

"THE GAME LAWS"

OF

THE BRITISH EAST AFRICA PROTECTORATE

(The Game Ordinance 1909 from the Official Gazette)

PRICE 75 CENTS

OR

ONE SHILLING.

Newland, Tarlton & Co., Ltd.,

NAIROBI.

PRINTED AT THE "LEADER" OFFICE, NAIROBI.

The Game Ordinance 1909.

From the "Official Gazette."

Be it enacted by the Governor of the East Africa Protectorate with the advice and consent of the Legislative Council thereof:—

Short title and commencement. .1 This Ordinance may be cited as "The Game Ordinance 1909," and shall come into operation on its publication in the "Official Gazette."

Interpretation. 2. In this Ordinance "The Protectorate" means the British East Africa Protectorate.

"Hunt, kill or capture" means hunting, killing or capturing by any method, and includes every attempt to kill or capture.

"Hunting" includes molesting.

"Game" means any animal mentioned in any of the Schedules.

"Chief Game Ranger" shall mean the officer for the time being in charge of the Game Department.

"Game Ranger" shall include the Chief Game Ranger and any Game Ranger or Assistant Game Ranger.

"Animal" save as herein expressly provided, means mammals, and birds other than domesticated, but does not include reptiles, amphibia, fishes and invertebrate animals.

"Native" means any native of Africa, not being of European or American race or parentage.

"Resident" means a non-native who has satisfied the Commissioner of the Province or District in which he resides that he is a *bona fide* resident in the Protectorate.

"Schedule" and "Schedules" refer to the Schedules annexed to this Ordinance.

"District Commissioner" includes an Assistant District Commissioner.

"Private land" means any land privately owned without a title from the Crown, and any land held or occupied under a conveyance, lease or licence from the Crown. Provided however that the said term shall not include land occupied by the members of a native tribe or any land sold or leased or otherwise alienated by the Crown with a reservation of the game thereon.

GENERAL PROVISIONS.

Animals not to be hunted, etc., without special licence. First Schedule. 3. No person, unless he is authorised by a special licence in that behalf, shall hunt, kill or capture any of the animals mentioned in the first Schedule.

Second Schedule. 4. Save as in this Ordinance otherwise expressly provided no person unless he is authorised by a special licence in that behalf, shall hunt, kill or capture any animals of the kinds mentioned in the Second Schedule if the animal be (a) immature or (b) a female accompanied by its young.

Third and Fourth Schedules. 5. No person, unless he is authorised under this Ordinance shall hunt, kill or capture any animal mentioned in the Third or Fourth Schedule.

Power to vary Schedules. 6. (i) The Governor may, if he thinks fit, by Proclamation, remove any animal from any of the Schedules, or declare that the name of any species, variety, or sex of animal not mentioned in any Schedule hereto, shall be added to a particular Schedule, or that the name of any species or variety of animal mentioned or included in one Schedule shall be transferred to another Schedule, and, if he thinks fit, apply such Proclamation to the whole of the Protectorate, or to any Province, District or other area.

(ii) The Governor 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.

Prohibition against the export of trophies for sale. 7. (1) Save as hereinafter provided no person shall export or shall attempt to export from the Protectorate for sale any head, horn, bone, skin, feather, or flesh or any other part of any animal mentioned in any of the Schedules, unless the animal has been kept in a domesticated state.

(2) Any District Commissioner or Customs Officer may lawfully detain any of the things mentioned in the preceding Sub-section which it is sought to export until he shall be satisfied by the person seeking to export the same that such thing is not intended for sale.

(3) Nothing in this Section contained shall be deemed to prevent the export for sale of elephant ivory or hippopotamus tusks which have been lawfully obtained.

Prohibition against unlawful possession, etc. of trophies. 8. No person shall possess, store, pack, convey or export or attempt to export any animal or any head, horn, bone, skin, feather or flesh or any other part of any animal which has been killed, captured or obtained in contravention of this Ordinance of the East Africa Game Ordinance 1906 or of any Ordinance, law or Regulation repealed by the last named Ordinance, unless such animal or such head, horn, bone, skin, feather, flesh or other part of an animal has been sold by order of the Governor or of Court.

Penalty for offence against Sections 7 and 8. 9. Any person who shall export or shall attempt to export for sale any part of any animal in contravention of Section 7 or shall be in possession of or shall store, pack, convey or export or attempt to export any animal or any part of any animal in contravention of Section 8 of this Ordinance shall be guilty of an offence and on conviction shall be liable to a fine not exceeding seven hundred and fifty Rupees and in default of payment to imprisonment for a term not exceeding two months and the animal or the part thereof in respect of which the offence shall have been committed shall be forfeited unless the Governor shall otherwise order.

Animals killed by accident etc., or found dead, the property of the Government. 10. When any animal mentioned in any of the Schedules hereto is killed by accident or when the carcase or remains of any animal shall be found, the head, horns, tusks, skin or feathers of such animal shall belong to the Government; Provided that the Governor may waive the right of the Government in this respect in any case as he may deem fit; and provided that the Governor may direct the payment to any person or persons so killing or finding of sufficient compensation as shall cover the cost of the transport of any ivory to the nearest station, and may direct rewards to be paid to the finder of any ivory. Any person removing the head, horns, tusks, skin or feathers of any animal killed by accident or forming part of the carcase or remains of any animal found dead with the intention of converting the same to his own use or of depriving the Government of the same shall be guilty of an offence against this Ordinance.

Nothing in this sub-section shall be deemed to prohibit the removal of any part of any animal lawfully killed under the provisions of this Ordinance by the person killing the same or by his servants or agent, or to make it an offence for any person to remove any part of any carcase or remains of any animal if such person is the holder of a licence which would authorize him to kill an animal of the same species, sex and variety; Provided, however, that in such case the animal shall count towards the number of animals which such person is entitled to kill under his licence.

Possession, sale etc., of immature ivory. 11. (1) No person shall possess, sell, export or attempt to sell, transfer or export any ivory which has been obtained in contravention of this Ordinance or of "The East Africa Game Ordinance 1906" or of any Ordinance or Regulations repealed by such last mentioned Ordinance or any elephant tusk weighing less than 30 lbs, or any piece of ivory which formed part of a tusk under 30 lbs. in weight.

Reservation to the Governor. (2) Provided that the Governor or any person authorised by the Governor in that behalf may possess, sell or transfer within the Protectorate or may export from the East Africa Protectorate ivory belonging to the Government or forfeited under the provisions of this Ordinance or of any Ordinance repealed by this Ordinance.

Marking of Ivory sold under Reservation. (3) All such ivory possessed, sold, transferred or exported under the provisions of the last preceding Sub-section shall be distinctively marked with such mark and in such manner as the Governor by notice published in the "Official Gazette" may appoint.

Saving to purchaser. (4) The purchaser or transferee of any ivory so sold or transferred under the provisions of sub-section 2 of this section shall lawfully possess such ivory and may lawfully export such ivory from the Protectorate.

Saving as to Ivory in transit. (5) The Governor may make rules prescribing the conditions under which ivory may be introduced into the Protectorate for the purpose of transit through the Protectorate.

Notwithstanding anything in this section to the contrary such ivory introduced into the Protectorate for the purpose aforesaid and in accordance with the conditions imposed by

such rules shall be deemed to be lawfully possessed and may be exported from the Protectorate.

Penalty for offence against preceding Section. 12. (1) Any person who shall possess, sell, transfer, export or attempt to sell, transfer or export any ivory in contravention of the preceding section, shall be guilty of an offence, and shall be liable to a fine not exceeding three thousand Rupees or to imprisonment of either description for a term not exceeding six months or to both fine and imprisonment, and the ivory shall be forfeited unless the Governor shall otherwise order.

Onus of proof. (2) Whenever a person shall be charged with the offence of being in possession of or selling or transferring or exporting or attempting to sell, transfer or export any ivory obtained in contravention of this Ordinance or of "The East Africa Game Ordinance 1906" or of any Ordinance or Regulations repealed by the last mentioned Ordinance it shall be sufficient if the summons or charge shall allege that the ivory was obtained in contravention of the law, without specifying the law, and the onus shall then be on the person accused to produce satisfactory proof that the ivory was lawfully obtained under a licence granted under one of the aforementioned Ordinances or Regulations :

Provided, however, that if the person accused shall fail to produce such proof but there shall not be sufficient evidence to prove that such person knew or ought to have known that the ivory was obtained in contravention of the law, the ivory shall be forfeited, but the person accused shall not be liable to either a fine or imprisonment.

Restriction on killing fish. 13. No person shall use any poison, or, without a special licence, any dynamite or other explosive for the killing or taking of any fish.

Power to prohibit destructive methods of capture. 14. Where it appears to the Governor that any method used for killing or capturing animals is unduly destructive, he may, by proclamation, prohibit such method or prescribe the conditions under which any method may be used, and if any person uses any method so prohibited, or use any method otherwise than according to the conditions so prescribed, he shall be liable to the same penalties as are provided in Section 40 of this Ordinance.

GAME RESERVES.

Game Reserves. 15. (1) The areas described in the Fifth Schedule hereto are hereby declared to be game reserves.

Power to vary game reserves. The Governor, with the approval of the Secretary of State, may by Proclamation declare any other portion of the Protectorate to be a game reserve, and may define or alter the limits of any game reserve, and this Ordinance shall apply to every such game reserve.

Prohibition on hunting, etc., any animal in a Game Reserve. (2) Save as provided in Section 23 of this Ordinance any person who hunts, kills or captures any animal in a game reserve, or is found within a game reserve under circumstances showing that he was unlawfully in pursuit of any animal, shall be guilty of an offence against this Ordinance.

GAME LICENCES.

Licences and by whom issued. 16. (1) The following licences may be granted by a Provincial Commissioner or a District Commissioner or by such other person as may be authorised by the Governor on that behalf, that is to say :—

- (1) A Sportsman's Licence.
- (2) A Resident's Licence.
- (3) A Traveller's Licence.
- (4) A Landholder's Licence

Fees. (2) The following fees shall be paid for licences :—for a Sportsman's licence 750 Rupees ; for a Resident's licence 150 Rupees ; for a Traveller's licence 15 Rupees ; and for a Landholder's licence 45 Rupees.

Period of licence. (3) A Sportsman's licence, a Resident's licence, and a Landholder's licence shall be in force for one year from the date of issue. A Traveller's licence shall be in force for one month from the date of issue. Provided that a "Resident's licence" may be granted for a single period of 14 consecutive days on payment of a fee of 30 Rupees, but not more than one such licence shall be issued to the same person within a period of twelve months.

Licence to bear name of person and licensed date, etc. (4) Every licence shall bear the name in full of the person to whom it is granted, the date of issue, the period of its duration, and the signature of the person granting the same.

Licence not transferable.

(5) A licence granted under this Ordinance is not transferable.

Licence to be produced on demand being made by Magistrate.

(6) The holder of a licence shall on demand being made by a Magistrate, Justice of the Peace, Game Ranger or any Police Officer, produce his licence to such Magistrate, Justice of the Peace, Game Ranger or Officer, and any licence holder who fails without reasonable cause to produce his licence shall be guilty of an offence against this Ordinance.

To whom Resident's licence may be granted.

17. A Resident's licence shall not be granted except to a Resident or to an officer in the Public Service of the Protectorate or to an officer of one of His Majesty's Ships on the East Africa Station.

Animals which may be hunted under Sportsman's or Resident's licence.

18. A Sportman's licence, and a Resident's licence respectively shall authorise the holder to hunt, kill or capture animals of any of the species mentioned in the Third Schedule, but not more than the number of each species fixed by the second column of that Schedule.

Game lawfully killed by the holder of a Sportsman's or Resident's licence on private lands not to count towards number of animals the holder is entitled to kill under his licence.

19. Any game other than animals mentioned in the First Schedule killed or captured by the holder of a Sportsman's or Resident's licence upon private land with the consent of the owner or occupier of the land shall not count towards the number of animals which the holder of the licence is entitled to kill or capture under his licence.

Animals which may be hunted under a Traveller's licence.

20. A Traveller's licence authorises the holder to hunt, kill or capture on land other than private land animals of the species and to the number mentioned in the Fourth Schedule and on private land with the consent of the owner or occupier any animal or animals mentioned in the Third Schedule.

Landholder's licence.

21. (1) An occupier of land may take out a landholder's licence and may also take out a similar licence at the same fee for any person permanently employed by him in connection with the land.

Limited to Game on private land.

(2) The licence shall only permit game to be hunted, killed, or captured:—

- (a) on the land of the holder of the licence or of his employer who has taken out
- (b) the licence with the sanction of the owner or occupier, on private land.

Protection of certain animals.

(3) The licence shall not authorise any animal mentioned in the First Schedule to be hunted, killed or captured saving only that the holder of a licence may hunt and capture any Eland.

(4) The licence shall not authorize the holder to kill any Eland.

(5) Save as in the section otherwise provided the holder of a Landholder's licence may hunt, kill or capture any game.

Protection of crops.

22. Any landholder, or his servant, finding an animal mentioned in the schedules spoiling his crops or doing damage to his holding may kill the same without a licence if such act is necessary for the protection of his crops or holding. Provided, however, whenever an Elephant shall be killed under the provisions of this section, the tusks shall be the property of the Government and shall be dealt with as the Governor may direct.

Special licences issued for Scientific or Administrative reasons.

23. When it appears proper to the Governor for scientific or administrative reasons, he may grant a special licence to any person, to kill or capture animals of any one or more species mentioned in any of the Schedules or to kill, hunt or capture in a game reserve specified beasts or birds of prey, or other animals whose presence is detrimental to the purposes of the game reserve; or for scientific reasons to kill or capture, as the case may be, any animal or animals in a Game Reserve.

A special licence shall be subject to such conditions as to fees and security (if any), number, sex, and age of specimens, district and seasons for hunting, and other matter, as the Governor may prescribe.

Save as aforesaid, the holder of a special licence shall be subject to the provisions of this Ordinance.

Special licence to kill elephant.

24. (1) A Provincial or District Commissioner may on the application of the holder of a Sportsman's or Resident's licence grant a special licence

authorising such person to hunt, kill or capture either one or two elephants as the applicant

shall require and as shall be specified therein. Such special licence shall not authorise the holder to hunt, kill or capture any elephant having tusks weighing less than 30 lbs. each.

(2) There shall be paid for such special licence the fees following:—

For a licence to hunt, kill or capture one elephant ... Rs. 150
For a licence to hunt, kill or capture two elephants ... „ 450

(3) Every licence granted under this Section shall expire on the same date as the Sportsman's or Resident's licence held at the time of the granting of such special licence by the person to whom the same shall be granted and only one such special licence shall be granted to such person during the period of any such Sportsman's or Resident's licence. Provided, however, if such person shall have taken out a special licence authorising him to hunt, kill or capture one elephant only, he may on payment of a further fee of Rs. 300 be granted a licence authorising him to hunt, kill or capture a second elephant.

(4) Any person who having obtained a licence authorising him to hunt, kill or capture two elephants or who having obtained a licence authorising him to hunt, kill or capture a second elephant shall satisfy the Chief Game Ranger by a declaration and in such other manner (if any) as the Chief Game Ranger may require that he has killed or captured no elephant under his licence or licences, as the case may be, he shall either on the expiration or on the surrender of his licence or licences be entitled to a refund of Rs. 300.

Special licence to kill Giraffe. 25. A Provincial or District Commissioner may grant to the holder of a Sportsman's or Resident's licence a special licence authorising such person to hunt, kill or capture one bull Giraffe. There shall be paid for such special licence a fee of 150 Rupees. The provision of Sub-Section 3 of the preceding Section save as to the proviso thereto shall apply to every such licence.

A special licence granted under this Section shall not authorise the holder to hunt, kill or capture Giraffe in the Fort Hall District of the Kenia Province, or in the Machakos District of the Ukamba Province.

Original licence to be endorsed. 26. Every person who shall obtain a special licence under either of the two preceding Sections shall produce to the Officer granting the same his Sportsman's or Resident's licence and such officer shall endorse thereon the fact of such special licence having been granted and the nature of the licence.

Penalties. 27. The holder of a special licence issued under Sections 24 or 25 who shall hunt, kill or capture any animal which he is not authorised to hunt, kill or capture or any animal in excess of the number authorised by such licence shall be guilty of an offence against this Ordinance.

Penalty for making false declaration for Sub-Section 4 of Section 24 of this Ordinance shall, on conviction, be liable purposes of Section 24(4) to a fine not exceeding one thousand Rupees or to imprisonment of either description for a term not exceeding three months or to both fine and imprisonment.

Forms of licences. 29. The Governor may by rule prescribe the forms of licences issued under the provisions of this Ordinance.

Game Register. Every licence holder shall keep a register of the animals killed or captured by him in the form specified in the Sixth Schedule.

Production of Register for Inspection. Any person authorised to grant licences or any Magistrate, Justice of the Peace or Game Ranger may at any time call upon any licence holder to produce his register for inspection.

Every holder of a licence must within 15 days after his licence has expired produce or send to the District Commissioner of the district in which he resides the register of the animals killed or captured by him under his licence.

Every person holding a licence shall before leaving the Protectorate submit his register to the Chief Game Ranger.

Failure to keep or produce an offence. If any holder of a licence fails to keep his register truly or to produce his licence as required by this section he shall be guilty of an offence against this Ordinance.

Revocation of special licences. 30. The Governor may revoke any special licence issued by him when he is satisfied that the holder has been guilty of a breach of any of the provisions of this Ordinance or of the conditions of his licence or has connived with any other person in any such breach, or that in any matters in relation thereto he has acted otherwise than in good faith.

Refusal of licences.

31. The Governor may at his discretion direct that a licence under this Ordinance shall be refused to any applicant.

Lost licences.

32. Any person whose licence has been lost or destroyed may obtain a fresh licence for the remainder of the term of the licence lost or destroyed on payment of a fee of five Rupees.

Licence does not authorise trespass.

33. No licence granted under this Ordinance shall entitle the holder to hunt, kill, or capture any animal, or to trespass on private land without the consent of the owner or occupier.

Hunting, etc. animals beyond limit allowed an offence

34. Any person who, after having killed or captured animals to the number and of the species authorised by his licence, proceeds to hunt, kill or capture any animals which he is not authorised to kill or capture, shall be guilty of a breach of this Ordinance.

Hunting game with dogs on land other than private land prohibited.

35. It shall be unlawful to hunt with dogs any game on land other than private land. Every person concerned in a breach of the provision of this section shall be guilty of an offence against this Ordinance.

RESTRICTION ON KILLING GAME BY NATIVES.

District Commissioner may authorise natives to kill game

36. When the members of any native tribe or the native inhabitants of any village appear to be dependent on the flesh of wild animals for their subsistence, or when it is shown that any wild animals are causing damage to the lands or property of any natives, the District Commissioner of the District may, with the approval of the Governor, by order addressed to the Chief of the tribe or Headman of the village, authorise the tribesmen or inhabitants, as the case may be, to kill animals within such areas, and subject to such conditions as to mode of hunting, number, species, and sex of animals and otherwise as may be prescribed by the order.

Provisions re licences not to apply.

The provisions of this Ordinance with respect to the keeping of registers shall not apply to a member of a tribe or native inhabitant of a village to which an order under this section applies.

Other provisions apply.

Save as aforesaid, the general provisions of this Ordinance shall apply to every native who is authorised under this section, and a breach of any order shall be an offence against this Ordinance.

PROCEDURE AND PENALTIES.

Powers to Magistrates, Justices, Police and Rangers to arrest without warrant.

37. (1) When a person is seen or found committing an offence or is reasonably suspected of having committed or of being engaged in committing an offence against this Ordinance any Magistrate, Justice of the Peace, Police Officer or Game Ranger may, without warrant, stop and detain him, and if his name and address are not known to the Magistrate, Justice of the Peace, Officer or Ranger and such person fails to give them to his satisfaction or if the Officer or Ranger has reason to believe that except by arresting such person he may not afterwards be found or made answerable to justice without delay, trouble or expense, he may without warrant apprehend him.

(2) A person apprehended under this Section shall be taken with all practicable speed before a Magistrate and shall not be detained without a warrant longer than is necessary for the purpose.

Power to search seize, etc.

38. Whenever any Magistrate, Justice of the Peace, Police Officer or Game Ranger thinks it expedient for the purpose of verifying the register of a licence-holder, or suspects that any person has been guilty of an offence against this Ordinance, or of committing a breach of the conditions of his licence, he may inspect and search, or authorise any Subordinate Officer to inspect and search, any baggage, package, wagon, tent, building, or caravan belonging to or under the control of such person or his agent, and if the Magistrate, Justice of the Peace, Officer or Ranger finds any head, horn, tusk, skin, feather or other remains of any animal or any live animal appearing to have been killed, captured, obtained or dealt with or to be possessed in contravention of this Ordinance he shall seize and take the same before a Magistrate to be dealt with according to law.

Power to enter upon land for purposes of the Ordinance.

39. Any Magistrate, Justice of the Peace, Police Officer or Game Ranger may enter upon any land for the purpose of this Ordinance or for the purpose of preventing or detecting offences against this Ordinance.

Penalties.

40. Any person who hunts, kills or captures any animal in contra-

vention of this Ordinance or otherwise commits any offence against this Ordinance for and in respect of which no penalty is specially provided, or commits a breach of this Ordinance or of the conditions of his licence shall, on conviction, be liable to a fine which may extend to one thousand Rupees, and where the offence relates to more animals than two, to a fine in respect of each animal which may extend to five hundred Rupees and in either case to imprisonment of either description which may extend to two months, with or without a fine.

In all cases of conviction any animal or any head, horn, tusk, skin, feather, or other remains of any animal obtained or possessed in contravention of this Ordinance or of the conditions of a licence shall be forfeited unless the Governor shall otherwise order. If the person convicted is the holder of a licence his licence may be revoked by the Court.

41. Where in any proceeding under this Ordinance any fine is imposed, the Court may award any sum or sums not exceeding half the total fine to any informer or informers.

REPEAL.

42. The East Africa Game Ordinance, 1906 is hereby repealed ;

Provided as follows:—

(1) Where any legal proceedings have been begun under the said repealed Ordinance the same shall be continued as if this Ordinance had not been enacted.

(2) Any person who has before the commencement of this Ordinance committed an offence against this said repealed Ordinance or committed any breach of the provisions of the said Ordinance or of the conditions of any licence granted thereunder, and which offence or breach cannot be punished under this Ordinance shall be proceeded against and punished as if this Ordinance had not been enacted.

(3) Licences issued under the said repealed Ordinance unexpired at the commencement of this Ordinance shall remain in force for the period for which they were granted, as if this Ordinance had not been enacted ; Provided, however, that a Landholder's licence shall be deemed to confer upon the holder the same privileges as are conferred by a Landholder's licence issued under this Ordinance and a Settler's licence shall authorise the holder to kill animals of the species and to the number authorised by a Resident's licence.

FIRST SCHEDULE.

Animals not to be hunted, killed or captured by any person except under Special licence.

Elephant, Giraffe, Greater Kudu Bull (in the District of Baringo,) Greater Kudu (Female,) Buffalo (Cow,) Neumann's Hartebeest in the area (2) of 7 of this Schedule, Eland in the following areas:—

(1) An area bounded, on the South by a line drawn from Kiu Station due East to the Western boundary of Machakos Native Reserve, on the East by the Machakos Native Reserve to a point where the Athi River enters the said Reserve, thence by the Athi River to a point due North of Donyo-Sabuk, thence by a line drawn direct to Fort Hall, on the North by the Nairobi-Fort Hall main road, on the West by Uganda Railway.

(2) Rift Valley South of Lake Baringo.

(3) Uasin Gishu Plateau South of the Nzoia River.

Roan (Female,) Roan (Male) in areas (1) and (2) of 7 of this Schedule, Sable (Female,) Rhinoceros (on the North-East side of the Uganda Railway and within 10 miles thereof between Sultan Hamud and Machakos Road Station,) Vulture (any species,) Owl (any species,) Hippopotamus (in Lakes Naivasha, Elmenteita and Nakuru,) Fish Eagle.

SECOND SCHEDULE.

Animals, the females of which are not to be hunted, killed or captured when accompanying their young and the young of which are not to be hunted, killed or captured except under Special licence.

Rhinoceros, Hippopotamus, all Antelopes and Gazelles mentioned in any Schedule.

THIRD SCHEDULE.

Animals, a limited number of which may be killed or captured under a Sportsman's or Resident's licence.

Buffalo (Bull) 2, Rhinoceros, except as provided in the First Schedule 2, Hippopotamus, except as provided in the First Schedule 2, Eland, except as provided in the First Schedule 1, Zebra (Grevey's) 2, Zebra (Common) 20, Oryx (Callotis) 2, Oryx (Beisa) 4, Waterbuck (of each species) 2, Sable Antelope (Male) 1, Roan Antelope (Male) except as provided in the First Schedule 1, Greater Kudu (Male) except as provided in the First Schedule 1, Lesser Kudu 4, Topi 2, Topi (in Jubaland, Tanaland and Loita Plains) 8, Coke's Hartebeest 20, Neumann's Hartebeest, except as provided in the First Schedule 2, Jackson's

Hartebeest 4, Hunter's Antelope 6, Thomas's Kob 4, Bongo 2, Palla 4, Sitatunga 2, Wildebeest 3, Grant's Gazelle. Four varieties, Typicus, Notata, Bright's and Roberts's, of each 3, Waller's Gazelle (Gerenuk) 4, Harvey's Duiker 10, Isaac's Duiker 10, Blue Duiker 10, Kirk's Dik Dik 10, Guenther's Dik Dik 10, Hinde's DikDik 10, Cavendish's Dik Dik 10, Abyssinian Oribi 10, Haggard's Oribi 10, Kenya Oribi 10, "Suni" (Nesotragus Moschatus) 10, Klipspringer 10, Ward's Reedbuck 10, Chanler's Reedbuck 10, Thomson's Gazelle 10, Peter's Gazelle 10, Soemmerring's Gazelle 10, Bushbuck (Haywood's) 10, Colobi monkeys of each species 6, Marabout 4, Egret of each species 4,

FOURTH SCHEDULE.

Animals a limited number of which may be killed or captured on a Traveller's licence. Zebra 4.

The following Antelopes and Gazelles only. Grant's Gazelle, Thomson's Gazelle, Jackson's and Coke's Hartebeest, Palla, Reedbuck, Klipspringer, Steinbuck, Wildebeest, Paa (Medoqua and Nesotragus,) Oryx beisa, Bush Buck, Waller's Gazelle, Topi (in Jubaland, Tanaland and Loita Plains.)

Five animals in all, made up of a single species or of several, provided, however that not more than one of each of the following may be shot on one licence :— Grant's Gazelle, Palla, Wildebeest, Oryx beisa, Bush Buck, Waller's Gazelle, Topi, Jackson's Hartebeest

FIFTH SCHEDULE.

GAME RESERVES.

1. The Southern Reserve.

An area bounded by a line following the right bank of the Ngong River from the Railway line to the edge of the Kikuyu Forest, along the edge of the forest to a beacon at the point where the M'bagathi River leaves the forest by a line of beacons to the Survey beacon on the Ngong hills (Donyo Lamuyu), thence to Mt. Suswa by a line of beacons and from Suswa due west to the Mau escarpment which it follows south to the Uaso Nyiro and by the left bank of the river to the German frontier.

Thence following the German frontier to the Tsavo (Useri) river.

By the left bank of the Tsavo river to a beacon at the point where the Ngulia and Kyulu Hills approach the river. Thence following the foot of the Eastern slopes of Kyulu hills to the Makindu river which it follows to the Uganda Railway.

From the Makindu river the line follows the Railway to the Ngong river.

2. The Northern Reserve.

EASTERN BOUNDARY.

Starting from the ford at "Campi ya Nyama Yangu" on the Northern Uaso Nyiro River the boundary follows the Eastern slopes of the following hills :—

Mt. Kciseku, Mt. Kalama, Mt. Lololugi, Mt. Wargies (Table Mountains), Mt. Loe, Mt. Endata, Mt. Kulal.

From Mt. Kulal by a line North-East to Mount Moille thence following the Eastern slopes of this Mount and Mount Seramba, Mount Loder Moretu and Mount Kul.

From Mount Kul to a beacon on the Western side of Mount Marsabit.

NORTHERN BOUNDARY.

From the beacon on the Western side of the Mount Marsabit by a straight line west to Mount Nyiro.

WESTERN BOUNDARY.

From Mount Nyiro following the foot of the Laikipia Escarpment to the Mugatan River. Thence in a direct line to the junction of the Uaso Nyiro and Uaso Narok.

SOUTHERN BOUNDARY.

Thence following the left bank of Uaso Nyiro to the ford at "Campi ya Nyama Yangu."

