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PUBLIC RECORD OFFICE

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TIGHTLY BOUND FOR ALL WORDS TO BE
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Let there we some fruits of constable in fatine while will require careful consideration. Thus (1) the entitution of the Board 1 Education (nation 3). It is right that the Director of Solventin and Chief Native Commission shall be ex-officer members and that the souther should be ex- office chairman, but we ought to know what ofter members are contemplated. showing I think a changer board would be seemed if the weater is munted by different interests of my minute on ,070/24 or it land of it were laid down in the ordinance that the Governor should minte menter to refrent lifferent interests A. 4. 4 of Major Vinches lonce confidential report on 1-21-pe (23342/14). Major Viacher

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years by strilly enforming this seems to be ofm to serious clauses and restricting question. It reme to me 513 Sutregiant, fore west of the absolutely wrong to lay down seeing what to love. that have the light I are very doubtful about inglish language shall be the ging and with fores to robinedium of instruction in Sential graces reports an Min of the Kenya Gott. Judia and that schools and anders confled with a right very buttful even in the case of I feel to a reme intefralent Justine schools, Effar rums and representative board of probable shwasile is to be the Swehle why notive lique france in education. unieral (4) Mat, guiles in prote Hunga , Elwahili and not which there 21 may give English should be the main rise to difficulties and should be median prinstruction. English omitted. Yh condition of each I think it should be should be taught only as a fartinter afft. should be a fewere subject of embodied in the agreement or Joriga language in secondary witheretich abou lette of effortment. standard I, or lover wes. (5) Lacel discimination I suffore 1 Yelegraft to Gov. raying , in discommention is inevitable it is freemed he will in clause 36(1) as it night imply be besirable to make refort on the like by de spatch Education compulsory in a before its introduction to the partialer district for Tay latin Council, affairing Emoferns and for Indians, while July the Joling embodied in indegrate facilities weatest it and has for that foring infanile t do so for Africans. agree, with the views of the (6) Longunge of Institution. Come of

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COLONY AND PROTECTORATE OF KENYA.

MENT NOTICE No. 87

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The following Bill is published for information and criticism

A Bill

Intituled

An Ordinance to Provide for the Management of Education throughout the Colony and Protectorate of Kenya.

1. This Ordinance may be cited as The Education about into

CHAPTER 1

2. For the purpose of this Ordinance, the following terms peanings shall have the following meaning; if not inconsistent with the confext:

"Colony" shall mean the Colony of Kenya and shall include the Protectorate thereof.

"Director" shall mean the Director of Education or any 10 person lawfully acting in such capacity.

"Department" shall means the Department of Education of the Colony.

"Board" shall mean the Board of Education constituted by

15 "School District" shall mean any one of the areas into which this Colony may be divided for the administration of Education.

"Committee" shall mean the Education Committee (or School Committee) constituted for a school district pursuant to the provisions of this Ordinance.

The Manager or Managing Body" of any aided or private action shall mean persons resident within the Colony and financially responsible under this Ordinance for the establishment and maintendagos, of any school.

The Local Manager of any sided or private school shall 25 mean the person whose name is registered on behalf of the managing body at the office of the Director as that of the person directly responsible for the financial control and maintenance of the school. In a Hovernment of public school the Headmaster shall be deemed to be the Manager.

"School" shall mean as the context shall require

(a) a place where instruction is given to a body of pupils;

(b) a body of pupils under instruction from a teacher

Public School, "Public Institution," Public Class shall mean respectively a school, institution or class established and maintained or maintained at Government expense.

An Assisted School shall mean a school which is not directly managed by the Department of Education but whose establishment or maintenance or both is assisted by public funds

A "Private School" shall mean a school which is carried on for charitable purposes or for private gain and receives no assist ance from public funds.

"Primary Education" shall mean the instruction given to children in any school up to and including the 7th standard as prescribed by regulation.

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2 Freel

THE OFFICIAL GAZETTE Primary School" shall mean any school at which all children attendance follow the course of primary education.

'Secondary Department' shall mean a public school or department of such school at which the pupils in attendance follow a course of instruction extending beyond the course prescribed for a primary school up to and including the Matri-

"Secondary Education" shall mean a course of instruction as followed as a secondary department. 25.

"Standard" shall mean as the context shall require :-

(a) a course prescribed by regulation for any class or group of children or a course deemed by the Director to be equivalent to such course;

(b) the class or group of children who are following such prescribed course.

"Term" or "School Term" shall mean a course of instruction lasting over a period not exceeding three ascerts, except under special conditions approved by the Director.

"Parent" shall mean the father of a child and if there he no father the mother of such child and if the father and mother of 20 such child be dead or absent from such child's normal place of residence the person having school couldny or control of such

"Inspector" shall mean any person appointed to be an Inspector of Schools under this Ordinates.

Ascredited Representative" shall mean any person eacryin, the written authority of the Director to visit and inspect schools

"Education Offices" means any person appointed by the breeder to seems in carrying out the provisions of this Ordinance.

CHAPTER II

det.

3. (f) The relocation of all cases in Kenya Colony shall be supervised by a Board appointed by the Governor. The Director of Education and the Charl Satire Documentons while the expedicions of the Board.

There shall also be not less than four other manders appointed as by the Governor of whom turn shall be manders of the Legislative

(2) The Director shall be ex-office Chairsten of the Board and shall have a deliberative as well as a casting spin, in his shacing a member shall be elected by the meeting to act as 40 Chairman of the same vesting powers as any presented by the Chairman of the Broad.

(6) As officer of the Religation Department shall be opposited by an of Security to the Board had shall not have a cote thereof. He shall been regular minister of the marriage of at

(4) Four members of the Board shall topic signs

4. The function of the Board shall be to advise decrees all matters relating to Education. - in-

5. The Board shall have no power or authority over the 50 Director or say officer of the department

CHAPTER III



6. (a) For the purpose of this Ordinance the Celony shall be divided into school districts as the Governor from time to the direct by profamation in the Gazette, as set forth, in 55 statute 1 attached.

For every school district there shall be constituted an Education Committee appointed by the Governor, and such Committee shall hold office for two years.

(b) every such Committee shall consist, as the Governor 60 may determine, of six, nine or twelve members

7. (1) Subject to the provisions of this section every person of full age, of either sex, shall be qualified to be appointed a member of the Committee of the school district in which he

(a) a person convicted at any time of an offence for which rigorous impressiment has been imposed as a punishment or who shall have been convicted within five years of as offence are being moral turpitude unless he shall have obtained a full

(b) a person of unsound mind declared as such by a competent authority.

(c) an undischarged bankrupt

(2) Any member who shall coase to possess the qualifications or become disqualified as aforesaid or who shall without 15 reasonable cause absent himself from two consecutive ordinary meetings of the Committee without leave of the Chairman shall pro facto vacate his office and the Chairman shall at the next per parts vacuum us once and the chamman what pe the next meeting of the Committee held after such disqualifications shall have come to his notice declare a vacancy to have occurred and 20 such vacancy shall be filled by the Governor

8, The Senier Administrative Officer, or such other person Chairman of as the Governor may appoint residing within the district, shall he Chairman of the Committee (except in Nairobi where the Director of Education shall be ex-office Chairman) and shall have 25 a deliberative, as well as a custing vate. Each Committee shall appoint its own Scoretary who shall be a member of the Commiltee, appointed under Section 6

9. Every Committee shall decide what number of members pieces constitute a quorum at the meetings of sur-'s Committee, 30 provided that is no case shall such quorism be less than three.

10. The minutes of the proceedings of every meeting of the Committee school be regularly kept in a book set apart for the purpose by the Secretary, and such minutes shall be submitted for confirmation at the next subsequent meeting and if confirmed, or amended with the consent of the nameling, signed by the

The Secretary shall be responsible for seeing that the instructons of the Consmittee are carried out

11. (b) Ordinary meetings of the Committees shall be held in at intercals; not exceeding a months

Special magnings of the C areating shall be convened by the Sources, upon a requirition of state of convened.

12. The Committee may examine to this Director morns become accordance resourcing the care of the buildings of say school of soliton at institutive ribers in supergrades and the premiers necessary stations thereon formers become and teachers douglings and solitons and supergraves it less the property of continuous and supergraves it less the property of continuous and supergraves in the property of continuous the same property of continuous and appropriate the same in the same and may with being some of the property of continuous and the same an removes for any purpose other than school supposes the provided party of the provided plant are such power of shall use for the power of shall use the provided plant are such power of shall use the control of the property of the property

18. The Committee this warre of all such functions or may be from time to time deligated to it be the department in connection with the ersettion or purchase, these or other acquisition of such building, teachers' the lines, bowdane have or of other premises accessory to a school within its thatriet and a connection

14. A Committee shall subject to the approval of the time Director of Education make the necessary provision for school accommodation for all European and Judan children within its standiarret and shall advise the Education Department, astrocting the issue of Syrages for private schools.

15. A Committee shall have power to receive a unifous and consistent subscriptions and to hald and dispose of same for purposes out outside heat mostled with education.

16. A Committee shall have power to examine and decade applications for admission or re-admission of pupils to all publications, or classes established or maintained under

17. A Committee shall submit, from time to time, upon the request of the Board, recommendations as to the rating of all boarding and tuition fees for teachers and schools in its district, for the approval of the Board and shall submit recommendations with regard to the fees charged at all assisted schools, institutions, or cleaning.

18. It shall be the duty of the Committee (if required by the Director) to consider any complaints as to the relations of teachers and parents or any matters affecting the general welfare of any school, institution, or class under its supervision and make recommendations to the Director.

19. The Committee shall consider reports of principal teachers, managers, managing bodies, inspectors, or other officers appointed under this Ordinance, in respect both of public, assisted. or private schools and also any recommendations made by these cofficers and shall be authorised to make suggestions to the Director. omeers and shall be authorised to make suggestions to the Director-and to the Board provided always that the Committee shall have no power to interfers or to give orders to such principal, manager, or managing bodies who shall be responsible to the Director.

20. The Committee shall satisfy themselves that the curriculum of any public or assisted school, institution of fine as 25 laid down by the Director with the advice of the bland and form time to time appointed, is being carried out in itself school, institution or class in its district, and any member of such Committee shall have the right to enter any such school, institution, or class provided that he does not interfere in any manner with 30 the work which is being carried on therein.

21. A Committee shall keep such records, statistics. registers, and accounts, as may be prescribed by Rules, and shall prepare and submit to the department such returns and reports as may be from time to time required by the department, and in 35 particular a Committee shall transmit to the department as soon as may be after the end of any financial year, statements made up to the end of such year, and in the form prescribed by Rules shewing receipts and expenditure of any money collected by such Committee under Section 15.

22. At all public or assisted schools, institutions, or classes established, maintained, or aided under this Ordinance, a compulsory medical inspection of all children attending at such schools, institutions, or classes may be held whenever ordered by a duly appointed Medical Officer and a record of such medical 45 inspection shall be kept by the principal, manager, or managing body in such manner and in such form as shall from time to time he pre-cribed by the Director.

CHAPTER IV

23. (1) It shall be the duty of the head manager of every 50 doe private school in the Colony.—

(a) to satisfy the Director that the school is under competent menagement and is provided with a curriculum in conformity such the regulations of the department and is or will be excluded in compliance with this Ordinance, and to 55 obtain a ficence from the Director for the condent of the same.

(b) to register such school at the office of the department

(c) to keep a register of teachers employed thereat, showing the qualifications of such teachers.

(2) It shall be the duty of every principal teacher to keep a 60 register of enrolment and a register of daily attendance of pupils and to furnish to the department at such times and for such periods as the Director may require; correct returns in the form prescribed by Rules, of the entries in any register kept as.

(3) Any such manager or principal teacher as aforesaid who shall fail to comply with any of the requirements of this scatter shall be guilty of an offence and shall be liable on first conviction. to a fine not refreeding Shs. 1,000.

THE OFFICIAL GAZETTE

Provided that it shall be lawful during a period of five years of this passing of this Ordinance for the Director to suspend application of Chuise (a) of Sub-section (1) of this section case schedule established at the date of the passing of this

24. (1) The Director or any officer specially authorised by him may from time to time visit such school as is in this chapter described and if it appears to him that such school is conducted ir a manner which is calculated to be detrimental to the physical. in a manner which is calculated to be detrimental to the physical mental or micral welfare of the pupils attending thereat he may have a mental or micral welfare of the pupils attending thereat he may have been seen of a second order the premises or reduced or he may in the case of any school order the premises on which such school is situate to be closed forthwith for school purposes; or he may give notice to the manager ordering such alteration in the structure of the premises or the conduct of the 20 school, or otherwise as may appear expedient to be made within a time fixed by such notice and if the same be not made to the antistaction of the Director may order the grant to be withheld or reduced or the premises to be closed forthwith. Provided that the manager may appeal to the Governor in Council against any 25 such order to aleae a school, and during the hearing of such appeal

(2) Any person who

(a) shall obstruct or hinder the Director, any Inspector of Education, or other person in lawfully exercising the powers

(b) shall continue to conduct the school without having carried out within the time prescribed as aforesaid the require-

(c) shall without permission of the Director use for the purposes of a school within the meaning of this Ordinance any premises o dered to be closed under the powers conferred by

shall be guilty of an offence and shall be liable on conviction to a

(3) The Director or any accredited representative or any member of the Board may at any reasonable time without notice, wisit and inspect any school, institution or class in the Colony, and such of its records are required by the department, provided he shall not interrupt or interfere with the studies or work which 45 are being carried on in such school, institution, or class, and provided further that in case of Purdah schools the inspection shall be carried out by a lady duly authorised.

CHAPTER V.

25. (a) In Public Schools No person except under special as teacher to any public school, institution, or class, who does not hold a certificate of competency or a licence to teach issued or recognised by the department as set forth in Schedule II nor shall any person be appointed to teach at any institution, or nor small any person be appointed to seach at any dissection of at any school, other than that for which he may be qualified by such certificate except with the approval of the Director, and every licence to teach or certificate issued under the provisions of this section shall be approachly the Director.

(h) In Private or Assisted Schools - The qualifications of teachers in private or assisted schools shall be as required for public schools, except where exemption is granted by the Director upon the recommendation of the District Committee.

(a) Teachers already appointed who do not hold a Certificate. In the case of leachers who may be serving in the department, at the time of the passing of this Ordinance, but who do not hold a certificate of ability-to teach, five years' was no not from a certificate. All teachers approved experience of teaching shall be regarded as equivalent to the possession of a certificate. All teachers appointed after the date of this Ordinance with less than five years approved experience shall be required to obtain a certificate or diploma before their appointments are confirmed or they are placed on the list of recognised teachers.

26. A list of teachers recognised by the department shall be kept in the office of the Director.

Appointment of teachers Public School of pet to 27. Every appointment of a teacher in a public school (other than a private or assisted school) shall be subject to the regulations governing the Kenya Colonial Service.

Appointment of Teachers Assumed Schools 28. The appointment of teachers in the schools assisted from public funds shall be made subject to the approval of the Director. An assisted school may be required to dismiss any teacher upon the order of the Director of Education and refusal to comply with such order shall entitle the Director to withhold the annual great payable to the school.

CHAPTER VI.

School Free.

29. Such fees as may be prescribed by regulation shall be payable in any public schools, institutions, or classes, provided that the Governor may at any time and for such period as he list shall think fit by order determine that no fees be payable in any one or more of such schools, institutions or classes or by any particular pupil in attendance thereat.

School fees, when payable. 30. All school fees for tuition or board or for both shall, as approved by the Director, be payable monthly or termly in 20 advance to heads of schools and any person not so paying shall within fourteen days of the commencement of the month or of the opening of the school be notified in writing by the head of the school that such fees are due.

Procedure in great of non-payment

31. If such fees are not paid within one month after such 25 notice is duly given, the Attorney General, upon notification by the Director, shall institute legal proceedings against the person in default for the recovery thereof before the Court of the Resident Magistrate or Assistant Resident Magistrate of such district.

School fees to be paid into General Revenue.

- 32. All school fees whether paid to heads of schools or 30-recovered as in the last preceding section shall be accounted for and paid into the general revenue of the Colony.
- 33. Sections 29 to 82 both inclusive shall apply to public schools, institutions, and classes only.
- 34. When any proceedings under this Ordinance are brought 35 in the name of the Attorney General it shall be lawful for the Attorney General to appoint any person to conduct the proceedings in Court

CHAPTER VII.

Financial.

- 35. All monies necessary for establishing or maintaining the department or any public schools, institutions, or classes, in accordance with this Ordinance or for making grants-in-sid under this Ordinance or for providing scholarships or for payment of salaries of officers of the department or teachers in such schools, institutions, or classes shall be such as are voted from time to time by the legislature out of the general revenue of the Colony. Provided that any municipal authority may from time to time out of the property and revenues
 - (a) make grants of land or any other grunts-in-aid of any public school, institution, or class established or maintained or aided under this Ordinance and within its area of jurisdiction or for the purpose of establishing, extending or maintaining any boarding establishment or hostel in connection with any such school, institution, or class.
 - (b) provide scholarships to assist parents in educating and maintaining their children at any such school, class or institution.

and for the purpose of this section a municipal authority shall reas any corporate body by law established which has power to levy a rate on the assessed value of property within its uses of jurisdiction provided always that nothing in this section shall be taken to mean that any local authority shall have the right to levy any rate or tax or to impose any charge upon the public for the purpose of such grant or scholarship.

Originary Between ten

- (0) For the purpose of this section a parent shall be deemed to have given a reasonable excuse for his child's non-attendance or irregular attendance at school when he has proved to the satisfaction of the Magostrate either.
- (a) that there is not within three miles of the place of residence of the child measured by the nearest road or path any school which the child can attend, or
- (b) that the absence of the child from school was due to sickness, flooded rivers, or other unavoidable cause.

Proceedings
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37. (1) It shall be lawful for any Education Officer or 10 other authorised person to stop or cause to be stopped any young person who appears to be a child between the ages of air and fourteen years, whom he finds, on any school day between the hours of nine in the morning and four in the afternoon, loitering or playing in any public piace or whom he suspects to be a truant 15 from school, and to make inquiries of the child as to the child's name, age, residence, parent, employment or attendance at school and to request the child to direct him to the residence of the child's parent.

- (2) Any such child who fails to stop when requested to do 20 or fails to reply to any of the inquiries aforesaid or gives any untrue reply thereto or fails to direct the person requesting the child to do so as aforesaid, shall be guilty of a summary offence.
- (3) Any Education Officer or other authorised person may make a complaint before a Magistrate against the parent of a 25 child who has committed an offence-sunder Sub-section (2) of this section or is a truant from school between the hours of nine in the morning and four in the afternoon, and if the Magistrate is satisfied of the truth of the complaint he may order the parent of the child to pay to the complainant costs not exceeding five 30 shillings which shall be recovered in the manner in which a fine is recoverable under the Code of Criminal Procedure.

Provided that nothing contained in this section shall render it unlawful for the head teacher to inflict punishment on a pupil of the school for a breach of school discipline which may be involved in an offence under this section.

(4) Any person who hinders, obstructs, or uses abusive, insulting, or threatening language to any Education Officer or other authorised person while acting under this section shall be liable on summary conviction to a penalty not exceeding one 40 hundred shillings.

Power to ent premise an or make impuiries. 38. (1) It shall be lawful for any Education Officer or other authorised person to enter any yard, house, building, or place between the hours of six in the morning and six in the evening of any day and there make inquiries as to any child who 45 may there reside or be employed.

(2) Any person who:--

- (a) hinders, obstructs, or uses any abusive, insulting or threatening language to any Education Officer or other authorised person while in the performance of his duty; or
- (b) knowingly makes any false representation to any Education Officer or other authorised person with respect to the name, age, residence, parent, employment or attendance at school, of any child, whether the child is under the age of six years or over the age of fourteen years or not; or
- (e) knowingly reliases or neglects to afford to any Education Officer or other authorised person requiring the same, any information of which such person may be possessed as to the name, age, residence, parent, employment or attendance at school of any child, whether the child is under the age of 60 six years or over the age of fourteen years or mot.

shall be liable on summary conviction to a penalty not exceeding one bundred shillings.

PROCLAMATION No. 58.

8. 10114/4:

10 K --THE COCONUT INDUSTRY ORDINANCE, 1928.

PROCLAMATION.

IN EXERCISE of the powers conferred upon the Governor-in-Council by Section 2 of the Coconut Industry Ordinance, 1923, His Excellency the Governor-in-Council hereby declares that the aforesaid Ordinance shall apply as from and after the 1st day of January, 1924, to the Mombasa District as defined in Proclama-tion 54, dated February 25th, 1924.

By command of His Excellency the Governor-in-Council. Nairobi.

The 6th day of March, 1924.

E. J. WADDINGTON. Clerk to the Executive Council

PROCLAMATION No. 59.

S. 1967/VII.

THE DISEASES OF ANIMALS ORDINANCE, 1906.

PROCLAMATION.

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following farm to be a infected area (Rinderpest) for the purposes of the aforesaid Ordinance

Farm L.O. No. 718 6, Mr. J. Steenkamp, Uasin Gishu District.

Given under my hand at Nairobi this 3rd day of March, 1924.

W. KENNEDY, Chief Veterinary Officer.

PROCLAMATION No. 60

S. 1967/VIL

THE DISEASES OF ANIMALS ORDINANCE, 1906.

PROCLAMATION.

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following farm to be an infected area (Foot and Mouth Disease) for the purposes of the aforesaid Ordinance.

Farm L.O. No. 1028s, Mr. C. O'Hagan, Laikipia

Given under my hand at Nairobi this 3rd day of March, 1924

W. KENNEDY. Chief Veterinary Officer.

PROCLAMATION No. 61.

8. 1967/VII.

THE DISEASES OF ANIMALS ORDINANCE: 1906.

PROCLAMATION.

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following Proclamations to be revoked

Proclamation No. 36, dated the 4th day of February, 1924, declaring Farm L.O. No. 905, Mr. Klynsmith, Eddoret District, to be an in-fected area (Rinderpeas).

Proclamation No. 38, dated the 6th day February, 1924, declaring Farm L.O. No. Mr. J. B. van Rensburg, Ussin Gishu Plat to be an infected area (Rinderpest).

Portion of Proclamation No. 23, dated the 23nd day of January, 1924, declaring Farm L.O. No. 395a, Mr. H. P. Heppes, River Bends, Songhor, Nyamas Province, to be an infected area (Poot and Mouth Disease).

Given under my hand at Nairobi this 3rd day of March, 1924.

W. KENNEDY. Chief Veterinary Officer.

PROCLAMATION No. 62. B. 1967/VII

THE DISEASES OF ANIMALS ORDINANCE, 1906.

PROCEAMATION

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following Proclamation to be revoked.

Proclamation No. 110, dated the 12th day of November, 1923, declaring a portion of "B" Road, Limoru District, to be an infected area (East Coast Fever).

Given under my hand at Nairobi this 5th day of March, 1924. W. KENNEDY.

Chief Veterinary Officer

PROCLAMATION No. 63.

8. 1967/VII.

THE DISEASES OF ANIMALS ORDINANCE, 1906.

PROCLAMATION.

IN EXERCISE of the powers thereint me, I hereby declare the following Pro-

Proclamation No. 46, dated the 4th day February, 1924, declaring Farm L.Q. No. 4 Mr. Klyasmith, Eddoret District, to be an fected area (Randerpost). Proclamation No. 38, dated the 6th day February, 1924, declaring Farm L.O. No. Mr. J. B. van Beauburg, Danin Galan Plate to be an infected area (Rinderpost).

Given under my hand at Nairobi this 5th day of March, 1924

W. KENNEDY. Chief Vote

PROCLAMATION No. 58.

8. 10114/4.

THE COCONUT INDUSTRY ORDINANCE, 1923

PROCLAMATION.

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By command of His Excellency the Governor-in-Council.

Nairobi,

The 6th day of March, 1924.

E. J. WADDINGTON, Clerk to the Executive Council

PROCLAMATION No. 59.

8. 1967/VII.

THE DISEASES OF ANIMALS ORDINANCE, 1906.

PROCLAMATION.

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Given under my hand at Nairobi this 3rd day of March, 1924.

W. KENNEDY, Chief Veterinary Officer.

PROCLAMATION No. 60

March, 1924

S. 1967/VIL

THE DISEASES OF ANIMALS ORDINANCE, 1906.

PROCLAMATION.

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following farm to be an infected area (Foot and Mouth Disease) for the purposes of the aforesaid Ordinance.

Farm L.O. No. 1028s, Mr. C. O'Hagan, Laikipia District.

Given under my hand at Nairobi this 8rd day of

W. KENNEDY, Chief Veterinary Officer.

PROCLAMATION No. 61. S. 1967/VII.

THE DISEASES OF ANIMALS ORDINANCE, 1906.

PROCLAMATION

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following Proclamations to be revoked.

Proclamation No. 36, dated the 4th day of February, 1924, declaring Farm L.O. No. 905, Mr. Klynsmith, Eldoret District, to be an infected area (Rinderpeat). Proclamation No. 38, dated the 6th day of February, 1924, declaring Farm L.O. No. 23, Mr. J. B. van Rensburg, Ussin Gishu Plateau, to be an infected area (Rinderpest).

Portion of Proclamation No. 23, dated the 22nd day of January, 1924, declaring Farm L.O. No. 395a, Mr. H. P. Heppes, River Bends, Songhor, Nyanza Province, to be an infected area (Poot and Mouth Disease).

Given under my hand at Nairobi this 3rd day of March, 1924

W. KENNEDY.

PROCEAMATION No. 62.

8. 1967/VII

THE DISEASES OF ANIMALS ORDINANCE, 1906.

PROCLAMATION

IN EXERCISE of the powers thereunto enabling me, I hereby declare the following Proclamation to be revoked.

Proclamation No. 110, dated the 12th day of November, 1923, declaring a portion of "B" Road, Limoru District, to be an infected area (East Const Fever).

Given under my hand at Nairobi this 5th day of March, 1924.

W. KENNEDY, Chief Veterinary Officer

PROCLAMATION No. 63.

8. 1967/VII

THE DISEASES OF ANIMALS ORDINANCE, 1906.

PROCLAMATION

IN EXERCISE of the powers thereun to enabling me, I hereby declare the following Proclamations to be revoked.

Proclamation No. 36, dated the 4th day of February, 1924, declaring Farm L.O. No. 906 Mr. Klynemith, Eldonet District, to be an in fected area (Binderpest).

Proclamation No. 38, dated the 6th day of February, 1924, declaring Farm L.O. No. 28, Mr. J. B. van Rousburg, Usain Gishu Plateau to be an infacted area (Binderpest).

Given under my hand at Nairobi this 5th day of March, 1924.

W. KENNEDY, Chief Veterinary Officer

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