326

THE CROWN LANDS ORDINANCE
(Chapter 140 of the Revised Edition)

NJORO TOWNSHIP

TENDERS are invited for the purchase of the grant in respect of the plots situate in the Njoro Township described in the Schedule hereto.

2. A plan of the plots may be seen at the Public Map Office attached to the Survey and Registration Division, Nairobi, and at the office of the Provincial Commissioner, Nakuru, or may be had on application to the Surveyor General, Box 89, Nairobi, on payment of Sh. 3 post free.

3. In the following conditions the term "authority" means the District Commissioner, Nakuru, or such other municipal authority as may be hereafter established by law.

CONDITIONS OF SALE

(a) Tender

1. Sealed tenders marked "Tender for Njoro Plot" must be deposited with the undersigned before noon on 16th April, 1937.

2. No tender of less than the reserve price as shown in the Schedule will be considered. The highest or any tender will not necessarily be accepted.

3. The grantees of the plot shall pay to the Provincial Commissioner, Nakuru, within seven days of the acceptance of his tender, 25 per cent of the purchase money together with the rent due to the 31st December, 1937. In default of such payment the sale of the plot may be cancelled.

4. The balance of the purchase money shall be paid to the Provincial Commissioner, Nakuru.

The survey fees (Sh. 70), the fees payable for the preparation and registration of the grant (Sh. 120), and the stamp duty payable in respect of the grant, approximately 2 per cent on the purchase price and on the rent, and all other expenses, if any, shall be paid to the Surveyor General, Nairobi.

All these amounts shall be paid within seven days of a request for payment being made when the grant is ready for execution. If these amounts be not paid within the time stated, the Commissioner of Lands may order the deposit made by the grantees to be forfeited, and the grantees shall have no further claim to the grant of the plot.

(b) General

1. The Government or such person or authority as may be appointed for the purpose, shall have the right to enter upon any plot, and lay and have access to water mains, service pipes, telegraph or telephone wires, and electric mains of all descriptions, whether overhead or underground, and the grantees shall not erect any building in such a way as to cover or interfere with any existing routes, main or service pipes or the telegraph or telephone wires and electric mains aforementioned.

2. No building shall be erected on the plot unless plans (including block plans showing the position of the buildings), drawings, elevations and specifications thereof shall have been previously approved by the authority, and by the Commissioner of Lands or such person as he may appoint. Such plans, etc., shall be submitted in triplicate to the Provincial Commissioner, Nakuru, for necessary action.

3. Grants will be made under the Crown Lands Ordinance (Cap. 140) and titles will be issued under the Registration of Titles Ordinance (Chapter 142 of the Revised Edition). The term of the grant will be for 99 years from 1st May, 1937.

4. The grantees may at any time during the currency of the grant redeem up to three-quarters of the rent of the plot as shown in the Schedule on the basis of twenty years purchase.

5. The grantees shall not at any time subdivide the plot or assign, sublet or otherwise dispose of any portion of the plot without the previous written consent of the Governor.

6. Any building erected shall conform to a building line decided upon by the authority.

(c) Special

1. The plot may be used for business purposes only, or for the combined purposes of business and residence.

Provided that in the event of the plots being used for the said combined purposes, then not more than one-half of the area thereof shall be built upon; otherwise not more than ninety per cent of the area thereof shall be built upon.

2. In no case shall the area of the plot, if used solely for business purposes, required to remain unbuilt on be less than 300 square feet, and the said area shall be free from any erection thereon above the level of the ground except latrine accommodation constructed in accordance with all laws and by-laws in force relating thereto and in accordance with a design approved by the authority.

Such open space shall be at the rear of the building, and shall extend along the entire width of the building, or for a distance of not less than 30 feet, whichever shall be the less, and the distance across such open space from every part of the building to the rear boundary of the plot shall be not less than 10 feet.

3. The purchaser of the plot shall erect within two years of the commencement of his grant, a building of approved design constructed of stone, burnt brick or concrete on proper foundations.

4. At no time during the term of the grant shall the plot or any portion thereof, or any building erected on the plot, be used for the purpose of carrying on any trade or business which has been or may be declared to be dangerous or offensive by notice in the Official Gazette.

5. A veranda may be erected within a road reserve with the previous consent of the authority, and must conform to a building line decided upon by such authority.

SCHEDULE

Plot No.	Section	Area	Reserve Price	Annual Rent	Survey Fees	Proportionate Rent from 1-5-37 to 31-12-37	
						Sh.	Sh.
2	XX	•11478	546	72	70		48
4	XX	•11478	546	72	70		48

Nairobi,

2nd March, 1937.

THE OFFICIAL GAZETTE

E. B. HOSKING,
Acting Commissioner for Local Government
Lands and Settlement.

GENERAL NOTICE No. 327

THE CROWN LANDS ORDINANCE
(Chapter 140 of the Revised Edition)

RUIRU TOWNSHIP PLOTS

NOTICE

NOTICE is hereby given that grants in respect of the plots at Ruiru Township specified in the Schedule hereto, will be sold by auction at the District Commissioner's Office, Nairobi, on Thursday, 8th April, 1937, commencing at 11 a.m.

Plans of the plots may be seen at the Public Map Office attached to the Survey and Registration Division, Nairobi, and at the office of the District Commissioner at Nairobi, or may be had on application to the Surveyor General on payment of Sh. 3 post free.

The right to withdraw any plot from the auction is reserved to the Commissioner of Lands.

In the following General and Special Conditions of Sale, the term "Authority" means the District Commissioner, Thika, or such other Municipal Authority as may be hereafter established by law.

CONDITIONS OF SALE

(a) Auction

1. Each plot will be auctioned separately.
2. The amount of the advance of each bid will be regulated by the auctioneer, and no bidding shall be retracted.
3. The highest bidder will be the purchaser, but if any dispute arise as to any bid, the plot will be reoffered at the last undisputed bid.
4. Each purchaser shall pay to the auctioneer immediately on the fall of the hammer, a deposit of 25 per cent of the purchase money. In default of such payment, the plot may be immediately reoffered for sale, and any subsequent bid by the person who has made default may be ignored or refused.
5. Each purchaser shall on paying the deposit inform the auctioneer of the name or names of the person or persons on whose behalf the plot is purchased; the grant will be issued in accordance with this information.
6. The balance of the purchase money, together with the rent due to the 31st December, 1937, shall be paid to the District Commissioner, Nairobi.

The survey fees, Sh. 70, the fees payable for the preparation and registration of the grant (Sh. 120) and the stamp duty payable in respect of the grant, approximately 2 per cent on the purchase price and on the rent, and all other expenses, if any, shall be paid to the Surveyor General, Nairobi.

All these amounts shall be paid within seven days of a demand being made therefor.

Upon such payments being duly made, the purchaser shall, subject to the provisions of the Crown Lands Ordinance (Chapter 140, Revised Edition), and to the Conditions of Sale having been complied with, be entitled to a grant of the plot, which grant shall be presented to him duly executed as soon as conveniently may be.

Provided that the balance of the purchase money shall not be payable within the time stated or thereafter, unless and until the Commissioner of Lands can present to the purchaser the grant duly executed.

7. Subject to the proviso contained in Condition No. 6, if the amounts therein mentioned are not paid as therein laid down within seven days of a demand therefor, the Commissioner of Lands may order the deposit made by the purchaser to be forfeited, and the purchaser shall have no further claim to the grant of the plot.

(b) General

1. The Government or such person or authority as may be appointed for the purpose shall have the right to enter upon any plot and lay and have access to water mains, service pipes, telegraph or telephone wires, and electric mains of all descriptions whether overhead or underground, and the grantees shall not erect any building in such a way as to cover or interfere with any existing routes, main or service pipes or the telegraph or telephone wires and electric mains aforementioned.
2. No building shall be erected on any plot unless plans (including block plans showing the position of the buildings), drawings, elevations and specifications thereof shall have been previously approved by the Authority, and by the Commissioner of Lands or such other person as he may appoint. Such plans, etc., shall be submitted in triplicate to the District Commissioner, Thika, for necessary action.

3. Grants will be made under the Crown Lands Ordinance (Chapter 140) and titles will be issued under the Registration of Titles Ordinance. The term of the grants will be 99 years from the 1st day of May, 1937.

4. The Grantee may at any time during the currency of the grant redeem up to three-quarters of the rent of the plot as shown in the Schedule on the basis of twenty years purchase.

5. The Grantee shall not at any time subdivide the plot, or assign, sublet or otherwise dispose of any portion of the plot without the previous written consent of the Governor.

6. Any building erected shall conform to a building line decided upon by the Authority.

(c) Special

1. The plots may be used for business purposes only, or for the combined purposes of business and residence. Provided that in the event of the plot being used for the said combined purposes, then not more than one-half of the area thereof shall be built upon; otherwise not more than ninety per cent of the area thereof shall be built upon.
2. In no case shall the area of any plot used solely for business purposes required to remain unbuilt on be less than 300 square feet, and that the said area shall be free from any erection thereon above the level of the ground except latrine accommodation constructed in accordance with all laws and by-laws in force relating thereto and in accordance with a design approved by the Authority.

Such open space shall be at the rear of the building, and shall extend along the entire width of the building, or for a distance of not less than 30 feet whichever shall be the less, and the distance across such open space from every part of the building to the rear boundary of the plot shall be not less than 10 feet.

3. Each purchaser of a plot shall erect within two years of the commencement of his grant a building of approved design constructed of stone, burnt brick or concrete on proper foundations.

4. At no time during the term of the grant shall any plot or any portion thereof, or any building erected

on the plot be used for the purpose of carrying on any trade or business which has been or may be declared to be dangerous or offensive by notice in the Official Gazette.

5. Verandas may be erected within a road reserve with the previous consent of the Authority, and must conform to a building line decided upon by such Authority.

SCHEDULE

Plot No.	Area Acres Approx	Upset Price Sh.	Annual Rental Sh.	Proportionate Rent to 31-12-37	Survey Fees Sh.
9	0.1148	340	45	30/-	70
10	0.1148	410	55	36/67	70
11	0.1148	410	55	36/67	70

Nairobi,
27th February, 1937.

E. B. HOSKING,
*Acting Commissioner for Local Government,
Lands and Settlement.*

GENERAL NOTICE NO. 270

THE CROWN LANDS ORDINANCE
(Chapter 140 of the Revised Edition)

DIRECT ALLOTMENT OF LAND

Applications have been accepted for consideration of the direct alienation of the farms as noted in the Schedule hereunder.

This intimation is published for public information before a decision is given.

Any remarks on the applications or any rival claims for consideration must be submitted to the undersigned before noon on Wednesday the 31st March, 1937.

Plans of the areas may be seen in the office of the Surveyor General, Nairobi, or may be obtained from him on payment of Sh. 3 each, post free.

Nairobi,
26th February, 1937.

E. B. HOSKING,
*Acting Commissioner for Local Government,
Lands and Settlement.*

SCHEDULE

L. R. No. & Locality	Approx Area acres	Applicant	Rate per acre of Stand Premium Sh.	Annual Rent Sh.	Survey Fees Sh.
4424/15/IX Marmanet	101	B. Stanley Carter	16 00	20 cents per acre per annum revisable in accordance with the Crown Lands Ordinance.	276 00
2775/1/1 Nanyuki	180 a corridor 100 yards wide along the N. W. bound- ary to permit of access from L. R. No. 2771 to the Nanyuki River	Mrs N. Chater	5 00	"	650 00* (approx)
2775/1/R Nanyuki	3136	R. V. Gasson	4 50	"	1,104 00
1225/R Naro Moru	4502	The Lady Ele- anor Cole	8 00	"	1,290 00
1856/R2 Eburru	2975	G. de P. Col- vile	4 00	"	1,076 00
2037 Kitale	2408	Mrs. G. E. Brettell	4 00	"	970 00

*Survey Fees subject to adjustment after completion of the survey.

GENERAL NOTICE NO. 384

NOTICE

BONDED WAREHOUSE LICENCE ISSUED FOR THE YEAR 1937

Warehouse No.	Private or General	Name	Where situated
7	Private	The Texas Co. (South Africa) Ltd.	Shimanzi

CUSTOM HOUSE,
Mombasa, 10th March, 1937.

A. W. NORTHROP,
*for Commissioner of Customs,
Kenya and Uganda.*

GENERAL NOTICE No. 322

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of Section 27 of the Water Ordinance, 1929, notice is hereby given that S. O. V. Hodge, Esq., of Nakuru has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from Lawry's Stream at a point on L.R. No. 6591, 0.0056, 0.24 and 0.0093 cusecs (of which approximately 0.207 cusecs will be returned to Lawry's Stream) for the purposes of domestic use, power to drive a hydraulic ram and pulping and washing of coffee respectively on Farm L.R. No. 6591.

The proposed works will consist of a weir, hydraulic ram and pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Nakuru District Council, Nakuru.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

S. O. V. HODGE,
Applicant or Lawfully Authorized Agent,
P.O. Box 81,
Nakuru.

GENERAL NOTICE No. 323

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of Section 27 of the Water Ordinance, 1929, notice is hereby given that Mr. Abraham L. Block of Nairobi has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Soba River, Muhoroni, at a point on L.R. No. 6051, 0.005, 0.039 and 0.0042 cusecs (of which approximately 0.031 cusecs will be returned to the Soba River) for the purposes of domestic use, pulping and washing of coffee and to cover canal losses respectively on L.R. No. 6051.

The proposed works will consist of a weir and canal 758 feet long.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the office of the Nyanza District Council, Koru.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

A. L. BLOCK,
Applicant or Lawfully Authorized Agent,
P.O. Box 531,
Nairobi.

GENERAL NOTICE No. 324

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of Section 27 of the Water Ordinance, 1929, notice is hereby given that Kenya Co-operative Creamery, Ltd., of Naivasha, has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Nanyuki River at a point on Crown Land 0.00185 and 0.04 cusecs for the purposes of domestic use and operation of a creamery respectively on Plot No. 2 of Section 16, Nanyuki Township.

The proposed works will consist of a pipe line.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the Public Works Department Office, Nyeri.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

For Kenya Co-operative
Creamery, Ltd.,

J. D. CHATER,
General Manager,
Applicant or Lawfully Authorized Agent,
Naivasha.

GENERAL NOTICE No. 325

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of Section 27 of the Water Ordinance, 1929, notice is hereby given that the Kenya Co-operative Creamery, Ltd., of Naivasha have filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Kipchoriet River, at a point in Lumbwa Township, 0.00185, 0.02 and 8.0 cusecs (of which approximately 7.84 cusecs will be returned to the Kipchoriet River), for the purposes of domestic use, operation of a creamery and power respectively, on Plots Nos. 1 and 5, Section 9, Lumbwa Township.

The proposed works will consist of a weir and canal 2,500 feet long.

A plan of the works may be seen at the office of the Director of Public Works, Nairobi, and at the Public Works Department Office, Lumbwa.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

For Kenya Co-operative
Creamery Ltd.,

J. D. CHATER,
General Manager,
Applicant or Lawfully Authorized Agent,
Naivasha.

GENERAL NOTICE NO. 334

THE ELECTRIC POWER ORDINANCE, 1919

PUBLIC NOTICE OF AN APPLICATION TO BE MADE FOR LICENCES TO AUTHORIZE THE GENERATION AND SUPPLY OF ELECTRICAL ENERGY IN THE TOWNSHIP OF KISUMU AND TO AUTHORIZE THE CONSTRUCTION OF A GENERATING STATION.

NOTICE is hereby given to all to whom it may concern that on the 27th day of May One thousand nine hundred and thirty-seven, Messrs. The Kisumu Power and Distribution Company Limited a Limited Liability Company incorporated in the Colony of Kenya under the provisions of the Companies Ordinance, 1933, and having a registered office situate in Station Road, Kisumu, will make application to His Excellency the Governor in Council for Licences to construct a Generating Station and to generate distribute and supply electrical energy for public and private purposes in the area hereinafter described.

The area within which it is proposed that supplies of electrical energy shall be given is the Township of Kisumu.

The streets and roads along which it is proposed that electric supply lines shall be installed are shown on the plan marked "A" copies of which have been deposited at the offices of Messrs. Hamilton, Harrison and Mathews, Advocates, Nairobi House, Nairobi, and at the offices of the Kisumu Power and Distribution Company Limited in Station Road, Kisumu, and the proposed supply lines are delineated on the said plan by green lines.

Further distributing mains or electrical supply lines will be installed as may be required under the provisions of the Electric Power Ordinance 1919 or the Electric Supply Lines Ordinance, 1914.

The public and private purposes of the Licences will include all the supplies required for public industrial and domestic power and public industrial and domestic lighting and such other supplies as may be required.

The land on which the Generating Station is proposed to be constructed is situated in the Township of Kisumu and is shown on the further plan copies of which marked "B" have also been deposited at the said offices of Messrs. Hamilton, Harrison & Mathews in Nairobi and the Kisumu Power and Distribution Company Limited in Kisumu and bounded thereon by a red line and marked "Proposed Site for Power House".

The electrical energy will be developed by means of internal combustion engines connected to electrical generators.

The works will be of the descriptions and types required by and will be carried out in accordance with the provisions of the Electric Power Ordinance, 1919.

The machinery will be operated continuously or as may be required.

It is proposed to instal generating machinery of a description similar to that of the generating station of the East African Power and Lighting Company Limited at Parklands in the Township of Nairobi.

There exist at Nairobi Mombasa and Nakuru generating stations for the supply of electrical energy for public and private purposes equipped with similar machinery.

Copies of the drafts of the Licences being applied for and of the Licences when granted will be deposited and (together with the plans mentioned above) will be open for inspection by the public at the said offices in Nairobi of Messrs. Hamilton, Harrison & Mathews, and at the said offices of the Kisumu Power and Distribution Company Limited at Kisumu.

Any authority, company, person or body of persons, desirous of making any representation or objection to the applications or to the grant of the Licences or with respect to the proposed works must do so by letter addressed to the Governor in Council and marked on the outside of the cover enclosing it "Electric Power Ordinance" on or before the expiration of sixty days from the date of the Application as stated in this notice and must forward to the Applicant a copy of such representation or objection.

Dated this 4th day of March, 1937.

R. E. G. RUSSELL,
Solicitor for the Applicant,
Station Road, Kisumu.

GENERAL NOTICE NO. 318

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that James F. Manley of Machakos has filed an application, which was registered by the Water Board on 17th February, 1937, for a Sanction to divert from the Kimutwa River at a point on L.R. No. 4937, 0.0046, 0.0259 and 0.00925 cusecs (of which approximately 0.007 cusecs will be returned to the Kimutwa River) for the purposes of domestic use, general irrigation and pulping and washing of coffee respectively, on L.R. No. 4937.

The proposed works will consist of a windmill and pipe line.

A plan of the works may be seen at the office of the Director of Public Works, Nairobi.

The Application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

JAMES F. MANLEY,
Applicant or Lawfully Authorized Agent.
Kimutwa,
Machakos.

GENERAL NOTICE NO. 319

KENYA GOVERNMENT BURSARIES—INDIAN

Applications are invited for the above-named bursaries, and should reach the Director of Education, P.O. Box 340, Nairobi, together with a testimonial from the Principal of the School at which the candidate is or has been in attendance, not later than the 31st March, 1937.

Assistance will be limited to the children of parents domiciled in Kenya who have resided continuously in the Colony for a minimum period of ten years. Absence from the Colony for purposes of health or holidays not to be deemed to break continuous residence, provided that the total period of absence during the ten years does not exceed three years. Candidates for bursaries must have completed five years' continuous attendance at a Kenya school or schools. Full details of the parents' financial position should be given in addition to details of the candidates' scholastic attainments and the courses of study which it is proposed should be followed.

No applications from candidates not in possession of a Matriculation certificate will be considered.

GENERAL NOTICE No. 220

HIS MAJESTY'S COURT OF APPEAL FOR EASTERN AFRICA

THE next Sessions of His Majesty's Court of Appeal for Eastern Africa have been fixed to be held at Kampala to commence on Monday the 12th day of April, 1937, at 10 a.m. or as soon thereafter as cases can be heard.

To ensure appeals from His Majesty's Supreme Court of Kenya being set down for hearing at these Sessions

memoranda of appeal should be filed with the Registrar, Supreme Court of Kenya, Nairobi, or with the District Registrar, Mombasa, not later than the 16th day of March, 1937.

Nairobi,

8th February, 1937.

E. J. O'FARRELL,

*Registrar,**H.M. Court of Appeal for E.A.*

CAUSE LIST

FOR HEARING ON MONDAY THE 12TH DAY OF APRIL, 1937, AT KAMPALA

Appeal No.	Civil or Criminal	Appellant	Respondent	Original No. of Case	Appeal from
194 of 1936	Criminal	Noormohomed Kanji	Rex	Cr. Sessions Case No. 202/36	H. M. High Court of Uganda at Masaka
15 of 1937	,	Tomasi Mukasa s/o Andrua	Rex	Cr. Sessions Case No. 255/36	H. M. High Court of Uganda at Kampala
24 of 1937	,	Amri bin Masasu	Rex	Cr. Sessions Case No. 287/36	H. M. High Court of Tanganyika at Dodoma ditto
25 of 1937	,	Ramazani s/o Mwenda	Rex	Cr. Sessions Case No. 302/36	H. M. High Court of Tanganyika at Nzega
26 of 1937	,	Kulwa s/o Makways	Rex	Cr. Sessions Case No. 146/36	H. M. Supreme Court of Kenya at Nairobi
27 of 1937	,	Kamitu wa Ndolo	Rex	Cr. Case No. 1/37	H. M. High Court of Tanganyika at Dar es Salaam
28 of 1937	,	Njenje bin Mwavirenga	Rex	Criminal Confirmation Case No. 1/37	H. M. Supreme Court of Kenya at Mombasa
29 of 1937	,	Juma bin Athmani	Rex	Cr. Case No. 160/36	H. M. High Court of Tanganyika at Dodoma ditto
30 of 1937	,	Nyenji bin Madereche	Rex	Cr. Sessions Case No. 289/36	H. M. High Court of Tanganyika at Bukoba ditto
31 of 1937	,	Filida binti Kiyando	Rex	Cr. Sessions Case No. 310/36	H. M. High Court of Tanganyika at Tabora
32 of 1937	,	Kabembeleza bin Masiba	Rex	Cr. Sessions Case No. 205/36	H. M. High Court of Tanganyika at Dodoma
33 of 1937	,	Mkonongo bin Mgante	Rex	Cr. Sessions Case No. 191/36	H. M. High Court of Tanganyika at Bukoba ditto
34 of 1937	,	Felix Kagenzi bin Kamayanja	Rex	Cr. Sessions Case No. 218/36	ditto
35 of 1937	,	Ntimba s/o Nyankingeza	Rex	Cr. Sessions Case No. 280/36	ditto
36 of 1937	,	Kabobo bin Bariakajumbula	Rex	Cr. Sessions Case No. 295/36	ditto
37 of 1937	,	Rwakahungu bin Duanumba	Rex	Cr. Sessions Case No. 300/36	ditto
38 of 1937	,	Paulo Gavamukulya	Rex	Cr. Sessions Case No. 3/37	H. M. High Court of Uganda at Kampala
23 of 1936	Civil	The Kampala General Agency Ltd.	W. Ker Tait as Receiver of Estate of N. R. Patel and C. M. Imam Din Formerly trading as "Nantove Cotton Company" and C. M. Imam Din Hunter & Greig	Civil Case No. 80/36	H. M. High Court of Uganda at Kampala
4 of 1937	,	R. M. Patel	I. D. F. Duncan and 2. W. Grazebrook	Civil Case No. 64/36	ditto
5 of 1937	,	K. J. Drysdale		Civil Case No. 39/36	ditto

GENERAL NOTICE No. 217

SESSIONS of His Majesty's Supreme Court of Kenya will be held on the dates and at the places hereunder set out:—

SUPREME COURT SESSIONS AT KISUMU, 15-3-37

- Cr. C. No. 147/36 Rex vs. Malowa s/o Wando.
 Cr. C. No. 163/36 Rex vs. Oluoch s/o Mado.
 Cr. C. No. 21/37 Rex vs. Onyanga s/o Obala.
 Cr. C. No. 22/37 Rex vs. Onjunga s/o Ayieko.
 Cr. C. No. 27/37 Rex vs. Alexis Ojuang.
 C. C. No. 2/37 The Commissioner of Lands vs. Mrs. Frances Day.
 Cr. C. No. 33/37 Rex vs. Keumbo s/o Asigo.
 Cr. C. No. 41/37, Rex vs. Mijal s/o Okaka.

District Registry Case—

- C. C. No. 5/36 Munshi Ram vs. Abdalla Mohamed.
 C. C. No. 7/35 Maciel and Co. vs. Fred Davis.
 C. C. No. 19/36 Karim Jivraj vs. Ismail Samji.
 C. C. No. 3/37 (O.S.) In the matter of the estate of Chian Ram, deceased.

SUPREME COURT SESSIONS AT NYERI, 5-4-37

- Cr. C. No. 19/37 Rex vs. Karuri wa Chiuri.

SUPREME COURT SESSIONS AT NAIROBI, 5-4-37

- Cr. C. No. 20/37, Rex vs. Kamatu wa Gachunga.
 Cr. C. No. 43/37, Rex vs. Mutiso s/o Ngui.

CRIMINAL SESSIONS AT MOMBASA ON 26-4-37

- Cr. C. No. 36/37, Rex vs. Gonzi wa Mungaro.
 Cr. C. No. 37/37, Rex vs. Kitu s/o Kirawo.
 Cr. C. No. 38/37, Rex vs. Kifwali s/o Mtangi.
 Cr. C. No. 39/37, Rex vs. Katana s/o Unda.

SUPREME COURT SESSIONS AT NAKURU, 17-5-37

SUPREME COURT SESSIONS AT NAKURU, 23-8-37

SUPREME COURT SESSIONS AT NAKURU, 22-11-37

The last three Sessions at Nakuru to be followed in each case by Eldoret, Kisumu and such other places as may be notified.

E. J. O'FARRELL,
Registrar, Supreme Court of Kenya.

GENERAL NOTICE No. 385

BANKRUPTCY ORDINANCE 1930

NOTICE OF RELEASE OF TRUSTEE

Debtor's Name	Debtor's Address	Debtor's Description	Court	Number of Matter	Trustee's Name	Date of Release
Taibali Mulla Daudji	Mombasa	Merchant	H. M. Supreme Court of Kenya, Mombasa District Registry	2 of 1935	Mohamedali Rehmanji	27th Feb., 1936
Essuffali Mulla Hassanbhai	"	"	"	11 of 1930	Dossaji Nurbhai	"

Supreme Court of Kenya,
 Mombasa,
 9th March, 1937.

J. O'B. KELLY,
District Registrar, Supreme Court of Kenya.

GENERAL NOTICE NO. 321

THE WATER ORDINANCE, 1929

NOTICE OF APPLICATION FOR WATER RIGHT

In terms of section 27 of the Water Ordinance, 1929, notice is hereby given that Frank W. Isaac, of Kitale, has filed an application, which was registered by the Water Board on 17-2-37, for a Sanction to divert from the Kiptogot River at a point on L.R. No. 5876, 0.0175, 0.0225, 0.005 and 0.002 cusecs, of which approximately 0.018 cusecs will be returned to the Kiptogot River, for the purposes of minor irrigation, pulping and washing of coffee, supply for fish pond, and losses in canal respectively on L.R. No. 5876.

The proposed works will consist of a canal 1,150 feet long.

A plan of the proposed works may be seen at the office of the Director of Public Works, Nairobi, and at the Public Works Department office, Kitale.

The application will subsequently be considered for a Water Right.

Any objections to the grant of the Water Right and/or Sanction applied for should be filed, in duplicate, with the Water Board, P.O. Box 662, Nairobi, within sixty days from the date of the first publication of this notice, and a copy of the objection must be served by the objector on the undersigned at the address given below.

F. L. MEGSON,
for F. W. Isaac,
Applicant or Lawfully Authorized Agent,
P.O. Box 100, Kitale.

GENERAL NOTICE NO. 386

TENDERS FOR MOMBASA-KILIFI-MALINDI
MAIL SERVICES

TENDERS are invited:—

- (a) (i) For the conveyance of mails between Mombasa, Kilifi and Malindi thrice weekly in each direction for a period of one year commencing on the 16th May, 1937.
- (ii) In addition to the conveyance of mails the contract will provide for the maintenance of an efficient passenger and parcel service, the maximum fares and rates therefore being fixed by the Government Coast Agent, from whom full particulars regarding the terms of the contract may be obtained.
- (b) For conveyance of mails and the provision of an efficient passenger and parcel service as in (a) (i) and (ii) above and to include an extended through service *once* weekly to Lamu (calling at Garsen and Witu *en route*) during the period that the road is passable for road transport but for the extended portion Malindi-Lamu tenders should be on the basis of a charge per bag of mail.

Separate Tenders in respect of (a) and (b) above, in sealed envelopes marked "Mombasa-Lamu Mail Service", should reach the undersigned not later than the 1st April, 1937.

The lowest or any tender will not necessarily be accepted.

E. J. PETRIE,
Secretary,
Central Tender Board.

GENERAL NOTICE NO. 387

DEPARTMENT OF AGRICULTURE

HEALTH CERTIFICATION OF PLANTING MATERIAL FOR EXPORT

NOTICE TO GROWERS

Official certificates that planting material intended for export has been inspected and found, as far as can be judged, free from injurious pests and diseases usually facilitate entry of such materials into the country to which it is sent. In many cases certification is definitely made a condition of entry.

2. Arrangements have now been made by the Department of Agriculture whereby the following officers in outstations are in a position to inspect plant material for export and to issue the necessary certificates if it is found to be in a satisfactory condition:—

The Provincial Agricultural Officer, Nyanza Province, Kisumu.

The Provincial Agricultural Officer, Central Province, Nyeri.

The Chief Grader and Inspector, Kilindini.

The Plant Pathologist, Kapretwa Estate Kitale.

The Agricultural Officer, Plant Breeding Station, Njoro.

The Agricultural Officer, Kitale.

3. It is still possible, as heretofore, to obtain inspection and certification at Nairobi by prior arrangement with the officers of the Botanical or Entomological Sections at the Scott Agricultural Laboratories.

Nairobi,

12th March, 1937.

H. B. WATERS,
Director of Agriculture.

GENERAL NOTICE NO. 388

THE BANKRUPTCY ORDINANCE

NOTICE OF DIVIDEND

Composition Scheme

Debtors' names.—Haji Mohamed Haji Esmail and Haji Abdulla Haji Esmail trading as H. E. Haji Adam and Sons.

Address.—Pigott Garden, Mombasa.

Description.—British Indians.

Court.—Mombasa Supreme Court.

Number of matter.—5 of 1934.

Amount per £.—55 cents.

First or final or otherwise.—Fourteen.

When payable.—15th March, 1937.

Where payable.—Mombasa, Kassam Khimji.

Mombasa.

AYOOB H. EBRAHIM,
Trustee.

GENERAL NOTICE No. 389

THE BANKRUPTCY ORDINANCE

NOTICE OF INTENDED DIVIDEND
*Under Scheme of Arrangement**Debtor's name.*—Roy Neale Noble.*Address.*—Agricultural Department.*Description.*—Njoro.*Court.*—H.M. Supreme Court, Nairobi.*Number of matter.*—2 of 1936.*Last day for receiving proofs.*—30th March, 1937.*Name of trustee.*—Official Receiver.*Address.*—Law Courts, P.O. Box 231, Nairobi.

Nairobi,

12th March, 1937.

L. R. FISHER,
for Official Receiver.

GENERAL NOTICE No. 390

THE BANKRUPTCY ORDINANCE

RECEIVING ORDER

Debtor's name.—Mohamed Sadiq s/o Mohamed Din.*Address.*—Nairobi.*Description.*—Assistant Overseer.*Date of filing petition.*—5th March, 1937.*Court.*—H.M. Supreme Court, Nairobi.*Number of matter.*—5 of 1937.*Date of order.*—5th March, 1937.*Whether debtor's or creditors' petition.*—Debtor's.

Nairobi,

12th March, 1937.

L. R. FISHER,
for Official Receiver.

GENERAL NOTICE No. 391

PROBATE AND ADMINISTRATION

PUBLIC TRUSTEE'S CAUSE NO. 114 OF 1936

IN THE MATTER OF NAND SINGH S/O GANDA SINGH,
DECEASED

To all whom it may concern,

TAKE NOTICE that all persons having any claims against the estate of the above-named Nand Singh s/o Ganda Singh who died at Naro Moru in the Colony of Kenya on the 12th day of November, 1936, are required to prove such claims before me the undersigned on or before the 17th day of May, 1937, after which date the claims so proved will be paid, and the estate distributed according to law.

Nairobi,

9th March, 1937.

W. M. KEATINGE,
Public Trustee.

GENERAL NOTICE No. 392

IN HIS MAJESTY'S SUPREME COURT OF
KENYA AT NAIROBI
PROBATE AND ADMINISTRATION
CAUSE NO. 2 OF 1937IN THE MATTER OF THE ESTATE OF NATHAN HARRIS,
DECEASED

PURSUANT to an order of His Majesty's Supreme Court at Nairobi dated 6th day of March, 1937, whereby probate of the will of the above-named deceased was granted to Anna Harris.

Take notice that all persons having any claims against the estate of the above-named deceased, who died at Nairobi on the 25th day of December, 1936, are required to lodge and prove such claims with the undersigned on or before the 7th April next, after which date the claims which have been so proved will be paid and the estate distributed according to law.

Corner House,
Nairobi,

9th March, 1937.

RALSTON AND KAPLAN,
*Advocates for the
Executrix above named.*

GENERAL NOTICE No. 393

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE NO. 9 OF 1937

IN THE MATTER OF THE ESTATE OF WILLIAM HENRY
LEWIS, DECEASED

TAKE NOTICE that all persons having any claim against the estate of the above-named deceased of Nairobi, who died on the 11th day of January, 1937, at Jinja, Uganda, are required to lodge and prove such claims with Ralph Garraway Lewis, the administrator of the estate of the deceased, on or before the 30th day of April, 1937, after which date only the claims so proved will be paid and the estate distributed according to law.

Dated at Nairobi this 11th day of March, 1937.

SHAPLEY, SCHWARTZE & BARRET,
Advocates for the Administrator.

GENERAL NOTICE No. 394

PROBATE AND ADMINISTRATION

PUBLIC TRUSTEE'S CAUSE NO. 25 OF 1937

IN THE MATTER OF TOMAS SEBASTIAO NUNES, DECEASED
To all whom it may concern,

TAKE NOTICE that on or after the 30th day of March, 1937, I intend to apply to H.M. Supreme Court of Kenya at Nairobi for an order to administer the estate of the above-named Tomas Sebastiao Nunes who died at Nairobi on the 28th day of February, 1937.

Nairobi,

11th March, 1937.

W. M. KEATINGE,
Public Trustee.

GENERAL NOTICE No. 395

PROBATE AND ADMINISTRATION

PUBLIC TRUSTEE'S CAUSE NO. 25 OF 1937

IN THE MATTER OF TOMAS SEBASTIAO NUNES, DECEASED
To all whom it may concern.

TAKE NOTICE that all persons having any claims against the estate of the above-named Tomas Sebastiao Nunes, deceased, who died at Nairobi in the Colony of Kenya on the 28th day of February, 1937, are required to prove such claims before me the undersigned on or before the 17th day of May, 1937, after which date the claims so proved will be paid, and the estate distributed according to law.

Nairobi,
11th March, 1937.

W. M. KEATINGE,
Public Trustee.

GENERAL NOTICE No. 396

IN HIS MAJESTY'S SUPREME COURT OF
KENYA AT NAIROBI
PROBATE AND ADMINISTRATION
CAUSE NO. 19 OF 1937IN THE MATTER OF THE ESTATE OF SIMON VERMONT,
DECEASED

PURSUANT to an order of His Majesty's Supreme Court at Nairobi dated 6th day of March, 1937, whereby probate of the will of the above-named deceased was granted to Lazarus Kaplan, Joseph Darevsky and Edward Reuben.

Take notice that all persons having any claims against the estate of the above-named deceased, who died at Nairobi on the 27th day of January, 1937, are required to lodge and prove such claims with the undersigned on or before 7th April next, after which date the claims which have been so proved will be paid and the estate distributed according to law.

Corner House,
Nairobi,
9th March, 1937.

RALSTON AND KAPLAN,
*Advocates for the
Executors above named.*

GENERAL NOTICE No. 397

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE NO. 26 OF 1937IN THE MATTER OF CASIMIRO FERNANDES, DECEASED
To all whom it may concern.

TAKE NOTICE that on or after the 30th day of March, 1937, I intend to apply to H.M. Supreme Court of Kenya at Nairobi for an order to administer with will annexed the estate of the above-named Casimiro Fernandes who died at sea on the 11th day of December, 1936.

Nairobi,
11th March, 1937.

W. M. KEATINGE,
Public Trustee.

GENERAL NOTICE No. 398

PROBATE AND ADMINISTRATION

PUBLIC TRUSTEE'S CAUSE NO. 26 OF 1937

IN THE MATTER OF CASIMIRO FERNANDES, DECEASED
To all whom it may concern.

TAKE NOTICE that all persons having any claims against the estate of the above-named Casimiro Fernandes, deceased, who died at sea on the 11th day of December, 1936, are required to prove such claims before me the undersigned on or before the 17th day of May, 1937, after which date the claims so proved will be paid, and the estate distributed according to law.

Nairobi,
11th March, 1937.

W. M. KEATINGE,
Public Trustee.

GENERAL NOTICE No. 399

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE NO. 34 OF 1937

NOTICE OF APPLICATION FOR PROBATE OF THE WILL AND
THREE CODICILS OF SIR PYERS GEORGE JOSEPH
MOSTYN, BART., LATE OF NARO MORU, DECEASED.

TAKE NOTICE, that application having been made in this Court by Dame Margery Mostyn of Naro Moru for probate of the will and three codicils of Sir Pyers George Joseph Mostyn, Bart., late of Naro Moru, Kenya Colony, who died at Naro Moru, Kenya Colony, on the 28th day of February, 1937, this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 30th day of March, 1937.

Nairobi,
10th March, 1937.

E. J. O'FARRILL,
*Registrar,
Supreme Court of Kenya.*

Note.—The will and three codicils are now deposited and open to inspection at the Court.

GENERAL NOTICE No. 400

THE TRADE MARKS ORDINANCE, 1930
APPLICATION No. 2360**CHESRO**

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 38 in respect of articles of clothing has been lodged by Chesro Limited of 90, Great Bridgewater Street, Manchester, England, Garment Manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Bown, Morrison and Ainslie, Advocates, P.O. Box 29, Mombasa.

The said Trade Mark will be registered after the expiration of ninety days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,
6th March, 1937.

W. M. KEATINGE,
Registrar of Trade Marks.

GENERAL NOTICE No. 401

NOTICE

THE public is hereby informed that the Power of Attorney dated the 23rd day of January, 1936, given by Messrs. Rughnath Gokaldas and Co. to Devji Dhanji has been hereby cancelled as from the 8th day of March, 1937.

Mombasa,

Dated this 8th day of March, 1937.

Rughnath Gokaldas and Co.,
ODHAVJI MADHAVJI,
Partner.

GENERAL NOTICE No. 402

THE TRADE MARKS ORDINANCE, 1930

APPLICATION No. 2361



TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 13 in respect of component parts of cycles, cycle fittings, and cycle accessories, all the said goods being metal goods included in Class 13 and sold separately, i.e. independently of cycles complete has been lodged by J. A. Phillips and Company, Limited, of Credenda Works, Bridge Street, Smethwick, Birmingham, England, manufacturers, whose address for service in the Colony is c/o Messrs. Hamilton, Harrison and Mathews, Solicitors, Nairobi House, Nairobi.

The said Trade Mark will be registered after the expiration of ninety days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,

10th March, 1937.

W. M. KEATINGE,
Registrar of Trade Marks.

GENERAL NOTICE No. 403

THE TRADE MARKS ORDINANCE, 1930

APPLICATION No. 2362



TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 48 in respect of preparation for the scalp and hair has been lodged by Sterling Products (Incorporated) (a Corporation incorporated under the laws of the State of West Virginia, United States of America) of 88, Nineteenth Street, Wheeling, West Virginia, United States of America, manufacturers, whose address for service in the Colony is c/o Messrs. Atkinson, Bown, Morrison and Ainslie, Advocates, P.O. Box 29, Mombasa.

The said Trade Mark will be registered after the expiration of ninety days from the date of this Gazette, provided no notice of opposition is received.

Nairobi,

12th March, 1937.

W. M. KEATINGE,
Registrar of Trade Marks.

NOW ON SALE

GUIDE TO COURT PROCEDURE AND FEES

Price 3/50

Price Posted 4/-

To be obtained from the Government Printer.

KENYA AND UGANDA

ARMS AND AMMUNITION: IMPORTS

IMPORTS INTO KENYA AND UGANDA DURING THE QUARTER ENDED 31ST DECEMBER, 1936

DESIGNATION	Articles	COUNTRY OF ORIGIN	NUMBER	WEIGHT	VALUE
				Lb.	Sh.
CATEGORY I.—Arms, ammunition and implements of war, exclusively designed and intended for land, sea or aerial warfare.	(a) 1. Rifles, muskets, carbines (a) 2. (a) Machine Guns, automatic rifles and machine-pistols of all calibres. (a) 3. Projectiles and ammunition for arms enumerated in Nos. 1 and 2 above	United Kingdom United Kingdom United Kingdom	4 6 563,420	36 168 38,209	694 14,910 69,117
CATEGORY II.—Arms and ammunition capable of use both for military and other purposes.	(a) 1. Pistols and revolvers, automatic or self-loading, and developments for the same, designed for single-handed use or firing from the shoulder, of a calibre greater than 6.5 millimetres and length of barrel greater than 10 centimetres. (a) 2. Firearms designed, intended or adapted for non-military purposes such as sport or personal defence, that will fire cartridges that can be fired from firearms in Category I; other rifled fire-arms firing from the shoulder of a calibre of 6 millimetres or above, not included in Category I, with the exception of rifled fire-arms with a "break-down" action. (a) 3. Ammunition for the arms enumerated in the above two headings, with the exception of ammunition covered by Category I.	United Kingdom Germany Belgo-Luxemburg Ec. Union Spain Czecho-Slovakia United States of America United Kingdom Canada Germany Belgo-Luxemburg Ec. Union Austria Italy United States of America United Kingdom Germany Czecho-Slovakia United States of America United Kingdom	34 1 15 2 1 18 71 51 1 38 3 2 4 12 111 36,753 21,750 8 7,000 65,511 2	70 1 28 4 2 37 142 437 8 272 25 15 28 96 881 4,464 1,156 1 296 3,917 —	1,157 60 225 18 15 590 2,065 25,849 100 5,484 180 287 900 3,883 36,683 9,808 3,963 1 705 14,477 80,000
CATEGORY IV	2. Aircraft engines	United Kingdom	2	—	80,000

ARMS AND AMMUNITION—(contd.)
IMPORTS—(contd.)

DESIGNATION	Articles	Country of Origin	Number	Weight		Value
				Lb.	Sh.	
CATEGORY V	1. Gunpowder and explosives, except common black gunpowder 2. Arms and ammunition other than those covered by Categories I and II, such as pistols and revolvers of all models, weapons with a "break-down" action, other rifled fire-arms of a calibre of less than 6 millimetres designed for firing from the shoulder, smooth-bore shot guns, guns with more than one barrel, of which at least one barrel is smooth-bore, fire-arms firing rimfire ammunition, muzzle loading fire-arms.	United Kingdom ARMS United Kingdom Germany Belgo-Luxemburg Ec. Union France Italy United States of America.. .	— 83 12 28 1 2 5	125,250 578 88 170 5 18 36	105,795 16,703 1,213 1,332 15 145 901	
		Total ..	131	895	20,309	
		AMMUNITION United Kingdom Canada Germany France United States of America.. .	147,751 100 100 1,000 120,600	8,760 5 5 16 3,046	11,648 20 14 15 4,280	
		Total ..	269,551	11,832	15,977	

RE-EXPORTS

DESIGNATION	Articles	Country of Destination	Number	Weight		Value
				Lb.	Sh.	
CATEGORY I	(a) 3. Projectiles and ammunition for arms enumerated in Nos. 1 and 2.	United Kingdom	1,500	185	1,043	
CATEGORY II.—Arms and ammunition capable of use both for military and other purposes.	(a) 1. Pistols and revolvers, automatic or self-loading, and developments for the same, designed for single-handed use or firing from the shoulder, of a calibre greater than 6.5 millimetres and length of barrel greater than 10 centimetres.	United Kingdom India Seychelles Denmark Portugal United States of America .. . Belgian Congo Mozambique.. . . .	10 2 1 1 1 1 1 1	13 4 2 1 2 1 2 2	310 220 200 40 20 60 20 75	
		Total ..	18	27	945	

ARMS AND AMMUNITION—(contd.)

RE-EXPORTS—(contd.)

DESIGNATION	Articles	Country of Destination	Number	Weight		Value
				Lb.	Sh.	
CATEGORY II.—(Contd.).. . .	(a) 2. Firearms designed, intended or adapted for non-military purposes such as sport or personal defence, that will fire cartridges that can be fired from firearms in Category I; other rifled fire-arms firing from the shoulder of a calibre of 6 millimetres or above, not included in Category I, with the exception of rifled fire-arms with a "break-down" action.	United Kingdom	5	42	370	
		Aden	4	32	400	
		India	5	41	2,090	
		British Malaya	3	24	1,100	
		Zanzibar	1	8	100	
		France	3	24	2,550	
		Portugal	1	9	170	
		United States of America ..	9	77	3,443	
		Egypt	4	28	800	
		Belgian Congo	1	8	600	
		Total ..	36	293	11,623	
	(a) 3. Ammunition for the arms enumerated in the above two headings, with the exception of ammunition covered by Category I.	India	6,000	42	480	
		France	170	20	100	
		Belgian Congo	890	56	501	
		Total ..	7,060	118	1,081	
CATEGORY IV	2. Aircraft engines	Egypt	3	—	100,000	
CATEGORY V	2. Arms and ammunition other than those covered by Categories I and II, such as pistols and revolvers of all models, weapons with a "break-down" action, other rifled fire-arms of a calibre of less than 6 millimetres designed for firing from the shoulder, smooth-bore shot guns, guns with more than one barrel, of which at least one barrel is smooth-bore, fire-arms firing rimfire ammunition, muzzle loading fire-arms.	ARMS				
		United Kingdom	14	120	2,870	
		Aden	2	16	200	
		India	7	53	630	
		British Malaya	3	24	550	
		Italy	1	9	300	
		United States of America ..	2	16	300	
		Belgian Congo	1	7	300	
		Mozambique	1	7	200	
		Total ..	31	252	5,350	
		AMMUNITION				
		United Kingdom	156	28	20	
		Belgian Congo	200	10	100	
		Total ..	356	38	120	

ARMS AND AMMUNITION—(contd.)
TRANSIT

DESIGNATION	Articles	Country of Origin	Number	Weight <i>Lb.</i>	Value <i>Sh.</i>	From	To
CATEGORY II.—Arms and ammunition capable of use both for military and other purposes.	(a) 1. Pistols and revolvers automatic or self-loading and developments for the same, designed for single-handed use or firing from the shoulder of a calibre greater than 6·5 millimetres and length of barrel greater than 10 centimetres.	United Kingdom ... Belgo-Luxemburg Ec. Union	2 1	3 1	45 20	Kenya	Belgian Congo ,,
		Total ..	3	4	65		
	(a) 2. Fire-arms designed, intended or adapted for non-military purposes such as sport or personal defence, that will fire cartridges that can be fired from fire-arms in Category I, other rifled fire-arms firing from the shoulder of a calibre of 6 millimetres or above, not included in Category I, with the exception of rifled fire-arms with a "break-down" action.	United Kingdom ... United Kingdom ... Germany ... United States of America ..	1 1 1 1	8 9 10 9	500 300 200 300	,, ,, ,, ,,	Tanganika Ruanda Urundi Belgian Congo ,,
		Total ..	4	36	1,300		
	(a) 3. Ammunition for the arms enumerated in the above two headings with the exception of ammunition covered by Category I	United Kingdom ... United Kingdom ... United States of America ..	80 95 720	7 5 45	32 25 84	,, ,, ,,	Tanganika Belgian Congo ,,
		Total ..	895	57	141		
CATEGORY V .. .	Arms and ammunition other than those covered by Categories I and II, such as pistols and revolvers of all models, weapons with a "break-down" action, other rifled fire-arms of a calibre of less than 6 millimetres designed for firing from the shoulder, smooth-bore shot-guns, guns with more than one barrel, of which at least one barrel is smooth bore, fire-arms firing rimfire ammunition, muzzle loading fire-arms.	ARMS United Kingdom ... Germany ... Belgo-Luxemburg Ec. Union	1 1 2	9 12 16	300 60 60	,, ,, ,,	Ruanda Urundi Belgian Congo ,,
		Total ..	4	37	420		
	AMMUNITION United Kingdom ... Belgo-Luxemburg Ec. Union	25 1,125	3 15	14 19	,, ,,	Belgian Congo ,,	
		Total ..	1,150	18	33		

CUSTOM HOUSE,
MOMBASA,
4TH MARCH, 1937.

R. A. BOLTON,
for Commissioner of Customs,
Kenya and Uganda.

GENERAL NOTICE No. 405

PRINCIPAL ARTICLES IMPORTED INTO KENYA AND UGANDA DURING THE MONTH ENDED
31ST DECEMBER, 1936

ARTICLES	Unit of Quantity	Total Imports		Imports for Home Consumption (including Government Goods)		Government Imports (included in previous columns)	
		Quantity	Value	Quantity	Value	Quantity	Value
1. Rice	Cwt.	10,244	Sh. 133,191	10,244	133,191	—	—
2. Wheat Meal and Flour ..	"	2,357	27,192	2,357	27,192	—	—
3. Ale, Beer, Stout, etc. ..	Imp. gal.	23,610	71,476	14,624	49,539	—	—
4. Ghee	Cwt.	496	39,553	496	39,553	—	—
5. Milk, Condensed or otherwise Preserved	"	382	14,991	381	14,716	—	—
6. Spirits	Imp. and Proof gal.	(a) 6,527	162,704	7,406	186,453	—	—
7. Sugar (Refined)	Cwt.	143	2,988	143	3,009	—	—
8. Tea	"	21	3,961	23	4,460	—	—
9. Wines	Imp. gal.	2,438	36,727	2,706	45,532	—	—
10. Cigarettes	Lb.	50,588	172,489	46,100	158,305	—	—
11. Tobacco	"	39,952	76,524	40,752	75,717	—	—
12. Wood and Timber	Cubic ft.	14,207	38,199	14,207	38,199	—	—
13. Cement, Building	Ton	3,020	104,175	2,659	86,104	247	9,373
14. Galvanized Iron Sheets, Corrugated	"	741	195,982	719	191,241	31	9,823
15. Hollow-ware, Enamelled ..	"	121	70,092	123	71,697	—	1,656
16. Tubes, Pipes and their fittings ..	"	450	176,347	450	176,347	71	17,287
17. Iron and Steel Manufactures ..	Value	—	600,701	—	595,711	—	66,998
18. Hardware	Cwt.	252	13,262	236	12,314	1	146
19. Shovels, Spades, etc. ..	Number	58,274	32,554	58,274	32,554	408	1,348
20. Machines and Machinery ..	Value	—	856,659	—	847,779	—	455,986
Cotton Piece Goods—							
21. Grey, Unbleached ..	Lin. yard	3,832,513	{ 708,549	3,569,841	{ 652,427	16,675	5,132
	Sq. yard	3,619,822	3,416,787	—	14,056	—	—
22. Bleached	"	459,138	{ 120,793	441,060	{ 111,551	208	273
		418,881	407,485	—	173	—	—
23. Printed (Khangas) ..	"	42,333	{ 17,746	51,282	{ 20,887	—	—
		51,844	—	62,960	—	—	—
24. Printed, other Sorts ..	"	1,790,263	{ 374,655	1,822,914	{ 379,001	—	—
		1,380,134	—	1,399,954	—	—	—
25. Dyed in the Piece ..	"	1,437,647	{ 558,614	1,302,809	{ 514,246	21,473	16,078
		1,198,085	—	1,093,500	—	16,715	—
26. Coloured (Manufactured wholly or in part of Dyed Yarn)	"	1,663,461	{ 382,625	1,660,180	{ 388,999	—	—
		1,464,033	—	1,474,010	—	—	—
27. Cotton Blankets	Number	227,322	{ 317,842	229,220	{ 313,176	—	—
	Cwt.	4,635	—	4,654	—	—	—
28. Jute Bags and Sacks ..	Dozen	89,952	{ 443,735	89,952	{ 443,735	—	—
	Cwt.	22,098	—	22,098	—	—	—
29. Artificial Silk Piece Goods..	Lin. yard	890,419	{ 337,072	845,871	{ 319,285	—	—
	Sq. yard	764,702	—	730,637	—	—	—
30. Artificial Silk Manufactures, not elsewhere specified (not Apparel)	Value	—	15,677	—	19,406	—	—
31. Disinfectant	Cwt.	99	5,280	99	5,280	2	127
32. Insecticides	"	900	54,003	900	54,003	—	—
33. Paints, Colours and Varnishes ..	"	1,941	91,222	2,005	86,123	562	33,571
34. Candles	"	253	13,043	224	11,662	—	—
35. Fuel Oil	Imp. gal.	2,520,963	631,493	2,520,963	631,493	—	—
36. Lubricating Oil	"	54,606	90,386	98,546	140,802	5,621	9,735
37. Lubricating Greases ..	Cwt.	340	9,126	659	14,217	2	195
38. Motor Spirit (Petrol) ..	Imp. gal.	1,210,553	547,847	850,442	319,743	—	—
39. Mineral Oil, Illuminating or Burning (Kerosene) ..	"	658,961	172,771	362,410	106,062	—	—
40. Soap, Common	Cwt.	959	32,040	853	27,797	253	5,397
41. Soap, Toilet	"	314	15,963	359	17,295	—	—
42. Cycles (not Motor)	Number	1,921	131,921	1,239	75,468	—	—
43. Motor Cars	"	163	488,967	162	485,057	—	—
44. Motor Lorries	"	200	699,574	209	716,648	—	—
45. Motor Tractors	Number	4	{ 83,569	4	{ 83,569	—	—
	Ton	27	—	27	—	—	—

(Continued on next page)

PRINCIPAL ARTICLES IMPORTED INTO KENYA AND UGANDA DURING THE MONTH ENDED
31ST DECEMBER, 1936—(Contd.)

ARTICLES	Unit of Quantity	Total Imports		Imports for Home Consumption (including Government Goods)		Government Imports (included in previous columns)	
		Quantity	Value	Quantity	Value	Quantity	Value
46. Motor Cycles	Number	10	Sh. 3,964	10	Sh. 3,964	—	—
47. Tyres and Tubes	" Lb.	54,665	300,069	49,177	269,431	42	2,685
48. Beads	"	197,027		177,156		1,113	
49. Fertilizers and Manures ..	Ton	12,067	17,022	10,253	15,161	—	—
50. Lamps and Lanterns ..	Number	38	7,459	38	7,459	—	—
51. Matches	Gr. boxes	24,042	24,733	24,247	4,605	4	137
52. All other articles	Value	10,409	20,295	9,509	9,554	—	—
		—	8,011,646	—	7,996,233	—	1,088,890
TOTAL		—	17,559,468*	—	17,063,952*	—	1,314,837
TOTAL TRANSIT IMPORTS		—	42,443	—	—	—	—
GRAND TOTAL .. Sh.		—	17,601,911*	—	17,063,952*	—	1,314,837

NOTE.—(1) "Total Imports" means goods cleared direct and goods entered for warehousing.

(2) "Home Consumption" means goods cleared from Customs control on landing and also goods cleared from Bonded Stocks.

(3) "Government Imports" means imports direct on Government account (including Railway).

(a) No allowance made for under-proof in excess of 12½ per cent.

* Includes produce of Tanganyika Mandated Territory valued at Sh. 796,666 and which is mainly imported for Re-exportation.

Subject to revision on receipt of further amendments to entered details.

CUSTOM HOUSE,
MOMBASA,
6th March, 1937.

A. W. NORTHRUP,
for Commissioner of Customs,
Kenya and Uganda.

GENERAL NOTICE No. 406

TOTAL VALUE OF MERCHANDISE IMPORTED INTO KENYA AND UGANDA
FROM THE PRINCIPAL SOURCES OF SUPPLY DURING THE MONTH ENDED
31ST DECEMBER, 1936

COUNTRIES OF ORIGIN	Total Imports	Imports for Home Consumption (including Government Goods)	Government Imports
		Sh.	
United Kingdom	7,464,778	7,368,474	1,306,942
Irish Free State	868	1,685	..
Aden	5,416	5,416	..
Ceylon	10,908	10,376	120
Hong Kong	8,796	8,368	..
India	1,054,366	1,047,616	2,402
British Malaya	3,814	3,814	..
Sarawak	42,461	20,281	..
Union of South Africa	219,777	218,721	340
Zanzibar	9,235	9,235	200
Canada	144,107	150,138	..
Australia	6,402	6,402	..
Kenya	1,117	1,117	..
Tanganyika Mandated Territory	796,666	796,666	..
Other British Possessions	2,866	2,789	..
Germany	887,887	864,281	1,718
Austria	6,528	6,651	..
Belgo-Luxemburg Economic Union	253,819	237,255	314
Denmark	8,506	5,465	..
Spain	37,332	34,276	..
Finland	5,082	5,082	..
France	159,711	173,036	..
Greece	4,747	4,735	..
Italy	119,345	107,979	..
Latvia	2,861	2,043	..
Norway	10,459	9,085	..
Netherlands	87,541	80,737	..
Poland-Danzig	6,098	5,895	..
Portugal	6,118	6,204	..
Roumania	3,141	3,373	..
Kingdom of the Serbs, Croats and Slovenes	3,176	3,176	..
Sweden	164,406	164,896	21
Switzerland	22,469	20,869	..
Czechoslovakia	147,782	150,739	..
Turkey	2,583	2,583	..
Union of Socialist Soviet Republics	3,817	2,666	..
China	17,809	17,809	..
Hadramaut	18,967	18,033	..
Iraq	4,257	4,257	..
Japan	3,161,442	3,055,501	..
Oman	1,084	1,084	..
Palestine	1,877	1,877	..
Persia	593,963	800,159	..
Egypt	25,216	25,176	..
United States of America	1,594,010	1,344,557	2,780
Argentine	1,010	1,010	..
Belgian Congo	49,050	49,050	..
Ruanda Urundi	47,575	47,575	..
Dutch East Indies	314,362	141,443	..
Italian Somaliland	10,120	10,120	..
Other Foreign Countries	3,741	4,177	..
TOTAL ..	Sh. 17,559,468	17,063,952	1,314,837

- (1) "Total Imports" means goods cleared direct and goods entered for warehousing.
 (2) "Home Consumption" means goods cleared from Customs control on landing and also goods cleared from Bonded Stocks.
 (3) "Government Imports" means imports direct on Government account (including Railway.)

Subject to revision on receipt of further amendments to entered details.

CUSTOM HOUSE,
MOMBASA,
5th March, 1937.

A. W. NORTHROP
for Commissioner of Customs,
Kenya and Uganda.

GENERAL NOTICE No. 407

PRINCIPAL ARTICLES EXPORTED FROM KENYA AND UGANDA DURING THE MONTH ENDED
31ST DECEMBER, 1936

ARTICLES	Unit of Quantity	(b) Exports of Domestic Produce		(a) (b) Re-exports of Imported Merchandise	
		Quantity	Value	Quantity	Value
1. Wheat	Cwt.	400	2,000	5	50
2. Maize	"	56,433	224,439	—	—
3. Rice	"	144	1,148	939	13,821
4. Wheat Meal and Flour	"	6,799	85,489	174	2,066
5. Maize Meal and Flour	"	6,997	39,464	—	—
6. Cattle for Food	Number	71	3,550	—	—
7. Sheep and Goats for Food	"	595	5,321	—	—
8. Bacon and Ham	Cwt.	108	13,790	—	—
9. Ale, Beer, Stout, etc.	Imp. gal.	1,420	9,610	1,063	4,110
10. Butter	Cwt.	2,738	224,318	—	—
11. Cheese	"	69	6,000	—	82
12. Chillies	"	30	1,367	40	1,291
13. Coffee, Raw	"	82,597	3,949,930	18,327	826,825
14. Ghee	"	74	6,877	72	6,804
15. Milk, Condensed or otherwise Preserved	"	—	17	66	3,751
16. Potatoes	"	8,763	37,427	—	—
17. Spirits	Imp. and Proof gal.	—	—	178	4,750
18. Sugar, Refined	Cwt.	31,576	351,475	3	65
19. Tea	"	7,709	823,905	1	155
20. Wines	Imp. gal.	—	—	121	3,181
21. Cigarettes	Lb.	14,535	46,628	3,876	13,868
22. Tobacco	"	74,698	73,776	3,903	3,577
23. Wood and Timber	Cubic ft.	8,237	48,722	1,514	3,928
24. Raw Cotton	Cental of	—	—	—	—
25. Sisal Fibre and Tow	100 lb.	20,650	1,123,570	10,560	600,362
26. Seeds, Cotton	Ton	3,886	1,642,229	—	—
27. Seeds, Sesame	"	964	68,020	1,174	59,248
28. Groundnuts	"	386	98,890	—	—
29. Coco-nut Oil	Imp. gal.	6,028	14,065	—	—
30. Sesame Oil	"	9,104	25,382	—	—
31. Hides, Dry and Dry-salted	Cwt.	5,633	301,770	178	9,564
32. Skins, Sheep and Goat	Number	208,094	215,987	10,128	4,591
33. Rubber	Cental of	—	—	—	—
34. Mangrove Bark	100 lb.	1,575	71,237	—	—
35. Wattle Bark	Cwt.	—	—	—	—
36. Wattle Extract	"	24,196	103,784	—	—
37. Ivory, Elephant	"	5,862	69,766	—	—
38. Wool	Cental of	154	96,133	103	52,043
39. Sodium Carbonate	100 lb.	461	34,588	—	—
40. Cement, Building	Ton	2,031	184,162	—	69
41. Galvanized Iron Sheets, Corrugated	"	—	—	653	31,251
Cotton Piece Goods—	"	—	—	79	20,013
42. Grey, Unbleached	Lin. yard	—	—	200,000	40,110
43. Bleached	Sq. yard	—	—	195,778	—
44. Printed (Khangas)	do	—	—	40,343	11,395
45. Printed, Other Sorts	do	—	—	35,177	—
46. Dyed in the Piece	do	—	—	76,737	34,199
47. Coloured (Manufactured Wholly or in Part of Dyed Yarn)	do	—	—	96,984	—
48. Cotton Blankets	Number	—	—	109,584	24,731
49. Jute Bags and Sacks	Cwt.	—	—	89,379	—
50. Fuel Oil	Dozen	—	—	74,324	24,755
51. Motor Spirit (Petrol)	Cwt.	—	—	63,205	—
	Imp. gal.	—	—	81,113	22,589
	"	—	—	78,038	—
	—	—	—	11,811	15,440
	—	—	—	306	—
	—	—	—	2,017	7,018
	—	—	—	479	—
	—	—	—	1,071,605	370,860
	—	—	—	431,796	241,874

(Continued on next page)

PRINCIPAL ARTICLES EXPORTED FROM KENYA AND UGANDA DURING THE MONTH ENDED
31ST DECEMBER, 1936—(Contd.)

ARTICLES	Unit of Quantity	(b) Exports of Domestic Produce		(a) (b) Re-exports of Imported Merchandise	
		Quantity	Value	Quantity	Value
52. Mineral Oil, Illuminating or Burning (Kerosene) ..	Imp. gal.	—	Sh.	143,193	62,760
53. Soap, Common	Cwt.	893	16,596	17	617
54. Soap, Toilet	"	—	—	16	964
55. Motor Cars	Number	—	—	61	166,904
56. Animals, not for Food	"	98	20,130	31	6,800
57. Gold Bullion	Oz. Troy	7,252	901,403	335	39,240
58. All other articles	Value	—	585,865	—	1 069,112
TOTAL	—	11,528,830	—	3,804,833
TOTAL TRANSIT EXPORTS	..	—	—	—	42,343
GRAND TOTAL	..	Sh.	—	11,528,830	3,847,176

NOTE.—(a) Re-exports include goods the growth, produce or manufacture of Tanganyika Mandated Territory to the value of Sh. 1,655,340

(b) Goods exported as Ships' Stores are included as follows:—

(1) Under Domestic Exports to the value of .. Sh. 38,716

(2) Under Re-exports to the value of Sh. 331,241

Total Ships' Stores Sh. 369,957

Subject to revision on receipt of further amendments to entered details.

CUSTOM HOUSE,
MOMBASA,
17th February, 1937.

A. W. NORTHRUP,
for Commissioner of Customs,
Kenya and Uganda.

GENERAL NOTICE NO. 408

TOTAL VALUE OF PRODUCE AND MERCHANDISE EXPORTED
FROM KENYA AND UGANDA TO THE PRINCIPAL OVERSEAS
MARKETS DURING THE MONTH ENDED 31ST DECEMBER, 1936

COUNTRIES OF DESTINATION	Exports of Domestic Produce	Re-exports of Imported Merchandise	
		Sh.	Sh.
United Kingdom	5,123,022	211,073	
Aden	13,425	4,025	
Bahrein Islands	354	..	
Ceylon	150	
Hong-Kong	2,586	774	
India	1,064,688	462,261	
British Malaya	82,992	83,032	
Union of South Africa	395,219	129,281	
Mandated Territory of South West Africa	11,579	..	
Southern Rhodesia	40	
North-Western Rhodesia	8	25	
Zanzibar	44,757	75,170	
Mauritius	3,570	95	
Seychelles	1,510	2,721	
Canada	480,225	171,941	
Trinidad and Tobago	21,660	
Australia	80,200	..	
New Zealand	11,200	..	
Anglo-Egyptian Sudan	92,238	33,880	
Tanganyika Mandated Territory	525,676	1,078,223	
Germany	148,366	52,883	
Belgo-Luxemburg Economic Union	733,692	54,098	
Denmark	26,051	19,048	
France	389,192	15,029	
Greece	7,666	..	
Italy	167,068	15,640	
Norway	5,028	3,872	
Netherlands	364,950	25,116	
Sweden	58,000	..	
Czecho-Slovakia	76,665	..	
China	17,080	..	
Hadramaut	3,150	..	
Hedjas and Nejd	5,110	..	
Japan	124,163	173,379	
Palestine	4,640	..	
Syria	30,054	20,070	
Egypt	120,987	29,536	
United States of America	982,376	313,370	
Argentine	9,004	..	
Brazil	48,507	..	
Belgian Congo	30,738	226,214	
Ruanda Urundi	7,191	74,262	
Dutch East Indies	395	..	
French Somali Coast	409	10,584	
Madagascar	285	12,862	
Eritrea	5,800	27,500	
Italian Somaliland	92,020	11,184	
Mozambique	96,492	114,594	
Canary Islands	1,786	..	
TOTAL	11,490,114	3,473,592	
SHIPS' STORES ..	38,716	331,241	
GRAND TOTAL .. Sh.	11,528,830	3,804,833	

NOTE.—Subject to revision on receipt of further amendments to entered details.

CUSTOM HOUSE,
MOMBASA,
6th March, 1937.

A. W. NORTHROP,
for Commissioner of Customs,
Kenya and Uganda.

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