

OFFICIAL GAZETTE OF THE COLONY AND PROTECTORATE OF KENYA.

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APPOINTMENTS

AUBREY CHARLES MADGEWICK MULLINS, to be Assistant District Commissioner, Fort Hall District, Kikuyu Province, with effect from 9th December, 1929

MAGISTERIAL WARRANIS

Henry Steven Potter, to be a Magistrate of the Second Class, with power to hold a Subordinate Court of the Second Class, in the Central Kavirondo District, Nyanza Province, whilst holding his present appointment as Assistant District Commissioner, Central Kavirondo

HUMPHREY ROBERT CARVER, to be a Magistrate of the Second Class, with power to hold a Subordinate Court of the Second Class in the South Nyeri District, Likuyu Province, whilst holding his present appointment as Assistant District Commissioner, South Nyeri

PRELIMINARY ORAL SWAHILI EXAMINATION, PASS

CAPT B W L NICHOLSON, Education Department
P S NAUDE, Telegraph Inspector
F W SMITH, Linotype Operator Government Press

J E S MERRICK,

Colony and Protectorate of Kenya

PROCLAMATION NO 188

COLONY AND PROTECTORATE OF KENYA



THE GAME ORDINANCE

PROCLAMATION

EDWARD GRIGG



By His Excellency Sii Edward William Macleay Giigg, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Companion of the Distinguished Service Order, upon whom His Majesty has conferred the decoration of the Military Cross, Lieutenant-Colonel in His Majesty's Army (retired), Governor and Commander-in-Chief of the Colony and Protectorate of Kenya, in Council

WHEREAS by section 7 (2) of the Game Ordinance (Chapter 161 of the Revised Edition) it is provided that the Governor in Council may, if he thinks fit, by proclamation, alter the number of the animals of any species mentioned in any of the Schedules, which may be hunted, killed or captured under a licence

NOW, THEREFORE, by viitue of the powers in me vested as aforesaid, I do hereby in Executive Council proclaim that the number of Hunter's Antelope which may be hunted, killed or captured under a visitor's or resident's full licence shall be one and that the number of Hunter's Antelope which may be hunted, killed or captured under a resident's fourteen day licence shall be nil

GOD SAVE THE KING

Given under my hand and the public seal of the Colony at Nanobi, this 27th day of December, 1929

By Command of His Excellency the Governor in Council

PROCLAMATION NO 189

COLONY AND PROTECTORATE OF KENYA



THE STOCK AND PRODUCE THEFT (AMENDMENT) ORDINANCE, 1928

PROCLAMATION

EDWARD GRIGG



By His Excellency Sii Edward William Macleay Grigg, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Companion of the Distinguished Service Order, upon whom His Majesty has conferred the decoration of the Military Cross, Lieutenant-Colonel in His Majesty's Army (retired), Governor and Commander-in-Chief of the Colony and Protectorate of Kenya, in Council

IN EXERCISE of the powers conferred upon him by section 2 of the Stock and Produce Theft (Amendment) Ordinance, 1928, I do hereby in Executive Council apply section 4 of the said Ordinance to the Lumbwa (Belgut Buret and Sotik) Native Reserve

GOD SAVE THE KING

Given under my hand and the Public Seal of the Colony at Nanobi, this 27th day of December, 1929

By Command of His Excellency the Governor in Council

THE LOCAL GOVERNMENT (RATING) ORDINANCE, 1928

RULES

IN EXERCISE of the powers contened upon him by section 28 of the Local Government (Rating) Ordinance, 1928, His Excellency the Governor in Council has been pleased to make the following Rules —

- 1 These Rules may be cited as 'the Valuation of Crown Property (Nanobi) Rules, 1929
- 2 (1) For the purpose of assessing the contribution in lieu of rates payable from the public revenues of the Colony under the provisions of the Local Government (Municipalities) Ordinance, 1928 to the Municipal Council of Nariobi, a valuation of all land and improvements held by the Crown which would, if they were not so held, be rateable property under the Local Government (Rating) Ordinance, 1928 (such valuation being hereinafter referred to as "the valuation of Crown property"), shall be made by the person or persons appointed from time to time by the sail Municipal Council under section 3 of the Local Government (Rating) Ordinance, 1928, to prepare a valuation roll of rateable property within the Municipality
- (2) Such valuation of Crown property shall clearly distinguish between
 - (a) Valuations of interests in land and improvements held by or reserved for the use of the High Commissioner for Transport, and
 - b) Valuations of interests in land and improvements not so held or reserved
- 3 When the valuation of Crown property has been completed by the valuer the Municipal Council shall notify in viiting the Commissioner of Lands and the High Commissioner for Transport accordingly and shall furnish them each with a copy of the aforesaid valuation. Such valuation shall thereafter be submitted to a Valuation Committee consisting of the following persons—
 - (a) The Resident Magistrate, Namobi to be Chamman,
 - (b) Two persons to be nominated by the Governor,
 - (c) Two persons to be nominated by the Nanobi Municipal Council
- 4 The Valuation Committee shall, at meetings called by the Chairman, consider the valuation of Crown property and any objections made thereto by or on behalf of the Government of the Colony, the High Commissioner for Transport or the Municipal Council, and shall be entitled to make such alterations or amendments to such valuation, either by way of reduction, increase, addition or omission, as to it may seem expedient
- 5 At every sitting of the Valuation Committee three members shall constitute a quorum and all decisions of such Committee shall be arrived at by the vote of a majority of the members present. In case of an equality of votes, the Chairman shall also have a second or casting vote,

- 6 When the Valuation Committee has completed its examination of the valuation of Crown property and has made such alterations and amendments as it may deem necessary, the Chairman shall sign and certify the same
- 7 The Town Clerk, or such other person as the Committee shall appoint, shall be the Clerk of the Valuation Committee
- 8 The Government, the High Commissioner for Transport, or the Municipal Council may, within three calendar months from the date upon which the valuation of Crown property is signed and certified by the Chairman, appeal to the Supreme Court against the decision of the Valuation Committee
- 9 (1) Not later than the 31st day of Much in each year, the Commissioner of Lands and the General Manager of the Kenya and Uganda Railways and Harbours shall prepare and forward to the Municipal Council statements of all purchases and sales of Crown property, revisions or alterations in Crown rental and any other transactions affecting the valuation of Crown property, which have taken place since the last valuation of Crown property was made, or, if no such valuation was made during the preceding twelve months, since the 31st March in the preceding year
- (2) Such statements shall include all information necessary to enable the valuation of Ciown property to be altered and amended in such manner as may be required for the purpose of assessing the contribution in lieu of rates for the jear in question
- (3) Upon receipt of such statement the Municipal Councilshall prepare a supplementary valuation of Crown property incorporating the additions, deletions and other alterations and amendments required
- (4) In the event of such supplementary valuation of Crown property not being agreed to by Government or by the High Commissioner for Transport such supplementary valuation shall be submitted to a Valuation Committee and shall be dealt with in all respects in the same manner as if it were a new valuation of Crown property made under the provisions of Rule 2 hereof
- 10 No valuation of supplementary valuation of Crown property shall include
 - (1) Any interest in land or improvements used exclusively for the purpose of the following public institutions the property of and managed and controlled by the Government of the Colony
 - (a) Hospitals, dispensailes, clinics or other institutions established for the treatment of the sick,
 - (b) Educational institutions,
 - (c) Aerodromes,
 - (d) Rifle ranges,
 - (e) Veterinary quarantine area,
 - (f) Nanobi Aiboietum
 - (2) Government House and grounds

- (3) Any interest in land used by or reserved for the use of the Municipal Council, including roads, streets, squares, parks, gardens, or other open or enclosed spaces vested in the Council under sub-section (1) of section 44 of the Local Government (Municipalities) Ordinance, 1928
- (4) Railway running tracks including so much land on either side of the actual line as may be reasonably covered by this term, and sidings and marshalling yards which form adjuncts to the track for the general purposes of railway traffic

Provided that no land or buildings used for the residence of officials or servants of either the Government or the High Commissioner for Transport in connection with the institutions referred to in sub-section (1) hereof shall be deemed to fall within these exceptions

By Command of His Excellency the Governor in Council

Nairobi.

28th December, 1929

J E S MERRICK, Clerk to the Executive Council

GOVERNMENT NOTICE NO 790

THE TRAFFIC ORDINANCE, 1928

Rules

IN EXERCISE of the powers conferred upon him by section 49 of the Traffic Ordinance, 1928, His Excellency the Governor in Council has been pleased to make the following Rules —

- 1 These Rules may be cited as 'the Traffic (Amendment) (No 4) Rules, 1929,' and shall be read as one with the Traffic Rules, 1929, hereinafter referred to as the Principal Rules'
- 2 Rule 11 (1) of the Principal Rules is hereby amended by the insertion of the following after "S Lamu"—

" T Nanobi"

By Command of His Excellency the Governor in Council

Nanobi,

This 28th day of December, 1929

THE AGRICULTURAL PRODUCE EXPORT ORDINANCE

RULES

IN EXERCISE of the lowers conferred upon him by section 10 of the Agricultural Produce Export Ordinance (Chapter 98 of the Revised Edition), His Excellency the Governor in Council has been pleased to make the following Rules —

- 1 These Rules may be cited as the Grading of Marze Rules, 1929", and shall come into operation as from the first day of January, 1930
- 2 The grades of marze, together with their class and description, shall be as set out in the Schedule to these Rules
- 3 The maize shall be delivered in a manner suitable for purposes of inspection at the whaif at Kilindini or Mbaraki Pier or at such other places at the Coast or elsewhere as the Director of Agriculture may from time to time approve and prescribe and at places away from the Coast the owners shall supply to the satisfaction of the inspector all labour required for the purpose of placing into proper position and removing all maize submitted for inspection
- 4 (a) When the Administration of the Kenya and Uganda Railways and Haibours stores graded maize under the block-stacking system, each block-stack shall be composed of one grade of maize, but without regard to the ownership of the maize
- (b) The maize shall be block-stacked subject to any charges, rules, regulations or conditions not inconsistent with the said Ordinance or with these Rules, which the Administration of the Kenya and Ugandi Railways and Harbours may see fit to impose
- (c) Owners of maize intended for export, or their accredited agents, may be required to enter into a separate agreement with the Administration of the Kenya and Uganda Railways and Harbours concerning the method and conditions of block-stacking
- (d) No person shall export or cause or permit to be exported or attempt to export marze without having first stored it as may be required, except as provided for by Rule 25
- The owner or shipper shall notify the inspector giving particulars of the consignment, i.e. name of ship on which space has been provided, consignee destination, number of bags
- 6 Such notification shall be given at least four clear days before shipment is due and delivery at the places mentioned in Rule 3 shall, if required, be made at least two clear days before shipment
- Inspection shall ordinarily be made within fourteen days of shipment, if in the opinion of the inspector it is necessary, re-inspection may be made at any time after the original inspection and the grade may thereupon be altered

- 8 The exportation certificate shall be delivered to the shipper only on production of the shipping order or bill of lading, which shall be delivered to the inspector within seven days of the departure of the steamer concerned
- 9 Every bag of marze in a consignment shall be examined before a certificate is granted in respect of such consignment, and all marze so examined at any place away from the Coast shall be submitted for inspection at the Coast and shall be examined in such manner as the inspector may determine before the issue of an exportation certificate
- 10 It shall be lawful for the inspector to abstract, remove and retain samples from each bag examined, provided that the sample from any one bag shall not exceed one-half of one per cent of the total contents of that bag
- 11 No maize shall be permitted to be exported which contains more than 12 5 per centum of moisture as determined by the Brown-Duval Moisture Tester, nor maize which is 'weevily', but the exportation of 'slightly weevily' maize shall be permissible
- 12 No certificate of grade shall be issued in respect of any consignment of maize found on examination to be wet, unripe, or badly developed, musty or weevily, for the export of maize which is defective in these respects, but whose export is not prohibited under Rule 11, an inspection certificate shall be issued
- Maize intended for export shall be contained in new twill bags, "A" quality, $2\frac{1}{2}$ lb weight, 8×8 (Porter and Shot), in good condition, and securely doubly sewn with overapping edges
- 14 The inspector may refuse to grade any consignment of maize when the average weight of each bag is less than 200 lb net, and grading fees as prescribed in Rule 23 shall be charged in respect of any such maize rejected and again when re-submitted for grading. It shall be lawful for the Administration of the Kenya and Uganda Railways and Harbours or for the inspector to determine the weight of maize offered for grading at any one time by any one person by weighing ten per centum of the number of bags offered for grading
- 15 Each bag of maize graded in accordance with these Rules shall be branded with a K', and the number of the grade within a ring, and any brand so marked on a bag at a place away from the Coast may at the discretion of an inspector at the Coast be obliterated and the grade mark altered
- 16 The consignor of weevily marze to be carried by the Administration of the Kenya and Uganda Railways and Harbours to any of the places mentioned in Rule 3 or to the Government Conditioning Plant shall clearly state on the consignment note that the marze referred to thereon is weevily
- 17 Upon receipt of notice from the inspector, maize which is found to be weevily on re-inspection, or which has been railed as sound but is found on arrival at the port to be weevily, shall be removed forthwith by and/or at the expense of the owner or owners to a place set aside for such produce.

- 18. All maize rejected by the grader shall be removed by and/or at the expense of the owner from the wharf sheds not later than the fourth day after such rejection, provided that maize rejected on account of dampness or weevils may be re-conditioned for inspection
- Weevily maize shall be stored separately from other maize, or at the Government Conditioning Plant pending treatment
- All bags of maize treated for the destruction of weevils shall be marked with the letter "C" in addition to the grade mark and the certificate of grade or inspection shall be endorsed with the words "treated by heat for the destruction of weevils"
- 21 Maize which has been treated at any conditioning plant shall not bear the grade mark No 1
- In the event of any consignor electing to store maize rejected for export in private sheds away from the wharf, such action shall be permitted, but should the owner of such maize thereafter decide to dispose of it locally he may do so on payment of the difference between the special export railway rate and the ordinary rate obtaining between the station of origin and the port. If the maize rejected is not re-submitted for grading and exported within a period of thirty days from the date of rejection, payment of such difference must then be made
- 23 A charge shall be made by the inspector at the rate of five cents per bag in respect of all maize submitted direct at the Coast for grading under these Rules, similarly, the rate shall be six cents per bag in respect of all maize submitted for inspection at places away from the Coast, and payment therefor shall be made prior to issue of certificate or removal of maize. It maize has been removed and later re-submitted for inspection the same charge shall again be levied
- 24 The Government shall not be held responsible for any loss which may be sustained in connexion with maize forwarded for export, and shall not undertake any responsibility in respect of any certificate which may be issued under these Rules
- 25 These Rules shall not apply to maize exported to any port on the eastern coast of the continent of Africa south of Port Said and north of Bena, or to any port of Arabia
- Notwithstanding anything contained in Rules 4 and 13, and subject to Rule 18, maize for shipment in bulk may be contained in second-hand bags that have been previously used only for maize, provided that—
 - (a) before the first part of the consignment is placed on rail, notice shall be given to the inspector by the shippers of the quantity of maize to be shipped in bulk, the grade, and the name of the ship on which space has been booked,

- (b) maize tailed to the Coast in second-hand bags which is found on arrival by the inspector not to be of the grade previously described by the shipper, shall be re-bagged in new bags of the type required by Rule 13 within twenty-four hours of inspection by and/or at the expense of the shipper,
- (c) the inspector may refuse to accept maize for grading if he is not satisfied that the shipper has made satisfactory arrangements for the expeditious re-bagging mentioned in paragraph (b), and the Administration of the Kenva and Uganda Railways and Harbours may levy charges for accommodation if such re-bagging is not completed within twenty-four hours (excluding Sundays and public holidays) from the time of refusal of acceptance by the inspector. The Administration of the Kenya and Uganda Railways and Harbours may, at its discretion, require the owner or shipper to remove any such maize not re-bagged within twenty-four hours of such refusal

27 The Grading of Marze Rules, appearing at page 915 of the Revised Subsidiary Legislation, are hereby revoked

By Command of His Excellency the Governor in Council Nanobi,

This 28th day of December, 1929

J E S MERRICK, Clerk to the Executive Council

SCHEDULE MAIZE

trade and Grade Mark to be shown Class Description on Bags Flat White No 1 To be sound, dry, plump and well cleaned with a maximum of 1 per cent other K1coloured, discoloured and defective grain Flat White No 2 To be sound, dry and reasonably clean, and contain not more than 8 per cent K 2 defective or other coloured grain, or both Grains may be of irregular size Flat White No 3 To be sound, dry and reasonably clean, and contain not more than 13 per cent K 3 of defective or other coloured grain, or both Grains may be of irregular size and shape To be sound, dry and reason-Flat Yellow ably clean, and contain not more than 9 per cent K 4 of defective or other coloured grain or both Grains may be of irregular size and shape

THE AGRICULTURAL PRODUCE EXPORT ORDINANCE

Rules

IN EXERCISE of the powers conferred upon him by section 10 of the Agricultial Produce Export Ordinance (Chapter 98 of the Revised Edition) His Excellency the Governor in Council has been pleased to make the following Rules —

- 1 These Rules may be cited as "the Grading of Wheat Rules, 1929", and shall take effect from the first day of January, 1930
- 2 In these Rules "wheat" shall mean the grain of Triticum vulgare and Triticum durum
- 3 It shall be unlawful for any person to export or permit to be exported or attempt to export any wheat unless and until such wheat shall have been inspected by the inspector at Kilindini Whaif or Mbaraki Pier, or at such places at the Coast or elsewhere as the Director of Agriculture may from time to time approve and prescribe and at places away from the Coast the owners shall supply to the satisfaction of the inspector all labour required for the purpose of placing into proper position and removing all wheat submitted for inspection
- 4 A certificate (hereinafter called 'an exportation certificate') shall be issued by the inspector to the owner or shipper of a consignment of wheat which has been inspected and found to comply with the description of any one of the grades set forth in the Schedule to these Rules
- There shall be two grades and an under-grade of each variety of wheat of the description set forth in the Schedule to these Rules Exportation certificates may be issued for the following named varieties, viz Kenya Governor (G), Equator (E) and Durum (D) The names of these varieties shall appear on the exportation certificate, and the letter in parenthesis after each variety shall appear on the bags, together with the grade marks. In addition to the above, exportation certificates may be issued for any other variety, but the name shall not appear on the certificate, and the bags shall be marked with the grade marks and the letter 'W' only
- 6 The owner or shipper shall notify the inspector giving particulars of the consignment, i.e. name of ship on which space has been provided, consignee, destination, number of bags
- 7 Such notification shall be given at least four clear days before shipment is due and delivery at the places mentioned in Rule 3 shall, if required, be made at east two clear days before shipment
- 8 Inspection shall ordinarily be made within fourteen days of shipment, if, in the opinion of the inspector, it is necessary, re-inspection may be made at any time and the grade may thereupon be altered

- 9 The exportation certificate shall be delivered to the shipper only on production of the shipping order or bill of lading, which shall be delivered to the inspector within seven days of the departure of the steamer concerned
- 20 Every bag of wheat in a consignment shall be examined before a certificate is granted in respect of such consignment, and all wheat so examined at any place away from the Coast shall be submitted for inspection at the Coast and shall be examined in such manner as the inspector may determine before the issue of an exportation certificate
- 11 It shall be lawful for the inspector to abstract, remove and retain samples from each bag examined, provided that the sample from any one bag shall not exceed one-half of one per cent of the total contents of that bag
- Subject to the provision contained in Rule 13, no wheat shall be permitted to be exported which is found on inspection to be weevily, musty, smutty, to contain more than 13 per centum of moisture as determined by the Brown Duval apparatus, or which is otherwise commercially objectionable

Smutty wheat shall be wheat which has an unmistakable odour of smut or which contain spore balls in excess of a quantity equal to two balls of average size in fifty grams of wheat

All percentage of foreign matter, mixture of wheat and noxious weeds shall be expressed as a percentage by weight of the sample used for the determination

The bushel weight shall be determined by a standard bushel weight tester

- 13 Notwithstanding anything contained in Rule 12 above, wheat which is found on inspection to be slightly weevily may be exported and an exportation certificate endorsed with the words "slightly weevily" shall be issued
- Wheat the export of which is not prohibited by Rule 12 above, and which does not come within the description of any grade set forth in the Schedule, may be exported. For wheat of this description an inspection certificate may be issued in place of an exportation certificate.
- Wheat intended for export shall be contained in new twill bags, "A" quality, 2½ lb weight, 8 x 8 (Porter and Shot), in good condition, and securely doubly sewn with overlapping edges
- Rules shall be branded with a "K" and the number of the grade within a ring, and any brand so marked on a bag at a place away from the Coast may, at the discretion of an inspector at the Coast, be obliterated and the grade mark altered
- 17 Upon receipt of notice from the inspector, wheat which is found on inspection or re-inspection to be weevily shall be removed forthwith by and/or at the expense of the owner or owners to a place set aside for such produce

- All wheat rejected by the grader shall be removed by and/or at the expense of the owner from the wharf sheds not later than the fourth day after such rejection, provided that wheat rejected on account of dampness may be reconditioned for inspection
- 19 Slightly weevily wheat shall be stored separately from other wheat
- A charge shall be made by the inspector at the rate of six cents per bag in respect of all wheat submitted direct at the Coast for grading under these Rules, similarly, the rate shall be seven cents per bag in respect of all wheat submitted for inspection at places away from the Coast, and payment therefor shall be made prior to issue of certificate or removal of wheat. If wheat has been removed and later re-submitted for inspection the same charge shall again be levied
- 21 The Government shall not be held responsible for any loss which may be sustained in connexion with wheat forwarded for export, and shall not undertake any responsibility in respect of any certificate which may be issued under these Rules
- These Rules shall not apply to wheat exported to any port on the eastern coast of the continent of Africa south of Port Said and north of Bena, or to any port of Arabia
- 23 The Grading of Wheat Rules, 1928, are hereby revoked

By Command of His Excellency the Governor in Council Nairobi,

This 28th day of December, 1929

J E S MERRICK, Clerk to the Executive Council

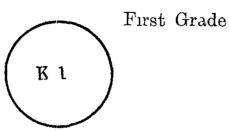
SCHEDULE

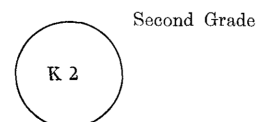
WHEAT

Grade Mark to be shown on

bags

Grade





Description

- (a) Shall contain not more than 2 per cent of foreign matter
- (b) Shall contain not less than 90 per cent of one variety only and of the remaining 10 per cent not more than half shall be durum wheat
- (c) Shall have a weight per bushel of not less than 61 lb
- (d) Shall not be discoloured
- (a) Shall contain not more than 3 per cent of foreign matter
- (b) Shall contain not less than 90 per cent of one variety only and of the remaining 10 per cent not more than half shall be durum wheat
- (c) Shall have a weight per bushel of not less than 59 lb

SCHEDULE—Contd

Grade Mark to be shown on bags

K 3

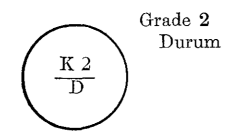
gs Grade

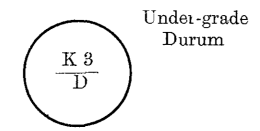
Under grade

Description

- (a) Shall contain not more than
 4 per cent of foreign matter
 (b) Shall contain not less than
- (b) Shall contain not less than 90 per cent of one variety only and of the remaining 10 per cent not more than half shall be durum wheat
- (c) Shall have a weight per bushel of not less than 57 lb
- (a) Shall contain not more than 2 per cent of foreign matter
- (b) Shall contain not less than 90 per cent of a variety of varieties of durum wheat
- (c) Shall have a weight per bushel of not less than 61 lb
- (d) Shall not be discoloured
- (a) Shall contain not more than 3 per cent of foreign matter
- (b) Shall contain not less than 90 per cent of a variety or varieties of durum wheat
- (c) Shall have a weight per bushel of not less than 59 lb
- (a) Shall contain not more than 4 per cent of foreign matter
- (b) Shall contain not less than 75 per cent of a variety or varieties of durum wheat
- (c) Shall have a weight per bushel of not less than 57 lb

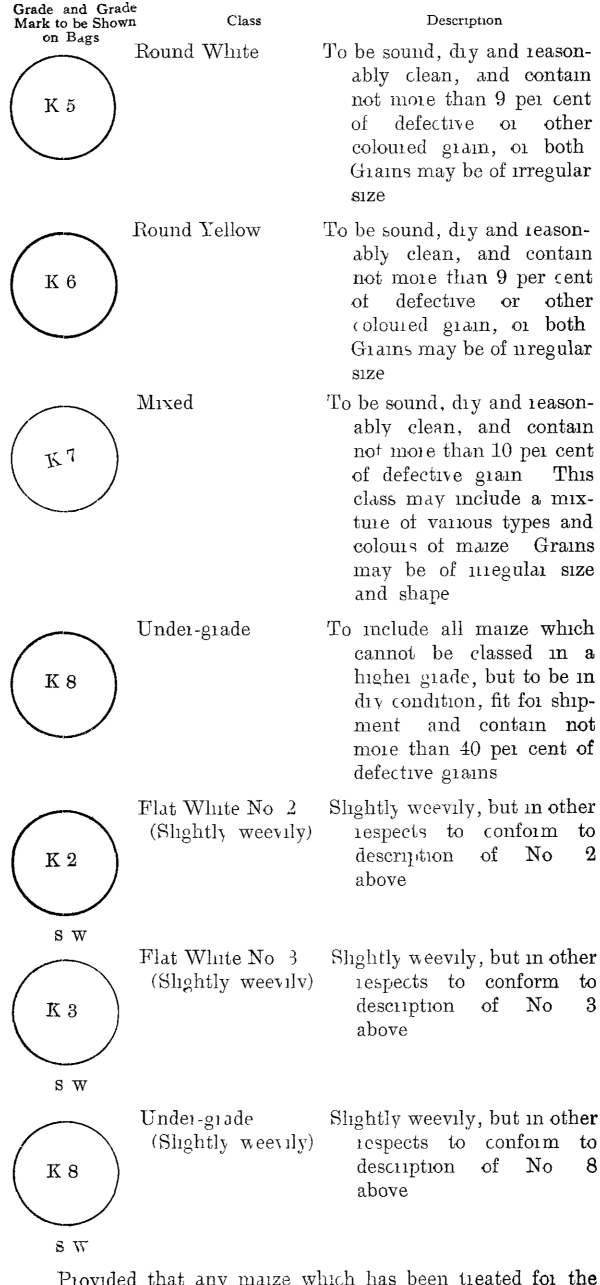
 $\underbrace{\left(\begin{array}{c} K \ 1 \\ \hline D \end{array}\right)}^{\text{Grade 1}}$





Note—Each bag of wheat described in the Exportation Certificate as slightly weevily shall be marked with the letters

SCHEDULE—Contd



Provided that any maize which has been treated for the destruction of weevils shall be marked in accordance with Rule 20, and any grains which have been affected by weevils shall be calculated as defective

Note —Any certificate issued for No 8 Under-grade shall state whether the marze is white, yellow or mixed

THE DISEASES OF ANIMALS ORDINANCE

RULES

IN EXERCISE of the powers conferred upon him by the Diseases of Animals Ordinance (Chapter 157 of the Revised Edition), His Excellency the Governor in Council has been pleased to make the following Rules —

- 1 These Rules may be cited as "the Diseases of Animals (Amendment) (No 3) Rules, 1929," and shall be read as one with the Diseases of Animals Rules (Chapter 157 of the Revised Subsidiary Legislation), herematter called "the Principal Rules"
- 2 Sub-rule (7) of Rule 24 of the Principal Rules is hereby revoked and the following is substituted therefor
 - "(7) (a) Save as hereinbefore provided cattle other than immune cattle as defined in the last preceding subrule shall not be moved from or through an area declared by the Chief Veterinary Officer to be infected with East Coast fever into or through an area free from East Coast fever unless and until a permit for such movement shall be first obtained from the Veterinary Officer in charge of the area from which it is desired to move the cattle
 - (b) An application form as set out in Form A of Schedule B' to these Rules should be filled in by the applicant for a movement permit and submitted in triplicate to the Veterinary Officer of the area
 - Officer of the area shall issue in writing to the applicant such directions as he deems fit specifying the treatment to be carried out beforehand on the cattle to be moved and prescribing if necessary their segregation during the period of such treatment. The Veterinary Officer at his discretion may from time to time during the period of the said treatment vary or alter such directions and may extend the period over which the said treatment shall be carried out
 - (d) No movement per not shall be granted under this sub-rule unless a certificate in the Form B of Schedule B has been filled in by the applicant when the treatment is completed and submitted in triplicate to the Veterinary Officer and unless the Veterinary Officer is satisfied that the directions issued by him under the provisions of the lest preceding paragraph have been in every respect complied with by the applicant
 - (e) Notwithstanding anything in this sub-rule contained the Veterinary Officer concerned may refuse absolutely to grant a movement permit hereunder or may grant such permit subject to such stipulations and conditions as he may deem fit
 - (f) Any person who shall fail to comply with the conditions of any permit issued under this sub-rule or who shall make any false statement in any application or certificate rendered by him hereunder shall be guilty of an offence against this sub-rule and shall be liable to a fine

not exceeding one hundred and fifty pounds, or to imprisonment not exceeding six months of either kind, or to both "

3 Schedule B to the Principal Rules is hereby cancelled and the following is substituted therefor —

"SCHEDULE B

FORM A

APPLICATION FOR A MOVEMENT PERMIT

1, resident at

being the owner (agent of the owner) of the cattle described hereunder, do hereby make application for a permit to move the said cattle from

to sincerely declare —

(a) that what is stited herein is true to the best of my knowledge and belief,

and I do solemnly and

- (b) that I shall carry out such treatment and segregation of the said cattle prior to their movement as may be directed by the Veterinary Officer concerned,
- (c) that the last case of East Coast fever in the area from which the cattle are to be moved occurred on
- (d) that the last death from East Coast fever in the said area occurred on

DESCRIPTION OF CATTLÉ

No	Age and Sex	Marks or brands	Place where to be treated prior to movement
1			
2			
3			
4			

Signature

(Date)

To

The Vetermary Officer,
Station

FORM B

CERTIFICME

I, resident at

hereby certify that I have complied in every detail with the directions issued to me by the Veterinary Officer (place) regarding the treatment of (number) cattle in respect of which

I have applied to: a movement permit from to

Signature

(Date)

To

The Vetermary Officer,

Station

2 3

By Command of His Excellency the Governor in Council

Nairobi,

This 28th day of December, 1929

J E S MERRICK, terk to the Executive Council

GOVERNMENT NOTICE NO 794

THE INDIAN TELEGRAPH ACT, 1885

Rules

IN EXERCISE of the powers conferred upon him by the Indian Telegraph Act, 1885 as applied to the Colony, and all other powers thereunto enabling him, His Excellency the Governor in Council has been pleased to make the following Rules —

- 1 These Rules may be cited as 'the Telegraph (Amendment) (No 7) Rules, 1929," and shall be read as one with the Telegraph Rules appearing at page 1482 of the Revised Subsidiary Legislation and all amendments thereto, and shall have effect as from the 1st day of December, 1929
- 2 "Plain language cable letter telegiams" will be accepted for transmission from all Telegraph Offices in the Colony to places in France, Algeria and Tunis on payment of the following rates —

			Minimum ch	aige as	E	ach
			for 20 wo	rds or	addıt	ional
To			part of 20	words	W	ord
			Sh	cts	Sh	cts
France			12	80	0	64
Algeria	and	Tunis	14	40	0	72

By Command of His Excellency the Governor in Council

Nairobi,

This 28th day of December, 1929

THE INDIAN TELEGRAPH ACT, 1885

Rules

IN EXERCISE of the powers conferred upon him by the Indian Telegraph Act, 1885, as applied to the Colony, and all other powers thereunto enabling him, His Excellency the Governor in Council has been pleased to make the following Rules —

- 1 These Rules may be cited as 'the Telegraph (Amendment) (No 8) Rules, 1929, 'and shall be read as one with the Telegraph Rules appearing at page 1482 of the Revised Subsidiary Legislation (hereinafter referred to as "the Principal Rules"), and shall come into force on the 1st day of December, 1929
- 2 Rule 19 of the Principal Rules is hereby revoked and the following substituted therefor
 - "19 The charge for transmission of inland press telegrams between any two stations in the Colony or from any station in the Colony to any station in Uganda shall be one shilling for the first 40 words and twenty-five cents for every subsequent 10 words or number of words less than 10

The charge for press telegrams from the Colony to Tanganyika Territory by Government land line shall be one shilling fifty cents for the first 40 words and forty cents for every subsequent 10 words or number of words less than 10"

By Command of His Excellency the Governor in Council Nanobi,

This 28th day of December 1929

J E S MERRICK, Clerk to the Executive Council

GOVERNMENT NOTICE NO 796

THE INDIAN TELEGRAPH ACT, 1885

Rules

IN EXERCISE of the powers conferred upon him by the Indian Telegraph Act, 1885, as applied to the Colony, and all other powers thereunto enabling him, His Excellency the Governor in Council has been pleased to make the following Rules —

- These Rules may be cited as "the Telephone (Nairobi-Kabete) Rules, 1929," and shall be read as one with the Telephone Rules appearing at page 1490 of the Revised Subsidiary Legislation (hereinafter referred to as "the Principal Rules"), and shall have effect as from the 1st day of January, 1930
- 2 Notwithstanding anything contained in Rule 43 of the Principal Rules, the fee for calls over the Nairobi-Kabete telephone trunk line shall be twenty-five cents for each call of three minutes' duration or part thereof

By Command of His Excellency the Governor Nairobi,

This 28th day of December, 1929

THE TOWNSHIPS ORDINANCE

RULES

IN EXERCISE of the powers conferred upon him by the Townships Ordinance (Chapter 82 of the Revised Edition), His Excellency the Governor in Council has been pleased to make the following Rules —

- 1 These Rules may be cited as "the Ruiru and Kijabe Townships Rules, 1929", and shall apply to the Townships of Ruiru and Kijabe
- 2 The following fees shall be levied in the Townships of Runu and Kijabe —

$Slaughter\ Houses$	O/3	
Were each hand of made about the standard	Shs	
For each head of cattle slaughtered	$\frac{2}{2}$	00
For each sheep or goat slaughtered	0	50
Stray Animais		
For each horse, mule, ox, cow, donkey or camel		
impounded for the first day	2	00
For each horse, mule, ox, cow, donkey or camel		
impounded for each succeeding day	1	00
For each sheep, goat, pig or other animal		
ımpounded, per diem	0	50
Preservation of Order by Night		
For a permit to hold a ngoma	2	00
For a permit to hold a ngoma ya pepo	$\frac{-4}{4}$	00
	-	
Stables, Cattle-Sheds and Places for keeping She or Suine	ep,	Goats
For a permit to keep sheep or goats, per annum	2	00
For a permit to keep sheep of goats, per annum	$\frac{2}{4}$	00
For a permit to keep swine, per annum	$\frac{1}{2}$	00
1 to hope and por and	4	VV

By Command of His Excellency the Governor in Council.

Nairobi,

This 28th day of December, 1929

THE TRAFFIC ORDINANCE, 1928

Rules

IN EXERCISE of the powers conferred upon him by section 49 of the Traffic Ordinance, 1928, His Excellency the Governor in Council has been pleased to make the following Rules —

- 1 These Rules may be cited as "the Traffic (Amendment) (No 5) Rules, 1929," and shall be read as one with the Traffic Rules, 1929
- 2 No fee shall be payable on the issue of a motor omnibus or taxicab driver's badge under section 25 of the said Ordinance
- 3 A licensing officer on being satisfied that an identification plate issued under section 21 of the said Ordinance of a motor omnibus or taxicab driver's badge issued under section 25 of the said Ordinance has been lost or destroyed may, on payment of a fee of five shillings, issue a duplicate of such identification plate or badge

By Command of His Excellency the Governor in Council Nairobi,

This 28th day of December, 1929

J E S MERRICK,
Clerk to the Executive Council

GOVERNMENT NOTICE NO 799

THE TRAFFIC ORDINANCE, 1928

Notice

IN EXERCISE of the powers conferred upon him by section 3 of the Traffic Ordinance 1928, His Excellency the Governor has been pleased to exempt the following vehicles from being licensed under the Traffic Ordinance, 1928 —

- (1) All vehicles owned by Government, Municipalities established under the Local Government (Municipalities) Ordinance 1928, and District Councils established under the Local Government (District Councils) Ordinance, 1928
 - (2) All carriages, except carriages drawn by animals and designed for the carriage of goods or materials

This exemption shall come into operation on the 1st day of January, 1930

Government Notice No 684 of the 27th December, 1928, is hereby cancelled

Nairobi,

31st December, 1929

J E S MERRICK,
for Colonial Secretary

COMMITTEE ON GOVERNMENT HOUSING POLICY AT NAIROBI, MOMBASA, NAKURU AND ELDORET

His Excellency the Governor has been pleased to appoint a Committee to inquire into Government housing policy at Nairobi, Mombasa, Nakuru and Eldoret—The Committee will consist of five standing members, with additional members appointed to sit only in respect of inquiries and recommendations to be made regarding the centres which they represent—

Chairman Hon Treasurer

Standing Members

Hon General Manager, Kenya and Uganda Railways and Harbours

Hon Director of Public Works

Hon Member for the Lake

Hon Member for Plateau South

Nairobi Members

District Commissionei Nanobi

Hon Member for Nanobi South

Hon Member for Nairobi North

Mombasa Members

District Commissioner, Mombasa

Hon Member for Mombasa

Nahuru Members

Senior Commissioner, Nakuru

Hon Member for Rift Valley

Eldoret Member Senioi Commissionei, Eldoret

The terms of reference will be as follows —

"To inquire and report, regard being had to the existing housing accommodation available both in Government and in privately owned houses at Nairobi, Mombasa, Nakuru and Eldoret, whether a decision by which those Government servants to whom Government quarters cannot be allotted at such stations would be required to make their own arrangements for their accommodation, would prove inequitable in its incidence on the Service as a whole, and if so, whether any modifications in the existing scale of House Allowances at each particular centre is desirable to enable Government to give effect to the wishes of Elected Members as expressed in the Report of the Select Committee on the Draft Estimates for 1930"

Nairobi,

28th December, 1929

H M-M MOORE,

Colonial Secretary

COMMITTEE ON GRANTS-IN-AID TO AFRICAN HOSPITALS

His Excellency the Governor has been pleased to appoint a Committee consisting of —

Hon Director of Medical and Sanitary Services (Chairman),

Hon Chief Native Commissionei,

Hon C M Dobbs,

Hon Member for Mombasa,

Hon Member for Kenya,

Hon Member for Kıkuyu,

Hon Member representing African interests,

to inquire and report as to the advisability of extending Grants-in-Aid to African Hospitals, which are under the control of missionary societies or other charitable bodies, on the pound-for-pound principle which has been approved by the Legislature, subject to certain safeguards, in the case of private hospitals for non-natives

Nairobi,

28th December 1929

H M -M MOORE,

Colonial Secretary

GOVERNMENT NOTICE NO 802

COMMITTEE ON TERMS OF SERVICE OF LOCALLY RECRUITED OFFICERS

His Excellency the Governor has been pleased to appoint a Committee consisting of —

Hon Colonial Secretary (Chamman),

Hon Attorney General,

Hon Treasurer,

Hon General Manager Kenya and Uganda Railways and Harbours,

Hon Member for the Lake,

Hon Member for Plateau South

Hon Member for Nanobi South,

Hon Member for Nanobi North,

to investigate the terms of service of locally recruited officers to examine the practicability of applying to all future local recruits the terms of service in respect of leave and passages proposed by the Committee on Leave and Passage Regulations for Europan Servants of Government, 1929, and to make such recommendations as they may think fit in regard to the institution of a local Civil Service engaged on different terms of service from those applicable to Civil Servants recruited from overseas

Nairobi,

28th December, 1929

H M -M MOORE,

Colonial Secretary

THE NATIVE AUTHORITY ORDINANCE (Chapter 129 of the Revised Edition, section 3 (1))

AND

THE INTERPRETATION AND GENERAL CLAUSES ORDINANCE

(Chapter 1 of the Revised Edition section 13)

GOVERNMENT NOTICE NO 406 OF 1926

APPOINTMENT

IN EXERCISE of the powers thereunto enabling me, I have appointed the person named in the Schedule annexed hereto to be Official Headman for the area named therein

Kısumu, 24th December 1929

C M DOBBS,
Provincial Commissioner Nyanza

SCHEDULE

Central Kavirondo District, Nyanza Province

Name	Area	With eff ct from	Remarks
Thomas Ahenda s/o Ogutu	Alego Location	9th Dec , 1929	On probation for 6 months vice Justo Odima s/o Odiambo, dismissed (Appoint dunder Government Votice No 232 of 12th March, 1929

GOVERNMENT NOTICE NO 804

NATIVE AUTHORITY ORDINANCE (Chapter 129 of the Revised Edition, section 3 (1))

AND

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

GOVERNMENT NOTICE NO 406 OF 1926

APPOINTMENT

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the person named in the Schedule annexed hereto to be Official Headman for the area named therein

Mombasa, 17th December 1929

H R MONTGOMERY,
Provincial Commissioner, Coast

SCHEDULE

COAST PROVINCE, LAMU DISTRICT

Name	Area	W th effect from	Remarks
Mohamed bin Abui	Hındı	1st Nov , 1929	Vice Omer bin Abed deceased, appointed by Government Notice No 424 of 15th Dcc, 1924

GENERAL NOTICE NO 1789

MUNICIPALITY OF MOMBASA

THE LOCAL GOVERNMENT (MUNICIPALITIES) ORDINANCE 1928

MOMBASA BY-LAWS No 7 of 1929

IN EXERCISE of the powers conferred upon it by the Local Government (Municipalities) Ordinance, 1928, the Mombase Municipal Board, with the approval of His Excellency the Governor, has made the following By-laws —

- 1 These By-laws may be cited as "the Mombasa Municipality (Sanitary Paul Fees) By-laws, 1929," and shall come into operation on the first day of January, 1930
- 2 The Board shall maintain a night-soil removal service in respect of all premises within the Municipality which in the opinion of the Board it is practicable and desirable to provide with such service and the fees specified in the Schedule hereto shall be paid for such service quarterly in advance on the first day in each quarter
- The Board may further provide services to be carried out by day sweepers in respect of any premises within the Municipality either of its own motion or, if it shall deem fit, on demand by the owner or occupier of any premises and the tees specified in the Schedule hereto shall be paid for such services quarterly in identice on the first day in each quarter

4 Whenever it shall be proved to the satisfaction of the Town Clerk that any premises have remained vacant for a continuous period of not less than one calendar month a refund of the proportionate amount of the tee payable shall be made in respect of each completed calendar month of such vacancy

Provided that no such refund shall be allowed unless notification by the owner or occupier is made to the Town Clerk within one week of the date upon which such premises shall have become vacant

- It shall be the duty of any owner of premises in respect of which any refund has been claimed under the last preceding By-law immediately to notify the Town Clerk of their re-occupation and failure to make such notification shall render such owner hable to pay the prescribed fees for the entire period of vacancy in respect of which such refund has been claimed
- 6 The Mombasa Municipality (Sanitary Pail Fees) By-laws, 1929 (Mombasa By-laws No 2 of 1929), are hereby repealed

SCHEDULE

Per	Quarter
	Sh
For one sanitary pail	27
For each sanitary parl exceeding one on the same premises	18
For day-sweeper services on premises in which	10
a municipal sanitary pail (or pails) has	
been installed	9
For day-sweeper services otherwise	18

Mombasa,

The 5th December, 1929

C G USHER,
Acting Town Clerk

Approved by His Excellency the Governor

Namobi,

27th December 1929

H M -M MOORE,

Colonial Secretary

GENERAL NOTICE No 1790

PUBLIC WORKS DEPARTMENT

CONTRACTS FOR WORKS DURING 1930

THE list of contractors who wish to be invited to tender for works during 1930 is now being pre pared. When such works are proposed, contracts will, when possible, be arranged for —

- (1) The election of new buildings
- (2) Plumbing and sanitation work in connection with buildings
- (3) Electrical work
- (4) Alterations to existing buildings
- (5) Construction of new roads and bridges, and certain classes of road improvement
- 2 Lists of contractors for the above classes of work are being revised in the following Divisions and Sub-divisions of this Department
 - (a) Mombasa, including Coast area
 - (b) Nairobi, including Machakos and Kiambu Districts
 - (c) Nakuru, including Naivasha, Ravine and Rumuiuti Districts
 - (d) Eldoret including Uasin Gishu and District
 - (e) Kitale, including Trans Nzoia and District
 - (f) Kısumu, including Lumbwa, Kericho and North Kavirondo Districts
 - (g) Nyeri, including Fort Hall, West, East and North Kenya areas
- 3 Persons desirous of being invited to tender from time to time for the classes of work alluded to, are requested to send their names, as soon as possible after the appearance of this notice, to the Executive Engineer at the PWD office in the particular Division in which they are prepared to operate, stating at the same time which of the above classes of work they wish to undertake, and the limits of the area within which they are willing to enter into contracts. If a contractor wishes to tender for work in more than one of the above Divisions, he must submit separate applications to the Executive Engineer in charge of each Division All contractors must apply to be registered whether they have previously tendered for PWD work or not
- 4 The following procedure will be adopted in inviting tenders
 - (1) In the case of minor works estimated to cost not more than £500, notices will be posted on the Executive Engineer's notice board, and in the case of outstations on the District Commissioner's notice board, whenever tenders are required
 - (11) In the case of major works estimated to cost more than £500, similar notices will posted and, in addition all contractors registered in the district concerned for that class of work will be notified

(iii) In the case of all major works estimated to cost more than £2,500, an advertisement will be inscribed in the Official Greatte and local press calling the attention of contractors to the fact that tenders are being invited and in addition all contractors registered in the district concerned for that class of work will be notified

the list of contractors must turnsh the Executive Engineer with a statement in support of their ability to undertake the class of work for which they apply the names of contractors who have been found to be unsitisfictory for any reason will be struck off the list and tenders from them will not be invited in til they have been renstated

6 The lowest or any tender will not in any case necessarily be accepted

H L SIKES,
Director of Public Works

GENER-L NOTICE NO 1791

DEPARTMENT OF AGRICULTURE

LOCUST REPORT TO 27-12-29

Appen destruction in infested areas is now in full swing, and the situation is rapidly coming under control. Brain baiting is being employed exclusively and proving most effective

HOPPER AREAS

Northern Frontier Province—Great destruction has been carried out, although weather conditions limit per operations. Three Locust Officers are operating within a corty-mile radius of Archer's Post and in one vicinity of Marsabit Reports state that each officer is killing on an average 20 acres of hoppers per diem

There—Two officers have been transferred from the Northern Frontice Province to deal with the infestation in Tharaka

Liber—There are now three Locust Officers working in this district as well as the Agricultural Officer who is controlling operations. It is considered that very few hoppers will reach the flying stage as the work of destruction has been efficiently carried out

Kitui—One Locust Officer is operating at each of the following places. Mivukoni, Katse, Tseikuru, Natini whilst there are two on the Yatta Plains, in the vicinity of Kanipi ya Faio. Throughout the district good results are being obtained.

To: —The intestation here is now slight, and the

South Masa Reserve—Laying grounds have been discovered between Lake Ambioseli and Tareta A Locust Officer is on the spot, and operations will commence when hoppers appear

Nanobı,

27th December, 1929

A W ST CLAIR,

Locust Control Officer,

for Deputy Director of Agriculture

GENERAL NOTICE NO 1792

THE BANKRUPTCY ORDINANCE, 1925 NOTICE OF RELEASE OP TRUSTEE

Debtor's Name	Debtor's Address	Debtor's Description	Couit	No of Matter	Trustee's Name	Date of Release
Ahamed Hagi	Nairobi	Motor Driver	H M Supreme Court, Nairobi	2/27	Official Receiver	24-10-29
Jhanda Singh	,,,	,, ,,	,,	3/27	,,	,,
J R Bahrı	,,	Contractor	, ,	4/27	,,	,,
Babu Ram & Son		Contractors	,,,	5/27	,,	"
R C Coetzee	,,	Farmer	,,,	7/27	,,	, ,
Narotan Ranchhod	Kıtale	Tailor	,	8/27	,	,,
C J Englebrecht	Eldoret	Mechanic	,,	10/27	,,	,,
Sidi s/o Kassam	Sultan Hamud	Merchant	,,,	17/27	,,	
E Γrundell	Mackinnon Road	Contractor	,	22/27	,	13-11-29
G K Mehta	Kısumu	Merchant	,	24/27	,,	,,
J Y Martın	Nairobi	Merchant	,,,	4/28	,,	,,
A M Lezar	Kabete	Contractor	,	5/28	,,	,,
Mrs C A Kırkpatrıck	Limuru	Proprietress	,,	10/28	,	11
Shah Jethlal Gosher	Nairobi	Shopkeeper	,	12/28	,,	25-10-29
J Visagie	Nanobi	Lorry Driver	,	13/28	,,	13-11-29
Shah Nathoo Gosher	Nairobi	Clerk	, , , , , , , , , , , , , , , , , , ,	14/28	,,	12-7-29
Mit Singh s/o Wasava Singh	Nairobi	Fuel Contractor	; ;	18/28	,,	25-10-29
Balwant Singh	Nairobi	Petition Writer	, ,	20/28	,,	,,
Devilal s/o Dhulji	Nairobi	Motor Driver	, ,	25/28	,,	"
Alla Bukhsı s/o Mahı	Nairobi	Contractor	,,	30/28	,	33
Vanmalı s/o Vasta	Kısumu	Shopkeeper	, ,,	32/28	,,	,,
Dev Kıshen	Nairobi	Contractor	,,,	34/28	,,,	"
Abdul Azız s/o Karım Illahı	Nairobi	Butcher	,	36/28	,,	24-10-29
Harı Sıngh Ragı	Nairobi	Hawker	,,	41/28	,,	25-10-29
Mrs E Franks	Nairobi	Married Woman	ļ , ,	43/28	,,,	17
Hundraj s/o Dwarakadass	Nairobi	Hawker) **	45/28] ,,	,,
C W Cottar	Nairobi	Transport Con-	(i	
		tractor	,,	46/28	,,	24-10-29
Mrs M K Driscoll	Kıtale	Storekeeper	,,	49/28	,,	14-10-29
K G Harris	Nairobi	Farmei	,,	54/28	,,	25-11-29
R R Evison	Kısumu	Advocate	,,	55/28	,,	,,
Dewan Singh s/o Taba Ram	Nairobi	Contractor	,,	56/28	,,	,,
Sharaf Dın Faquıı Mahomed	Nairobi	Contractor	,,	60/28	,,	,,
G L Milnei	Nyeri	Farm Manager	,,	61/28	,	12-10-29
M Dave	Nairobi	Shopkeepei	,,	66/28	,,	24-10-2
Devshi Hiiji	Thika	Shopkeeper	,,	68/28	,,	25-10-2
Ganga Singh s/o Mehil Singh		Carpenter	,,	86/28	,,	24-10-2
Antonio Gomes	Namobi	Tailor	,,	9 3/28	,,	,,
J Crous	Nanyuki	Farmei	,,,	98/28	,,	,,
Govind and Gagaram	Nairobi	Shoe-makers	,,	104/28	,,	,,
brahım Hussein	Nairobi	Shopkeeper	,,	17/29	,, ','	14-11-2
Manji Karsonji	Kıtale	Shopkeeper	,,,	20/29	,,	13-11-29
Karson Khetsi	Nairobi	Shoe maker		23/29	,,	24-10-29
Somchand Ramji	Fort Hall	Shopkeeper	,	24/29	,,	12-11-29
A N Davidson	Thika	Engineer	, .	30/29	,,	25-11-2
Mavjı Dhanjı	Nairobi	Mason	,,	31/29	"	14-11-2
Keshav Jeram	Nairobi	Carpenter	,,	37/29] ",	30-11-2
Mohamed Manji	Mason deni	Merchant	,	43/29	, '	

21st December, 1929

MURRAY M JACK,
Registrar Supreme Court of Kenva

GENERAL NOTICE NO 1793

MUNICIPAL COUNCIL OF NAIROBI

STANDS FOR PUBLIC RICKSHAS IN NAIROBI

UNDER the provisions of the Nanobi Municipality By-laws, 1929, the following stands have been appointed by the Municipal Council of Nanobi, for the accommodation of Public Rickshas

		Ruckshas
1	Amsworth Hill (south of Plot No 209/1185)	10
2	Racecourse Road (opposite Plot No 209/232)	10
3	Valley Road (neith of Plot No. 209/792)	7
4	Government Road (opposite Jevanjee Garden)	8
5	Government Road (at junction with 10th Avenue)	10
6	Government Road (opposite Rulway Station)	20
7	Government Road (opposite Norfolk Hotel)	20
8	Hudinge Street (opposite Corner House)	10
9	Hospital Road (at junction with Protectorate Road)	8
10	Kikuvu Road (at junction with Sports Road)	5
11	Limuiu Road (opposite junction with 31d Avenue)	5
12	Ngong Road (opposite Nanobi Club)	8
13	Sixth Avenue (at junction with Villey Road)	10
14	Scluter's Road (adjoining Police Station)	8
15	Sulsbury Road (at Level Crossing to Riverdale)	8
16	Swamp Road (at junction with Ngai a Road)	10
17	Third Parklands Avenue (at junction with Masari Rd) 5
18	Victoria Street (at junction with Latema Road)	10

By Order of the Municipal Council of Nairobi

Municipal Offices, Hamilton House, Nanobi, 27th December, 1929

> W W RIDOUT, Acting Town Clerk

GENERAL NOTICE No. 1715

KENYA AND UGANDA RAILWAYS AND HARBOURS

TENDLES FOR MAIZL FLOUR

TENDERS are invited for the supply of fine ground and sitted Maize Flour, ground from new, dry flat white, Hickory King maize, on the tollowing conditions for 12 months. First delivery to be made during February, 1930

Delivery to be made at the rate of approximately 650 tons per month, which monthly quantity to be subject to a 25 per cent increase or decrease on notice in writing being given by the Railways to the contractors. The approximate monthly quantity is required for the following centres—

Uganda	70	tons	per	month
Kısumu	160	,,	,,	,,
Nairobi	420	,,	,,	,,

- 2 Quotations to include cost of bags, and also delivery into Railways' trucks at any Kenya and Uganda Railways and Haibours Station, or at the General Stores, Nairobi Place of delivery to be specified in the tender
- 3 Delivery to be made in sound bags containing 180 lb net, and the quotation should be per bag of 180 lb net, including the cost of bags

- 4 Sealed samples of both the flour and the maize to be submitted with the tender
- 5 Tenders for part or the whole of the above quantity will be considered
- O Payment will be made for the net quantity received in Railways' Stores Depots, if possible, on or before the fifteenth of the month following that in which the deliveries are made
- 7 Form of contract may be inspected at the Chief Stoick-eper's Office, Kenya and Uganda Railways and Harbours, Nairobi, where any further information may be obtained
- 8 Sealed tenders marked "Tenders for Maize Flour" should reach the Chairman, Railway Tender Bould, Post Box 572, Nairobi, on or before the 7th January, 1930 Tenders received after that date will not be considered
- 9 The lowest or any tender will not necessarily be accepted

Headquarter Offices, Nanobi, 12th December, 1929

G D RHODES,

General Manager, Kenya and Uganda Railways and Harbours GENERAL NOTICE No. 1755

NOTICE

FUEL IN LARI FOREST, UPLANDS

TENDERS are invited for the right to cut approximately 150,000 c ft of firewood from thinnings of Eucalyptus and Blackwood over approximately 135 acres in the following plantations at Lari —

- Lan No 2, Lan No 4, Kithirioni No 1, and Rii mba, for a period of 12 months from 5th January, 1930, or such lesser period as may be required to clear the coupes
- The basis of the tender to be a royalty payment per 100 stacked cubic feet of fuel
- 3 A sum of six hundred shillings (Shs 600) to be deposited with the Conservator of Forests at the time of entering into the contract, and before any cutting can take place (to be held as security for the performance and observance of terms of the contract, and to be liable to forfeiture as liquidated damages in the event of any breach of them)
- 4 Full details of the terms of the contract may be had on application to the undersigned
- 5 The position and area of the coupe are indicated on the maps in the office of the Forester, Lair, and of the Conservator of Forests, Nairobi, and the coupe may be inspected by arrangement with the Forester, Larr
- 6 Sealed tenders marked "Tenders for Firewood" should reach the Conservator of Forests, PO Los 337 Nauobi, by noon on the 6th of January, 1930
- 7 The highest or any tender will not necessarily be accepted

Nairobi, 21st December, 1929

> H M GARDNER, Conservator of Forests

GENERAL NOTICE No 1756

NOTICE

CFDAR TREES AT MAU SUMMIT

- 1 Tenders are invited for the right to fell and remove between 1,500 and 2 000 Cedar trees standing on a fuelled area north of the Kenya and Uganda Railway between miles 491 and 492
- The basis of tender will be a royalty payment per cubic foot quarter girth measurement—the log being measured after felling and cross cutting—The usual allowance of 25 per cent—will be made for timber split and measured in the stack as posts, etc. Timber sold as fencing post will be charged at half the tendered rate
- 3 All trees must be felled, and saleable timber removed from the area by 31st December, 1930. A convenient area will be allowed on which to dump such logs, and logs need not be paid for until it is desired to remove them from such dump. Full payment will, however, be required before removal
- 4 A deposit of Sh 200/00 will be required which may be forfeited if, in the opinion of the Conservator of Foresis, having due regard to the state of the market etc., all saleable logs have not been removed to the appointed dump by 31st December, 1930.
- The area may be viewed on application to the Forester, Londiani, from whom further information may be obtained
- 6 Tenders marked 'Tender for Cedar, Mau Summit' will be received by the Acting Senior Assistant Conscivator of Forests, Londiani, up to and including 12th January, 1930
- 7 The highest of any tender will not necessarily be accepted

Nairobi, 19th December, 1929

II M GARDNER,
Conscivator of Forests

GENERAL NOTICE NO 1721

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

Notice

Kısumu Township Godown Plots

NOTICE is hereby given that grants in respect of the plots in the Hides and Skins Godown area at Kisumu, specified in the Schedule hereto will be sold by auction at the District Commissioner's Office, Kisumu-Londiani, on Wednesday, the 22nd Jinuary, 1930, commencing at 10 a m

Attention is called to the provisions of Government Notice No 588 under the Public Health Ordinance published in the Official Gazette of the 17th September, 1929, which declares the area of which the plots to be offered for sale form part as "the Ifides and Skins Godown Area". The notice further probabits the use for the storage of hides and skins or any building not situate within "the Hides and Skins Godown Area" after the expiry of a period of twelve months from the date of the sale now announced

Plans of the plots may be seen at the Public Map Office attached to the Survey and Registration Department, Namobi, and at the office of the District Commissioner at Kisuma Londiani, or may be hall on application to the Hon Surveyor General on payment of Shs 3, post free

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

In the following General and Special Conditions of Sale the term "Authority" means the District Commissioner, Kisumu-Londiani, 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 a official at the last undisputed bid
- 4 Each purchaser shall pay to the auctioneer immediately on the rall of the hammer a deposit of 25 per cent of the purchase money. In default of such payment the plot may be immediately reoffered for sale, and any subsequent bid by the person who has made default may be ignored or refused.
- 5 Each purchaser shall on paying the deposit inform the auctioneer of the name or names of the person or persons on whose behalf the plot is purchased, the grant will be issued in accordance with this information
- 6 The balance of the purchase money together with the rent due to the 31st December, 1930, shall be paid to the District Commissioner, Kisumu-Londiani, while the Survey fees, the fees payable to 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 paid to the Surveyor General, Nanobi, 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 provi sions of the Crown Lands Ordinance (Chapter 1-1) Revised Edition) and of the Conditions of Sale hav ing 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 Provide l 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 pin chaser shall have no further claim to the grant of the plot

(b) General

- 1 The Government or such person of authority as may be appointed for the purpose shall have the right to enter upon any plot and lay and have recess to water mains, service pipes, telegraph or telephon 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 of interfere with any existing routes, main or service pipes or the telegraph or telephone wires and electric mains aforementioned
- 2 No building shall be crected 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 District 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 February, 1930
- 4 The grantee shall not at any time subdivide the plot, or assign, sublet or otherwise dispose of any portion of the plot without the pre-ous written consent of the Governor
- 5 Any building elected shall conform to a hulding line decided upon by the Authority

(c) Special

- 1 Plots Nos 12 to 18 shall be used for the storage of hides and skins only, and Plots Nos 1 to 9 shall be used for general godown purposes only and not more than ninety per cent of the area of any plot shall be built over
- 2 In no case shall the area of any plot required to remain unbuilt on be less than 500 sq ft, and the said area shall be free from any election thereon above the level of the pound 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 not be less than 10 ft

- 3 Each purchaser of a plot shall erect within two years of the commencement of his grant a building of approved design constructed of stone, buint blick or concrete on proper foundations
- 4 Verandahs may be erected within a road reserve with the previous consent of the Authority, and must contorn to a building line decided upon by such Authority

SCHEDULE

SITES FOR GODOWN PURPOSES ONLY

e con No	Plots No	Approx area of each Plot Acres	Upset Price Shs	Rent Shs	Prop rent 1-2-29 to 31-12-30 Shs
1.XVIII	1 to 9 12 to 18	0 11474	67 5	120	110

Survey fees Shs 85 per plot

Nairobi,

14th December, 1929

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

GLNERAL NOTICE NO 1723

NOTICE

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

NYERI, 20rh January, 1930

Criminal Case No 143/29 Rex vs Waweru Njagi ,, ,, ,, 164/29 Rex vs Kanyi wa Mugeieki ,, ,, ,, 140/29 Rex vs Waiion Boru and another

,, , , , 172/29 Rex vs Karıru wa Kaberu, and 2 others

ELDORIT, 3RD FLBRUARY, 1930

Criminal Case No 171/29 Rex vs Sowe Buindot

KISUMU, 10TH FFBRUARY 1930

Criminal Case Nos 147 to 150/29 Rex vs Jawai Singh Lamb ,, ,, 152/29 Rex vs Chesaina d/o Aiap Sowetit ,, ,, 154/29 Rex vs Osowolo s/o Ongalo ,, ,, 155/29 Rex vs Haduosi Mbaria ,, ,, 160/29 Rex vs William Okeio s/o Otie, and 8 others ,, ,, 161/29 Rex vs Kiptor aiap Syumoh ,, ,, 163/29 Rex vs Shedororo Kiambi

Nakuru, 17th February, 1980

Nairobi,

14th De ember, 1929

MURRAY M JACK,
Registrar
H M Supreme Court of Kenya

GENERAL NOTICE No. 1719

HIS MAJESTY'S COURT OF APPEAL FOR EASTERN AFRICA

THE next Sessions of His Majesty's Court of Appeal for Eastern Africa have been fixed to be holden at Kampala, and to commence on Monday, the 3rd day of March, 1930, at 10 am or as soon thereafter as cases can be heard

To ensure appeals from H M Supreme Court of Kenya being set down for hearing at these sessions,

memoranda of appeal should be filed with the Registrar, Supreme Court, Nanobi, and with the District Registrar, Supreme Court District Registry, Mombasa, on or before the 4th day of February, 1930

Nairobi, 12th December, 1929

> MURRAY M JACK, Registrar, H M Court of Appeal for E 4

CAUSE LIST

FOR HEARING ON THE 3RD DAY OF MARCH, 1930, AT KAMPALA

Appeal No	Civil or Criminal	Appellant	Respondent	Original No ot Case	Appeal from
58 of 19 <i>2</i> 9	Criminal	Tenega s/o Nyambı- gera	Rex	Cr Case No 107/29	H M Supreme Court of Kenya sittings held at Kisii
59 of 1929	do	Zakela bin Nderatu	Rex	Cr Case No 11/29	H M High Court of
60 of 1929	do	Mayengo s/o Gabunga	Rex	Cr Case No 7/29	H M High Court of
20 of 1929	Cıvıl	Vasanji Gokaldas	Jeraj Merali	Civil Case No 28/29	H M High Court of Uganda in the D R at Kampala
33 of 19 2 9	do	Nasser Mohamed	Hatom Char- sambe	Civil Case No 25/29	ditto

GENERAL NOTICE NO 1794

THE BANKRUPTCY ORDINANCE, 1925

NOTICE OF DIVIDEND

Debtor's name -- Premji Valji

4ddress — Machakos

Description -Shopkeeper

Court -- H M Supreme Court, Nairobi

Number of matter -9 of 1929

Amount per & -Shillings three in the pound (Sh 3 in the \mathfrak{L})

First or final or otherwise -Frist

When payable -3rd January, 1930

Where payable -- Official Receiver's Office, Old Secretariat Buildings, Nanobi

Nairobi,

28th December, 1929

B STONE, for Official Receiver

GENERAL NOTICE NO 1795

THE BANKRUPTCY ORDINANCE, 1925

FIRST MEETING OF CREDITOPS AND PUBLIC EXAMINATION Summary Case

Debtor's name — Haji Mohamed Huji Issak

Iddress — Miembeni, Mombasa

Description —Merchant

Court — H M Supreme Court, Mombasa

Number of matter -22 of 1929

Date of first meeting of creditors -4th February, 1930

Hour —2-30 p m

Place —Office of the Official Receiver, Mombasa

Date of public examination -7th February, 1930

Hour —10 a m

Place—Supreme Court, Mombasa

Date of order (if any) for summary administration—12th December, 1929

Mombasa,

24th December, 1929

B STONE, for Official Receiver GENERAL NOTICE NO 776

THE BANKRUPTCY ORDINANCE, 1925 NOTICE OF DIVIDEND

Debtor's name —Kesai Singa s/o Santa Singh

Address —Nanobi

Description —Fitter

Court —H M Supreme Court, Number of matter —58 of 1928

Number of matter -58 of 1928

4mount per \pounds —Shiling on and cents twenty-hie in the pound (Sh 1/25 in the \pounds)

First or final or otherwise—First and final When namely and Images 3030

When payable—3rd January, 1930

Where payable—Official Receiver' Offic Old Secretariat Buildings, Nariobi

Namobi,

28th December, 1929

B STONE,
for Official Receiver

GENERAL NOTICE NO 1797

THE BANKRUPTCY ORDINANCE, 1925

NOTICE OF INTENDED DIVIDEND

Debtor's name —Abdul Kader Jan

Address -C/o Kenya Landing and Snipping Co, Ltd, Mombasa

Description -Clerk

Court -H M Supreme Court, N 110bi

Number of matter -59 of 1928

Last day for receiving proofs -11th January, 1930

Name of trustee - Official Receiver

Address —Oid Secretarist Buildings, PO Bos

No 231, Nanobi

Nanobi,

28th December, 1929

W II KEATINGE
Official Lee ner

GENERAL NOTICE NO 17 8

THE BANKRUPTUY ORDINANCE, 1925

RECEIVING OPDEP

Deblor's name -Pragn Makan

Addiess — Eldoret

Description —Tulor and Vegetable Seller

Date of filing petition --16th December, 1929 Court -- H M Supreme Court, Names

Number of matter -67 of 1529

Date of order -17th December, 1929

Whether deblor's or creditors petition -Debtor's

Nairobi,

27th December, 1929

B STONE,
for Omeral Receiver

GENERAL NOTICE NO 1799

THE BANKRUPTCY ORDINANCE, 1525

RECEIVING ORDER

Debtor's name—Shivi in Dass s/o Bugnath Dass

Address — Suna, Kish District

Description —Shopkeeper

Date of filing petition —19th December, 1929

Court —H M Supreme Court, Nunobi

Number of matter —68 of 1929 Date of order —20th December, 1929

Whether debtor's or creditors' petition -Debtor's

Nanobi,

27th December, 1929

B STONE,

GENERAL NOTICE NO 1800

PROBATE AND ADMINISTRATION
PUBLIC TRUSTEE'S CAUSE NO 94 OF 1929

IN THE MATTER OF ERNEST GEORGES ANTOINE WITLOUGHBY, DECEASED

To all whom it may concern

TAKE NOTICE that on or after the 14th day of January, 1930, I intend to apply to the Supreme Court of Kenya at Nanobi, for an order to administer the estate of the above-named Einest Georges Antoine Walloughby, who died in Paris, France, on the 15th day of July, 1927

N mobi,

ith Dec mber, 1929

W M KEATINGE, Public Trustee

GENERAL NOTICE NO 1801

NOTICE

Re Hasham Allibhai, of Yala, deceased

To all whom it may concern

TAKE NOTICE that all persons having any claims against the estate of the above-named Hasham Allabhar, or Yala, who died at Kisumu, in the month of August, 1927 are required to prove such claims before us the undersigned on or before the 21st day of January, 1930, after which date the claims so proved will be paid and the estate distributed according to law

Kisumu,

19t i December, 1929

BHIMJI NATHU,

BHANJI KANJI KAMANI,

Trustees to the above Estate

CENTIAL NOTICE NO 1802

POST OFFICE NOTICE

ARRIVAL OF KENYA MAILS IN ENGLAND

IT is notified for general information that the mails despatched from Mombasa on the undernientioned date arrived in England as stated —

Date of despatch from Mombasa	Name of vessel by which despatched	Date of arrival in England		
8th Dcc , 1929	SS 'B de St Pierre"	28th Dec , 1929		

General Post Office, Nanobi, 30th December, 1929

> for Acting Postmaster General, Kenya and Uganda

GENERAL NOTICE No 1803

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 am, on Monday, the 31st March, 1930 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
- With the exception of subdivisions of LR Nos 1596 and 1597, Kibos, these farms are in the Highlands Except for the aforementioned subdivisions, the purchase will 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 retracted
- 5 Each purchaser shall pay to the auctioneer, immediately on the fall of the hammer, a deposit of 10 per cent of his purchase money, and should the same be tendered by cheque, such cheque must be accompanied by a Banker's guarantee. In default of such payment the farm may be immediately reoffered for sale, and any subsequent bid by the person who has made default may be ignored or refused.
- 6 The balance of the purchase money may be paid in full to the Surveyor General on or before the 1st May, 1930, 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, 1931, and the purchaser shall inform the Surveyor General on or before the 1st May, 1930, 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
- The rent due to the 31st day of December, 1930, the survey fees and the fees payable for the preparation (Sh 90), and registration (Sh 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, Nanobi, on or before the 1st May, 1930, and upon such payment 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 ot 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 May, 1930, 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 of the Laws of Kenya), and will be for 999 years commencing from the 1st day of April, 1930 Rent will be payable from that date

Nairobi

The 23rd day of December, 1929

W M LOGAN,

Acting Commissioner for Local Government, Lands and Settlement

SCHEDULE

IOCALITY	LR No	Onginal L R No	Approx Area Acres Net	Appiox Rent per annum	Proportionate Rent from 1-4-1930 to 31-12-1930	Upset Price	Survey Fees Approx
*Kıbos	1596 and 1597/1, 2, 3, 4 5, 6, 7, 8, 9, 10, 11,			Sh cts	Sh cts	S1	Sh
Solai Kiu Athi	12, 13 2657 1749 3606 2704 2705	·	160 each 1,643 2,925 1,000 2,574 4,677	32 each 328 60 585 00 200 00 514 80 935 40	24 each 246 45 438 75 150 00 386 10 701 55	6,400 each 32,860 5,855 5,000 25,740 23,385	316 each 836 1,076 676 1,024 1,316

SCHEDULE —Contd

Locality	LR No	Original L R No	Appiox A ea Acres Net	Approx Rent per annum	Proportionate Rent from 1-4-1930 to 31-12-1930	Upset Price	Survey Fees Appiox
Kijabe Naivasha Eburru Nandi North Kenya North Nveri	1548 1555 6223 1473 2820 2888 2791 2792	1856/1	2,678 2,458 4,792 1 626 4,530 3,208 4,024 3,485	Sh cts 535 60 491 60 858 40 325 20 906 00 641 60 804 80 697 00	Sh cts 401 70 368 70 643 80 243 90 679 50 481 20 603 60 522 75	Sh 20,085 18,435 23,960 32,520 33,975 64,160 20,120 17,425	Sh 1,024 996 1,344 836 1,316 1,130 1,236 1,156
Nanyuki Nyeri '', '', Laikipia	2751 3397 2266 2254/R2 2254/R3 2431/R 2451/R 2606 2401		4,274 1,000 1,018 260 270 3 966 3,890 1,462 1 569	854 80 200 00 203 60 2 00 54 00 793 20 778 00 2 2 40 3 3 3	641 10 150 00 152 70 39 00 40 50 594 90 583 50 219 30 230 35	42,740 25,000 40,720 10,400 10,800 11,898 11,670 21,930 11,214	1,264 676 676 384 384 1,236 1,210 784 864
);))	2441 2561 2580 3281 3252 2451 2543 2454 3267 3265		4,698 4,308 2,430 2,075 4 322 4 512 2,024 4,733 2,396 2 433	902 48 404 916 479 20 436 60	704 70 646 20 364 50 311 25 648 30 676 80 303 60 709 95 359 40 364 95	14,094 12,924 7,290 8,300 21,610 13,536 8 096 14,199 7,188 9,732	1,316 1,264 996 916 1,290 1,290 916 1,344 970 996
, *;	2400 2495 2542 63°7	3302, 3298, 3297, 3296 3295, 2509 3299 3300,	2 107	717 00 925 60 427 40	537 75 694 20 320 55	21,510 27,768 ° 548	1,184 1,316 916
*	6398	3301 2506, 3283 3284, 3285, 3286, and por	2,441	§ 188 20 €	366 15	12,205	996
X - ◆\$	6399	tion of 2627 2507 3291, 3289, 3290, 3292, portion of 3293, port-	932	86 40	139 80	6,990	676
3 4	6400	portion of 3294, portion of 2627 Portion of 3293	1,815	, ,	272 25	13,612/50	864
**	6940	portion of 3294 2469 portion of	1 627	'()	244 05	8,135	83 6
1,	6941	2474R 2473, postion of	4 405	·	660 75	66,075	1,236
; ; ;; ;; ;; ;; ;; ;;	24/1 2477 2465 2466 2646 2644	2474R	5,695 2,913 3 387 3,997 3,726 1 430 1,619	582 60 677 40 799 40 745 20 296 00 323 80	854 25 436 95 508 05 599 55 558 90 222 00 242 85	22,780 34,956 33,870 19,985 55,890 29,600 32,380	1,450 1,076 1,156 1,236 1,184 784 810
;)	2642 2641 5942	3266, 2503,	1,342 1,260	268 40 1 252 00	201 30 189 00	26 840 25,200	756 730
, , , , , , , , , , , , , , , , , , ,	6943 2627/1 4423/3 4423/2	2493 2143 2414	9,452 2,447 1,340 117 624	1,890 40 1,689 268 0 1 24 40 1 124 80	1,417 80 1,267 05 201 00 22 05 93 60	47,260 42,235 6,700 588 2,496	1 850 1 744 756 †280 †1,160

The farms marked thus * require survey The area as finally determined n by prove to be greater or less than that radicated in the Schedule. The purchase price and remal will be subject to iteration proportionately.

[†] Special surveys