



THE OFFICIAL GAZETTE OF THE COLONY AND PROTECTORATE OF KENYA

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SUPPLEMENT

KENYA PROCLAMATIONS, RULES AND REGULATIONS

GOVERNMENT NOTICE NO. 363

ARRIVALS

Name	Rank	From leave or on 1st Appointment	Date of leaving England	Date of Embarkation	Date of arrival at Mombasa
G. M. Taylor	Inspector of Police	Leave	18th April, 1935	—	14th May, 1935
R. M. Graham	Asst. Conservator of Forests	do	—	2nd May, 1935 *	do
J. T. Denwett	Stock Inspector, Agric. Dept.	do	do	—	do
A. J. Poppy	Chief Inspector of Police, Finger Print Bureau	1st Appointment	do	—	do
J. Stewart	Permanent Way Inspector, Class I, K. U. R. & H.	Leave	do	18th April, 1935	do
E. A. Stanley	Permanent Way Inspector, Class II, K. U. R. & H.	do	do	do	do
W. C. Barton	Second Engineer Lake Steamers, K. U. R. & H.	do	do	do	do
W. A. Richardson	Clerk, Class I, K. U. R. & H.	do	do	do	do
O. K. Holmes	Second Officer, Lake Steamers, K. U. R. & H.	do	do	do	do

* Port Said.

DEPARTURES

Name	Rank	On leave or termination of appointment	Date of Departure
Dr. A. J. Enzer	Medical Officer	Leave	10th May, 1935
Major T. C. Wells, O.B.E., M.C.	Private Secretary to H. E. the Governor	do	11th May, 1935
Lt. J. F. Macnab	Subaltern, Military	Leave pending reversion to British Unit	do
J. G. Leslie	Assistant Superintendent of Police	Leave	do
Dr. W. Wilkinson	Medical Officer	do	do
Mrs. G. E. Freislich	Clerk, Medical Department	do	do
R. S. Paige	Clerk, Treasury	do	do
C. M. Deverell	District Officer	do	15th May, 1935
Dr. H. D. Tonking	Assistant Bacteriologist, Medical Dept.	do	do
L. R. Fisher	Accountant, Registrar General's Dept.	do	do
Miss G. P. Riordan	Clerk, Secretariat, Legislative Council and Native Affairs	do	do
D. V. Bunting	Asst. Traffic Supdt., K. U. R. & H.	do	11th May, 1935
K. C. Strahan	Chief Mechanical Engineer, K. U. R. & H.	do	do
J. G. Nisbet	District Engineer, K. U. R. & H.	do	do
J. A. Orchardson	Artisan, Class I, K. U. R. & H.	do	do
W. J. Darling	Artisan, Class I, K. U. R. & H.	do	do

APPOINTMENTS.

LIEUTENANT ROGER ANTHONY FRANCIS HURT (Royal Welch Fusiliers) to be Aide-de-Camp to His Excellency the Acting Governor, with effect from the 11th May, 1935, vice Ivan Paul Lindsay Cory, ceased to be Aide-de-Camp to His Excellency the Acting Governor, with effect from the 11th May, 1935.

KENYA AND UGANDA RAILWAYS AND HARBOURS.

HERBERT BLIN STOYLE, Locomotive Superintendent, to be Acting Chief Mechanical Engineer, with effect from 11th May, 1935, vice Kenneth Cyprian Strahan proceeded on leave.

HUBERT STORAR, District Locomotive Superintendent, Class I, to be Acting Locomotive Superintendent, with effect from 11th May, 1935.

REVERSIONS.

CAPTAIN GEORGE PRITCHARD BROWN, Acting Commissioner of Police, reverted to his substantive rank of Assistant Commissioner of Police, with effect from the 13th May, 1935.

JAMES BRACHER GREENFELL HICKS, Acting Assistant Commissioner of Police, reverted to his substantive rank of Superintendent of Police, with effect from the 13th May, 1935.

PRELIMINARY ORAL SWAHILI EXAMINATION.
PASS.

Miss A. M. L. Fussell, Nursing Sister, Medical Department.

Miss M. M. Johnson, Nursing Sister, Medical Department.

CORRIGENDA.

KING'S SILVER JUBILEE MEDAL.

With reference to Govt. Notice No. 322 appearing in Official Gazette dated May 6, 1935, the following corrections should be made:

PART I, OFFICIALS.

For—

Buckler, John Oswald, Lieutenant-Commander, R.D. R.N.R.

read—

Buckler, John Oswald, Commander, R.D., R.N. (RETD.).

PART II, UNOFFICIALS.

For—

Crisp, Arthur Frederick

read—

Crisp, Arthur Frederick Major.

For—

Grieve, George Alexander,

read—

Grieve, George Andrew.

For—

Turner, Ralph Beresford, Lieut.-Col. (Retd.), C.M.C

read—

Turner, Ralph Beresford, Lieut.-Col. (Retd.), C.M.C. D.S.O.

For—

Ward, Hamilton Frederick, Captain (Retd.), D.S.C.

read—

Ward, Hamilton Frederick, Captain (Retd.).

JUXON BARTON,
for Acting Colonial Secretary

Colony and Protectorate of Kenya

GOVERNMENT NOTICE No. 364

His Excellency the Acting Governor in Council has approved of the following Bill being introduced into the Legislative Council.

J. F. G. TROUGHTON,
Acting Clerk of the Legislative Council.

A Bill to Amend the Mining Ordinance, 1933.

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 Mining (Amendment) Ordinance, 1935, and shall be read as one with the Mining Ordinance, 1933, as amended by the Mining (Amendment) Ordinance, 1934, hereinafter together referred to as the Principal Ordinance. Short title.
No. 61 of 1933.
No. 43 of 1934.

2. The Principal Ordinance is hereby amended by the insertion therein of the following new section to be numbered 69A :— Amendment of
Principal
Ordinance.

“69A. (1) In any dispute adjudicated upon by the warden under the provisions of section 65 of this Ordinance or adjudicated upon by the Commissioner on appeal from the warden under section 69 of this Ordinance the warden or the Commissioner, as the case may be, may award costs to the successful party. Power to
award costs.

(2) The Supreme Court shall, by rule, prescribe the scale of costs which may be awarded under the provisions of this section.”

OBJECTS AND REASONS.

Doubts have arisen as to the powers of the warden and the Commissioner to award costs in cases heard by them under the provisions of the Ordinance.

This Bill clarifies the position and gives them such powers.

No additional expenditure of public moneys will be involved if the provisions of this Bill become law.

**Exemption
from pro-
hibition of
distilling.**

Section 6 of the Principal Ordinance which it is proposed to repeal :—

6. The provisions of section 5 of this Ordinance shall not apply to the owner or occupier of land distilling wine or spirituous liquor from the grapes or fruits grown on such land for his own use.

Section 8 of the Principal Ordinance which it is proposed to amend :—

**Fees to be
paid in respect
of licences.**

8. For or in respect of licences granted or renewed or transfers or removals or privileges allowed to the holders of licences under and in terms of this Ordinance there shall be paid to the district commissioner the fees set out in the Schedule hereto.

GOVERNMENT NOTICE No. 365

His Excellency the Acting Governor in Council has approved of the following Bill being introduced into the Legislative Council.

J. F. G. TROUGHTON,
Acting Clerk of the Legislative Council.

A Bill to Amend the Liquor Ordinance, 1934.

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 Liquor (Amendment) Ordinance, 1935, and shall be read as one with the Liquor Ordinance, 1934, hereinafter referred to as the Principal Ordinance. Short title. No. 62 of 1934.

2. The Principal Ordinance is hereby amended by inserting therein, immediately after section 2 thereof, the following new section :— Amendment of the Principal Ordinance.

“2A. Nothing in this Ordinance relating to the application for or the holding of licences shall apply to the master of any vessel in any harbour of the Colony, other than a harbour on an inland water of the Colony, in respect of the sale on board such vessel to any passenger therein or to any officer or member of the crew of such vessel, of liquor for consumption in such vessel.” Certain provisions not to apply to ships in coastal harbours.

3. Section 6 of the Principal Ordinance is hereby repealed. Repeal of section 6 of the Principal Ordinance.

4. Section 8 of the Principal Ordinance is hereby amended by inserting therein, between the word “out” and the word “in” in the fourth line thereof, the words “in this Ordinance and”. Amendment of section 8 of the Principal Ordinance.

Section 10 of the Principal Ordinance which it is proposed to amend :—

Varieties of licence.

Wholesale licence.

Hotel liquor licence.

Restaurant or Café liquor licence.

10. In regard to licences granted under this Ordinance the following definitions and provisions shall apply :—

- (1) (a) A Wholesale Liquor Licence shall authorize the holder to sell and deliver liquor of one trade description in quantities of not less than two gallons, if in cask, or in not less than twelve reputed quart bottles or twenty-four reputed pint bottles to be delivered at one time to one person to be consumed elsewhere than on the premises.
- (b) Such licence may be issued to an individual or to a company or partnership when two or more persons carry on a business as a company or partnership in the same premises.
- (2) (a) An Hotel Liquor Licence shall authorize the sale—
 - (i) to a lodger on the premises, of liquor for his own consumption on the premises on any day at any hour;
 - (ii) to a lodger on the premises, of liquor for the consumption on the premises by the guests of such lodger between the hours of 10 a.m. and 12 midnight : Provided that the sale of liquor to such guest shall not be authorized between the hours of 11 p.m. and 12 midnight unless such liquor is required for consumption at a meal to be consumed on the premises.
- (b) No such licence shall be granted unless it is proved to the satisfaction of the licensing court that the premises afford reasonable accommodation for visitors and are provided with proper sanitary arrangements.
- (c) Nothing in this section contained shall prevent the grant or renewal of a general retail liquor licence as well as an hotel liquor licence to the keeper of an hotel.
- (3) A Restaurant or Café Liquor Licence shall, save as herein provided, authorize the sale of liquor by retail on any day between the hours of 10 a.m. and 12 midnight to persons taking meals in the restaurant or café in respect of which such licence has been granted, to be consumed at such meals : Provided that, in the case of Sundays, Good Friday and

5. Section 10 of the Principal Ordinance is hereby amended—

- (1) (a) by renumbering sub-section (1) (a) thereof as sub-section (1) ;
(b) by inserting therein, between the word "holder" and the word "to" in the second line of sub-section (1) (a) thereof, the word "thereof" ;
(c) by deleting the full stop at the end of sub-section (1) (a) thereof and by adding the words "specified in such licence." immediately after the word "premises" in the last line of that subsection ; and
(d) by deleting paragraph (b) of sub-section (1) thereof ;
- (2) (a) by substituting the words "holder thereof to sell on the premises specified therein" for the word "sale" in the first line of sub-section (2) (a) thereof ;
(b) by substituting the word "such" for the word "the" in the first line of paragraph (i) and in the first line of paragraph (ii) of sub-section (2) (a) thereof ; and
(c) by deleting the word "of" in the first line of paragraph (i) and in the first line of paragraph (ii) of sub-section (2) (a) thereof ;
- (3) by substituting the words "holder thereof to sell" for the words "sale of" in the second line of sub-section (3), in the second line of sub-section (4), in the second line of sub-section (6) and in the second line of sub-section (8) (a) thereof ;
- (4) by inserting the words "by the holder thereof" between the word "sale" and the word "on" which occur respectively in the second and third lines of sub-section (5) thereof ;
- (5) by substituting a full stop for the colon after the word "issued" in the fifth line of sub-section (7) (a) thereof and by deleting the proviso to that sub-section ;
- (6) (a) by inserting the word "thereof" immediately after the word "holder" in the second line of sub-section (10) (a), in the second line of sub-section (12) (a) and in the second line of sub-section (14) (a) thereof ;
(b) by inserting the brackets and words "(other than at the premises specified in such general retail liquor licence)" between the word "place" and the word "of" in the third line of sub-section (10) (a) thereof ;

Amendment of
section 10
of the
Principal
Ordinance.

Christmas Day the following hours shall be the hours during which the sale of such liquor shall be authorized :—

In the Colony of Kenya :

Sundays and Good Fridays ...	12 noon to 2.30 p.m.
	and
	6 p.m. to 9 p.m.
Christmas Day ...	12 noon to 3 p.m.
	and
	6 p.m. to 11 p.m.

In the Protectorate of Kenya :

Sundays and Good Fridays ...	11 a.m. to 1.30 p.m.
	and
	6 p.m. to 9 p.m.
Christmas Day ...	11 a.m. to 2 p.m.
	and
	6 p.m. to 11 p.m.

Malt liquor
licence.

(4) A Malt Liquor Licence shall, save as herein provided, authorize the sale of ale, beer, porter, cider, perry and hop beer to be consumed on the premises specified in the licence on any day between the hours of 10 a.m. and 11 p.m. : Provided that, in the case of Sundays, Good Friday and Christmas Day, the following hours shall be the hours during which the sale of such ale, beer, porter, cider, perry and hop beer shall be authorized :—

In the Colony of Kenya :

Sundays and Good Fridays ...	12 noon to 2.30 p.m.
	and
	6 p.m. to 9 p.m.
Christmas Day ...	12 noon to 3 p.m.
	and
	6 p.m. to 11 p.m.

In the Protectorate of Kenya :

Sundays and Good Fridays ...	11 a.m. to 1.30 p.m.
	and
	6 p.m. to 9 p.m.
Christmas Day ...	11 a.m. to 2 p.m.
	and
	6 p.m. to 11 p.m.

- (7) (a) by inserting the commas and the words “, subject to such restrictions and conditions as the district commissioner may see fit to impose,” between the word “shall” and the word “authorize” in the fourth line of sub-section (16) (a) thereof; and
- (b) by inserting the words “on the premises specified in such temporary licence” between the word “liquor” and the dash in the fifth line of sub-section (16) (a) thereof; and
- (8) by adding thereto, immediately after sub-section (19) thereof, the following new sub-section—
- “(20) (a) A licence issued under this Ordinance to a body corporate shall be issued to the secretary, or to the manager, of such body corporate.
- (b) No transfer of any such licence shall be necessary upon any change of holder of the office of secretary or manager of such body corporate, but any person for the time being holding such office shall be entitled to the privileges granted by, and shall be subject to the duties and liabilities imposed upon the holder of, such licence.”

**Wine
Merchant's
and Grocer's
licence.**

- (5) Save as is provided in this sub-section a Wine Merchant's and Grocer's Licence shall authorize the sale on the premises therein specified and for consumption elsewhere than on such premises on any day between the hours of 6 a.m. and 9 p.m. of not less than one reputed quarter-pint bottle securely corked and stoppered :

No. 24 of 1925.

Provided that, in any municipality, township or area to which the Shop Hours Ordinance, 1925, has been applied, unless the premises in respect of which such licence has been granted are used solely for the purpose of the sale of intoxicating liquor, such licence shall authorize such sale only between the hours of 6 a.m. and 6 p.m.:

No. 24 of 1925.

Provided further that notwithstanding the provisions of the Shop Hours Ordinance, 1925, it shall be lawful for the holder of such licence to sell such liquor on Sundays, Good Friday and Christmas Day between the hours of 9 a.m. and 12 noon.

**General
Retail liquor
licence.**

- (6) A General Retail Liquor Licence shall, save as herein provided, authorize the sale of liquor in any quantities on the premises therein specified on any day between the hours of 10 a.m. and 12 midnight for consumption on or off the premises : Provided that, in the case of Sundays, Good Friday and Christmas Day, the following hours shall be the hours during which the sale of such liquor shall be authorized :—

In the Colony of Kenya :

Sundays and Good Fridays ...	12 noon to 2.30 p.m. and 6 p.m. to 9 p.m.
Christmas Day	12 noon to 3 p.m. and 6 p.m. to 11 p.m.

In the Protectorate of Kenya :

Sundays and Good Fridays...	11 a.m. to 1.30 p.m. and 6 p.m. to 9 p.m.
Christmas Day	11 a.m. to 2 p.m. and 6 p.m. to 11 p.m.

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Provided further that notwithstanding the provisions of this sub-section the sale of liquor between the hours of 11 p.m. and 12 midnight shall not be authorized except for consumption at a meal to be consumed on the premises.

**Club liquor
licence.**

- (7) (a) A Proprietary or Members' Club Liquor Licence shall authorize the sale and supply of liquor in any quantity to the members of the club at any time for consumption on the premises in respect of which it has been issued : Provided that no place of accommodation, entertainment or refreshment shall be considered to be a club where persons other than members or the invited guests of members are allowed entry or accommodation, or where persons other than members are charged or permitted to pay for any refreshment or accommodation they may obtain therein.
- (b) Every club licence shall be issued to the proprietor, secretary or manager of the club.

No transfer of any such licence shall be necessary upon any change of any such proprietor, secretary or manager, but the person for the time being holding any such office shall be entitled to the privileges granted by the licence and shall be subject to the duties and liabilities imposed upon the holder thereof.

**Railway
station liquor
licence.**

- (8) (a) A Railway Station Liquor Licence shall authorize the sale of liquor by retail at any railway station refreshment room or other railway premises named in such licence to bona fide passengers travelling by train or lawfully using the railway premises for railway purposes.
- (b) An applicant for a Railway Station Liquor Licence must produce a written recommendation from the manager of the railway that such licence be granted or renewed to such applicant.

**Theatre liquor
licence.**

- (9) A Theatre Liquor Licence shall authorize the holder thereof to sell (in any building a portion of which is used as a place of entertainment) by retail, on any day at such hours between the hours of 2 p.m. and 12 midnight as the entertainment may continue,

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to members of the staff of the theatre and to members of the audience at and to the performers in such entertainment, liquor for consumption on the premises in respect of which the licence has been granted.

Temporary liquor licence.

- (10) (a) A Temporary Liquor Licence shall authorize the holder, being also a holder of a general retail liquor licence, to sell liquor by retail at any place of recreation or public amusement or other assembly for the period during which such recreation or amusement continues, subject to such restrictions and conditions as the district commissioner authorizing the issue of the licence may think fit.
- (b) No certificate from a licensing court shall be required in respect of the grant of such licence.
- (c) The licence shall specify the name of the applicant, the place for which such temporary licence is granted the number of days and the hours during which the sale thereunder is authorized and such restrictions and conditions as the district commissioner may impose: Provided that the number of days mentioned in such licence shall not exceed three.
- (d) The officer issuing the licence shall give notice to the police officer in charge of the district in which the place for which such licence has been granted is situate of the grant of any temporary liquor licence and the particulars thereof.

Brewer's liquor licence.

- (11) (a) A Brewer's Liquor Licence shall authorize the holder thereof to manufacture malt liquor and to sell such liquor by wholesale only.
- (b) The provisions of sub-section (1) of this section shall apply *mutatis mutandis* to such licence.

Steamship liquor licence.

- (12) (a) A Steamship Liquor Licence shall authorize the holder to sell any liquor on board a steamship plying on Lake Victoria or on other inland waters.
- (b) A Steamship Licence shall specify the steamship in respect of which it is issued and shall be valid only on that steamship.

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(c) No liquor shall be sold under such licence when the steamship in respect of which it is issued is in port, except to the passengers on such steamship and to the members of the crew of such steamship.

Canteen liquor licence.

- (13) (a) A Canteen Liquor Licence shall authorize the sale of liquor by retail on any premises set apart as a canteen, club, institute, mess, or other similar institution for the use of members only of His Majesty's Navy, His Majesty's Army, the Royal Air Force, the King's African Rifles or the Kenya Police Force, the Kenya Defence Force and the Kenya Naval Volunteer Reserve. Such licence shall authorize the sale of liquor to members only of the canteen, club, institute, mess or other similar institution for consumption on the licensed premises only.
- (b) If a district commissioner is satisfied that the profits derived by any such canteen, club, institute, mess or other similar institution from the sale of liquor are devoted solely to the benefits of the funds of such canteen, club, institute, mess or other similar institution, he may, notwithstanding the provisions of this Ordinance, issue a Canteen Liquor Licence free of charge.
- (c) A district commissioner may, without requiring the certificate of any licensing court, issue a Canteen Liquor Licence or a Camp Canteen Liquor Licence, to such person as the officer commanding the force or regiment in respect of which the licence is required shall nominate.

Railway Restaurant Car liquor licence.

- (14) (a) A Railway Restaurant Car Liquor Licence shall authorize the holder to sell any liquor on a railway restaurant car.
- (b) Such licence shall be necessary in respect of each restaurant car.
- (c) No liquor shall be sold under such licence except to passengers travelling by the train to which such restaurant car is attached.

**Camp Canteen liquor licence.
No. 12 of 1928.**

- (15) A Camp Canteen Liquor Licence shall be valid for the duration of a training camp held under the provisions of the Defence Force Ordinance, 1927, or

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for seven days, whichever period is the shorter, and shall authorize the sale of liquor at the camp for consumption in the camp.

Temporary Extension licence.

- (16) (a) A Temporary Extension Licence may be granted by a district commissioner to the holder of a General Retail Liquor Licence or of a Restaurant or Café Liquor Licence and shall authorize the sale of liquor—

(i) in respect of any day, other than a Sunday or Good Friday, between the hours of 11 o'clock at night and 2 o'clock in the morning on any particular day specified therein;

(ii) In respect of a Sunday, between the hours of 9 o'clock and 11 o'clock at night.

- (b) No such licence shall be granted in respect of a Good Friday.

- (c) For the purposes of sub-paragraph (i) of paragraph (a) of this sub-section "day" means any period of twenty-four hours ending at 6 o'clock in the morning.

Provision of sanitary arrangements on premises.

- (17) No licence which authorizes the sale of any liquor for consumption on the premises shall be granted by any licensing court, or in the case of a temporary liquor licence by any district commissioner unless it is proved to the satisfaction of such licensing court or of such district commissioner, as the case may be, that the premises are provided with proper sanitary arrangements.

Sale during 11 p.m. to 12 midnight permission not compulsory.

- (18) Nothing in this section contained shall be construed to mean that the holder of a Restaurant or Café Liquor Licence, or a General Retail Liquor Licence shall be compelled to sell liquor between the hours of 11 p.m. and 12 midnight, or, in the case of the holder of an Hotel Liquor Licence, that the holder thereof shall be compelled to sell liquor to a lodger on the premises for the consumption by the guests of such lodger between such hours.

Licence to include sale of tobacco.

- (19) Notwithstanding the provisions of the Licensing Ordinance, 1933, or of any Ordinance amending or replacing the same, every liquor licence granted under the provisions of this Ordinance shall

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authorize the holder of such licence to sell, during the hours during which the sale of liquor is authorized under such licence, cigars, cigarettes, tobacco and matches.

Section 11 of the Principal Ordinance which it is proposed to amend :—

Appointment
of licensing
courts.

11. (a) The Governor may appoint in and for any licensing area a licensing court for the consideration and determination of applications for or relating to the granting, renewal or transfer of licences for the sale of intoxicating liquor and for the manufacture of malt liquor within such licensing area.

(b) Every licensing court so appointed shall consist of not more than seven and not less than three persons residing in such licensing area :

Provided that, where in any licensing area there is established a Municipal Council or a Municipal Board, one of the members of the licensing court for such area shall be a member of such Municipal Council or Board who shall be appointed by the Governor with the approval of such Municipal Council or Board.

Section 14 of the Principal Ordinance which it is proposed to amend :—

When meet-
ings to be held.

14. A meeting of the licensing court open to the public shall be held in each licensing area on the second Monday in the months of June and December in each year, at such place or places as the Governor may appoint, for the purpose of considering all applications for the granting, renewal, transfer or removal of any licence for or in respect of which notice in accordance with the provisions of this Ordinance has been given.

Section 20 of the Principal Ordinance which it is proposed to amend :—

Power of
Governor to
rectify
omissions
and order
special meet-
ings of
licensing
court.

20. (1) If through any accident or omission anything required by this Ordinance to be done is omitted to be done or is not done within the time fixed, the Governor may order all such steps to be taken as may be necessary to rectify any such error or omission and may validate anything which may have been irregularly done in matter or form, so that the intent and purpose of this Ordinance may have effect. The Governor may, if he thinks fit, also authorize the holding of a special meeting of any licensing court.

6. Section 11 of the Principal Ordinance is hereby ^{Amendment of section 11 of the Principal Ordinance.} amended by adding at the end of the proviso thereto the following additional proviso :—

“Provided further that a member of a licensing court who is a member of any such Municipal Council or Municipal Board shall not, in any case where the Municipal Council or Municipal Board of which he is a member opposes any application before such licensing court, adjudicate upon such application.”

7. Section 14 of the Principal Ordinance is hereby ^{Amendment of section 14 of the Principal Ordinance.} amended by substituting in the third line thereof the words “May and November” for the words “June and December”.

8. Sub-section (2) of section 20 of the Principal Ordinance is hereby amended by deleting therefrom the words “only until the close of its next ordinary meeting” and by substituting for such words “until the thirty-first day of December of the year in which it is granted”. ^{Amendment of section 20 (2) of the Principal Ordinance.}

(2) Any licence granted at any special meeting of the licensing court shall continue in force only until the close of its next ordinary meeting.

Section 22 of the Principal Ordinance which it is proposed to amend :—

APPLICATIONS FOR LICENCES.

When application for licence to be made.

22. (1) Any person who desires to obtain a licence for the sale of liquor under this Ordinance (save and except where otherwise provided for) or the removal of any licence from the licensed premises to any other premises in the same district, or the transfer of a licence by the holder thereof to any other person, shall make application in writing to the district commissioner of the district wherein a licensing court is appointed to be held before the twenty-fifth day of April or the twenty-fifth day of October, as the case may be, setting forth his full name and address, the full names of his partners (if any), the nature or description of the licence required to be obtained or transferred, as the case may be, the number or names (if any) of the house and the street or road where the business is intended to be or is carried on, or, in the case of the transfer of a licence, the name of the person to whom the same is desired to be transferred: Provided that where any application as aforesaid through inadvertence is not made in due time, the district commissioner may, if he thinks fit, accept such application for the consideration thereof by the licensing court at the next meeting or any adjournment thereof on payment of such sum, not exceeding one hundred and fifty shillings, as he may impose, and upon such terms as to notice as he may prescribe.

Every application for a licence shall bear a stamp of ten shillings affixed by the applicant and cancelled by the district commissioner.

For the purposes of this sub-section an application for a Railway Restaurant Car Liquor Licence shall be made to the District Commissioner, Nairobi, and for this purpose "the court" shall mean the court for the licensing area within which Nairobi is situate.

(2) In the case of an application for the renewal of a licence no notice need be given, but no such application shall be considered by the licensing court unless such application is made on the first day of the meeting of such court.

9. Section 22 of the Principal Ordinance is hereby amended—

(1) by substituting the word "March" for the word "April" in the eighth line of sub-section (1) thereof and by substituting the word "September" for the word "October" in the ninth line of that sub-section;

(2) by deleting paragraph (h) of sub-section (4) thereof and substituting therefor the following paragraph—
"(h) that a register of ordinary, honorary and temporary members is kept."

(3) by adding thereto, immediately after sub-section (5) thereof, the following new sub-section :—

"(6) Any person, being the holder of a licence issued to him under the provisions of this Ordinance, who desires, in lieu of obtaining a renewal of his existing licence, to obtain a liquor licence of a different description shall apply as if he were not the holder of a licence under this Ordinance and the provisions of this Ordinance relating to applications for and the grant of new licences shall apply to such application :

Provided that if the Court refuses to grant his application for such licence of a different description, his application shall at his request be deemed and taken to be an application for a renewal of his existing licence."

(3) Any person who desires to obtain a licence under the provisions of which the sale of liquor for consumption on the premises will be authorized shall, in addition to complying with the requirements of sub-section (1) of this section, at the same time submit a plan of the premises in respect of which the application is made :

Provided that, if such premises have already been licensed and the application is made for a renewal or transfer of the licence, it shall not be obligatory on the applicant to submit such plan unless the licensing court may so order.

(4) In the case of an application for a Proprietary or Members' Club Licence the applicant shall, in addition to the other requirements of this section, furnish a statutory declaration to the effect—

- (a) that the club is managed by a committee of its members;
- (b) that such committee holds regular meetings of which proper minutes are kept;
- (c) that only members of the club (including bona fide honorary, temporary and reciprocity members) are permitted to pay for accommodation or refreshment supplied therein;
- (d) that no ordinary member of the club is elected less than fourteen days after nomination or without his name having been screened on the club premises for at least seven days;
- (e) that the election of such members is either by a committee, or by all members, of the club : provided that the rules of the club may disqualify from voting any member in arrears with any payment due to the club ;
- (f) that no person resident within ten miles of the club house is eligible for honorary or temporary membership of the club for more than one unbroken period in any one year, save where—
 - (i) such eligibility is, in terms of the rules of the club, granted by reason of such person holding some public or religious office or being a bona fide candidate for membership ; or
 - (ii) by resolution of the club committee such person is allowed the privileges of temporary membership by virtue of his engagement in any match or competition organized by the club committee :

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Provided that in the case of a sports club a person paying a green or playing fee may be granted the privileges of temporary membership for the period covered by such fee;

- (g) that proper accounts are kept; and
- (h) that a register of ordinary members and of honorary members and reciprocity members is kept.

**Members' club
licence for
1935.**

(5) (a) An application for a members' club licence in respect of the year 1935 by a members' club formed before and in existence on the thirty-first day of December, 1934, shall be made in accordance with the provisions of this section before the twenty-fifth day of April, 1935, and if the grant of a licence is approved by the licensing court such licence shall be issued with retrospective effect to the first day of January, 1935.

(b) Between the first day of January, 1935, and a date to be fixed by the Governor by notice in the Gazette (which date shall be as soon as possible after the sitting of the licensing court in June, 1935) a members' club formed before and in existence on the thirty-first day of December, 1934, shall be deemed to be in possession of a members' club licence.

Section 26 of the Principal Ordinance which it is proposed to amend :—

**Objections,
how to be
made.**

26. (1) All objections to the grant or renewal of a licence shall be made in writing to the district commissioner of the district wherein a licensing court is appointed to be held; and, where the objection is to the renewal of a licence, notice thereof stating the reason for such objection shall be given to the applicant personally or by means of a registered letter by the person or persons objecting at least ten days before the hearing of the application by the licensing court.

(2) A licensing court may hear an objector to the grant or renewal of a licence notwithstanding that such objector has not sent his objection to such district commissioner: Provided that in such case, the court shall, if the applicant so demands, adjourn the hearing of the application for at least ten days.

(3) (a) Every applicant for a new licence shall, save as herein provided, appear in person before the licensing court and shall prove to the satisfaction of such licensing court that there is a real necessity for the provision being made for the sale of intoxicating liquor in the particular locality in which the premises, in respect of which the application is made, are situate. Such applicant may be called upon by the court to

10. Section 26 of the Principal Ordinance is hereby amended by renumbering the two last sub-sections thereof, which are numbered (3) and (4), as sub-section (4) and (5) respectively. Amendment of
section 26
of the
Principal
Ordinance.

answer on oath such questions as it may think necessary : Provided that it shall be lawful for the applicant and any applicant for removal, transfer or renewal of a licence to be represented at the hearing by an advocate.

(b) The licensing court may, however, require the attendance of the person applying for the renewal of a licence or the responsible manager of the premises in respect of which the licence is applied for, and may call upon such person or manager to answer on oath such questions as the court may think necessary and relevant to the inquiry at issue.

(3) Any objector to the grant or renewal of a licence may appear personally before the licensing court or may be represented by an advocate.

(4) The council or board of any municipality may, by writing under the hand of the chairman thereof, authorize any person to appear before the licensing court for the purpose of objecting on behalf of the inhabitants to the grant or renewal of a licence within the area of such municipality.

Section 27 of the Principal Ordinance which it is proposed to amend :—

Court may refuse to grant or renew a licence.

27. The licensing court may refuse to grant or to renew a licence, or may grant or renew a licence subject to such conditions, not repugnant to the provisions of this Ordinance, as it may deem fit, and such conditions shall be embodied in the licence :

Provided that a court shall only refuse to renew a licence when it is proved to its satisfaction that—

- (a) the holder thereof has been convicted of an offence against the provisions of this Ordinance ; or
- (b) the holder thereof has had a sentence of imprisonment imposed upon him for the commission of some crime or offence (not of a political character) without the option of a fine and who has not received a full pardon therefor ; or
- (c) the business is conducted in an improper manner ; or
- (d) that the conditions upon which the licence (in respect of which the application for renewal has been made) was granted have not been satisfactorily fulfilled :

11. Section 27 of the Principal Ordinance is hereby amended—

- (1) by deleting the sixth and seventh lines thereof and substituting therefor the following—

“Provided that a court may only refuse to the holder of a licence the renewal of such licence when it is proved to the satisfaction of the court that—”

- (2) by substituting the words “involving moral turpitude and not of a political character” for the words “not of a political character” in the twelfth line thereof; and

- (3) by adding thereto, immediately after paragraph (d) thereof, the following new paragraph—

“(e) that the premises in which the business of such holder is carried on are not in a proper state of repair or do not comply with the reasonable requirements of the Medical Officer of Health and that the owner of the premises or the holder of the licence refuses or is unable to give satisfactory guarantees that the necessary repairs will be carried out within a time specified by the court :”

Amendment of
section 27
of the
Principal
Ordinance.

Provided further that the licensing court may only refuse to grant or to renew a Proprietary Club Liquor Licence or a Members' Club Liquor Licence on the following grounds—

- (a) that the proprietor, manager or secretary of the club has been convicted of an offence against this Ordinance; or
- (b) that the rules of the club do not conform to the requirements specified in sub-section (4) of section 22 of this Ordinance; or
- (c) that the rules specified in sub-section (4) of section 22 of this Ordinance are habitually contravened by the club or any member thereof.

Section 30 of the Principal Ordinance which it is proposed to amend :—

**CASES IN WHICH LICENCES CANNOT BE GRANTED
OR TRANSFERRED.**

When grant shall be disallowed.

30. It shall not be competent for the licensing court to grant a new licence when any of the following objections are proved to its satisfaction :—

- (1) That the applicant is of bad fame or bad character or of drunken habits, or has previously forfeited a licence or has been convicted at any time previous to his application of selling liquor without a licence.
- (2) That the number of premises already licensed is sufficient for the requirements of the neighbourhood.
- (3) That the premises in respect of which the application is made are out of repair or are not kept in a clean and wholesome condition.

Section 31 of the Principal Ordinance which it is proposed to amend :—

Persons to whom a licence shall not be granted.

31. It shall not be competent for the licensing court to grant a new licence or the transfer of a licence to any person—

- (1) who, in this Colony or elsewhere, has had a sentence of imprisonment imposed upon him for the commission of some crime or offence (not of a political character) without the option of a fine and who has not received a full pardon therefor;
- (2) who, in the case of a retail licence, is not residing in this Colony;
- (3) who is under the age of twenty-one years;

12. Section 30 of the Principal Ordinance is hereby amended by deleting therefrom the word "kept" in the second line of sub-section (3) thereof.

Amendment of
section 30
of the
Principal
Ordinance.

13. Section 31 of the Principal Ordinance is hereby amended by substituting the words "involving moral turpitude and not of a political character" for the words "not of a political character" in the fifth and sixth lines thereof.

Amendment of
section 31
of the
Principal
Ordinance.

(4) who is a native, a Swahili, a Somali, a Baluchi born in Africa, or Malagasy, or a Comoro Islander.

The premises in respect of which a licence is issued or transferred to any person disqualified under this section shall be closed for the sale of liquor by order of the district commissioner of the district in which a licensing court is appointed to be held for the licensing area in which the premises are situate, until such time as the licence is transferred.

Section 35 of the Principal Ordinance which it is proposed to amend :—

Where transfer or removal not ratified.

35. A licensing court shall not be bound to ratify a temporary transfer or removal sanctioned by a district commissioner; and, should it refuse to do so at its next meeting after considering the application made in respect thereof, such licence shall, as to the person to whom the same was originally granted or in respect of the premises originally licensed, be considered to be in the same position as if no such transfer or removal has taken place; and an application for the renewal of the licence by the transferee shall at the request of the transferor be deemed and taken to be an application by him for such renewal.

14. The Principal Ordinance is hereby amended by inserting, between section 32 and section 33 thereof, the following new section :—

"32A. Where a licence has been forfeited under the provisions of section 46 of this Ordinance, the owner of the premises in respect of which the licence has been forfeited, may, if he is not the person whose licence has been forfeited, apply to the district commissioner of the district in which a licensing court is appointed to be held for the licensing area in which such premises are situate for a temporary transfer to himself or to a person named by him of such licence, and the district commissioner may, if he is satisfied that the person to whom it is desired to transfer such licence is not disqualified under this Ordinance from being granted a licence and upon payment by the applicant of the sum of shillings thirty, grant to such owner or to such person, as the case may be, a temporary transfer of such licence."

15. Section 35 of the Principal Ordinance is hereby amended by adding thereto at the end thereof the following proviso :—

"Provided that where the application is made in respect of a temporary transfer granted under the provisions of section 32A of this Ordinance, a licensing court may only refuse to ratify such temporary transfer if the temporary transferee is a person in respect of whom the court could have refused to renew a licence under the provisions of section 27 of this Ordinance."

Amendment of
the
Principal
Ordinance.

Temporary
transfer to
the owner of
the premises.

Amendment of
section 35
of the
Principal
Ordinance.

Section 42 of the Principal Ordinance which it is proposed to amend :—

Onus of proof
as to whether
a person is a
native or not.

42. If, in any proceedings under sections 39, 40 or 41 of this Ordinance, there shall be any question as to whether any person is or is not a native, or a Swahili, or a Somali, or a Baluchi born in Africa, or a Malagasy, or a Comoro Islander, the onus shall be upon the accused to show that he is not a native, or a Swahili or a Somali, or a Baluchi born in Africa, or a Malagasy, or a Comoro Islander, as the case may be.

Section 45 of the Principal Ordinance which it is proposed to amend :—

Club licence;
abuse of.

45. Any holder of a Club Liquor Licence who sells or allows to be sold liquor to any person not being a member of such club, shall be liable for each offence to a fine not exceeding one hundred and fifty pounds, and in default of payment to imprisonment for a period not exceeding six months.

Section 46 of the Principal Ordinance which it is proposed to amend :—

Offences by
retail licence
holders ren-
dering licence
holder liable
to forfeiture
and penalties.

46. The holder of any retail liquor licence shall be liable to forfeit such licence in addition to any other penalty by this Ordinance provided :—

(1) If he permits any other person to manage, superintend or conduct the business of the licensed premises during his absence for a longer period than one month without the consent in writing of the district commissioner of the district in which the licensing court is appointed to be held for the licensing area in which the premises are situate.

Any person who at any time is lawfully managing, superintending or conducting the business of the holder of any licence shall be subject and liable to the same duties, obligations and penalties as such holder : Provided that nothing herein contained shall be taken to relieve the holder of any duties, obligations or penalties to which he may by law be subject or liable.

(2) If he, whether he is present in such premises or not, permits any unlicensed person to be in effect the owner or part owner of or interested in the business of the licensed premises except with the consent of such district commissioner.

16. Section 42 of the Principal Ordinance is hereby amended by deleting therefrom the comma and number ", 40" in the first line thereof. Amendment of section 42 of the Principal Ordinance.

17. Section 45 of the Principal Ordinance is hereby amended by substituting the words "an ordinary, honorary, temporary or reciprocity" for the letter "a" in the second line thereof. Amendment of section 45 of the Principal Ordinance.

18. Section 46 of the Principal Ordinance is hereby amended by substituting the words "preceding twelve months" for the word "year" which occurs in the first line of subsection (4) thereof. Amendment of section 46 of the Principal Ordinance.

- (3) If he is convicted of any offence under this Ordinance and a previous conviction within the preceding twelve months of the same or any other offence under this Ordinance or three previous convictions within the preceding five years is or are proved.
- (4) If he is twice convicted within the year of selling, offering or keeping for sale any adulterated liquor.

Section 50 of the Principal Ordinance which it is proposed to amend :—

**Offences for
which no
penalty
provided.**

50. Any person convicted of contravening any of the provisions of this Ordinance, for or in respect of which no penalty is specially provided, shall be liable to a fine not exceeding thirty pounds, and in default of payment to imprisonment for any period not exceeding three months, and when a penalty has been provided for any offence without any period of imprisonment in default of payment thereof, then the person convicted of such offence shall be liable :—

If the penalty does not exceed fifteen pounds, to imprisonment for a period not exceeding two months.

If the penalty exceeds fifteen pounds and does not exceed fifty pounds, to imprisonment for a period not exceeding four months.

If the penalty exceeds fifty pounds, to imprisonment for a term not exceeding six months.

19. The Principal Ordinance is hereby amended by inserting therein, immediately after section 46 thereof, the following new section—

Amendment of
the
Principal
Ordinance.

“46A. Where the forfeiture of a licence is ordered under the provisions of section 46 of this Ordinance and it is proved to the court making such order that the forfeiture of a licence in respect of the same premises has been ordered within a period of two years immediately preceding the date of such order, the court when making such order of forfeiture may disqualify such premises from being licensed under this Ordinance for a period not exceeding one year from the date of such last mentioned order.”

Disqualifi-
cation of
premises.

20. Section 50 of the Principal Ordinance is hereby amended by substituting the words “Ordinance or of any Rule made thereunder” for the word “Ordinance” in the second line thereof.

Amendment of
section 50
of the
Principal
Ordinance.

21. The Principal Ordinance is hereby amended by inserting therein, immediately after section 54 thereof, the following new section—

Amendment of
the
Principal
Ordinance.

“54A. Any holder of a licence under this Ordinance who employs, on the premises in respect of which the licence has been issued, any person in connection with the

Liability for
offences of
employees.

Section 56 of the Principal Ordinance which it is proposed to amend :—

56. (1) A licence authorizing the sale of intoxicating liquor shall be displayed in a prominent place on the premises where such liquor is sold ; and, subject to the provisions of subsection (5) of section 55, it shall be lawful for any magistrate or European police office to enter in or upon such premises to inspect such licence.

(2) Any holder of a licence failing so to display such licence or refusing permission or failing to allow such magistrate or European police office to inspect such licence shall be liable to a fine not exceeding fifteen pounds and in default of payment to imprisonment for a period not exceeding one month, or to such imprisonment without the option of a fine.

Section 63 of the Principal Ordinance which it is proposed to amend :—

MISCELLANEOUS.

Licences to
expire on the
thirty-first
day of
December.

63. (1) Every licence granted on a certificate from the licensing court may be issued for six or twelve months; but shall expire on the thirty-first day of December of the year in which it was issued : Provided that in every case in which an application for the renewal of a licence is made, such licence shall continue in force until the conclusion of the meeting of the licensing court at which such application is made.

(2) Where the fee payable for a licence for twelve months is thirty pounds or over such fee may be paid in two equal instalments :

Provided that if the second instalment is not paid by the thirtieth day of June in the year in which the licence was issued such licence shall be deemed to have lapsed with effect from that date.

sale of liquor, shall be answerable for the acts and omissions of such employee in so far as this Ordinance is concerned."

22. Section 56 of the Principal Ordinance is hereby amended by substituting the bracketted number "(4)" for the bracketted number "(5)" in the fourth line of sub-section (1) thereof.

Amendment of
section 56
of the
Principal
Ordinance.

23. Section 63 of the Principal Ordinance is hereby amended by substituting the following proviso for the proviso to sub-section (2) thereof—

"Provided that if the second instalment is not paid by the thirtieth day of June in the year in which the licence was issued there shall be added to such instalment a penalty of ten per centum of the amount of such instalment, and if such instalment together with such penalty is not paid within fourteen days after the said thirtieth day of June, such licence shall be deemed to have lapsed with effect from the last mentioned date."

Amendment of
section 63
of the
Principal
Ordinance.

Section 66 of the Principal Ordinance which it is proposed to replace :—

Costs incurred
in legal
proceedings.

66. The cost incurred by the members of any licensing court in connection with legal proceedings instituted against them in their official capacity, shall, unless the court before which the proceedings are taken order the costs to be borne by the opposite party or by the said members personally, be paid to them by the Treasurer out of the revenues of the Colony.

24. Section 66 of the Principal Ordinance is hereby repealed and the following section is substituted therefor—

“66. (1) Where any costs are incurred by the members of a licensing court in connection with legal proceedings instituted against them in their official capacity such costs shall, unless the court before which the proceedings are taken orders such costs to be borne by the opposite party, be paid by the Treasurer out of the revenues of the Colony.”

(2) Where any costs are awarded against the members of a licensing court in connection with legal proceedings instituted against them in their official capacity such costs shall, unless the court before which the proceedings are taken orders such costs to be paid by such members, be paid by the Treasurer out of the revenues of the Colony.”

25. The provisions of section 7 and of paragraph (1) of section 9 of this Ordinance shall come into operation on the first day of July, 1935.

Repeal and replacement of section 66 of the Principal Ordinance.

Costs incurred in legal proceedings.

Date of operation of certain sections of this Ordinance.

OBJECTS AND REASONS.

This Bill amends the Liquor Ordinance, 1934, in the following respects :—

1. It is proposed to make it clear that the provisions of the law relating to applications for and the holding of licences do not apply to the sale of liquor to passengers in, and to the crew of, ships in the coastal harbours of the Colony.

2. The Secretary of State has pointed out that section 6 of the Principal Ordinance conflicts with the provisions of the Treaty of St. Germain-en-Laye, 1919, relating to the distillation of spirituous beverages and the possession of stills. The section has, therefore, to be repealed.

3. The numerous amendments contained in Clause 5 of the Bill are designed to stress the fact that neither the premises nor the licensee are separately licensed, but that a licence issued under the Ordinance authorizes the sale of liquor on specified premises by a specified licensee.

4. It is proposed to delete the proviso to section 10 (7) (a) of the Principal Ordinance which, *inter alia*, states that no place shall be considered to be a club where persons other than members or their invited guests are allowed entry. In view

of the requirements which have to be satisfied before a club can obtain a club licence, the retention of this proviso, which may give rise to difficulties in the country districts, is not considered necessary.

5. Provision is made for licences to be issued to the manager or secretary of a body corporate.

6. Under the existing law it is possible for a Municipal Council or a Municipal Board to object to any application for a licence under the Ordinance while at the same time a representative of such Council or Board is a member of the licensing court which adjudicates upon the application. This is considered to be inequitable, and it is proposed to amend section 11 of the Principal Ordinance so as to provide that, in cases where the Municipal Council or Board opposes the application, the member of the Council or Board, who is a member of the licensing court, shall not adjudicate upon the application.

7. Representations have been received to the effect that the dates on which the licensing courts are at present held leave no time for an aggrieved party to appeal against an unfavourable decision of the licensing court, and it is therefore proposed with effect from the 1st July, 1935, to hold meetings of the licensing courts in May and November instead of in the months of June and December.

8. Provision is made for a licensee to apply for a change of licence, that is to say, for a licence of a type different from his existing licence.

9. Under the existing law a person who has been convicted of an offence and sentenced to a term of imprisonment, whether that offence involves moral turpitude or not, may be refused a renewal of his licence and is precluded from obtaining a new licence or from having a licence transferred to him. It is considered that these restrictions should apply only where the offence for which the applicant suffered imprisonment was one involving moral turpitude.

10. The Bill also provides for a temporary transfer to the owner of the premises, or to a person nominated by him, of a forfeited licence. This is based on the provisions of the existing English law.

11. Another amendment adopted from English legislation is a provision that premises may be disqualified from being licensed when two orders of forfeiture of a licence in respect of those premises have been made within two years.

12. Provision is made for the holder of a licence to be liable for any offences committed against the Ordinance by the employees.

13. Under the Principal Ordinance annual licences over a certain cost may be paid for in two instalments, but if the second instalment is not paid by the 30th June the licence automatically lapses. This is considered to be too drastic and it is proposed to give a licensee fourteen days grace in which to pay the second instalment with a penalty of 10 per cent added in respect of his failure to pay the instalment by the due date. If, however, he fails to pay within that period of grace his licence will be deemed to have lapsed on the 30th June.

14. The replacement of section 66 is designed to clarify the position in regard to costs incurred by members of the licensing court in legal proceedings instituted against them in their official capacity.

15. The other amendments are verbal.

No expenditure of public moneys will be involved if the provisions of this Bill become law.

Section 11 of the Principal Ordinance which it is proposed to replace :—

Courts in
which suits to
be instituted.

11. Every suit shall be instituted in the court of the lowest grade competent to try it, provided that where there are more subordinate courts than one with jurisdiction in the same district competent to try it, a suit may, if the party instituting the suit or his advocate certifies that he believes that a point of law is involved or that any other good and sufficient reason exists, be instituted in any one of such subordinate courts : Provided that if a suit is instituted in a court other than a court of the lowest grade competent to try it, the magistrate holding such court shall return the plaint for presentation in the court of the lowest grade competent to try it if in his opinion there is no point of law involved or no other good and sufficient reason for instituting the suit in his court : Provided further that nothing in this section contained shall be deemed to limit or affect the power of the Supreme Court to direct the distribution of business where there is more than one subordinate court in the same district :

And provided further that any suit may be instituted in the Supreme Court which could have been commenced in a subordinate court, then and in every such case the following provisions shall apply :—

GOVERNMENT NOTICE NO. 366

His Excellency the Acting Governor in Council has approved of the following Bill being introduced into the Legislative Council.

J. F. G. TROUGHTON,
Acting Clerk of the Legislative Council.

**A Bill to Amend the Civil Procedure Ordinance,
1924.**

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 Civil Procedure (Amendment) Ordinance, 1935, and shall be read as one with the Civil Procedure Ordinance, 1924, hereinafter referred to as the Principal Ordinance. Short title.
No. 3 of 1924.

2. Section 11 of the Principal Ordinance is hereby repealed and the following is substituted therefor :—

"11. Every suit shall be instituted in the court of the lowest grade competent to try it, provided that where there are more subordinate courts than one with jurisdiction in the same district competent to try it, a suit may, if the party instituting the suit or his advocate certifies that he believes that a point of law is involved or that any other good and sufficient reason exists, be instituted in any one of such subordinate courts : Provided that if a suit is instituted in a court other than a court of the lowest grade competent to try it, the magistrate holding such court shall return the plaint for presentation in the court of the lowest grade competent to try it if in his opinion there is no point of law involved or no other good and sufficient reason for instituting the suit in his court : Provided further that nothing in this section contained shall be deemed to limit or affect the power of the Supreme Court to direct the distribution of business where there is more than one subordinate court in the same district : And provided further that any suit may be instituted in the Supreme Court which could have been commenced in a subordinate court, then and in every such case the following provisions shall apply :—

Repeal and replacement of section 11 of the Principal Ordinance.
Courts in which suits to be instituted.

Subject to the proviso hereinafter contained, should the plaintiff recover a sum less than Sh. 400 he shall not be entitled to any costs, and if he shall recover a sum of Sh. 400 or upwards, but not exceeding Sh. 1,500, or in a case where the plaintiff is a native, not exceeding Sh. 3,000, he shall not be entitled to any more costs than he would have been entitled to if the suit had been brought in such subordinate court : Provided that in any suit a judge of the Supreme Court may, if satisfied that there was good reason for bringing such suit in that court, make such order as to costs as to him may seem just.

Subject to the proviso hereinafter contained, should the plaintiff recover a sum less than Sh. 400 he shall not be entitled to any costs, and if he shall recover a sum of Sh. 400 or upwards, but not exceeding Sh. 1,500 or in the case where the defendant is a native not exceeding Sh. 3,000 he shall not be entitled to any more costs than he would have been entitled to if the suit had been brought in such subordinate court: Provided that in any suit a judge of the Supreme Court may, if satisfied that there was good reason for bringing such suit in that court, make such order as to costs as to him may seem just."

- 3.** The Civil Procedure (Amendment) Ordinance, 1933, **Repeal.**
and section 2 of the Civil Procedure (Amendment No. 2) **No. 13 of 1933.**
Ordinance, 1933, are hereby repealed. **No. 47 of 1933.**
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OBJECTS AND REASONS.

The object of this Bill is to remove a conflict between the Civil Procedure Ordinance and the Courts Ordinance.

No additional expenditure of public moneys will be involved if the provisions of this Bill become law.

Item 7 of Schedule C of the Principal Ordinance which it is proposed to replace :—

SCHEDULE C.

The licences described in this Schedule shall be known as "business licences".

Every licence issued shall authorize the carrying on of the business described in such licence but shall not, save as otherwise specifically provided in a licence issued under item 7 of this Schedule, authorize the exercise of any profession or the carrying on of any other business for which a separate fee is prescribed under the Ordinance.

7. A licence to carry on any or all of the businesses described in this Schedule and in Schedule B ... 1,200

GOVERNMENT NOTICE No. 367

His Excellency the Acting Governor in Council has approved of the following Bill being introduced into the Legislative Council.

J. F. G. TROUGHTON,
Acting Clerk of the Legislative Council.

A Bill to Amend the Licensing Ordinance, 1934.

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 Licensing (Amendment) Ordinance, 1935, and shall be read as one with the Licensing Ordinance, 1934, hereinafter referred to as the Principal Ordinance, and shall be deemed to have come into operation on the first day of January, 1935.

Short title and date of commencement.
No. 63 of 1934.

2. Item 7 of Schedule C of the Principal Ordinance is hereby deleted and the following is substituted therefor :—

Per annum.

"7. A licence to carry on all or any of the businesses described in this Schedule and in Schedule B Sh. 1,200

Repeal and replacement of Item 7 of Schedule C of the Principal Ordinance.

Provided that such licence shall not authorize the carrying on at more than one place of business of any of the businesses appearing as Items 1, 2 and 3 of this Schedule, that is to say, the business of a petty dealer, of a trader, or of a manufacturer."

OBJECTS AND REASONS.

It was always the intention that the "omnibus" licence provided for in Item 7 of Schedule C to the Principal Ordinance should not cover more than one place of business of a petty dealer, or of a trader, or of a manufacturer. As the Ordinance stands at present, it is not free from doubt as to whether this intention is capable of being carried out under the present wording of the law. Clause 2 gives effect to the intention beyond doubt.

No expenditure of public moneys will be involved if the provisions of this Bill become law.

The definition of "prepared opium" in section 2 of the Principal Ordinance which it is proposed to amend :—

Interpretation. 2. In this Ordinance, unless the context otherwise requires—

"prepared opium" means opium prepared for smoking and includes dross and any other residues remaining after opium has been smoked;

Sub-section (1) of section 17 of the Principal Ordinance which it is proposed to amend :—

Offences and penalties.

17. (1) Any person—

- (a) who acts in contravention of, or fails to comply with, any provision of this Ordinance; or
- (b) who acts in contravention of, or fails to comply with, the conditions of any licence or permit issued or authority granted under or in pursuance of this Ordinance; or
- (c) who for the purpose of obtaining, whether for himself or for any other person, the issue, grant or renewal of any such licence, permit or authority as aforesaid, makes any declaration, or statement which is false in any particular, or knowingly utters, produces or makes use of any such declaration or statement or any document containing the same; or
- (d) who in the Colony aids, abets, counsels or procures the commission in any place outside the Colony of any offence punishable under the provisions of any corresponding law in force in that place, or does any act preparatory to, or in furtherance of, any act which if committed in the Colony would constitute an offence against this Ordinance,

shall be guilty of an offence against this Ordinance.

GOVERNMENT NOTICE No. 368

His Excellency the Acting Governor in Council has approved of the following Bill being introduced into the Legislative Council.

J. F. G. TROUGHTON,
Acting Clerk of the Legislative Council.

A Bill to Amend the Dangerous Drugs Ordinance, 1932.

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 Dangerous Drugs (Amendment) Ordinance, 1935, and shall be read as one with the Dangerous Drugs Ordinance, 1932, hereinafter referred to as the Principal Ordinance. Short title.
No. 43 of 1932.

2. The definition of "prepared opium" which occurs in section 2 of the Principal Ordinance is hereby amended by the substitution of a comma for the semi-colon at the end thereof, and by the addition after the said comma of the following words— Amendment of section 2 of the Principal Ordinance.

"and also includes any opium, for whatever purpose prepared, which is capable of being smoked ;"

3. Paragraph (a) of sub-section (1) of section 17 of the Principal Ordinance is hereby amended by the insertion in the second line thereof after the word "Ordinance" of the following words—"or of any Rule made under section 4 or section 12 of this Ordinance". Amendment of section 17 (1) (a) of the Principal Ordinance.

OBJECTS AND REASONS.

It is considered desirable to make it quite clear that prepared opium includes any opium which is capable of being smoked as well as opium actually prepared for smoking, and clause 2 effects the necessary amendment.

The object of clause 3 is to make it quite clear that the breach of a rule made under certain sections of the Principal Ordinance shall be an offence against the Principal Ordinance, thus making a person who commits a breach of such Rules liable to the same penalties as is a person guilty of an offence against the Principal Ordinance.

No expenditure of public money's will be involved if the provisions of this Bill become law.

Section 22 of the Principal Ordinance which it is proposed to amend :—

Repeal.

22. The Native Hut and Poll Tax Ordinance (Chapter 51 of the Revised Edition) is hereby repealed, but such repeal shall be without prejudice to the collection of any arrears of tax due and payable under that Ordinance.

GOVERNMENT NOTICE No. 369

His Excellency the Acting Governor in Council has approved of the following Bill being introduced into the Legislative Council.

J. F. G. TROUGHTON,
Acting Clerk of the Legislative Council.

**A Bill to Amend the Native Hut and Poll Tax
Ordinance, 1934.**

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 Native Hut and Poll Tax (Amendment) Ordinance, 1935, and shall be read as one with the Native Hut and Poll Tax Ordinance, 1934, herein-after referred to as the Principal Ordinance. Short title.
No. 40 of 1935.

2. The Principal Ordinance is hereby amended by inserting therein the following new section, to be numbered 21A :— Amendment
of the
Principal
Ordinance.

“ 21A. The provisions of section 203 of the Criminal Procedure Code shall not apply to any proceedings instituted for the recovery of tax due and payable under this Ordinance or due under the Native Hut and Poll Tax Ordinance repealed by the next succeeding section.” No. 11 of 1930.
Cap. 51.

3. Section 22 of the Principal Ordinance is hereby amended by substituting a colon for the full stop which occurs at the end thereof, and by adding to the section immediately after such colon, the following proviso :— Amendment of
section 22
of the
Principal
Ordinance.

“ Provided always that any tax due and payable under such Ordinance shall be recoverable in like manner, and subject to the like penalties for non-payment as the tax due and payable under this Ordinance.”

OBJECTS AND REASONS.

It has been held by the Supreme Court that the period of detention which may be awarded in default of payment of hut and poll tax due under the repealed Native Hut and Poll Tax Ordinance (Chapter 51 of the Revised Edition) is subject to the scale prescribed by the Schedule to the Detention Camps (Amendment) Ordinance, 1926.

The object of this Bill is to render defaulters under that Ordinance subject to the penalties laid down for non-payment of tax under the Native Hut and Poll Tax Ordinance, 1934.

No additional expenditure of public moneys will be involved if the provisions of this Bill become law.

Sub-section (2) of section 76 of the Principal Ordinance which it is proposed to amend :—

(2) Any soldier other than a bandsman who has completed three years' service with the colours shall, if not being discharged, with the approval of his commanding officer, be allowed to proceed on furlough for such period on full pay or half pay, at the discretion of his commanding officer, as may be prescribed by regulations made under this Ordinance.

Sub-section (3) of section 84 of the Principal Ordinance which it is proposed to amend :—

(3) Where any soldier, whose terms of engagement and re-engagement combined shall amount to a continuous period of not less than twelve years, is discharged as unfit for further service, or as inefficient, or on account of reduction of establishment, he may, at the discretion of the Brigade Commander, and subject to the sanction of the Governor, receive the whole or a part of such proportion of the gratuity which he might have earned under paragraph (c) of sub-clause (1) hereof if he had completed a period of eighteen years' service as the number of years actually served by him bears to eighteen.

GOVERNMENT NOTICE No. 370

His Excellency the Acting Governor in Council has approved of the following Bill being introduced into the Legislative Council.

J. F. G. TROUGHTON,
Acting Clerk of the Legislative Council.

**A Bill to Amend the King's African Rifles
Ordinance, 1932.**

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 King's African Rifles (Amendment) Ordinance, 1935, and shall be read as one with the King's African Rifles Ordinance, 1932, herein-after referred to as the Principal Ordinance. Short title.
No. 48 of 1932.

2. Sub-section (2) of section 76 of the Principal Ordinance is hereby amended by the deletion of the words "completed three years' service with the colours shall, if not being discharged," occurring in the first, second and third lines thereof and by the substitution therefor of the following—"re-engaged for a further term of service with the colours shall,". Amendment of
section 76 (2)
of the
Principal
Ordinance.

3. Sub-section (3) of section 84 of the Principal Ordinance is hereby amended by the insertion therein of the words "on medical grounds" between the word "discharged" and the word "as" occurring in the third line thereof and by the deletion of the words "or as inefficient" occurring in the fourth line thereof. Amendment of
section 84 (3)
of the
Principal
Ordinance.

OBJECTS AND REASONS.

The first amendment is to facilitate leave arrangements and will, it is hoped, result in greater efficiency in the service by enabling the Commanding Officer to ensure that each soldier receives the maximum amount of training; a similar amendment has already been made in Uganda.

As the Ordinance is being amended opportunity is taken to remove an anomaly which exists under the present law whereby a soldier who is discharged as inefficient may receive a larger gratuity than a soldier who resigns voluntarily.

No additional expenditure will be involved if the provisions of this Bill become law.

GOVERNMENT NOTICE No. 371

LEGISLATIVE COUNCIL.

SELECT COMMITTEE APPOINTMENT.

UNDER Standing Rule and Order No. 56 His Excellency the Acting Governor has been pleased to appoint Christopher James Wilson, Esq., M.D., M.C., to be a Member of the Standing Finance Committee of the Legislative Council during the temporary absence from the Colony of Rupert William Hemsted, Esq., C.M.G., O.B.E.

Nairobi,
17th May, 1935.

H. G. PILLING,
Acting Colonial Secretary.

GOVERNMENT NOTICE No. 372

THE LOCAL GOVERNMENT (DISTRICT COUNCILS) ORDINANCE, 1928.

NAIROBI DISTRICT COUNCIL.

IN EXERCISE of the powers conferred upon him by Rule 2 of the District Councils (Filling of Vacancies) Rules, 1929, His Excellency the Acting Governor has been pleased to nominate the following to fill the vacancy on the Nairobi District Council:—

Commander A. Ferguson, Kiambu Ward.

By Command of His Excellency the Acting Governor.

Nairobi,
14th May, 1935.

W. M. LOGAN,
*Commissioner for Local Government,
Lands and Settlement.*

GOVERNMENT NOTICE No. 373

ASIAN CLERICAL STAFF CONFIRMATION EXAMINATION.

THE following have obtained a pass at the Confirmation Examination held in March, 1935:—

W. D'Lima, Mines.

A. G. M. Gomes, Public Works.

V. D. Tripathi, Judicial.

The Secretariat,
Nairobi,
16th May, 1935.

R. C. M. WOOD,
for Acting Colonial Secretary.

GOVERNMENT NOTICE No. 374

NOTICE.

HIS Excellency the Acting Governor will hold a Levee at Government House on Monday, June 3rd, at 11 a.m.

The Levee will be preceded by a Ceremonial Parade.

Gentlemen desiring to attend the Levee are requested to apply in writing to the District Commissioner, Nairobi, for cards for the Levee.

It will facilitate the work of the Police if ticket holders will have their cards ready on arrival at the main entrance to Government House.

In the event of the parade having to be cancelled on account of rain, the Railway siren will be blown at 9 a.m.

GOVERNMENT NOTICE No. 375

THE MINING ORDINANCE, 1933.

NOTICE is hereby given that the issue of an Exclusive Prospecting Licence has been approved as follows:—

(a) Licensee.—J. E. Neate.

(b) Area.—An area of approximately 0.34 square miles shown on a map in the office of the Commissioner of Mines and bounded as follows:—

Commencing at the north-west corner beacon of Mining Location No. 268, which bears 133° magnetic from the trigonometrical station Lolgorigen and is approximately 2,400 yards from that point;

thence by a straight line on a bearing of 91° for 600 yards to the north-eastern corner beacon of Mining Location No. 268;

thence by a straight line on a bearing of 180° for 70 yards to the beacon marked A. of the Cruaghan Block of the Oban Syndicate;

thence by a straight line on a bearing of 176° 30' for 1,080 yards to the south-east corner beacon of Mining Location No. 182;

thence by a straight line on a bearing of 275° 30' for 1,450 yards to the south-west corner beacon of Mining Location No. 184;

thence by a straight line on a bearing of 37° 30' for 1,275 yards to the point of commencement.

(c) Term.—3 months from the 9th day of May, 1935.

(d) Minerals.—As defined by section 2 (1) of the aforesaid Ordinance.

Government Notice 184 of the 7th March, 1935, is hereby cancelled with effect from the 9th day of May, 1935.

Nairobi,
This 9th day of May, 1935.

E. G. ST. C. TISDALL,
Acting Commissioner of Mines.

GOVERNMENT NOTICE NO. 376

THE MINING ORDINANCE, 1933.

NOTICE is hereby given in accordance with the Mining Regulations, 1934, regulation 34, that the following Exclusive Prospecting Licence has been abandoned.

Nairobi,

This 15th day of May, 1935.

E. G. St. C. TISDALL,
Ag. Commissioner of Mines

Exclusive Prospecting Licence	Cause of Abandonment	Date from which the Licence shall be deemed to be abandoned	Name of Registered Holder
No. 30 (In area 4, S. Kavirondo)	Voluntary	9th May, 1935	L. A. Johnson

GOVERNMENT NOTICE NO. 377

THE MOHAMMEDAN MARRIAGE AND DIVORCE REGISTRATION ORDINANCE, 1906.

(Chapter 172 of the Revised Edition, section 4)
AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, section 13).

GOVERNMENT NOTICE NO. 67 OF 1922.
APPOINTMENT.

IN EXERCISE of the powers conferred upon me I hereby appoint Sheriff Abdallah bin Mansab, as a Registrar (unsalaried) for the Naivasha District, with effect from 1st May, 1935, in addition to his previous post as a Registrar of Mohammedan Marriages and Divorces, for the Nakuru District, vice Sheikh Hussein bin Ali, retrenched.

Government Notice No. 731, dated 13th November, 1929, published in the Official Gazette of 19th November, 1929, in so far as it affects the appointment of Sheikh Hussein bin Ali, is hereby cancelled.

Mombasa,

14th May, 1935.

G. H. C. BOULDERSON,
Registrar General,
Mohammedan Marriages and Divorces.

GOVERNMENT NOTICE NO. 336

SWAHILI EXAMINATIONS.

HIGHER Standard Examinations in Swahili will be held at Nairobi on Monday the 2nd September, 1935.

Lower Standard Examinations will be held on the same date at—

Nairobi,
Mombasa,
Kisumu,
Nakuru,
Eldoret,

and such other places as the Chairman of the Languages Board may decide.

The names of candidates for either of the above examinations must be forwarded through Heads of Departments to reach the Secretary of the Languages Board, P.O. Box 621, Nairobi, on or before the 2nd July, 1935.

Entries must state the full name of the candidate, the post held and the language examinations already passed.

Nairobi,

This 29th day of April, 1935.

L. A. WEAVING,
Secretary,
Languages Board.

GENERAL NOTICE NO. 645

MUNICIPAL BOARD OF ELDORET.
ELECTION, 1935.

NOMINATION OF CANDIDATES.

NOTICE is hereby given in terms of Rule 21 (1) of the European Councillors Election Rules, 1929, that the undersigned will be in attendance at the Council Offices, Eldoret, between the hours of 11 a.m. and 12 noon, on Saturday, 1st June, 1935, to receive the nominations of candidates to replace the following members—

C. F. Schermbrucker, Esq.,
J. V. Grant, Esq.,

whose terms of office expire on the 30th day of June, 1935.

Every candidate shall be proposed and seconded and shall be supported by not less than seven persons other than the proposer and seconder. The proposer and seconder and supporters shall be persons whose names appear on the voters roll for the Municipality.

Every nomination paper shall be in the form prescribed in the Second Schedule to the European Councillors Election Rules, 1929, and the signatures of the proposer and seconder and supporters shall be witnessed by a magistrate, justice of the peace or notary-public.

Eldoret,
16th May, 1935.

G. EAST-KING,
Returning Officer.

GENERAL NOTICE No. 646**THE LAND AND AGRICULTURAL BANK OF KENYA.****THE LAND AND AGRICULTURAL BANK (AMENDMENT) ORDINANCE, 1933.****NOTICE.**

IN pursuance of the powers conferred upon the Board by section 4 of the above-named Ordinance, notice is hereby given that the undernoted property will be offered for sale by public auction at 10 a.m. on Friday, 21st June, 1935, at Messrs. Muter and Oswald's sale rooms, Nairobi, by Messrs. Muter and Oswald, Auctioneers.

DESCRIPTION.

All that piece or parcel of leasehold land situate to the north of Muhuroni being Land Office Reference Number 6066 (Original Number 6029/1) of Meridional District ^{South A. 36}_{F. 1. b.} 1 comprising 1,511 acres or thereabouts known as Kolalach Estate which piece or parcel of land is more particularly delineated and described on Plan No. 26964 annexed to an indenture dated 3rd day of December, 1928, by which Egbert Allan Webb and others assigned the 1511 acres referred to to William Arthur Down.

CONDITIONS OF SALE.

1. The highest bidder shall be the purchaser.
2. The purchaser shall immediately after the sale pay to the Auctioneer a deposit of 25 per cent of the amount of the purchase money and sign an agreement to complete the purchase and to pay the balance of the purchase price to the Land and Agricultural Bank of Kenya at their offices in Nairobi within 30 days after the date of the sale, against execution of the transfer of the title into his or her name; the cost of such transfer to be paid by the purchaser.

3. The title deeds may be inspected at any time before the sale at the office of the Land and Agricultural Bank of Kenya, Nairobi, or at the Auctioneers' office on the day of the sale and the purchaser shall be deemed to have full notice of each and every provision therein contained.

4. The description of the property in the particulars and plans is believed and shall be deemed to be correct and no claim shall be valid in respect of any error of description should such be found.

5. The Board of the Land and Agricultural Bank of Kenya, through its authorized representative has the right to bid.

6. If the purchaser should not pay the balance of the purchase price within the time above specified and in all other respects perform and observe these conditions his or her deposit shall be absolutely forfeited and the Land and Agricultural Bank of Kenya shall be at liberty without being obliged to tender a transfer to re-sell the property either by public auction or by private treaty and the deficiency (if any) arising on any such re-sale and all expenses attending the same shall be made good and paid by the purchaser at the present sale as liquidated damages and any increase in price at such re-sale shall belong to the Land and Agricultural Bank of Kenya.

7. All outgoings will be discharged by the vendor up to the date of the sale as from which date all

outgoings shall be discharged by the purchaser and the rents and profits (if any) shall belong to the purchaser and if necessary the rents, profits and outgoings shall be apportioned for the purpose of this provision.

The purchaser shall not be let into actual possession or receipt of the rents and profits (if any) until completion of the purchase.

T. L. HATELY,
Acting Secretary.

GENERAL NOTICE No. 647**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 holden at Mombasa to commence on Monday the 15th July, 1935, 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 24th day of June, 1935.

Nairobi,

11th May, 1935.

MURRAY M. JACK,
Registrar,
H.M. Court of Appeal for E.A.

GENERAL NOTICE No. 648**THE TRADE MARKS ORDINANCE, 1930****TRADE MARKS RENEWED**

Trade Mark Number	Advertised in the Official Gazette	Name of Applicant	Class
756	29-6-1921	General Motors Corpora- tion	22
758	29-6-1921	Esmailjee Jivanjee and Company	47

UNPAID RENEWAL FEES

753	29-6-1921	The United States Play- ing Card Company	39
754	29-6-1921	ditto	39
755	29-6-1921	ditto	39
757	27-7-1921	Kipkarren Syndicate	42

Nairobi,

This 16th day of May, 1935.

B. STONE,
Acting Registrar of Trade Marks

GENERAL NOTICE NO. 376

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

SUPREME COURT SESSIONS AT NAKURU, 14-5-35.

- Criminal Case No. 42/35 Rex *vs.* Kiptilit Ole Baragoini.
 Criminal Case No. 43/35 Rex *vs.* Lolomara Lalaldagum.
 Criminal Case No. 45/35 Rex *vs.* Nana Lolmodon & another.
 Criminal Case No. 45A/35 Rex *vs.* Nana Lolmodon & another.
 Criminal Case No. 47/35 Rex *vs.* Kimeri arap Kugu.
 Criminal Case No. 56/35 Rex *vs.* Kibelion arap Cherop and another
 Criminal Case No. 57/35 Rex *vs.* Chumo and Kipkoske
 Criminal Case No. 58/35 Rex *vs.* Obuli s/o Bungu
 Criminal Case No. 59/35 Rex *vs.* Kenoyo s/o Nene.
 Civil Case No. 21/33 A. D. P. Thomas *vs.* R. O. Ney.
 Civil Case No. 10/34 Nganga wa Kangarwa *vs.* Arap Terer.
 Civil Case No. 36/35 Marie Kathleen Hine & others *vs.* Jean Wainwright

District Registry Cases.

- C.C. No. 22/34 Kagishu s/o Gichinga *vs.* Chuaga s/o Gitushu.
 C.C. No. 6/35 Githua s/o Kimani *vs.* Mshenzi s/o Dihanyka.
 C.C. No. 7/35 Wanjoike s/o Maingi *vs.* Gachibu wa Ngugutu.
 C.C. No. 8/35 Olbilisi s/o Kamuaro *vs.* Nganga s/o Karemi.
 C.C. No. 9/35 Njuguna s/o Maulu *vs.* Wanjiro d/o Kiragu.

SUPREME COURT SESSIONS AT KITALE, 21-5-35.

- Criminal Case No. 48/35 Rex *vs.* Kabeti s/o Wabusa.

SUPREME COURT SESSIONS AT KAPENGURIA, 22-5-35.

- Criminal Case No. 54/35 Rex *vs.* Agodomet s/o Daimoi.

SUPREME COURT SESSIONS AT ELDORET, 23-5-35.

- Criminal Case No. 52/35 Rex *vs.* Chesire arap Kandagor and 5 others.
 Criminal Case No. 63/35 Rex *vs.* Rotich arap Chepkwonyi
 Civil Case No. 13/34 Anna Alid Margarita Ortlepp (widow) in the capacity of Executrix Est. A. A. Ortlepp *vs.* Cecil George Larken Moore.

District Registry Cases.

- Civil Case No. 12/34. Dalgety & Co., Ltd. *vs.* W. A. L. Spencer.
 Divorce Cause No. 1/35 Allan Quinlan Roberts *vs.* Elsie Roberts & John Richard Edgar Hall.

SUPREME COURT SESSIONS AT KISUMU, 27-5-35.

- Criminal Case No. 32/35 Rex *vs.* Mikali arap Maina.
 Criminal Case No. 37/35 Rex *vs.* Lisekhe s/o Rokosa, *alias* Angoho.
 Criminal Case No. 39/35 Rex *vs.* Ihengala s/o Isaha.
 Criminal Case No. 44/35 Rex *vs.* Kimugun arap Ruto and nine others.
 Criminal Case No. 51/35 Rex *vs.* Olual s/o Kongo.
 Criminal Case No. 61/35 Rex *vs.* Marungaino arap Malabu.
 Civil Appeal No. 19/35 The Gilgil Motor Co. *vs.* William George Ross.

In Chambers.

- Civil Case No. 13/34 Shamji Harji & Bros. *vs.* Barrow & Co., Ltd. and 2 others.
 Civil Case No. 2/35 In the matter of the Gulf Mining Company, Limited and in the matter of the Companies Ordinance, 1933, Section 43.

SUPREME COURT SESSIONS AT KISUMU, 28-5-35.

- Criminal Case No. 46/35 Rex *vs.* Ondisho d/o Shiango.

SUPREME COURT SESSIONS AT FORT HALL, NYERI, MERU, AND EMBU
COMMENCING AT FORT HALL, 9-7-35

- Criminal Case No. 36/35 Rex *vs.* Kamara wa Waitagwoka
 Criminal Case No. 55/35 Rex *vs.* Kibiriri wa Kiniria.

MURRAY M. JACK,
Registrar,
Supreme Court of Kenya.

GENERAL NOTICE No. 649

NOTICE

PLATEAU LIQUOR LICENSING COURT
(ORDINANCE NO. 62 OF 1934)

The following applications have been received for the consideration of the Plateau Liquor Licensing Court, which will sit at the office of the District Commissioner, Eldoret, on Monday the 10th June, 1935, at 10 o'clock in the forenoon, to consider the following applications

Name of Applicant	Nature of Licence	Premises	Remarks
Eldoret Club	Members Club Liquor Licence	Plot No. 3 Section XIII Eldoret	New application
Kenya Store	Wine Merchants' and Grocers' Liquor Licence	Plot No. 9 Section XVII Grigg Street, Eldoret	do
Hassanali & Co.	ditto	Plot No. 11 Section IX Uganda Road, Eldoret Bazaar	do
The Eldoret Sports Club	Members Club Liquor Licence	Plot No. 6114/141, El- gon View Estate	do
Eldoret Golf Club	ditto	Plot No. 779/338 Kap- soya Township Eldoret Municipality	do
Eldoret Railway Club	ditto	Railway residential area in the Municipality of Eldoret	do
Alli Kassam & Sons	Wine Merchants' and Grocers' Liquor Licence	Plot No. 10 Section IV Main Street, Kitale	do
Kitale Club	Members Club Liquor Licence	P. O. Kitale	do
Turbo Country Club	ditto	P. O. Turbo	do
Kama Koiwa Sports Club	ditto	P. O. Lugari	do

Eldoret,
8th May, 1935.

H. H. TRAFFORD,
Chairman,
Plateau Liquor Licensing Court

GENERAL NOTICE No. 650

NAKURU DISTRICT COUNCIL.

TENDERS.

TENDERS are called for the supply to the Nakuru District Council of the following:—

- (a) Seven timber road drags shod with steel.
- (b) Approximately 8,000 super feet timber (cedar) of various dimensions suitable for bridge works.

Fuller details of the Council's requirements may be obtained on application to the Engineer, Nakuru District Council.

All tenders, which must be enclosed in a sealed envelope marked "Tender for Drags (or Timber)", must reach the offices of the Council not later than 1 p.m. on Saturday the 1st June, 1935.

Neither the lowest nor any tender will necessarily be accepted.

Nakuru,
14th May, 1935.

P. BELL,
Clerk to the District Council.

GENERAL NOTICE No. 651

POST OFFICE NOTICE.

ARRIVAL OF AIR MAIL IN ENGLAND.

IT is notified for general information that the Air Mail despatched from Nairobi on the undermentioned dates arrived in England as stated:—

Date of despatch from Nairobi	Date of arrival in England
6th May, 1935	12th May, 1935
10th May, 1935	16th May, 1935

General Post Office,
Nairobi,
18th May, 1935.

A. W. DRURY,
for Postmaster General,
Kenya, Uganda and Tanganyika.

GENERAL NOTICE No. 652

NOTICE

UNDER THE LIQUOR ORDINANCE, 1934

The following new and confirmation of transfer applications have been received for consideration by the Kikuyu Liquor Licensing Court which will sit in the District Commissioner North Nyeri's Office, Nyeri, on Monday the 10th June, 1935, at 10 o'clock in the forenoon.

NEW APPLICATIONS

Name	Address	Nature of licence
A. F. Davey, Esq.	Pig & Whistle Hotel & Garage, Meru	General Retail Liquor Licence
Mr. Hasham Jiwa	Meru	Wine Merchants' and Grocers' Liquor Licence
The Secretary, Nyeri Club	Nyeri	Members' Club Liquor Licence
The Secretary, Nanyuki Sports Club	Nanyuki	Members' Club Liquor Licence
The Secretary, North Kenya Polo Club	Timau	Members' Club Liquor Licence

CONFIRMATION OF TRANSFER OF LIQUOR LICENCES

Name	Address	Nature of Licence	Remarks
Ratanji Sukhabhai Patel	Fort Hall Bar & Provision Store, Fort Hall	General Retail Liquor Licence	Confirmation of transfer from Mr. F. D'Souza to him
N G. Skelton, Esq.	Timau Stores, Timau	Wine Merchants' and Gro- cers' Liquor Licence	Confirmation of transfer of Proprietorship
N G. Skelton, Esq.	Timau Stores, Timau	Malt Liquor Licence	Confirmation of transfer of Proprietorship

North Nyeri,
9th May, 1935.

J. E. H. LAMBERT,
Chairman,
Kikuyu Liquor Licensing Court

GENERAL NOTICE NO. 653

Instruments registered under the Chattels Transfer Ordinance during the month of April, 1935:—

<i>Number</i>	<i>Name of Grantor.</i>	<i>Name of Grantee.</i>
2399 ...	William Klapprott	The Standard Bank of S.A., Limited.
2400 ...	Gwynne Manley	The Land and Agricultural Bank of Kenya.
2401 ...	Gaston Biemer	Joseph Darevsky.
2404 ...	Muriel May Dixon	Reginald John Phillips.
2405 ...	Sunder Singh	Thakardass.
2406 ...	William Henry Nelson Webber ...	John K. Gilliat and Co., Ltd.
2407 ...	Herbert James Sparks and Anna Edith Sparks	Herbert Story.
2408 ...	Roper Charles Egerton Lytton-Hitchins	Dalgety and Company, Limited.
2409 ...	Geoffrey Hugh Mitchell and John Christopher Thomas Crozier ...	Dalgety and Company, Limited.
2410 ...	Carl Rundgren	Dalgety and Company, Limited.
2411 ...	Cyril Bernard Sumpter	Dalgety and Company, Limited.
2412 ...	Isaac Edward Goby	Dalgety and Company, Limited.
2413 ...	Harry Stubbs	Dalgety and Company, Limited.
2414 ...	Katharine Elizabeth Stollard ...	Dalgety and Company, Limited.
2415 ...	Thomas Warren Gash and John Honor Warren Gash	Dalgety and Company, Limited.
2416 ...	Gerhardus Johannes van Rooyen ...	The Kenya Farmers' Association (Co-op.), Ltd.
2417 ...	Androjetha Wilhelmina van Rooyen ...	The Kenya Farmers' Association (Co-op.), Ltd.
2418 ...	George James Glassford and Alice Bertha Glassford	Dalgety and Company, Limited.
2419 ...	Michael Lagos	Dalgety and Company, Limited.
2420 ...	John Creighton Coverdale and Florence M. Coverdale	Dalgety and Company, Limited.
2421 ...	James Robert Cowling	Dalgety and Company, Limited.
2422 ...	Ralph Aubert Charlesworth	Dalgety and Company, Limited.
2423 ...	Elsie May McDonald	Dalgety and Company, Limited.
2424 ...	Count Christopher von Donhoff ...	Jack Evans.
2425 ...	Alexander Nicolson and Frederick John Smith	Dalgety and Company, Limited.
2426 ...	Arthur Edward Knowles	Dalgety and Company, Limited.

TRANSFER OF INSTRUMENTS.

2402 ...	Dalgety and Company, Limited	Macaca, Limited.
2403 ...	Gailey and Roberts, Limited	Macaca, Limited.

SATISFACTIONS ENTERED IN THE REGISTER.

1618 ...	Thomas Warren Gash	Tutura Estate, Limited.
1624 ...	Ruth Madeline Brannstrom	Dacre Ashe Shaw.
1914 ...	Godfrey Mordaunt	George Alfred Tyson.
2047 ...	John Eric Cameron	Eleanor Marion O'Brien.
2142 ...	Gwendoline Alice Grace Harries	Charles Henry Reginald Pentreath.
2144 ...	Godfrey Mordaunt	George Alfred Tyson.
2243 ...	Janet Fulton Strachan	Joseph Darevsky.

Nairobi,

This 16th day of May, 1935.

B. STONE,
Acting Registrar General.

GENERAL NOTICE No. 415

THE CROWN LANDS ORDINANCE.
(*Chapter 140, Revised Edition of the Laws of Kenya.*)

AUCTION OF FARMS.

THE grants of the farms specified in the Schedules hereto will, subject to the provisions of the Crown Lands Ordinance (Chapter 140 of the Revised Laws of Kenya), be offered for sale at the Railway Institute, Nairobi, commencing at 10 a.m. on Friday the 28th June, 1935.

Plans of the farms may be seen at the Public Map Office, Survey and Registration Division, Nairobi, or may be had on application to the Surveyor General, Box 89, Nairobi, on payment of Sh. 3, post free, in respect of each plan required.

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

CONDITIONS OF SALE.

1. Each farm will be auctioned separately.
2. The farms in the First Schedule are in the Highlands, and purchase will be confined to Europeans only (or their accredited agents), in conformity with the decision of His Majesty's Government.

The farms in the Second Schedule will be open to unrestricted bidding.

3. The highest bidder will be the purchaser, and if any dispute arise as to any bidding, the farm will be put up again at the last undisputed bid.

4. The amount of the advance of each bid will be regulated by the auctioneer, and no bid shall be retracted.

5. Each purchaser shall pay to the auctioneer, immediately on the fall of the hammer, a deposit of 10 per cent of his purchase money, and should the same be tendered by cheque, such cheque must be accompanied by a banker's guarantee. In default of such payment, the farm may be immediately reoffered for sale, and any subsequent bid by the person who has made default may be ignored or refused.

6. The balance of the purchase money in respect of Farms L.R. Nos. 1929, 2654/1, 2654/2, 2654/3, 3476, and 1553 shall be paid in full to the Provincial Commissioner, Rift Valley Province, Box 81, Nakuru; in respect of Farms L.R. Nos. 7194,

7195, 6099, 6100 and 3095 to the District Commissioner, Kisumu-Londiani, Kisumu; and in respect of Farms L.R. Nos. 7197, 7198 and 1218 to the Land Assistant, Box 424, Nairobi, on or before the 1st July, 1935, or shall be paid in nine equal annual instalments, payable on the 1st day of January in each year, the first instalment being payable on the 1st January, 1936, and the purchaser shall inform the Provincial Commissioner, Nakuru, the District Commissioner, Kisumu-Londiani, or the Land Assistant, Nairobi, as the case may require, on or before the 1st July, 1935, which method of payment he desires to adopt.

7. If the purchaser shall have elected to pay the balance of the purchase money by instalments, no transfer of the land granted or any part thereof shall be valid until the whole of the purchase money shall have been paid.

8. The rent due to the 31st December, 1935, shall be paid to the Provincial Commissioner, Nakuru, the District Commissioner, Kisumu-Londiani, and the Land Assistant, Nairobi, respectively, on or before the 1st July, 1935.

The survey fees and the fees payable for the preparation (Sh. 100) and registration (Sh. 20) of the grant, and the stamp duty payable (approximately 2 per cent *ad valorem*) in respect of the grant shall be paid to the Surveyor General at the Survey and Registration Division, Nairobi, on or before the 1st July, 1935.

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

9. If the payments mentioned in Condition No. 8 are not made on or before the 1st July, 1935, the Commissioner of Lands may order that the deposit paid by the purchaser be forfeited to the Government, and in such case the purchaser shall have no further claim to a grant of the farm.

10. The grants will be under the provisions of the Crown Lands Ordinance (Chapter 140 of the Revised Edition) and the Registration of Titles Ordinance (Chapter 142), and will be for 999 years, commencing from the 1st day of July, 1935. Rent will be payable from that date.

FIRST SCHEDULE

L. R. No.	Locality	Acres (approx)	Upset Price	Annual Rent	Proportionate Rent 1-7-35 to 31-12-35		Survey Fees
					Sh.	Sh.	
1929	Trans Nzoia	2887	36,088	577-40	288-70	1076	
7194	Londiani	767	7,670	153-40	76-70	596	
(5479/1 & 4429/4)	Londiani	1434	10,755	286-80	143-40	784	
7195	Ol'Bolosat	1215	9,112	243-00	121-50	730	
(5479/2 & 4429/5)	Ol'Bolosat	1210	9,075	242-00	121-00	730	
2654/1	Ol'Bolosat	1193	8,947	238-60	119-30	730	
2654/2							
2654/3							
7197	North Nyeri	1933	14,498	386-60	193-30	890	
(2877/1)	Naivasha	1480	7,400	296-00	148-00	784	
3476	Naivasha	2478	18,585	495-60	247-80	996	
1553							
7198	Komo Station	188-5	3,770	37-80	18-90	344	
'5810/2)	Athi Plains	4000	16,000	800-00	400-00	1236	

SECOND SCHEDULE

6099	Kibos	160	6,400	32-00	16-00	330
6100	Kibos	160	6,400	32-00	16-00	330
3095	Chemilil	160	4,800	32-00	16-00	316

* The Survey of L.R. No. 1218 has not yet been effected.

Nairobi,
16th March, 1935.

W. M. LOGAN,
Commissioner for Local Government,
Lands and Settlement.

GENERAL NOTICE NO. 654

NATIVE TRUST FUND

RECEIPTS AND PAYMENTS ACCOUNT FOR THE YEAR ENDED 31ST DECEMBER, 1934
(Published in accordance with the provisions of Section 9, Cap. 131, Laws of Kenya)

RECEIPTS		PAYMENTS	
	Sh. cts.		Sh. cts.
To Balance on Deposit with Government of Kenya	45,819 52	By General Capital Account	3,460 18
,, General Capital Account	3,672 33	,, Amount placed on Fixed Deposit with Bank	111,781 00
,, Fixed Deposits realized	124,781 00	,, Amount invested in Post Office Savings Bank	13,000 00
,, Collective Fine (N.F.D.) Account ..	11,406 52	,, Collective Fine (N.F.D.) Account ..	15,306 90
,, Abyssinian Compensation Account ..	3,876 93	,, Abyssinian Compensation Account ..	23,268 83
,, North Pokomo Saka Account ..	15 00	,, Balance on Deposit with Government of Kenya	24,621 54
,, Advances Account Badges ..	15 15		
,, Uasin Gishu Masai Account ..	1,852 00		
	Sh. 191,438 45		Sh. 191,438 45

BALANCE SHEET AS AT 31ST DECEMBER, 1934

LIABILITIES		ASSETS	
	Sh. cts.		Sh. cts.
Pokomo Account	113 23	CASH:—	
General Capital Account	22,438 14	On Deposit with Government of Kenya	24,621 54
Famine Relief	6,353 00	On Deposit with Bank	111,781 00
North Pokomo Saka Account	813 00	On Deposit in Post Office Savings Bank	13,000 00
Lokichar (Kolosia) Grazing Fees	455 50		
Uasin Gishu Masai Account	10,454 98	Advances Account Badges	453 16
Abyssinian Compensation Account	100,219 64		
Collective Fine (N.F.D.) Account	9,008 21		
	Sh. 149,855 70		Sh. 149,855 70

G. WALSH,
Treasurer,
 Nairobi, 18th April, 1935

Examined:
 W. H. SMITH,
Auditor,
 Nairobi, 8th May, 1935

G. WALSH,
 S. H. LA FONTAINE,
 W. C. MITCHELL,
Trustees

GENERAL NOTICE NO. 655

NOTICE

Liquor Licensing Ordinance 62/34

The following late applications for Liquor Licences, in addition to those appearing under General Notice No. 601 of 30/4/35, will be considered by the Nyanza Liquor Licensing Court at its session to be held in the Office of the District Commissioner, Kisumu-Londiani, Kisumu, on Monday, 10th June, 1935, at 10 a.m.

CONFIRMATION OF TRANSFER.

Applicant	Nature of Licence	Remarks
Messrs. Commercial and Industrial Co., Ltd.	General Retail	From Mrs. P. C. Russel to themselves in respect of plot 14 Sec. 7, Yala Township.

APPLICATIONS FOR TRANSFERS.

Messrs. Commercial and Industrial Co., Ltd.	General Retail	From plot 14, Sec. 7, to plot Sec. I, Yala Township.
Messrs. Costa and Co.	Wine Merchants' and Grocers' Liquor Licence	From plot 2, Sec. 28, to plot 2, Sec. 69, Kisumu.

Kisumu,

15th May, 1935.

J. G. H. ROSS,
*District Commissioner,
 Kisumu-Londiani.
 Chairman,
 Nyanza Liquor Licensing Court.*

GENERAL NOTICE NO. 656

THE BANKRUPTCY ORDINANCE.

NOTICE OF INTENDED DIVIDEND.

*Summary Case.**Debtor's name.*—Santana Collaco.*Address.*—Indian Bazaar, Nairobi.*Description.*—Tailor.*Court.*—H.M. Supreme Court, Nairobi.*Number of matter.*—73 of 1931.*Last day for receiving proofs.*—5th June, 1935.*Name of trustee.*—Official Receiver.*Address.*—Law Courts, Nairobi.

Nairobi,

17th May, 1935.

B. STONE,

Acting Official Receiver.

GENERAL NOTICE NO. 657

IN THE RESIDENT MAGISTRATE'S COURT AT KISUMU.

BANKRUPTCY JURISDICTION.

CAUSE NO. 5 OF 1933.

Re FRANK CLIFTON GORRINGE, BANKRUPT.

To all whom it may concern.

TAKE NOTICE that Frank Clifton Gorringe the bankrupt having applied to the Court for his discharge, the Court has fixed the 17th day of June, 1935, at 9.30 o'clock in the forenoon, at Kisumu, for hearing the application.

Dated at Kisumu this 8th day of May, 1935.

E. D. EMLEY,
*Acting Resident Magistrate,
 Kisumu.*

GENERAL NOTICE NO. 658

THE BANKRUPTCY ORDINANCE.

NOTICE OF INTENDED DIVIDEND.

*Summary Case.**Debtor's name.*—Pethraj Jetha.*Address.*—Nairobi.*Description.*—Shop-keeper.*Court.*—H.M. Supreme Court, Nairobi.*Number of matter.*—6 of 1934.*Last day for receiving proofs.*—4th June, 1935.*Name of trustee.*—Official Receiver.*Address.*—Law Courts, Nairobi.

Nairobi,

17th May, 1935.

B. STONE,

Acting Official Receiver.

GENERAL NOTICE NO. 659

THE BANKRUPTCY ORDINANCE.

NOTICE OF INTENDED DIVIDEND.

*Summary Case.**Debtor's name.*—Dhulabhai Zaverbhai Patel, a partner in the firm of "A. Lal and Co."*Address.*—Nairobi.*Description.*—Merchant.*Court.*—H.M. Supreme Court, Nairobi.*Number of matter.*—19 of 1934.*Last day for receiving proofs.*—6th June, 1935.*Name of trustee.*—Official Receiver.*Address.*—Law Courts, Nairobi.

Nairobi,

17th May, 1935.

B. STONE,

Acting Official Receiver.

GENERAL NOTICE NO. 660

THE BANKRUPTCY ORDINANCE.

NOTICE OF INTENDED DIVIDEND.

Summary Case.

Debtor's name.—Nemchand Panachand, trading as "Nemchand Bros."

Address.—Nairobi.

Description.—Merchant.

Court.—H.M. Supreme Court, Nairobi.

Number of matter.—35 of 1934.

Last day for receiving proofs.—6th June, 1935.

Name of trustee.—Official Receiver.

Address.—Law Courts, Nairobi.

Nairobi,

17th May, 1935.

B. STONE,
Acting Official Receiver.

GENERAL NOTICE NO. 661

THE BANKRUPTCY ORDINANCE.

RECEIVING ORDER.

Debtor's name.—Diwan Chand Khanna.

Address.—Kisumu.

Description.—Law Clerk.

Date of filing petition.—15th May, 1935.

Court.—Resident Magistrate's Court, Kisumu.

Number of matter.—3 of 1935 (Kisumu).

Date of order.—15th May, 1935.

Whether debtor's or creditors' petition.—Debtor's.

Nairobi,

17th May, 1935.

B. STONE,
Acting Official Receiver.

GENERAL NOTICE NO. 662

THE BANKRUPTCY ORDINANCE.

RECEIVING ORDER.

Debtors' names.—Ella Stevenson and John Pitty Francis Costa Bir, carrying on business as Leicester Hotel.

Address.—Nairobi.

Description.—Hotel Proprietors.

Date of filing petition.—2nd May, 1935.

Court.—H.M. Supreme Court, Nairobi.

Number of matter.—11 of 1935.

Date of order.—3rd May, 1935.

Whether debtors' or creditors' petition.—Debtors'.

Nairobi,

10th May, 1935.

L. R. FISHER,
for Acting Official Receiver.

GENERAL NOTICE NO. 663

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

PROBATE AND ADMINISTRATION.

CAUSE NO. 63 OF 1932.

Re Mrs. NANCIE BAYLEY, deceased.

To all whom it may concern.

TAKE NOTICE that there is lying in this Court a sum of Sh. 290/40 available for distribution among all the creditors of the estate of Mrs. Nancie Bayley, the above-named deceased, and that the Court has fixed the 9th day of June, 1935, on or before which date the claims must be lodged with me so that the amount mentioned may be distributed *pro rata* among the creditors.

Dated at Nairobi this 10th day of May, 1935.

MURRAY M. JACK,
Registrar,
Supreme Court of Kenya.

GENERAL NOTICE NO. 664

PROBATE AND ADMINISTRATION.

PUBLIC TRUSTEE'S CAUSE NO. 65 OF 1934.

IN THE MATTER OF LAL SINGH SANDHU, DECEASED.
To all whom it may concern.

TAKE NOTICE that on or after the 4th day of June, 1935, I intend to apply to H.M. Supreme Court of Kenya at Nairobi, for an order to administer the estate of the above-named Lal Singh Sandhu, deceased, who died at Nairobi on the 7th day of September, 1934.

Nairobi,

10th May, 1935.

B. STONE,
Acting Public Trustee.

GENERAL NOTICE NO. 665

PROBATE AND ADMINISTRATION.

PUBLIC TRUSTEE'S CAUSE NO. 65 OF 1934.

IN THE MATTER OF LAL SINGH SANDHU, DECEASED.
To all whom it may concern.

TAKE NOTICE that all persons having any claims against the estate of the above-named Lal Singh Sandhu, deceased, who died at Nairobi, in the Colony of Kenya, on the 7th day of September, 1934, are required to prove such claims before me the undersigned on or before the 15th day of July, 1935, after which date the claims so proved will be paid and the estate distributed according to law.

Nairobi,

10th May, 1935.

B. STONE,
Acting Public Trustee.

GENERAL NOTICE NO. 666

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAKURU DISTRICT REGISTRY.

PROBATE AND ADMINISTRATION.

CAUSE NO. 2 OF 1935.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF JOSEPH SANTANA PEREIRA, LATE OF NAKURU, DECEASED.

TAKE NOTICE that application having been made in this Court by Diogo Joas Pereira, of Nakuru, for the administration of the estate of Joseph Santana Pereira, late of Nakuru, who died at Arpora, Goa, on the 7th day of August, 1934, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 25th day of May, 1935.

Dated at Nakuru this 9th day of May, 1935.

G. G. ROBINSON,
District Delegate,
H.M. Supreme Court of Kenya,
Nakuru.

GENERAL NOTICE NO. 667

IN THE DISTRICT DELEGATE'S COURT AT
KISUMU.

PROBATE AND ADMINISTRATION.

CAUSE NO. 2 OF 1935.

NOTICE OF APPLICATION FOR PROBATE OF THE WILL OF RAM KRISHEN PARMAR, LATE OF RIANA, KISII DISTRICT, DECEASED.

TAKE NOTICE that application having been made in this Court by Amritsaria Mall Marwaha, of Yala, for probate of the will of Ram Krishen Paramar, late of Riana, Kisii District, who died at Kisii on the 28th day of April, 1935, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 15th day of May, 1935.

Kisumu,

15th May, 1935.

E. D. EMLEY,
Acting District Delegate,
Nyanza Province, Kisumu.

Note.—The will above named is now deposited and open to inspection at the Court.

GENERAL NOTICE NO. 668

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAKURU DISTRICT REGISTRY.
PROBATE AND ADMINISTRATION.

CAUSE No. 3 of 1935.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF
BENEDICT BIRKBECK, LATE OF MGUNGA, RONGAI,
DECEASED.

TAKE NOTICE that application having been made in this Court by Penelope Gladys Birkbeck of Mgunga, Rongai, for the administration of the estate of Benedict Birkbeck, late of Mgunga, Rongai, who died at London on the 21st day of April, 1934, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 25th day of May, 1935.

Dated at Nakuru this 9th day of May, 1935.

G. G. ROBINSON,
District Delegate,
H.M. Supreme Court of Kenya,
Nakuru.

GENERAL NOTICE NO. 669

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAKURU DISTRICT REGISTRY.
PROBATE AND ADMINISTRATION.

CAUSE No. 4 of 1935.

NOTICE OF APPLICATION FOR PROBATE OF THE WILL OF
CHARLOTTE MARIE HEPPES, LATE OF NAKURU,
DECEASED.

TAKE NOTICE that application having been made in this Court by Nicholas Heppes, of Nakuru, for probate of the will of Charlotte Marie Heppes, late of Nakuru, who died at Nakuru on the 5th day of April, 1935, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 25th day of May, 1935.

Dated at Nakuru this 9th day of May, 1935.

G. G. ROBINSON,
District Delegate,
H.M. Supreme Court of Kenya,
Nakuru.

Note.—The will above named is now deposited and open to inspection at the Court.

GENERAL NOTICE NO. 670

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT ELDORET DISTRICT REGISTRY.
PROBATE AND ADMINISTRATION.

CAUSE No. 5 of 1935.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF
RICHARD LEAWORTHY SLEEMAN, LATE OF HOEY'S
BRIDGE, DECEASED.

TAKE NOTICE that application having been made in this Court by Albert Harry Murrow as uncle by marriage of the late R. L. Sleeman at the request of his father and next of kin, of Hoey's Bridge, for the administration of the estate of Richard Leaworthy Sleeman, late of Hoey's Bridge, who died at Hoey's Bridge on the 30th day of November, 1934, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 11th day of June, 1935.

Eldoret,
11th May, 1935.

H. G. OLDFIELD,
Acting District Delegate,
H.M. Supreme Court of Kenya,
Eldoret.

GENERAL NOTICE NO. 671

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY.
PROBATE AND ADMINISTRATION.

CAUSE No. 10 of 1933.

NOTICE OF APPLICATION FOR A WILL ANNEXED ADMINISTRATION *de bonis non* GRANT OF ESTATE OF SHEIKH MOHAMED BIN ALI BIN SAAD EL-MANDRY, DECEASED.

TAKE NOTICE that application having been made in this Court by Said bin Rashid bin Khamis El-Mandry, of Mombasa, duly appointed the lawful attorney of Fatuma the daughter of the said Sheikh Mohamed bin Ali bin Saad El-Mandry, deceased, for a will annexed administration *de bonis non* grant of the estate of Sheikh Mohamed bin Ali bin Saad El-Mandry, late of Mombasa, who died at Mombasa on the 4th day of February, 1933, having made and duly executed his last will and testament, 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 28th day of May, 1935.

Mombasa,
10th May, 1935.

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

Note.—The will above named is now deposited and open to inspection at the Court.

GENERAL NOTICE NO. 672

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY.
PROBATE AND ADMINISTRATION.

CAUSE No. 15 of 1935.

Re ESTATE OF DR. TRIMBAK LAXMAN CHIPILONKER,
DECEASED.

NOTICE.

NOTICE is hereby given that all persons having claims against the estate of Dr. Trimba Laxman Chipilonker, British Indian Medical Practitioner, late of Mombasa, who died at Mombasa on the 25th day of February, 1935, are required to send particulars of their claims in writing to Dr. Shanker Dhondo Karve, the administrator or to the undersigned on or before the 15th day of June, 1935, after which date the administrator will proceed to distribute the estate having regard only to the claims of which he shall then have had notice.

Mombasa,
Dated this 13th day of May, 1935.

A. B. PATEL,
Advocate for the Administrator,
P.O. Box No. 274,
Mombasa.

GENERAL NOTICE NO. 673

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY.
PROBATE AND ADMINISTRATION.

CAUSE No. 19 of 1935.

NOTICE OF APPLICATION FOR ADMINISTRATION OF ESTATE OF
RANCHHORDAS LALJI, LATE OF CUTCH-MANDVI,
INDIA, DECEASED.

TAKE NOTICE that application having been made in this Court by Narotam Purushottam, of Mombasa, for the administration intestate of the estate of Ranchhordas Lalji, late of Cutch-Mandvi, India, who died at Mandvi in the Province of Cutch, India, on the 12th day of December, 1931, 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 24th day of July, 1935.

Mombasa,
10th May, 1935.

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

GENERAL NOTICE NO. 674

THE TRADE MARKS ORDINANCE, 1930.
APPLICATION NO. 2213.**PLOUGH**

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 50, in respect of cord (not of metal) rope (jute or hemp) twine and string, has been lodged by Tanganyika Cordage Company, Limited, of 3 Lombard Street, London; 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,
9th May, 1935.

B. STONE,
Acting Registrar of Trade Marks.

GENERAL NOTICE NO. 675

THE COMPANIES ORDINANCE, 1933.

Re COLONIAL SOAP FACTORY, LIMITED (IN LIQUIDATION).
NOTICE OF DIVIDEND.

Name of company.—Colonial Soap Factory, Ltd.

Address of registered office.—Cadeiro Street (Estate), Race Course Road, Nairobi.

Court.—H.M. Supreme Court of Kenya at Nairobi.

Number of matter.—Civil Case No. 108 of 1934.

Amount per £.—Shilling one and cents sixty in the £ (Sh. 1/60 in the £).

First or final or otherwise.—First and final.

When payable.—17th May, 1935.

Where payable.—Official Receiver's Office, Law Courts, Nairobi.

Nairobi,
17th May, 1935.

B. STONE,
*Acting Official Receiver,
Liquidator.*

GENERAL NOTICE NO. 676

THE REGISTRATION OF PATENTS ORDINANCE, 1933.

IT is hereby notified for general information that a letters patent particulars of which appear in the Schedule hereto was registered as No. 233 of 1935 in the Kenya Register of Patents on the 13th day of May, 1935:—

SCHEDULE.

Number of application.—233.

Date of application.—13th day of May, 1935.

Name of applicant.—The English Electric Company, Limited, and Ralph Henry Cridge.

Registered address.—Queen's House, 28, Kingsway, London, W.C. 2., England, and "The Chimes", Dalkeith Avenue, Bilton, near Rugby, England, respectively.

Particulars of grant in the United Kingdom.—No. 412,178, sealed on the 12th day of October, 1934, and dated the 16th day of December, 1932.

Nature of invention.—Improvements relating to the withering of tea leaves.

Documents, etc., filed in registry.—

1. One certified copy of the specification, including drawings, and office copy of letters patent, of the United Kingdom Patent.
2. Certificate of the Comptroller General of the United Kingdom Patent Office giving full particulars of the grant of the patent.
3. Authorization of agent.

Nairobi,
This 13th day of May, 1935.

B. STONE,
Acting Registrar of Patents.

GENERAL NOTICE NO. 677

THE REGISTRATION OF PATENTS ORDINANCE, 1933.

IT is hereby notified for general information that a letters patent particulars of which appear in the Schedule hereto was registered as No. 234 of 1935 in the Kenya Register of Patents on the 14th day of May, 1935:—

SCHEDULE.

Number of application.—234.

Date of application.—14th day of May, 1935.

Name of applicant.—Sindacato Cellulosa Pomilio.

Registered address.—Strada Argine Granili, Naples, Italy.

Particulars of grant in the United Kingdom.—No. 415,224, sealed on the 8th day of November, 1934, and dated the 10th day of June, 1932.

Nature of invention.—Improvements in process for the continuous treatment of vegetable materials with soda and gaseous chlorine for the industrial production of cellulose.

Documents, etc., filed in registry.—

1. One certified copy of the specification, including drawings, and office copy of letters patent, of the United Kingdom Patent.
2. Certificate of the Comptroller General of the United Kingdom Patent Office giving full particulars of the grant of the patent.
3. Authorization of agent.

Nairobi,
This 14th day of May, 1935.

B. STONE,
Acting Registrar of Patents.

GENERAL NOTICE NO. 678

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI.

CIVIL CASE NO. 99 OF 1935.
IN THE MATTER OF MEGHJI AHAMED AND CO., LTD.,
AND

IN THE MATTER OF THE COMPANIES ORDINANCE, 1933.

NOTICE is hereby given that a petition for the winding up of the above-named Company by His Majesty's Supreme Court of Kenya was on the 4th day of May, 1935, presented to the said Court by the said Company, Meghji Ahamed and Jaffer Ali Meghji, F. J. Hawkes and Company, Limited, and Waljee Hirjee and Sons.

And that the said petition is directed to be heard before the said Court sitting at Nairobi on the 31st day of May, 1935, at 10 o'clock in the forenoon and any creditor or contributory of the said Company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his Counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same.

DALY & FIGGIS,
*Advocates for the Above-named
Petitioners,
Clarke's Chambers, Nairobi.*

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named advocates for the said petitioners, notice in writing of his intention so to do. The notice must state the name and address of the firm, and must be signed by the person or firm, or his or their advocates (if any) and must be served, or if posted must be sent by post in sufficient time to reach the above-named not later than 6 o'clock in the afternoon of the 30th day of May, 1935.

GENERAL NOTICE NO. 679

PRINCIPAL ARTICLES IMPORTED INTO KENYA AND UGANDA DURING THE MONTH ENDED
28TH FEBRUARY, 1935

ARTICLE	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.	8,841	Sh. 131,593	8,841	Sh. 131,593
2. Wheat Meal and Flour	"	2,646	26,449	2,646	26,449
3. Ale, Beer, Stout, etc.	Imp. gal.	7,045	23,473	8,285	27,905
4. Ghee	Cwt.	863	41,343	863	41,343
5. Milk, Condensed or otherwise Preserved		84	5,648	91	5,252
6. Spirits (a)	Imp. and Proof galls.	5,051	123,766	5,538	134,512
7. Sugar (Refined)	Cwt.	365	4,472	405	5,040
8. Tea	"	16	2,937	16	2,937
9. Wines	Imp. gal.	2,883	38,375	2,874	40,409
10. Cigarettes	Lb.	84,442	280,905	62,150	205,789
11. Tobacco	"	67,437	173,852	70,531	181,884
12. Wood and Timber	Cubic ft.	17,300	43,146	17,300	43,146	6,922	19,978
13. Cement, Building	Ton	849	35,109	831	34,391	214	11,832
14. Galvanized Iron Sheets, Corrugated	"	39	10,752	40	10,916
15. Hollow-ware, Enamelled	"	55	46,236	54	45,002	..	48
16. Tubes, Pipes and their Fittings	"	151	69,703	151	69,703	60	32,742
17. Iron and Steel Manufactures	Value	..	288,942	..	292,135	..	38,410
18. Hardware	Cwt.	189	8,378	190	8,389	..	247
19. Shovels, Spades, etc.	Number	78,102	36,968	78,102	36,968
20. Machines and Machinery	Value	..	558,296	..	558,580	..	7,131
Cotton Piece Goods—							
21. Grey, Unbleached	Lin. Yard	1,080,921	{ 211,365	832,221	{ 161,216	48,197	{ 16,640
	Sq. Yard	1,003,217		786,271		38,703	
22. Bleached	Lin. Yard	480,741	{ 118,741	281,525	{ 79,185	4,515	{ 2,909
	Sq. Yard	449,087		264,462		3,515	
23. Printed, Khangas	Lin. Yard	28,737	{ 12,203	23,387	{ 10,506
	Sq. Yard	35,879		29,360	
24. Printed, Other Sorts	Lin. Yard	1,351,290	{ 311,481	794,360	{ 195,813
	Sq. Yard	1,051,880		627,258	
25. Dyed in the Piece	Lin. Yard	964,501	{ 385,326	662,069	{ 299,954	20,685	{ 15,792
	Sq. Yard	842,815		563,543		16,375	
26. Coloured (Manufactured wholly or in part of Dyed Yarn)	Lin. Yard	1,785,421	{ 406,474	870,537	{ 249,219
	Sq. Yard	1,487,967		816,135	
27. Cotton Blankets	Number	163,812	{ 194,030	144,009	{ 174,353
	Cwt.	2,777		2,492	
28. Jute Bags and Sacks	Dozen	44,913	{ 261,656	44,913	{ 261,656
	Cwt.	11,051		11,051	
29. Artificial Silk Piece Goods	Lin. Yard	287,277	{ 115,010	183,715	{ 84,985
	Sq. Yard	225,960		145,282	
30. Artificial Silk Manufactures not elsewhere specified (not apparel)	Value	..	926	..	640
31. Disinfectants	Cwt.	267	6,690	267	6,690	4	505
32. Insecticides	"	1,202	52,822	1,202	52,870	1	40
33. Paints, Colours and Varnishes	"	1,461	71,584	1,495	72,381	450	27,444
34. Candles	"	1	168	1	168
35. Fuel Oil	Imp. gal.	2,583,209	622,079	2,583,209	622,079
36. Lubricating Oil	"	71,908	149,291	62,534	118,370	15,243	18,477
37. Lubricating Greases	Cwt.	298	10,590	227	7,617	3	179
38. Motor Spirit (Petrol)	Imp. gal.	33,887	27,222	714,617	245,693
39. Mineral Oil, Illuminating or Burning (Kerosene)	"	25,224	17,863	345,103	114,444
40. Soap, Common	Cwt.	799	24,620	799	24,620	263	4,735
41. Soap, Toilet	"	263	24,316	249	23,961	19	1,169
42. Cycles, not Motor	Number	866	43,956	956	56,931
43. Motor Cars	"	76	183,163	78	191,246
44. Motor Lorries	"	43	109,321	41	105,224
45. Motor Tractors	No. & Ton
46. Motor Cycles	Number	13	9,466	13	9,466

(Continued on next page)

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.

PRINCIPAL ARTICLES IMPORTED INTO KENYA AND UGANDA DURING THE MONTH ENDED
28TH FEBRUARY, 1935—(Contd.)

ARTICLE	Unit of Quantity	Total Imports		Imports for Home Consumption (including Government Goods)		Government Imports (included in previous columns)	
		Quantity	Value	Quantity	Value	Quantity	Value
47. Tyres and Tubes	Number	55,033	<i>Sh.</i>	54,552	<i>Sh.</i>		
	Lb.	143,579		208,374		208,400	
48. Beads	Lb.	10,525	13,761	10,810	13,928
49. Fertilisers and Manures	Ton	143	28,553	143	28,553
50. Lamps and Lanterns	Number	9,644	15,994	9,493	15,838	98	584
51. Matches	Gross box	5,101	12,364	2,951	7,039
52. All other Articles	Value	..	4,466,245	..	4,380,357	..	314,403
TOTAL	10,065,997*	..	9,725,745*	..	513,265
TOTAL TRANSIT IMPORTS	180,120
GRAND TOTAL .. <i>Sh.</i>		..	10,246,117*	..	9,725,745*	..	513,265

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).

*Includes produce of Tanganyika Mandated Territory, valued at Sh. 1,435,346 and which is mainly imported for re-exportation.

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

CUSTOM HOUSE,
MOMBASA,
9th May, 1935.EDWARD LORD,
*for Commissioner of Customs,
Kenya and Uganda.*

GENERAL NOTICE NO. 680

TOTAL VALUE OF MERCHANTISE IMPORTED INTO KENYA AND UGANDA FROM THE PRINCIPAL SOURCES OF SUPPLY DURING THE MONTH ENDED 28TH FEBRUARY, 1935

COUNTRIES OF ORIGIN	Total Imports	Imports for Home Consumption (including Government Goods)	Government Imports
		Sh.	Sh.
United Kingdom	3,572,198	3,466,063	497,434
Irish Free State	3,467	3,562	..
Aden	2,598	2,598	..
Ceylon	2,623	2,623	..
India	638,072	626,876	12,799
Union of South Africa	295,349	295,878	703
Zanzibar	3,743	3,743	300
Canada	96,062	96,155	..
Australia	4,097	5,031	..
New Zealand	1,863	1,863	..
Anglo-Egyptian Sudan	3,273	3,273	..
Tanganyika Mandated Territory	1,435,346	1,435,346	..
Other British Possessions	6,180	6,253	..
Germany	482,582	479,858	691
Austria	5,444	5,444	..
Belgo-Luxemburg Economic Union	68,995	72,149	..
Denmark	10,166	10,032	..
Spain	19,367	20,274	..
France	151,739	155,651	..
Greece	1,009	1,009	..
Italy	64,072	63,929	..
Norway	7,421	7,902	..
Netherlands	95,717	105,675	..
Poland-Danzig	3,002	3,002	..
Portugal	4,693	4,743	..
Roumania	41,228	41,228	..
Sweden	34,646	30,555	..
Switzerland	6,490	5,527	..
Czechoslovakia	82,609	65,217	..
Union of Socialist Soviet Republics	5,169	5,169	..
China	12,933	13,703	..
Hadramaut	9,599	9,599	..
Japan	1,710,440	1,200,090	..
Oman	18,161	18,161	..
Persia	623,108	776,415	..
Egypt	12,901	13,019	..
United States of America	448,338	492,764	1,318
Argentine	1,406	1,406	..
Belgian Congo	39,527	39,527	..
Ruanda Urundi	14,212	14,212	..
Dutch East Indies	3,505	98,036	..
French Indo-China	6,460	6,460	..
Italian Somaliland	12,314	12,314	..
Other Foreign Countries	3,873	3,411	20
TOTAL .. Sh.	10,065,997	9,725,745	513,265

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

CUSTOM HOUSE,
MOMBASA,
9th May, 1935.

EDWARD LORD,
for Commissioner of Customs,
Kenya and Uganda.

GENERAL NOTICE NO. 681

PRINCIPAL ARTICLES EXPORTED FROM KENYA AND UGANDA DURING THE MONTH
ENDED 28TH FEBRUARY, 1935

ARTICLE	Unit of Quantity	(b) Exports of Domestic Produce		(a) (b) Re-exports of Imported Merchandise	
		Quantity	Value	Quantity	Value
1. Wheat	Cwt.	3	34
2. Maize	"	331,331	1,067,934
3. Rice	"	117	1,626
4. Wheat Meal and Flour	"	4,216	53,739	224	2,249
5. Maize " "	Number	13,769	66,600
6. Cattle for Food	122	3,260
7. Sheep and Goats for Food	449	6,392
8. Bacon and Ham	Cwt.	74	10,013
9. Ale, Beer, Stout, etc.	Imp. gal.	812	5,939	1,067	3,222
10. Butter	Cwt.	1,134	87,966
11. Cheese	"	42	3,876	1	104
12. Chillies	"	90	3,460	27	1,050
13. Coffee, Raw	"	72,162	3,746,745	21,004	805,682
14. Ghee	"	234	12,193	24	1,701
15. Milk, Condensed or otherwise Preserved	"	51	2,921
16. Potatoes	"	4,286	21,217
17. Spirits	Imp. and proof gal.	311	7,319
18. Sugar, Refined	Cwt.	22,792	322,012	59	1,201
19. Tea	"	3,285	307,462	1	224
20. Wines	Imp. gal.	70	1,577
21. Cigarettes	Lb.	11,284	31,418	5,517	18,753
22. Tobacco	"	201,936	130,592	4,004	12,279
23. Wood and Timber	Cubic ft.	6,404	25,291	730	3,133
24. Raw Cotton	Cental of	100 lb.	134,160	7,603,369	600
25. Sisal Fibre and Tow	Ton	1,372	303,063
26. Seeds, Cotton	"	6,120	329,836	360	19,800
27. Seeds, Sesame	"	368	77,905
28. Ground-nuts	"	17	4,550	12	2,525
29. Coco-nut Oil	Imp. gal.	12	21
30. Sesame Oil	"	2,040	4,592
31. Hides, Dry and Dry-salted	Cwt.	12,612	425,633	173	5,279
32. Skins, Sheep and Goat	Number	103,541	49,322	350	120
33. Rubber	Cental of	100 lb.	225	13,123	..
34. Mangrove Bark	Cwt.
35. Wattle Bark	"	24,193	96,621
36. Wattle Extract	"	6,944	80,380
37. Ivory, Elephant	"	104	59,934	289	157,539
38. Wool	Cental of	100 lb.	128	6,428	..
39. Sodium Carbonate	Ton	6,108	552,441
40. Cement, Building	"	96	2,828
41. Galvanized Iron Sheets, Corrugated	"	22	6,010
Cotton Piece Goods—					
42. Grey, Unbleached	Lin. Yard	225,742	
	Sq. Yard	217,355	{ 47,050
43. Bleached	Lin. Yard	49,897	
	Sq. Yard	45,847	{ 11,795
44. Printed, Khangas	Lin. Yard	4,117	
	Sq. Yard	5,140	{ 1,838
45. Printed, Other Sorts	Lin. Yard	230,717	
	Sq. Yard	180,226	{ 47,582
46. Dyed in the Piece	Lin. Yard	147,266	
	Sq. Yard	127,481	{ 51,215
47. Coloured (Manufactured wholly or in part of Dyed Yarn)	Lin. Yard	145,317	
	Sq. Yard	121,744	{ 33,905
48. Cotton Blankets	Number	7,615	
	Cwt.	148	{ 9,596
49. Jute Bags and Sacks	Dozen	2,131	
	Cwt.	575	{ 11,223

(Continued on next page)

NOTE.—(a) Re-exports include goods the growth, produce or manufacture of Tanganyika Mandated Territory to the value of Sh. 994,641

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

- (1) Under domestic exports to the value of Sh. 33,295
 (2) Under Re-exports to the value of Sh. 383,161

Total Ships' Stores... Sh. 416,456

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

PRINCIPAL ARTICLES EXPORTED FROM KENYA AND UGANDA DURING THE MONTH
ENDED 28TH FEBRUARY, 1935—(Contd.)

ARTICLE	Unit of Quantity	(b) Exports of Domestic Produce		(a) (b) Re-exports of Imported Merchandise	
		Quantity	Value	Quantity	Value
50. Fuel Oil	Imp. gal.	1,201,593	410,408
51. Motor Spirit (Petrol)	"	199,151	136,840
52. Mineral Oil, Illuminating or Burning (Kerosene)	"	89,375	51,607
53. Soap, Common	Cwt.	424	6,419	14	409
54. Soap, Toilet	"	60	2,061
55. Motor Cars	Number	24	48,735
56. Animals, not for Food	"	1	100
57. All other Articles	Value	..	426,541	..	743,144
TOTAL	15,946,387	..	2,695,784
TOTAL TRANSIT EXPORTS	171,260
GRAND TOTAL .. Sh.		..	15,946,387	..	2,867,044

NOTE.—(a) Re-exports include goods the growth, produce or manufacture of Tanganyika Mandated Territory to the value of Sh. 994,641

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

- (1) Under domestic exports to the value of Sh. 33,295
- (2) Under Re-exports to the value of .. Sh. 383,161

Total Ships' Stores .. Sh. 416,456

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

CUSTOM HOUSE,
MOMBASA,
9th May, 1935.

EDWARD LORD,
for Commissioner of Customs,
Kenya and Uganda.

GENERAL NOTICE No. 682

TOTAL VALUE OF PRODUCE AND MERCHANDISE EXPORTED
FROM KENYA AND UGANDA TO THE PRINCIPAL OVERSEAS
MARKETS DURING THE MONTH ENDED 28TH FEBRUARY, 1935.

COUNTRIES OF DESTINATION	Exports of Domestic Produce	Re-exports of Imported Merchandise
	Sh.	Sh.
United Kingdom	3,886,350	479,748
Aden	12,508	25,510
Hong Kong	2,030
India	7,501,349	153,839
British Malaya	54,500	26,605
Union of South Africa	211,103	143,714
Mandated Territory of South West Africa	2,500	1,650
Southern Rhodesia	1,485	..
Zanzibar	66,592	46,124
British Somaliland	250
Mauritius	7,204	1,000
Seychelles	678	1,320
Canada	1,215,603	23,370
Australia	16,609	..
New Zealand	4,600	..
Anglo-Egyptian Sudan	105,523	15,548
Tanganyika Mandated Territory	590,343	695,430
Germany	283,083	126,550
Belgo-Luxemburg Economic Union	126,267	42,563
Spain	4,889	..
Finland	803	..
France	126,514	17,014
Greece	27,392	..
Italy	166,040	1,470
Norway	6,190	796
Netherlands	66,518	30,000
Poland-Danzig	720	5,425
Sweden	10,330	2,000
China	48,320	..
Hedjas and Nejd	25,260	1,620
Iraq	4,925	8,425
Japan	498,095	19,642
Oman	6,495
Egypt	79,960	40,735
Ethiopia	932
Morocco: Tangier	500
United States of America	565,450	69,286
Mexico	6,300	..
Uruguay	18,004	..
Belgian Congo	19,971	178,475
Ruanda Urundi	100	8,066
French Indo-China	10	..
French Somali Coast	329	1,200
Madagascar	160	74
Eritrea	46,025	58,800
Italian Somaliland	61,827	58,677
Portuguese Possessions in India	5,541	2,503
Mozambique	37,122	15,237
TOTAL..	15,913,092	2,312,623
SHIPS' STORES ..	33,295	383,161
GRAND TOTAL Sh.	15,946,387	2,695,784

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

CUSTOM HOUSE,
MOMBASA,
9th May, 1935.

EDWARD LORD,
for Commissioner of Customs,
Kenya and Uganda.

GENERAL NOTICE No. 643

TENDERS

TENDERS are invited by the Central Tender Board for the supply of foodstuffs, as specified hereunder, to various Government Departments during the six months ending the 31st December, 1935:—

Items marked "*" are for the Supply and Transport Corps, K.A.R. Nairobi, and are to be supplied as required subject to 14 days' notice.

TENDERS—(continued).

ARTICLE	Approximate Quantity	Quotation Required	Place of Delivery
MAIZE MEAL—(contd)			
	45,000 lb.	per 60 lb.	Eldoret.
	18,000 "	"	Lumbwa.
	109,720 "	"	Kitale.
	125,000 "	"	Kitale, K. A. R. Depot, (in large bags to be supplied by contractor)
	125,000 "	"	Kitale, K. A. R. Depot, (in 50 lb. bags to be supplied by S. & T. C.)
MBAAZI	12,240 "	"	Machakos.
MEAT-BEEF			
(a) Native	85,536 "	per lb.	Nairobi.
	13,600 "	"	Mombasa.
	15,000 "	"	Kisumu.
	4,200 "	"	Machakos.
(b) Roasting	3,150 "	"	Nairobi.
	3,300 "	"	Kabete (School).
(c) Fillet Steak	395 "	"	Nairobi.
	36 "	"	Kabete (School).
(d) Mince	2,010 "	"	Nairobi.
(e) Salt	450 "	"	Nairobi.
	720 "	"	Kabete (School).
(f) Stewing Steak ..	910 "	"	Nairobi.
(g) Dripping	216 "	"	Nairobi.
MEAT-MUTTON			
(a) Roasting	2,060 "	"	Nairobi.
	360 "	"	Kabete (School).
(b) Chops	377 "	"	Nairobi.
PORK-ROASTING	108 "	"	Nairobi.
	216 "	"	Kabete (School).
Sausages	630 "	"	Nairobi.
	720 "	"	Kabete (School)
Bacon	145 "	"	Nairobi.
Suet	20 "	"	Nairobi.
Liver	190 "	"	Nairobi.
Ox Kidneys	75 "	"	Nairobi.
Ox Tongues	30 "	each	Nairobi.
Ox Tails	100 "	"	Nairobi.
Sheep Kidneys	140 "	"	Nairobi.
Sheep Tongues	400 "	"	Nairobi.
+MILK, FRESH OR PASTEURIZED	13,882 gallons	per gallon	Nairobi.
	1,560 "	"	Kabete (School).
ONIONS	1,490 lb.	per 36 lb.	Nairobi.
PEAS, DRIED	*25,000 "	per 60 lb.	Nairobi (S. & T. C.)
POLLARD	2,240 "	"	Kabete.
	500 "	"	Machakos.
POTATOES	*25,000 "	"	Nairobi (S. & T. C.)
	122,050 "	"	Nairobi.
	33,470 "	"	Mombasa.
	30,200 "	"	Kisumu.
	9,800 "	"	Nakuru.
	20,000 "	"	Eldoret.
	25,000 "	"	Kitale.
	4,320 "	"	Ngong.
	30,890 "	"	Machakos.
+RICE, POLISHED	13,630 "	"	Nairobi.
	19,060 "	"	Mombasa.
	2,000 "	"	Kisumu.
+RICE, UNPOLISHED	*100,000 "	"	Nairobi (S. & T. C.)
	12,000 "	"	Nairobi.
	1,600 "	"	Mombasa.
RICE, BASMATI	2,160 "	"	Nairobi.
RICE (Dog Rice)	1,500 "	"	Maseno, Luanda.
SALT, COARSE	*10,000 "	"	Nairobi (S. & T. C.)
	9,723 "	"	Nairobi.
	1,500 "	"	Kabete.
	2,830 "	"	Mombasa.
	1,950 "	"	Kisumu.
	300 "	"	Nakuru.
	1,110 "	"	Eldoret.
	1,420 "	"	Kitale.
	920 "	"	Machakos.
SALT DAIRY	720 "	"	Nairobi.

Items marked "" are for the supply and Transport Corps, K.A.R. Nairobi, and are to be supplied as required subject to 14 days' notice.

†Tenderer to state whether tender is in respect of fresh or pasteurized milk.

‡Tenderer to state whether tender is in respect of local or imported commodity.

TENDERS—(continued).

ARTICLE	Approximate Quantity	Quotation Required	Place of Delivery
SALT, ROCK	120 lb.	per 60 lb.	Nairobi.
	9,560 "		Kabete.
	1,080 "		Kisumu.
	400 "		Ngong.
	500 "		Machakos.
SIM SIM CAKES	78,400 "	per 100 lb.	Kabete.
	500 "		Machakos.
	1,000 "		Ngong.
	600 "		Luanda.
	1,200 "		Bungoma.
†SUGAR	10,955 "	per 56 lb.	Nairobi.
	1,106 "		Mombasa.
	900 "		Kisumu.
	675 "		Kitale.
TEA	2,725 "	per case of 25 lb. net, lined with lead foil.	Nairobi.
WHEAT FLOUR	3,900 "		Nairobi.
	3,040 "	per 100 lb.	Mombasa.
	4,800 "		Nairobi.
	4,000 "		Nairobi.
Atta flour	1,000 "	per 100 lb.	Nairobi.

†Tenderer to state whether tender is in respect of local or imported commodity.

Tenders may be sent either through the post or placed in the Tender Box at the Treasury. Tender forms and full particulars may be obtained on application to the undersigned.

No tender will be considered unless submitted on the prescribed form specifying quotations on the basis set out in column 3, and for delivery at the places enumerated in column 4. Samples of foodstuffs specified in the tender should not be less than one pound in weight and each packet should be *clearly marked and labelled* with the name of the person tendering.

Quotations for articles supplied in bags should *exclude* any charge in respect of the bags, which will be either returned or paid for by the departments concerned.

Tenders in sealed envelopes marked "Foodstuffs" will be received up to and including the 4th June, 1935.

The lowest or any tender will not necessarily be accepted.

THE TREASURY,
P. O. Box No. 591, NAIROBI,
11th May, 1935.

H. R. HIRST,
Secretary,
Central Tender Board.

GENERAL NOTICE NO. 683

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore existing between James Matthew Anderson and Jack Llewellyn Sinton, carrying on business as farmers and planters at Balcorrach, P.O. Chemelil, under the style or firm of Anderson and Sinton, has been dissolved as from the 31st May, 1934. The said James Matthew Anderson having taken over all the assets of the late partnership business and having assumed all the liabilities thereof will pay all debts due by the late firm and will receive all moneys owing to it.

Signed at Nairobi this 5th day of April, 1935.

J. LL. SINTON.

J. M. ANDERSON.

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NOTICE OF REMOVAL OF GOVERNMENT DEPARTMENTS

The following Departments of Government are now removed to the New Law Courts and Government Offices, City Square, Nairobi:—

Department of Agriculture: Enquiry Office, room 76

Department of Education: Enquiry Office, room 89

Department of Registrar General, Public Trustee and Official Receiver: Enquiry Office, room 47.

Passports and Immigration, Arms Registry, Criminal Investigation: Enquiry Office, room 37.

Central Revenue Office: Ground Floor, room 21

Nairobi District Treasury: Ground Floor, room 19

Commissioner of Prisons: Enquiry Office, room 50.