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GOVERNMENT NOTICE NO 431

DEPARTURES

Name	Rank	On leave or termination of appointment	Date of Departure
Capt L C Winslow	3rd King's African Rifles	Leave	20th June, 1929
A Walker	Laboratory Supdt, Vet Research Dept	do	do
J Forsyth	Lab Assistant, Vet Research Dept	do	do
E T Land	Examiner of Accounts, Audit	do	do
H Jordan	Sanitary Inspector, Medical	do	do
C J Cogle	District Surveyor	do	do
F W Smith	Linotype Operator, Government Press	do	do
H M Nefdt	Laboratory Assistant, Medical	do	do
Miss K M Ashe	Clerk, Governor's Conference, Secretariat	do	do
Miss H A Wright	Lady Doctor, Jeanes School	do	do
H A Campbell	Assistant Engineer, P W D	do	21st June, 1929
W L Lewis	Stock Inspector, Veterinary	do	do
T Hughes	Sanitary Inspector, Medical	do	do
H Cock	do	do	do
F Franks	do	do	do
E J Davies	Crown Council, Legal Department	do	do
J R Hudson	Veterinary Research Officer	do	do
J L Byrne	Accountant, Forest Department	do	do
C G MacArthur	Assistant Game Warden	do	do
Capt E R Sullivan Tallyour	Superintendent of Police	do	do
N R Jolley	Telegraph Inspector	do	do
J Robson	Junior Postmaster	do	do
Miss N R Whitehead	Principal, European School	do	do
Miss M A Perkin	Nursing Sister, Medical	do	do
W C Huggard	Attorney General	Transfer	do
C H Jones	Artizan, I Class, K & U Railway	Leave	20th June, 1929
W A McLean	Artizan, II Class, K & U Railway	do	do
F H Jones	Driver, Kenya and Uganda Railway	do	do
Miss R V Jones	Jr Clerk, Kenya and Uganda Railway	do	do
Miss M P Jones	do do	do	do
A C Sinclair	Fireman, Kenya and Uganda Railway	do	do
F Sarginson	Storeman, Kenya and Uganda Railway	do	do
J Rawlins	Jr Draughtsman K & U Railway	do	do
L C Schwartzel	Permanent Way Inspector, K & U Rly	do	do
J A C Bentley	Storeman, K & U Rly	do	21st June, 1929
A L Mayne	Administrative Asst K & U R'y	do	do
A Johnston	Asst Engineer, K & U Rly	do	do
R F Gainsford	Junior Postmaster	do	25th June, 1929

APPOINTMENTS

HAROLD GASPAR EVANS, to be District Officer, Fort Hall District, with effect from the 6th June, 1929

S/E 20064/17

EDGAR GEORGE BALE, to be Acting Commissioner of Customs, with effect from 30th June, 1929

MAGISTERIAL WARRANTS

HAROLD GASPAR EVANS, to be a Magistrate of the Second Class, with power to hold a Subordinate Court of the Second Class within the Districts of Fort Hall, Kyambu, Machakos and Nairobi, whilst holding his present appointment as District Officer, Fort Hall

WILLIAM RYDER McGEOUGH, to be a Magistrate of the Second Class, with power to hold a Subordinate Court of the Second Class, whilst holding his present appointment as Assistant District Commissioner, North Kavirondo, Nyanza Province, with effect from 1st July, 1929

PRELIMINARY ORAL SWAHILI EXAMINATION,
PASS

Miss M V ASHE, Clerk, Agricultural Department

J E S MERRICK,
for Colonial Secretary

Colony and Protectorate of Kenya.

PROCLAMATION No 115

COLONY AND PROTECTORATE OF KENYA



THE LOCAL GOVERNMENT (DISTRICT COUNCILS)
ORDINANCE, 1928

PROCLAMATION

J W BARTH

BY His Excellency Sir Jacob William Barth,
Knight, Commander of the Most Excellent
Order of the British Empire, Acting Governor
and Commander-in-Chief of the Colony and
Protectorate of Kenya

IN EXERCISE of the powers conferred upon me by
section 125 of the Local Government (District Councils)
Ordinance, 1928, I do hereby appoint Mr A Milne and
Mr T Mitchell to be members of the District Council of
Nairobi, *vice* Mr J L Focks and Mr E D Rutherford,
resigned

L S

GOD SAVE THE KING

Given under my hand and the public seal of the Colony
this 2nd day of July, 1929

By Command of His Excellency the Acting Governor

H M -M MOORE,
Colonial Secretary

GOVERNMENT NOTICE NO 432

THE PUBLIC HEALTH ORDINANCE
RULES

IN EXERCISE of the powers conferred upon him by the Public Health Ordinance (Chapter 124 of the Revised Edition), His Excellency the Acting Governor in Council, on the advice of the Central Board of Health, has been pleased to make the following Rules —

Short title 1 These Rules may be cited as ‘ the Public Health (Drainage and Latrine) Rules, 1929 ’

Application of Rules 2 The Governor may, by notice in the Gazette, declare that on and after a date to be specified in such notice the whole of these Rules or only such provisions thereof as are mentioned in such notice shall apply to the whole of or only such part of the district of any local authority, herein-after referred to as the local authority, as shall be defined in such notice

Interpretation of terms 3 In these Rules, unless the context otherwise requires —

“ Closed drain ” means any drain constructed of pipes or in the form of an enclosed conduit

“ Cement ” and “ Portland cement ” mean Portland cement which shall conform in every respect with the provisions of the British Standard Specification for Portland Cement, No 12, 1925, and any specification in amendment thereof or in substitution therefor

“ Drainage works ” mean and include the construction, installation, laying, connecting, fixing, repair or removal of any pipe, drain, gully, cesspool, septic-tank, sewage filter installation, or other works for the discharge, reception or disposal of sewage in connection with any premises, or of any waste pipe, soil pipe, trap, urinal, water-closet, slop-hopper, sink, bath, lavatory basin, ventilation pipe, anti-syphonage pipe, or any drain fitting or water flushing cistern, or any works connected with the discharge of liquid or soiled matter into any drain, sewer, cesspool, septic tank, sewage filter installation or other like receptacle for drainage, or otherwise connected with the drainage of any premises

“ Domestic building ” includes any building in human use, or intended for human use, whether for purposes of business or residence or amusement

“ Dwelling house ” means a building or any part or portion of a building used, or constructed, adapted or designed to be used for human habitation, as a separate tenancy, or by one family only, whether detached, semi detached, or separated by party walls or by floors from adjoining buildings, together with such outbuildings, as are reasonably required to be used or enjoyed therewith

“ Earth closet ” means a pail closet furnished with means for sprinkling earth, ashes, or any other material for the purpose of absorbing or covering the excremental matter

“ Housemaid’s sink ” means and includes any fitting used or intended to be used in connection with the cleansing of toilet-ware but neither used nor intended to be used for the reception of any excremental liquid or substance

"Latrine" includes privy, urinal, pail-closet, pit closet, earth-closet, chemical-closet and water-closet

"Latrine accommodation" includes a receptacle for human excreta, together with the structure containing and including such receptacle and the fittings and apparatus connected therewith

"Pail-closet" means latrine accommodation including a movable receptacle for human excreta

"Person" includes any company or association or body of persons corporate or unincorporate

"Pit closet" means latrine accommodation situated over any hole or excavation in the ground

"Plot" means any area of land being the subject of a separate conveyance, assignment or lease

"Sanitary Inspector" means a sanitary inspector appointed by Government or by a local authority to act as such within the district of a local authority

"Sewage" means soil-water, waste waters and manufacturing or trade effluent

"Sewer" means any duct belonging to the local authority and constructed, acquired or maintained for the purpose of conveying sewage

"Sewer connection" means any pipe junction, saddle, or other contrivance constructed in any sewer belonging to the local authority for the purpose of receiving the discharge from any drain, or the drainage from one or more buildings, into such sewer

"Slop-hopper" means and includes any fitting intended for the reception of slop water from bedrooms or other waste waters containing excremental liquid or substance

"Soil-pipe" means and includes any pipe fixed on or in any building for the purpose of conveying the discharges from any water closet, slop-hopper, urinal, or urinette, or any waste waters containing excremental liquid or substance

"Soil-water" means discharges from water closets, slop-hoppers, urinals and urinettes, and all waters containing any excremental liquid or substance

"Soil-water fittings" means and includes water closets, slop-hoppers, urinals and urinettes, and all water fittings adapted or designed for the reception of matters of an excremental character which are or are to be connected to any system of drainage

"Water closet" means latrine accommodation adapted or designed for the reception of human excreta, of both a solid and liquid character, used or adapted or intended to be used in connection with a water carriage system, and comprising provision for the flushing of the receptacle by means of an approved water supply

"Waste-pipe" means and includes any pipe for conveying waste water of a non-excremental character from baths, lavatory basins, sinks, housemaids' sinks or butlers' sinks

"Waste-water" means discharges of a non-excremental character from baths, lavatory basins, sinks, housemaids' sinks or butlers' sinks

"Waste-water fittings" means and includes baths, lavatory basins, sinks, housemaids' sinks and butlers' sinks

DRAINAGE AND SEWERAGE PROVISIONS, ETC

Local authority
to enforce
drainage of
undrained
buildings

4 Where any building is without a drain sufficient for the effectual drainage of the same, the local authority shall by written notice require the owner of such building within a reasonable time therein specified, to make a drain or drains emptying into any sewer belonging to the local authority which is at a suitable level, and which is not more than two hundred feet distant from any part of such building, but if no such means of drainage are within that distance, then emptying into such covered tank or other like receptacle for drainage not being under any building or in such other manner as the local authority may direct, and the local authority may require any such drain or drains to be of such materials and size, and to be laid at such level and in such manner and with such falls as may appear to the local authority to be necessary

Any person who fails to comply with the requirements of any notice served under this Rule within the time specified shall be guilty of an offence and the local authority may after the expiration of the time specified in the notice, do the work required, and may recover as a civil debt recoverable summarily the expenses incurred by it in so doing from the owner

Provided that where, in the opinion of the local authority, greater expense would be incurred in causing the drains of two or more buildings to empty into an existing sewer pursuant to this Rule, than in constructing a new sewer and causing such drains to empty therein, the local authority may construct such new sewer, or cause such new sewer to be constructed, and require the owners of such buildings to cause their drains to empty therein, and may apportion as they deem just the expenses of the construction of such sewer, amongst the owners of the several buildings, and recover as a civil debt recoverable summarily the sums apportioned from such owners

Two or more
buildings may
be drained by
a combined
operation

5 If it appear to the local authority that two or more buildings which are to be connected with any sewer belonging to the local authority either voluntarily or compulsorily may be drained more economically or advantageously in combination than separately and a sewer of sufficient size belonging to the local authority already exists or is about to be constructed at a suitable level and within two hundred feet of any part of such buildings the local authority may when the drains of such buildings are first laid order that such buildings be drained by a combined system of drainage to be constructed either by the local authority if it so decide or by the owners in such manner as the local authority shall direct and the costs and expenses of the construction of such combined system of drainage and of the repair and maintenance thereof shall be apportioned between the owners of such buildings in such manner as the local authority shall determine, and if paid by the local authority may be recovered by it from such owners

New buildings
must be
drained

6 No persons shall erect a new building or re-erect any building, any two external walls of which have been pulled down or burned down or which have fallen down to or below

the level of the ground floor, or occupy, or, being the owner thereof, permit to be occupied any building so newly erected or re-erected, unless a drain or drains have been constructed of such materials and size, and laid at such level, in such manner and with such fall as may appear necessary to the local authority for the effectual drainage of such building, and the drain or drains so to be constructed shall empty into any sewer belonging to the local authority which is at a suitable level and which is within two hundred feet of any part of the site of the building to be erected or re-erected, and if no such means of drainage are within that distance then shall empty into such covered tank or other place, not being under any building, as the local authority may direct.

Any person who causes any building to be erected or re-erected or any drain to be constructed in contravention of this Rule shall be guilty of an offence.

Notwithstanding anything contained in these Rules no person shall cause or permit any subsoil, surface, storm or rain water or any drain for the conveyance of such water to discharge into or communicate with any drain or sewer for the conveyance of sewage or waste water, or into any cess-pool, septic tank or other receptacle for drainage except with the written permission or by the direction of the local authority and then only on the condition that such subsoil, surface, storm or rain water drain shall discharge directly into the open air over a trapped gully and above the level of the water therein, and no person shall cause or permit any sewage or waste water drain to discharge into or communicate with any drain or sewer for the conveyance of subsoil, surface, storm or rain water except with the written permission or by the direction of the local authority.

7 If it shall appear to the local authority that any building built before or after the passing of these Rules is not provided with a proper sink or drain or other necessary appliances for carrying off waste water from such building, the local authority may give notice in writing to the owner of such building requiring him in the manner and within the time to be specified in such notice, to provide such sink, drain, or other appliances. If the owner makes default in complying with such requirement to the satisfaction of the local authority within the time specified in such notice he shall be guilty of an offence, and in case of default the local authority may, if it thinks fit, itself provide such sink, drain or other appliances, and the expenses incurred by it in so doing shall be repaid to it by such owner, and may be recovered as a civil debt recoverable summarily.

Local authority
may require
sinks, drains,
or other
necessary
appliances to
be provided to
buildings

8 If any privy, earth-closet, pail-closet, pit-closet or other closet not being a water-closet, or the building served by such privy, earth-closet, pail-closet, pit-closet or other closet not being a water-closet, be within two hundred feet of any sewer belonging to the local authority which is at a suitable level, and if there be a sufficient water supply, the local authority may, by written notice addressed to the owner of the same, require the said owner within a reasonable time, to be specified in such notice, to convert the privy, earth-closet, pail-closet, pit-closet or other closet not being a water-closet, into a water-closet and to connect the same to the said sewer, all as the case may require, in a manner and by the

Conversion of
latrines not
being water
closets into
water closets

use of materials to be approved of by the local authority, and the local authority may, if it think fit, by written notice addressed to the owner, order the removal of such privy, earth-closet, pail-closet, pit-closet or other closet not being a water-closet, within a period to be specified in such notice

Any such owner who shall fail to comply with the requirements of any notice served under the provisions of this Rule, and that within the time specified, shall be guilty of an offence, and the local authority may, after the expiration of the time specified in the notice, do the work required, and may recover as a civil debt recoverable summarily the expenses incurred by it in so doing from the owner

Where sewer provided, cess-pools or septic tanks, etc., no longer to be used for reception of drainage

9 Where the drainage of a building discharges into any cesspool or septic tank or into any other receptacle or place whatsoever not being a sewer belonging to the local authority, and such building be within two hundred feet of a sewer belonging to the local authority which is at a suitable level, the local authority may, by written notice addressed to the owner of the building, require the said owner, within a reasonable time to be specified in the notice, to cease to discharge or permit to be discharged into the said cesspool, septic tank, other receptacle or place, any sewage and other waste water, and to cause all such sewage and other waste water to be discharged into the said sewer in a manner and by the use of materials to be approved by the local authority, and the local authority may, by written notice addressed to the owner, order such cesspool, septic tank, receptacle or place to be removed, filled in or otherwise suitably dealt with to its satisfaction, within a period to be specified in such notice

Any such owner who shall fail to comply with the requirements of any notice served under the provisions of this Rule, and that within the time specified, shall be guilty of an offence

Maintenance of drains and drainage works

10 The owner of any premises shall, at his own expense, maintain all drains and all drainage works constructed upon or in connection with such premises in an efficient condition and in a proper state of repair to the satisfaction of the local authority

In all cases where two or more buildings owned by more than one owner are drained by a combined system of drainage, such owners shall jointly and severally be responsible for the duty of, and for any costs and expenses incidental to, maintaining and repairing such combined system of drainage

Examination of drains, latrines, cess-pools and septic tanks

11 If it shall appear to the local authority that any drain, latrine, cesspool or septic tank constructed upon or in connection with any premises is in a bad state of repair, or is inefficient or is a nuisance or injurious or dangerous to health, the local authority may, after having given twenty-four hours' written notice to the occupier of such premises, or, in case of emergency, without notice, cause such premises to be entered the ground to be opened and such drain, latrine, cesspool or septic tank to be examined. If the drain, latrine, cesspool or septic tank on examination is found to be in a proper, sound and efficient condition, the local authority shall cause the ground to be closed, and any damage done to be made good as soon as can be, and the expenses of the works shall

be defrayed by the local authority. If the drain, latrine, cess pool, or septic tank on examination appears to be in a bad defective or inefficient condition, or to require alteration or amendment, the local authority shall forthwith give notice in writing to the owner of the premises requiring him forthwith or within a reasonable time therein specified to carry out such works as may be necessary, and if the owner of such premises fails to comply with the requirements of any notice served under this Rule within the time specified he shall be guilty of an offence and the local authority may, if it think fit, after the expiration of the time specified in the notice, carry out the work required, and may recover as a civil debt recoverable summarily the expenses incurred by it in so doing from the said owner.

12 The local authority may, at any reasonable time, cause to be applied to any covered drain or drains, soil pipe or ventilating pipe, constructed upon or in connection with any premises, the smoke, air, chemical, coloured water, or other test (not including a test by water under pressure) Local authority
may cause
drains to be
tested

If on the application of the test such drain or drains, soil pipe or ventilating pipe, is or are found to be defective, the local authority shall, by written notice served upon the owner of such premises specifying generally the defect, require the said owner to do all works necessary for remedying it within a reasonable time to be specified in the notice, and if such owner fails to comply with the requirements of any notice served under this Rule within the time specified he shall be guilty of an offence, and the local authority may, if it think fit, after the expiration of the time specified in the notice, carry out the works required and may recover as a civil debt recoverable summarily the expenses incurred by it in so doing from the owner.

The owner and occupier of any premises shall give all reasonable facilities for the application of any test as provided for in this Rule, and any owner or occupier who fails to do so shall be guilty of an offence.

13 Upon receipt of information as to a stoppage in any closed drain or drainage work constructed upon or in connection with any premises, the local authority may cause a written notice of the stoppage as aforesaid to be served upon the owner of such premises requiring him, forthwith, to cause the stoppage to be removed. If the said owner fails to comply forthwith with the requirements of any such notice as aforesaid or if such owner cannot immediately be found, the local authority may itself cause the stoppage to be removed and may recover as a civil debt recoverable summarily the expenses incurred in so doing. Stoppages in
drains

Where two or more buildings owned by more than one owner are drained by a combined system of drainage the costs and expenses incidental to the removal of any such stoppage as aforesaid shall be apportioned between the owners of such buildings in the manner provided in Rule 5 hereof, provided that where the stoppage takes place in a section of any drain used by one occupier or owner only the costs and expenses incurred in its removal shall be borne by the owner of the building served by such section.

14 Any person who, without the written consent of the local authority — Penalty on
unauthorised
building over
sewers or
under streets

- Causes any building newly to be erected over any sewer belonging to the local authority or

(b) Causes any vault, arch or cellar newly to be constructed under the carriage-way or foot-way of any street vested in the local authority,

shall be guilty of an offence, and the local authority may cause any building, vault, arch or cellar constructed in contravention of the provisions of this Rule to be altered, pulled down or otherwise dealt with as it may think fit, and may recover as a civil debt recoverable summarily any expenses incurred by it in so doing from the offender.

Injurious
matter not to
pass into
sewers

15 Any person who shall throw or suffer to be thrown, or shall pass into any sewer belonging to the local authority or into any drain communicating therewith, any matter or substance by which the free flow of the sewage or other liquid waste may be interfered with, or by which any such sewer or drain may be injured, shall be guilty of an offence.

Power to
prohibit the
passing of
solid matter,
steam, chemical
refuse, etc.,
into sewers

16 Where, in the opinion of the local authority the introduction into any sewer belonging to the local authority of any solid matter, suspended matter, mud, chemical, or manufacturing or trade or other refuse (inclusive of vapours or gaseous matters) or any steam, condensing water, heated waters or other liquid (such water or other liquid being of a higher temperature than one hundred and ten degrees of Fahrenheit) whether alone or in combination with other matter or liquid, and whether directly or through any drain or channel communicating with such sewer, either does or may cause a nuisance, or involve danger to the health of persons entering the sewers, or others, or is or may be injurious to the structure or materials of the sewers or other works of the local authority, or to the ground used by the local authority, the local authority may by written notice served upon the owner or occupier of any premises, absolutely prohibit from a date to be named in such notice, not being earlier than fourteen days from the date of service of such notice any such matter or matters as aforesaid being caused or permitted to fall, flow or enter or to be carried or washed into any sewer belonging to the local authority either directly or indirectly.

Provided that the local authority shall not be required to serve a notice upon the same person more than once.

Any person who shall fail to comply with the requirements of any such notice after service thereof upon him shall be guilty of an offence.

Brewery or
manufacturing
sewage

17 The local authority may in its absolute discretion, refuse to admit into any sewer belonging to the local authority any trade, brewery or manufacturing liquid waste, sewage or effluent unless the same has been freed of the grosser objectionable matters, and then only if the sewers in the vicinity belonging to the local authority are in the opinion of such authority of sufficient capacity to convey the trade, brewery or manufacturing liquid waste, sewage or effluent in addition to the ordinary domestic sewage flow of the areas served by such sewers.

Power to make
inspection
chamber in
manufacturing
premises

18 The local authority shall, at its discretion, have power to construct on any pipe or channel conveying trade or manufacturing liquid waste, sewage or effluent to any sewer belonging to the local authority an inspection chamber, manhole lamp-hole, or other similar opening,

of such dimensions as it may think fit on any premises from which the liquid waste, sewage or effluent is derived at the expense of the local authority without payment of any compensation to the owner or occupier of such premises, and any duly authorised officer of the local authority shall at all times have the right of access to such chamber or other opening and may examine the character gauge the flow and take samples of the discharge from such premises

19 No person shall construct or fix any rainwater pipe or trunk which may be provided in connection with any building for the purpose of conveying therefrom any water which may fall on any roof or flat thereof so as to discharge direct into a closed drain, but shall cause such rainwater pipe or trunk to be constructed or fixed so as to discharge directly into the open air, into an open channel, or over a properly trapped gully, or into such gully above the level of the water in the trap thereof

Provided always that the provision of this Rule shall not apply in any case where rainwater is intended to be conveyed through a closed drain to any receptacle properly constructed and adapted for the storage of such water and approved by the local authority

20 The owner of any building who shall intend to cause any drain constructed or to be constructed in connection with such building to empty into a sewer belonging to the local authority shall give at least three days' notice in writing in the prescribed form to the local authority of his intention to make a sewer connection

So soon as the local authority is satisfied that the owner of the said building is entitled to cause such drain to empty into the said sewer and that the making of such sewer connection would not contravene any of the provisions of these Rules, the local authority shall issue a written permit to such owner authorising the making of such sewer connection

21 No person shall make any sewer connection unless and until a written permit authorising the making of such sewer connection shall have been issued by the local authority, and no person shall make any sewer connection otherwise than under the direction of and in a manner to be approved of by the local authority

Any person making or attempting to make any sewer connection in contravention of the provisions of this Rule shall be guilty of an offence, and the local authority may close, demolish or remove any sewer connection made in contravention of the provisions of this Rule and may recover as a civil debt recoverable summarily from the person so offending any expenses incurred by it in so doing

22 Every person who shall carry out any drainage works in any street, sidewalk, sanitary lane or other public place vested in the local authority shall, in the carrying out of such works, comply with the following requirements —

- (a) He shall not disturb the surface of any street sidewalk, sanitary lane or other public place vested in the local authority, without the previous consent in writing of the local authority, and subject to such conditions as it may prescribe

Rainwater pipes not to communicate directly with a closed drain

Notice to be given of intention to make a sewer connection

Sewer connections not to be made without permission

Unauthorised sewer connections

Drainage works in streets and other public places

(b) In any case where a sewer connection is to be made he shall cause such sewer connection to be made at such point in the sewer as may be indicated by the local authority

Nothing contained in this Rule shall be held to impose any liability whatsoever on the local authority for any accident or damage to persons or property which may occur in the carrying out of any such drainage works as aforesaid

Local authority may arrange with owners to carry out private drainage works

23 It shall be lawful for the local authority to agree with any owner or occupier of any premises that any drainage works which such owner or occupier desires or is required by the local authority to construct shall be constructed by the local authority, and the cost of constructing such drainage works shall be repaid by such owner or occupier to the local authority, and in default of payment the local authority may recover the cost as a civil debt recoverable summarily

Owners outside the district may arrange with local authority to connect to sewers of local authority

24 The owner of any premises without the district of the local authority may, with the consent of the local authority and subject to the provisions of these Rules, cause any drain constructed upon or in connection with such premises to empty into any sewer belonging to the local authority upon such terms and conditions as may be agreed upon between such owner or occupier and the local authority

Provided always that no person shall cause any such drain to empty into any such sewer until such terms and conditions have been agreed upon

Charges to cover supervision, etc

25 In all cases where, in accordance with the provisions of these Rules, any work is carried out by the local authority in respect of which the said authority is entitled to recover the cost from any person under the provisions of these Rules, there may be included in the cost so claimed and recoverable such sum as the local authority shall prescribe to cover the cost of surveys, plans, specifications, quantities, supervision and the use of tools and plant, and there shall also be included in such cost any expenditure of labour involved in disturbing, making good and re-making any made road, street or footway or ground affected

Tins, bottles, refuse, etc, not to be allowed to enter drains

26 No occupier of any premises shall throw or introduce or allow others on the said premises to throw or introduce into any cesspool, drain, waste pipe, soil-pipe or soil water fitting, constructed in connection with such premises, any tins, bottles, refuse or other matter liable to choke the same

Traps, gullies and ventilation pipes to be kept free from obstruction

27 The owner or occupier of any premises shall maintain all openings, whether for ventilation or otherwise, to any drain, and also all traps, gullies, and other drainage fittings on his premises in good order and proper repair and in a reasonably clean condition and free from obstruction

Any owner or occupier who fails to comply with the provisions of this Rule shall be guilty of an offence

CONSTRUCTION OF DRAINS

Excavation for and laying of drains

28 Every person who shall construct any drain in connection with a building shall lay such drain and carry out any excavation necessary for the construction of such drain in the following manner —

(a) He shall cause the ground to be excavated to the required depth with all possible expedition and to be done in a workmanlike manner

- (b) He shall cause to be erected and maintained during the progress of the work all such fences, hoardings, struttings, shorings and lights (kept lighted throughout the night) as may be necessary to or in consequence of any of the works for the protection of the public or workmen or of any buildings or property whatsoever near to or liable to be affected by the work
- (c) He shall cause any excavation to be commenced at the outfall end of each drain and continued in straight sections, the bottom of the trench to be accurately cut to the proper gradient for receiving the pipes, and the trench to be made of sufficient width to afford room for the proper laying, bedding and jointing of the pipes
- (d) He shall cause the laying of the pipes to be carefully performed and each pipe to be laid to a true gradient and in such manner that the body of the pipe shall have a firm bearing throughout its whole length and not upon the socket only
- (e) He shall cause any excavation to be filled in with earth well rammed in six inch layers, fine material free from stones being packed round the pipes, and the surface at ground level made good to the satisfaction of the local authority

29 Every person who shall construct any drain in connection with a building, other than a drain constructed for the drainage of the subsoil of the site of such building or a drain constructed for the drainage of storm water only or water from any water supply fitting only shall, in the construction of such drain, comply with the following requirements —

- (a) He shall cause such drain to be constructed of good sound cylindrical pipes made of glazed stoneware or of heavy cast-iron, or of other equally suitable material which has been approved of by the local authority
- (b) He shall cause such drain to be of adequate size, to be a closed drain, to have an internal diameter of not less than four inches, and to be laid with a proper fall, and with water-tight, socketted or other approved suitable joints
- (c) He shall, if such drain be constructed of stoneware pipes, if so required by the local authority, cause such drain to be laid on an adequate and efficient bed of good cement concrete at least three inches in thickness or, if such drain be constructed of approved metal pipes, he shall, if so required by the local authority, cause such drain to be supported upon a sufficient number of suitable piers constructed of good cement concrete

Materials to be used in construction of drains

Drains to be of adequate size and to have a proper fall and water-tight joints

Foundation for drains

Provided that where any such drain as aforesaid is to be laid on made or bad ground and where, in the opinion of the local authority such a precaution is necessary, he shall cause such drain to be laid on a bed of good cement concrete not less than six inches in thickness and projecting on each side of the drain to an extent at least equal to the external diameter of such drain and shall cause good cement concrete to be filled in so that it shall extend to the full width of the cement concrete bed already prescribed and so that such drain shall be embedded to the extent of not less than half its diameter.

Gradient of drains

30. (a) Every person who shall construct any such drain as is described in Rule 29 hereof, shall cause such drain to be laid with a proper and sufficient gradient

Provided that wherever practicable, he shall cause such drain to be laid with the minimum gradient specified below —

Drains of 4 inches internal diameter	1 in 40
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Drains of 5 inches internal diameter	1 in 50
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Drains of 6 inches internal diameter	1 in 60
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And provided further that, wherever the foregoing minimum gradient of a drain shall be found to be impracticable the local authority may, if it shall consider such a precaution necessary, require that special flushing tanks and inspection chambers shall be provided to such drain

Jointing of cast-iron drain pipes

(b) If he shall construct any such drain of cast-iron pipes jointed with socket joints, such joints shall be not less than $2\frac{1}{2}$ inches in depth, shall be made with tinned spun yarn and molten lead or lead wool properly caulked, and the annular space for the lead, in the case of four inch pipes, shall not be less than $\frac{1}{4}$ inch in width and, in the case of five inch and six inch pipes, shall not be less than $\frac{3}{8}$ inch in width, if such drain shall be jointed with flange joints he shall cause such joints to be securely bolted together and some suitable insertion for jointing placed between the flanges

Jointing of stoneware drain pipes

(c) If he shall construct any such drain of stoneware pipes, or pipes of material other than metal such pipes shall be jointed with socket joints properly put together with cement mortar—1 of sand to 2 of cement—a few turns of spun yarn dipped in cement grout being first put round the end of the spigot, to ensure it being concentric with the socket and tightly caulked in, or an approved composition joint may be used

Invert of drain to be kept clear of obstruction

(d) He shall cause proper and efficient means to be employed for keeping the invert of every such drain clear of cement or other matter in the laying and jointing of pipes and shall also cause every such drain to be so laid that a badger, of one-quarter of an inch less diameter than the internal diameter of the drain, shall pass freely through the said drain and so that a fibrous mop of half the internal diameter of the drain shall pass freely through such drain

Drains to be so constructed as to be watertight

(e) He shall cause every such drain to be so constructed as to be watertight and to be capable of resisting a pressure of at least two feet head of water. For the purpose of applying such pressure he shall cause all openings to be plugged, and he shall also ascertain the locality of any leaks or defects which may be found to exist on the application of such pressure by the Medical Officer of Health or a sanitary inspector or other duly authorised officer, and shall cause any such leaks or defects to be effectively repaired and made good so as to render such drain watertight and capable of resisting such pressure as aforesaid

Sizes and weights of cast-iron drain pipes

(f) If he shall construct any such drain of cast-iron, only cast-iron pipes of good quality free from imperfections and well coated internally and externally with Dr Angus Smith's or other approved rust preventative composition shall be used

and the weight of such cast-iron pipes in proportion to the diameter shall not be less in any case than is prescribed as follows —

Internal diameter Inches	Thickness of metal	Weight per 9 ft length (including socket and spigot)
4	$\frac{3}{8}$ of an inch	160 lbs
5	$\frac{3}{8}$, , ,	190 ,
6	$\frac{3}{8}$, , ,	230 ,

(g) If he shall construct any such drain of stoneware, only the best glazed socketted stoneware pipes which are truly cylindrical in section, straight in shape and free from cracks or other imperfections shall be used, and the thickness of the pipes, the depth of the sockets and the annular space for the cement in proportion to the diameter shall not be less in any case than is prescribed as follows —

Internal diameter Inches	Thickness of Pipe	Depth of Socket	Annular space for the cement
4	$\frac{1}{2}$ of an inch	$1\frac{3}{4}$ inches	$5/16$ of an inch
5	$9/16$, , ,	2 ,	$5/16$, , ,
6	$5/8$, , ,	2 ,	$5/16$, , ,
9	$\frac{3}{4}$, , ,	2 ,	$7/16$, , ,

(h) He shall not construct any such drain so that any joint of such drain shall be built into any wall or foundation except in any case where any other mode of construction is impracticable

(i) He shall not construct any such drain inside or so as to pass under a building except in any case where any other mode of construction is impracticable

If he shall construct any such drain so as to pass under a building he shall cause such drain to be so laid in the ground that there shall be a distance equal at the least to the full diameter thereof between the top of such drain at its highest point and the surface of the ground under such building and he shall cause such drain to be completely embedded in and covered with good and solid cement concrete at least six inches thick all round

Provided that in any case where such drain shall be constructed of iron or other approved metal pipes he may cause such drain to be carried above ground and to be supported upon a sufficient number of suitable piers constructed of iron or good cement concrete

He shall also cause any such drain to be laid in a direct line for the whole distance beneath such building and adequate means of access, by means of approved inspection chambers situated outside such building or, in the case of iron or other approved metal pipes carried above ground, by means of approved inspection eyes situated outside such building to be provided at each end of such portion thereof as is beneath such building, and efficient ventilation of such drain by means of approved ventilating shafts to be provided

(j) He shall cause all concrete used in connection with the laying and constructing of any such drain to be composed of clean gravel, hard brick broken small, or other suitable ballast, well mixed with good clean sand free from earth, and Portland cement in the proportion of three parts of sand, one part of cement, and six parts of other material

Size and
thickness of
stoneware
drain pipes

Joints of
drains not to
be built into
walls or
foundations

Drains in or
under
buildings

Composition of
concrete

Ventilation of
drains

30 Every person who shall construct any closed drain in connection with a building shall, for the purpose of securing efficient ventilation of such drain, comply with the following requirements —

(1) (a) He shall provide at least one untrapped opening to such drain which opening shall be situated as far distant as may be practicable from the point at which such drain communicates with a sewer, septic tank, cesspool or other like receptacle for drainage with which such drain may lawfully communicate, and shall also provide an untrapped opening at the upper extremity of every branch drain which exceeds twenty feet in length and which receives any soil water or waste water. Such untrapped opening shall be obtained by carrying up a pipe or shaft, vertically, to such a height and in such a position as to afford by means of the open end of such pipe or shaft a safe outlet for foul air and so as effectually to prevent any escape of foul air from such pipe or shaft into any building in the vicinity thereof, and in no case to a less height than three feet above the eaves of any adjoining roof, or to a less height than six feet above the top of any window, door or other opening which shall be within a distance of twenty feet horizontally from such pipe or shaft, or to a less height than ten feet above the adjoining ground level, and such pipe or shaft, if unsupported for a length of more than five feet, shall be properly stayed.

Provided always that the soil pipe of any water closet, in every case where the situation, sectional area, height, and mode of construction of such soil pipe shall be in accordance with the requirements applicable to the pipe or shaft to be carried up from such drain, may be deemed to provide the necessary opening for ventilation which would otherwise be obtained by means of such last-mentioned pipe or shaft.

- (b) He shall cause any opening provided in accordance with the arrangements hereinbefore specified to be furnished with a suitable grating or other cover of approved pattern and material for the purpose of preventing any obstruction in or injury to any pipe or drain by the introduction of any substance through any such opening. He shall, in every case, cause such grating or cover to be so constructed and fitted as to secure the free passage of air through such grating or cover by means of a sufficient number of apertures, of which the aggregate extent shall be not less than the sectional area of the pipe or drain to which such grating or cover may be fitted.
- (c) He shall not, except where unavoidable, cause any bend or angle to be made in any pipe or shaft used in connection with any of the arrangements hereinbefore specified.
- (d) He shall cause every pipe or shaft which may be used in connection with any of the arrangements hereinbefore specified to have an internal diameter of not less than three-and-a-half inches.
- (e) He shall cause every pipe or shaft used in connection with any of the arrangements hereinbefore specified

to be constructed in the same manner and of the same material and weight as if such pipe or shaft were a soil pipe

- (2) (a) In every case where any such drain shall communicate with a septic tank, cesspool or other like receptacle for drainage, not being a sewer belonging to the local authority, he shall provide a second opening, being not less than twelve inches and not more than three feet above the level of the surface of the ground adjoining such second opening, which shall communicate with such drain by means of a suitable pipe or shaft situated as far distant as may be practicable from the first opening which has to be provided, in pursuance of the Rule in that behalf. He shall also cause the point at which such second opening communicates with the drain in every case to be situated on that side of any intercepting trap which is the nearer to the building
- (b) He shall cause every pipe or shaft which shall be constructed so as to provide any such second opening as aforesaid to be constructed in the same manner and of the same material and weight as if such pipe or shaft were a soil pipe, and to have an internal diameter of not less than three-and-a-half-inches, and to be provided with an approved inlet valve at the point at which it opens upon the external air

37 No person shall construct any closed drain in connection with a building in such a manner that there shall be within such building any inlet to such drain except such inlet as may be necessary from the apparatus of any water closet or soil water fitting

No inlets to drains within buildings

SOIL PIPES

38 Every person who shall provide a soil pipe in connection with a building shall, in the providing and fixing of such soil pipe, comply with the following requirements —

- (a) He shall not, except with the written permission of the local authority and then only on such conditions as it may prescribe, cause or permit any such soil pipe to be fixed inside any building
- (b) He shall construct such soil pipe either in drawn lead or heavy cast-iron or other equally suitable material which has been approved of by the local authority
- (c) He shall construct such soil pipe so that its weight if the pipe be of lead, and that its thickness and weight, if the pipe be of iron, in proportion to its length and internal diameter, shall be —

Materials for and situation of soil pipes

Size, weight, and thickness of soil pipes

	Lead		Cast Iron
Diameter	Weight per ten feet length, not less than —	Thickness of metal not less than —	Weight per 6 feet length (including socket and beaded spigot or flanges, the socket not to be less than $\frac{1}{4}$ inch thick) not less than —
$3\frac{1}{2}$ inches $\frac{4}{4}$	65 lbs 74 "	$3\frac{1}{16}$ inches $3\frac{1}{16}$,	48 lbs 54 ,

**Jointing of
soil pipes**

(d) If he shall construct such soil pipe in drawn lead he shall cause such soil pipe to be constructed with proper wiped plumbers' joints

(e) If he shall construct such soil pipe of cast-iron with socket joints, he shall cause such joints to be not less than $2\frac{1}{2}$ inches in depth and to be made with tarred spun yarn and molten lead or lead wool properly caulked, and he shall also cause the annular space for the lead, in the case of $3\frac{1}{2}$ inch and 4 inch pipes, to be not less than $\frac{1}{4}$ inch in width. If he shall construct such soil pipe with flanged joints he shall cause such joints to be securely bolted together and some suitable insertion for jointing placed between the flanges

**Soil pipes not
to be connected
with waste
pipes or rain-
water pipes**

(f) He shall construct such soil pipe so that it shall not be connected with any rain water pipe or with any waste pipe or waste water fitting, and so that there shall not be any trap in such soil pipe or between the soil pipe and any drain with which it is connected

**Access for
purposes of
inspection to
be provided at
the foot of
soil pipes**

(g) He shall construct such soil pipe so that the bend to which it may be connected at the foot shall rest in a solid foundation of good cement concrete and unless an inspection chamber be provided to the drain to which such soil pipe is connected within a distance of six feet from the foot of such soil pipe so that the bottom length of such soil pipe shall be provided with an adequate opening, fitted with screw doors and fastenings, for the purpose of access and inspection

**Size of soil
pipes**

(h) He shall cause such soil pipe to be circular and to have an internal diameter of not less than $3\frac{1}{2}$ inches, and to be continued up without diminution of its diameter, and (except where unavoidable) without any bend or angle being formed in such soil pipe, to such a height and in such a position as to afford by means of the open end of such soil pipe a safe outlet for foul air and so as effectually to prevent any escape of foul air from such soil pipe into any building in the vicinity thereof, and in no case to a less height than three feet above the eaves of any adjoining roof, or to a less height than six feet above the top of any window, door or other opening which shall be within a distance of twenty feet horizontally from such pipe or shaft or to a less height than ten feet above the adjoining ground level and, if unsupported for a length of more than five feet to be properly stayed. He shall also cause the open end of such soil pipe to be furnished with a suitable grating or other cover of approved pattern and material for the purpose of preventing any obstruction in or injury to such soil pipe by the introduction of any substance through such open end and he shall, in every case, cause such grating or cover to be constructed and fitted so as to secure the free passage of air through such grating or cover by means of a sufficient number of apertures, of which the aggregate extent shall be not less than the sectional area of the soil pipe to which such grating or cover may be fitted

- (i) He shall not cause or permit any right angle junctions to be made in such soil pipe but shall cause every branch soil pipe to join another soil pipe obliquely in the direction of the flow of such soil pipe and shall cause all bends and turnings to be truly curved
- (j) He shall cause suitable provision for the purpose of access and inspection to be provided to such soil pipe, by means of an adequate opening with screw doors and fastenings or with a screwed metallic cap or plug at every junction or change of direction or gradient in such soil pipe

No right angled junctions
Inspection eyes to be provided at all bends and junctions in soil pipes

Provided that where adequate means for thorough rodding shall have been provided in any straight section of such soil pipe by means of adequate openings at the opposite ends of such section the said provisions for access and inspection may be omitted in the case of any junction in such straight section as aforesaid

- (k) He shall cause the weight of all branch soil pipes leading from any soil water fitting to a soil pipe or drain, if of lead, to be not less than 7 lbs per foot of lead

Weights of branch soil pipes

39 Any person who shall fix any soil water fitting, the soil pipe of which shall be connected with any soil pipe receiving the discharge from any other soil water fitting, shall cause the trap of every such soil water fitting to be ventilated into the external air at a point as high as the top and open end of the soil pipe, or into the soil pipe at a point above the highest soil water fitting connected with such soil pipe, and so that the ventilating pipe shall have in all parts an internal diameter of not less than two inches, and if more than fifty feet in length not less than three inches in diameter, and if more than eighty feet in length not less than four inches in diameter and shall cause such ventilating pipe to be connected with the arm of the soil pipe or the trap of the soil water fitting at an approved point not less than three inches and not more than twelve inches from the highest part of the trap and on that side of the water seal which is nearer to the soil pipe. He shall cause the joint between the ventilating pipe and the arm of the soil pipe or the trap to be made in the direction of the flow. He shall construct such ventilating pipe in drawn lead or of heavy cast-iron or other equally suitable material which has been approved of by the local authority. He shall construct such ventilating pipe so that if the pipe be of lead its weight shall not be less than the weights specified for soil pipes in Rule 38 (k) hereof, and if the pipe be of cast-iron its thickness shall not be less than 3/16 inch. He shall in all cases cause the joints in and the connection to such ventilating pipe to be made in the same manner as if such ventilating pipe were a soil pipe.

Anti-syphonage pipes to soil pipes

Provided that where not more than two soil water fittings are connected to an efficiently ventilated vertical soil pipe by means of branch soil pipes not exceeding four feet in length and meeting the vertical soil pipe at an angle of not more than fifteen degrees with the horizontal it shall not be necessary to ventilate the traps of such soil water fittings.

And provided further that where three or more soil water fittings are connected to an efficiently ventilated vertical soil pipe by means of a branch soil pipe, the end of which shall be carried up above the eaves of the roof in the same manner as specified for soil pipes in Rule 38 (h) hereof, and such other additional ventilating pipes or shafts as may be necessary are provided and carried up as aforesaid, and which is or are in the opinion of the local authority sufficient for the purpose of maintaining the seal in the traps of the soil water fittings connected to such branch soil pipe, it shall not be necessary to provide anti-syphonage pipes as specified in this Rule

Connection of lead pipe with an iron pipe

40 Any person who shall connect a lead soil pipe, waste pipe, ventilating pipe or trap with an iron pipe or drain shall insert between such lead soil pipe, waste pipe, ventilating pipe or trap and such iron pipe or drain a flanged thimble of copper, brass or other suitable alloy which shall be not less than $\frac{1}{8}$ inch in thickness and six inches in length, so that the lead soil pipe or trap shall project slightly beyond the thimble, such projection being turned over the thimble to protect the thimble from any contact with the contents of the pipe or drain and shall connect such lead soil pipe, waste pipe, ventilating pipe or trap with such thimble by means of a wiped or over-cast metallic joint, and shall connect such thimble with such iron or drain by means of a joint made with molten lead properly caulked in the manner prescribed in Rule 30 (b) hereof

Provided always that it shall be sufficient if he shall connect the lead soil pipe, waste pipe, ventilating pipe or trap with the iron pipe or drain in an equally suitable and efficient manner, to be approved by the local authority

Connection of stoneware pipe with a lead pipe

41 Any person who shall connect a stoneware or semi-vitrified ware trap or pipe with a lead soil pipe, waste pipe, ventilating pipe or trap, shall insert between such stoneware or semi-vitrified ware trap or pipe and such lead soil pipe, waste pipe, ventilating pipe or trap a socket of copper, brass or other suitable alloy and shall insert such stoneware or semi-vitrified ware trap or pipe into such socket making the joint with Portland cement, in the manner prescribed in Rule 30 (c) hereof, and shall connect such socket with the lead soil pipe, waste pipe, ventilating pipe or trap, by means of a wiped or overcast metallic joint

Provided always that it shall be sufficient if he shall connect the stoneware or semi-vitrified ware trap or pipe with the lead soil pipe, waste pipe, ventilating pipe or trap in an equally suitable and efficient manner, to be approved by the local authority

Connection of lead pipe with a stoneware pipe

42 Any person who shall connect a lead soil pipe, waste pipe, ventilating pipe or trap with a stoneware or semi-vitrified ware pipe or drain, shall insert between such lead soil pipe, waste pipe, ventilating pipe, or trap and such stoneware or semi-vitrified ware pipe, or drain, a flanged thimble of copper, brass or other suitable alloy, so that the lead soil pipe or trap shall project slightly beyond the thimble, such projection being turned over the thimble to protect the thimble from any contact with the contents of the pipe or drain, and shall connect such lead soil pipe, waste pipe, ventilating pipe, or trap with such thimble by means of a wiped or overcast metallic joint, and shall insert the flanged end of such thimble

into a socket in such stoneware or semi-vitrified ware pipe or drain, making the joint with Portland cement in the manner prescribed in Rule 30 (c) hereof

Provided always that it shall be sufficient if he shall connect the lead soil pipe, waste pipe, ventilating pipe or trap with the stoneware or semi-vitrified ware pipe or drain in an equally suitable and efficient manner, to be approved by the local authority

43 Any person who shall connect an iron soil pipe, waste pipe, ventilating pipe or trap, with a stoneware or semi-vitrified ware pipe or drain, shall insert the beaded spigot end of such iron soil pipe, waste pipe, ventilating pipe or trap into a socket on such stoneware or semi-vitrified ware pipe or drain making the joint with Portland cement in the manner prescribed in Rule 30 (c) hereof

**Connection of
iron pipe with
stoneware pipe**

Provided always that it shall be sufficient if he shall connect the iron soil pipe, waste pipe, ventilating pipe or trap with the stoneware or semi-vitrified ware pipe or drain in an equally suitable and efficient manner, to be approved by the local authority

44 Every person who shall connect a stoneware or semi-vitrified ware trap or pipe with an iron soil pipe, waste pipe, trap or drain, shall insert such stoneware or semi-vitrified ware trap or pipe into a socket on such iron soil pipe, waste pipe, trap or drain, making the joint with Portland cement in the manner prescribed in Rule 30 (c) hereof

**Connection of
stoneware pipe
with an iron
pipe**

Provided always that it shall be sufficient if he shall connect the stoneware or semi-vitrified ware trap or pipe with the iron soil pipe, waste pipe, trap or drain in an equally suitable and efficient manner, to be approved by the local authority

WASTE PIPES AND WASTE WATER FITTINGS

45 Every person who shall provide a waste pipe or a waste water fitting in connection with a building shall, in the providing and fixing of such waste pipe and such waste water fitting, comply with the following requirements —

(a) He shall construct such waste pipe either of lead, steel, cast-iron or wrought iron, and shall not in any case construct such waste pipe either of galvanized sheet iron or zinc

**Materials for
waste pipes**

(b) He shall cause such waste pipe to be properly trapped, at a point as near as may be practicable to the point at which such waste pipe is attached to any waste water fitting, by means of an efficient siphon trap

**Waste pipes to
be trapped**

Provided that a waste pipe which does not exceed three feet in length and which receives the discharge from one waste water fitting only, may be fixed without a trap

(c) He shall cause every trap fixed in connection with such waste pipe to be constructed either of lead, brass, gun-metal or iron and to be of an approved pattern and to be provided on the side or underside with a screwed movable plug. He shall cause every such trap to be fixed in such manner that the whole of the trap shall be easily accessible and to be provided with a water seal at least 2 inches in depth

**Traps for
waste pipes**

Provided that a trap fixed in connection with a waste pipe receiving the discharge from a bath only may be provided with a water seal $1\frac{1}{2}$ inches in depth

(d) He shall not fix in connection with such waste pipe any trap of the kind known as a bell-trap, a dip-trap, a D-trap or a U-trap or running trap, or any such trap as becomes unsealed on the removal of the cover. He shall cause every trap fixed in connection with such waste pipe to be of the same internal diameter as the waste pipe to which it is connected.

Iron waste pipes

(e) If he shall construct such waste pipe of iron he shall cause such waste pipe to be constructed either of cast iron not less than $3/16$ inch in thickness or of wrought iron not less than $\frac{1}{8}$ inch in thickness.

Fixing and weight of lead waste pipes

(f) If he shall construct such waste pipe of lead he shall cause such waste pipe to be fixed by means of proper lead tacks at not more than the following distances apart —

Vertically—at 3 feet centres,

Horizontally—at 2 feet 3 inches centres,

and every such waste pipe, in proportion to its internal diameter shall be of the following minimum weight —

<i>Internal Diameter</i>	<i>Per linear yard</i>
$1\frac{1}{4}$ inches	7 lbs
$1\frac{1}{2}$,,	9 ,,
2 ,,	12 ,,

Waste pipes to be fixed in accessible positions

(g) He shall cause such waste pipe, wherever practicable, to be fixed above floors and, in any case where such waste pipe shall be fixed below any floor, he shall provide adequate and satisfactory means of access to such pipe for the purpose of inspection and cleansing.

Disconnection of waste pipes

(h) He shall cause every such waste pipe to be taken through an external wall of such building at the nearest practicable point and so constructed and fixed as to discharge in the open air either separately or in conjunction with a common waste pipe receiving the discharge from two or more waste water fittings over an open channel communicating with or over a properly trapped gully or into such gully above the level of the water in the trap thereof.

Provided that, with the approval of the local authority and subject to such conditions as it may prescribe with regard to the construction of a floor of impervious materials, floor washings or a waste pipe from a bath or a lavatory basin may be permitted to discharge into an open channel communicating with a trapped gully inside a building where the waste water from such trapped gully as aforesaid shall discharge by means of a proper waste pipe in the open air over a trapped gully in the manner already provided for in this Rule.

Sizes of waste pipes

(i) He shall cause every such waste pipe from a sink to have an internal diameter of not less than $1\frac{1}{2}$ inches.

He shall cause every such waste pipe from a lavatory basin to have an internal diameter of not less than $1\frac{1}{4}$ inches

He shall cause every such waste pipe from a bath to have an internal diameter of not less than $1\frac{1}{2}$ inches

He shall cause every such waste pipe which shall receive the discharge from two or more waste water fittings to have an internal diameter of not less than 2 inches

Provided that in the case of a common waste pipe receiving the discharge from lavatory basins only and where such lavatory basins shall not exceed four in number, such a common waste pipe may be provided with an internal diameter of not less than $1\frac{1}{2}$ inches

- (j) He shall cause every such waste water fitting to be fixed as near as may be practicable to an external wall of such building and the outlet for waste water from such waste water fitting shall be provided with a good and efficient brass grate of approved type, well and securely fixed, the aggregate extent of the apertures in which shall not be less than the sectional area of the waste pipe to which such waste water fitting is fixed. He shall cause every such waste water fitting to be constructed of impervious materials having rounded corners or angles, and if provided with an overflow pipe, such overflow pipe shall be connected to the waste pipe receiving the discharge from such waste water fitting on that side of the water seal in the trap provided to such waste pipe which is the nearer to the waste water fitting, and the upper end of such overflow pipe shall be so arranged as to permit of the whole of the overflow being easily cleansed
- (k) He shall cause every trap fixed in connection with such waste pipe to be ventilated into the open air at a safe outlet for foul air by means of a pipe, which shall be connected with the highest part of such trap and on that side of the water seal which is nearer to the outgo, and which shall have in all parts an internal diameter not less, in proportion to the internal diameter of the trap which it ventilates, than is prescribed as follows —

<i>Internal diameter of trap</i>	<i>Internal diameter of vent pipe</i>
$1\frac{1}{4}$ inches	$1\frac{1}{2}$ inches
$1\frac{1}{2}$,	$1\frac{1}{4}$ inches
$1\frac{1}{4}$ to 2 inches	$1\frac{1}{2}$,

Provided that where not more than three waste water fittings are connected to an efficiently ventilated vertical waste pipe the end of which shall be carried up to a height of not less than twelve inches above the eaves of the roof, by means of branch waste pipes, not exceeding twelve feet in length, or when four or more waste water fittings are connected to such ventilated vertical waste pipe

by means of a branch waste pipe the end of which shall be carried up to a height of not less than twelve inches above the eaves of the roof, and such additional ventilating pipes or shafts as may be necessary are provided and carried up above the eaves as aforesaid, and which are in the opinion of the local authority sufficient for the purposes of preventing syphonic action from the traps of the waste water fittings, it shall not be necessary to ventilate the traps as specified in this Rule

And provided further that in the case of a waste pipe not exceeding twelve feet in length and which receives the discharge from one waste water fitting only and which is not connected with any other waste pipe, it shall be not necessary to ventilate the trap of the waste water fitting

Jointing of waste pipes

- (l) He shall cause the joints of every such waste pipe and the joints of every ventilating pipe provided in connection with any trap fixed to any such waste pipe, to be made as follows —

If such waste pipe or ventilation pipe be constructed of lead or cast-iron, the joints shall be made in the same manner as if such waste pipe or ventilation pipe were a soil pipe

If such waste pipe or ventilation pipe be constructed of galvanized wrought iron the joints shall be made by the pipes being butted closely together and secured by means of screwed joints and couplings, the depth of the couplings being equal at the least to half the diameter of such waste pipe or ventilation pipe

No right-angled junctions

- (m) He shall not cause or permit any right angle junctions to be made in such waste pipe but shall cause every branch waste pipe to join another waste pipe obliquely in the direction of the flow of such waste pipe and shall cause all bends and turnings to be truly curved

Separate system required for waste pipes

- (n) He shall cause every such waste pipe and every ventilation pipe fixed in connection therewith to be kept entirely separate and distinct from any soil pipe or any ventilation pipe fixed in connection with such soil pipe

Rainwater pipes not to be used for conveying soil water or waste water

- 46 No person shall cause any pipe used for the purpose of carrying off rainwater from the roof of any building to be used for the purpose of carrying off soil water or waste water or to be used as a ventilating pipe to any drain, soil pipe or waste pipe

Overflow pipes from water supply cisterns or safes not to be connected with any drain, soil pipe, waste or ventilating pipe

- 47 No person shall cause any overflow pipe from any water supply cistern, flushing cistern or water waste preventer, or from any safe under the soil water fitting or waste water fitting, to be connected with any drain, soil pipe, waste pipe or ventilating pipe, but shall cause such overflow pipe to discharge direct into the open air in a manner and in a position to be approved of by the local authority

GULLY TRAPS

- 48 Any person who shall provide and fix a gully trap in connection with the drainage of any building shall cause such

gully trap to be of good glazed stoneware, or other approved material, and to be provided with a trap having a water seal of not less than $2\frac{1}{2}$ inches in depth and, except where otherwise required by the local authority, to be of the wash-out type with the bottom of the gully well rounded. He shall also cause every such gully trap to be fitted with a suitable grating with open slots $\frac{1}{2}$ inch wide, the aggregate area of which slots shall be equal to the sectional area of the pipe or drain into which the gully trap discharges. He shall also cause such gully trap to be well and securely fixed in a bed of good cement concrete.

GREASE TRAPS

49 The local authority may by written notice addressed to the owner of any hotel, boarding house, eating house, restaurant, or laundry, or of any factory, workshop, or other premises from which waste water or sewage of a fatty or soapy character is or is to be discharged into any drain or sewer, require such owner within a reasonable time, to be specified in such notice, to provide and fix in connection with the drainage of such premises a proper and efficient grease trap of an approved pattern and constructed of approved materials for the reception of all waste water from any kitchen or scullery connected with such premises or any waste water or sewage of a fatty or soapy character from such premises before such waste water or such sewage is discharged into the said drain or sewer, and any such owner who shall fail to comply with the requirements of any such notice, and that within the time specified, shall be guilty of an offence.

WATER CLOSETS, SLOP HOLES, URINALS, ETC

50 Every person who shall construct a water closet in connection with a building shall, in the construction of such water closet, comply with the following requirements —

- (a) He shall furnish such water closet with a pan, basin, or other suitable receptacle of non-absorbent material, and of such shape, of such capacity, and of such mode of construction as to receive and contain a sufficient quantity of water, and to allow all filth which may from time to time be deposited in such pan, basin, or receptacle to fall free of the sides thereof, and directly into the water received and contained in such pan, basin or receptacle.
- (b) He shall not construct or fix under such pan, basin or receptacle any "container" or other similar fitting. He shall not construct or fix in or in connection with the water closet apparatus any trap of the kind known as a "D-trap".
- (c) He shall cause every such water closet, other than a water closet of the kind known as a trough closet to be of the wash-down type, to be self-cleansing and to be provided with a trap having a water seal not less than 2 inches in depth and, except in the case of an approved syphonic closet, the outlet of the trap to be not less than $3\frac{1}{2}$ inches or more than 4 inches internal diameter. He shall cause the pan and trap of such water closet to be of porcelain ware, or well glazed stoneware or the trap may be of strong case lead.

(d) He shall not fix or cause to be fixed any such water closet, other than a water closet of the kind known as a trough closet, of a type which has not been tested by the local authority and found, on testing, to be so designed and constructed as to secure the complete clearing out of dejecta and paper according to the standard test as set out in Schedule I hereto

(e) If he shall construct any water closet of the kind known as a trough closet, he shall cause such water closet to be provided with a trap having a water seal not less than 2 inches in depth and the outlet to the trap to be not less than $3\frac{1}{2}$ inches or more than 4 inches internal diameter and he shall cause the trough and trap to be of glazed stoneware or other suitable and impervious material to be approved by the local authority

Provided that no person shall construct a water closet of the kind known as a trough closet except with the written permission of the local authority and subject to such terms and conditions as it may prescribe

Urinals

51 Every person who shall construct a urinal shall, in the construction of such urinal, comply with the following requirements —

(a) He shall cause such urinal to be constructed of smooth or glazed impervious material, to be fitted at floor level with a trap, which shall have a water seal not less than 2 inches in depth, and the floor of such urinal to be constructed of good cement concrete at least 4 inches in thickness or of other approved impervious materials. He shall also cause such floor, whether the urinal be of the stall or the basin type, to be laid with a proper fall towards such gully for a distance of at least 18 inches from the said gully trap

(b) If he shall construct a urinal of the basin type he shall cause the soil pipe connected to the basin of such urinal to discharge directly over such gully trap or into a proper smooth or glazed channel leading thereto

(c) If he shall construct a range of urinals, only one gully trap shall be provided to such range and communication between each urinal and gully trap shall be provided by means of a smooth or glazed channel. He shall also cause the floor to be laid with a proper fall towards such channel for a distance of at least 18 inches from the said channel

(d) He shall cause every gully trap provided in connection with such urinal to be provided with a movable or hinged strong barred grate

Slop hoppers

52 Every person who shall construct a slop hopper in connection with a building shall, in the construction of such slop hopper, comply with the following requirements —

(a) He shall cause such slop hopper to be composed of porcelain ware, well glazed stoneware or of smooth enamelled cast-iron and the outlet to be fitted with a movable enamelled cast-iron grating with parallel slots of at least one-half of an inch in width such

grating to be fixed just above the water line of the trap of such slop hopper, and the surface thereof shall not be less than the cutgo of the spigot of such slop hopper

- (b) He may, if he so desire, provide a second grating to such slop hopper to be fitted above the aforesaid first grating, if he shall provide such a second grating, he shall cause the width of the slots in such second grating to be not less than one and-a-half inches in width, and such second grating shall be hinged or movable
- (c) He shall not construct any such slop hopper which is composed of two pieces unless the junction of such two pieces be constructed above the water line of the trap of such slop hopper and the joint to be of sufficient depth and strength to secure its immobility
- (d) If he shall cause a housemaid's sink to be attached to such slop hopper the waste pipe from such sink shall not exceed 2 feet in length and shall be so fixed as to discharge above the level of the water in the trap of such slop hopper
- (e) Unless such slop hopper be fixed on a floor of good cement concrete not less than 4 inches in thickness he shall cause such slop hopper to be placed upon a safe constructed in the same manner and of the same materials as if the slop hopper placed on such safe were a water closet

53 Any person who shall construct a soil water fitting in connection with a building shall, in the construction of such soil water fitting, comply with the following requirements,—

**Traps and
joints of soil
water fittings**

- (a) He shall cause such soil water fitting to be provided with an efficient siphon trap having a water seal at least 2 inches in depth
- (b) He shall, except in the case of an approved floor flange joint, cause the junction of such trap with any soil pipe to be above the level of the floor of the apartment in which such soil water fitting is fixed and to be so situated as to be readily accessible and exposed to view on all sides Notwithstanding anything contained in Rules 40, 41, 42, 43 and 44 hereof, he shall, when so required by the local authority, cause the joint between the spigot of such trap and a soil pipe to be made with bitumen or other like material which is not liable to crack, which will quickly set hard and firm, but which is capable of removal by heating provided that the provisions of this clause shall not apply in the case of a water closet which shall be fixed in the manner as described in Rule 61 (2) (b) hereof, or in the case of any joint or junction between a urinal and any gully trap connected therewith

54 Any person who shall construct any soil water fitting in connection with a building shall, in the construction of such soil water fitting comply with the following requirements —

**Soil water
fittings to be
provided with
water flushing
cisterns**

- (a) He shall furnish such soil water fitting with an approved and separate water flushing cistern of adequate capacity which shall be so constructed, fitted and placed as to admit of a supply of water for use in such soil water fitting without any direct connection between any service pipe upon such building and any part of the apparatus of such soil water fitting, other than such water supply cistern. He shall likewise furnish such soil water fitting with a suitable and approved apparatus for the effectual application of water to any pan, basin, or other receptacle with which such apparatus may be connected and used, and for the effectual flushing and cleansing of such pan, basin or other receptacle and for the prompt and effectual removal therefrom of any solid or liquid filth which may from time to time be deposited therein.
- (b) He shall cause such water flushing cistern to be fitted with a valveless flushing siphon and a strong approved high pressure valve connected to the water inlet and shall also provide such cistern with an overflow pipe of drawn lead or galvanised wrought iron having an internal diameter of not less than $\frac{3}{4}$ inch which shall be carried through an external wall of such building so as to discharge in the open air in an exposed position.
- (c) He shall cause every such cistern provided in connection with a water closet to have a capacity of at least 3 gallons provided that in the case of any trough closet such cistern shall have a capacity of at least 5 gallons per seat of such trough closet.
- (d) He shall cause every urinal or range of urinals fixed in any public place, or in any hotel or other building which is not a private building, to be provided with an automatic water flushing cistern capable of discharging at least one gallon of water per urinal for each two feet width of stand at intervals not exceeding twenty minutes.
- (e) He shall cause the flushing pipe furnished to every such water flushing cistern to be either of drawn lead of the weights specified for waste pipes, or of copper, nickel or brass or of strong galvanised wrought iron, and to be fixed vertically and properly connected to such cistern and the soil water fitting in an approved and workmanlike manner.
- (f) He shall, in the case of every flushing pipe of a water supply cistern furnished to any water closet, other than a trough closet, cause the length of the flush pipe, measured vertically from the discharge end to the bottom of the water supply cistern, and the internal diameter of such pipe to be as follows —

High Level Cisterns — 4 feet 6 inches or more in length, not less than $1\frac{1}{2}$ inches internal diameter.

Low Level Cisterns — 2 feet to 4 feet 6 inches in length, not less than $1\frac{1}{2}$ inches internal diameter. 1 foot to 2 feet in length not less than $1\frac{3}{4}$ inches internal diameter. Flushing pipes under 1 foot in length not less than 2 inches internal diameter.

Capacity of water flushing cisterns to water closets

Capacity of water flushing cisterns to urinals

Materials for flushing pipes

Size and length of flushing pipes to water closets

(g) He shall cause every water flushing cistern provided to any trough closet to be fixed at such a level that the flushing pipe furnished to such cistern shall not be less than 6 feet vertically in height and shall have an internal diameter not less in any case than as follows —

1½ inches internal diameter for cisterns with a capacity of less than 20 gallons

2 inches internal diameter for cisterns with a capacity of 20 gallons to 30 gallons

2½ inches internal diameter for cisterns with a capacity of more than 30 gallons

(h) He shall cause the flushing pipe of any water flushing cistern furnished to a urinal to be fixed with such a length as to provide a vertical height of not less than 3 feet between the discharge end of such pipe and the underside of such water flushing cistern and to have an internal diameter of not less than $\frac{1}{4}$ inch

(i) He shall cause every water flushing cistern furnished in connection with such soil water fitting to be constructed of such materials, in accordance with the holding capacity of such cistern, as to comply with the following requirements

Water flushing cisterns up to 3 gallons capacity shall be of strong galvanised cast-iron or other material which has been approved of by the local authority

Water flushing cisterns over 3 gallons and up to 18 gallons capacity may be constructed of galvanised sheet iron of No 18 guage

Water flushing cisterns over 18 gallons capacity may be constructed of galvanised sheet iron of No 16 guage

Provided that every such cistern constructed of galvanised sheet iron shall be well riveted and stayed together and the joints made sound and water-tight

55 No person shall construct in connection with a water closet any automatic water flushing cistern except with the written permission of the local authority and subject to such terms and conditions as they may prescribe, and no such automatic water flushing cistern shall be of less holding capacity than 5 gallons

56 Every person who shall construct an automatic water flushing cistern in connection with a urinal, and every person who, with the written permission of the local authority, shall construct an automatic water flushing cistern in connection with a water closet small, in the construction of such urinal or water closet, and such automatic water flushing cistern, comply with the following requirements —

He shall cause such urinal or range of urinals, or such water closet, trough closet or set of closets, to be erected in such a manner and such a position that the automatic water flushing cistern and the stop cocks connected thereto shall be easily accessible

Size and length of flushing pipes to trough closets

Size and length of flushing pipes to urinals

Materials to be used for water flushing cisterns

Automatic water flushing cisterns not to be provided to water closets without permission

Automatic water flushing cisterns

He shall also cause such cistern to be provided with two stop cocks one of a screw down type for regulating, and the other for shutting off the water supply, and shall cause such cistern to be regulated in the supply of water, and the water turned off at fixed hours, in accordance with any instructions as may be given by the local authority

**Water closets
to be kept
provided with
a sufficient
supply of
water**

57 The occupier of any premises on or for which any water closet is for the time being provided, shall in so far as he is able cause such water closet at all times to be properly supplied with a sufficient quantity of water for the proper and efficient flushing thereof, and where, by the act or default of such occupier, any such water closet shall at any time be without a proper and sufficient water supply as aforesaid, such occupier shall be guilty of an offence

**Position of
soil water
fittings**

58 Every person who shall construct a soil water fitting in connection with a building shall construct such soil water fitting in such a position that it shall be against or adjacent to an external wall

He shall also cause every such soil water fitting to be enclosed in a suitable apartment constructed in such a manner and of such material as shall meet with the approval of the local authority and, in the case of any water closet, in accordance with the provisions of Rule 61 (1) hereof

**Soil water
fittings in
buildings**

He shall not construct any such soil water fitting or the apartment connected therewith so that it is approached directly from any room used for the purpose of human habitation, other than a bedroom, or used for the manufacture, preparation, or storage of food for man, or used as a factory, workshop, workplace or public building. He shall construct such soil water fitting so that on any side on which it would abut on a room intended for human habitation other than a bedroom or used for the manufacture, preparation, or storage of food for man or used as a factory workshop workplace, or public building it shall be enclosed by a solid wall or partition of brick stone, concrete, or other suitable materials, extending the entire height from the floor to the ceiling

**Apartment in
which a soil
water fitting
is situated to
be lighted and
ventilated**

59 Every person who shall construct a soil water fitting in connection with a building, whether the situation of such soil water fitting be or be not within or partly within such building, shall construct in one of the walls of the apartment in which such soil water fitting is situated a window, the whole of which shall be made to open, of not less dimensions than two square feet, exclusive of the frame and opening directly upon the external air

Such apartment as aforesaid, in addition to such window, shall also be provided with adequate means of constant ventilation by at least one ventilating aperture, of not less dimensions than 144 square inches, exclusive of any frame built in an external wall of such apartment

**Trough closets
to be ap-
proached from
external air**

60 Every person who in connection with a building shall construct any water closet of the kind known as a trough closet shall construct such water closet so that the entrance thereto shall open directly to the external air

61 Every person who shall construct a water closet in connection with a building shall, in the construction of such water closet, comply with the following requirements —

- (1) He shall cause the apartment in which such water closet is constructed to be substantially built of brick, stone or cement concrete, or of iron framed with iron or wood, and such apartment shall not be of less size in any case than 5 feet by 3 feet inside measurements, and not less than 6 feet 6 inches in height. If such apartment be built of iron framed with iron or wood, he shall cause such apartment to have a brick wall at least $\frac{1}{2}$ inches in thickness, or a stone wall at least 8 inches in thickness, or a cement concrete wall at least 4 inches in thickness, built up at least 2 feet above the level of the floor of the apartment and rendered with cement plaster at least $\frac{3}{4}$ inch in thickness and finished with a smooth surface.

Size, materials
and constitue
tion of water
closet
chambers

He shall cause every such apartment as aforesaid to be provided with proper doors and fastenings, provided that in the case of a water closet of the kind known as a trough closet such doors and fastenings may, with the written consent of the local authority, be omitted.

- (2) He shall cause such water closet to be fixed in either manner as is described as follows but not otherwise —

Fixing of water
closets above
floor level

(a) He shall cause the whole of the pan and the trap of such water closet to be fixed entirely above the level of the floor of the apartment in which such water closet is constructed and to be provided with a seat of hard wood, hinged at the back, or some other suitable type of seat which has been approved by the local authority. He shall not cause or permit the pan of such water closet to be enclosed or cased round in any manner but shall construct the same in such a manner that the whole of the pan shall be fully exposed to view.

Floors of water
closet
chambers

He shall cause the floor of such apartment as aforesaid either to be constructed of good cement concrete not less than 4 inches in thickness or of other impervious materials to be approved by the local authority, or, in any case where the floor of such apartment as aforesaid shall be constructed of wood or other absorbent materials, he shall when so required by the local authority cause the pan of such water closet to be placed upon a safe, constructed of lead or of other suitable impervious materials which have been approved by the local authority.

He shall cause such safe to be securely fixed and so constructed as to be watertight, and shall provide the same with an overflow pipe of drawn lead or galvanised wrought iron, having an internal diameter of not less than $\frac{1}{2}$ inch which shall discharge direct into the external air.

Safes under
water closets

Fixing of water closets below floor level

(b) He shall cause the whole of the pan of such water closet to be so sunk below the level of the floor of the apartment in which such water closet is constructed that the upper face of the flushing rim of such pan shall be at the level of the floor of the said apartment, and he shall cause the whole of the pan and the trap of such water closet to be firmly embedded in good cement concrete at least 4 inches in thickness. He shall also cause the floor of the said apartment to be constructed of good cement concrete at least 4 inches in thickness, and to be so laid with a slope on all sides of the pan of such water closet that any liquid which may fall upon such floor will flow into the pan of such water closet.

SEPTIC TANKS AND SEWAGE FILTER INSTALLATIONS ETC

62 No person shall construct any septic tank, storage tank, sewage filter installation, or other works for the treatment, reception or disposal of sewage, except with the written permission of the local authority and then only subject to the following conditions or such other conditions as it may impose —

Distance from buildings and plot boundaries

(a) He shall not construct any such septic tank, storage tank, sewage filter installation or other works for the treatment, reception or disposal of sewage under any building nor except with the consent of the local authority within 40 feet of any building or any plot boundary, nor so that it shall have, by drain or otherwise, any inlet for rainwater or other surface water or any outlet into or means of communication with any sewer.

Situation and means of access

(b) He shall cause any such septic tank, storage tank sewage filter installation, or other works for the treatment, reception or disposal of sewage to be constructed in such a manner and in such a position as to afford ready means of access thereto for the purpose of cleansing the same, and of removing the contents thereof, and in such manner and in such a position as to admit of the contents thereof being removed therefrom and from the premises to which such septic tank, sewage filter installation or other works for the treatment or disposal of sewage may belong, without being carried through any building.

To be covered and ventilated

(c) He shall cause any such septic tank, storage tank sewage filter installation, or other works for the treatment, reception or disposal of sewage to be sufficiently covered over, to be adequately and efficiently ventilated and to be so protected as to prevent any nuisance therefrom and so as to prevent the breeding of mosquitoes in connection therewith.

Disposal of effluents and filtrates

(d) He shall not commence the construction of any such septic tank, storage tank, sewage filter installation, or other works for the treatment, reception or disposal of sewage until the local authority shall be satisfied that adequate and satisfactory provision has been made for the periodic emptying and cleansing of the same or for the innocuous disposal of the effluent or filtrate therefrom as the case may be.

- (e) He shall cause the walls, floors and coverings of any To be water-tight
septic tank, sewage storage tank, effluent tank, and such parts of the walls of any enclosure tank for the reception of filtering medium that may be necessary to be constructed of impervious materials and so as to be water-tight

DISPOSAL OF SEWAGE

63 No person shall dispose of solid or liquid sewage or sewage effluent in such a manner or in such a position as to cause or be likely to cause dampness in any building or part thereof, or to endanger the purity of any water supply or to create any nuisance provided that nothing in this Rule shall be deemed to prohibit the disposal of waste water from baths, lavatory basins or kitchen sinks by a satisfactory method of surface irrigation or sub-irrigation in such manner that neither dampness of buildings, the breeding of mosquitoes, the pollution of water supplies nor other form of nuisance is caused thereby

DEPOSIT OF DRAINAGE PLANS, GIVING OF NOTICES, ETC

64 (1) Every person who shall intend to construct or to carry out any drainage works or works connected in any way with the drainage of any premises shall deposit with the local authority at its offices, notice in writing of such intention. He shall at the same time deposit such plans, sections and particulars of the proposed works as may be required by the local authority Notice to be given and plans deposited of new drainage works

(2) He shall cause such plans and sections to be clearly and indelibly made on linen to a scale of not less than 1 inch to every 16 feet, and shall, amongst other things, show thereon every floor of any building in connection with which such pipes or drains are to be used, and the position, form, levels and arrangements of the several parts of such building, including the roof thereof, and the size, gradient, and the position of every drain, and the size, position and mode of construction of every septic tank, cesspool or other receptacle for drainage, manhole or inspection chamber, and the size and position of every gully, soil pipe, waste pipe, ventilating pipe and rain-water pipe, and of any drain passing under such building and the position of every bath, water closet apparatus, slop hopper, slop sink, urinal, lavatory basin or apparatus, sink and trap in connection with the foregoing

(3) He shall also show thereon the position of all windows and other openings into the building, within a distance of 20 feet from the open end of a soil pipe or ventilating pipe

(4) He shall at the same time deposit with the local authority, at its offices, a detailed description in writing of the intended mode of constructing, jointing and fixing any such drain, septic tank, cesspool or other receptacle for drainage, manhole or inspection chamber, gully, soil pipe, waste pipe, ventilating pipe, bath, water closet apparatus, slop hopper, slop sink, urinal, lavatory basin or apparatus, sink or trap

(5) He shall at the same time deposit with the local authority, at its offices, a block plan of the premises upon which any such building is or is to be situated, or any such work is to be carried out (drawn to a scale of not less than 1 inch to every 16 feet) and he shall show thereon —

- (a) The block plan of such building
- (b) The position of the whole of the buildings on the premises, and so much of the properties adjoining thereto as may be affected by the proposed work
- (c) The names of the streets or thoroughfares immediately adjoining the premises, and the number or designation of the premises
- (d) The difference of the level between the lowest floor of such building and the adjoining ground
- (e) The level of any yard, area, or ground, or open space belonging to such premises
- (f) The lines of drainage with the size, depth and inclination of the proposed drainage, fall of the ground and depth of the connection to any sewer, septic tank, cesspool or other receptacle for drainage, and, so far as can be ascertained without opening the ground, the lines, size, depth and inclination of the existing drainage, the surface drains (if any) and the arrangement for the ventilation of the drains, the existing pipes and drains and the proposed pipes and drains to be distinctly indicated by different colours
- (g) The position, form and depth of every existing or proposed manhole or inspection chamber, gully, junction, bend, intercepting trap, or any connection with a sewer, septic tank, cesspool or other receptacle for drainage
- (h) The points of the compass

Provided that where the plans, sections and particulars deposited in accordance with the requirements of sub-rule (1) of this Rule clearly show the particulars hereinbefore required to be shown on a block plan it shall not be necessary to deposit a block plan

(6) The plans, sections, particulars and detailed descriptions hereinbefore mentioned shall be deposited with the local authority twenty-eight days, at least before the work is proposed to be commenced, and in the case where a building is to be erected, before commencing the erection of such building

(7) Such person shall sign such plans, sections and particulars or cause the same to be signed by his duly authorised agent

Addition to,
partial con-
struction,
entire or par-
tial reconstruc-
tion, or
alteration of,
existing
drainage works

65 Every person who shall make any addition to partially construct, entirely or partially reconstruct, or alter any such works as are described in the preceding Rule shall be deemed to have satisfied the provisions of the preceding Rule if he shall cause a deposit to be made (in the manner therein provided) of any such plans, sections and particulars of the proposed addition, partial construction, entire or partial reconstruction, or alteration as may be necessary for the purpose of enabling the local authority to ascertain whether such addition, partial construction, entire or partial reconstruction or alteration is in accordance with the provisions

of these Rules and any other regulations, rules and by-laws of the local authority relating thereto, and, if in any case plans and sections have been previously deposited in conformity with the provisions of the preceding Rule, it shall be sufficient for him to refer to such previous deposit and to give in writing the date thereof, and to show the new work on the plans and sections to be deposited, and only so much of the existing work as will enable the local authority to see the relative positions of the new and old work.

66 One copy of any plans, sections and particulars deposited in compliance with the provisions of Rules 64 and 65 hereof shall remain the property of the local authority Copy of plans and particulars to remain property of local authority

67 So soon as the local authority is satisfied that any such plans, sections or particulars deposited in accordance with the provisions of Rules 64 and 65 hereof do not contravene any of the provisions of these Rules and any other regulations, rules and by-laws of the local authority relating thereto and are in other respects satisfactory, it shall cause its approval thereof to be signified in writing Approval of drainage plans

68 No person shall begin to construct, install, connect, or make any addition to, partially construct, entirely or partially reconstruct, or alter any such works as are described in Rule 64 (1) hereof until he has given notice of his intention and has deposited the plans, sections and particulars hereinbefore required under the provisions of Rules 64 and 65 hereof, and the local authority has either intimated its approval of such work or failed to intimate its disapproval thereof within the period hereinafter described in that behalf and, subject to Rule 70 hereof, no person shall, except with the written permission of the local authority, carry out such work as aforesaid otherwise than in accordance with the approved plans Drainage work not to be commenced before notice given, plans deposited and approval obtained

69 If within twenty-eight days of the receipt of any plans or notice delivered in accordance with these Rules, the local authority shall fail to intimate to the person submitting such plans its disapproval of the proposed work which the said person intends to carry out, the person submitting the plans may proceed with such work in accordance with such plans, but not so as to contravene any of the provisions of these Rules or any other regulations, rules and by-laws of the local authority relating hereto or any amendments thereof in force for the time being In default of local authority drainage work may be proceeded with

70 Notwithstanding anything contained in any preceding Rule, where, in the opinion of the Medical Officer of Health, in consequence of either an existing nuisance or a case of infectious disease on any premises, the carrying out of any such work as is described in Rules 64 (1) and 65 hereof on such premises is a matter of urgency, the Medical Officer of Health may serve a written notice upon the owner of such premises, a copy of which shall be delivered forthwith to the local authority, certifying that the carrying out of any such work as aforesaid is a matter of urgency, whereupon the owner of such premises may proceed forthwith to carry out such work before any such plans, sections or particulars as may be required under the provisions of Rules 64 and 65 hereof shall have been deposited with the local authority and shall forthwith send to the local authority notice in writing of his intention so to do Alterations and construction of drainage work in cases of urgency

Provided that where, on a written certificate of urgency issued by the Medical Officer of Health, any such work as aforesaid shall be carried out on any premises, the person carrying out such work shall, within 14 days from the date of the commencement of such work, deposit the plans, sections and particulars required under the provisions of Rules 64 and 65 hereof

And provided always that nothing contained in this Rule shall be held to relieve the person carrying out such work as aforesaid from the necessity of complying, in the carrying out of such work with the provisions of these Rules and any other regulations, rules and by-laws of the local authority relating thereto

Works notice before drainage work is commenced

71 Every person who shall intend to carry out any such work as is described in Rules 64 (1) and 65 hereof, shall deliver to the local authority at its offices, notice in writing of such intention at least 24 hours before such person begins to carry out any such work as aforesaid

The delivery of any notice and the deposit of any plans, sections or particulars as provided in Rule 64 and 65 hereof shall not be deemed to be a notice under this Rule

Notice that work is completed and ready for testing

72 Every person who shall carry out any such work as is described in Rules 64 (1) and 65 hereof shall, as soon as such work is ready for testing give notice in writing to the local authority that such work is ready for testing, and he shall afford to any duly authorised officer of the local authority every facility for inspection and for the purpose of making such tests of the work as may be deemed necessary

Upon receipt of any such notice as aforesaid, the local authority shall within 48 hours cause such work to be inspected and tested

Drainage work not to be covered up until tested and approved

73 No person shall proceed to cover up any such work as is described in Rules 64 (1) and 65 hereof until such work has been inspected, tested and approved by the Medical Officer of Health or other duly authorised officer of the local authority

Certificate to be issued on completion of drainage

74 Where any person shall carry out any such work as is described in Rules 64 (1) and 65 hereof and where, after completion, such work shall have been inspected, tested and approved, the local authority shall issue to the owner of the premises upon which such work has been carried out a certificate in writing that the said work, after completion, inspection and testing has been approved

Provided always that such certificate shall not in any way be held to impose any liability whatsoever on the local authority or any of its officers or on Government for any loss or damage that may be caused through any such work not being designed or carried out in a proper efficient and workmanlike manner or through any such work being carried out otherwise than in accordance with the approved plans and these Rules

75 If any person who is entitled to proceed with any drainage work under Rules 67 and 69 hereof, fails to do so within the period of one year, the notice given by him shall be held to have lapsed and he shall give fresh notice of his intention before proceeding to carry out such work and that in the manner hereinbefore prescribed

Fresh notice to be given if work not proceeded with within one year

76 Any person who shall carry out or begin to carry out any works in contravention of the provisions of these Rules shall be guilty of an offence and whether proceedings have been taken against the person offending or not the local authority may serve upon the person so offending a notice in writing requiring him, within a time to be specified in such notice, to execute such alteration upon or to carry out such additions to such works as may be necessary to render such works in accordance with the provisions of these Rules, or to cut into, lay open, remove or demolish the same. Any person who shall fail to comply with the requirements of any such notice as aforesaid within the time specified therein shall be guilty of an offence, and the local authority may cause the said works to be altered, cut into, laid open, removed, demolished or otherwise dealt with and the expense of so doing shall be recovered as a civil debt recoverable summarily from the person so offending

Unauthorised drainage work

Local authority may order unauthorised work to be demolished, removed or otherwise dealt with

LICENSING OF PLUMBERS AND DRAINLAYERS

77 No person shall construct or carry out any drainage works or any works connected in any manner with the discharge of liquid or solid matter into any drain, cess pool, septic tank or sewer or otherwise connected with the drainage of any premises unless such person shall be in lawful possession of a licence obtained from the local authority authorising him so to do. Such licence shall be in the form of a plumbers' licence or a drainlayers' licence as in Schedule II hereto, and any person to whom any such licence as aforesaid shall have been issued by the local authority shall be empowered to construct or carry out such works only in respect of such licence as are specified as follows —

Drainage work to be carried out by licensed plumbers and drainlayers

(a) *Plumbers' Licence* — Every person to whom a plumbers' licence shall have been issued by the local authority shall be entitled to carry out any plumbing work in connection with the construction, fixing, laying, repair or removal of pipes, valves, traps, drains or other apparatus or appliance connected with the drainage of any premises, but not to construct or lay any stoneware drain, inspection chamber, cesspool, septic tank, sewage filter installation or other works for the treatment or disposal of sewage

Plumbers' licence

(b) *Drainlayers' Licence* — Every person to whom a drainlayers' licence shall have been issued by the local authority shall be entitled to construct or lay any stoneware drain, inspection chamber, cesspool, septic tank, sewage filter installation or other works for the treatment or disposal of sewage, but not to carry out the work of a plumber

Drainlayers' licence

Provided that nothing contained in the provisions of this Rule shall be deemed to prohibit any workman carrying out any such works as aforesaid where such workman shall carry out such works under the direction, supervision and control of a licensed plumber or a licensed drainlayer

Any person who shall contravene any of the provisions of this Rule shall be guilty of an offence

Plumbers and drainlayers must satisfy local authority of their competency before they can be licensed

78 No plumbers' licence and no drainlayers' licence shall be issued by the local authority to any person until such person shall have satisfied the local authority as to his competency to carry out the work of a licensed plumber or of a licensed drainlayer, and the local authority may require any person who shall apply for a plumbers' licence or a drainlayers' licence to submit himself to examination by such a body of persons as the local authority may appoint for the purpose of ascertaining whether such person as aforesaid is competent to carry out the work of a licensed plumber or a licensed drainlayer in a satisfactory and efficient manner

Register of licensed persons to be kept by local authority and signed by licensees

79 Prior to the issue of a plumbers' licence or a drainlayers' licence by the local authority to any person, such person shall be required to sign a register which shall be kept by the local authority, containing a declaration that he accepts such licence subject to and that he shall conform with the conditions thereof and with the provisions of these Rules and any other regulations, rules and by-laws of the local authority relating to drainage works or any works connected in any manner with the drainage of any premises

Licence to be produced for inspection

80 Any person to whom a plumbers' licence or a drainlayers' licence shall have been issued by the local authority under these Rules shall, if called upon at any reasonable time to do so, produce his licence for the inspection of any duly authorised officer of the local authority or the Medical Officer of Health or a Sanitary Inspector

Cancellation of licence

81 The local authority may at any time cancel any licence issued to any plumber or drainlayer under the provisions of these Rules if the local authority shall be satisfied that such licensed plumber or such licensed drainlayer has, either by himself or by his workmen, caused or permitted any plumbing or drainlaying work to be carried out in a negligent or unworkmanlike manner to the injury of any person or property, or contrary to any of the provisions of these Rules or any other regulations, rules or by-laws of the local authority relating to drainage works, or any works connected in any manner with the drainage of any premises

Opportunity for defence

Provided that prior to the cancellation of any such licence as aforesaid the person whose licence it is proposed to cancel shall be given an opportunity of appealing before the local authority or before a committee appointed by the local authority, and being heard in his own defence

Date of effect

82 Rules 77, 78, 79, 80 and 81 hereof shall not come into force until after the expiration of a period of six calendar months from the date of the application of these Rules in accordance with the provisions of Rule 2 hereof

PROVISION OF LATRINE ACCOMMODATION

New buildings must be provided with latrine accommodation

83 It shall not be lawful newly to erect any domestic building or public building or to re-erect any domestic building or public building, any two external walls of which have been pulled down or burned down or which have fallen down to or below the level of the ground floor, or to occupy or, being the

owner thereof permit to be occupied any such domestic building or public building without proper and sufficient latrine accommodation so situated as to be conveniently accessible to all persons to be employed or accommodated therein

For the purposes of this Rule in the case of a domestic building the whole or any part or portion of which is designed or intended to be used as a dwelling-house, such a domestic building shall not be deemed to be provided with proper and sufficient latrine accommodation unless each and every dwelling-house in such domestic building shall be provided with proper, sufficient and separate latrine accommodation so situated as to be conveniently accessible to the inmates of such dwelling-house

Every new dwelling house must be provided with separate latrine accommodation

Provided that notwithstanding anything contained in this Rule, where in the opinion of the local authority, sufficient latrine accommodation can be so conveniently situated that it may be used in common by the inmates of two or more dwelling-houses or the inmates of one or more dwelling houses and of any part of a domestic building not being a dwelling-house, it shall be lawful for the local authority to require to be provided such latrine accommodation as it may deem sufficient for the use of such occupants as aforesaid and to allow such latrine accommodation to be used in common by such occupants

Any person who causes any domestic building or public building newly to be erected or to be re-erected, or who occupies, or, being the owner thereof, permits to be occupied any such newly erected or re-erected domestic building or public building in contravention of the provisions of this Rule shall be guilty of an offence

84 If a domestic building or a public building appears to the local authority to be without proper and sufficient latrine accommodation so situated as to be conveniently accessible to the inmates of or the persons employed or accommodated in such domestic building or public building the local authority shall, by written notice served upon the owner or occupier of the domestic building or public building, require such owner or occupier, within a reasonable time to be specified in such notice, to provide proper and sufficient latrine accommodation so situated as to be conveniently accessible to the inmates of or the persons employed or accommodated in such domestic building or public building

Local authority to enforce provision of latrine accommodation to existing buildings

Any owner or occupier who, on receipt of such written notice, shall fail to comply with the requirements of such notice and that within the time specified, shall be guilty of an offence, and the local authority may after the expiration of the time specified in the notice do the work required to be done, and may recover as a civil debt recoverable summarily from the owner the expenses incurred by them in so doing

For the purposes of this Rule in the case of a domestic building the whole or any part or portion of which is used as a dwelling-house, such a domestic building shall not be deemed to be provided with proper and sufficient latrine accommodation unless each and every dwelling-house in such domestic building shall be provided with proper, sufficient and separate latrine accommodation so situated as to be convenient-

Latrines used in common by inmates of existing dwelling houses

ently accessible to the inmates of such dwelling-house, provided that where, at the date of the application of these Rules in accordance with the provisions of Rule 2 hereof, latrine accommodation has been and is used in common by the inmates of two or more existing dwelling-houses, or the inmates of one or more existing dwelling-houses, and of any part of an existing domestic building not being a dwelling-house, and if in the opinion of the local authority such latrine accommodation may continue to be so used, the local authority may permit such latrine accommodation to be used in common for such period of time as they may think fit, and they need not require separate latrine accommodation to be provided for each such dwelling-house

Latrines for factories and workshops, etc

85 (a) The owner or occupier of every factory, workshop, workplace, or other premises where persons are employed or in attendance shall provide such factory, workshop, workplace or other premises as aforesaid with proper and sufficient latrine accommodation, regard being had to the number of persons employed in or in attendance at such factory, workplace, workshop or other premises as aforesaid, and also where persons of both sexes are or are to be employed or in attendance, with proper accommodation for persons of each sex, and such owner or occupier shall, in the provision of such latrine accommodation, comply with the following requirements —

(1) In factories, workshops, workplaces or other premises as aforesaid where females are employed or in attendance he shall provide one water closet for every 25 females, or one pail closet for every 15 females

In factories, workshops, workplaces or other premises as aforesaid where males are employed or in attendance he shall provide one water closet for every 25 males or one pail closet for every 15 males, provided that where the number of males employed or in attendance exceeds 100 and sufficient urinal accommodation is also provided, it shall be sufficient if there is one water closet for every 25 males up to the first 100, and one for every 40 after, or one pail closet for every 15 males up to the first 105 and one for every 25 after

In calculating the number of latrines required under this Rule, any number of persons less than 15, 25 or 40 as the case may be, shall be reckoned as 15, 25 or 40 respectively

(2) He shall cause every latrine to be kept in a cleanly state

(3) He shall cause every latrine to be under cover and so partitioned off as to secure privacy, and if for the use of females to have proper doors and fastenings

(4) He shall cause all latrine accommodation to be so arranged and maintained as to be conveniently accessible to all persons employed in such factory, workshop, workplace, or other premises as aforesaid at all times during their employment

(5) He shall, where persons of both sexes are employed, cause the latrines for each sex to be so placed or so screened that the interior shall not be visible even when the door of any latrine is open, from any place where persons of the other sex have to work or pass, and if the latrines for one sex adjoin those for the other sex, the approaches shall be separate

(6) He shall when so required by the local authority cause every latrine which is used at night to be provided with adequate lights kept lighted during the night

(b) If it shall appear to the local authority that the provisions of this Rule have not been complied with in regard to any factory, workshop, workplace or other premises where persons are employed or in attendance, the local authority shall serve a written notice upon the owner or occupier of such factory, workshop, workplace or other premises as aforesaid requiring such owner or occupier, within a time to be specified in such notice, to provide proper and sufficient latrine accommodation in accordance with the provisions of this Rule and any such owner or occupier who shall fail to comply with the requirements of any such notice which has been served upon him, and that within the time specified, shall be guilty of an offence

86 (1) The owner or occupier of every hotel, boarding house, school, college, church or place of public worship, theatre, public hall or public place of assembly for persons admitted by ticket or otherwise, shall provide such hotel, boarding house, school, college, church or place of public worship, theatre, public hall or public place of assembly as aforesaid with proper and sufficient latrine accommodation, regard being had to the number of persons for whom accommodation is or is to be provided in such hotel, boarding house, school, college, church or place of public worship, theatre, public hall or public place of assembly as aforesaid and with proper separate accommodation for persons of each sex, and such owner or occupier shall, in the provision and maintenance of such latrine accommodation, comply with the following requirements —

Latrines for
hotels, board-
ing houses,
theatres, public
halls, etc

(I) In hotels and boarding houses —

(a) He shall provide one water closet for females for every 40 persons who are or are to be accommodated therein, or one pail closet for females for every 30 persons who are or are to be accommodated therein

(b) He shall provide one water closet for males for every 40 persons who are or are to be accommodated therein, or one pail closet for males for every 30 persons who are or are to be accommodated therein provided that where the number of persons who are or are to be accommodated therein exceeds 120 and sufficient urinal accommodation is also provided for males it shall be sufficient if there is one water closet for males for every 40 persons who are or are to be so accommodated up to the first 120, and one for every 60 after, or one pail closet for males for every 30 persons who are or are to be so accommodated up to the first 120, and one for every 40 after

(c) He shall, in calculating the number of latrines required under clauses (a) and (b) hereof, reckon any number of persons less than 30, 40 or 60, as the case may be, as 30, 40 or 60 respectively

(d) He shall cause all latrine accommodation to be so arranged and maintained as to be conveniently accessible at all times to all persons who are accommodated in such hotel or boarding house.

Provided that in any case where any hotel or boarding house is used or intended to be used for the accommodation of persons of one sex only, he shall provide such hotel or boarding house with twice the number of latrines specified in clauses (a) and (b) hereof

(II) In schools and colleges —

(a) He shall provide latrine accommodation at the rate of one water or pail closet for every ten girls who are or are to be accommodated therein

(b) He shall provide latrine accommodation at the rate of one water or pail closet for every twelve boys who are or are to be accommodated therein

Provided that where the number of boys shall exceed twenty, sufficienturnal accommodation shall be provided in addition

(c) He shall in calculating the number of water or pail closets required under clauses (a) and (b) hereof reckon any number of girls or boys less than ten or twelve as the case may be, as ten or twelve respectively

(d) He shall cause all latrine accommodation to be so arranged and maintained as to be conveniently accessible at all times to all children who are accommodated in such school or college

Provided that in any case where any school or college is used or intended to be used for the accommodation of children of one sex only he shall provide such school or college with twice the number of latrines specified in clauses (a) and (b) hereof

(III) In churches or places of public worship —

He shall provide such latrine accommodation as the local authority may require

(IV) In theatres, public halls, or public places of assembly as aforesaid —

(a) He shall provide one water closet for females for every 200 persons who are or are to be accommodated therein, or one pail closet for females for every 150 persons who are or are to be accommodated therein

(b) He shall provide one water closet for males for every 200 persons who are or are to be accommodated therein or one pail closet for males for every 150 persons who are or are to be accommodated therein, provided that where the number of persons who are or are to be accommodated therein exceeds 150 he shall also provide proper and sufficienturnal accommodation for males in addition to any such water closet as aforesaid

(c) He shall, in calculating the number of latrines required under clauses (a) and (b) hereof, reckon any number of persons less than 150 or 200, as the case may be, as 150 or 200 respectively

'd) He shall cause all latrine accommodation to be so arranged and maintained as to be conveniently accessible to all persons accommodated in such theatre, public hall, or public place of assembly as aforesaid at all times during which they are so accommodated

Provided that, notwithstanding anything contained in clauses (a) and (b) hereof, in the case of race meetings, shows, or extraordinary gatherings, it shall be lawful for the local authority to require such latrine accommodation in excess of the provision specified in clauses (a) and (b) hereof as the local authority may consider necessary

(V) In hotels, boarding houses, schools, colleges, churches or places of public worship, theatres, public halls or public places of assembly as aforesaid —

(a) He shall cause every latrine to be kept in a cleanly state

(b) He shall cause every latrine to be under cover and so partitioned off as to secure privacy, and in the case of any water closet or pail closet to have proper doors and fastenings

(c) He shall cause the latrines for each sex to be so placed or so screened that the interior shall not be visible, even when the door of any latrine is open, from any place where persons of the other sex have to or are permitted to pass, and, if the latrines for one sex adjoin those for the other sex, the approaches shall be separate

(d) He shall when so required by the local authority cause every latrine which is used at night to be provided with adequate lights kept lighted during the night

(2) If it shall appear to the local authority that the provisions of this Rule have not been complied with in regard to any hotel, boarding house, school, college, church, place of public worship, theatre, public hall, or public place of assembly as aforesaid, the local authority shall serve a written notice upon the owner or occupier of such hotel, boarding house, school, college, church, place of public worship, theatre, public hall, or public place of assembly as aforesaid requiring such owner or occupier, within a time to be specified in such notice, to provide proper and sufficient latrine accommodation in accordance with the provisions of this Rule, and any such owner or occupier who shall fail to comply with the requirements of any such notice which has been served upon him, and that within the time specified, shall be guilty of an offence

87 Every contractor, builder or other person employing workmen for the demolition, construction, reconstruction or alteration of any building, or other work in any way connected with a building, shall, when so required by the local authority, provide in an approved position and thereafter maintain for such time as workmen are engaged thereon sufficient and convenient latrine accommodation for such workmen

Temporary
latrines for
workmen

Latrines for different races

88 Notwithstanding anything contained in Rules 83, 84, 85, 86 and 87 hereof where, on any premises persons of different races are or are to be employed, accommodated or in attendance, it shall be lawful for the local authority to require proper, separate and sufficient latrine accommodation to be provided for the sole use of persons of each race so situated as to be conveniently accessible to such persons

Such separate latrine accommodation which may lawfully be required by the local authority to be provided shall be in accordance with the standards laid down in Rules 85 and 86 hereof as the case may be

For the purpose of this Rule, unless specially exempted by the local authority and subject to such conditions as it may impose, in the case of any premises the whole or any part or portion of which is used as one or more dwelling-houses the owner or occupier of such premises shall not be deemed to have provided proper, sufficient and separate latrine accommodation for the sole use of persons of each race unless proper, sufficient and separate latrine accommodation for the sole use of persons of each race shall have been provided for each dwelling-house

If it shall appear to the local authority that the provisions of this Rule have not been complied with in regard to any premises on which persons of different races are employed, accommodated, or in attendance, the local authority shall serve a written notice upon the owner or occupier of such premises requiring such owner or occupier, within a time to be specified in such notice, to provide proper and sufficient latrine accommodation for the sole use of persons of each race in accordance with the provisions of this Rule and any such owner or occupier who shall fail to comply with the requirements of any such notice which has been served upon him, and that within the time specified, shall be guilty of an offence

Improper use of latrines used in common

89 With respect to any latrine used in common by the occupiers of two or more separate dwelling-houses, domestic buildings or premises, or by other persons, the following provision shall have effect —

If any such person injures or improperly fouls such latrine, or anything used in common therewith, he shall be guilty of an offence

Improper use of public latrines

90 Any person who shall injure or shall make improper or unclean use of any public latrine or a latrine provided in connection with any church or place of public worship, theatre, public hall or other public place of assembly shall be guilty of an offence

No latrine other than a water closet to be constructed within 200 feet of a sewer

91 No person shall construct a latrine in connection with a building other than a water closet or a urinal where any part of the site of such latrine or such building shall be within 200 feet of a sewer belonging to the local authority which is at a suitable level, and where there is sufficient water supply

Any person who shall construct a latrine so as to contravene any of the provisions of this Rule shall be guilty of an offence and the local authority may demolish and remove such latrine, and may recover from such person as a civil debt recoverable summarily the cost incurred in demolishing and removing the same

92 No person shall provide, construct, fix, retain or use any latrine other than a water closet or a urinal inside or under the same roof as any dwelling-house, and any person who shall provide, construct, fix, retain or use any such latrine so as to contravene the provisions of this Rule shall be guilty of an offence

No latrine
other than a
water closet or
urinal inside
a dwelling

93 Every person who shall erect any latrine not being a water closet or a urinal, in connection with a building shall cause all reasonably practical measures to be used to prevent flies gaining access to the apartment of such latrine, and any person who, in the erection of any such latrine shall fail to comply with the provisions of this Rule shall be guilty of an offence

Latrines other
than water
closets and
urinals to be
protected
against the
entrance of
flies

94 If it shall appear to the local authority that all reasonably practical measures have not been or are not being used to prevent flies gaining access to the apartment of any latrine, such latrine not being a water closet or a urinal, the local authority shall serve a written notice upon the owner of such latrine requiring him, within a reasonable time to be specified in such notice, to carry out such reasonably practical works as may be necessary to prevent flies gaining access to the apartment of such latrine and any owner who, on receipt of such notice, shall fail to comply with the requirements of such notice and that within the time specified, shall be guilty of an offence

Local authority
to enforce
latrines being
protected
against flies

PAIL CLOSETS

95 Every person who shall construct or provide a pail closet in connection with a building shall, in the construction and provision of such pail closet, comply with the following requirements —

(a) He shall not construct or provide such pail closet within 10 feet of any kitchen

Distance of
pail closets
from kitchens

(b) He shall not construct or provide such pail closet within any part of a dwelling-house or under the same roof as any dwelling-house, but shall construct such pail closet so that the entrance opens directly on to the external air and so that on any side on which it would abut on any part of a dwelling-house it shall be separated from such dwelling-house by a solid wall or partition of brick, stone or concrete or other suitable materials extending the entire height from the floor to the ceiling

(c) He shall not construct or provide such pail closet so that it is approached directly from any room used for the manufacture, preparation, storage or sale of food for man, or used as a factory, workshop, workplace or public building, but shall construct or provide such pail closet so that on any side on which it would abut on a room intended for the manufacture, preparation, storage or sale of food for man, or used as a factory, workshop, workplace or public building it shall be enclosed by a solid wall or partition of brick, stone, concrete, or other suitable materials, extending the entire height from the floor to the ceiling

Pail closets in
buildings

Ventilation
lobby for pail
closets in
buildings

(d) Where the entrance to such pail closet does not open directly into the external air he shall cause such pail closet to be entirely separated and cut off from any room used for the manufacture, preparation, storage or sale of food for man, or used as a factory, workshop, workplace or public building, by means of a passage or lobby provided with a window of not less dimensions than two square feet, exclusive of the frame, and opening directly into the external air.

Such passage or lobby, in addition to such window, shall also be provided with adequate means of constant ventilation by at least one ventilating aperture, of not less dimensions than 14½ square inches, exclusive of any frame, built in an external wall of such passage or lobby.

Pail closets to
be lighted and
ventilated and
protected
against
entrance of
flies

(e) He shall, whether the situation of such pail closet be or be not within such building, construct in one of the external walls of such pail closet an opening for light and ventilation of not less dimensions than two square feet, situated as near to the top of such pail closet as convenient, and communicating directly with the external air, which opening shall be properly and efficiently covered with fly proof gauze so as to prevent the entrance of flies.

Siting of pail
closets

(f) He shall construct or provide such pail closet in such a position, if practicable, as to back on a sanitary lane, and in such a manner and in such a position as to afford ready means of access to such pail closet for the purpose of cleaning the same and of removing filth therefrom, and in such a manner and in such a position as to admit of all filth being removed from such pail closet and from the premises to which it may belong, without being carried through any domestic building or public building.

Pail closets to
be built in
accordance with
a standard
design

(g) He shall not construct or provide such pail closet otherwise than in accordance with a standard pattern approved by the local authority or with plans and specifications submitted to and approved by the local authority.

PIT CLOSETS

Pit closets not
to be con-
structed with-
out permit
from local
authority

96 No person shall construct or provide latrine accommodation of the kind known as a pit closet or latrine accommodation situated over any hole or excavation in the ground which hole or excavation is intended for the reception of human excreta, except where, in the opinion of the local authority the site of such proposed accommodation and the character of the soil are in every respect suitable and satisfactory for such a purpose and the local authority shall have signified their approval thereof in writing and then only subject to such conditions as the local authority may prescribe.

MISCELLANEOUS

Notices, etc.,
may be printed
or written

97 Notices and other documents under these Rules may be in writing or print, or partly in writing and partly in print, and if the same require authentication by the local authority, the Town Engineer or the Medical Officer of Health, the signature thereof respectively by the Town Clerk, Town Engineer, Medical Officer of Health, Sanitary Inspector or District Commissioner, as the case may be, shall be sufficient authentication.

98 Notices and other documents required or authorised to be served under these Rules may be served by delivering the same to or at the residence of the person to whom they are respectively addressed or where addressed to the owner or occupier of premises by delivering the same, or a true copy thereof, to some person on the premises, or if there is no person on the premises who can be served, by fixing the same on some conspicuous part of the premises, they may also be served by post by a prepaid letter and if served by post shall *prima facie* be deemed to have been served at the time when the letter containing the same would be delivered in the ordinary course of post and in proving such service it shall be sufficient to prove that the notice or other document was properly addressed and put in the post

99 No defect in the form of any notice or other document made under these Rules shall invalidate or render unlawful the administrative action, or be a ground for exception to any legal proceedings which may be taken in the matter to which such notice or other document relates provided the requirements thereof are substantially and intelligibly set forth

100 Any person guilty of an offence against, or contravention of, or default in complying with any provision of these Rules, shall be liable on conviction to a fine not exceeding five hundred shillings, and if the offence, contravention or default is of a continuing nature to a further fine not exceeding sixty shillings for each day during which he shall make default

By Command of His Excellency the Acting Governor in Council
Nairobi

This 5th day of July, 1929

J E S MERRICK,
Clerk to the Executive Council

SCHEDULE I

REQUIREMENTS REGARDING WATER CLOSETS

Standard Test

1 Trap to be properly filled with water, coloured fluid to be poured into trap Basin to be soiled with plumbers' soil or liquid mud Flush

Basin must be so cleared as to leave water in basin clear and clean at the completion of one flush

2 Trap to be properly filled with water Four pieces of potato or apple to be placed in the trap, none of which shall exceed 2 inches in diameter A piece of cotton waste, sponge or cloth to be placed in the trap, not to exceed 2 inches in diameter, also 3 pieces of toilet paper, crumpled up, to be placed in the trap and toilet paper to be placed over water surface and around sides of basin Flush

Basin must be completely cleared of all solids by one flush

SCHEDULE II

OFFICES OF THE LOCAL AUTHORITY,

19

PLUMBERS' LICENCE

PUBLIC HEALTH (DRAINAGE AND LATRINE) RULES, 1929

Licence No

Mr _____ of _____
is hereby licensed as a plumber under the Public Health (Drainage and Latrine) Rules, 1929, and is entitled to carry out any plumbing work in connection with the construction, fixing, laying, repair or removal of pipes, valves, traps, drains or other apparatus or appliance connected with the drainage of any premises, but not to construct or lay any stoneware drain, inspection chamber, cesspool, septic tank, sewage filter installation or other works for the treatment or disposal of sewage

Signal

for the Local Authority

OFFICES OF THE LOCAL AUTHORITY.

19

DRAINLAYERS' LICENCE

PUBLIC HEALTH (DRAINAGE AND LATRINE) RULES, 1929

Licence No

Mr _____ of _____
is hereby licensed as a drainlayer under the Public Health
(Drainage and Latrine) Rules, 1929, and is entitled to
construct or lay any stoneware drain, inspection chamber,
cesspool, septic tank, sewage filter installation or other works
for the treatment or disposal of sewage, but not in any way to
perform the work of a plumber

Signed

for the Local Authority

GOVERNMENT NOTICE NO 433

ORDER

UNDER S 14 OF THE WEIGHTS AND MEASURFS ORDINANCE
(*Chapter 96 of the Revised Edition*)

WHEREAS it has been deemed expedient to cause the Colonial Standards of Avoirdupois Weight to be verified at the Standards Department of the Board of Trade, and to be adjusted and renewed if requisite

NOW, THEREFORE, in exercise of the powers conferred upon me by section 14 of the Weights and Measures Ordinance (Chapter 96 of the Revised Edition), I, Jacob William Barth, Knight, Commander of the Most Excellent Order of the British Empire, Acting Governor and Commander-in-Chief of the Colony and Protectorate of Kenya, do hereby order that the Secondary Standards of Avoirdupois Weight numbered 3189 be deposited with the Wardens of the Colonial Standards, and shall be compared and verified with the Colonial Standards, and shall be authenticated by certificate given under the hand of the Wardens of the Colonial Standards, and such Secondary Standards shall then be deemed to be the Colonial Standards during such time as the Colonial Standards are out of the Colony

Given under my hand and the public seal at Nairobi this 2nd day of July, 1929

J W BARTH,
Acting Governor

GOVERNMENT NOTICE NO 434

THE MINING ORDINANCE, 1925

NOTICE

IN EXERCISE of the powers conferred upon me by section 4 (h) of the Mining Ordinance, 1925, and all other powers thereunto enabling me, I hereby declare that Government Notice No 299, dated the 9th day of May, 1929, exempting the area therein specified from the operation of the aforesaid Ordinance, is hereby cancelled, with effect from the 30th day of June, 1929

Given under my hand and the official seal this 1st day of July, 1929

J W BARTH,
Acting Governor

GOVERNMENT NOTICE NO 435

THE MINING ORDINANCE, 1925

NOTICE

IN EXERCISE of the powers conferred upon me by section 4 (1) of the Mining Ordinance, 1925 I hereby declare the following area to be exempt from the operation of the aforesaid Ordinance, with effect from the 2nd July, 1929 —

The North Nyeri District, excepting and excluding the following areas —

- (a) Areas already granted under sole prospecting licences
- (b) Claims already registered
- (c) Areas over which beneficial mineral rights are held by lease or otherwise, provided that such rights are recognised by Government

Given under my hand and the official seal this 1st day of July, 1929

J W BARTH,
Acting Governor

GOVERNMENT NOTICE NO 436

THE MINING ORDINANCE, 1925

NOTICE

IT is notified for public information that Government has under consideration the issue of a sole exploration licence for minerals, other than for coal, oil or common minerals, over the area described in Government Notice No 437 of the 2nd day of July, 1929

Any communications on this matter should be addressed to me at P O Box 82, Nairobi not later than the 9th day of October, 1929

Nairobi,

This 3rd day of July, 1929

R W LAMBERT,
for Acting Commissioner of Mines

GOVERNMENT NOTICE NO 437

THE MINING ORDINANCE, 1925

NOTICE

IN EXERCISE of the powers conferred on me by the Mining Ordinance, 1925, section 4 (b), I hereby declare the following area to be exempt from the operation of the aforesaid Ordinance, with effect from the date hereof —

Commencing at the south-west corner of L R No 3777/31 on the Oleolondo River,

thence bounded easterly by the southern boundary of that portion to its south-east corner,

thence by a straight line bearing $161^{\circ} 15' 34''$ for about 6,450 feet to its intersection with the Melawa River,

thence by that river down-stream to its junction with the Oleolondo River,

thence due west by a straight line to its intersection with the eastern 100 foot zone of the Thomson's Falls branch of the Kenya and Uganda Railway,

thence northerly by that 100 foot zone to its intersection with the southern boundary of L.R. No. 5644,

thence easterly by that boundary to its intersection with the Oleolondo River

thence by that river up-stream to the point of commencement,

excepting and excluding the following areas —

(a) Areas already granted under sole exploration licences

(b) Claims registered before, and existing on the date hereof

(c) Areas over which beneficial mining rights are held by lease or otherwise provided that such rights are recognised by Government

Nairobi,

This 2nd day of July, 1929

J W BARTH,
Acting Governor

GOVERNMENT NOTICE NO. 438

THE MINING ORDINANCE, 1925

NOTICE

IN EXERCISE of the powers conferred upon me by section 4 (h) of the Mining Ordinance 1925 I do hereby declare that the areas described in the Schedule hereto shall be exempt from the operation of the aforesaid Ordinance as from the 1st July, 1929

Government Notice No. 637, dated the 3rd day of December, 1928, is hereby cancelled

Given under my hand and the official seal at Nairobi this 27th day of June, 1929

J W BARTH,
Acting Governor

SCHEDULE

The territory transferred to Kenya Colony by the Kenya Colony and Protectorate (Boundaries) Order in Council, 1926, that was formerly included in the Uganda Protectorate together with that portion of the District of Turkana, lying to the west of Meridian $35^{\circ} 30'$, excepting and excluding the following areas —

(a) Areas already granted under sole exploration licences

(b) Claims registered on or before the 30th December 1928

(c) Areas over which beneficial mineral rights are held by lease or otherwise, provided that such rights are recognised by the Government

GOVERNMENT NOTICE NO 439

NOTICE

LANGUAGES EXAMINATIONS

Secretariat Circular No 34 of the 5th May, 1928

EXAMINATIONS in Lower Standard Swahili will be held on the 20th September, 1929, at Nairobi, and such other places as will be determined and notified later by the Languages Board

Examinations in Higher Standard Swahili will be held in Nairobi on the same date

The Secretariat,
Nairobi,
1st July, 1929

HOWARD ELPHINSTONE,
Secretary of the Languages Board

GOVERNMENT NOTICE NO 440

THE RESIDENT NATIVE LABOURERS
ORDINANCE, 1925

Section 4 (2)

AND

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

GOVERNMENT NOTICE NO 348 OF 1925

APPOINTMENT

IN EXERCISE of the powers vested in me, I hereby appoint the following person as an Attestation Officer for the Thomson's Falls Area, Nakuru District, with effect from 1st July, 1929 —

Major J M Rayner, of Maji Chemka,
Thomson's Falls

Nakuru,
1st July, 1929

E C CREWE-READ,
Senior Commissioner

GOVERNMENT NOTICE NO 441

THE RESIDENT NATIVE LABOURERS
ORDINANCE, 1925

Section 4 (2)

AND

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

GOVERNMENT NOTICE NO 348 OF 1925

IN EXERCISE of the powers vested in me, I hereby cancel the appointment of the following person as Attestation Officer for the Thomson's Falls Area, Nakuru District, with effect from 30th June, 1929, he having left the Colony

H B Simson, Esq., of Thomson's Falls

Nakuru,
4th July, 1929

E C CREWE-READ,
Senior Commissioner

GOVERNMENT NOTICE NO 442

THE NATIVE AUTHORITY ORDINANCE

*(Chapter 129 of the Revised Edition as amended
by the Revised Edition of the Laws (Operation)
Ordinance, 1926, Section 20)*

AND

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

GOVERNMENT NOTICE NO 406 OF 1926

SOUTH NYERI LOCAL NATIVE COUNCIL

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the person named in the Schedule annexed hereto to be a member of the Local Native Council named therein

Nairobi,
This 19th day of June, 1929

C M DOBBS,
Acting Chief Native Commissioner

SCHEDULE

SOUTH NYERI LOCAL NATIVE COUNCIL
Nominated

Njega wa Kioko

GOVERNMENT NOTICE NO 443

THE PUBLIC TRAVEL AND ACCESS ROADS
ORDINANCE, 1920

APPOINTMENT OF DISTRICT ROAD BOARD

IN EXERCISE of the powers conferred upon His Excellency the Governor by the Public Travel and Access Roads Ordinance, 1920, which powers His Excellency in exercise of the powers conferred upon him by the Interpretation and General Clauses Ordinance, 1912, has been pleased by Government Notice No 501 of 1925 to delegate to District Commissioners, I hereby make the following appointments to the District Road Board, Kitale, for the year 1929 —

Lt -Col A C A Thackwell, M.C., P.O. Kitale, vice H W Paterson, Esq., resigned

O R Arnell, Esq., P.O. Kitale, vice H C Kirsopp, Esq., resigned

Major C L Bolton, P.O. Kitale, vice G McDiarmid, Esq., resigned

J F Gilson, Esq., P.O. Lugari, vice Col H T Cunningham, resigned

L S Drayton, Esq., P.O. Hoey's Bridge, vice Capt L A Elmer, resigned

Sr Aubrey Graham, P.O. Kitale, vice F J Cousin, Esq., resigned

Dated at Kitale this 29th day of June, 1929

D R CRAMPTON,
Resident Commissioner

GOVERNMENT NOTICE NO 444

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

NOTICE

IN EXERCISE of the powers thereunto enabling me, I hereby appoint Sheikh Hussein bin Ali Esa as a Registrar (unsalaried) for the Naivasha District, with effect from 1st July, 1929

Mombasa,

2nd July, 1929

H R MONTGOMERY,
*Registrar General,**Mohammedan Marriages and Divorces*

GOVERNMENT NOTICE NO 445

THE NATIVE REGISTRATION ORDINANCE, 1921

(Chapter 127, Revised Laws of Kenya)

NOTICE

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the undermentioned person to be a Registration Officer —

European Police Constable-in-Charge, Solar Police Station, with effect from 1st of July, 1929

Nairobi,

Dated this 2nd day of July, 1929

G H BOOTH,
Acting Chief Registrar of Natives

GOVERNMENT NOTICE NO 446

THE INDIAN AND COLONIAL DIVORCE JURISDICTION ACT, 1926

(16 & 17 GEO 55 c 40)

AND

THE KENYA (NON-DOMICILED PARTIES) DIVORCE RULES, 1928

NOTICE

HIS Honour the Acting Chief Justice of the Supreme Court of Kenya hereby notifies that the Lord Chancellor has approved the name of MR SAMUEL JOYCE THOMAS, Puisne Judge, as a Judge appointed to exercise jurisdiction under the Indian and Colonial Divorce Jurisdiction Act, 1926, as applied to the Colony

By Order of His Honour the Acting Chief Justice of Kenya

Nairobi,

This 2nd day of July, 1929

R L UNDERWOOD,
Acting Registrar,
H M Supreme Court of Kenya

GOVERNMENT NOTICE NO 447

THE GAME ORDINANCE

(Chapter 161 of the Revised Edition, Section 3)

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, Section 13)

GOVERNMENT NOTICE NO 507 OF 1928

APPOINTMENT

IN EXERCISE of the powers thereunto enabling me, I hereby appoint Andrew Fowle, Esq., to be a Game Warden

Nairobi,

This 1st day of July, 1929

F H CLARKE,

Acting Game Warden

GOVERNMENT NOTICE NO 448.

THE TROUT PROTECTION ORDINANCE, 1928

Section 3

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition, Section 13)

GOVERNMENT NOTICE NO 602 OF 1928

APPOINTMENT

IN EXERCISE of the powers thereunto enabling me, I hereby appoint Capt Eric Daniel Astwood Gooch, to be a Trout Warden

Nairobi,

This 29th day of June, 1929

F H CLARKE,

Acting Game Warden

GENERAL NOTICE NO 830

POST OFFICE NOTICE

INDIAN MONEY ORDER EXCHANGE RATES

THE following advice has been received from the Indian Post Office —

"Sterling Money Orders advised to India on or after the 12th June, 1929, will until further notice be paid at thirteen rupees and eight annas per pound sterling"

2 No responsibility as to the rate at which any Money Order is paid in India will be accepted by this Administration Money Order Advice Lists on India are closed only in connexion with the departure of mails to Bombay, and not with regard to fluctuation in the rate of exchange

General Post Office,

Nairobi,

1st July, 1929

F E BALMER,

*for Postmaster General,
Kenya and Uganda*

GENERAL NOTICE NO 83

NOTICE

UNDER THE MEDICAL PRACTITIONERS AND DENTISTS ORDINANCE, 1910
(Chapter 119, Revised Edition)

THE undernoted has been registered in accordance with the terms of the Medical Practitioners and Dentists Ordinance (Chapter 119 of the Revised Edition)

Mendnath, Ram Krishna M.B., B.S. (Bombay 1921)

Nairobi

1st July, 1929

A R PATERSON,
Acting Registrar

GENERAL NOTICE NO 832

NAKURU DISTRICT COUNCIL

NOTICE

TENDERS are invited for the repair and maintenance of the following roads —

One Contract

Thomson's Falls Road, approximately 28 miles
East Gilgil Road, approximately 14 miles

One Contract

Solu Road, approximately 18 miles
Solu Station Road approximately 1 mile
Milton Siding Road, approximately 2½ miles

One Contract

Njoro Eldalat Road, approximately 12 miles
Ravine-Eldalat Road, approximately 8 miles
Njoro Kishobo Road, approximately 3 miles

One Contract

Mile 7 to High Rigg, approximately 14 miles
Kamipi ya Moto to Evin's Bridge, approximately 12 miles

Full particulars may be obtained from the Engineer to the District Council. The lowest or any tender will not necessarily be accepted.

Tenders must reach the offices of the Nakuru District Council on or before the 29th July, 1929

Nakuru,

P O Box 21,
3rd July 1929

T W GRAY,
Clerk to the District Council

GENERAL NOTICE NO 833

THE DISEASES OF ANIMALS ORDINANCE

IN EXERCISE of the powers conferred upon me by Rule Nos 13 and 56 of the Diseases of Animals Rules, 1918, I hereby appoint the gentlemen named hereunder to be Honorary Permit Issuers, for the purposes of the said Rules —

Major K E Dorman, Post Office, Kiambu
Capt M S H Montagu, Post Office, Kiambu

Nairobi,

The 3rd day of July, 1929

H H BRASSEY EDWARDS,
Acting Chief Veterinary Officer

GENERAL NOTICE NO 834

DEPARTMENT OF AGRICULTURE

LOCUST REPORT TO 4TH JULY, 1929

FLYING SWARMS

Small swarms are reported moving from south to north west in the Voi District, Athi River, and to the north from Kericho to Lumbwa, and from Kisii small swarms are noted in the Cherangani

HOPPER SWARMS

Kenya Province — Very effective work is reported from Elgeyo and Maraquet

From Baringo, it is reported that a few areas have been cleared but large swarms of flying locusts are expected to arise from north-east Baringo

From Turkana both north and south the infestation is reported to be so extensive that it is very doubtful whether control may be secured

From Suk the report is encouraging. There are over 60 officers and 7,000 natives daily at work in the Province, but it is expected that great numbers of hoppers will mature

Masai Reserve — More effective work is now being done in the Kapando Magadi area. On the Railway, which is littered with dead for many miles, new swarms are being met by the use of two train units using 24 nozzles, in addition to units which are stationed at points along the line from whence the bush may be entered

The situation in the Kedong Valley is much relieved

Uhambu Voi — Fresh hatchings and new swarms are being found daily. Owing to the irregular hatching, work is continuing for longer than was contemplated. Small flying swarms have entered, and some undetected hopper bands have come to maturity in the district. The infested area is now restricted to the region between Voi and Tsavo, and the Athi River

Laihipia Plateau — Work is continuing on the hopper bands in this area, the organisation is on a small scale

Gilgil — The infestation is under control, and staff and equipment have been moved into the Nakuru District

Nakuru District — Efforts continue to be made by farmers to destroy hoppers in the Lower Molo-Solai area. Assistance has been sent. Small hatchings are reported from many farms in the district

The general situation is that, so far as Kenya is concerned, the southern infestation has been considerably reduced and maturing will be on a small scale. Some small swarms have entered from Taitaiviki where considerable hopper destruction has been effected. In the middle zone from Njemps to Gilgil, the vast majority of hoppers will be destroyed. From Baringo to the north, despite effective and enthusiastic work, only a proportion will be overcome and it is from this area and the adjoining Northern Frontier District, that flying swarms of any dimensions will arise

Nairobi,

4th July, 1929

E HARRISON,
Deputy Director of Agriculture

GENERAL NOTICE No 835

KENYA AND UGANDA RAILWAYS AND HARBOURS

NOTICE

Mbale-Soroti Line

COMMENCING forthwith the rates and fares on the Mbale-Soroti Line will be calculated on the throughout mileage, *i.e.*, the line will be treated as the Kenya and Uganda Railway Main Line for rating purposes

General Manager's Office,
Nairobi,
4th July, 1929

G D RHODES,
Acting General Manager,
Kenya and Uganda Railways and Harbours

GENERAL NOTICE No 836

NOTICE

UNDER SECTION 7 OF THE REGISTRATION OF TITLES ORDINANCE, 1919

(*Chapter 142 of the Revised Edition*)

Coast Registry, Mombasa

APPLICATION No A/15/CR

WHEREAS an application has been lodged by the Standard Bank of South Africa, Limited, for the issue of a certificate of title in respect of all those pieces or parcels of land situate in the Seyidie Province, of the Colony and Protectorate of Kenya, and known as the Mazrui Reserves, Numbers 2, 3, 4 and 5, which are more particularly delineated and described on the official maps deposited in the Recorder of Titles Office at Mombasa, and numbered 5443, 2740, 2714 and 5374, excepting and reserving therefrom all private shambas therein, for which certificates of title were granted, and also subdivisions numbers 1, 2, 3 and 4 of reserve number 2 and sub-divisions numbers 2, 3 and 4 of reserve number 3 being the premises shown on the plans annexed to an indenture made between Gulamhussein Esmailjee Essaji, of the one part, and the Mazrui Board of the other part, dated the 18th day of December, 1920, and registered at the Nairobi Registry, in Volume 9/18, Folio 314/8, and Folio 266/8, and which said premises are held by the Standard Bank of South Africa, Limited, under and by virtue of an Indenture Conveyance, dated the 29th day of April, 1923, registered at the Mombasa Registry, in Volume L T 9/18, Folios 267/10, 278/9, 315/10 and 326/9

Notice is hereby given that I propose, after the expiration of three months from the date of publication of this notice, to bring the said title under the operation of the Registration of Titles Ordinance, 1919, provided that the said Bank shall have transferred an area of 394 acres or thereabouts forming portion of Reserve number 5, for and on behalf of the Mazrui, and accordingly issue a certificate of title for the balance of the premises conveyed by the said indenture of the 23rd day of April, 1923, to the said Bank, provided also that the said Bank shall have furnished deed plans signed by the Surveyor General showing the area to be covered by the said certificate unless within the aforesaid period of three months a caveat shall have been lodged with me in Form "E" prescribed in the First Schedule of the said Ordinance

Nairobi,
Dated this 6th day of July, 1929

H J SNELGAR,
Deputy Registrar General of Titles

GENERAL NOTICE No 753

THE CROWN LANDS ORDINANCE

(*Chapter 140, Revised Laws of Kenya*)

AUCTION SALE OF PLOTS AT KERICHO

Tenders for Conducting Sale

TENDERS are invited from Licensed Auctioneers for the conducting of the sale by auction of the plots referred to in General Notice No 705

2 The sale will be held at Kericho on Thursday the 11th July, 1929, at 10 a m in the Office of the District Commissioner

3 All advertising will be effected by Government

4 The successful tenderer will be required to furnish a bond or Bank guarantee before the date for the sum of Sh 3,500

5 Tenders should be submitted in sealed envelopes endorsed "Tender for Plot Auction, Kericho" and should be in the hands of the District Commissioner, Kericho, by noon on Wednesday the 3rd July

6 The lowest or any tender will not necessarily be accepted

Nairobi,
14th June, 1929

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

GENERAL NOTICE No 837

CROWN LANDS ORDINANCE

(Chapter 140, Revised Edition)

TENDERS FOR GRANTS OF PLOTS, LUMBWA
TOWNSHIP

TENDERS are invited for grants in respect of Plots Nos 1 to 4 and 8 to 9, Section II, Lumbwa

2 The grantee of each plot will be required to erect on the plot within two years from the commencement of the grant, a building of approved design constructed of stone, brick, concrete or wood and iron on proper foundations

3 The plots may be used for factory, godown or garage purposes only

4 Not more than 90% of any plot may be built over, provided that the area required to remain unbuilt on shall not be less than 300 square feet, and that the said area shall be free from any erection thereon above the level of the ground, except latrine accommodation constructed in accordance with all laws and by-laws in force relating thereto, and in accordance with a design approved by the Local Authority

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

5 No building shall be erected on any plot unless plans (including a block plan showing the position of the buildings), drawings, elevations and specifications thereof shall have been previously approved by the Local Authority and by the Commissioner for Local Government, Lands and Settlement, or such other person as he may appoint. Such plans, etc., shall be submitted in triplicate to the Resident Commissioner, Kisumu, for necessary action

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

7 Verandahs may be erected within a road reserve with the previous consent of the Local Authority

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

9 The term of each grant will be 99 years from the 1st day of September, 1929, and grants will be issued under the Registration of Titles Ordinance (Chapter 142 of the Revised Edition)

10 The grantee shall not at any time subdivide the plot or assign, sublet or otherwise dispose of any portion of the plot without the previous consent of the Governor

11 The grantee of each plot shall pay to the Resident Commissioner, Kisumu, within 7 days of the acceptance of his tender, 25% of the purchase money, together with the rent due to the 31st December, 1929. In default of such payment the sale of the plot may be cancelled

12 The balance of the purchase money shall be paid to the Resident Commissioner, Kisumu, while the survey fees, the fees payable for the preparation and registration of the grant (Shs 110), and the stamp duty payable in respect of the grant, and all other expenses, if any, shall be paid to the Surveyor General, Nairobi. All these amounts shall be paid within 7 days of a request for payment being made, when the grant is ready for execution

If these amounts be not paid within the time stated the Commissioner for Local Government, Lands and Settlement may order the deposit made by the grantee to be forfeited, and the grantee shall have no further claim to the grant of the plot

13 No tender of less than the amount stated in the Schedule hereto will be considered

14 Tenders in writing, must be submitted to the Resident Commissioner, Kisumu, in sealed envelopes marked "Tender for Lumbwa Plot," on or before the 9th day of August, 1929

15 The highest or any tender will not necessarily be accepted

SCHEDULE

Plot No	Section No	Area Acres	Rent per annum	Minimum Tender	Survey Fees	Proportionate rent from 1-9-29 to 31-12-29
			Shs	Shs	Shs	Shs
1	II	22289	96	300	70	32
2	II	21633	96	300	70	32
3	II	20974	96	300	70	32
4	II	20316	96	300	70	32
8	II	18052	96	300	70	32
9	II	18866	96	300	70	32

Nairobi,
3rd July, 1929

C E MORTIMER,
for Acting Commissioner for Local Government,
Lands and Settlement

GENERAL NOTICE NO 785

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

NOTICE

KISUMU TOWNSHIP PLOTS

NOTICE is hereby given that grants in respect of the plots at Kisumu specified in the Schedules hereto, will be sold by auction at the Resident Commissioner's Office, Kisumu, on Wednesday, the 24th July, 1929, commencing at 10 a m

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

The right to withdraw any plot from the auction is reserved to the Commissioner for Local Government, Lands and Settlement

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

CONDITIONS OF SALE

(a) AUCTION

1 Each plot will be auctioned separately

2 The amount of the advance of each bid will be regulated by the auctioneer and no bidding shall be retracted

3 The highest bidder will be the purchaser, but if any dispute arise as to any bid, the plot will be re-offered at the last undisputed bid

4 Each purchaser shall pay to the auctioneer immediately on the fall of the hammer a deposit of 25 per cent of the purchase money. In default of such payment the plot may be immediately re-offered for sale and any subsequent bid by the person who has made default may be ignored or refused

5 Each purchaser shall on paying the deposit inform the auctioneer of the name or names of the person or persons on whose behalf the plot is purchased, the grant will be issued in accordance with this information

6 The balance of the purchase money together with the rent due to the 31st December, 1929, shall be paid to the Resident Commissioner, Kisumu, while the Survey Fees, the fees payable for the preparation and registration of the grant (Sh 110) and the Stamp Duty payable in respect of the grant and all other expenses, if any, shall be paid to the Surveyor General, Nairobi, all the amounts to be paid within seven days from the date of the sale and upon such payments being duly made the purchaser shall, subject to the provisions of the Crown Lands Ordinance (Cap 140, Revised Edition) and of the Conditions of Sale having been complied with, be entitled to a grant of the plot, which grant shall be presented to him duly executed as soon as conveniently may be. Provided that the balance of the purchase money shall not be payable within the time stated or thereafter unless and until the Commissioner for Local Government, Lands and Settlement can present to the purchaser the grant duly executed

7 Subject to the proviso contained in Condition No 6 if the amounts therein mentioned are not paid as therein laid down within seven days from the date of sale the Commissioner for Local Government, Lands and Settlement may order the deposit made by the purchaser to be forfeited and the purchaser shall have no further claim to the grant of the plot

(b) GENERAL

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

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

3 Grants will be issued under the Registration of Titles Ordinance, and the term of each grant will be 99 years from the 1st day of August, 1929

4 The grantee shall not at any time sub-divide the plot, or assign, sub-let or otherwise dispose of any portion of the plot without the previous written consent of the Governor

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

(c) SPECIAL

(1) Special Conditions in Respect of Plots in Schedules Nos 1 and 2

1 The plots enumerated in Schedule No 1 shall be used for office purposes only but purchasers may be at liberty to use plots for the combined purpose of office and residence notwithstanding

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

2 The plots enumerated in Schedule No 2 shall be used for business purposes only and not more than ninety per cent of the area of any plot shall be built over

3 In no case shall the area of any plot specified in Schedules Nos 1 and 2 used solely for office or business purposes required to remain unbuilt on be less than 300 sq ft and that the said area shall be free from any erection thereon above the level of the ground except latrine accommodation constructed in accordance with all laws and by laws in force relating thereto, and in accordance with a design approved by the Authority

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

4 Each purchaser of a plot in Schedules Nos 1 and 2 shall erect within two years of the commencement of his grant a building of approved design constructed of stone, burnt brick or concrete on proper foundations

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

6 Verandahs may be erected within a road reserve with the previous consent of the Authority and must conform to a building line decided upon by such Authority

(2) *Special Conditions in Respect of Residential Plots in Schedule No 3*

1 Each purchaser of a plot in Schedule 3 shall erect within two years of the commencement of his grant a dwelling-house of approved design to be

built of stone, burnt brick or concrete on proper foundations

2 No building shall at any time during the term of the grant be used for any other purpose than a dwelling-house

3 At no time during the term of the grant shall more than one dwelling-house with the necessary offices and outbuildings be erected on any plot without consent of the Governor

4 The grantees shall not at any time during the term of the grant erect any building or buildings so as to cover more than one-half of the area of the plot

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

6 All outbuildings, offices, etc., shall be properly sited and screened from view to the satisfaction of the Authority or such other person as may be appointed and shall be kept so screened during the term of the grant

SCHEDULE 1

COMBINED OFFICE AND RESIDENTIAL SITES

Sec No	Plot No	Approx area of each Plot Acres	Upset price	Rent	Prop rent
					18-29 to 31-12-29
			Sh	Sh	Sh
XIX	7	0 10904	675	120	50
XX	4	0 10904	675	120	50

SCHEDULE 2

SITES FOR BUSINESS ONLY

Sec No	Plot No	Approx area of each Plot Acres	Upset price	Rent	Prop rent
					18-29 to 31-12-29
			Sh	Sh	Sh
LXVIII	1 to 9, 12 to 18	0 11474	675	120	50

SCHEDULE 3

SITES FOR RESIDENCE ONLY

Sec No	Plot No	Approx area of each Plot Acres	Upset price	Rent	Prop rent
					1-8-29 to 31-12-29
			Sh	Sh	Sh
IX	8 to 13	0 17792	525	90	87/50

Survey fees, Shs 85 per plot

Nairobi,

20th June, 1929

C E MORTIMER,
*for Acting Commissioner for Local Government,
Lands and Settlement.*

GENERAL NOTICE No 838

KENYA AND UGANDA RAILWAYS AND HARBOURS

POSTPONEMENT OF OPENING GILGIL-THOMSON'S FALLS BRANCH LINE

THE opening of the above branch line for public traffic advertised to take place on the 6th July, has had to be postponed owing to exceptional rains

All stations on the branch will, however, be opened on 6th July for dealing with all classes of traffic (except passengers), both outwards and inwards under Construction Line conditions, and at Construction Line rates, full particulars of which are obtainable on application to any station master, and from the office of the Superintendent of the Line, Nairobi

Headquarter Office,

Nairobi,
4th July, 1929

G D RHODES,
Acting General Manager,
Kenya and Uganda Railways and Harbours

GENERAL NOTICE No 703

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

AUCTION OF FARMS

THE grants of the farms specified in the Schedule 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 Club, Nairobi, commencing at 10 a m on Monday, the 9th September, 1929. Plans of the farms may be seen at the Public Map Office, Survey and Registration Department, Nairobi, or may be had on application to the Surveyor General on payment of Shs 3, post free, in respect of each plan required.

The right to withdraw any farm from the auction is reserved to the Commissioner for Local Government, Lands and Settlement

CONDITIONS OF SALE

- 1 Each farm will be auctioned separately
- 2 These farms are in the Highlands, and purchase will therefore be confined to Europeans only (or their accredited agents), in conformity with the decision of His Majesty's Government
- 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 rejected
- 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 may be paid in full to the Surveyor General on or before the 1st October, 1929, or may 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, 1930, and the purchaser shall inform the Surveyor General on or before the 1st October, 1929, 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 assignment of the land granted or any part shall be valid until the whole of the purchase money shall have been paid

8 The rent due to the 31st day of December, 1929, the survey fees and the fees payable for the preparation (90/-), and registration (20/-) of the grant, and the stamp duty payable (approximately 2 per cent *ad valorem*) in respect of the grant and, if the purchaser shall have elected to pay the balance of the purchase money in full, the balance of the purchase money, shall be paid to the Surveyor General at the Survey and Registration Department, Nairobi, on or before the 1st October, 1929, and upon such payments being duly made, the purchaser shall, subject to the provisions of the Crown Lands Ordinance (Chapter 140, Revised Edition of the Laws of Kenya), 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 October, 1929, the Commissioner for Local Government, Lands and Settlement 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 of the Laws of Kenya) and the Registration of Titles Ordinance (Chapter 142 of the Revised Edition), and will be for 999 years commencing from the 1st October, 1929. Rent will be payable from that date

11 Farm No 2683 will be subject to the following special conditions, and the usual development conditions of the Crown Lands Ordinance, 1915, will not be imposed —

- (i) All bush and forest within a distance of 300 yards on either side of the rivers to be cleared in the following manner —
 - (a) The bush to be cut down and burnt within six months of the commencement of the lease
 - (b) The larger trees to be ring barked
 - (c) The whole of the bush and smaller trees to be stumped and dug out within three years of the commencement of the lease
- (ii) The area so cleared to be kept clear of bush during the term of the lease
- (iii) The above mentioned special conditions are to be carried out to the satisfaction of the Director of Agriculture or such official as he may appoint

SCHEDULE

Locality	L O No	Approximate Area Acres Net	Approximate rent per Annum	Proportionate rent from 1st Oct., 1929, to 31st Dec., 1929,		Upset price Shs	Survey fees (approx- imate)
				Shs	cts		
Subukia	2687	3352	670/40	167/60		3,352	1,130
Subukia	2685	1220	244/00	61/00		1,220	730
Subukia	2683	2809	561/80	140/45		2,809	1,050
Subukia	2688R & 2689R	2810	562/00	140/50		2,810	1,050

N B —One of the boundaries of Farm No 2688/R and 2689R requires to be re-surveyed. The area of the farm as finally determined may prove to be greater or less than that indicated in the Schedule. The purchase price and rental will be subject to proportionate alteration.

Nairobi,

31st May, 1929

C E MORTIMER,
*for Acting Commissioner for Local Government,
Lands and Settlement*

GENERAL NOTICE NO 701

CROWN LANDS ORDINANCE
(Chapter 140, Revised Edition)

TENDERS FOR FARM GRANT

NOTICE

TENDERS are invited for the purchase of a grant of Farm No 5482, Muhoroni, comprising 427 acres or thereabouts.

2 A plan of the farm may be seen at the office of the Surveyor General, Nairobi, or at the office of the Resident Commissioner, Kisumu, and a copy may be obtained on application to the Surveyor General, Nairobi, at the price of Shs 4, post free.

3 The grant will be for a term of 999 years from 1st August, 1929, and will be subject to the ordinary conditions of the Crown Lands Ordinance (Chapter 140 of the Revised Edition). The title will be issued under the Registration of Titles Ordinance (Chapter 142, Revised Edition).

4 Tenders should be accompanied by a statement indicating—

(a) The present land-holding (if any) of the tenderer in the Colony, and the amount and nature of development thereon;

(b) The proposals of the tenderer for the development of the area if his tender be accepted;

(c) The amount of guaranteed capital available for development purposes.

5 The successful tenderer will be required to pay within 7 days of notification that his tender has been accepted, 10 per cent of the amount

tendered, together with the survey fees, and the amount of rent due from the commencement of the grant to 31st December, 1929, as shown in the Schedule hereto. The balance of the purchase price shall be paid prior to the issue of title or may be paid in nine equal annual instalments, the first of such payments becoming due on the 1st January, 1930.

6 The title will be issued as soon as conveniently may be, the successful tenderer being required to pay on demand the cost of the preparation and registration of the grant (Shs 110), and the stamp duty in respect of the grant.

7 Sealed tenders marked "Tender for Farm No 5482" must be deposited with the undersigned before noon on the 24th day of July, 1929.

8 The highest or any tender will not necessarily be accepted.

SCHEDULE

District —Muhoroni

L O No —5482

Appox Area —427 acres

Survey Fees —Shs 464

Annual Rent —Shs 85/40

*Proportionate Rent from 1-8-29 to 31-12-29 —
Shs 35/60*

Nairobi,

29th May, 1929

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

GENERAL NOTICE NO 494

THE CROWN LANDS ORDINANCE
(Chapter 140, Revised Edition)
 TENDERS FOR FARM GRANTS
 NOTICE

TENDERS are invited for the purchase of grants in respect of the lands near Taveta specified in the Schedule hereto

2 Plans of the areas may be seen at the office of the Surveyor General, Nairobi, or at the office of the District Commissioner, Voi, and copies of the plans may be obtained on application to the Surveyor General, Nairobi, at the price of Shs 3, post free

3 The grants will be for terms of 999 years from 1st August, 1929, and will be subject to the ordinary conditions of the Crown Lands Ordinance (Chapter 140 of the Revised Edition) The titles will be issued under the Registration of Titles Ordinance, 1919

4 Tenders should be accompanied by a statement indicating—

- (a) the present land holding (if any) of the tenderer in the Colony, and the amount and nature of development thereon
- (b) the proposals of the tenderer for the development of the area if his tender be accepted
- (c) the amount of guaranteed capital available for development purposes

5 Each successful tenderer will be required to pay within 7 days of notification that his tender has been accepted, 10 per cent of the amount tendered together with the survey fees and the amount of rent due from the commencement of the grant to 31st December, 1929, as shown in the Schedule hereto The balance of the purchase price shall be paid prior to the issue of title or may be paid in nine equal annual instalments, the first of such payments becoming due on 1st January, 1930

6 Titles will be issued as soon as conveniently may be, the successful tenderer being required to pay on demand the cost of the preparation and registration of the grant (Shs 110), and the stamp duty in respect of the grant

7 Sealed tenders marked "Tender for Taveta Farm" must be deposited with the undersigned, before noon on the 18th day of July, 1929

8 No tender of a sum less than the amount stated in the Schedule hereto will be considered The highest or any tender will not necessarily be accepted

9 As the lands offered for tender have not been surveyed the area stated in the Schedule is approximate only Tenders will be accepted on the assumption that the area is as stated in the Schedule In the event of survey proving the area to be either more or less the Stand Premium and rental will be proportionately increased or decreased

SCHEDEULE

Locality	L R No	Approx Area Acs Net	Aprox Rent per annum	Proportionate rent from 18 29 to 31 12 29		Reserved Price	Survey Fees (approximate)
				Shs	Cts		
(1) North of Taveta	6730	2,000	400	166	67	16,000	980
(2) South-east of Taveta	6731	910	182	75	83	9,100	650
(3) South-east of Taveta	6732	6,302	1,260/40	525	17	37,812	1,530

Nairobi,
 25th April, 1929

C E MORTIMER,
*for Acting Commissioner for Local Government,
 Lands and Settlement*

GENERAL NOTICE NO 936

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

NYERI, 1ST JULY, 1929

Criminal Case No 158/28	Rex vs Ndirango s/o Mwena
„ „ „ 50/29	Rex vs Anna Dobassa
„ „ „ 52/29	Rex vs Kibindo wa Wangai
„ „ „ 64/29	Rex vs LBW 363567 Kiblangat s/o Rono
„ „ „ 77/29	Rex vs Gikiri wa Mutuarubiu
„ „ „ 80/29	Rex vs Mureithi s/o Wamanaa and another

MERU, 8TH JULY, 1929

Criminal Case No 66/29	Rex vs Ntimbo s/o M'Tuchinga and 3 others
„ „ „ 68/29	Rex vs Katero Buntoro
„ „ „ 74/29	Rex vs Kamunda s/o Lochchurie and others
Civil Case No 467/28	Abshir Verah, Somali, administrator of the estate of Aitan Yusuf, Somali, deceased vs Mohammed Ali Bair, Somali and 2 others

FORT HALL, 12TH JULY, 1929

Criminal Case No 71/29	Rex vs Runyaki wa Gukerua
Civil Case No 125/29	Rugunyi ole Tibis vs Macharia wa Wamarea

KACHELIBA, 7TH AUGUST, 1929

Criminal Case No 73/29	Rex vs Chebalwat s/o Partingas
„ „ „ 81/29	Rex vs Rikon s/o Lotingale and another

KITALE, 9TH AUGUST, 1929

Criminal Case No 75/29	Rex vs T N 096224 Mogo s/o Chesubol
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ELDORET 13TH AUGUST, 1929

Criminal Case No 76/29	Rex vs Cheserek A Mursabet, <i>alias</i> Lotugomo
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NAKURU, 26TH AUGUST, 1929

Criminal Case No 130/27	Rex vs Sumba s/o Mudhayi
„ „ „ 78/29	Rex vs Kinyanjui s/o Mbogo, NKU 2411054

Nairobi,

15th December, 1928

E J O'FARRELL,

*Acting Registrar,
H M Supreme Court of Kenya*

GENERAL NOTICE NO 839

THE BANKRUPTCY ORDINANCE, 1925
NOTICE OF DIVIDEND
Debtor's name — James Young Martin
Address — Nong Road, Nairobi
Description — Merchant
Court — H M Supreme Court, Nairobi
Number of matter — 4 of 1928
Amount per £ — Shillings four in the pound
 (Shs 4 in the £)
First or final or otherwise — First
When payable — 10th July, 1929
Where payable — Official Receiver's Office, Old Secretariat Buildings, Nairobi

Nairobi,
 5th July, 1929

B STONE,
for Official Receiver

GENERAL NOTICE NO 840

THE BANKRUPTCY ORDINANCE, 1925
NOTICE OF DIVIDEND
Debtor's name — Maiamba Hendrick
Address — Nairobi
Description — Farmer
Court — H M Supreme Court, Nairobi
Number of matter — 67 of 1928
Amount per £ — Shillings two in the pound
 (Shs 2 in the £)
First or final or otherwise — First and final
When payable — 10th July 1929
Where payable — Official Receiver's Office, Old Secretariat Buildings, Nairobi

Nairobi,
 5th July, 1929

B STONE,
for Official Receiver

GENERAL NOTICE NO 841

THE BANKRUPTCY ORDINANCE, 1925
NOTICE OF DIVIDEND
Debtor's name — Lionel Carol Griffin
Address — Gilgil
Description — Farmer
Court — H M Supreme Court, Nairobi
Number of matter — 84 of 1928
Amount per £ — Cents two in the pound (Cts 2 in the £)
First or final or otherwise — Final
When payable — 10th July, 1929
Where payable — Official Receiver's Office, Old Secretariat Buildings, Nairobi

Nairobi,
 5th July, 1929

B STONE,
for Official Receiver

GENERAL NOTICE NO 842

THE BANKRUPTCY ORDINANCE, 1925
ADJUDICATION
Debtor's name — Alibhai Mulla Jivanji
Address — Kilindini Road, Mombasa
Description — Merchant, Land and Estate Owner
Court — H M Supreme Court, Mombasa
Number of matter — 8 of 1929
Date of order — 4th July, 1929

Mombasa,
 5th July, 1929

W M KEATINGE,
Official Receiver

GENERAL NOTICE NO 843

THE BANKRUPTCY ORDINANCE, 1925
ADJUDICATION
Debtor's name — Hussein s/o Elias
Address — Nairobi
Description — Motor Driver
Court — H M Supreme Court, Nairobi
Number of matter — 18 of 1929
Date of order — 18th June, 1929
Date of petition — 3rd May, 1929
Date of order for summary administration — 28th May, 1929

Nairobi,
 5th July, 1929

B STONE,
for Official Receiver

GENERAL NOTICE NO 844

THE BANKRUPTCY ORDINANCE, 1925
FIRST MEETING OF CREDITORS AND PUBLIC EXAMINATION
Debtor's name — John Watt Reid
Address — Kipkabus
Description — Farmer
Court — H M Supreme Court, Nairobi
Number of matter — 21 of 1929
Date of first meeting of creditors — 24th July, 1929
Hour — 2-15 p m
Place — Official Receiver's Office, Old Secretariat Buildings, Nairobi
Date of public examination — 23rd August, 1929
Hour — 10 a m
Place — Law Courts, Nairobi

Nairobi,
 5th July, 1929

B STONE,
for Official Receiver

GENERAL NOTICE NO 845

THE BANKRUPTCY ORDINANCE, 1925
ADJUDICATION
Debtor's name — Somchand Ramji
Address — Maragua
Description — Shopkeeper
Court — H M Supreme Court, Nairobi
Number of matter — 24 of 1929
Date of order — 2nd July, 1929
Date of petition — 10th June, 1929
Date of order for summary administration — 15th June, 1929

Nairobi,
 5th July, 1929

B STONE,
for Official Receiver

GENERAL NOTICE NO 846

PROBATE AND ADMINISTRATION
SUPREME COURT CAUSE NO 107 OF 1926
IN THE MATTER OF L T CORGAT, DECEASED
 To all whom it may concern
 TAKE NOTICE that the account of the estate of the above-named L T Corgat, deceased, has been lodged with the Registrar of the Supreme Court at Nairobi, and that he has appointed the 16th day of August, 1929, at 2-15 o'clock in the afternoon, for passing of such account

Nairobi,
 5th July, 1929

B STONE,
for Public Trustee

GENERAL NOTICE No 847

PROBATE AND ADMINISTRATION
SUPREME COURT CAUSE NO 89 OF 1926IN THE MATTER OF ABDALLAH BIN SALFH, DECEASED
To all whom it may concern

TAKE NOTICE that the account of the estate of the above-named Abdallah bin Saleh, deceased, has been lodged with the Registrar of the Supreme Court at Nairobi, and that he has appointed the 16th day of August, 1929, at 2-15 o'clock in the afternoon, for passing of such account

Nairobi,
1st July, 1929B STONE,
for Public Trustee

GENERAL NOTICE No 848

PROBATE AND ADMINISTRATION
SUPREME COURT CAUSE NO 19 OF 1927IN THE MATTER OF MOHANLAL RANCHHOD, DECEASED
To all whom it may concern

TAKE NOTICE that the account of the estate of the above-named Mohanlal Ranchhod, deceased, has been lodged with the Registrar of the Supreme Court at Nairobi, and that he has appointed the 16th day of August, 1929, at 2-15 o'clock in the afternoon, for passing of such account

Nairobi,
1st July, 1929B STONE,
for Public Trustee

GENERAL NOTICE No 849

PROBATE AND ADMINISTRATION

MOMBASA SUPREME COURT CAUSE NO 153 OF 1917
IN THE MATTER OF SARA BINTI HAJI SHAKARAM, DECEASED
To all whom it may concern

TAKE NOTICE that the account of the estate of the above-named Sara binti Haji Shakaram, deceased, has been lodged with the Registrar of the Supreme Court at Nairobi, and that he has appointed the 16th day of August, 1929, at 2-15 o'clock in the afternoon, for passing of such account

Nairobi,
1st July, 1929B STONE,
for Public Trustee

GENERAL NOTICE No 850

PROBATE AND ADMINISTRATION
SUPREME COURT CAUSE NO 22 OF 1928IN THE MATTER OF BECHER DHANJEE, DECEASED
To all whom it may concern

TAKE NOTICE that the account of the estate of the above-named Becher Dhanjee, deceased, has been lodged with the Registrar of the Supreme Court at Nairobi, and that he has appointed the 16th day of August, 1929, at 2-15 o'clock in the afternoon, for passing of such account

Nairobi,
1st July, 1929B STONE,
for Public Trustee

GENERAL NOTICE No 851

PROBATE AND ADMINISTRATION
SUPREME COURT CAUSE NO 80 OF 1928IN THE MATTER OF HALIMA KHADIM BINTI HASSAN, DECEASED
To all whom it may concern

TAKE NOTICE that the account of the estate of the above-named Halima Khadim binti Hassan, deceased, has been lodged with the Registrar of the Supreme Court at Nairobi, and that he has appointed the 16th day of August, 1929, at 2-15 o'clock in the afternoon, for passing of such account

Nairobi,
1st July, 1929B STONE,
for Public Trustee

GENERAL NOTICE No 852

PROBATE AND ADMINISTRATION
SUPREME COURT CAUSE NO 81 OF 1928IN THE MATTER OF YASIMINI BINTI MABRUKI, DECEASED
To all whom it may concern

TAKE NOTICE that the account of the estate of the above-named Yasimini binti Mabruki, deceased, has been lodged with the Registrar of the Supreme Court at Nairobi, and that he has appointed the 16th day of August, 1929, at 2-15 o'clock in the afternoon, for passing of such account

Nairobi,
1st July, 1929B STONE,
for Public Trustee

GENERAL NOTICE No 853

PROBATE AND ADMINISTRATION
SUPREME COURT CAUSE NO 90 OF 1928IN THE MATTER OF FARAJI BIN ALI, DECEASED
To all whom it may concern

TAKE NOTICE that the account of the estate of the above-named Faraji bin Ali, deceased, has been lodged with the Registrar of the Supreme Court at Nairobi, and that he has appointed the 16th day of August, 1929, at 2-15 o'clock in the afternoon, for passing of such account

Nairobi,
1st July, 1929B STONE,
for Public Trustee

GENERAL NOTICE No 854

PROBATE AND ADMINISTRATION
SUPREME COURT CAUSE NO 108 OF 1928IN THE MATTER OF SAID ALWI BIN SAID ABUBAKAR, DECEASED
To all whom it may concern

TAKE NOTICE that the account of the estate of the above-named Said Alwi bin Said Abubakar, deceased, has been lodged with the Registrar of the Supreme Court at Nairobi, and that he has appointed the 16th day of August, 1929, at 2-15 o'clock in the afternoon, for passing of such account

Nairobi,
1st July, 1929B STONE,
for Public Trustee

GENERAL NOTICE No 855

PROBATE AND ADMINISTRATION
SUPREME COURT CAUSE NO 5 OF 1929
IN THE MATTER OF IGNACIO FRANCISCO MONTEIRO,
To all whom it may concern

TAKE NOTICE that the account of the estate of the above-named Ignacio Francisco Monteiro, deceased, has been lodged with the Registrar of the Supreme Court at Nairobi and that he has appointed the 16th day of August, 1929, at 2-15 o'clock in the afternoon, for passing of such account

Nairobi,
1st July, 1929

B STONE,
for Public Trustee

GENERAL NOTICE No 856

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE NO 7 OF 1929
IN THE MATTER OF ALI BIN MOHAMED, DECEASED
To all whom it may concern

TAKE NOTICE that on or after the 24th day of July, 1929, I intend to apply to the Supreme Court of Kenya at Nairobi, for an order to administer the estate of the above-named Ali bin Mohamed, who died at Matondoni, Lamu, on the 1st day of November, 1928

Nairobi,
1st July, 1929

B STONE,
for Public Trustee

GENERAL NOTICE No 857

PROBATE AND ADMINISTRATION
SUPREME COURT CAUSE NO 9 OF 1929
IN THE MATTER OF JOHN HENRY BURTON BURGESS,
DECEASED

To all whom it may concern

TAKE NOTICE that the account of the estate of the above-named John Henry Burton Burgess, deceased, has been lodged with the Registrar of the Supreme Court at Nairobi, and that he has appointed the 16th day of August, 1929, at 2-15 o'clock in the afternoon, for passing of such account

Nairobi,
1st July, 1929

B STONE,
for Public Trustee

GENERAL NOTICE No 858

IN HIS MAJESTY'S SUPREME COURT OF KENYA
AT MOMBASA
PROBATE AND ADMINISTRATION
CAUSE NO 27 OF 1929

NOTICE OF APPLICATION FOR PROBATE OF THE WILL
OF RASHID BIN SULEMAN BIN ABDULLA, OF THE
TREASURY, LATE OF MOMBASA, DECEASED

TAKE NOTICE that application having been made in this Court by Sheriff Abdulla bin Taib, of Mombasa, for probate of the Will of Rashid bin Suleman bin Abdulla, late of Mombasa, who died at Mombasa on the 24th day of May, 1929, this Court will proceed to make a decree in the same unless cause be shown to the contrary and appearance in this respect entered on or before the 22nd day of July, 1929

Mombasa,
1st July, 1929

J E R STEPHENS,
Judge

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

GENERAL NOTICE No 859

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE NO 57 OF 1929
IN THE MATTER OF OMAR BIN MOHAMED BARITIWANI,
DECEASED

To all whom it may concern

TAKE NOTICE that on or after the 21th day of July, 1929, I intend to apply to the Supreme Court of Kenya at Nairobi, for an order to administer the estate of the above-named Omar bin Mohamed Baritiwani, who died at Arabia in 1927

Nairobi,
4th July, 1929

B STONE,
for Public Trustee

GENERAL NOTICE No 860

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE NO 64 OF 1929
IN THE MATTER OF MISS MARY ANN ROSTRON, DECEASED
To all whom it may concern

TAKE NOTICE that on or after the 24th day of July, 1929, I intend to apply to the Supreme Court of Kenya at Nairobi, for an order (with Will annexed) to administer the estate of the above-named Miss Mary Ann Rostron, deceased, who died at Naivasha on the 8th day of June, 1929

Nairobi,
6th July, 1929

B STONE,
for Public Trustee

GENERAL NOTICE No 861

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE NO 66 OF 1929
IN THE MATTER OF KAMARI BINTI ABDALLA, DECEASED
To all whom it may concern

TAKE NOTICE that on or after the 22nd day of July, 1929, I intend to apply to the Supreme Court of Kenya at Nairobi, for an order to administer the estate of the above-named Kamari binti Abdalla, who died at Lamu, on the 27th day of December, 1926

Nairobi,
2nd July, 1929

B STONE,
for Public Trustee

GENERAL NOTICE No 862

PROBATE AND ADMINISTRATION
SUPREME COURT CAUSE NO 76 OF 1929
IN THE MATTER OF FAMAU BIN BWANA BAKAR, DECEASED
To all whom it may concern

TAKE NOTICE that the account of the estate of the above-named Famau bin Bwana Bakar, deceased, has been lodged with the Registrar of the Supreme Court at Nairobi, and that he has appointed the 16th day of August, 1929, at 2-15 o'clock in the afternoon, for passing of such account

Nairobi,
1st July, 1929.

B STONE,
for Public Trustee

GENERAL NOTICE NO 863

THE REGISTRATION OF TRADE MARKS
ORDINANCE
APPLICATION No 94/28

CYCLAX

To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 48 of Part III of the Schedule to the above-mentioned Ordinance, in respect of hair preparations, toilet soap (perfumed), dentifrices, perfume and kindred preparations included in Class 48, has been lodged by Cyclax, Limited, of 58, South Molton Street, London, W1, England, Manufacturers, Merchants and Skin Specialists, whose address for service in the Colony is c/o Messrs Atkinson, Wright and Bown, Advocates, Mombasa.

The said Trade Mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is received.

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

Nairobi,
28th June, 1929

B STONE,
for Registrar of Trade Marks

GENERAL NOTICE NO 864

THE REGISTRATION OF TRADE MARKS
ORDINANCE
APPLICATION No 67/29

To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 15 of Part III of the Schedule to the above-mentioned Ordinance, in respect of glass, has been lodged by Chance Brothers and Company, Limited, of Glass Works, West Smethwick, Staffordshire, England, Manufacturers, whose address for service in the Colony is c/o Messrs Morrison and Allan Advocates, Mombasa.

The said Trade Mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is received.

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

Nairobi,
4th July, 1929

B STONE,
for Registrar of Trade Marks

GENERAL NOTICE NO 865

THE REGISTRATION OF TRADE MARKS
ORDINANCE
APPLICATION No 69/29

CORONA

To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 6 of Part III of the Schedule to the above-mentioned Ordinance, in respect of machines for the recovery of

plant fibres from fibre-containing plants, and parts of such machines, has been lodged by Fried Krupp Gusonwerk Aktiengesellschaft, of Magdeburg-Buckau, Germany, Manufacturers, whose address for service in the Colony is c/o Messrs Atkinson, Wright and Bown, Advocates, Mombasa

The said Trade Mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is received.

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

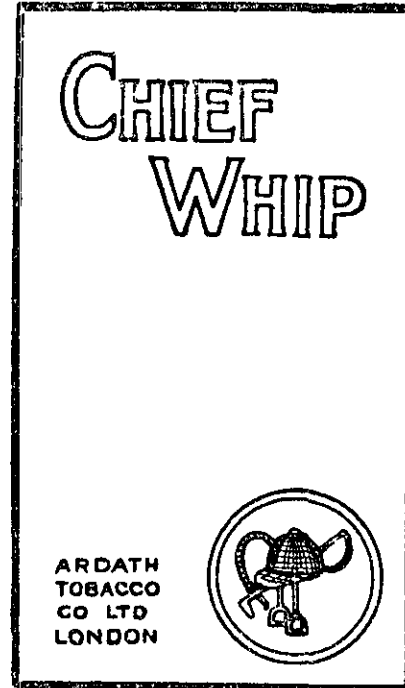
Nairobi,
4th July, 1929

B STONE,
for Registrar of Trade Marks

GENERAL NOTICE NO 866

THE REGISTRATION OF TRADE MARKS
ORDINANCE

APPLICATION No 70/29



To all whom it may concern

TAKE NOTICE that an application for the registration of the Trade Mark shown above in Class 45 of Part III of the Schedule to the above-mentioned Ordinance, in respect of manufactured tobacco, has been lodged by Ardath Tobacco Company, Limited, of 51, Worship Street, London, E C, England, Tobacco Manufacturers, whose address for service in the Colony is c/o Messrs Atkinson, Wright and Bown, Advocates, Mombasa

Registration is not claimed under the special provisions of paragraph 5 of section 7 of the said Ordinance, in regard to names, signatures or words

The said Trade Mark will be registered after the expiration of the period mentioned in section 13 of the said Ordinance, provided no notice of opposition is received.

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

Nairobi,
4th July, 1929

B STONE,
for Registrar of Trade Marks

GENERAL NOTICE No 867

NOTICE

General Bonded Warehouse Licence issued at Mombasa on the 1st July, 1929

Name	Premises	Period	Bonded Warehouse No
J S Hooker	One entire building situated adjoining Old Mombasa Custom House and bounded on the north by Custom House, Mombasa Old Port, east by sea, south by open space and west by road (Vasco da Gama Street)	To 1st January, 1930	17

Custom House,
Mombasa,
5th July, 1929

E G BALE,
Ag Commissioner of Customs, Kenya and Uganda

GENERAL NOTICE No 868

NOTICE

To all whom it may concern

NOTICE is hereby given that a firm of Songhoi Stores, trading at Songhoi and elsewhere, is hereby dissolved on 17th day of May, 1929, by mutual consent

Now, Bhanji Valji alone will carry on the same business under the name and style as Songhoi Stores

All outstanding due to and by the above firm will be paid and collected by above said Bhanji Valji

Kibigori,
Dated 4th day of July, 1929

BHANJI VALJI
CHHAGANLAL KARAMASHI
PITAMBAR DAMJI

Witness —

MAGANBHAI N PATEL,
Farmer, Kibigori

GENERAL NOTICE No 869

NOTICE

To all whom it may concern

NOTICE is hereby given that a firm of Chhaganlal Karamashi and Company, trading at Kibigori and elsewhere, was dissolved on the 17th day of May, 1929 by mutual consent

Now, Chhaganlal Karamashi alone will carry on the same business under the name and style as Chhaganlal Karamashi and Company

All outstanding due to and by the above said firm will be paid and collected by above said Chhaganlal Karamashi

Kibigori,
Dated this 4th day of July, 1929

BHANJI VALJI
CHHAGANLAL KARAMASHI
PITAMBAR DAMJI

Witness —

MAGANBHAI N PATEL,
Farmer, Kibigori

GENERAL NOTICE No 870

NOTICE

THE following have been appointed Contractors by the Central Tender Board for the supply of foodstuffs for the Colony and Protectorate of Kenya for the six months ending 31st December, 1929 —

<i>Articles</i>	<i>Contractor</i>	<i>Place</i>	<i>Delivery</i>
Beans	Kirpa Ram & Son, Nairobi	Nairobi	Nairobi
„	do	Kabete	f o r Nairobi
„	do	Eldoret	do
„	do	Kitale	do
„	Kenya Commercial Co, Kisumu	Kisumu	Kisumu
„	do	Mombasa	Mombasa
Brian	Kirpa Ram & Son, Nairobi	Nairobi	Nairobi
„	do	Kabete	f o r Nairobi
Bread	M S Elliot & Co, Nairobi	Nairobi	Nairobi
„	W Beattie, Mombasa	Mombasa	Mombasa
Choroko	Rahim Jivraj, Nairobi	Nairobi	Nairobi
„	do	Kisumu	Kisumu
„	Hassanali Jivanjee, Mombasa	Mombasa	Mombasa
Dates	Kirpa Ram & Son	Nairobi	Nairobi
Ghee	Kirpa Ram & Son	Nairobi	Nairobi
„	do	Kabete	do
„	Hassanali Jivanjee	Mombasa	Mombasa
„	Kenya Produce Agency, Kisumu	Kisumu	Kisumu
Ground Nuts	Kenya Commercial Co, Kisumu	Nairobi	Nairobi
„	do	Kabete	Kabete
„	do	Kisumu	Kisumu
Lucerne Hay	Manera Farm, Naivasha	Nairobi	f o r Nairobi
„	do	Kabete	f o r Kabete
Jaggery	Imtiazali & Son, Nairobi	Nairobi	Nairobi
„	do	Mombasa	Mombasa
Lemons	S B Sharma, Jivanji Market, Nairobi	Nairobi	Nairobi
„	do	Kisumu	Kisumu
„	do	Nakuru	Nakuru
„	do	Kitale	Kitale
„	Hassanali Jivanjee	Mombasa	Mombasa
Meat, Beef, Soup Meat, Roast Beef, Sirloin, Mutton, Roast, Chops, F Steak, St Steak Pork Sausage, Pork, Beef (for natives)	Smithfield Butchery, Nairobi	Nairobi	Nairobi
Meat	Ahamed Mahmued, Kibigori	Kisumu	Kisumu
„	William Harvey, Mombasa	Mombasa	Mombasa
Fresh Milk	Doonholm Dairy, Nairobi	Nairobi	Nairobi
„	Hassanali Jivanjee	Mombasa	Mombasa
Milk, Condensed	J B Sinclair, Nakuru	Nakuru	Nakuru
Potatoes (No 1)	Boustead & Clarke, Nairobi	Nairobi	Nairobi
„	Boustead & Clarke, Mombasa	Mombasa	Mombasa
„	Kirpa Ram & Son, Nairobi	Nairobi	Nairobi
„	Hassanali Jivanjee, Mombasa	Mombasa	Mombasa
„	Shah Punja Hirjee, Elburgon	Kisumu	Kisumu
„	do	Nakuru	Nakuru
„	Kirpa Ram & Son	Kajiado	Nairobi
„	do	Kabete	f o r Nairobi
Pollard	Kenya Grain Mills, Nairobi	Kabete	Kabete

CONTRACTORS —(Contd.)

<i>Articles</i>	<i>Contractor</i>	<i>Place</i>	<i>Delivery</i>
Rice, Unpolished	C C Monkton, Nairobi	Nairobi	Nairobi
„	do	Mombasa	for Nairobi
„	do	Kisumu	do
„	do	Nakuru	do
„	do	Kajiado	do
Rice, Polished	C C Monkton, Nairobi	Nairobi	Nairobi
„	do	Mombasa	for Nairobi
„	do	Kisumu	do
Salt, Coarse	J Marcus, Nairobi	Nairobi	Nairobi
„	do	Kabete	Kabete
„	do	Mombasa	Mombasa
„	do	Kisumu	Kisumu
„	do	Eldoret	Eldoret
„	do	Kitale	Kitale
„	do	Nakuru	Nakuru
„	do	Nyeri	Nyeri
Salt, Rock	J Marcus, Nairobi	Nairobi	Nairobi
„	do	Kabete	do
Tea	Nestle Anglo-Swiss Condensed Milk Co (for Buret Tea Co, Keiicho No 1) Nairobi	Nairobi	Nairobi
Sim Sim Cake	Rahim Jivraj, Nairobi	Kabete	Kabete
Wheat Flour	Kenya Grain Mills, Nairobi	Nairobi	Nairobi
„	do	Mombasa	Mombasa

The Treasury,
P O Box 591, Nairobi
5th July, 1929

A B BALMER,
Secretary, Central Tender Board

GENERAL NOTICE NO 871

TO ALL WHOM IT MAY CONCERN

TAKE NOTICE that the actions set out in the Schedules hereto stand credited in the Books of Nairobi Courts with the respective sums set out against each action

Any person claiming to be entitled to any sum so credited should apply to the respective Court for payment out of the same

Any sum not claimed on or before the 9th day of October, 1929, will be paid into the General Revenue of this Colony

Nairobi,
9th July, 1929

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

SCHEDULE A
STATEMENT OF UNCLAIMED LEGAL DEPOSITS
(Drawn on 31-12-28)

Date of Deposit			Shs cts	Date of Deposit			Shs cts
8 8-22	R M	712/22	Radha Kishen v Vagina	79 60	28-1 22	R M	1800/21
11 8-22	R M	1880/22	Nguna wa Miti v Hassan	45 45	21 10 21	R M	2870/21
29 8-22	R M	326/22	Lalloobhai Bechar v Sawan Bux	9 97	22 10 21	R M	1882/20
14 12-22	S C	577/21	Njiri Ole Bulolo v M M Said	121 70	29 9-21	NRU	197/21
25-10-22	R M	1619/22	Sawan Bux v Plenderleith	11 85	12 11-21	R M	2959/21
—0-6 21	D R	292/21	Ram Dass Ram Singh v Ganga Ram Isherdass	43 48	1-3 22	R M	2698/20
27-5-21	R M	987/21	Taj Mahal Hotel v A Stephen	62 32	6-4 22	R M	3273/21
10-7-21	R M	338/20	Karam Ali Nathoo v J Woodward	4 04	9 10 22	R M	1413/22
5-9-22	R M	709/21	Hawley C C v F Cozzi	80 80	28 12 22	R M	2100/19
23-6-21	R M	2364/20	Ram Lubhava v Hemraj	18 50	27-3 22	R M	2775/21
23-6-21	R M	52/21	Lala Parsad Laxman v Hemraj	28 84	29 5 22	R M	3080/21
25-7-21	R M	1499/21	Sindhı v Seyraj Din	11 00	28 6 22	R M	1139/21
8-10-21	R M	975/21	Gangji v C M Lees	10 10	10 10 22	S C	58/22
14-9-21	R M	444/21	Panuram v Kathube	7 50	25-9-22	R M	1257/21
25-8-21	S C	178/20	Hasham Kara v Magan Jetha	8 00	20-10 25	Ins	50/21
4 4-22	R M	2461/21	Nathalal Pragji v Athaide	53 32	22 12 21	R M	3346/21
17-9-21	S C	483/21	Nabi Bux v Mohamed Amershi	27 96	18 1-22	R M	
25-8-21	R M	946/20	Jamnadass v Mirdad	33 04	4-1 22	R M	405/20
25-8-21	R M	2181/20	Taj Mahal Hotel v Mirdad	33 14	4 1 22	R M	1969/21
12-10-21	R M	1876/21	P P Hawley v J A Dokelman	0 40	17 2-22	R M	137/22
16-1-22	R M	2305/21	Jawala Singh v Nand Singh	50 50	4-1 22	S C	526/21
11-2-22	R M	1121/21	A C Fernandes v A G Pillay	7 00	27 4 22	R M	1567/21
4-1-22	R M	2600/20	Jan Mohamed v C O Rogers	85 00			
28-6-22	R M	2745/20	Sheikh Noordin v Khushi Mohamed	196 76			

STATEMENT OF UNCLAIMED LEGAL DEPOSITS—*Contd*

Date of Deposit		Shs cts	Date of Deposit		Shs cts
28-6-22	Msa	774/19	Ibrahim Mohamed Bux v Khushi Mohamed	162 00	1 4-21 D R 103/16 Imam Din v Ahmed Din
16-10-22	R M	2367/15	Atma Singh v Bhagwan Dass	74 90	1-4-21 D R 8/17 Pheru Ram v Ahmed Din
31-12-21	R M	1106/18	Karsan Kara v Mohamed Azam	38 30	1-4-21 D R 7/17 Pyara Singh v Ahmed Din
2 1-20	R M	2283/18	Prem Singh v Antao Khivoo	86 68	12 2-21 C C 542/18 Mawji Parbat v Sanichar Mithoo
2 1-20	R M	1496/18	Ami Chand v Antao	32 70	25 2-21 C C 95/21 Mohamed s/o Ismail v Kasturchand
9 1-20	R M	219/19	Kaisan Mulji v John Abdi	122 80	2-8-21 C C 197/21 Punja Ramji v Kayam Din
6 4 20	C C	17/20	Bhailalbhai K & Co v Dayaram	42 50	9 3-21 D R 71/21 Kanji Bhanji v Gandalal Bios
27 8-20	R M	1060/18	Max Klein v Alibux	602 00	26 4-21 D R 587/19 M G Blunt v G Perks
3-2-20	D R	219/18	Mohamed Hussem v Sunder Dass	777 50	23-4-21 D R 14/17 Nagina Ram v Ahmed Din
4-6-20	C C	62/20	Shamji Jivrap v Nazni Beg	14 76	8-4-21 C C 903/19 Bhanji Kanji, Defendant
14-4-21	C C	2089/19	Moolchand v Naian Liladhar	40 00	7-6 21 C C 165/21 A C Fernandes v B K Mitra
19 4-20	C C	538/20	C M Patel v Harakhchand	40 54	17-5-21 C C 323/19 Bhagat Singh v Chatter Singh
5-4-21	C C	90/20	People's Combine v S E Goode	100 00	12 9-21 C C 2632/20 E A Cycle Mart v C Braganza
1-10-20	C C	1671/18	Harnam Desraj v Dina Nath	8 06	12-9 21 C C 2288/20 J C D'Souza v C Braganza
12 4-20			Alli Jamal	24 50	1-4 21 D R 10/17 Hakam Din v Ahmed Din
14 4-20	C C	551/20	M B Patel v Boustead and Clarke	97 36	19-5-21 D R 151/21 Muk Trading Co v A J Doyle
5-5-20	C C	817/20	Ismail Jan Mohamed v Hanodad	46 00	27 5-21 C C 2284/20 Boustead & Clarke v R F Brooks
19-5-20	C C	772/20	Baburama Harnam v Basant Singh	59 00	28-6-21 C C 1153/21 B D Bhagat v E A Jansen
1 6-20	C C	1685/19	Sawan Ram v Ram Chandra	82 82	29 3-22 Jinja C C 536/21 A D Home v Tulsi Dass
8 4-21	C C	328/20	Mrs A Sullivan v G Elley	0 20	16 3-22 S C 16/22 H White Wilson v Abdulla Suleman Damji
1-11-20	C C	2003/19	Rahim Currim v W Edwards	400 32	27-8-22 D R 86/17 Sabzali v Ahmed Din
18-12-20	C C	867/20	Menon K v K V Mudaliar	20 00	20-8-20 C C 254/18 Crispia Wakoba v Nyanja
24-11-20	D R	93/20	L M Desai v G W Shutt	14 24	27-8-20 C C 2446/19 Hariram Desraj v Chirag Din
2-7-21	C C	2245/18	Alibhai Mawji & Sons v Abdulla Hamisi	101 40	15-4-22 C C 726/22 Radha Kishen v Sidi Kassam
27-5-21	C C	768/20	St Austin Catholic Mission v R F Brooks	16 00	11-4-22 C C 3845/22 Kioni Ngau v Njoroge
26 4-21	C C	326/20	Manchand Jagjivan v Shawan Bux	106 06	5-4-22 C C 608/22 A A Smith, v Fernandes & C
31-10-21	C C	797/20	W H Macleod v E Bingham	208 32	6-6-22 C C 193/22 Mackinnon Bios v J S Frank
26 10-20	C C	1578/20	Express Transport Co v Van de Weyer	24 00	25-7-22 C C 1539/22 Kalanda Khan v Abdulla
27 8-20	C C	655/18	Hariram Desraj v Chirag Din	24 00	25-7-22 C C 168/22 William Todd v W Hay
1-11-20	C C	1146/19	Murtaz v Mathiadass	69 20	25-7-22 C C 1275/22 Mehei Singh v Bhagat Singh
1-10-20	C C	1288/20	Souza Jr & Dias v K S S Mudaliar	20 76	4-5-22 C C 11/22 Jaffer Ali Alibhai v Bhimji Hasham
6-2-22	D R	101/16	Sharaf Dm v Ahmed Din	195 00	29-8-23 C C 2903/21 Sheikh Noor Din v Noor Mohamed
1-4-21	D R	108/16	Abdulla v Ahmed Din	36 00	3-5-22 C C 651/21 Imtiazali & Son v Dulabhai Madhavji
1 4-21	D R	13/17	Kala Singh v Ahmed Din	80 00	5 6-22 C C 1409/22 J E Cameron v Otto
19-12-20	C C	1696/20	Alibhai Esmail v Nell	73 84	25-10-22 C C 3477/21 Bhagat Singh v Bagga
2-12-20	C C	1802/20	Karsanj Kala v Kassamali Hirji	34 34	25-7-22 C C 615/22 Jivraj Pragji v J Anthony
20-1-20	C C	2722/20	Figueira v Bhanji Devji	11 36	15-6-22 C C 2126/21 Karam Ilahi v Allah Ditta
4-2 21	C R	20/20	Rex v D'Sa	238 00	16 6-22 C C 915/22 Cogle and Carlile v E Ross
					24-7-22 C C 714/22 Radha Kishen v Dhirta Ram
					8-2-23 Ins 52/22 Popat Dharanshi
					3-3-23 R M 1565/21 A M Amin v K M R Menon

July 9, 1929

THE OFFICIAL GAZETTE

STATEMENT OF UNCLAIMED LEGAL DEPOSITS—*Contd*

Date of Deposit			Shs cts	Date of Deposit			Shs cts		
9 7-23	R M	2846/22	B S Varma v Chhajoo	0 40	23 8-23	R M	1817/21	Gopal Ratna v Ram Singh	5 07
5 1-23	R M	2800/22	S M Ware v H Macdonald	31 42	23-8-23	R M	1815/21	Meghji Shamji v Ram Singh	3 07
21 11-23	R M	765/22	Miss M Watkins v P K Gladwell	60 01	21 8-23	R M	1699/23	Jiwa Walji v C Fernandes	3 03
29-12-23	R M	2150/22	Arjan Singh v Sadhu Singh	11 50	5-9 23	R M	1814/23	Beliam Parimal v Mathura Parsad	22 06
16 4 23	R M	223/23	Mannu v Mohamed Omar	6 15				Garune wa Kattioo v H E Henderson	21 21
27 2 23	R M	334/21	Karamali Velji v Velji Naran	0 20				Kahaya wa Kabuthia v Kathawa Njuguna	15 95
10 1-23	R M	2230/22	Naran Govind v Dhanji Nathoo	81 89	2 11-23	R M	2342/23	Meghji Lakhamsi v Raichand Pethraj	10 24
27 6 23	R M	2834/21	British Colonial v W E Dalgauns	6 10	16-11-23	R M	2029/23	Abdulla v Gulam Jilani	17 65
29-12-22	R M	653/18	Pholaram v Jhanda Singh	255 38	21 12 23	R M	2367/23	Re W A Craig	124 34
25 9-22	R M	488/18	B T Patel v Jhanda Singh	189 32	25 1 24	Ins	32/23	Land Officer v H C De La Poer	6 80
27-6-23	R M	1958/19	Lal Singh v Jhanda Singh	427 18	21-3-24	R M	2424/23	M R De Souza v M H Shippey	82 98
21 12 23	S C	189/22	Ibrahim v Gulam Jilani	72 92	20-8-24	R M	680/23	H A Watkins v M H Shippey	154 37
12-11-23	R M	2476/19	Attorney General v T A Safi	75 75	20 8-24	R M	1358/23	Ram Singh v Harnam Singh	4 21
19 10-23	R M	3383/22	Bhagat Singh v Gurdit Singh	24 27	23 5-24	R M	1847/23	Nandlall Sundass v Sunder Ram	
13-10-23	R M	3344/22	N B I v J F Glennie	19 22	24 3 24	R M	2980/22	and Co	
31-12-23	R M	67/23	Stevens & Kendall v K M R Menon	93 16				26 50	
23 8-23	R M	1816/21	Haji Punja v Ram Singh Labh Singh	11 27	3-4-24	R M	12/24	Vaniwan Madhavji v Punjabi Gamu	0 16
25-11-22	R M	1374/21	Ahbbai Sharift & Sons v Gulam Jilani	14 10	16 5 24	R M	151/24	C E Mackintosh v C E Moresky	
23-5 23	R M	139/23	Fuz Khan v Shamsuddin	16 84			White	0 02	
7-6 23	R M	1855/22	J X D'Sousa v A Price	13 70	6 5 24			A/c R F Kidd	81 16
24 3-23			D J Patel, Insolvent	112 50	23 6-24	R M	914/24	Saved Omar v Jamal Din	3 40
12-10-23	R M	544/23	Ibrahim Karim Bux v J F Glennie	16 63	1-7-24	R M	1267/24	Ambrose Odev v Haroon wa Odeda	54 54
10 7 23	R M	2901/22	Bhagat Singh v Chajoo	7 57	7 8 24			Eusufali (Personal)	4 31
3 7-23	R M	285/23	Kishenchan v Rodoo	17 17				J F Rose v A E Edlington	42 04
12 4-23	R M	2337/22	Abdul Khan Mohamed v Gulam Mohamed	10 33	5 11 24	R M	50/24	C A Safi v C E Edlington	39 82
13 10 23	R M	1154/23	W L Galbraith v J F Glennie	228 13	22 9 24	R M	242/24	Gordhandass Bhagwanji v M B	
27 6-23	R M	532/23	Mohamed Din Bux v Uina Din	42 58			Pancholi	431 50	
17 5-23	R M	2381/22	Ashabhai Vaghjibhai v Nabu Bux	4 00	30-6 24	R M	2347/23	Salm Saleh v Mustafa	11 11
24 7-23	R M	1085/23	Ranjit Singh v Sampuan Singh	50 00	4-4-24	R M	116/24	Nairobi Corporation v R Gainsford	2 04
13-11-23	R M	2350/22	N L Acharya v Morena	20 67	23 6 24	R M	2324/23	Mohamed Din v F Louis	16 93
23 8-23	R M	444/23	Banta Ram v Ram Singh	31 90	1 8 24	R M	881/24	Asiva bti Ramalbai v Sheikh Mohamed	
13-10-23	R M	1076/23	Cential Lounge v J F Glennie	32 14	3 2 24	R M	903/24	Maganlall v Pegasus	16 16
5-6-23	Ins	5/23	Re E M Cuffe	52 00	3-9 24	R M	1009/24	C Romes and Co v J McLean	15 32
9 6 23	R M	1194/23	Antonie v Zakaria	10 00	25-9 24	R M	1391/24	Supt, Conservancy v Bhagwandass	2 67
16 6-23	R M	1091/23	Madji R E v L M R Gordon	39 43	13 11 24	R M	2332/24	Lameiti Opipo v Mawinkka	35 30
23 8-23	R M	1225/23	Mrs D Foregard v Jonah Oyomo	4 05	13-12 24	R M	2849/24	Res Commissioner v Ali bin Ahmed	2 79
23 8-23	R M	408/23	Souza Ji & Dias v E Pedley	440 10				5 00	
4-7-23	R M	1194/23	Antonie wa Leo v Zakaria Munyoro	5 05					
6 7-23	R M	1326/23	Ramji Nathoo v Jusab Meghji	2 92					
23 8 23	R M	1200/23	Mrs D Foregard v David Walter	13 28					
23-8-23	R M	1814/21	Punja Premji v P m Singh	4 33				13,622 34	

SCHEDULE B

STATEMENT OF PETTY CASH DEPOSITS UNCLAIMED FOR FIVE YEARS
(Drawn on 31st December, 1925)

Date of Deposit		Shs cts	Date of Deposit	Shs cts
5 1-20	P & A	87/19	Re Jivraj Dossa	8 50
5 1-20	P & A	90/19	Re Santa Singh Jwala Singh	8 50
5 1-20	P & A	91/19	Kapoor Singh s/o Kaloo	8 50
5 1-20			Subsistence Allowance for Gurdial ram, Returned	23 80
6-1-20	Ins	1/20	Henry Wadams	13 00
8-1-20	R M	49/20	Victoria Hotel v G Woodall	10 00
12-1-20	R M	2240/19	Gangji Mulji v Bhimji	18 00
12-1-20	R M	2267/19	S M Antao v Charles	30 00
16-1-20	Cr	1779/19	Crown v Njeoge wa Njerguna	4 00
16-1-20	Cr	2020/19	Omuso s/o Nehira v Laboo, 2, Mangto	8 00
16-1-20	P & A	1/20	Gova s/o Vnji	8 50
16-1-20	R M	2455/19	Kersasji Khurshedji v Remtulla Purbhai	16 00
20-1-20	R M	2240/19	Gangji Mulji v Bhimji	20 00
21-1-20	R M	2420/19	Foster and Co v E W Looker	10 00
21-1-20	P & A	54/19	Sarah Zabel	8 40
22-1-20	R M	47/20	Victoria Hotel v V J L Flind	4 00
29-1-20	R M	189/20	Bhagat Ram v Hassan Din	2 00
2-2-20	Ins	3/20	Ambalal Dhulabhai and Co	13 10
2-2-20	R M	205/20	Dost Mohamed & Bros v Suraj Din	10 00
2-2-20	R M	2304/19	Hemabhai Patel v Dokelwan	10 00
5-2-20	D R	608/19	J J Drought v Manager, Uganda Railway	830 00
10-2-20	P & A	7/20	Basheshai s/o Bhagtauri	8 50
10-2-20	R M	1130/19	Kanji Naranji v M Santos	42 00
11-2-20	Cr	210/20	Crown v Chanan Din	20 00
11-2-20	Cr	211/20	Omar Din Hirji v Karimullah Chogata	42 00
12-2-20	P & A	4/15	G Rosemode	8 50
13-2-20	R M	2220/19	Walji Hirji & Sons v Chirag Din	6 00
14-2-20	R M	2010/19	Melaram v Popat Gordhan & Co	16 00
14-2-20	P & A	8/20	Katherine Mai v Toir	8 50
16-2-20	R M	2220/19	Walji Hirji & Sons v Chirag Din	12 00
16-2-20	R M	107/20	Shivji Karsanji v Vast Nanjikanbi	10 00
21-2-20	Ins	35/19	Lavji Nenshi, Insolvent	8 50
23-2-20	Cr	315/20	Muchogu v Mohamed Musle Arab	6 00
24-2-20	Ins	5/20	Abdul Haq	28 00
			24-2-20 R M 208/19 Walji Hirji & Sons v Gokalchand Ramjimal	40 00
			24-2-20 R M 28/20 Wazinchand v Shabaz Khan	4 00
			24-2-20 Cr App 7/20 Chhagan Haji v Crown	30 00
			1-3-20 Ins 6/20 Dhamshri Pradhan	2 50
			2-3-20 Cr 398/20 Crown v Nikka Singh	12 00
			2-3-20 R M 2501/19 Ali Omar v Hirji Monji	8 00
			2-3-20 R M 2501/19 Ali Omar v Hirji Monji	2 00
			3-3-20 Ins 7/20 Hasham Habib, Insolvent	13 00
			4-3-20 P & A 10/20 Parshotam s/o Dossa	7 90
			6-3-20 Ins 8/20 S F Feinandes, Insolvent	20 00
			6-3-20 Ins 9/20 People's Combine, Insolvent	48 00
			8-3-20 Cr 402/20 Crown v Bakian Jaman	4 00
			11-3-20 P & A 11/20 Lionel Henry le May	8 50
			13-3-20 D R 590/19 Walji Hirji v Cherag Din	6 00
			13-3-20 R M 157/20 Victoria Hotel v H Hewitson	10 00
			13-3-20 R M 1987/19 Alibhai v Mohamed Alli	20 00
			15-3-20 R M 70/20 Narshi Karamshri v Lakhman Bhanji	12 00
			16-3-20 Cr 379/20 Bhimji Hasham v D Sullivan	42 00
			16-3-20 D R 478/19 A R Cunningham v B E A Saw Mills	20 00
			17-3-20 P & A 3/18 Shahab Din v B O Driscall	0 50
			19-3-20 Cr 455/20 Alan Ivan Lean v W J Moynagh	10 00
			19-3-20 D R 575/19 Jageshwar Devshanker v Mohamed Moti	20 00
			20-3-20 R M 295/20 William Haughton Head	12 00
			23-3-20 P & A 9/20 Agnes Avris Nee v Cowasji Dumasia	8 50
			23-3-20 D R 5/18 Nemchand Amershi v Dhaji & Others	10 00
			25-3-20 Cr 494/20 Bhimji Hasham v D Sullivan	4 00
			25-3-20 Cr 379/20 Ali bin Musa v Mir Gear	2 00
			25-3-20 Cr 496/20 Ganeshdass s/o Melaram	6 00
			26-3-20 Ins 12/20 Ganeshdass s/o Melaram	59 60
			26-3-20 Ins 12/20 Ladharam Devrap v Dost Mohamed and Bros	10 00
			26-3-20 D R 11/20 Ladharam Devrap v Dost Monamed and Bros	6 00
			26-3-20 D R 8/20 Ladharam Devrap v Dost Monamed and Bros	6 00
			29-3-20 Cr 429/20 Macharia v Mahmood Jama	30 00
			29-3-20 D R 590/19 Walji Hirji & Sons v Cherag Din	10 00

STATEMENT OF UNCLAIMED PETTY CASH DEPOSITS—*Contd*

Date of Deposit			Shs cts	Date of Deposit		Shs cts			
1 4 20	D R	496/20	Pachecos & Co v Puri Bros	10 00	13-5-20	D R	124/20	E B Gill v Baron Von Blixen	5 00
3 4 20	D R	8/20	Walji Hirji & Sons v Dost Mohamed and Bros	20 00	13-5-20	R M	1800/19	Shankerdass v Radha Kishen	21 76
3 4-20	D R	11/20	Walji Hirji & Sons v Dost Mohamed and Bros	20 00	15-5-20	Ins	20/20	Rooplall s/o Sukhdial	43 00
3-4-20	R M	658/20	Viji Raja Devlia v Hasham Kara	6 00	15 5-20	Ins	21/20	Habib s/o Velji	91 50
8-4-20	Ins	2/20	Omar Abdulla	13 00	15 5-20	Ins	1/17	T A Safi	8 50
9 4-20	Ins	15/20	Noor Mohamed and Mohan	38 50	17-5-20	D R	44/20	Dost Mohamed & Bros v Mohabbat Khan	16 00
10-4 20	R M	295/20	Jageshwar Devshanker v Mohd Moti	10 00	18 5 20	Ins	22/20	A Pritam v Devji Hirji & Co	25 00
12-4-20	P & A	15/20	Arthur Aston Talbot	8 50	17-5 20	Cr	898/20	Magan Visram	43 00
12-4-20	D R	46/20	Hirji Monji v Karsan Kara	20 00	20-5-20	D R	89/20	Crown v Njugna	26 00
14-4-20	Ins	10/20	Nemchand Amershi and Co	30 00	26 5-20	D R	18/20	A A Visram v Karmali Shivji & Co	10 00
14 4 20	R M	143/20	Bishop Perlo v Dr Mackinnon	30 00	26 5-20	R M	813/20	W A Tunstall v Molo Timber Co	30 00
15 4 20	Ins	16/20	Sabur Jetha	9 00	28 5-20	R M	301/20	J Pollock v J Howard & Co	75 00
16-4-20	Cr	664/20	L J Perera v H Correa	26 00	28 5-20	R M	752/20	S Jacobs & Co v Capt L M Kari	16 00
16 4-20	R M	140/20	M R D Souza v Mangaldass & others	10 00				Mohamedali Rehemanji v Kassamali Abdulla	2 18
16-4-20	R M	1939/19	Bhaiyalbhai Gordhanbhai v Remtulla	19 50	28-5-20	D R	53/20	Copberiy & Manoni v Mackinnon	9 60
16 4 20			Butama, Deft, S & Sch, SA, Returned back	19 60	1 6-20	Ins	24/20	Re Bhawani Shanker	3 50
19 4-20	Cr	664/20	L J Perera v H Correa	10 00	1 6-20	Cr	805/20	Crown v Rainzan Maula Bux	12 00
21-4 20			Siki Ladha Juma SA, Returned back by Prison	14 00	2-6 20	R M	636/20	Khimji Amba v Greenslade & Co	15 00
21 4 20	R M	300/18	E A Ug Coipn v R Stevenson	20 00	7 6-20	R M	582/20	Lallchand Moolchand Bros v Capt Trevor Sheen	15 00
21-4-20	Ins	18/20	Haji Hussein bin Ali Arab	88 50	5-6 20	R M	2467/19	Nauria Ram & Son v Rammill & Sons	20 00
21-4 20	R M	84/20	C B Clutterbuck v Dahyabhai P Patel	12-6 20	8 6 20	R M	883/20	Bishendass & Sons v Fateh Din	5 60
24-4 20	D R	104/20	Mahmood s/o Fateh v Gulairia Mer and Co	10 00	12-6 20	R M	286/20	Smithfield Butchery v Somali Pemi Ahmed	6 00
27 4 20	D R	14/20	Gyan Singh v Mian Noor Hussein	18 00	14 6-20	D R	413/19	Davalal Raichand v Jalaram & Co	10 00
28-4-20	D R	18/20	W A Tunstall v Molo Timber Co	6 00	15 6-20	Ins	25/20	Dahvabhai Purshottam Patel	2 50
29 4 20	R M	847/20	Samuel Melkin v Jack S Allen	20 00	17 6 20	Cr	1020/20	C Pereira v A J D'Souza	25 00
1 5 20	App	24/19	E J Greensbeck v H D Thackrah	120 00	21 6-20	R M	179/20	Mohamed Abdulla v Sheikh Hassan	10 60
3-5 20	R M	2404/17	M R D'Souza v Kanji Naranji	30 00	23-6 20	D R	285/18	H E Watts	44 00
6 5 20	Cr	791/20	A Safi v G Safi and others	10 00	28 6 20	Cr	1117/20	Fatuma binti Ali v Halima & Others	8 00
8-5-20	R M	735/20	S M Antao v J M Carvalto	56 00	29 6-20	P & A	27/20	Sir Thomas Fowell Victor Buxton	8 50
11-5 20	R M	669/20	Caxton P & P v T W Edward	2 00	29-6 20	R M	166/20	Uganda Commercial Co v Mavji Mulji	42 00
11 5 20	R M	286/20	Smithfield Butchery v Pemi Ahmed	10 00	1 7-20	Cr	1114/20	Adamali Moosaji v Mohamed Ali	18 00
12-5-20	Ins	19/20	Gordon Wilmot	40 00	1 7-20	D R	180/20	H E Schwartze v L M Schwartze	48 46
13-5-20	Cr	791/20	A Safi v G Safi and others	27 10	6-7-20	P & A	15/18	Njunga Ram Machakos	8 50
13-5-20	R M	295/20	Jageshwar Devshanker v Mohamed Moti	4 00	9-7-20	P & A	29/20	L C de Jager	8 50
13-5-20	D R	68/20	Boustead and Clarke v W Patterson	15 00	10-7-20	R M	686/20	Abdul Hussein Rehemanji v Yusufali N Adamji	10 00
				90 00	16-7-20	R M	676/20	Durgadass v Norman Goltman	50 00

STATEMENT OF UNCLAIMED PETTY CASH DEPOSITS—*Contd*

Date of Deposit	Shs cts	Date of Deposit	Shs cts
22-7-20 Cr 1237/20	Khuda Bux v Mohamed Gulam Ahmed	21-9-20 R M 989/20	Kassamali Hirji v Laxman Bhanji
22-7-20 R M 1521/20	C M Patel v F M Watson	21-9-20 R M 1656/2)	Boma Trading Co v Mrs D Meredith
28-7-20 Ins 26/20	William Dundas Smith	21-9-20 R M 1885/20	H M Mody v Alexander Soviolins
28-7-20 R M 789/20	Ujagar Singh v Mukand Lall	29-9-20 R M 1476/20	Devji Premji Patel v Nareshbhai Chhotabhai
29-7-20 R M 297/18	W Smith v J A Yates	1-10-20 Ins 36/19	Jalal Din & Bros
30-7-20	Returned by District Judge, Lahore	1-10-20 P & A 35/20	Percival Garnet Dickinson
30-7-20 Cr 1371/20	Crown v Madhavji and Chetram	1-10-20 Cr 1639/20	Crown v J F Zuzrate
3-8-20 Cr 675/20	Crown v Dharam Singh	5-10-20 R M 1486/20	Muljibhai J Patel v Sohan Singh and Sons
3-8-20 R M 967/20	Gokalchand v Sherdass	5-10-20 R M 1797/20	Hansraj Ladha & Co v Ghella Ranchhod
9-8-20 Cr 1033/20	Crown v Bava Singh Jagat Singh	5-10-20 R M 476/20	Jida Ramji v Mavji Karsanji
9-8-20 R M 2360/19	Anderji Lavji v Dhanji Bhanji	5-10-20 Cr 1714/20	Zakaria Mambura v Kioi Nganga
9-8-20 Ins 27/20	Kacha s/o Ladha	7-10-20 R M 1547/20	S Jacobs & Co v Jhanda Singh
10-8-20 Ins 8/18	Remtulla Suleman	8-10-20 D R 273/20	Agnes Allen Mageen v F A Mageen
13-8-20 R M 551/20	M B Patel v Boustead and Clarke	8-10-20 R M 1414/20	Alla Bux s/o Badar v Mira s/o Abdulla
18-8-20 R M 1559/20	Hasham Kara v Welsh Hansraj	12-10-20 R M 1397/20	Taj Mahal Hotel v Maiwalli Alla Bux
18-8-20 P & A 5/20	Kanshiram s/o Kanyallall	12-10-20 P & A 36/20	Athanasio Papa v Palo
18-8-20 R M 1036/20	Madhavji Naian v Sidi Mohamed	14-10-20 Cr 1803/20	Jivraj Hemraj v Haimanbhai
18-8-20 Cr 1390/20	Ibrahim Mohamed v Mohamed Ali	15-10-20 R M 1489/20	Tulsi s/o Punja v Kanji Kara
18-8-20 Cr 1386/20	Malik Raj v Chowdhri Sultan Ahmed	15-10-20 D R 600/19	Jamnadass Sunderji v Nakuru Central Trading Co
21-8-20 R M 1371/20	B E A Transport v Dr Vandenberg	16-10-20 Ins 15/19	Moraiji Devji & Co
21-8-20 R M 1144/20	Hathi Chand Nagin Dass v K Patel	16-10-20 R M 1936/20	S Jacobs & Co v F X D'Souza
24-8-20 D R 188/20	S Jacobs & Co v A Lund & Others	19-10-20 R M 1822/20	Lakhji Ghasitu v Mistry Bhagat Singh
25-8-20 Cr 1330/20	Diwan Chand v Chunji Lall	20-10-20 Ins 17/20	Hasham Mohamed & Co
27-8-20	R B Malcolmson v J C Haib	20-10-20 R M 1444/20	Kibebe wa Mukura v Ruguni wa Murka
1-9-20 R M 1209/20	Devji Hirji & Co, Insolvent	22-10-20 D R 164/20	Nemchand Bros v Nemchand Amershi & Co
4-9-20 Ins 29/20	Premchand Rupchand v P H Joshi and Parekh	27-10-20 Ins 34/19	Re R A Nazareth
4-9-20 R M 1099/20	Nazir Ali Nui Mohamed	27-10-20 R M 1641/20	Purshottam Fakubhai v Hamisi Makanji
7-9-20 Ins 30/20	Guinanditta v Bhagwandass Sobharam	28-10-20 Ins 32/20	Ramcharan v Sunder Singh
7-9-20 D R 171/20	C S Ahmed v Malik Raj	29-10-20 R M 1757/20	Purshottam Fakirbhai v Hamisi Makanji
9-9-20 Cr 1887/20	Mohabazali bin Mohamed v Abdi Raheman	30-10-20 R M 1641/20	Hussein Bux
10-9-20 R M 2161/19	Nui Mohamed & Mohan v Gordhanbhai & Co	1-11-20 P & A 37/20	Lall Singh v Kasturchand Pragji
11-9-20 App 20/20	Sheikh Haroon v Devji Walji & Sons	4-00	
13-9-20 R M 1199/20	Jiva Walji v Padwali Noor Mohamed		
16-9-20 R M 438/19	Jalal Din & Bros		
17-9-20 Ins 36/19	Ujagar Singh v Guranditta		
17-9-20 R M 1399/20	A J Barry, deceased		
18-9-20 P & A 34/20	Gokaldass v Somari Ahmed		
20-9-20 Cr 1629/20			

STATEMENT OF UNCLAIMED PETTY CASH DEPOSITS—*Contd*

Date of Deposit			Shs cts	Date of Deposit			Shs cts	THE OFFICIAL GAZETTE
3-11-20	R M	1822/20	Lakhi Ghasitu v Mistri Bhagat Singh	6 00	4-12-20	R M	1932/20	Chhaganlal Harakhchand v Gordon-bhai
3-11-20	Cr	1789/20	Meraj Din v Maula Bux	4 00	8 12-20	R M	1902/20	D Byramji v Thaker Singh
3-11-20	D R	171/20	Crown v Antoni Sebastian	30 00	9 12-20	D R	146/20	B D Bhagat v Motibhai K Patel
4-11-20	Cr	1979/20		40 00	14-12-20	D R	255/20	Edward St Rose v Ramparsad
5 11 20	R M	1647/20	Nanchand Motichand v Maganbhai Haribhai	16 00	14-12-20	R M	1990/20	C S Patel v A K Patel
6 11-20	P & A	38/20	Haji Ali Adam	36 50	16 12-20	R M	2155/20	James Macdonald v Sydney Humphreys
17-11-20	R M	1844/20	Tulsi Punja v Jwala Singh	38 00	17-12-20	D R	342/20	Karsan Kara v Nihal Singh
17 11 20	R M	1976/20	Govind Arjan v Jiva and Habib	10 00	18-12-20	R M	2121/20	Basant Singh v Baburam Mistri
19-11-20	R M	1976/20	Govind Arjan v Jiva and Habib	10 00	21 12-20	R M	2411/20	Gangaram v Hemraj and Co
25-11-20	Cr	2114/20	Crown v Kangothi & Others	30 00	22-12-20	R M	2005/20	Kantilal T Thaker v Ramrakha
26-11-20	D R	181/20	Vithaldass s/o Vaji v R J A Lloyd	10 00	28 12-20	R M	2479/20	Braithwaites Ltd v Col Lilby
26-11-20	R M	1932/20	Chhaganlal Harakhchand v Gordon-bhai	10 00	28-12-20	R M	2727/20	Arundall Grey Arundall v R W Playfair
26-11-20	R M	1822/20	Lakhi Ghasitu v Mistri Bhagat Singh	30 00	29-12-20	Ins	36/20	Karsandass Vaji & Bros
1-12-20	D R	322/20	F F Considine v M C Considine	2 30				Total 5,486 30
3-12-20	R M	331/20	Noor Mohamed Remtulla v Ismail Jetha	2 00				
4 12 20	D R	330/20	Ali bin Amari v Kiulu wa Kabubi	12 00				
4 12 20	D R	256/20	Edward St Rose & Co v Ramparsad	16 00				
4-12-20	R M	1240/20	D Owen Thomas & Sons v Jiwa Walji	33 60				

STATEMENT OF UNCLAIMED PETTY CASH DEPOSITS—*Contd*

(From 1921 to 1925)

Date of Deposit	Shs cts	Date of Deposit	Shs cts		
4-1-21 R M 193/20	Lacchmandass v Thaker Dass	6 00	29-1-21 Ins 5/21	Valji Haji v Rahim Abbas	14 00
8-1-21 R M 2186/19	Asiatc Hotel v Daud Khan	28 00		Karimimuntour v Gulam Hussein	6 00
13-1-21 D R 60/20	Ambalal Desaihai Patel v M N Patel & Others	20 00	18-2-21	Re Blasting Powder from Pollock & Partner	6 00
15-1-21 Ins 1/21	Mamoigul & Co	41 50	22-2-21 R M 2611/20	Rammall & Sons v Canta Singh	7 00
19-1-21 R M 1695/21	Town Clerk v D Greenslade	6 00	22-2-21 R M 2128/20	C A DeCosta v A H Wardle & Co	20 00
19-1-21 Ins 2/21	Gordhandass Pragjee	13 00	24-2-21 Ins 9/21		8 50
19-1-21 Ins 20/20	Rooplall s/o Sukhdial & Sons	18 50	25-2-21 P & A 3/21	Hashambhai Janmohamed	8 50
20-1-21 Ins 3/21	Dayashanker Nagindass	15 50	25-2-21 R M 2358/20	Father P Luigi v Thaker Dass	6 00
21-1-21 Ins 4 21	Devji Manishanker	52 00	23-3-21 Ins 10/21	Mulji Shainji	25 50
25-1-21 P & A 1/21	Farrah Issah	8 50	23-3-21 D R 350/20	Manibhai Gordhanhai v Gordhanlal Munji	30 00
25-1-21 Cr 1614/20	Dost Mohamed v Kehai Chand	20 00		Hussein Kassam & Kassamali	47 90
25-1-21 R M 2477/20	A L Smithson v Lieut-Col Turner	4 00	7-3-21 Ins 12/21	Cama ud-Deen v Jamal Haji & Sons	40 00
28-1-21 R M 1476/20	D P Patel v Nareshbhai Chhotabhai	24 00	8-3-21 D R 318/20	John M Drury v J L Frigins & Other	20 00
28-1-21 R M 1703/20	Kassam Kanji & Sons v Premji Babul and others	10 00	11-3-21 D R 266/20	J A Nazareth	8 50
		60 00	14-3-21 Ins 27/19	Re Moses Lalmoon	50 00
29-1-21	Hussein Nanji	13 00	14-3-21 Ins 13/21	Mangal Sain v Ramji Dass	22 00
29-1-21 Ins 5/21	Ambalal Desaihai Patel v M N Patel and others	2 00	14-3-21 R M 1695/20	Bhagvandass v Nizam Din	32 00
	Nawab Deen v Noor Hussein Gujjari	20 00	15-3-21 Ins 14/21	Valbhji Pitamber & Bros	0 50
	Imtiazal & Sons v Karsandas Virji and Bros	10 00	15-3-21 Ins 13/21	Re Moses Lalmoon	0 50
	Sundar Singh v Tara Chand	20 00	16-3-21 Ins 15/21	Sabzali Ahmedali	50 00
	Tarachand Mayadhar v Mistry Sundar Singh	20 00	18-3-21 P & A 7/21	Heesi Ali Somali	8 00
	Santasingh Allasingh	8 50	18-3-21 R M 26030/20	T J G Thomas v George Covan	4 00
	Tailor Kanjibhai v Narbheram Shivshanker	8 00	18-3-21 Ins 17/21	Narbheram Shivshanker	8 50
	J Marcus v Sunder Singh	15 00	19-3-21 R M 1695/20	Mangal Sain v Ramji Dass	4 00
	Jivraj s/o Poona	23 00	22-3-21 Ins 9/19	Mohamedali Rehmanji	8 50
	Daulatram C Acharya	1 50	24-3-21 Ins 19/21	Mathew Price	20 00
	Ambalal and Ashabhai	0 50	26-3-21 R M 40/21	Newland Tailton & Co v Meiali Remtulla	10 00
	Imtiazali & Sons v Karsandas Virji and Bros	8 00	30-3-21 P & A 9/21	Obed bin Musleh v Ganeshlal Lallsingh	10 00
	Lakhi Ghasit v Mistry Bhagat Singh	30 00	1-4-21 Ins 20/21	Ataw Mohamed	8 50
	Kiryanji Gathugji v Kimani wa Karioki	6 00	1-4-21 Ins 22/21	Kanji Hansraj Patel	28 50
	Mobat Khan v Mulla Rahim Bux	40 00	2-4-21 D R 148/21	Fulabhai Jethabhai Patel	42 30
	Trivedi & Co v N Jethamal	18 00	2-4-21 D R 614/19	Desalji Sandeasingh v Velji Bhagvanji	10 00
			4-4-21 R M 2171/20	Lahori Ram v Kirparma Arya	12 00
			5-4-21 R M 481/21	Nawab Din v Ibrahim Awali	20 00
				A J Hamuji v Chamn Ram	10 00

STATEMENT OF UNCLAIMED PETTY CASH DEPOSITS—*Contd*

STATEMENT OF UNCLAIMED PETTY CASH DEPOSITS—Contd

Date of Deposit		Shs cts	Date of Deposit		Shs cts				
12 7 21	Ins	36/21	Jiwa s/o Musa & Karmali s/o Mohamed	42 00	12-9-21	Ins	45/21	Tribhovan Laxman Thaker	31 50
16 7-21	Ins	37/21	Trever Sheen	0 40	13-9-21	S C	1347/21	Nabi Bux v Mohamed H Somali	22 00
19 7-21	R M	1892/21	S Jacobs Ltd v R Anderson	10 00	14 9 21	Jinja	483/21	9 00	
19-7-21	D R	237/20	Shankerdass Rumbheja v Jamal Gangji	36 16	17 9 21	Ins	536/21	10 00	
20-7-21	Ins	28/21	A G Drew	1 50	19 9 21	Ins	47/21	Makanji Ratanji	8 00
21-7-21	R M	1891/21	S Jacobs Ltd v W J Chivers	16 00	20-9-21	Ins	48/21	Star Engineering Co	40 00
25-7-21	R M	1899/21	S Jacobs Ltd v C A Palmer	10 00	22-9-21	Ins	46/21	George Taylor	16 50
27 7-21	Ins	39/21	Mrs L E Lindsay	12 50	29-9-21	R M	2300/21	Walji Hirji & Sons v R O Preston	1 10
28 21	R M	16/20	Rud Singh v Bela Singh	10 00	30 9 21	Ins	49/21	Rajabali Hassanali	22 00
2-8-21	R M	2039/21	V N Patel v Shri Sanatan Dharm Sabha	7 50	30-9-21	Ins	50/21	Hasham Lalji and Co	15 00
2 8 21	R M	1221/21	Doolasingh v Sher Singh	9 00	3-10-21	Ins	51/21	Richard Charles Bingham	33 00
2 8 21	R M	1004/21	F D'Cruz v A F Fernandes	10 00	3-10-21	Ins	51/21	Richard Charles Bingham	12 00
4-8-21	R M	1587/21	Mohamed Lalji v Rambhai D & C	10 00	3 10-21	Ins	52/21	Robert Egling	23 00
4-8-21	P & A	28/21	J J Klopper	8 50	7-10-21	R M	2961/21	Molo Stores v M D Sullivan	4 00
8 8 21	R M	1110/21	Vaghjibhai Naranbhai v Aflatoon Singh	22 00	8 10-21	R M	2724/21	Bhagat Singh v M Mian Bux	6 00
10 8 21	R M	1280/21	G Kirosos v Hasan Abdi	8 00	10-10-21	Ins	54/21	Rahimbhai Cuirim	23 00
10 8-21	R M	1156/21	Motor Mart & Exchange v Messis Khambata & Sons	60 00	11-10-21	P & A	15/20	Aithui A Talbot	0 20
11 8-21	S C	156/21	Devji Kaldass v H Lemout	40 00	12 10 21	R M	2412/21	Lalubhai Nagjibhai v Gandalal Ramji	15 00
11-8 21	S C	170/21	Vandrvandass v H Lemout	60 00	12-10-21	R M	2030/21	A M Jeevanji & Co v Abdulhussein Rehemanji	10 00
13-8-21	R M	2159/21	Mian Noor Hussein v Amin Din	10 00	13-10-21	R M	3040/21	Mohamedali Wazii v Ram Dutt	50 00
13 8-21	R M	2149/21	Mian Noor Hussein v Ziaret Noor	10 00	14-10-21	R M	2126/21	Karam Ilahi v Alla Ditta	6 00
15-8-21	Ins	40/21	Alexander Rodger	0 50	15-10-21	P & A	36/21	J R Stoker	8 50
17-8-21	S C	438/21	D B Desai v Harjiwan Ramji	44 54	17-10-21	Ins	57/21	Mulji Odhavji & Bros	14 50
18-8-21	R M	2229/20	Edmund & Co v J Pollock	12 66	17 10-21	Ins	58/21	Zaverlal Morarji & Co	34 30
19-8-21	R M	1571/21	Rura Ram v I A Dokelman	20 00	19-10-21	R M	3110/21	Hassanali Abdulhussein v Sohan Singh	32 00
19-8-21	H C	165/21	W H Watson	15 00	22-10-21	S C	350/21	Harim Devji v Lachmandass Deviddita	3 00
23 8-21	P & A	30/21	Sivji Karsan	8 50	24 10 21	S C	349/21	Harji Essa v Sheikh Eusuf Suleiman	9 88
23-8-21	Ins	42/21	National Bank of South Africa v Hirji Kara and Co	31 50	24-10-21	R M	2013/21	Mistry Basant Singh v Baburam Cartman	14 00
23-8 21	S C	370/21	Lalloobhai Bechar v Fazal Khan	20 00	25-10-21	S C	41/21	Inder Singh v Thakerdass	16 00
27 8-21	S C	256/21	Valbhaji Eusufali v Chirag Deen	30 00	25-10-21	R M	2412/21	Lalubhai Nagjibhai v Gandalall	15 00
30-8-21	S C	352/21	Magnus Spence	30 00	25-10-21	S C	330/21	Noorhussein Hassandin v Saraj Din	20 00
31 8-21	Ins	43/21	Reginald Nunes & Co	8 50	27-10-21	R M	2352/21	T D Gharyali v Karmali Suleiman	12 00
1-9-21	Ins	44/21	Sheikh Noordin v Abdul Haq	46 10	2-11-21	S C	89/21	Patel Bros v A E Hughes	21 96
3-9-21	R M	1949/20	Valbhaji Eusufali v Chirag Deen	0 34	3-11-21	P & A	37/21	Edward Coleman	8 50
3-9-21	S C	352/21	Narain Singh s/o Harnam Singh	8 00	3-11-21	Ins	59/21	Charles Baldwin Clutterbuck	63 50
7-9-21	P & A	32/21		8 50	4-11-21	R M	2564/21	Anant Ram v Kallo and ARewa	6 00
					5 11 21	P & A	38/21	Laurence Moojaat	8 50

STATEMENT OF UNCLAIMED PETTY CASH DEPOSITS—*Contd*

Date of Deposit			Shs cts	Date of Deposit			Shs cts
5-11-21	R M	680/21	Whiteaway Lairdlaw v Ramsay Anderson	10 00	16-1 22	Ins	1/22
7-11-21	R M	2293/21	Victoria Hotel v A Wells	1 00	16-1 22	R M	3434/21
7-11-21	R M	2665/21	Chania Stores v Angus Weir	2 00	17-1 22	Ins	24/20
8-11-21	Ins	60/21	Isaac Aurok Dokelman	30 00	18-1 22	Ins	5/22
8-11-21	S C	459/21	General Manager v Motibhai M Patel	40 00	18-1 22	Dt Judge	
8-11-21	Cr	1837/21	Vithalji Valji v Poppleton	12 00	20-1 22	R M	262/21
10-11-21	Ins	61/21	Madha Sumai	37 50	20-1-22	S C	587/21
11-11-21	R M	2294/21	Durgadass v Inder	4 00	30-1 22	S C	562/21
12-11-21	R M	2520/21	A E Ashmead v H B Dooner	10 00	31-1-22	P & A	6/22
14-11-21	Ins	63/21	Amershi Madhavji & Co	9 00	2-2 22	Ins	24/20
16-11-21	Ins	64/21	Janmohamed Alibhai	40 00	2-2-22	S C	494/21
21-11-21	P & A	39/21	Nandoo s/o Mhala	8 50	2 2-22	S C	43/22
24-11-21	Ins	66/21	Haji Lalji & Bros	10 30	3 2 22	P & A	7/22
29-11-21	S C	311/20	Mohamedali Rehmanji v Motichand Fulchand	30 00	6 2 22	S C	181/20
29-11-21	R M	2206/21	Tarachand Mayadhari v Mohamed Moti	15 00	8-2 22	S C	494/21
30-11-21	Ins	67/21	Davalji Jagjivan	15 00	9-2 22	S C	438/21
3-12-21	P & A	41/21	G E Clarke	8 50	11 2-22	P & A	8/22
6-12-21	Ins	69/21	Devji Gneila	21 50	11-2 22	Ins	10/22
8-12-21	R M	24/20	Nanobi General Agency v J F Dias	10 00	13-2 22	S C	308/18
12-12-21	R M	2786/21	Elmi Haji Mohamed v Somali Farahali	2 00	13-2-22	Ins	11/22
13-12-21	Ins	2/21	Gordhandass Pragjee	8 50	17 2 22	P & A	9/22
14-12-21	R M	3260/21	Ayan Singh v Gangaram Isherdass	15 00	21-2-22	R M	3487/21
14-12-21	Ins	24/20	Bhavanji Shanker	40 00	22 2 22	Ins	15/22
15-12-21	Ins	71/21	C W K Campling	17 00	24-2 22	Ins	16/22
15-12-21	R M	3260/21	Ayan Singh v Gangaram Isherdass	15 00	24 2-22	Ins	16/22
16-12-21	Ins	72/21	Mohamed Amin	15 50	27 2-22	Ins	17/22
19-12-21	Ins	74/21	S D Cuthbert	10 10	28 2-22	Ins	18/22
21-12-21	R M	3811/21	C A Desilva v J K Nuitens	7 00	28 2 22	Ins	18/22
22-12-21	P & A	44/21	G W Evans	8 50	4-3 22	Ins	19/22
23-12-21	R M	3162/21	Thomas Lloyd v A McDonald	22 50	6-3 22	R M	671/22
28-12-21	Ins	75/21	P G Findlay	34 00	9-3 22	R M	306/22
29-12-21	R M	3624/21	E Dobbie v J E Campbell	15 00	10-3 22	R M	431/22
6-1-22	S C	435/21	Mian Noor Hussem v M H Patel	37 80	13-3 22	S C	1/22
6-1-22	Nak	236/21		2 00	14-3-22	S C	20/22
6-1-22	Ins	1/22	J B Van de Weyer	32 30	15-3-22	S C	632/21
13-1-22	P & A	1/22	David Wolff	8 50	15-3 22	S C	346/22
13-1-22	Ins	3/22	Gangaram Isherdass	23 50	16-3 22	S C	66/22

STATEMENT OF UNCLAIMED PETTY CASH DEPOSITS Contd

Date of Deposit			Shs cts	Date of Deposit			Shs cts	July 9, 1929	
18 3 22	S C	29/22	Narhariiram & Son v I M Schouton	30 00	13 5 22	Ins	27/22	Alibhai Shariff & Sons	25 00
18 3 22	R M	432/22	Piemji Kalidass v Nathoo Ramji	6 00	13 5 22	R M	812/22	R K Davabhai v M P Gokaldass	10 00
20-3-22	R M	1516/20	Prem Singh v Mathia Parsad	13 38	15-5 22	K A	49/22	L H A Moulton	10 00
20-3-22	P & A	10/22	L U P Tyson	8 50	19 5 22	P & A	16/22	D M Nightingale	8 50
22-3-22	P & A	11/22	Hirasinhg	8 50	22 5 22	P & A	17/22	A K Alien	8 50
22-3-22	Ci	362/22	E H Seth v F Banallon	20 00	22-5 22	P & A	18/22	Attasingh v Devichand	8 50
24-3-22	R M	690/22	Ahmed Din Wali Daud v Mohamed Punjabi	12 00	30-5 22	R M	1115/22	Hussein Bux	6 00
28 3 22	S C	494/22	Inder Ram v Rammall & Sons	5 60	5 6 22	Dis Jinja	185/22	Gailey & Roberts v Young & King	24 50
28 3 22	P & A	12/22	L H Searies	8 50	6 6 22	Ins	29/22	R B Duncan v Capt Seaburn May	5 00
29-3-22	S C	441/21	Abdulla Suleman Dainji v Royal Exchange Corporation	30 00	7 6 22	R M	1582/22	Sydney Humphreys	30 00
29 3 22	P & A	13/22	Abdulla Walji Hirji	8 50	12 6 22	R M	149/22	M R DeSouza & Co v F L Campling	13 50
30-3-22	S C	441/21	Abdulla Suleman Dainji v Royal Exchange Corporation	1 50	15-6 22	Ins	31/22	Crown v Kibicho	10 00
3 4 22	R M Cr	346/22	Crown v Rukaria wa Kibuba	64 48	16 6 22	R M	1388/22	Sydney Humphreys	8 00
4-4-22	Ins	21/22	C B Patel v G M Patel	41 50	16-6 22	R M Cr	784/22	Sri Robert Taylor	11 50
5 4 22	R M	1186/21	Sundarsingh v Lalji Jadwa & Co	6 00	19-6 22	Ins	31/22	Vallabhdass v Shadnam	8 50
5-4-22	S C	15/22	Akbarkhan v Thaker Dass	30 00	24 6 22	P & A	21/22	Hunter & Higgs v Mrs Van der Valde	10 00
6 4-22	S C	19/22	C C De Souza v A C Fernandes	20 00	28 6 22	S C	605/21	Hunter & Higgs v Mrs Van der Valde	10 00
6-4-22	R M	2305/21	Jwalasingh v Nand Singh	30 00	1 7 22	R M	1683/22	Manbhai Hathibhai Patel	10 00
6-4-22	R M	965/22	Sharat Din v Jakhad	10 00	3-7 22	Ins	32/22	Crown v Juma arap Kuichwa	25 00
6 4 22	R M	108/22	Rammall & Sons v Jivraj Pragji	5 00	4 7-22	R M Cr	988/22	Nathasingh v Tarasngh ad others	0 82
6 4-22	R M	100/22	R W Burkitt v H Rosemond	10 00	15 7 22	Cr	1034/22	M A Desai v R W Pattanwala	10 00
10 4 22	R M	3178/21	Mohamed Rehmanji v Madha Somar	30 80	18 7 22	Ins	41/19	Goods Agent, Rulway v Thakerdass	3 50
11 4 22	Ins	22/22	Nairobi General Agency	8 35	19 7 22	R M Cr	1044/22	Radha Kishen v Dhrit Ram	96 00
11 4-22	R M Cr	506/22	Khuda Bux v Ruben	4 00	19-7 22	R M	1794/22	Mithu s/o Kamaldin	6 00
11 4 22	R M Cr	785/22	Gopal v Naian	5 00	21-7 22	Ins	33/22	Naishi Devji v P F Fialho	41 50
12 4-22	Ins	16/22	Charles Herbert Clarke	0 50	24 7 22	R M	1495/22	Devji Meghji v Ghelalal Geshwan	10 00
12-4-22	R M Cr	508/22	Crown v Ngeroge & Others	8 00	27 7-22	R M	1536/22	Crown v Joseph s/o Andrea	6 00
12 4 22	P & A	14/22	A E Drought	8 50	28-7 22	R M Cr	1166/22	Govindji Prabhashanker & Co	11 00
12 4 22	R M Cr	508/22	Crown v Ngeroge & Others	8 00	29-7 22	Ins	34/22	Thaker Singh v Ganga Singh	2 40
15-4-22	S C	89/22	Rowendas B Patel v S S Patel	16 00	1 8 22	R M Cr	1126/22	G Koorji v Davalal Ranchod	10 00
15 4-22			Refund of Subsistence Allowance	21 00	1 8 22	R M Cr	1179/22	Suleman Ajak v Homa bti Abdulla	8 00
18-4-22	Ins	23/22	Sawanram Jodhram	41 50	1-8-22	R M Cr	1169/22	Radhakishen v J S DeSouza	6 00
20 4-22	R M	967/22	Bhimji Gangji v Hirji Shamji	10 00	4 8 22	R M	1972/22	Pestonji Virji v Malik Ram Joshi	2 00
20-4-22	S C	25/22	H White Wilson & Co v Chhagai	30 00	5-8 22	R M	1864/22	Pestonji Virji v Malik Ram Joshi	12 00
20-4-22	Ins	24/22	Gangaram s/o Dolatiaram	25 00	5-8-22	R M	1864/22	Raja Singh v Hakam Singh	14 00
28 4 22	R M	235/22	Mohamed Moti v Allibhai Ebrahim	10 00	8 8 22	R M	1621/22	A G S D Evans v Chas Udall	50 00
1-5-22	R M	682/22	Esmail Nathoo v J P Pearson	20 00	9 8-22	S C	277/22	Nguonjo wa Kahogu v Macharia wa Kaujo	80 00
3-5-22	Ins	15/22	Major Robert Charles Goodfellow	8 50	9 8-22	R M	1571/22	Faqunchand v Radhakishen	10 00
8-5-22	S C	438/21	D B Desai v Hariyan Ramji	0 64	10 8 22	S C	73/22		

STATEMENT OF UNCLAIMED PETTY CASH DEPOSITS—*Contd*

Date of Deposit	Shs cts	Deposit Date of	Shs cts	
11-8-22 Cr 1034/22	Natha Singh v Tara Singh & others	20 00	26-10-22 S C 387/22	T L Patel v Peter & Sons 10 00
11-8-22 R M 1845/22	Gangji Lalji v Khushalsingh	6 00	27-10-22 Ins 45/22	H V F Pinto 18 50
12-8-22 Ins 37/22	Ram Lall	51 50	31-10-22 Ins 26/22	C J L Mapp 3 50
14-8-22 S C 453/21	Ahmed Khan v Sadarang	4 00	1-11-22 R M 429/22	Esmail Nathoo v Pirbhai Noor-mohamed 5 00
24-8-22 R M 1797/22	Kainshi Meghji v Kachia Virpal	12 00	3-11-22 P & A 35/19	Max de Souza 642 00
28-8-22 R M Cr 1315/22	M A Godhino v C A Safi	4 00	3-11-22 P & A 35/19	Max de Souza 20 08
31-8-22 R M 110/21	Ilahi Bux v Jumma Gul	4 00	7-11-22 R M Cr 1786/22	Crown v Kilongo wa Kongondo 9 36
1-9-22 R M 2036/22	J Dorevsky v Abdulhussein Rehmanji	6 00	8-11-22 Ins 46/22	Karmali Noor mohamed 32 50
1-9-22 P & A 25/22	Ali Mohamed Amin Bux	8 50	9-11-22 R M Cr 1893/22	Crown v Kanini and Others 10 00
4-9-22 R M 1759/22	A A Visram v R B Duncan	12 00	10-11-22 R M 2537/22	Niaz Din v Sandhi Haji 10 00
12-9-22 S C 304/22	Sandhi Haji v Charag Din	20 00	13-11-22 R M 2766/22	Tribhovan Raja v Manilal Chhotabhai and Co 10 00
12-9-22 R M 2171/20	Nawab Din v Ibrahim Awale	2 00	15-11-22 R M 1570/21	Ngeru wa Kuywa v Ngangi wa Kuria 0 72
13-9-22 S C 73/22	Faqirchand v Radhakishen	80 00	17-11-22 R M 1551/22	Naresh Devji v Devji Meghji Shah 6 00
15-9-22 R M 262/22	S Jacobs Ltd v H B West	6 00	17-11-22 R M 2751/22	C J Khambatta & Sons v Ebrahim Allibhai Nathoo 8 00
15-9-22 Cr 1381/22	Crown v Njugna and Others	8 00	21-11-22 R M 2751/22	C J Khambatta & Sons v Ebiahim Allibhai Nathoo 12 00
20-9-22 Ins 26/22	C J L Mapp	7 00	22-11-22 R M Cr 1893/22	Crown v Kanini and Others 10 00
20-9-22 R M Cr 1045/22	C J Khambatta v W M Cherri	10 00	29-11-22 Ins 48/22	Rambhai Dahyabhai and Co 75 50
21-9-22 R M 1515/22	E A Standard	10 00	2-12-22 S C 473/22	N B I Ltd v M A H J Jess 5 00
21-9-22 R M 1597/22	Nairobi Electric Power & Lighting Co v John Tunner	0 47	4-12-22 S C 591/22	W W Cresswell v Noormohamed Kassim 40 60
22-9-22 Ins 13/19	Guandittamall v Hariram Desai	157 94	7-12-22 Ins 50/22	Settler Stores 7 50
25-9-22 R M 2644/22	E A Standard v C P Lutteh	1 00	7-12-22 P & A 33/22	Edith Muriel Batchelor 8 50
25-9-22 P & A 34/21	Mrs Helena Claudia Lambard	8 50	8-12-22 P & A 32/22	Edith Muriel Batchelor 8 50
27-9-22 Ins 40/22	A M Maiwaha and Bros	58 50	12-12-22 R M 3271/22	Mwaniki wa Konio v Rarya 8 00
28-9-22 R M 2171/20	Nawab Din v Ibrahim Awale	2 00	12-12-22 Ins 52/22	Popat Dharamshi 8 00
4-10-22 Ins 42/22	Thomas May Gidley	20 00	14-12-22 Ins 34/21	Hussein Saleh Mohamed & Co 20 00
7-10-22 R M 2613/22	Adam Juma Somali v Ahmed Hassan Somali	3 00	14-12-22 P & A 34/22	Frederic P Anderton 8 50
9-10-22 R M Cr 1672/22	Crown v M Sheba	2 00	18-12-22 P & A 35/22	John Herbert Scott 8 50
13-10-22 R M 229/22	Newton's Ltd v S Pragchi Doola	50 00	18-12-22 S C 360/22	E A Disabled Officers' Colony, Ltd 7 00
14-10-22 R M Cr 1716/22	Munia w/o Choga v Jumma w/o	4 00	28-12-22 S C 490/22	Re R C Bowring & Pitt & Billiter 5 00
17-10-22 P & A 28/22	George Henry Outram	8 50	29-12-22 R M 3398/22	Shapley & Schwartz v Mulji Jetha 10 00
18-10-22 R M 2171/20	Nawab Din v Ibrahim Awale	14 00	29-12-22 S C 497/22	Sisal Ltd v Cazenone 5 00
19-10-22 S C 42/22	Sir W Northrup McMillan v Rodriguez and Others	8 50	4-1-23 P & A 1/23	Shah Narshi Virji 8 50
21-10-22 S C 326/22	Thaker Dass v F F Shreeene	6 00	8-1-23 R M 3179/22	J A Watson v Allibhai Lalji 0 40
23-10-22 S C 326/22	Thaker Dass v F F Shreeene	6 00	9-1-23 R M 3436/22	Macharia v Mohamed 2 00
23-10-22 R M Cr 1504/22	Crown v Karoki	226 00	12-1-23 S C 172/22	Thakerdass v Narshi Devji 16 00
25-10-22 P & A 29/22	Thomas Deacon	1 90	13-1-23 Ins 3/23	H V F Pinto & Knowles Bros 18 50
			16-1-23 Ins 35/20	David Newmark 8 50

STATEMENT OF UNCLAIMED PETTY CASH DEPOSITS—*Contd*

Date of Deposit	Shs cts	Date of Deposit	Shs cts		
16-1-23 R M 3396/22	W T Shaplev v Hussein Habib	21 00	24-3-23 Ins 8/23	George Edward Shaw	8 00
17-1-23 S C 23/23	W W Cresswell v Victoria Hotel	15 00	26-3-23 P & A 5/23	M Kay	8 50
18-1-23 P & A 37/22		8 50	29-3-23 Ins 12/23	S F X De Souza	42 00
18-1-23 R M 3391/22	Jadavji Valji v Ramji Meghji	20 00	31-3-23 P & A 6/23	Balwant Singh	8 50
22-1-23 Ins 4/23	Harakhchand v Harjivan	26 50	3-4-23 Ins 13/23	Virji Moolji & Sons	36 00
26-1-23 Ins 5/20	Abdul Haq	11 00	6-4-23 Ins 14/23	Popat Raja	50 00
27-1-23 S C 204/22	Newtons Ltd v Windsor Garage	10 00	7-4-23 R M 979/23	Kassam Ebiahim v R Locock	2 00
31-1-23 S C 195/22	Standaid Bank of SA v Alfred Wilcox	5 00	7-4-23 R M 711/23	Piagji Liladhar v Jundu Ram	10 00
31-1-23 P & A 2/23	William Eric Bancroft	8 50	12-4-23 Ins 15/23	Dhanji Gangaram	21 00
2-2-23 Ins 6/23	George Scott Finnigan	20 00	18-4-23 P & A 15/20	A A Talbot	8 50
3-2-23 S C 30/23	Miran Bux v Mohamed Din Boota	3 50	23-4-23 S C 373/22	Rammall & Sons v Aminchand	10 00
6-2-23 R M 3449/22	Abdul Hamid v Mrs Foregard	10 00	24-4-23 P & A 8/23	Jehangir Proshaw	8 50
6-2-23 S C 44/23	Dorothy Preston v Hentley Bros	15 00	24-4-23 R M 615/23	Uplands Bacon Factory v M A Mitchell	10 00
7-2-23 R M 3326/22	Haji Bhavan v Machra Virji	16 00	27-4-23 Ins 16/23	Caleb Kerby	7 50
12-2-23 S C 459/22	Nathoo Madhavji & Co v Rathbone Stores	3 00	30-4-23 R M 1085/23	Caleb Kerby	8 00
		2 5 23 R M 551/23	Ahmed Din v Miraj Din	18 00	
13-2-23 R M 60/23	Champshi v Kanji Natha	8 00	4 5 23 P & A 10/23	Dahyulal Keshavji	8 50
13-2-23 Ins 8/23	George Edward Shaw	60 00	5 5 23 R M Cr 2253/23	Crown v Weswa	15 00
15-2-23 R M 1/23	Odwa Abdi v Abdulla Odwa	15 00	8 5 23 S C 79/23	Munshi Ram v C P Pareikh	6 00
15-2-23 R M 60/23	Champshi v Kanji Natha	5 00	12-5 23 R M Cr 1152/23	Crown v Shiwa s/o Jamaia	30 00
15-2-23 R M 60/23	Champshi v Kanji Natha	5 00	23 5 23 R M 1 8/23	Ram Singh v Hersi Ahmed	6 00
19-2-23 Ins 27/22	Alibhai Shauff & Sons	8 50	28 5 23 Ins 18/23	C A Safi	20 00
19-2-23 Ins 33/21	Ismail Janmohamed & Co	8 50	29 5 23 R M 1227/23	Doola Singh v K S Chowdhry	30 00
19-2-23 R M 5/23	J Y Martin v D Bothina	10 00	30 5 23 R M 1469/23	Jethallal Dharamshi v Virji Vasta	1 00
19-2-23 P & A 4/23	Khoja Kanji Virji	8 50	1 6 23 Ins 19/23	Hussein Habib	49 00
20-2-23 R M Cr 117/23	Crown v Gandasingh	1 00	5 6 23 S C 136/23	Balkatiam v C H Steyn	8 00
20-2-23 R M 2472/23	Carlo Ole Laisugo v Salemu	1 00	12 6 23 R M Cr 1779/23	Obed Musleh v Shauff Abdulla	14 00
21-2-23 R M 131/23	Premji Karsanji v Mohamed Din Boota	10 00	12 6 23 R M 1215/23	A Noormohamed v A Dias	3 00
21-2-23 S C 62/23	Kameshver Jethalal v Shah Laloo Bechai	2 00	14 6 23 R M 592/23	Bhagvandas v Dost Mohamed	10 00
21-2-23 Div 3/22	Wigget v Wigget	30 00	14 6 23 Ins 21/23	Radha Kishen s/o Gangaram	10 00
28-2-23 R M 9/23	Indeisingh v Pannalall	10 00	15 6 23 R M 1494/23	Sampuransingh v Ranjitsingh	30 00
3-3-23 R M 239/23	Suleman Virji v Kala Sidi	5 00	16 6 23 R M Cr 1152/23	Crown v Shiwa	7 00
5-3-23 Ins 6/23	George Scott Finnigan	50 00	19 6 23 R M Cr 1700/23	Vallabhji Keshavji v Doolasingh	10 00
6-3-23 Ins 5/23	Ernest Mansfield Cuffi	7 50	20 6 23 P & A 12/23	Somabhai J Patel	8 50
10-3-23 R M 601/23	K S Patel v A R Mehta	2 00	20 6 23 S C		7 50
15-3-23 S C Ksu 6/22	Mangta Sweeper	5 00	22 6 23 R M 1300/23	S Jacobs Ltd v R C Gibson	10 00
16-3-23 Ins 2/23		0 50	27 6 23 R M 1494/23	Sampuransingh v Ranjitsingh	8 00
24-3-23 R M 517/23	Jahnda Singh v Odho Ram	10 00	2 7 23 R M Cr 1700/23	Vallabhji Keshavji v Doolasingh	20 00
24-3-23 R M 517/23	Jahnda Singh v Odho Ram	10 00	4 7 23 R M Cr 1700/23	Vallabhji Keshavji v Doolasingh	2 00
		6 7 23 R M Cr 2037/23	Barnes and Udall v Schengel	12 00	
		10 7 23 Cr 1346/23	Crown v Gangaram Isherdass	10 00	

STATEMENT OF UNCLAIMED PETTY CASH DEPOSITS—Contd

Date of Deposit		Shs cts	Date of Deposit		Shs cts
10 7-23	P & A	4/16	Nadir Khan s/o Fazal Khan	8 50	1-11 23 R M 2256/23 Ravji Ratanshi v Gulamhussein
12 7-23	P & A	7/21	Hersi Ali Somali	8 50	Rehmtulla Rehmtulla
26 7-23	Ct	1700/23	Vallabhji Keshavji v Doolasingh	14 00	Francis Collaco
30 7-23	R M	38/23	Abdul Rehman v Fakru Chand	3 36	Punja Jivraj v Mohamedali Esmailji
1 8-23	Ins	Ksu 1/23		1 00	P K Thaker v Shah Haji Maya
11 8-23	R M Cr	2441/23	Jin Mohamed v Meher Din	3 00	Tasama Pasha v Abdulla Mohamed
15 8-23	P & A	14/23	Premji Moti	8 50	Tasama Pasha v Abdulla Mohamed
16 8-23	S C	125/23	Shauff Abdulli v Rezwana bt Abedi	26 00	C F Mendis
17 8-23	R M	3353/23	Newtons Ltd v W H Pierce	10 00	Crown v Ndio d/o Husi
22 8-23	R M	223a/23	Manu w i Kovo v Mohamed Omar	20 00	William Andrew Craig
24 8-23	Ins	26/23	Jafferali Pardhan	8 50	Samji Valji v Premji Virji
25 8-23	R M	1711/23	Hanus bin Salim v Haselwood	20 00	Meghji Lakhamsi & Bros v Rai-
29 8-23	S C	125/23	Shauff Abdulli v Rezwana bt Abedi	8 00	chand Pethraj
1 9-23	R M	3353/22	Newtons Ltd v W H Pierce	10 00	Behram Parimal & Co v John Gorring
1 9-23	P & A	17/23	Rachel Vai	8 50	24 00
5-9-23	Ins	25/23	Eric George Hall	7 50	Obed Musleh v Ali Hassan Somali
6 9-23	S C	155/23	Mohamed Moti v Shariffmohamed	20 00	Punja Jivraj & Bros v Mohamedali
			Haji Hussein		Esmailji
10 9-23	Ins	36/22	Atma Singh s/o Hunamsingh	44 50	Punja Jivraj & Bros v Mohamedali
11 9-23	S C	34/23	Maftud bin Surri v Mariam bt		Esmailji
			Sheriffu		10 00
12 9-23	P & A	19/23	Murtin Sethi Smith	20 00	Valabhji Keshavji v Hussein Nazarali
15 9-23	S C Niu	2/22		26 11 23 R M 2299/23	6 00
17-9-23	Civ App	35/23	Juma bin Saleh v R D V Bunbury	10 00	J R Mandavia v Nissar Hussein
17-9-23	R M	1531/23	Mohamed bin Ali v Mwangi	5 00	Allibhai Mawji
19 9-23	R M	1898/23	Budhsingh v Amarsingh	3 00	Mansharain Thacker v Bhagwandass
19 9-23	P & A	21/23	Bhagat Singh s/o Nihal Singh	8 00	8 50
27 9-23	S C	232/23	Doolasingh v Narainsingh	8 50	Jane Dick Fletcher
2 10-23	S C	427/22	Allen Wack & Sheperid v Capt L	2 00	8 50
			R Gordon	150 00	Mohamedali Rehmanji v S K Khoja
2 10-23	R M	2323/23	Henullo Husi v Noh Jama	6 00	10 00
5 10-23	S C	131/23	Punjbai v Govind Arjan	20 00	12 00
8-10-23	Ins	23/23	Naishi Devji	8 50	Samji Valji v Premji Virji
10-10-23	S C	302/23	L Igeria & Co v Walibhai Yusufali	10 00	10 00
11-10-23	S C	49/23	Standard Bank of S A Ltd v		Bhagsingh v Daulatram
			Richard Rose and Others		6 00
12 10-23	P & A	24/23	Rosamund L Munis	2 00	Dayalji Popatlal & Co v E A
15 10-23	R M	1896/23	Jethalal Dharamshi v M H Rowal	8 50	Produce Co
17 10-23	P & A	25/23	Sundersingh s/o Narainsingh	8 00	23 32
18 10-23	R M	2151/23	Valabhji Keshavji v Doolasingh	8 50	Obed Musleh v Ali Hassan Somali
18 10-23	P & A	20/23	Stephen Ellis	24 00	8 50
20 10-23	R M	1046/23	S Jacobs Ltd v Captain H C Deck	8 50	John Vincent Munis
23-10-23	R M Ct	3008/23	Crown v Mangalsingh and Others	10 00	25 00
27-10-23	Ins	30/23	Alibhai Premji	14 00	Hasham Mawji & Co
29-10-23	R M	1995/23	Noordin v Punjbe	16 00	Thakersingh v Ishersingh
				6 00	6 00
					Bhimji Alibhai
					17 00
					Ganesh Kimji Maharian
					8 50
					Thakersingh v Ishersingh
					75 00
					Jadavji Walji v Rashid Khanus
					72 00
					Mian Bux v Gulamnabi
					4 00

SCHEDULE C

STATEMENT OF POLICE CASH DEPOSITS UNCLAIMED FOR FIVE YEARS
(Draun on 31st December, 1925)

Date of Deposit		Shs cts	Date of Deposit	Shs cts
2-1-20	R M	26/20	Smith Mackenzie & Co v Trevor Sheen	8 00
7 1-20	D R	6/20	Ladharam v F J Patel	20 00
7 1-20	R M	36/20	D Epstein v H O Cambert	10 00
8 1-20	R M	52/20	L M Glemenie v Duncan	2 00
8 1-20	R M	2509/19	F Thorpe v J Leslie Frank	10 00
8 1-20	R M	1943/19	Esmail Nathu v Premji Mulji	8 00
8 1-20	R M	994/19	Land Officer v Visram	4 00
8 1-20	R M	2369/19	M R D'Souza v R B Cole	6 00
9 1-20	R M	61/20	A A Visram v L R Brumage	10 00
10 1-20	R M	2256/19	A A Visram v E Posner	10 00
10 1-20	D R	596/19	F N Vos v Williams	15 00
14-1-20	R M	86/20	D J Patel v C R Drakeley	2 00
15 1-20	R M	94/20	Kesavlal Karsanji v Parmanand Motichand	2 00
15 1-20	R M	96/20	Gulam Mohamed v B G Abrams	2 00
16 1-20	R M	105/20	Howse & McGeorge v F Ayton	10 00
16 1-20	R M	109/20	M R D'Souza v H G Cullinan	10 00
17 1-20	R M	1321/19	Mawji Karsanji v Nathu Mulji	10 00
19 1-20	R M	123/20	S Jacobs & Co v H P Moller	2 00
19 1-20	R M	124/20	S Jacobs & Co v W Nel	10 00
20-1-20	D R	22/20	William Latham v P J H Coldham	8 00
20 1-20	R M	447/20	Phuman Singh v H Selig	10 00
21 1-20	R M	1775/19	Lalloobhai Bechai v C J S Poy	3 00
22 1-20	R M	2466/19	Lalchand Moolchand v Mrs Pearson	8 00
22 1-20	R M	2373/19	Victoria Hotel v E A Arnoldi	10 00
22-1-20	R M	2299/19	Victoria Hotel v George Schuller	10 00
23 1-20	R M	153/20	Campling & Co v Major G H Riddell	2 00
23 1-20	R M	154/20	Abdalla Maliganji v A Somali	2 00
23 1-20	R M	155/20	Kana wa Makani v Kuna wa Mkani	2 00
23 1-20	R M	2163/19	L E Choice v Hall & Co	2 00
24-1-20	R M	157/20	Victoria Hotel v H Heriotson	10 00
27 1-20	R M	175/20	B E A Corporation v Ndula	10 00
27-1-20	R M	176/20	B E A Corporation v G G Hairy	10 00
27-1-20	R M	2461/19	S Jacobs & Co v H Thomas	10 00
28 1-20	R M	180/20	J C Coverdale & P's v Trevor Sheen	2 00
28 1-20	R M	181/20	S J Moore v C J. Mapp	10 00
28 1-20	R M	185/20	D Goldberg & Co v Cullinan	10 00
			28 1-20 R M	49/19
			28 1-20 D R	360/19
			28-1-20 R M	195/20
			2 2-20 R M	202/20
			2 2-20 R M	203/20
			4 2-20 D R	89/20
			4-2-20 R M	217/20
			4-2-20 R M	227/20
			19 2-20 D R	52/20
			19 2-20 D R	55/20
			19 2-20 D R	42/20
			20 2-20 D R	528/19
			20 2-20 R M	47/20
			21 2-20 D R	360/19
			21 2-20 R M	311/20
			23-2-20 R M	2154/19
			1 3 20 R M	310/20
			1 3 20 R M	297/20
			3-3-20 D R	68/20
			5-3 20 D R	70/20
			9 3-20 D R	76/20
			15 3 20 R M	740/19
			16-3-20 R M	49/20
			22 3 20 D R	5/18
			22 3 20 D R	85/20
			22 3 20 D R	86/20
			24-3 20 R M	460/20
			24 3 20 R M	537/20
			27-3 20 D R	92/20
			27-3 20 D R	567/19
			6-4-20 D R	8/19
			Vallibhai N Patel v Jamnadass G & Co	10 00
			J B Fernandes v Richard Bingham	2 00
			B E A Corporation v Captain M Atkins	10 00
			Bhimji Keshav v R Okloy	10 00
			Kanji Vella v R Okloy	10 00
			J C Coverdale & Prs v Rex A Fawcett	13 00
			S Jacobs & Co v Stevenson	2 00
			Ahmed bin Juma v Essaji Alibhai and Son	10 00
			V F Saldanha v Ellen Howitt	15 00
			Dustpan v Clutterbuck	15 00
			George Clements v Thomas Chillingworth	13 00
			Walji Haji & Sons v Hasham Damji and Others	2 00
			Victoria Hotel v Flint	2 00
			Chania Bakerq v Richard	2 00
			Bhimji Hasham v Captain Marshall	2 00
			Attorney General v John Boyes	2 00
			Gailey & Roberts v A R Cunningham	2 00
			William Latham v P J H Coldham	2 00
			Phuman Singh v H Selig	2 00
			Lalloobhai Bechai v C J S Poy	10 00
			Lalchand Moolchand v Mrs Pearson	3 00
			Victoria Hotel v E A Arnoldi	3 00
			Victoria Hotel v George Schuller	20 00
			Campling & Co v Major G H Riddell	18 00
			Abdalla Maliganji v A Somali	2 00
			Kana wa Makani v Kuna wa Mkani	2 00
			L E Choice v Hall & Co	10 00
			Victoria Hotel v H Heriotson	18 00
			B E A Corporation v Ndula	18 00
			B E A Corporation v G G Hairy	10 00
			S Jacobs & Co v H Thomas	2 00
			J C Coverdale & P's v Trevor Sheen	8 00
			S J Moore v C J. Mapp	15 00
			D Goldberg & Co v Cullinan	15 00

STATEMENT OF POLICE CASH DEPOSITS UNCLAIMED—*Contd*

Date of Deposit			Shs cts	Date of Deposit			Shs cts
7-4-20	App	24/19	E J Greensbeck v H D Thackrah	2 00	28-6-20	R M	587/20 S Jacobs & Co, Ltd v F W
12-4-20	D R	83/20	C P Brook v A J Egling & others	10 00			Robertson 2 00
14-4-20	R M	574/20	Ranchhodhbhai N Patel v J A Howard	2 00	5-7-20	D R	159/20 Boustead & Clarke v H Ealing
					5-7-20	R M	1182/20 Caxton P & P Co, Ltd v Clarke
16-4-20	D R	42/20	George Clements v Chillingsworth	34 00			and Palmei 5 00
17-4-20	R M	771/20	A A Visram v B Haslewood	2 00	7-7-20	R M	1269/20 C C D'Souza v Louis Barelon
17-4-20	R M	109/20	M R D'Souza & Co v H G Cullinan	10 00	8-7-20	R M	1202/20 Abdulla Rehman v Merbib & others
					21-7-20	R M	9/20 E A Standard Ltd v T Conesan
21-4-20	R M	628/20	Edmund & Co v A J Abrams	2 00	21-7-20	R M	10/20 Kariwithia wa Keriwara v Rebbo
22-4-20	R M	309/20	Gailey & Roberts v H W Hindle	10 00	30-7-20	D R	4/20 Popatlall Anandji & Bros v W
23-4-20	D R	111/20	Central Meat Co v Baron Von Otter	10 00			Patterson 5 00
1-5-20	R M	267/20	B Varma v D A D'Souza	2 00	30-7-20	D R	Theatre Royal Ltd v B G Abrams
3-5-20	R M	537/20	S Jacobs & Co v F W Robertson	4 00	9-8-20	R M	1514/20 Bhanji Haiji v Jamnadass Anandji
3-5-20	R M	884/20	Rahimbhai Currim v A Richardson	10 00	11-8-20	R M	1537/20 Newland Tarlton v W Nel
6-5-20	D R	124/20	E B Gill v Baron Von Otter	10 00	13-8-20	R M	1563/20 S D Puri v D Greenslade
11-5-20	R M	740/19	Shavji Karsan v D J Patel	2 00	18-8-20	R M	425/20 Basant Singh v Mrs Roberts
11-5-20	R M	907/20	Victoria Hotel v M G Wahl	4 00	25-8-20	R M	1587/20 Newland Tarlton v H P Paterson
17-5-20	D R	119/20	George Taylor v J A Howard	2 00	1-9-20	R M	1584/20 Newland Tarlton v D L Garbel
18-5-20	R M	800/20	Caxton P & P Co v W Paterson	2 00	3-9-20	R M	606/20 Victoria Hotel v H Laresky
20-5-20	D R	88/20	Popat Gordhan & Co v Jamnadass Anand	15 00	10-9-20	R M	1672/20 Boma Trading Co v Com Stevenson
					10-9-20	R M	1659/20 Boma Trading Co v J C Harvey
21-5-20	R M	913/20	S Jacobs & Co v Mrs S Cameron	5 00	10-9-20	R M	2350/19 Amershi Ratanshi v O G Gaye and Alexander
25-5-20	R M	942/20	Nbi Motor Engineering Co v Garbett	13 00			2 00
25-5-20	R M	524/20	Madame Rowe & Co v Captain Von Otter		13-9-20	R M	A Smith v Jack Irwin 2 00
				10 00	15-9-20	R M	B E A Transport v Dr Vanderbeig 5 00
26-5-20	D R	142/20	Theatric Royal Ltd v B G Abrams	3 00	17-9-20	R M	City Butchery v Sheriff Abdulla 2 00
27-5-20	R M	1013/20	B C Sequeira v Kanshi Singh	5 00	17-9-20	R M	C J D Souza v F D Silva 2 00
1-6-20	R M	895/20	S Jacobs & Co v E A Jansen	2 00	18-9-20	D R	H E Watts v Thakerdass 2 00
4-6-20	R M	1025/20	Maxwell Brady & Co v H P Moller	2 00	22-9-20	D R	Sundar Singh v Verji s/o Ramji 100 00
8-6-20	R M	159/20	Mnithi wa Waryaki v Gathimolo	4 00	22-9-20	R M	840/19 Maragwe Kiombo v Kamau wa Ndge 2 00
8-6-20	R M	202/20	Bhimji Keshav v Thika Transport Co	2 00	25-9-20	R M	1656/20 Boma Trad Co v Mrs C Meredith 6 00
8-6-20	R M	203/20	Kanj Valia v Thika Transport Co	2 00	29-9-20	R M	1672/20 Boma Trading Co v Com Stevenson 15 00
8-6-20	D R	111/20	Central Meat Co v Baron Von Otter	3 00	29-9-20	R M	Newland Tarlton & Co v S M Oyune 2 00
12-6-20	D R	158/20	Emile Lund v E A Lund	2 00	2-10-20	R M	1748/20 Patrick O'Hara Brady v Capt M Batchelor 2 00
14-6-20	R M	1065/20	Stationers Ltd v Capt Von Otter	5 00			
15-6-20	R M	825/20	Lalji Nenshi v Thaker Keshavji Ramji	2 00	4-10-20	R M	1491/20 Major A Rehm v Sydnev M Wynne 2 00
17-6-20	D R	134/17	E J A Grimbeck v P E Ekman	2 00	6-10-20	R M	1659/20 Boma Trading Co v J R C Harvey 15 00
19-6-20	R M	994/20	Caxton P & P v H A Bennet	2 00	6-10-20	R M	1786/20 H W Seal v R Oakley 2 00
22-6-20	R M	770/20	Bulaka Singh v C B Lloyd	6 00	18-10-20	R M	1941/20 Emile Jardin v H M Atkins 2 00
25-6-20	R M	995/20	Allibhai Janmohamed v L Barratton	2 00	19-10-20	R M	Lalaparsad Laxmanparsad v Kalidass Bhawanishanker 2 00
26-6-20	D R	173/20	B G Allen v J J de Jager	30 00			

STATEMENT OF POLICE CASH DEPOSITS UNCLAIMED—*Cont'd*

Date of Deposit				Shs cts	Date of Deposit			Shs cts
20-10-20	D R	124/20	E B Gill v Baron Von Blixen	5 00	30 11-20	R M	1965/20	Kissamali Hirji v Gandhi Amit-lall Mudharji
20-10-20	R M	1740/20	A Smith v Van de Weyer	2 00	1 12 20	R M	2308/20	Victoria Hotel v G M Jones
20-10-20	R M	1213/20	B Chotram v G Jambert	2 00	4 12 20	R M	1240/20	D Owen Thomas & Sons v Jiwa Walji
21 10 20	D R	266/20	John M Drury v Cairele Friguis	15 00	13 12 20	R M	840/19	Ramcharan v Ibrahim bin Mohamed
1 11 20	R M	1773/20	Leon Rene v J H Steyn	15 00	15 12 20	R M	1996/20	Norfolk Hotel v J Eabell
6 11-20	R M	665/20	Caxton P & P v J F Smith	5 00	16-12-20	R M	1861/19	Jammadass P Vajila v Robbin
9 11-20	R M	2150/20	Arthur H S Palmer v H C C de la Poer	2 00	17 12 20	R M	2628/20	Ali Khan v R S Hall
11-11-20	R M	1897/20	Lolo wa Thmien v Salachi	2 00	18 12 20	R M	1773/20	Leone Rene v J H Steyn
15-11-20	R M	2187/20	Vnji Shamji v Col F W Bell	2 00	20-12 20	D R	211/20	S Jacobs & Co , Ltd v J B Van de Weyer
18-11-20	R M	2208/20	S J Moore v J E Elbet	2 00	21 12 20	R M	2661/20	J F Butcher v H A Gardner
18-11-20	R M	2198/20	G Foster v J Elbet	2 00	22 12-20	R M	2365/20	D Byramji Randeria v E Battye
20 11 20	R M	895/20	S Jacobs & Co v E A Jansen	2 00	23-12 20	R M	2460/20	Braithwaites Ltd v C D Wade
20-11-20	D R	315/20	W C Hunter v John Macdonald	5 00	24 12 20	R M	2462/20	Braithwaites Ltd v J J Irwin
20 11-20	D R	575/19	Alan Ivan Lean v W J Moynagh	5 00	24 12 20	R M	2441/20	Hartzell & Lawson v C B Clutterbuck
24 11-20	D R	298/20	Harrison, Cresswell & Hopley v E S Brooks	5 00				
25 11 20	R M	784/20	Ambalal Madhabhai v R X J Alvaries	2 00				
29-11-20	R M	2311/20	Mohanlal Ragunath v G W Jones	2 00				Total 1,151 84
29 11-20	R M	1546/20	S Jacobs v Mrs A B Cross	5 00				

STATEMENT OF POLICE CASH DEPOSIT BALANCES FROM 1921

Date of Deposit		Shs cts	Date of Deposit	Shs cts			
3-1-21 R M	2433/20	Husseinali Remtulla v Mohamed bin Sheik	2 00	21-3-21 R M	1170/20	Mohab Khan v Mulla Rahim Bux	2 00
6-1-21 R M and	2494/20	Ramkishna Dayabhai v Blacksmith Bhanji		21-3-21 R M	614/21	Returned by Police, Kiambu	2 00
6-1-21 R M	2495/20	Mohamedali Remanjı v Gokalchand Isheidass	4 00	21-3-21 D R	97/21	Caxton P P v A R Cunningham	2 00
6-1-21 R M	1718/19	H S Trivedy v A M Merwaha and Bios	2 00	21-3-21 R M	552/21	Charles Udall v A G Davies Evans	2 00
14-1-21 R M	2256/20	Habib Hirji v Shamji Keshavji	2 00	21-3-21 R M	578/21	S Horne v E A Jansen	2 00
14-1-21 R M	1748/20	P O'Hara Brady v Capt M Batchelor	3 00	22-3-21 R M	6/21	S Horne v A Wen	2 00
15-1-21 R M	1498/20	Allibhai Ramji v Noormohamed Remtulla	2 00	22-3-21 R M	815/21	Obed bin Musleh v Ganeshilall Lal-singh	4 00
20-1-21 R M and	2398/20	Wasava Singh v Dasondhi		24-3-21 R M	528/21	Bhimji Hasham v Capt D M Maclean	5 00
20-1-21 R M	1553/20	Gulamhussein Remtulla v Dayashanker J Bhutt	9 00	26-3-21 R M	948/21	Victoria Hotel v F G La Pla	2 00
24-1-21 R M	525/20	Mdme Rowe et Cie v Capt Bingham	2 00	26-3-21 R M	458/21	Karma Farm v J H Noon	2 00
26-1-21 R M	2543/20	J D Isherwood & Sons v Cecil Moore	2 00	26-3-21 R M	505/21	G North & Sons, Ltd v T H Hewitt	2 00
5-2-21 R M	1637/20	Budh Singh Boira v Labh Singh	2 00	26-3-21 R M	973/21	Whiteaway Laidlaw v L A R Power	2 00
7-2-21 R M	1521/19	Brahm Prakash v S Fernandes	2 00	1-4-21 R M	352/21	Gangji Moolji v J Adamson	2 00
18-2-21 Ins	34/20	Henry Alexander Penton	5 00	2-4-21 R M	1008/21	William Hall v H O Meara	2 00
19-2-21 R M	2526/20	Town Clerk v Thakirdas Vnbhai	2 00	5-4-21 D R	132/21	George Shaw v Mrs L Ray	2 00
25-2-21 R M	32/21	Caxton B E A v A Plenderleith	2 00	5-4-21 D R	192/21	Bud & Co v L Tenbosch	5 00
28-2-21 R M	524/21	E A Standard v Mrs H Walters	2 00	7-4-21 R M	331/21	Simpson & Whitelaw Ltd v L Tenbosch	5 00
28-2-21 R M	506/20	District Commissioner v W Dardes	2 00	8-4-21 R M	493/21	James Christie v Abraham Lasersohn	2 00
1-3-21 R M	585/19	Dist Commissioner v N de Chaves	2 00	20-4-21 R M	1214/21	Victoria Hotel v C Meymer	2 00
1-3-21 R M	692/21	W E Kelbe v Baron Von Blixen	2 00	23-4-21 App	6/21	B Choitiam v Mrs Norman Duhert	2 00
9-3-21 D R	317/20	A M De'Souza v D Owen Thomas and Sons	2 00	25-4-21 R M	1065/21	Monamed bin Ali v Heisi bin Abdı	2 00
		B E A Wagon Works v R Oakley	2 00	28-4-21 D R	347/20	Maxwell & Brady v G W Jones	2 00
14-3-21 R M	656/21	English Pharmacy v S G Currie	2 00	28-4-21 R M	551/21	Ismail Janmohamed v Wisjee Bios	2 00
14-3-21 R M	812/21	J H S Todd & Co v D Greenslade	2 00	2-5-21 R M	1173/21	S Horne v F Jessell	2 00
14-3-21 R M	513/21	Victoria Hotel v F E Yates	2 00	2-5-21 R M	1001/21	Tajmahal Hotel v Baron Von Blixen	2 00
16-3-21 R M	1695/20	Mangal Sain v Ramji Dass	6 00	2-5-21 R M	913/21	Meheralli Remtulla v E Jansen	2 00
18-3-21 R M	845/21	B Choitiam v Capt Gordon Hewitt	2 00	2-5-21 R M	1017/21	J H S Todd & Co v J B Van der Weyer	2 00
19-3-21 D R	167/19	Suleman Verjee & Sons v A D and Kanji Devji	2 00	2-5-21 D R	245/21	Noor Bux v Mrs Maiwa	2 00
19-3-21 D R	6/20	Vaghjibhoy & Lalloobhoy v Fulabhoy J Patel	2 00	2-5-21 D R	246/21	Muthoni wa Kinuthia v Kasuri wa Bayanga	5 00
			2 00	4-5-21 R M	994/21	Emiloo Camp Lauzi v E J Crockford	5 00
			2 00	4-5-21 R M	726/21	A H Wardle & Co v E Atkinson	2 00
						E A Ag Corporation v Baron Von Blixen	2 00

THE OFFICIAL GAZETTE

STATEMENT OF POLICE CASH DEPOSIT BALANCES—Contd

Date of Deposit				Shs cts	Date of Deposit				Shs cts
4-5-21	R M	995/21	B E A Wagon Works v Victor Jessell	5 00	26-5-21	R M	2144/20	Mian Noor Hussein v Allah Din Kashmuri	5 00
4-5-21	R M	1115/21	Gailey & Roberts v A Cooke	5 00	28-5-21	D R	314/21	Haitz Bell & Lawson v J B Van de Weyer	5 00
4-5-21	R M	1168/21	Nairobi Corporation v R N Moving	2 00	28-5-21	R M	1440/21	Manager, Ukamba Transport v M H Kell	2 00
4-5-21	R M	1119/21	Brown's Sawmills v R R Oakley	5 00	28-5-21	R M	31/21	Caxton B E A Leader Office v Nash and Waid	2 00
4-5-21	R M	1208/21	Nanji Nathoo v Dubai Rawalji and Mansingh	5 00	31-5-21	R M	1395/21	Ukamba Transport Co v G Gamble	5 00
7-5-21	R M	1365/21	H Danziger v H L Riley	2 00	31-5-21	R M	1631/21	F Tate v B G Abrahams	5 00
7-5-21	R M	1379/21	Tulsi Dharamsi v G Convan	2 00	26-6-21	D R	304/21	Walji Huji & Sons v George Stuart and Sons	5 00
7-5-21	R M	1384/21	Elizabeth Meekcoms v Gidley	2 00	26-6-21	R M	805/21	A L Block v Shariff Abdulla	4 00
7-5-21	R M	1393/21	Hassan Abdv v Giorgis Kiousses	2 00	7-6-21	R M	1252/21	Bullows & Roy v G Montgomery	5 00
7-5-21	R M	726/21	E A Ag Corporation v Baron Von Blixen	5 00	7-6-21	R M	1227/21	Nairobi Corporation v C R Billiter	2 00
7-5-21	R M	2308/20	Victoria Hotel v G M Jones	2 00	7-6-21	R M	1502/21	Smith Mackenzie & C v J Marcus	5 00
7-5-21	R M	76/21	Edmund & Co v G W Jones	2 00	7-6-21	R M	905/21	Caxton P & P Co v G Irvin	2 00
7-5-21	R M	576/21	S Horne v A Wei	2 00	8-6-21	R M	1167/21	Nairobi Corporation v H S Ainoldi	2 00
10-5-21	R M	143/20	Bishop F Palo v Dr Mackinnon	2 00	8-6-21	D R	260/21	T Rundigreen v Baron Von Blixen	5 00
10-5-21	R M	1420/21	Isaac Alon Dokelman v Cameron	2 00	9-6-21	R M	1424/21	D Greenslade v Mr J Ebbell	5 00
12-5-21	R M	1429/21	R W Barkitt v A Tolme	1 00	9-6-21	R M	1462/21	Brown Sawmills v C F Von Otter	5 00
12-5-21	R M	1434/21	Service Motor Co v M H Kell	2 00	14-6-21	R M	1132/21	C Ahlfeldt v Pagweberg	2 00
12-5-21	R M	982/21	Emile Jaardin et Cie v A Jensen	2 00	18-6-21	Eldoret	30/21		
12-5-21	R M	1436/21	Service Motor Co v Newton Wilson	2 00	18-6-21	Eldoret	19/21	S Horne v G Melville	2 00
12-5-21	R M	143/20	Bishop F Peilo v Dr Mackinnon	2 00	18-6-21	R M	1531/21	Walji Huji & Sons v G W H S Watt	5 00
12-5-21	R M	1201/21	J C Joanes & Son v H P Holland	2 00	18-6-21	R M	1544/21	S Jacobs v Baron Von Blixen	3 00
12-5-21	D R	268/21	M Yelitch v Edmund & Punani	2 90	17-6-21	D R	1488/21	A F May v Baron Von Blixen	5 00
16-5-21	R M	1456/21	J A Framji v H Van Rentburg	2 00	22-6-21	R M	1100/21	Kenya Nursing Home v B S Hall	2 00
16-5-21	R M	1450/21	Suleman Verjee v S T J A Silverton	2 00	24-6-21	R M	1318/21	B E A Sawmills v J Randall	1 00
16-5-21	R M	1448/21	Suleman Verjee & Sons v P Patterson	2 00	24-6-21	R M	690/21	Jadavji Walji v Major Kirton	2 00
16-5-21	D R	228/21	Anglo Baltic Timber Co v Mrs L E Lindsay	2 00	25-6-21	R M	1687/21	Meghji Ahamed v G D Mackinnon	2 00
16-5-21	R M	1484/21	Newland Tarlton v F Jessell	2 00	24-6-21	D R	69/20	Whiteaway Laidlaw & C v J J Scally	5 00
16-5-21	R M	2485/20	A L Smithson v H Cruden	3 00	27-6-21	R M	1604/21	S Jacobs v Mrs S Chivers	2 00
16-5-21	R M	2455/20	A L Smithson v J Adamson	2 00	28-6-21	R M	1804/21	P P Hawley & Co v J Randall	2 00
16-5-21	R M	2457/20	G Koorji v A L Ahamed	2 00	30-6-21	R M	713/20	Simon Halles v G M Gomes	2 00
16-5-21	R M	2471/21	Nairobi General Agency v Dost Mohamed Bros	2 00	30-6-21	R M	1549/21	Newland Tarlton & Co v N P Tucker	5 00
18-5-21	Narok	33/21		4 00	30-6-21	D R	113/21	Gailey & Roberts v I A Mann	15 00
18-5-21	Eldoret	19/21		2 00					
18-5-21	R M	185/21	Maxwell Brady & Co v J G Howard	2 00					
25-5-21	R M	1199/21	Chania Stores v Von Hindon	5 00					

STATEMENT OF POLICE CASH DEPOSIT BALANCES—*Contd*

Date of Deposit	Shs cts	Date of Deposit	Shs cts
30-6-21 R M 1950/21 G Foster & Co v Mis M C Cullinan	2 00	22-8-21 S C 9/21 Lalji Motibhai & Co v Valoji Pitamber and Bros	2 00
30-6-21 R M 1963/21 Souza Junior & Dias v Capt W K Robinson	10 00	23-8-21 R M 2571/21 Nanobi Emporium v George S Watt	2 00
30-6-21 R M 1469/21 A F Macrae v George Stuart Watt	5 00	23-8-21 R M 1469/21 A F Macrae v George Stuart Watt	2 00
4-7-21 R M 828/21 Rainji Velji v Rambhai Davabhai and Co	2 00	24-8-21 S C 451/21 Amballal T Patel v Maganbhai J Patel	2 00
4-7-21 R M 2038/21 Smith Mackenzie & Co v B G Abrahams	2 00	27-8-21 R M 942/20 Nairobi Motor Engineering Co v Garbett	5 00
6-7-21 R M 1434/21 Service Motor Co v M H Kell	5 00	29-8-21 R M 2340/21 Maxwell Brady & Co v L M Dundas	5 00
6-7-21 R M 1875/21 Ali Khan v B V Otter	3 00	31-8-21 R M 2490/21 Central Meat Co v G J Crockford	5 00
o 7-21 Kisumu 14/21	2 00	31-8-21 R M 1533/21 S Horne v A Parmenter	5 00
8-7-21 R M 1530/21 S Horne v F Plenderleath	2 00	31-8-21 R M 2644/21 Gailey & Roberts v Major G Montgomery	2 00
9-7-21 D R 365/21 Smith Mackenzie v J Burns	2 00	11-8-21 R M 2663/21 Ruben Bros v Major Parmenter	5 00
11-7-21 R M 2509/21 S M Winnurst v Capt G D H MacKinnon	5 00	31-8-21 Kyambu 61/21	2 00
11-7-21 D R 356/21 H G J Dowle v G J Crockford	5 00	2-9-21 R M 2534/21 Hartz Bell & Lawson v Captain Griffiths	5 00
15-7-21 R M 1337/21 J H S Todd & Co v Von Otter	2 00	2-9-21 R M 2586/21 C Ahlfeldt v P G Pollard	5 00
15-7-21 R M 1883/21 Maxwell Brady & Co v N W Currie	2 00	2-9-21 R M 1424/21 D Greenslade v M J Ebell	2 00
19-7-21 R M 2022/21 Gangji Muji v E Craven	2 00	5-9-21 Kisumu 522/21	2 00
19-7-21 R M 263/21 W H Edward Edgley v Palk	3 00	5-9-21 R M 2555/21 Hartz Bell & Lawson v A Patterson	5 00
20-7-21 Dagoretti 578/21	2 00	6-9-21 Dagoretti 989/21	4 00
21-7-21 S C 107/21 Erland Bosnom v Kuen Coffee	5 00	6-9-21 R M 2713/21 Newland Tailor & Co, Ltd v A Cartwright	5 00
23-7-21 R M 2221/21 Kenya Trading Corporation v C F Lee Mellor	2 00	6-9-21 R M 1535/21 S Jacobs Ltd v A Yull	2 00
25-7-21 Kisumu 21/21	2 00	10-9-21 R M 2388/21 Maxwell Brady & Co v R T Guy	5 00
25-7-21 Kisumu 500/21	2 00	10-9-21 R M 2576/21 J W Isherwood & Co v F Cockayne	2 00
28-7-21 R M 1167/21 Nairobi Corporation v H S Arnoldi	2 00	15-9-21 R M 2793/21 J W Isherwood & Co v Wilcox	5 00
28-7-21 R M 2099/21 Howse & McGeorge v G Crockford	2 00	15-9-21 R M 2332/21 Maxwell Brady & Co v F Thornton	2 00
28-7-21 R M 814/20 J Pollock v J Ebell	5 00	17-9-21 R M 2638/21 J W Isherwood & Sons v Ottel	5 00
3-8-21 R M 263/21 W H Edward Edgley v Palk	2 00	19-9-21 R M 2821/21 Miss Patrice Rainbow v S D Le Roux	1 00
4-8-21 S C 116/18 Bompas v Thompson	5 00	19-9-21 R M 2140/21 Jamal Jessa v Jagat Rai Bahri	2 00
7-8-21 S C 228/20 D Newmark v Capt R Bingham	5 00	20-9-21 R M 2269/21	8 00
11-8-21 R M 1532/21 S Horne v Von Otter	5 00	24-9-21 R M 2886/21 F Tate v R A Bartholomew	3 06
15-8-21 R M 2331/21 Howse & McGeorge v C M Armstrong	5 00	29-9-21 R M 2416/21 Ranbir Singh v A E True	5 00
15-8-21 R M 2234/21 Nairobi Emporium v A H Randall	5 00	30-9-21 R M 2820/21 Norfolk Hotel v Miss Dewhurst	5 00
15-8-21 R M 2057/21 Smith Mackenzie v Capt E D Atkins	5 00	1-10-21 R M 2832/21 J H S Todd & Co v R A Macdonell	5 00
16-8-21 R M 2208/20 S J Moore v J E Ebell	2 00	3-10-21 R M 2831/21 J H S Todd & Co v T Rundgreen	2 00
18-8-21 R M 2250/21 A E Ashmead v H B Dooner	5 00	3-10-21 S C 490/21 Tiever Sheen v W C Judd	5 00
20-8-21 R M 2323/21 Maxwell Brady v L P Jellyman	5 00		

STATEMENT OF POLICE CASH DEPOSIT BALANCES—*Contd*

Date of Deposit				Shs cts	Date of Deposit			Shs cts	July 9, 1929
3 10 21 R M	2281/21	Devji Popat & Co v Rambhai D and Co		4 00	2 12 21 S C	332/21	Walji Huij & Sons v Baron Von Bliven	5 00	
3-10 21 R M	143/21	J W Isherwood & Sons v A Weir		2 00	8 12-21 R M	2909/21	E A Standard Ltd v Capt F Vanotta	10 00	
17-10-21 S C	445/21	Mackinnon Bros v J E Stocker		2 00	8 12 21 R M	1382/21	Kanji Naaranji v Devji Walji & Sons	4 00	
17 10-21 S C	527/21	G P Stevens v Thomas Petrie Midlevass		5 00	12-12 21 R M	3212/21	M Mackinnon v Mrs Nel	5 00	
18 10 21 R M	2638/21	J W Isherwood & Sons v Ottel		2 00	12 12 21 Nru	236/21		2 00	
19 10 21 R M	2946/21	Kuman Kheta v Capt E Bostrom		5 00	12 12-21 Nru	235/21		2 00	
19 10 21 S C	183/21	M M Bhutt v Mohamedali Rehmanji		5 00	13-12-21 R M	3138/21	Nestor Lighting Co, Ltd v Otto Stenmark	5 00	
19 10-21 R M	1501/21	Smith Mackenzie & Co v Colonel Kirkwood		5 00	17-12 21 R M	1656/21	Chhotibhai Bhulabhai Patel v Ghushanlal D and Bros	2 00	
22 10-21 R M	2999/21	B E Transport v R J A Lloyd		5 00	19 12-21 R M	1367/21	Newland Tailton & Co v F Von Otter	5 00	
24-10 21 R M	3035/21	Amerishi Dana v Capt E Bostrom		2 00	20 12 21 R M	1804/21	P P Hawley & Co v J Randall	5 00	
27-10 21 S C	483/21	Mirn Noor Hussein v Muljibhai H Patel		5 00	21 12 21 R M	3830/21	M Mackinnon v J Summerville	2 00	
27 10 21 R M	3064/21	G Foster & Co v J G Wynne Williams		2 00	21 12 21 R M	3710/21	Hartz Bell & Lawson v Captain Bostrom	5 00	
29 10 21 R M	2736/21	Elmi Haji Mohamed v Somali Farah Ali		6 00	22 12-21 R M	3721/21	E A Standard Ltd v Spence Foster	2 00	
1 11-21 R M	1017/21	Noor Bux v Mrs Marwa		4 00	28 12 21 R M	3207/21	M Mackinnon v T Van de Merwe	5 00	
2 11-21 Eldoret	92/21			2 00	6 1-22 R M	3016/21	Karsan Simji v Mangaldass	2 00	
3 11-21 R M	360/21	Hudson Cane v A A Findlay		2 00	7 1-22 R M	37/22	N de Luigi v R Lenan	5 00	
4 11-21 R M	1916/21	Motibhai Jiwabhai v Devji Walji and Sons		2 00	7 1-22 R M	45/22	J C Swinburn v J E Campbell	5 00	
7 11 21 Londiani	27/21			2 00	7 1-22 R M	46/22	J C Swinburn v J E Campbell	5 00	
10 11-21 Ins	51/21	Richard Charles Bingham		2 00	9 1-22 R M	3650/21	Madame Vaudine v J E Campbell	15 00	
10-11 21 Londiani	33/21			2 00	9 1-22 R M	3835/21	M S Elliott v R S Foster	5 00	
10 11 21 Londiani	34/21			2 00	11 1-22 S C	559/21	M M Bhutt v Vaghjibhai N Patel	10 00	
10-11 21 R M	2868/21	Caxton P & P v C Rundgreen		2 00	16 1-22 R M	1316/21	A W Khan v A A Findlay	5 00	
11-11-21 R M	2959/21	Isherwood & Sons v C H Dobson		2 00	16 1-22 R M	3203/21	M Mackinnon v A H McCallum	2 00	
12 11 21 R M	3035/21	Amerishi Dana v Capt E Bostrom		3 00	16 1-22 R C , Nyeri 1/22			4 00	
18-11 21 Londiani	37/21			2 00	18-1-22 R M	3475/21	Liladhai Dharamshi & Bros v Captain Seaburn	5 00	
18-11 21 Londiani	38/21			2 00	20-1-22 S C	614/21	S Jacobs Ltd v Capt C R Billiter	5 00	
24-11 21 R M	2247/20	Abdulhussein Rehmanji v Rehman Abboo		2 00	20-1-22 R M	1434/21	Service Motor Co v M H Kell	5 00	
25-11 21 R M	1542/21	A F Macrae v J J Petersen		2 00	20-1-22 R M	26/22	Imtiazali & Sons v Captain C R Billiter	5 00	
25 11 21 R M	3295/21	Suleman Verjee & Sons v A Rainbow		5 00	23 1-22 R M	2365/21	S Jacobs Ltd v W D Mordin	5 00	
29-11-21 R M	3197/21	A Harris v Kassam Ibrahim		3 00	24 1-22 S C	5/22	Osman Allu v Thego River Estate	5 00	
29-11-21 R M	2305/21	Jwala Singh v Nand Singh		3 00	24 1-22 R M	3685/21	S Jacobs Ltd v T J Noden	5 00	
30 11 21 Nru	454/21			2 00	27 1-22 S C	6/22	Switzer & Co v Major R C Goodfellow	5 00	
				2 00	27-1-22 S C	22/22	Smith Mackenzie v Capt E Bostrom	5 00	

STATEMENT OF POLICE CASH DEPOSIT BALANCES—*Contd*

Date of Deposit				Shs cts	Date of Deposit				Shs cts
27 1-22	R M	131/22	Lambeits Ltd v M Puniani	5 00	13-3-22	S C	85/22	Sherkhan Amirkhan v Beddoc Ltd	5 00
28 1-22	R M	1458/21	J A Framji v G Stuart Watt	5 00	14-3-22	S C	101/22	Cotswold Estate v H H Heatty	2 00
31 1-22	R M	1385/21	Ranbhai Dayabhai & Co v Magan-		15 3-22	R M	524/21	E A Standard Ltd v Mrs H	
			bhai N Patel	4 00				Walters	2 00
31 1-22	R M	72/22	S Jacobs Ltd v J McDonald	5 00	17-3-22	R M	524/21	E A Standard Ltd v Mrs H	
1 2-22	R M	289/22	J P Pearson v Michael Wynne	5 00				Walteis	5 00
1 2-22	R M	3800/21	Nathoo Rain v Mohamed Din Boota	2 00	18 3-22	R M	301/22	A F Macrae v J H Scott	5 00
2 2-22	R M	99/22	Hari Bell & Lawson Ltd v G		22-3-22	R M	317/22	East Africa Agency Ltd v Jaswant	
			Pigache	5 00				Singh	2 00
2-2-22	S C	44/22	A A Smith v Capt Bostrom	5 00	23-3-22	R M	747/22	Blue Posts Hotel v F L Thornton	2 00
6 2-22	R M	651/21	Imtiazali & Sons v Dulabhji Nagin-		24-3-22	R M	639/22	Ake Bursell v Capt J A Guthrie	5 00
			chand	10 00	29-3-22	S C	490/21	Trever Sheen v W C Judd	2 00
9 2-22	S C	558/21	Abdulhussein Rehmanji v Gangaram	2 00	30-3-22	R M	821/22	B Chaitram v George Stuart Watt	5 00
9-2-22	Londiani	13/22			31-3-22	Machakos	35/22		4 00
9 2-22	R M	196/22	Motor Mart & Exchange Ltd v					Crown Cork Co v D Walji & Sons	2 00
			Holland	5 00	31-3-22	S C	583/21	Shapley & Schwartz v Various	
9-2-22	R M	301/22	A F Macrae v J H Scott	5 00	5-4-22	R M	916 to	Departments	12 00
9 2-22	R M	252/22	Brown Sawmills v C R Billiter	5 00				Leon Rene v Shauff Abdulla	2 00
9 2-22	S C	51/22	Imtiazali & Sons v E Hutchinson	5 00	6 4-22	R M	505/22	Hoddinott Bros v R C Durham	5 00
13 2-22	R M	2603/21	Putap Singh v Aflatoon Singh	2 00	7-4-22	R M	111/22	Hurtz Bell & Lawson v Capt Sea-	
13 2-22	R M	71/22	S Jacobs Ltd v E Read	2 00	8 4-22	R M	98/22	burn May	5 00
17 2-22	R M	332/22	E A Agency Ltd v Bradoc Ltd	2 00	8 4-22	R M	734/22	Ishersingh v Jagatsingh	10 00
17 2-22	S C	233/20	Society Commercial Italo v M De-		18 4-22	R M	983/22	Boustead & Clarke Ltd v A Wight	2 00
			Souza	2 00	18 4-22	R M	776/22	S Jacobs v G Bennett	5 00
21 2-22	R M	281/22	Caxton P & P Co v Boyce and		20-4-22	R M	3685/21	S Jacobs Ltd v T J Noden	2 00
			Wilkinson	5 00	21 4-22	R M	1061/22	Motor Mart & Exchange v Powys	
21 2-22	R M	339/22	Whiteaway Laidlaw & Co v Bapt		25 4-22	R M	1168/22	Cobb	5 00
			Billter	5 00				Motor Mart & Exchange v Murton	
21 2-22	R M	330/22	E A Agency v R Spencer Foster	5 00				Ciane & Co	2 00
21-2-22	R M	296/22	Victoria Hotel v R Oakley	5 00	26 4-22	R M	582/22	Boustead & Clarke v J E Gooch	5 00
23-2-22	R M	597/22	Boustead & Clarke v M F Poy	5 00	28 4-22	R M	871/22	Ali Khan v Capt C W Haywood	5 00
25 2-22	Eldoret	57/22			1-5-22	R M	111/22	Hoddinott Bros v R C Durham	4 00
27 2-22	R M	782/22	Gokulchand Isheidass v T P Robson	2 00	1-5-22	R M	72/22	S Jacobs Ltd v J McDonald	5 00
1-3-22	R M	3664/21	Dialsingh Nathuram & Co v Kewal		2-5-22	R M	165/22	Rammall & Sons v Purshottam	
			Narotam	5 00				Isheibhai	5 00
2-3-22	C C	196/22	Motor Mart & Exchange v Holland	5 00	2 7-22	R M	984/22	B E A Corporation v Shingsby & Co	5 00
6-3-22	R M	583/22	Boustead & Clarke v F W Watson	2 00	2-5-22	R M	639/22	Ake Bursell v Capt J A Guthrie	5 00
6 3-22	R M	585/22	Boustead & Clarke v J Lucy	5 00	3 5-22	R M	1120/22	Motor Mart & Exchange Ltd v Capt	
8 3-22	Londiani	29/22						Holland	5 00
10-3-22	R M	570/22	B Chaitram v Mrs Oleit	5 00	4 5-22	R M	1241/22	F Tate v E G Blundell Gibson	2 00
10 3-22	R M	1366/21	J Leibrandt v Ali Aden	2 00	6 5-22	R M	2697/21	Lalloobhai Bechar v J E Gooch	5 00
10 3-22	Londiani	36/22			8 5-22	R M	1516/20	Premsingh v Matha Prasad	2 00

STATEMENT OF POLICE CASH DEPOSIT BALANCES—*Contd*

Date of Deposit			Shs cts	Date of Deposit			Shs cts			
11-5-22	R M	731/22		Radhakishen <i>v</i> R Forrester	5 00	19-6-22	R M	1726/22	A A Gulamhussem <i>v</i> Abdul Rashid	2 00
15-5-22	R M	1257/22		A Hogg <i>v</i> R Blaydon Taylor	5 00	23-6-22	R M	1598/22	Electric Power & Lighting Co <i>v</i> Capt L M R Gordon	5 00
16-5-22	R M	777/22		S Jacobs <i>v</i> Capt Haywood	5 00				S J Moore <i>v</i> Capt L M R Gordon	5 00
19-5-22	Ins	75/21		P G Findlay	5 00	23-6-22	R M	1600/22	B C Sequera <i>v</i> K M R Menon	2 00
20-5-22	R M	1277/22		Jadavji Walji <i>v</i> F C Anderson	5 00	26-6-22	R M	230/21	Hunter & Higgs <i>v</i> Spalding	5 00
25-5-22	R M	3582/21		Monji Hariji <i>v</i> Thakeri B Kalayanji	2 00	26-6-22	R M	1686/22	Res Commissioner <i>v</i> T Puishottam	2 00
1-6-22	R M	1209/22		G Foster & Co <i>v</i> L M R Gordon	5 00	27-6-22	R M	629/21	Gailey & Roberts <i>v</i> H W Beancroft	5 00
1-6-22	R M	1228/22		Archibald Hogg <i>v</i> Col H Frisell	5 00	7-7-22	R M	1212/22	J Marcus <i>v</i> Capt L M R Gordon	5 00
1-6-22	R M	1212/22		Gailey & Roberts <i>v</i> H W Beancroft	5 00	7-7-22	R M	1519/22	Newtons Ltd <i>v</i> Capt N Summers	5 00
1-6-22	R M	807/22		Victoria Hotel <i>v</i> Harry R Davis	5 00	12-7-22	R M	1809/22	A A Visram <i>v</i> Gopal Jadwa	2 00
1-6-22	R M	2313/21		A A Visram <i>v</i> Karmali N Mohamed	10 00	14-7-22	S C	608/21	Imtiazal & Sons <i>v</i> G H Guthrie	2 00
1-6-22	R M	3641/21		Blue Posts Hotel <i>v</i> C Meynier	5 00	17-7-22	S C	334/21	Miguel J Alvis <i>v</i> P C D'Costa	2 00
6-6-22	S C	128/22		Desaihai S Patel <i>v</i> G M Patel	2 00	17-7-22	R M	1046/22	Savji Kooverji <i>v</i> Mistri Govind Hira	2 00
6-6-22	R M	1478/22		Boustead & Clarke <i>v</i> H Bargman	5 00	19-7-22	R M	1927/22	J B Blacklaws <i>v</i> A Wilcox	10 00
8-6-22	R M	1585/22		C R Sligsby <i>v</i> K C Fane	5 00	20-7-22	S C	88/22	Jethalal Dharanshi <i>v</i> U B Patel	2 00
10-6-22	R M	2205/22		Smith Mackenzie <i>v</i> E C Long	2 00	25-7-22	S C	3/22	Gailey & Roberts <i>v</i> Martin & Allison	5 00
12-6-22	R M	1519/22		J Marcus <i>v</i> Capt L M R Gordon	5 00	27-7-22	S C	55/22	Hassanali Alibhai <i>v</i> Valji Karsan	5 00
12-6-22	R M	1477/22		Boustead & Clarke <i>v</i> D Greenslade	2 00	27-7-22	R M	218/22		5 00
12-6-22	P & A	19/22		E Fredric William Chart	0 50	27-7-22	R M	299/22		5 00
13-6-22	R M	1520/22		J Marcus <i>v</i> Capt C F Soames	5 00	29-7-22	S C	301/22	W S Bastaid <i>v</i> W Boyce Aggett	5 00
14-6-22	R M	1426/22		Newland Tarlton & Co <i>v</i> S Foster	5 00	29-7-22	R M	619/22	Abdulhussein Rehmanji <i>v</i> Khuda Bux	2 00
14-6-22	R M	1422/22		A Hogg <i>v</i> T J Lenon	5 00	29-7-22	R M	1431/22	Bhagvandass <i>v</i> Shaaf Din	2 00
17-6-22	R M	2470/22		Mohamedalli Rehmanji <i>v</i> M Esmail	2 00	31-7-22	S C	302/22	B E A Music Stores <i>v</i> Capt L M R Gordon	2 00
19-6-22	R M	582/22		Boustead & Clarke <i>v</i> J E Gooch	5 00					
19-6-22	R M	1593/22		Electric Power & Lighting Co <i>v</i> Van Breda	5 00					
19-6-22	R M	1538/22		J Marcus <i>v</i> J R Lloyd	2 00				Total	2,494 30

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JOHN L GILKS,
Director of Medical and Sanitary Services