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CONTENTS

GAZETTE NOTICES

	PAGE
The Water Act—Appointment	652
The Trade Disputes Act—Orders	652
Result of Election Petitions	652–653
The Parliamentary and Presidential Elections Regulations—Notice	653
The Timber Act—Authorization	653
Loss of L P O's	653
The Registration of Titles Act—Issue of Provisional Certificates	653
The Land Acquisition Act, 1968— Notice of Intention	654
Notice of Inquiry	654–655
The Registered Land Act—Issue of New Certificates	655–656
E A P & L Company Ltd—Notice	656
Conditions Governing the Insurance Against Unsuccessful Boreholes Drilled by Borehole Contractors	656
Conditions Governing the Granting of Subsidies for the Construction of Storage Dams	657
The Agriculture (Crop Production) Rules—Extension	659
High Court of Kenya at Nairobi—Election Petition	659
Industrial Court Award	659
Transport Licensing	661
Trade Marks	661–662
Patents	662–663
Liquor Licensing	663
Probate and Administration	663–665
Bankruptcy Jurisdiction	665
The Companies Act—Voluntary Winding Up etc	666
The Societies Act—Furnish Proof, etc	667
Loss of Policy	667
Local Government Notices	667–670
Tenders	671

GAZETTE NOTICES—(Contd)

	PAGE
Business Transfers	671
Dissolution	671
Change of Name	671

SUPPLEMENT No 30

Legislative Supplement

LEGAL NOTICE NO	PAGE
74—The Price Control (Cement) Order, 1975	267
75—The Price Control (Tooth Pastes and Tooth Brushes (Amendment) Order, 1975	279
76—The Price Control (Soaps and Detergents) (Amendment) Order, 1975	283
77—The Price Control (Toilet Paper) (Amendment) Order, 1975	290

(Published as a Special Issue on 31st May, 1975)

SUPPLEMENT No 31

Legislative Supplement

LEGAL NOTICE NO	PAGE
78—The Sales Tax (Remission) (Revocation) Order, 1975	291
79—The Customs Tariff (Remission) (Revocation) (No 2) Order, 1975	291
80—The Customs Tariff (Remission) (No 12) Order, 1975	292
81—The Customs Tariff (Remission) (No 13) Order, 1975	292
82—The Customs Tariff (Remission) (No 14) Order, 1975	293
83—The Collection of Subscriptions (Kenya National Union of Teachers) Order, 1975	293
84—The Meat Control (Export Slaughterhouse) Regulations, 1973—Declaration	294
85—The Trade Licensing Act—Revocation of Order	294

GAZETTE NOTICE No 1796

THE WATER ACT

(Cap 372)

APPOINTMENT TO ATHI CATCHMENT BOARD

IN EXERCISE of the powers conferred by section 23 of the Water Act (Cap 372) and Legal Notice No 260 of 30th August, 1966, the Minister for Water Development hereby appoints—

HON MWANGU IVUTI, M P

to be a member of Athi Catchment Board, and revokes the appointment of Onesmus Mutisya Musyoki*

Dated this 27th day of May, 1975

E T MWAMUNGA,
Minister for Water Development

*G N No 647 of 1st March, 1974

GAZETTE NOTICE No 1797

THE TRADE DISPUTES ACT

(Cap 234)

ORDER UNDER SECTION 36—COLLECTION OF TRADE UNION DUES

IN EXERCISE of the powers conferred by section 36 of the Trade Disputes Act, the Minister for Labour has ordered that every employer who employs not less than five members of the Kenya National Union of Teachers shall—

- (a) deduct every month the sum of five shillings in respect of trade union dues from the wages of each of his employees who is a member of that trade union,
- (b) pay the total sums so deducted in any month, not later than the third day from the date on which such wages were paid, by crossed cheque made payable to the account of the Kenya National Union of Teachers at the Kenya Commercial Bank, Government Road, P O Box 30081, Nairobi,
- (c) notify that trade union, in writing, before the end of each month, the total amount of all payments made to to that account in that month, and
- (d) notify the Registrar of Trade Unions, in writing, before the end of each month the total amount of all payments made to that account in that month

And in exercise of the power conferred by section 36 (2) of the said Act, the Order notified by Gazette Notice No 267 of 1971 has been revoked

Dated this 21st day of May, 1975

JAMES NYAMWEYA,
Minister for Labour

GAZETTE NOTICE No 1798

THE TRADE DISPUTES ACT

(Cap 234)

ORDER UNDER SECTION 36—COLLECTION OF TRADE UNION DUES

IN EXERCISE of the powers conferred by section 36 of the Trade Disputes Act, the Minister for Labour has ordered that every employer who employs not less than five members of the Senior Civil Servants Association shall—

- (a) deduct every month the sum of six shillings in respect of trade union dues from the wages of each of his employees who is a member of that trade union,
- (b) pay the total sums so deducted in any month, not later than the third day from the date on which such wages were paid, by crossed cheque made payable to the account of the Senior Civil Servants Association at the Kenya Commercial Bank, Government Road, P O Box 30081, Nairobi,
- (c) notify that trade union, in writing, before the end of each month, the total amount of all payments made to to that account in that month, and

- (d) notify the Registrar of Trade Unions, in writing, before the end of each month the total amount of all payments made to that account in that month

And in exercise of the power conferred by section 36 (2) of the said Act, the Order notified by Gazette Notice No 3843 of 1970 has been revoked

Dated this 21st day of May, 1975

JAMES NYAMWEYA,
Minister for Labour

GAZETTE NOTICE No 1799

RESULT OF ELECTION PETITION

PURSUANT to the provisions of section 31 of the National Assembly and Presidential Elections Act, No 13 of 1969, I hereby certify that I have received the following report from the Election Court in respect of the Meru South-East Constituency

IN THE HIGH COURT OF KENYA AT NAIROBI

ELECTION PETITION No 21 of 1974

IN THE MATTER OF THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT

(Cap 7)

AND

IN THE MATTER OF AN ELECTION FOR THE NATIONAL ASSEMBLY IN THE MERU SOUTH-EAST CONSTITUENCY WHEREIN JAMES G NJERU WAS ELECTED

Between

Silas J N Wakiondo (*Petitioner*)

and

Alex C Kangethe (*Returning Officer*) (*First Respondent*)James G Njeru (*Second Respondent*)

CERTIFICATE

(Section 30 (1) of the National Assembly and Presidential Elections Act)

We, the Election Court, having determined the questions raised in the petition of Silas J N Wakiondo, certify that James G Njeru, whose election and return were complained of, had been validly elected and returned as a Member of the National Assembly for the Meru South East Constituency

Given under our hands and the Seal of this Court at Nairobi this 28th day of May, 1975

A H SIMPSON,
Judge

A A KNELLER,
Judge

J H S TODD,
Acting Judge

Dated this 30th day of May, 1975

F M G MATI,
Speaker of the National Assembly

GAZETTE NOTICE No 1800

RESULT OF ELECTION PETITION

PURSUANT to the provisions of section 31 of the National Assembly and Presidential Elections Act, No 13 of 1969, I hereby certify that I have received the following report from the Election Court in respect of the Meru South-East Constituency

IN THE HIGH COURT OF KENYA AT NAIROBI

ELECTION PETITION No 21 of 1974

IN THE MATTER OF THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT

(Cap 7)

AND

IN THE MATTER OF AN ELECTION FOR THE NATIONAL ASSEMBLY IN THE MERU SOUTH-EAST CONSTITUENCY WHEREIN JAMES G NJERU WAS ELECTED

Between
Silas J N Wakioondo (*Petitioner*)
and
Alex C Kangethe (Returning Officer) (*First Respondent*)
James G Njeru (*Second Respondent*)

CERTIFICATE
(Section 31 (1) of the National Assembly and Presidential Elections Act)

We, the Election Court, report that no election offence has been proved to have been committed by any person in connexion with the election

Given under our hands and the Seal of this Court at Nairobi this 28th day of May 1975

A H SIMPSON,
Judge

A A KNELLER,
Judge

J H S TODD,
Acting Judge

Dated this 30th day of May, 1975

F M G MATI,
Speaker of the National Assembly

GAZETTE NOTICE NO 1801

THE PARLIAMENTARY AND PRESIDENTIAL ELECTIONS REGULATIONS
(Cap 7, Sub Leg)

IT IS hereby notified for general information that pursuant to regulation 3 of the Parliamentary and Presidential Elections Regulations, the Supervisor of Elections hereby appoints the persons named in the first and second columns of the Schedule hereto to be the returning officer and deputy returning officer for the constituency specified in the third column of the said Schedule

SCHEDULE		
<i>Returning Officer</i>	<i>Deputy Returning Officer</i>	<i>Constituency</i>
Johnston Kimama Njoroge	John O Otieno	Lamu East

Dated this 31st day of May 1975

K J O MWANGI,
Deputy Supervisor of Elections

GAZETTE NOTICE NO 1802

THE TIMBER ACT
(Cap 386)

IN EXERCISE of the powers conferred by section 4 of the Timber Act the Chief Conservator of Forests hereby authorizes—

Noah Maina Kibiru,
Joseph Kubbaiah Moses,
Kenneth Njenga Njuguna,
Samuel Kiarie,
Sebastian Njirani Mwangi, and
Jonathan Paul Mbisi,

to be Graders for the purpose of the Act, for a period of one year with effect from 28th May, 1975

Dated this 28th day of May, 1975

O M MBURU,
Chief Conservator of Forests

GAZETTE NOTICE NO 1803

MINISTRY OF AGRICULTURE
LOSS OF LOCAL PURCHASE ORDER

IT IS notified for general information to the public that Local Purchase Order No D/109190, previously held by the District Veterinary Officer, Kisumu, has been reported lost This order has now been cancelled and the Government will not accept any liability for goods supplied or services rendered on the strength of the said orders

M M MURENGA,
for District Agricultural Officer,
Kisumu District

GAZETTE NOTICE NO 1804

MINISTRY OF LANDS AND SETTLEMENT
DEPARTMENT OF SETTLEMENT
LOSS OF LOCAL PURCHASE ORDER

NOTICE is hereby given that the original and duplicate copy of L P O No B 496296, previously held under the charge of the Settlement Officer I, Sotik, has been reported lost

The public is hereby notified that the said L P O has now been cancelled and the Government will not be liable for any goods supplied or services rendered on the strength of the lost L P O

Dated this 28th day of May, 1975

P D ABRAMS,
for Director of Settlement

GAZETTE NOTICE NO 1805

THE REGISTRATION OF TITLES ACT
(Cap 281, section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Dhirendra Kumar Nathu Shah of P O Box 41950, Nairobi, is the proprietor as lessee of all that piece of land known as LR No 209/96/2 situate in the City of Nairobi in the Nairobi Area by virtue of a Certificate of Title registered as IR 6348/1 and whereas sufficient evidence has been adduced to show that the said Certificate of Title has been lost Notice is hereby given that after the expiration of ninety (90) days from the date hereof, I shall issue a Provisional Certificate provided that no objection has been received within that period

Dated at Nairobi this 6th day of June, 1975

L PEREIRA,
Registrar of Titles

GAZETTE NOTICE NO 1806

THE REGISTRATION OF TITLES ACT
(Cap 281 section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Vaikuntra Atmaram Raval and Yashwantra Umiashanker Dave, both of P O Box 606, Nakuru, are the proprietors as lessees of all that piece of land known as LR No 451/1280, situate in Nakuru Municipality in the Nakuru District by virtue of a Grant registered as IR 22012/1, and whereas sufficient evidence has been adduced to show that the said Grant has been lost Notice is hereby given that after the expiration of ninety (90) days from the date hereof, I shall issue a Provisional Certificate provided that no objection has been received within that period

Dated at Nairobi this 6th day of June, 1975

L PEREIRA,
Registrar of Titles

GAZETTE NOTICE No 1807

THE LAND ACQUISITION ACT 1968
(No 47 of 1968)

NOTICE OF INTENTION TO ACQUIRE LAND

IN PURSUANCE of section 6 (2) of the Land Acquisition Act, 1968 I hereby give notice that the Government intends to acquire the following land for the Sameta Rural Water Scheme in Kisi District

SCHEDULE

SAMETA RURAL WATER SCHEME—KISI DISTRICT

Plot No	Location	Sub Location	Registered Owner	Approx Area to be Acquired in Hectares
95	Nyaribari/Chache	B/B/Boburia	Kemuma Nyangoya	0 040
442	"	"	Kemunto Machogu	0 010
671	"	"	Aming'a Amoro	0 010
1641	"	"	Monda Mochache	0 0144
1875	"	"	Nyaroguru Mokano	0 015
1912	"	"	Ayienda Kebwore	0 010
2185	"	"	Moraa Matundura	0 080
2327	"	"	Monyenye Menge	0 0144
2426	"	"	Mong'ina Masanta	0 0144
2747	"	"	John Omonde	0 040
2589	"	"	Zebedeo Miyiinda	0 080
105	Bassi	Boitangare	Thomas Anyango	—
958	"	"	Nyangau Amenya	0 018
963	"	"	Gusii County Council	0 010
194	Wanjare	Bogiakumu	Gusii County Council	0 010
817	"	"	Mogere Magara	0 014
1044	"	"	Maronga Aruba	0 010
1168	"	"	Oisebe Omabere	0 040
179	Bassi	Bomorenda	Gusii County Council	0 0144
636	"	Bogetaorio II	Gwako Orenge	0 040
828	"	"	Ayecha Otara	0 0112
957	"	"	Makori Mokua	0 0225
1032	"	"	Osugo Omwega	0 050
1558	"	"	S Obure Omabere	0 040
1696	"	"	Mareri Omboga	0 012
2097	"	"	Omari Obure	0 010
2155	"	"	Gusii County Council	0 0144
	"	"	Gusii County Council	0 0180

Plans of the affected land may be inspected during office hours at the office of the Commissioner of Lands, Harambee Avenue, Nairobi

Dated this 30th day of May, 1975

J R NJENGA,
Commissioner of Lands

GAZETTE NOTICE No 1808

THE LAND ACQUISITION ACT, 1968
(No 47 of 1968)

NOTICE OF INQUIRY

IN PURSUANCE of section 9 (1) of the Land Acquisition Act, 1968, I hereby give notice that an Inquiry will be held at 8 30 a.m. on Tuesday, 8th July 1975, at the District Commissioner's Office Kisi for the hearing of claims to compensation by persons interested in the following land —

SCHEDULE

SAMETA RURAL WATER SCHEME—KISI DISTRICT

Plot No	Location	Sub Location	Registered Owner	Approx Area to be Acquired in Hectares
95	Nyaribari/Chache	B/B/Boburia	Kemuma Nyangoya	0 040
442	"	"	Kemunto Machogu	0 010
671	"	"	Aming'a Amoro	0 010
1641	"	"	Monda Mochache	0 0144
1875	"	"	Nyaroguru Mokano	0 015
1912	"	"	Ayienda Kebwore	0 010
2185	"	"	Moraa Matundura	0 080
2327	"	"	Monyenye Menge	0 0144
2426	"	"	Mong'ina Masanta	0 0144
2747	"	"	John Omonde	0 040
2589	"	"	Zebedeo Miyiinda	0 080
105	Bassi	Boitangare	Thomas Anyango	—
958	"	"	Nyangau Amenya	0 018
963	"	"	Gusii County Council	0 010
194	Wanjare	Bogiakumu	Gusii County Council	0 010
817	"	"	Mogere Magara	0 014
1044	"	"	Maronga Aruba	0 010
1168	"	"	Oisebe Omabere	0 040
2097	Bassi	Bomorenda	Gusii County Council	0 0144
2155	"	Bogetaorio II	Gusii County Council	0 0144
	"	"	Gusii County Council	0 0180

Every person who is interested in the land is required to deliver to me not later than the day of Inquiry, a written claim to compensation

Dated this 30th day of May, 1975

J R NJENGA,
Commissioner of Lands

GAZETTE NOTICE No 1809

THE LAND ACQUISITION ACT, 1968
(No 47 of 1968)

NOTICE OF INQUIRY

IN PURSUANCE of section 9 (1) of the Land Acquisition Act, 1968, I hereby give notice that an Inquiry will be held at 2 p.m. on Tuesday, 8th July 1975, at Sameta Market for hearing of claims to compensation by persons interested in the following land —

SCHEDULE

SAMETA RURAL WATER SCHEME—KISII DISTRICT

<i>Plot No</i>	<i>Location</i>	<i>Sub-Location</i>	<i>Registered Owner</i>	<i>Approx Area to be Acquired in Hectares</i>
179	Bassi	Bogetaorio II	Gwako Orenge	0 040
636		"	Ayecha Otara	0 0112
828		"	Makori Mokua	0 0225
957		"	Osugo Omwega	0 050
1032		"	S Obure Omabere	0 040
1558		"	Mareri Omboga	0 012
1696		"	Omari Obure	0 010

Every person who is interested in the land is required to deliver to me, not later than the day of Inquiry, a written claim to compensation

Dated this 30th day of May, 1975

J R NJENGA,
Commissioner of Lands

GAZETTE NOTICE No 1810

THE REGISTERED LAND ACT
(Cap 300, section 35)

ISSUE OF A NEW CERTIFICATE

WHEREAS Wele Akala of P O Box 168, Kakamega in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 11 4 hectares or thereabouts situated in the District of Kakamega, known as Parcel No 389, registered under Title No Butotso/Ingotse/389, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost Notice is hereby given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period

Dated this 24th day of April, 1975

E E NGOYA,
Land Registrar,
Kakamega District

as Parcel No Ndeiya/Makutano/189, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost Notice is hereby given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period

Dated this 23rd day of May 1975

S J KANYORO,
Land Registrar, Kiambu

GAZETTE NOTICE No 1813

THE REGISTERED LAND ACT
(Cap 300, section 35)

ISSUE OF A NEW CERTIFICATE

WHEREAS Makomere Akoolo of P O Butere in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 5 6 hectares or thereabouts situated in the District of Kakamega, known as Parcel No 269 registered under Title No Marama/Shiraha/269, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost Notice is hereby given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period

Dated this 21st day of May, 1975

E E NGOYA,
Land Registrar
Kakamega District

GAZETTE NOTICE No 1811

THE REGISTERED LAND ACT
(Cap 300, section 35)

ISSUE OF A NEW CERTIFICATE

WHEREAS Elud Ngugi Ndegwa of Kiambaa Location, Kiambu District in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1 61 hectares or thereabouts situated in the District of Kiambu, known as Parcel No Kiambaa/Kihara/1005, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost Notice is hereby given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period

Dated this 20th day of May, 1975

S J KANYORO,
Land Registrar Kiambu

GAZETTE NOTICE No 1814

THE REGISTERED LAND ACT
(Cap 300 section 35)

ISSUE OF A NEW CERTIFICATE

WHEREAS Makomere Akoolo of P O Butere in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 2 6 hectares or thereabouts situated in the District of Kakamega, known as Parcel No 821, registered under Title No Marama/Shiraha/821, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost Notice is hereby given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period

Dated this 21st day of May, 1975

E E NGOYA,
Land Registrar
Kakamega District

GAZETTE NOTICE No 1812

THE REGISTERED LAND ACT
(Cap 300 section 35)

ISSUE OF A NEW CERTIFICATE

WHEREAS Njeri w/o Njuru of Makutano Sub-location in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 4 88 hectares or thereabouts situated in the District of Kiambu, known

GAZETTE NOTICE No 1815

THE REGISTERED LAND ACT

(Cap 300 section 35)

ISSUE OF A NEW CERTIFICATE

WHEREAS Makomere Akoolo of P O Butere in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 2.2 hectares or thereabouts situated in the District of Kakamega, known as Parcel No 823, registered under Title No Marama/Shirah/823, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost Notice is hereby given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period

Dated this 21st day of May 1975

E E NGOYA,
Land Registrar
Kakamega District

GAZETTE NOTICE No 1816

THE REGISTERED LAND ACT

(Cap 300 section 35)

ISSUE OF A NEW CERTIFICATE

WHEREAS Mrs Akata Chisaka of P O Butere in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 2.0 hectares or thereabouts situated in the District of Kakamega, known as Parcel No 440, registered under Title No Marama/Shinamwenyuli/440, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost Notice is hereby given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period

Dated this 24th day of May, 1975

E E NGOYA,
Land Registrar
Kakamega District

GAZETTE NOTICE No 1817

THE EAST AFRICAN POWER AND LIGHTING
COMPANY LIMITED

THE ELECTRIC POWER ACT

(Cap 314)

NOTICE OF ISSUE OF NEW METHOD OF CHARGE BYELAWS

NOTICE is hereby given that on the 30th day of May, 1975, the Minister for Power and Communications approved the company's application made on the 16th day of May 1975, under sections 72 and 149 of the Electric Power Act, for the introduction of new Method of Charge Byelaws. The new Byelaws thereby authorized have been incorporated in the Method of Charge (E A P L) Byelaws 1975, a copy of which will be furnished by the company to any person on the payment of Sh 4. Prior notice of the company's application for such approval was issued in the following publications on Friday, 2nd May, 1975 —

"Kenya Gazette"
"The Standard"
"Daily Nation"
"Taifa Leo"

The Method of Charge (E A P L) Byelaws 1975 will take effect from the date of the first normal meter reading of each consumer's meter next following the 6th day of July 1975

A N NGUGI,
Secretary
for and on behalf of the East African Power
and Lighting Company Limited

GAZETTE NOTICE No 1818

CONDITIONS GOVERNING THE INSURANCE AGAINST
UNSUCCESSFUL BOREHOLES DRILLED BY BOREHOLE
CONTRACTORS

BOREHOLE INSURANCE SCHEME

IT IS hereby notified for general information that, with the object of encouraging the development of the ground-water resources of Kenya for agricultural purposes of all kinds, including the domestic purposes of the farmer, the Government has approved for the terms and conditions set out in this notice for the purpose of governing the insurance against failure of boreholes, with effect from the date of the publication of this notice

1 For the purposes of these conditions—

"Director" means the Director of Water Development of the Ministry of Water Development or a person deputed by him, either generally or for a particular purpose,

"farmer" means any member (including a body corporate) of the community engaged in farming an agricultural holding of not less than 3.25 hectares and in the absence of such a person, his agent or representative, it also includes a mortgagee in possession,

"borehole contractor" means a person or firm licensed by the Water Apportionment Board as a borehole contractor in accordance with section 71 of the Water Act (Cap 372),

"borehole" means a hole no less than 10 mm in diameter, lined or unlined, drilled in the crust of the earth by a mechanically operated appliance approved by the Director,

"approved" means approved by the Director

2 (i) Applications for the approval of a borehole site and the subsequent acceptance of insurance in the event of the borehole proving unsuccessful may be submitted by farmers as defined in Condition 1 above or by local government authorities. These applications should be submitted to the Director on Form 245B

(ii) Each application must be supported by a recommendation from the appropriate District Agricultural Committee constituted in accordance with Part III of the Agriculture Act (Cap 318)

(iii) Each application shall be in respect of one borehole only and should be accompanied by the requisite fee of Sh 200, which is not returnable

3 Approval of a borehole site for insurance shall be valid for one year from the date of approval. After expiration of one year the approval may be extended for further periods of one year at the discretion of the Director, who may alter the conditions under which approval was previously given

4 The number of boreholes approved for insurance which may be drilled on any one property shall be at the sole discretion of the Director, after consultation, if he deems it necessary, with the District Agricultural Committee concerned

5 Subject to the provisions of Condition (ii) below, insurance will be payable on completion of a borehole only if all the following conditions are complied with —

(i) The site of the borehole has been approved by the Director, who shall have power to impose such conditions as he may think fit before approving such site prior to the commencement of drilling operations

(ii) The borehole has been drilled by a borehole contractor as defined in Condition 1 above

(iii) The borehole has been carried down to the minimum depth specified by the Director which shall in no case be less than 50 m or where both a minimum and a maximum depth for subsidy has been specified by the Director, the borehole has been carried down to the maximum depth or drilling abandoned at a depth equal to or greater than the minimum depth

(iv) The borehole complies with any special conditions laid down by the Director when the site was approved, including a permit from the Water Apportionment Board if required

(v) The borehole qualifies for insurance on the basis of yield under Condition 6

6 (i) The maximum insured sum payable shall be £1,800 or 75 per cent of the cost of the borehole, whichever is the less

(ii) The full insured sum under (i) above shall be payable if the tested yield in litres per hour is equal to or less than the minimum yield (Y_{min}) as given in the formula—

$$Y_{min} = 3d + 316$$

where d is the depth of the borehole to the nearest metre

(iii) No insurance will be payable if the tested yield in litres per hour is equal to or greater than the limit yield (Y lim) as given in the formula —

$$Y \text{ lim} = 4d + 653$$

(iv) Where the tested yield (Y) lies between the minimum and the limit yield as defined in (ii) and (iii) above, the percentage insurance payable in lieu of 75 per cent shall be —

$$\frac{(Y \text{ lim} - Y)}{(Y \text{ lim} - Y \text{ min})} \times 75$$

7 If a preliminary test shows that the yield of a borehole is such that insurance is payable under Condition 6, the Director must be given 48 hours' notice in order to arrange to be present at a final pump test, the results of which will be used as the basis of an insurance sum. The cost of drilling carried out below the maximum insured depth shall not be included in the cost of the borehole when calculating the insurance payable.

8 The test pumping in connexion with any application for insurance must be carried out if necessary after development by surging, with the cylinder fixed not more than 7 metres above the bottom of the borehole. Such test pumping shall, if the yield is less than the limit yield as defined in Condition 6 (iii), be of not less than eight hours' continuous duration. The quantity of water delivered shall be measured volumetrically in receptacles of known capacity or by such other method as the Director may approve. Tests by bailer shall not be accepted except at the discretion of the Director.

9 In the event of the Director not being present at the final pump test, a certificate of the result of the test pumping, on Form W A B 28, shall be signed by the borehole contractor carrying out the drilling operations and shall be submitted to the Director so as to reach him within 30 days of the date of completion of the boring operations.

10 (i) The Director reserves the right to enter upon the land of an applicant for all or any of the following purposes —

- (a) Inspecting any borehole
- (b) Being present at the test pumping operations
- (c) Taking a sample of the water
- (d) Carrying out a check test of the yield in respect of any borehole for which an application for insurance has been submitted

(ii) Should the check test of the yield as made by the Director and as approved personally by him exceed the tested yield as reported under Condition 9 to an extent which would lower the amount of insurance payable, the applicant shall refund any excess insurance which may have been paid.

11 Although the yield or the depth of a borehole may be such as to prevent its qualifying for insurance in accordance with the provisions of Condition 5 above, an application may nevertheless be submitted on the grounds that the quality of the water renders the borehole useless. In such a case the applicant shall submit, carriage paid, a sample of the water (not less than three litres) in a suitable glass bottle or bottles, and shall furnish the Director with full details of the steps taken to cut off the mineralized water. The sample or samples shall be clearly marked with the name of the applicant, the L R No. of the farm (or other description of the land on which the borehole is situated), and must reach the Director at Nairobi within 30 days of the date of the test pumping and shall be accompanied by a fee of sixty (60) shillings, which will be refunded if, in the sole opinion of the Director, the quality of the water renders the borehole useless.

12 An existing borehole may be deepened and qualify for insurance under the following conditions —

- (i) The tested yield prior to deepening must be less than the limit yield as defined in Condition 6 (iii)
- (ii) The deepening must be approved in advance by the Director who may require a minimum depth of further drilling
- (iii) The insurance will be paid on the same conditions as for a new borehole, but the cost will be limited to cost of deepening

13 Notwithstanding anything contained in Conditions 5 and 11 above, the Director shall have discretion to consider any application, the peculiar circumstances of which may, in his opinion warrant it.

14 For the purpose of deciding whether an insurance shall be granted, the measured yield and the quality of the water shall be those approved by the Director, and in this connexion the Director may at his sole discretion take into consideration any circumstances of which he is aware in approving the yield of the borehole.

15 The application for the payment of an insurance sum in respect of an unsuccessful borehole must be submitted to the Director within 30 days of the completion of boring operations on Form 246B correctly completed, supported by the original contract between the applicant and his borehole contractor, together with a certified copy of the account rendered by the contractor.

16 If the Director is of the opinion that the cost of a borehole is excessive, he may, at his sole discretion, solely for the purpose of calculating the amount of insurance, if any, payable, reduce the cost to an amount approved by him, and for this purpose he may deduct the cost of any casing left in a borehole.

17 Notwithstanding the fact that a borehole site may have been selected and/or approved by him, the Director does not guarantee any successful result from boring operations. The boring shall, therefore, be entirely at the sole risk of the applicant.

18 The Director accepts no responsibility whatever for any agreement made between the applicant and a borehole contractor, and will make no payment to such contractor nor become a party to any dispute. The undertaking, including the drilling, development and testing of the borehole, is entirely at the risk and expense of the applicant.

19 Notwithstanding that the yield of a borehole may decrease after the tested yield has been measured or that the quality of the water may deteriorate with time, no application for insurance, will be considered unless it reaches the Director within 60 days of the completion of drilling operations.

20 Any borehole contractor aiding or abetting an attempt to obtain insurance by understating the result of a pumping test or by giving false information about a borehole will be reported to the Water Apportionment Board with a view to the cancellation of his licence.

21 These conditions shall be effective as from the date of publication of this notice and any insurance payable under these conditions is conditional upon this notice remaining in force. If at any time it is the intention of the Government either to introduce less favourable terms than those contained in this notice, or to discontinue completely the payment of insurance for unsuccessful boreholes, six months' notice of such intention will be given.

22 In the case of disputes arising out of the interpretation of these conditions the decision of the Director shall be accepted as final.

23 Gazette Notice Nos 1216 of 1959 and 3779 of 1964 are hereby cancelled.

Dated this 22nd day of May, 1975

E A NGUNYA,
Director of Water Development,
Ministry of Water Development

GAZETTE NOTICE No 1819

CONDITIONS GOVERNING THE GRANTING OF SUBSIDIES FOR THE CONSTRUCTION OF STORAGE DAMS

IT IS hereby notified for general information that, with the object of encouraging the development of the water resources of Kenya for agricultural purposes of all kinds by the construction of storage dams, the Government has agreed that the terms and conditions set out in this notice shall govern the grant in all cases of subsidies for dam construction, with effect from the date of publication of this notice.

1 For the purposes of these conditions—

“Director” means the Director of Water Development of the Ministry of Water Development, or a person deputed by him, either generally or for a particular purpose,

“approved” means approved by the Director,

“assessed cost” means the total cost of construction of the dams as estimated by the Director. The estimate shall be based on the experience of the Dam Construction Units and of Government works generally. It shall include the cost of site preparation and foundations, provision of control sluices and spillway and other necessary ancillary works but not the provision of any pumping apparatus,

"dam" means a structure built across a depression, or a tank excavated below ground level, for impounding and storing surface water and includes the ancillary works needed to dispose of flood water, and the conduits and controls necessary for the release of water,

"Dam Construction Unit" means a mechanical dam construction unit financed from public funds,

"farmer" means any member (including body corporate) of the community engaged in farming an agricultural holding of not less than eight acres, and in the absence from Kenya of such a person, his agent or representative, it also includes a mortgagee in possession

2 Farmers and local government authorities may apply for a subsidy for the construction of a dam intended for the conservation of water for agricultural purposes. Applications (which normally should be accompanied by an application for a water permit) shall be on Form W.A.B 409 and should be submitted to the Water Bailiff of the area concerned. It should be noted that the procedure for the granting of water permits by the Water Apportionment Board usually takes not less than four months to complete but examination of the application for subsidy shall be undertaken concurrently

3 Each application for subsidy shall be in respect of one dam only and shall be accompanied by a fee of Sh 200 (which is not returnable) to cover, in part, the cost of the technical examination of the application, except in the case of a group application by one applicant under Condition 4

4 Where an individual applicant wishes to construct more than one dam in the same river, water course or depression and the works are to be undertaken as one continuous operation, then all the dams in the group are to be detailed on the application for subsidy and only one fee will be payable

The term "individual applicant" in this context will include a co-operative society wishing to construct dams paid for out of its own financial resources, but will not include a co-operative society acting as representative of a group of farmers who will pay for the dams themselves. A single group application may be submitted by a group of farmers or local authorities, or by the authorized representative of such a group, for a scheme involving the construction of a group of dams in the same river, water-course or depression where at least one dam of the group is to be situated either wholly or partially on the holding of each party of the application. In the case of a group application, whether submitted by the group or by its authorized representative, the stipulated fee shall be payable in respect of each party to the application

Where a group application has been made the provisions of clauses 5 to 18 of these conditions inclusive will be deemed to apply to a group of dams wherever "dam" is mentioned

Group applications are designed expressly to encourage the development of holdings where for hydrological or other good reasons a system of dams which are individually too small to merit subsidy payments is to be preferred to one or more large dams. For this reason no group application will be considered where the assessed cost of more than one dam in the group exceeds £200 in low rainfall areas or £250 in high rainfall areas

5 No subsidy is payable in the following cases —

- (a) Where no water permit or sanction has been granted for the construction of the dam
- (b) Where it is found that construction of a dam has commenced prior to the approval of the application for subsidy
- (c) Where the construction of the dam is to be financed, in whole or in part, by direct grant from Central Government
- (d) Where the total assessed cost of the dam does not exceed £200 in low rainfall areas or £250 in high rainfall area
- (e) Where an applicant has not discharged his liabilities to Government in respect of work carried out previously on his behalf by a Dam Construction Unit

6 Before approving an application for subsidy, the Director shall satisfy himself that—

- (a) the appropriate District Agricultural Committee has certified that the dam is necessary for the full economic development of the agricultural holding to which the application relates, having regard to the existing water resources of that holding,
- (b) the catchment area and runoff are adequate to fill the dam regularly,

- (c) the design of the dam is sound and its capacity adequate,
- (d) construction of the dam has been authorized in writing by the Water Apportionment Board,
- (e) the provisions of the Water Act (Cap 372) and all rules thereunder have been complied with

7 If the Director approves the application for subsidy, he shall inform the applicant of the amount of the subsidy to be paid, and the assessed cost on which it is based

8 The approval of a subsidy shall be valid for a period of one year. An extension of the period of validity of the approval will normally be granted if works are still in progress, provided they proceed continuously to completion. If works have not commenced within the year of validity, a new application will have to be made

9 The Director may require certain additional works which, in his opinion, are necessary for the proper security of the dam to be done before payment of subsidy

10 Payment of subsidy will be made only after the work has been completed to the satisfaction of the Director who shall have the right to inspect the site at any time before, during and after construction in order to check the dimensions, workmanship or any other matter relative to the construction of the dam

11 The subsidy payable on a completed dam shall be 40 per cent of the assessed cost of the dam in low rainfall zones where the probable annual rainfall is less than 800 mm or 25 per cent of the assessed cost of the dam in high rainfall zones where the probable annual rainfall is 800 mm or more

Provided that—

- (1) the amount of any subsidy shall be so adjusted as to ensure that the assessed cost of the dam less the subsidy shall not fall below £200 in the case of low rainfall areas, or £250 in the case of high rainfall areas,
- (2) the subsidy payable shall not exceed the sum which would be paid if the actual final total cost of construction and not the assessed cost of the dam, were taken as the basis of calculation for subsidy,
- (3) if during the course of the works increased costs or unforeseen difficulties occur, the subsidy payable may be increased at the discretion of the Director

The two zones of probable annual rainfall are delineated by the 800 mm isohyet on the "Mean Annual Rainfall Map of East Africa". Copies of this map are deposited with the Director of Water Development and all Water Bailiffs and no appeal against this zoning will be entertained

12 The subsidy is subject to a maximum of £2,500 in both the high and low rainfall zones. This maximum may be exceeded in special cases at the discretion of the Minister for Water Development to whom application may be made through the Director

13 The Director may, as a condition of payment of a subsidy, require the applicant to permit the installation of a staff gauge and rain gauge at the dam and to take readings of rainfall and water levels at such intervals and over such period as may be directed by him. The gauges will be supplied and installed by the Director free of charge. They will remain the property of the Government

14 Where a Dam Construction Unit is used for the construction of the dam, the account shall show the full amount payable, and the subsidy, if any, shall be shown as a deduction, allowable only if the account is fully paid within three months. If payment is not made within three months or such other longer period as the appropriate Accounting Officer may in his absolute discretion specify, the cost of the dam shall be payable in full by the applicant, and no subsidy shall be payable or allowable by the Government

15 Where a contractor is employed for the construction of the dam, he must be a licensed dam contractor under section 89 of the Water Act (Cap 372)

16 No liability whatever shall attach to the Government for any damage or loss of whatsoever nature arising out of or in any way attributable to the design or construction of any dam in respect of which an application for subsidy has been made, and the applicant for or the recipient of any subsidy shall at all times keep the Government and any servant of the Government effectually indemnified against all actions, claims, losses and expenses whatsoever arising out of any way attributable to anything done or omitted to be done by the Government or any servant of the Government in connexion with the design or construction of any such dam

17 If any dispute or difference of any kind whatsoever shall arise in connexion with or out of these Conditions or the carrying out of any works in pursuance of these Conditions, it shall be settled by the Director whose decision shall be final and conclusive

Provided that this rule shall not apply to matters relating to an application for an increased dam subsidy in accordance with clause 12, or any application for extension of payment period specified in clause 14 of these Conditions

18 Nothing in these Conditions shall bind the Government to approve the granting of subsidy in any particular case

19 Gazette Notice Nos 2489 of 1959 and 3396 of 1960 and 3780 of 1964 are hereby cancelled

Dated this 22nd day of May, 1975

E A NGUNYA,
Director of Water Development,
Ministry of Water Development

GAZETTE NOTICE No 1820

THE AGRICULTURE (CROP PRODUCTION) RULES (Cap 318, Sub Leg)

EXTENSION OF LATEST PLANTING DATE, 1975 (Hybrid Maize)

IN EXERCISE of the powers conferred by section 5 of the Agriculture (Crop Production) Rules, the Trans Nzoia District Agricultural Committee hereby extends the date set forth in the third column of the Schedule hereto, to be the latest date of planting for the essential crop specified therein in respect of the respective area specified in the first column of the said Schedule

SCHEDULE

(1)	(2)	(3)
Area	Earliest Planting Dates, 1975	Latest Planting Dates, 1975
South Ward	1st March	31st May
East Ward	1st March	31st May

Gazette Notice No 1019 of 27th March, 1975, refers

Dated this 19th day of May, 1975

B M MAKANGA,
Chairman,
Trans Nzoia District Agricultural Committee

GAZETTE NOTICE No 1821

IN THE HIGH COURT OF KENYA AT NAIROBI ELECTION PETITION No 1 OF 1975

Between

Abdi Sheikh Farah (Petitioner)

and

Ahmed Abdi Ogle (First Respondent)

G H Mwangi (Second Respondent)

NOTICE

To —

1 Ahmed Abdi Ogle

2 G H Mwangi (Returning Officer, Wajir South Constituency)

TAKE NOTICE that an election petition has been presented by Abdi Sheikh Farah and that a copy of the same may be obtained by you on application at the office of the Registrar, High Court of Kenya, Law Courts Nairobi

P A CLARKE,
Advocate for the Petitioner

GAZETTE NOTICE No 1822

THE INDUSTRIAL COURT

CAUSE No 13 OF 1975

Parties —

Kenya Union of Commercial Food & Allied Workers
and

Barclays Bank International Limited

Issue in dispute —

Wrongful dismissal of P N D Gatoto

1 The Kenya Union of Commercial Food & Allied Workers shall hereinafter be referred to as the Claimants and Barclays Bank International Ltd, shall hereinafter be referred to as the Respondents

2 The parties were heard in Nairobi on 24th and 25th April and 8th May, 1975, and relied on their written and verbal submissions. In addition, the Respondents called the following witnesses to give evidence on oath—

John Gichuki,

B M Kahianyu,

G N Nyagah,

J W Kahia

AWARD

3 The Notification of Dispute Form "A" dated 23rd December, 1974, was received by the Court on 25th February, 1975, along with the statutory certificates signed by the Minister for Labour and the Labour Commissioner

The brief background to the dispute is that Mr Gatoto started working for the Respondents as a clerk in January, 1969. In January, 1971, he resigned from the service but subsequently reapplied and was re-engaged in November, of the same year without loss of any benefits

He was dismissed on 21st November, 1973, and the reason stated for this dismissal was as follows —

We wish to inform you that following an investigation into the circumstances leading to the complaints lodged by Twentsche Overseas Trading Co Ltd and Mr James Wachira Kahia, we are satisfied that, without serious provocation, you insulted clients of this bank in the course of your duties

Consequently, you are hereby instantly dismissed from the services of this bank and you will receive the following terminal benefits

It is not disputed that during his service with the bank he foiled and exposed an attempt fraud by certain members of the staff for which he was commended on 24th August, 1972, and his salary increased by two notches

The Claimants having taken up the matter on his behalf the dispute was the subject matter of an investigation by the Ministry of Labour and on 31st July, 1974, the Chief Industrial Relations Officer forwarded the following findings and recommendations and appealed that these should form the basis of a settlement —

Findings

From all the evidence available including an interview with him, Mr Gatoto appears to have been "a very difficult customer" who did much as he liked. He proved argumentative and completely incapable of seeing anybody else's point of view

Though he had to his credit the foiling of an attempted fraud he was completely impervious to discipline and blamed all his shortcomings on other people claiming that he was being victimized. This was characterized by such claims as "those Kikuyu men from Nyeri were against me"

To say the least, Mr Gatoto acted dishonestly by first obtaining credit by falsely pretending that the bank was responsible for his bills and obtaining a loan for it in excess of what he would have spent on his transport

While it is difficult to prove who proved who in the 'insolence incidents', Mr Gatoto's previous and subsequent behaviour leaves one with little doubt as to what had actually taken place

In view of the above, I find that Mr Gatoto's behaviour had made it impossible for him to remain in his employment

Recommendation

At the time of his dismissal Mr Gatoto was paid for days worked, prorata leave less three days already taken. He was refunded the money recovered from his salary

In consideration of his rather long service to the bank and his foiling of the attempted fraud thus saving the bank a considerable amount of money, Mr Gatoto's dismissal should be reduced to normal termination. He should therefore in addition to what he received at the time of his dismissal be paid salary in lieu of appropriate notice and any other normal terminal benefits.

The Respondents had intended to accept the said recommendation but due to an oversight they did not convey the acceptance to the Ministry of Labour or the Claimants. The Claimants however, were totally opposed to the findings and recommendations.

The Court conducted a full hearing into the dispute and had the benefit of the evidence of four witnesses called by the Respondents while the Claimants did not call any evidence on oath.

Considerable amount of time and arguments were directed to some incidents which had cropped up relating to Mr Gatoto during his service with the bank but the Court is not really concerned with those incidents. They did, however, give a general background to the incident which resulted in his dismissal.

On 9th July, 1973, Mr Gatoto was transferred to Karatina branch and the Court was told that he, without consulting either the Accountant or the Manager of the branch, attempted to institute a system of queuing for the bank's customers when they came to pay in their deposits in place of the old system whereby the customers would come and place their deposit books underneath the ones which were already placed there. Certain customers did not like this new system and complaints were made to the Manager about Mr Gatoto's behaviour.

The first complaint was made by one Mr G N Nyagah on 23rd October, 1973, regarding an incident on 18th October, 1973, when he alleged that Mr Gatoto had refused to accept his savings for about five minutes and had stared at Mr Nyagah and later had shouted at Mr Nyagah that he had to follow Mr Gatoto's instructions or else he had to go.

Mr Nyagah and Mr J W Kahia were parties to another incident with Mr Gatoto on 22nd October, 1973, when it is alleged that Mr Gatoto again in a commanding voice told all the customers to make a queue or else they must all go. It is also alleged that during some heated argument Mr Gatoto called one of them either silly or stupid.

Both the aforesaid customers wrote letters on 22nd and 23rd October to the Manager, Karatina branch, setting forth their complaints. These letters appear as appendices to the Respondents' submission but surprisingly they do not bear the date stamp. The Court finds this most interesting as it indeed lends certain credence to the Claimants' submissions which will be referred to hereinbelow.

The Court finds that the evidence given by the Respondents' witnesses, particularly the Manager and the Accountant of Karatina branch, is rather contradictory on many important points as to what happened on 22nd October, 1973. Suffice it to say that there was an incident involving Mr Gatoto and two customers of the bank on that day.

The Court is also satisfied that as a result of that incident Mr Gatoto was assigned to some other duties and another cashier was put in his place.

The Court would now like to touch upon an incident which the Court feels is rather of considerable importance and has a direct bearing on this dispute. This incident took place on 16th November, 1973, at a bar in Karatina wherein Mr Gatoto and two other unionizable employees of the Respondents were involved in a brawl with the Karatina branch Manager, who it is alleged was waiting to see off the Accountant of the Nyeri branch. The Court finds this sort of incident where members of the management and the union involve in brawls in bars most undesirable, and notwithstanding the fact that people are entitled to spend their leisure hours as they please, the fact still remains that such incidents, to say the least, are disgraceful.

Exactly five days after the aforesaid fight involving Mr Gatoto and the Karatina branch Manager the Respondents "instantly" dismissed Mr Gatoto from their service for the incident which had taken place on 22nd October 1973, between Mr Gatoto and the bank customers.

Mr Gatoto was charged by the police for assault causing actual bodily harm and was acquitted by the District Magistrate Karatina, on a submission of no case to answer. The Karatina branch Manager had given evidence before the Magistrate. At this stage the Court would like to comment that Mr J Gichuki, the Karatina branch Manager, did not impress the Court as a good witness and his evidence when taken in conjunction with the other evidence loses a lot of its value.

The Court is not entirely in agreement with the Claimants' contention that the Respondents had wanted to get rid of Mr Gatoto for some unknown reason and that the services of Mr Kahia and Mr Nyagah had been enlisted to help them out by provoking Mr Gatoto at his place of work. There is, however, considerable merit in their submission that if there was any investigation carried out by the Respondents regarding the incident of 22nd October, 1973 it was indeed dubious.

The Court does not find any evidence to show that the Respondents carried out a proper investigation into the incident of 22nd October, 1973, which would be consistent with the principles of natural justice or industrial relations. The Karatina branch Manager did produce an original letter with a few copies dated 23rd October 1973, which he said was a letter addressed to Mr Gatoto asking him to give an explanation regarding the incident but unlike other letters which Mr Gatoto had refused to accept and which had been endorsed by other witnesses this letter bears no such remarks. This, coupled with the doubt the Court has on Mr Gatoto's evidence and the final submission made by the Respondents that the investigation was carried out through telephone, leaves the Court in no doubt that in fact no investigation in this incident was carried out.

The Court had no hesitation in coming to the conclusion that the real reason which led to Mr Gatoto's termination of services was the fight on 16th November, 1973, which he had with the Karatina branch Manager and the Court does not agree with the Respondents' submission that the fight was fortuitous for the Claimants and if the fight had not taken place Mr Gatoto would still have been sacked.

The fact that the letters from the customers did not bear the date stamp assumes certain importance in that the Court is thrown in considerable doubt as to exactly when these two customers wrote those letters to the Karatina branch Manager. If a proper investigation had been carried out then these letters would have played a prominent part in such investigation.

The Court has paid due attention to and considered the fact that the Claimants did not call Mr Gatoto to give evidence on oath with the result that the Respondents were denied an opportunity of cross-examining him. The Court, however, has come to the conclusion that this does not affect the issue in dispute and the findings which the Court has made. The Court had enough evidence before it without Mr Gatoto's evidence to come to its conclusions which appear hereinafter in the award. It should be noted that most of the important facts are agreed upon by the parties in their written submissions.

After a careful consideration of all the submissions the Court finds that at the most what Mr Gatoto deserved regarding the incident with the customers was a warning letter and the Court feels that that is probably what the Respondents had in mind until the fight between Mr Gatoto and their Karatina branch Manager on 16th November, 1973. The Respondents then felt that they had had enough of Mr Gatoto and he should go. The reason they stated for terminating his services was the incident with the customers whereas the real reason was the fight, for which Mr Gatoto was acquitted by the District Magistrate, Karatina. As it is the Court has no evidence even on the fight to hold Mr Gatoto responsible for it.

The Court finds that the Respondents had erred in terminating Mr Gatoto's services before a proper investigation was carried out by members of the management who were not directly involved in the incident of 22nd October, 1973, and they are therefore guilty of a basic error or violation of principles of natural justice. The Court finds that under the circumstances as they came to light during the hearing, Mr Gatoto's dismissal was not justified and he has suffered a wrongful dismissal.

The Court has carefully considered the question of reinstating Mr Gatoto but in view of his record and his temper and the fact that before the incident with the customers he had come to the Respondents' head office and had intimated his desire to resign the Court does not feel that he should be reinstated into his former position. The Court feels that the proper remedy under the circumstances would be to give him compensation for his wrongful dismissal and the Court accordingly awards that Mr Gatoto should be paid four months' salary by way of compensation for his wrongful dismissal in addition to salary in lieu of notice and any other normal terminal benefits due to him.

Given in Nairobi this 30th day of May, 1975

SAEED R COCKAR

Judge

T OKELO ODONGO,

Deputy to the Judge

Z M ANYIENI,

Member

GAZETTE NOTICE No 1823

THE TRANSPORT LICENSING ACT
(Cap 404)

AMENDMENT NOTICE

THE undermentioned applications for Road Service Licences approved by the Transport Licensing Board meeting held at Kisumu Social Centre, Anderson Road, Kisumu, on 28th April, 1975, and appearing in Kenya Gazette Notice No 1592, of 16th May, 1975, have been amended to read as follows —

M M MULWEYE,
Executive Officer,
Transport Licensing Board

ROAD SERVICE LICENCES

- KS/R/14/75—NCO A Masaburi & Sons, P O Box 645, Kisumu Route Kisumu - Metamaywa - Magombo - Kebirigo - Kisumu - Kenyena - Mategeti - Sotik (Two vehicles, 60 to 70 passengers each)
- KS/B/16/75—Nyanam Bus Service, P O Nyilima Route Asembo - Kisumu - Ahero - Katito - Nyakwere - Homa Bay - Awendo - Migori Kadem (Two vehicles, 57 passengers each)
- KS/R/19/74—Tropical Contractors & Transporters, P O Box 1814, Kisumu Route Kisumu - Sondu - Oyugis - Kisumu - Homa Bay - Karungu - Ayiego (One vehicle, 62 passengers)
- KS/B/21/75—Stephen Abuoga & Sons, P O Box 406, Kisumu Route Manga - Tinga - Marani - Nyamira - Kisumu-Kericho (One vehicle 50 to 60 passengers)
- TLB 10476—Yala Transport Road Service, P O Box 16163, Nairobi Route Kisumu - Kisumu - Muhuru Bay - Homa Bay (KPC 27 and KPF 698, 62 passengers each)
- 9822—Agola Bus Service, P O Box 162, Yala Variation of route to add Songhor - Muhoroni - Ahero - Siaya - Urunga - Manyala and to increase passenger-carrying capacity from 44 to 62 passengers Present route Kisumu - Luanda - Yala - Kodiaga-Sirebe-Ngiya (KPU 011, 44 passengers)

GAZETTE NOTICE No 1824

THE TRANSPORT LICENSING ACT
(Cap 404)

AMENDMENT NOTICE

THE undermentioned applications for "B" Carriers' Licences approved by the Transport Licensing Board meeting held at Social Centre, Anderson Road, Kisumu, on 29th April, 1975, and appearing in Kenya Gazette Notice No 1592, of 16th May, 1975 have been amended to read as follows —

M M MULWEYE,
Executive Officer,
Transport Licensing Board

'B' CARRIERS' LICENCES

- TLB 12850—Benjamin Okang Tolo, P O Box 1180, Kisumu Variation of route to add Western, Rift Valley and Nyanza Provinces Present route Nakuru, Kericho, Kisumu, Kisumu and Homa Bay Districts (KDR 344, 13,340 lb) Present route Nyanza Province, Kericho and Nandi Districts (KKT 331, 12,140 lb)
- KS/B/17/75—Paul Michael Minai, P O Box 103, Kericho Carriage of general goods Route Kericho, Nakuru, Nairobi Districts (One vehicle, 10 to 14 tons)
- 24/75—Ratego Transport Services, P O Box 1275, Kisumu Carriage of all goods and livestock Route Kisumu, Homa Bay District, Western, Rift Valley, Nairobi Provinces and to Mombasa (One vehicle, 10 to 15 tons)
- 30/75—Mohamed Diriye Shaiye, Kisumu Carriage of petroleum Route Nairobi, Eastern, Central, Coast, Rift Valley, Nyanza Provinces and to Malaba (KHJ 799, 15 tons)

The following application was withdrawn —

- TLB 5665—Amirah Shivan Jamal, P O Box 12, Homa Bay

GAZETTE NOTICE No 1825

THE TRANSPORT LICENSING ACT
(Cap 404)

THE undermentioned application was approved along with others by the Transport Licensing Board meeting held at K N U T House Mfangano Street Nairobi, on 7th April, 1975

M M MULWEYE,
Executive Officer
Transport Licensing Board

ROAD SERVICE LICENCE

- NB/R/27/75—James Mugo, P O Box 171, Ruiru Route Okasi - Buku - Nu - Mutito - Kitui - Kibwezi - Voi - Mombasa for day and night services (Two vehicles, 62 passengers each)

GAZETTE NOTICE No 1826

THE TRADE MARKS ACT
(Cap 506)

NOTICE is hereby given that any person who has grounds of opposition to the registration of any of the trade marks advertised herein according to the classes may, within 60 days from the date of this Gazette, lodge notice of opposition on Form T M No 6 (in duplicate) together with a fee of Sh 50

Notice is also hereby given that official objection will be taken under rule 21 (3) to all applications in which the specification claims all the goods included in any class unless the Registrar is satisfied that the claim is justified by the use of the mark which the applicant has made, or intends to make if and when it is registered Where an applicant considers that a claim in respect of all the goods included in a class can be justified it will save unnecessary delay in examining applications if a claim is filed simultaneously with the application, accompanied in appropriate cases by supporting documents

The period for lodging notice of opposition may be extended by the Registrar as he thinks fit and upon such terms as he may direct Any request for such extension should be made to the Registrar so as to reach him before the expiry of the period allowed

Formal opposition should not be lodged until after reasonable notice has been given by letter to the applicant for registration so as to afford him any opportunity of withdrawing his application before the expense of preparing the notice of opposition is incurred Failure to give such notice will be taken into account in considering any application by an opponent for an order for costs if the opposition is uncontested by the applicant

Where it is stated in the advertisement of the applicant that the mark, upon its registration, is to be limited to certain colours, the colours are, as far as possible, indicated in the accompanying representations of the mark in the usual heraldic manner

Representations of the marks advertised herein can be seen at the Trade Marks Registry, State Law Office, Nairobi

Applications for registration in Part A of the Register are shown with the official number unaccompanied by any letter Applications for Part B are distinguished by the letter B prefixed to the official number

The undermentioned applications are proceeding in the name of HENKEL & Cie GmbH, a West German company, merchants and manufacturers of Dusseldorf Holthausen 67 Henkelstrasse, Federal Republic of Germany, and c/o Messrs Daly & Figgis advocates P O Box 40034 Nairobi

BOTH IN CLASS 1—SCHEDULE III

BELSOFT

21882—Chemical products for use in industry, science and photography, auxiliary products for use in the textile industry 30th April, 1975

OLINOR

21879—Chemical products for use in industry science and photography, auxiliary products used in the textile and leather industry 30th April, 1975

The undermentioned applications are proceeding in the name of RIFTLAB LIMITED, a limited liability company incorporated in the Republic of Kenya, manufacturers and merchants, of P O Box 141, Nakuru, Kenya

BOTH IN CLASS 5—SCHEDULE III

LABRICYCLINE

21806 —Pharmaceutical, medicinal and biological preparations and substances To be associated with TMA No 21807 1st April, 1975

LABPHENICOL

21807 —Pharmaceutical, medicinal and biological preparations and substances To be associated with TMA No 21807 1st April, 1975

The undermentioned applications are proceeding in the name of GILLETTE INDUSTRIES LIMITED, a limited liability company existing under the laws of England, manufacturers, of Great West Road, Isleworth, Middlesex, England, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P O Box 90121, Mombasa

IN CLASS 3—SCHEDULE III



Advertised before acceptance by reason of special circumstances under section 21 (1) proviso

21616 —Soaps, perfumery, essential oils, cosmetics, toilet preparations, preparations for dressing and setting the hair, shampoos, dentifrices, deodorants and anti perspirants (being for personal use) To be associated with TMA Nos 21617 and 21618 13th December, 1974

IN CLASS 8—SCHEDULE III

Advertised before acceptance by reason of special circumstances under section 21 (1) proviso

21617 —Razors and razor blades To be associated with TMA Nos 21616, 21618 13th December, 1974

IN CLASS 16—SCHEDULE III

Advertised before acceptance by reason of special circumstances under section 21 (1) proviso

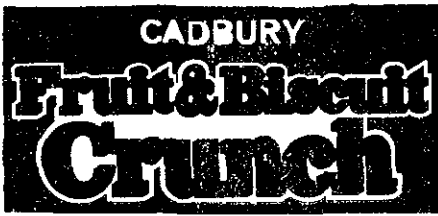
20618 —Stationery, writing instruments, inks, refills for writing instruments office requisites (other than furniture) playing cards instructional and teaching material (other than apparatus) To be associated with TMA Nos 21616 and 21617 13th December, 1974

The undermentioned applications are proceeding in the name of CADBURY LIMITED, a British company, manufacturers, of Bournville, Birmingham, England, and c/o Messrs Kaplan & Stratton, advocates, P O Box 40111, Nairobi

ALL IN CLASS 30—SCHEDULE III



20827 —Chocolate, chocolates and non-medicated confectionery To be associated with TMA Nos 2006, 12199, 19500, 18942, 12061 and 20828 4th February, 1974



20828 —Chocolate, chocolates and non medicated confectionery To be associated with TMA Nos 20066, 12199, 19500, 18942, 12061 and 20827 4th February, 1974



KENSALT
solar salt for human consumption

21830 —Salt for human consumption and for food industries and for pharmaceutical industries (falling in Class 30) SALT MANUFACTURERS KENYA LIMITED, a limited liability company organized and existing under the laws of Kenya, manufacturers and merchants, of Livingstone Registrars Limited, P O Box 30029, Nairobi, and c/o Messrs Hamilton, Harrison & Mathews, advocates, P O Box 30333, Nairobi 21st April, 1975

INTENDED REMOVAL THROUGH NON PAYMENT OF RENEWAL FEES

TM No	Trade Mark	Name
327	BLUE CROSS	Bryn Halden & Nitedals Taendstikfabrik A/S
4365	DEVICE	The National Cash Register Company
3762	DEVICE	The National Cash Register Company
3763	DEVICE	The National Cash Register Company
12077	COMPU—TRONIC	The National Cash Register Company
12078	POST—TRONIC	The National Cash Register Company

J N KING'ARUI,
Assistant Registrar of Trade Marks

GAZETTE NOTICE No 1827

THE PATENTS REGISTRATION ACT
(Cap 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent particulars of which appear in the Schedule hereto was registered as No P 2528 of 1975, in the Kenya Register of Patents on the 18th day of December, 1970

SCHEDULE

No of application —P 2528
Date of application —18th December, 1975

SCHEDULE—(Contd)

Name of applicant—Commonwealth Scientific and Industrial Research Organization

Registered address—Limestone Avenue, Campbell, Australian Capital Territory, formerly of 314, Albert Street, East Melbourne, Victoria, Australia

Particulars of grant in the United Kingdom—

No —1 337,749

Date—20th March, 1974

Date of filing complete specification—18th December, 1970

Complete specification published—21st November, 1973

Nature of invention—Improvements in and relating to feed supplements for ruminants

Documents etc filed in registry—

(a) One certified copy of the specification (including drawings and "Office Copy" of letters patent) of the United Kingdom patent

(b) Certificate of the Comptroller-General of the United Kingdom Patent Office

(c) Authorization in favour of Messrs Kaplan & Stratton, advocates, P O Box 40111, Nairobi

Nairobi,
30th May, 1975

J N KING'ARUI,
Deputy Registrar of Patents

GAZETTE NOTICE No 1828

THE PATENTS REGISTRATION ACT

(Cap 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent particulars of which appear in the Schedule hereto was registered as No P 2529 of 1975, in the Kenya Register of Patents on the 27th day of May, 1975

SCHEDULE

No of application—P 2529

Date of application—27th May, 1975

Name of applicant—John Wyeth & Brother Limited

Registered address—Huntercombe Lane South, Taplow, Maidenhead, Berkshire, England

Particulars of grant in the United Kingdom—

No —1,262,292

Date—31st May, 1972

Date of filing complete specification—9th April, 1968

Complete specification published—2nd February, 1972

Nature of invention—Novel Thiazoline derivatives, the preparation thereof and compositions containing the same

Documents, etc, filed in registry—

(a) One certified copy of the specification (including drawings and "Office Copy" of letters patent) of the United Kingdom patent

(b) Certificate of the Comptroller-General of the United Kingdom Patent Office

(c) Authorization in favour of Messrs Atkinson, Cleasby & Satchu, advocates, P O Box 90121, Mombasa

Nairobi,
30th May, 1975

M L HANDA,
Deputy Registrar of Patents

GAZETTE NOTICE No 1829

THE TRADITIONAL LIQUOR ACT, 1971

(No 26 of 1971)

WEST POKOT TRADITIONAL LIQUOR LICENSING BOARD

NOTICE is hereby given for general information that the meeting of the West Pokot Traditional Liquor Licensing Board scheduled to take place on Monday, 2nd June, 1975, has been postponed until Tuesday, the 3rd June, 1975

F K CHEROGONY,
Chairman,
West Pokot Traditional Liquor Licensing Board

GAZETTE NOTICE No 1830

THE TRADITIONAL LIQUOR ACT, 1971

(No 26 of 1971)

TURKANA TRADITIONAL LIQUOR LICENSING BOARD

(Corrigendum)

NOTICE is hereby given that the next statutory meeting of Turkana Traditional Liquor Licensing Board will now be held on Monday, the 9th June, 1975, and not as previously notified in the Kenya Gazette. The meeting will be held in the District Commissioner's office at 10 a.m.

Applications to be considered at this meeting, whether for new licences, transfers or removals, must be received in the office of the District Commissioner, P O Lodwar, via Kitale, on or before 19th May, 1975, on appropriate forms. Late applications not received by this date may only be considered if they are received on or before 3rd May, 1975, on payment of late application fee of K Sh 20.

Applicants for new licences, transfers or removals must appear in person before the Board or be represented by an advocate.

Applicants are advised to submit their applications by registered post or deliver them in person to the office of the District Commissioner, Turkana, during working hours.

Lodwar,
12th May, 1975

F K ASONGA,
Chairman,
Turkana Traditional Liquor
Licensing Board

GAZETTE NOTICE No 1831

IN THE HIGH COURT OF KENYA

AT NYERI DISTRICT REGISTRY

PROBATE AND ADMINISTRATION

TAKE NOTICE that an application having been made in this Court in —

CAUSE No 1 OF 1975

By Fatma Gulam Hussein Jiwa of P O Box 47657, Nairobi the widow of the deceased, through Messrs Bali-Sharma and Bali-Sharma, advocates, Nyeri in Kenya, for a grant of letters of administration intestate of the estate of the late Gulam Hussein Jiwa Jeraj of Nyeri in Kenya, who died at Nairobi on the 24th December, 1974.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within fourteen (14) days from the date of the publication of this notice in the Kenya Gazette.

Nyeri,
21st May, 1975

J S PATEL,
District Delegate,
High Court of Kenya,
Law Courts, Nyeri

GAZETTE NOTICE No 1832

IN THE HIGH COURT OF KENYA AT NAKURU

PROBATE AND ADMINISTRATION

TAKE NOTICE that an application having been made in this Court in —

CAUSE No 6 OF 1975

By Charity Gaiti Elijah and Kimaita Elijah, first wife and eldest son of the deceased, of P O Box 296, Molo in Kenya, through Messrs Githua & Co, advocates of Nakuru, for a grant of letters of administration intestate of the estate of the late Elijah M'Inoti M'Irinyiru of Mau Summit, who died at Nakuru on the 6th day of August, 1974.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within 14 days from the date of publication of this notice in the Kenya Gazette.

Nakuru,
20th May, 1975

E McGEARY,
District Delegate
High Court of Kenya, Nakuru

GAZETTE NOTICE No 1833

IN THE HIGH COURT OF KENYA AT NAKURU
PROBATE AND ADMINISTRATION

TAKE NOTICE that an application having been made in this Court in —

CAUSE No 7 OF 1975

By Sherbanu Hassanali Hajee, Shamshudeen Hassanali Hajee, Allaudin Hassanali Hajee and Bashir-Ud-Deen Hassanali Hajee, the widow and sons respectively of the deceased, of P O Box 4, Eldama Ravine in the Republic of Kenya, through Messrs F Da Gama Rose & Co, advocates of Nakuru, for a grant of probate of the will of the late Hassanali Juma Hajee of P O Box 4, Eldama Ravine in the Republic of Kenya, who died at Nairobi on the 5th day of March, 1974

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within 14 days from the date of publication of this notice in the Kenya Gazette

E McGEARY,
District Delegate
High Court of Kenya, Nakuru

Nakuru,
20th May, 1975

Note—The will mentioned above is deposited and open to inspection at the Court

GAZETTE NOTICE No 1834

IN THE HIGH COURT OF KENYA AT KISUMU
PROBATE AND ADMINISTRATION

TAKE NOTICE that an application having been made in this Court in —

CAUSE No 4 OF 1975

By Dickson Omulyako and Christina Alenyo, both of Plot No 309, East Bunyore Ebuchitwa, Kakamega in Kenya, son and widow of the deceased and the executors named in his will, through Messrs Kohli, Patel and Raichura, advocates, Kisumu, for grant of probate of the will of the late William George Esiroyo Obara of East Bunyore Location of Kakamega District in Kenya, who died on 17th day of July, 1973

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within 14 days from the date of publication of this notice in the Kenya Gazette

A RAUF,
Deputy Registrar, Kisumu

Kisumu
28th May, 1975

N B—The will mentioned above has been deposited in and is open to inspection at the Court

GAZETTE NOTICE No 1835

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
PROBATE AND ADMINISTRATION

TAKE NOTICE that an application having been made in this Court in —

CAUSE No 37 OF 1975

By Abubakar Haji Osman of P O Box 82075, Mombasa in Kenya, the brother of the deceased, for a grant of letters of administration intestate of the estate of Abdul-Gafoor Haji Osman Khambiye of Mombasa aforesaid, who died at Mombasa on the 8th day of January 1961

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within fourteen (14) days from the date of publication of this notice

C D AMIN,
Deputy Registrar
High Court of Kenya,
Law Courts Mombasa

Mombasa,
19th May 1975

GAZETTE NOTICE No 1836

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
PROBATE AND ADMINISTRATION

TAKE NOTICE that an application having been made in this Court in —

CAUSE No 38 OF 1975

By Abubakar Haji Osman of P O Box 82075, Mombasa in Kenya, the brother of the deceased, for a grant of letters of administration intestate of the estate of Abdulla Haji Osman Khambiya of Mombasa aforesaid, who died at Mombasa on the 7th day of May, 1969

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within fourteen (14) days from the date of publication of this notice

C D AMIN,
Deputy Registrar
High Court of Kenya
Law Courts, Mombasa

Mombasa,
20th May, 1975

GAZETTE NOTICE No 1837

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
PROBATE AND ADMINISTRATION

TAKE NOTICE that an application having been made in this Court in —

CAUSE No 39 OF 1975

By Abubakar Haji Osman of P O Box 82075, Mombasa in Kenya the brother of the deceased, for a grant of letters of administration intestate of the estate of Hawabai Abdulrahim Mukri of Dar es Salaam aforesaid, who died at Dar es Salaam on the 28th day of June, 1968

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within fourteen (14) days from the date of publication of this notice

C D AMIN,
Deputy Registrar
High Court of Kenya,
Law Courts Mombasa

Mombasa,
19th May, 1975

GAZETTE NOTICE No 1838

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
PROBATE AND ADMINISTRATION

TAKE NOTICE that an application having been made in this Court in —

CAUSE No 41 OF 1975

By Hassanali Abdulla Haji of P O Box 81713, Mombasa, being the son of the deceased, through Messrs Atkinson Cleasby & Satchu, advocates of Mombasa in Kenya, for a grant of letters of administration of the late Fatma Gulamhusein Jamal of Mombasa, Kenya, who died on the 6th day of December, 1960, at Mombasa

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within fourteen (14) days from the date of publication of this notice in the Kenya Gazette

C D AMIN,
Deputy Registrar
High Court of Kenya
Law Courts, Mombasa

Mombasa,
22nd May, 1975

GAZETTE NOTICE No 1839

PROBATE AND ADMINISTRATION

TAKE NOTICE that after fourteen days from the date of this Gazette, I intend to apply to the High Court at Nairobi, for representation of the estates of the persons named in the second column of the Schedule hereto, who died on the dates respectively set forth against their names

And further take notice that all persons having any claims against or interests in the estates of the said deceased persons are required to prove such claims or interests before me within

two months from the date of this Gazette, after which date the claims and interests so proved will be paid and satisfied and the several estates distributed according to law

SCHEDULE

Public Trustee's Cause No	Name of Deceased	Address	Date of Death	Testate or Intestate
19/75	Gilbert Cyrus Njuki Njomo	P O Box 42542 Nairobi	26-11-74	Intestate
162/75	Peter Ismael D Souza	Nairobi	11-6-74	Intestate
158/74	Ahmed Athman	P O Box 30083 Nairobi	6-9-73	Intestate
397/73	Foel Mathenge	P O Box 149, Karatina	27-9-71	Intestate

Nairobi,
30th May, 1975

L J WOODBURN,
Assistant Public Trustee

GAZETTE NOTICE No 1840

PROBATE AND ADMINISTRATION

TAKE NOTICE that after fourteen days from the date of this Gazette, I intend to apply to the High Court at Nairobi, for representation of the estates of the persons named in the second column of the Schedule hereto, who died on the dates respectively set forth against their names

And further take notice that all persons having any claims against or interests in the estates of the said deceased persons are required to prove such claims or interests before me within two months from the date of this Gazette, after which date the claims and interests so proved will be paid and satisfied and the several estates distributed according to law

SCHEDULE

Public Trustee's Cause No	Name of Deceased	Address	Date of Death	Testate or Intestate
95/73	Daniel Otieno	Kanyimach, S Nyanza	19-4-70	Intestate
359/73	Samuel Kinyua Wakagwi	P O Box 63, Ruiru, Kiambu	12-6-72	Intestate
380/74	Joseph Antony Waganda Ochola	Alegao, Siaya	28-12-73	Intestate
59/74	George Robert Omondi	Ndeie Intermediate School, P O Box 22, Yala, Siaya District	14-5-73	Intestate
70/73	Joash Ogada Namema	Viyalo Primary School, North Maragoli, P O Box 774, Maragoli, Kakamega District	14-2-71	Intestate
384/74	Bona Venture Kifalu	P O Box 72, Mariakani	6-11-74	Intestate
349/74	Pheligona Akelo Ajwang	Konyango S/L, Central Karachuonyo South Nyanza	29-9-73	Intestate
79/74	John Musyoni Mutisya	P O Box 40 Kitui	6-1-74	Intestate
310/74	Julius Kibuchi Njirani	P O Box 79, Molo	2-7-74	Intestate

Nairobi,
23rd May 1975

L J WOODBURN,
Assistant Public Trustee

GAZETTE NOTICE No 1841

SHIVLAL AGGARWAL, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap 167), that any person having a claim against or an interest in the estate of the late Shivalal Aggarwal of P O Box 56, Nanyuki, Kenya, who died on the 17th day of March, 1975, at Nanyuki, is hereby required to send particulars in writing of his or her claim or interest to the undersigned before 25th July, 1975, after which date the administratrix will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they shall have had notice and will not, as respects the property so distributed, be liable to any person of whose claim they shall not then have had notice

Dated at Nyeri this 26th day of May, 1975

A T D GHADIALY,
for Ghadialy & Company
Advocates for the Administratrix
P O Box 130, Nyeri

GAZETTE NOTICE No 1842

THE BANKRUPTCY ACT

(Cap 53)

RECEIVING ORDER AND FIRST MEETING OF CREDITORS

Debtor's name—Erastus Butala

Address—P O Box 751, Kitale

Description—Trader

Date of filing petition—28th May, 1975

Court—High Court of Kenya at Nairobi

No of matter—B C 3 of 1975

Date of order—28th May, 1975

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

Act or Acts of Bankruptcy—Presentation of a bankruptcy petition

Date of first meeting of creditors—10th June, 1975

Hour—2 30 p m

Place—Conference Room Sheria House, Harambee Avenue, Nairobi

Nairobi,
30th May, 1975

M L HANDA,
Deputy Official Receiver

GAZETTE NOTICE No 1843

THE BANKRUPTCY ACT

(Cap 53)

NOTICE OF DIVIDEND

Debtor's name—Khodidas Mulji Gadhia, trading as Bhagwanji Mulji & Bros

Address—P O Box 386, Kisumu

Description—Merchant

Court—High Court of Kenya at Kisumu

No of matter—B C 2 of 1960

Amount per £—Cents 40

First or final or otherwise—2nd and final

When payable—10th June, 1975

Where payable—At my office, Harambee Avenue, P O Box 30031, Nairobi

Nairobi,
30th May, 1975

M L HANDA,
Deputy Official Receiver

GAZETTE NOTICE No 1844

IN THE MATTER OF THE COMPANIES ACT
(Cap 486)

AND

IN THE MATTER OF TWENTSCHE OVERSEAS TRADING
COMPANY (ELECTRONICS) LIMITED

MEMBERS' VOLUNTARY WINDING UP

NOTICE is hereby given that at an extraordinary general meeting of the members of Twentsche Overseas Trading Company (Electronics) Limited held at the company's registered office in Commerce House, Government Road, Nairobi, on Monday, 5th May, 1975, at 10 a.m., the following resolutions were passed —

"That the company be wound up voluntarily"

"That Noordin Jaffer Kassam of P O Box 47323, Nairobi, be appointed sole liquidator for the purpose of such winding up"

"That the liquidator be authorized to divide among the members in specie any part of the assets of the company he shall think fit"

Creditors of the company are requested on or before 30th June, 1975, to send full particulars of all claims they may have against the said company, to the undersigned, the liquidator of the said company, and if so required by notice in writing from the said liquidator, personally or by their advocates, to come in and prove their debts or claims set out in such notice or in default thereof they may be excluded from the benefit of any distribution made before such debts are proved

NOORDIN JAFFER KASSAM,
Liquidator

GAZETTE NOTICE No 1845

IN THE MATTER OF THE COMPANIES ACT
(Cap 486)

AND

IN THE MATTER OF TWENTSCHE OVERSEAS TRADING
COMPANY (ELECTRONICS) LIMITED

MEMBERS' VOLUNTARY WINDING UP

NOTICE is hereby given that at an extraordinary general meeting of the members of Twentsche Overseas Trading Company (Electronics) Limited held at the company's registered office in Commerce House, Government Road, Nairobi, on Monday, 5th May, 1975, at 10 a.m., the following resolutions were passed —

"That the company be wound up voluntarily"

"That Noordin Jaffer Kassam of P O Box 47323, Nairobi, be appointed sole liquidator for the purpose of such winding up"

"That the liquidator be authorized to divide among the members in specie any part of the assets of the company he shall think fit"

P G HOOGEVEEN,
Director

GAZETTE NOTICE No 1846

IN THE MATTER OF THE COMPANIES ACT
(Cap 486)

AND

IN THE MATTER OF TWENTSCHE OVERSEAS TRADING
COMPANY (ELECTRONICS) LIMITED

(Members' Voluntary Winding Up)

NOTICE OF APPOINTMENT OF LIQUIDATOR

Name of company—Twentsche Overseas Trading Company (Electronics) Ltd

Address of registered office—Commerce House, Government Road, Nairobi

Registered postal address—P O Box 30038, Nairobi

Nature of business—Trading company

Liquidator's name—Noordin Jaffer Kassam

Address—P O Box 47323, Nairobi

Date of appointment—5th May, 1975

By whom appointed—Members

NOORDIN JAFFER KASSAM,
Liquidator

GAZETTE NOTICE No 1847

IN THE MATTER OF THE COMPANIES ACT
(Cap 486)

AND

IN THE MATTER OF THE ISMAILIA CORPORATION OF
KISUMU LIMITED

MEMBERS' VOLUNTARY WINDING UP

NOTICE is hereby given that at an extraordinary general meeting of the members of the Ismailia Corporation of Kisumu Ltd, held on 23rd May, 1975, the following special resolution was duly passed —

"That the company be wound up voluntarily and that Azim Jamal Virjee, Certified Accountant, of P O Box 187, Kisumu, be and is hereby appointed liquidator for the purpose of the winding up"

Creditors of the company are required on or before 7th July, 1975, to send full particulars of all claims they may have against the company, to the undersigned, the liquidator of the said company, or in default thereof the assets will be distributed without taking into account their claims

Dated this 26th day of May, 1975

A J VIRJEE,
Liquidator

GAZETTE NOTICE No 1848

IN THE MATTER OF THE COMPANIES ACT
(Cap 486)

AND

IN THE MATTER OF THE ISMAILIA CORPORATION OF
KISUMU LIMITED

(Members' Voluntary Winding Up)

NOTICE OF APPOINTMENT OF LIQUIDATOR

Name of company—The Ismailia Corporation of Kisumu Ltd

Address of registered office—Plot No 37, Section XXVI, Mosque Road, Kisumu

Registered postal address—P O Box 192, Kisumu

Nature of business—Ceased trading

Liquidator's name—Azim Jamal Virjee

Address—P O Box 187, Kisumu

Date of appointment—23rd May, 1975

By whom appointed—Members

Dated this 26th day of May, 1975

A J VIRJEE,
Liquidator

GAZETTE NOTICE No 1849

THE COMPANIES ACT
(Cap 486)NOTICE OF WINDING-UP ORDER
(Rule 37 (1) (c))

IN BANKRUPTCY AND WINDING-UP CAUSE No 2 OF 1975

Re *Lake Baringo Fisheries Limited (In Liquidation)*

Name of company—Lake Baringo Fisheries Limited

Address of registered office—Inder House, Inder Singh Road, Nakuru

Registered postal address—P O Box 21, Nakuru

Court—High Court of Kenya at Nairobi

No of matter—Bankruptcy and Winding-up Cause No 2 of 1975

Date of order—24th May, 1975

Date of presentation of petition—5th February, 1975

Nairobi,
30th May, 1975

M L HANDA,
*Deputy Official Receiver and
Provisional Liquidator*

GAZETTE NOTICE No 1850

THE SOCIETIES ACT
(Cap 108)

PURSUANT to section 14 (1) of the Societies Act (Cap 108), having reason to believe that the societies listed in the Schedule hereto, have ceased to exist, the Registrar hereby calls on the said societies to furnish him with the proof of their existence within three months from the date hereof

SCHEDULE

Kenya Muslim Welfare Society, Embu Branch
Chosen Church of Holy Spirit in Kenya
Concrete Quarry Owners Association
Mangu Country Members' Club
Kenya Muslim Welfare Society, Meru Branch
Kisumu Stars Association
Nyi-Nyabong'o Association
Odero Cottage Society
Kasipul Kabondo Students' Association
Organization of Coastal Entertainers
Busia Rest House Club
Maragoli Welfare Society, H Q Kisumu
City Social and Cultural Society
Mwingi Night Club
Iruri Students Association
Kinuthia Gichinga and Sons Society
Nyeri Quarry Owners Association
Nyada Football Club
Lake Investment Club
Kenya Muslim Welfare Society, Murang'a Branch
Luo Union (E A), Kipsigis Country Branch
Nyamonye Progressive Association
Kangema Old Boys' Association
Jumiatul-Baladia Muslim Missionary of Kenya, Isiolo Branch

Dated this 30th day of May, 1975

J ALLAN,
Assistant Registrar of Societies

GAZETTE NOTICE No 1851

THE SOCIETIES RULES
(Cap 108 Sub Leg)

PURSUANT to rule 14 of the Societies Rules, notice is hereby given that—

- (a) the societies listed in the First Schedule hereto have been registered, and
(b) the society listed in the Second Schedule hereto has been refused registration,

under the provisions of the Societies Act (Cap 108)

FIRST SCHEDULE

Name of Society	Date of Registration
Kokoth Association	26-5-75
Holy Spirit Church of East Africa, Kakamega Branch	26-5-75
Kerugoya Hospital Welfare Club	26-5-75
Baladia Muslim Ruringu Mosque Society	26-5-75
Kangundo Matungulu Association, Kangundo Branch	27-5-75
Kihara Bullets Football Club	30-5-75
Jeptulu United Society	30-5-75

SECOND SCHEDULE

Name of Society	Date of Refusal
Raha Club	28-5-75

Dated this 30th day of May, 1975

J ALLAN,
Assistant Registrar of Societies

GAZETTE NOTICE No 1852

THE JUBILEE INSURANCE COMPANY LIMITED
(Incorporated in Kenya)

Head Office P O Box 30376, Nairobi

LOSS OF POLICY

Life Policy No 13227 in the name of Ramzanali Gulamhussein N Meghji

APPLICATION has been made to this company for the issue of duplicate of the above-numbered policy, the original having been reported as lost or misplaced. Notice is hereby given that unless objection is lodged to the contrary at the office of the company within 30 days from the date of this notice, duplicate policy will be issued, which will be the sole evidence of the contract

Dated this 21st day of May, 1975

K S DAWOOD,
Company Secretary

GAZETTE NOTICE No 1853

THE TOWN COUNCIL OF KIAMBU

REVOCATION OF GAZETTE NOTICE No 2566

NOTICE is hereby given that the Kenya Gazette Notice No 2566 appearing in the Kenya Gazette of 9th August, 1974, and the same appeared in *Daily Nation* of 2nd and 6th August, 1974, issued by the County Council of Kiambu, is hereby revoked and cancelled

Kiambu,
19th May, 1975

N M KUNG'U,
Town Clerk/Treasurer,
Town Hall,
P O Box 176, Kiambu

GAZETTE NOTICE No 1854

THE MUNICIPAL COUNCIL OF MOMBASA
THE LOCAL GOVERNMENT REGULATIONS, 1963
(L N 256 of 1963)NOTICE OF RESOLUTION IMPOSING CHARGES
(Regulation 148)

NOTICE is hereby given that the fees and charges specified in Gazette Notice No 1702 of 1975 in respect of the following items be amended as specified below —

Item No	Sh
2 (k) Issue of Destruction Certificate of any article by the Public Health Department	40 per certificate
2 (h) Refuse taken to the Council's Refuse Disposal Area for disposal by Council in a vehicle other than a Council's vehicle	30 per load
4 Sewerage charges for premises connected to the Council's Sewerage System	7 per thousand gallons of water consumed per month
8 Domiciliary Midwifery fees	20

Mombasa,
27th May, 1975

N M ADEMBESA,
Town Clerk,
Town Hall Mombasa

GAZETTE NOTICE No 1855

THE TOWN COUNCIL OF KIAMBU
THE LOCAL GOVERNMENT REGULATIONS 1963
(L N 256 of 1963)

FEES AND CHARGES TO BE IMPOSED UNDER REGULATION 148 OF THE LOCAL GOVERNMENT REGULATIONS, 1963

IN EXERCISE of the powers conferred by regulation 148 of the Local Government Regulations, 1963, the Town Council of Kiambu has passed a resolution that the Fees and Charges shown in the following Schedule be imposed with effect from the 1st January 1975 —

SCHEDULE

	Township Area		Extended Area	
	Sh	cts	Sh	cts
	p a		p a	
1 Hotel Class 'A'	500	00	500	00
2 Hotel Class "B"	300	00	300	00
3 Restaurant (Meals and Drinks Only)	150	00	100	00
4 Tea Kiosks	75	00	50	00
5 Snack-bar	200	00	100	00
6 Food Canteen	100	00	75	00
7 Sale of Ice-cream (Shop)	100	00	75	00
8 Mobile Ice cream	60	00	60	00
9 Manufacture of Aerated Water	60	00	60	00
10 Lodging Business up to 10 beds	250	00	180	00
11 Lodging Business from 15 beds	350	00	250	00
12 Lodging Business from 16 beds	450	00	300	00
13 Soda and Cigarettes Kiosks	75	00	50	00
14 Confectionary Shop	100	00	75	00
15 Newspaper Kiosk	40	00	20	00
16 Kenya Charity Sweepstake Kiosk	300	00	300	00
17 Food Kiosks	80	00	60	00
18 Tailoring—				
(a) 5 Machines and Over (Knitting Included)	250	00	200	00
(b) Less than 5 Machines (Knitting Included)	150	00	100	00
(c) Less than 5 Machines without Knitting	100	00	60	00
19 Grocery	250	00	150	00
20 Fruits and Vegetables Shop	200	00	100	00
21 Poultry and Eggs Dealers	250	00	150	00
22 Bata Shoe Agents	600	00	500	00
23 Shoe Shops (Bata Tiger and Others)	300	00	250	00
24 Shoe Makers	60	00	30	00
25 Shoe Repairers	60	00	30	00
26 Radio and Musical Instrument Dealers	600	00	400	00
27 Radio Dealers and Repairers	600	00	400	00
28 Radio Repairers	150	00	100	00
29 Second-hand Clothes Dealers	150	00	100	00
30 New and Second hand Clothes Hawkers	500	00	500	00
31 New and Second hand Clothes Dealers	250	00	200	00
32 Clothes Shop	250	00	200	00
33 Textiles Dealers	250	00	200	00
34 Clothes and Textiles Dealers	400	00	300	00
35 Clothes Factory	750	00	750	00
36 Hardware Dealers—Large	600	00	500	00
37 Hardware Dealers—Small	400	00	300	00
38 Bookshop	150	00	100	00
39 Saw Milling Industry	1,000	00	1,000	00
40 Coffee Factory				
41 Other Factories	750	00	750	00
42 Private Clubs	600	00	600	00
43 Tourist Clubs	600	00	600	00
44 Travelling Wholesalers	1,000	00	1,000	00
45 Timber Merchants	750	00	600	00
46 Bricks, Block Making and Concrete Dealers	1,000	00	800	00
47 Quarry Operators	500	00	500	00
48 Building Contractors	750	00	750	00
49 Estate Agents	1,500	00	1,500	00
50 Manufacturers Representative	1,000	00	800	00
51 Workshop	200	00	200	00
52 Carpentry Shop	150	00	100	00
53 Second-hand Furniture Dealers	150	00	100	00
54 Scrap metal Dealers	200	00	200	00
55 Kuni sellers (Retail)	50	00	30	00
56 Kuni sellers (Lorry Operators)	150	00	150	00
57 Charcoal Sellers (Retail)	120	00	100	00
58 Charcoal Sellers (Lorry Operators)	350	00	350	00
59 Sign-boards—				
(a) Electricity	150	00	100	00
(b) Ordinary	50	00	50	00
60 Tyre Retread Agents	200	00	100	00
61 Cement Dealers—Agent	400	00	300	00
62 Bicycle Road Licence	7	50	7	50
63 Painters	200	00	150	00
64 Dog Discs	20	00	20	00
65 Empty Tins and Bottle Sellers	40	00	30	00
66 Dairies	200	00	150	00
67 Dairy Collection Centres	50	00	50	00
68 Milk Shops	100	00	75	00
69 Bars	350	00	250	00
70 New and Retread Tyre Dealers	500	00	400	00
71 Carpet Sellers	200	00	100	00
72 Car Hire and Taxi Business (Small Vehicles)	100	00	100	00
73 Car Hire and Taxi Business (Vans)	300	00	300	00
74 Removal of Drainage Blockage	60	00	60	00
75 Bakers	300	00	300	00

SCHEDULE—(Contd)

		Township Area		Extended Area	
		Sh	cts	Sh	cts
		p a		p a	
76	Bakeries	300	00	300	00
77	Butchers	300	00	250	00
78	Fish-mongers	75	00	50	00
79	Pork Butcheries	100	00	80	00
80	Posho Mills (Fuel Propelled)	200	00	200	00
81	Posho Mills (Water Propelled)	50	00	50	00
82	Dry-cleaning and Dying	300	00	300	00
83	Dry cleaner—Agents	100	00	100	00
84	Laundry	80	00	50	00
85	Driving Schools	750	00	750	00
86	Hides and Skins Store	100	00	100	00
87	Hides and Skins Banda	100	00	100	00
88	Photograph Studios	450	00	200	00
89	Printing Press	500	00	500	00
90	Bicycle Repairing	60	00	40	00
91	Barbers up to two people per room	80	00	50	00
92	Hair dressing Saloon	120	00	120	00
93	Watch Dealers and Repairers	600	00	400	00
94	Watch Repairers	80	00	60	00
95	Shoe-shine Boys	30	00	20	00
96	Motor car Washers	30	00	20	00
97	Bicycle/Motor Cycle/Tricycle Dealers	600	00	400	00
98	Batteries Dealers	100	00	80	00
99	Gas Cookers and Refregirator Dealers	600	00	400	00
100	Cooking Gas—Suppliers	100	00	100	00
101	Auctioneers (Holders of Form “A” and “B”)	1,000	00	1,000	00
102	Cutlery Dealers	150	00	100	00
103	Florist	300	00	200	00
104	Seed/Plant Dealer	300	00	200	00
105	Tobacco Distributors	1,000	00	1,000	00
106	Tobacco Stockist	600	00	400	00
107	Camera Dealers	300	00	200	00
108	Beauty/Perfume Sellers	300	00	100	00
109	Newspaper and Book Vendor	60	00	60	00
110	Basket Makers	60	00	40	00
111	Wood Carvers and Native Art Dealers	60	00	40	00
112	Crafts and Curio Dealers	60	00	60	00
113	Pottery Makers	60	00	60	00
114	Snuff Dealers	60	00	60	00
115	Knitting Nganangu (Market)	60	00	60	00
116	Soup—Kitchens	60	00	60	00
117	Donkey Carts	120	00	120	00
118	Hamali and Hand-carts—Hire	40	00	40	00
119	Ox cart	80	00	80	00
120	Calabash Seller	40	00	40	00
121	Manure Retailing	100	00	100	00
122	Knives Sharpener	30	00	30	00
123	Poles and Pitto Beating	120	00	120	00
124	Welding—Panel Beating	100	00	100	00
125	Artists and Sign Writers	100	00	100	00
126	Securicor Agents	200	00	200	00
127	Steel Work and Iron-mongers	200	00	200	00
128	Black- and Tin-smith	200	00	200	00
129	Cemetries Burial per Body	20	00	20	00
130	Dealers in Animal Feeds	150	00	100	00
131	Dealers in Animal Implements	150	00	100	00
132	Dealers in Sewing Machines	400	00	400	00
133	Godowns Big	600	00	400	00
134	Godowns Small	—	—	—	—
135	Herb Dealers	200	00	200	00
136	Miti ya Thubu	40	00	40	00
137	Wholesalers and Distributors—				
	(a) Soda	600	00	600	00
	(b) Beer Agent/Depot	3,000	000	3,000	00
	(c) Beer Sub agent	1,000	00	1,000	00
	(d) Foodstuff Agent	400	00	400	00
	(e) Appointed Goods Agent	600	00	600	00
138	Cinema and Show Theatre (over 200 seats)	600	00	600	00
139	Cinema and Show Theatre (less than 200 seats)	400	00	400	00
140	Public Amusements per show	20	00	20	00
141	Resident Musicians	150	00	150	00
142	Juke Box Fees	200	00	200	00
143	Discotheque per day	40	00	40	00
144	Night Clubs	1,000	00	1,000	00
145	Billiard Saloons and Amusement Machines	600	00	600	00
146	Day Nurseries Private	100	00	100	00
147	Private Schools	400	00	400	00
148	Hire of Social Hall —				
	(a) To hold a meeting	60	00	—	—
	(b) To hold a dance	200	00	—	—
	(c) To hold a show film	60	00	—	—
	(c) To perform a play	40	00	—	—
149	Hire of Cups		20 per cup		
150	Deposit for cups	25	00 per doz		
151	Deposit for chairs	5	00 per chair		
152	Hire of Chairs		50 per chair		
153	Application for Subletting	200	00	100	00
154	Application for Change of Trade	200	00	100	00
155	Application for Subdivision	500	00	400	00
156	Application for New Plot	100	00	100	00
157	Application for Change of Registration	200	00	100	00
158	Application for Change of ownership	500	00	400	00
159	Application for Change of user	200	00	100	00
160	Application for conversion of Building	200	00	100	00

SCHEDULE—(Contd)

		Township Area	Extended Area
		Sh cts	Sh cts
		<i>p a</i>	<i>p a</i>
161	Indication fees	10 00	10 00
162	Puncture repairs (motor tyres)	40 00	40 00
163	Trade in Produce (Grains)	200 00	200 00
164	Sale of National Food (Back Rooms)	40 00	40 00
165	Maize Roasters	40 00	10 00
166	Weavers and Spinners	60 00	60 00
167	Late Application Fees (Licence)	50 00	50 00
168	Sugarcane Crushers	100 00	100 00
169	Fruits and Vegetable Sellers	10 00	—
170	Empty Bottles Sellers	40 00	40 00
171	Fruits and Vegetable Sellers	100 00	—
172	Delivery of Traditional Liquor to holders of Liquor Licence	200 00	200 00
173	Meat Transporters	200 00	200 00
174	Salughter house Licence	100 00	100 00
175	Council Plots in the Village Towns	—	100 00
176	Plot Rents (Commercial)	—	200 00
177	Slaughter Fees—		
	Cattle per head	15 00 (per head)	
	Goats per head	5 00 (per head)	
	Sheep per head	5 00 (per head)	
	Pig per head	10 00 each	
178	Pound Fees—		
	Cattle per head	5 00 per day	
	Sheep/Goats per head	4 00 per day	
	Chicken (each)	00 50 each	
179	Grazing Fees (on Transit)—		
	Cattle per head	2 50 per head per day	
	Sheep/Goat	1 50 per head per day	
180	Normal Grazing Fees—		
	Cattle	50 00 p m per head	
	Sheep/Goat	25 00 p m per head	
181	Livestock Traders Fees—		
	Cattle per head (entering Town Area)	8 00 per head	
	Sheep/Goats	4 00 per head	
	Poultry (entering the Market)	0 50 per pultry	
182	Market entrance fees—		
	Load short of a Bag	cts 30 per bag	cts 30 per bag
	Load of Bag	60 per bag	60 per bag
	Lorry or Bus (Loading or unloading goods per trip)	Sh cts 12 00	Sh cts —
	Any other vehicle (loading or unloading goods per trip)	6 00	—
183	Burial of Animals—		
	Cattle per head	10 00	10 00
	Goats per head	5 00	5 00
	Sheep per head	5 00	5 00
	Dogs per head	5 00	5 00
184	Impounded Vehicle Fees—		
	Lorry or Bus	40 00 per 12 hours	
	Any other vehicle	20 00 per 12 hours	
185	Bus Station Fees—		
	Buses	200 00 p a	
	Vans and Land-Rovers	150 00 p a	
	Taxis and Matatus	100 00 p a	
186	Conservancy Fees—		
	Residential Premises	7 00 Dustbin per month	
	Residential Premises	10 00 per bucket or night soil per month	
187	Commercial Premises	8 00 per dustbin per month	
	Commercial Premises	12 00 per bucket of night soil per month	
187	Petrol Service Station	<i>p a</i> 1,000 00	<i>p a</i> 800 00
188	Petrol Filling Station	1,000 00	800 00
189	Petrol Pump	200 00	200 00
190	Motor Garage inside Premises	1,000 00	1,000 00
191	Motor Garage Open Space	300 00	300 00
192	Tyres, Tubes and Spare Dealers	600 00	500 00
193	Motor Vehicle Dealers (New and Old)	2,000 00	2 000 00
194	Duplicate Licence	20 00	20 00
195	Motor Vehicle Second-hand	2 000 00	2,000 00
196	Sale of Minutes per copy	10 00	10 00
197	General Merchant	per copy 800 00	per copy 800 00
198	General Retail Trade	300 00	250 00
199	Pool Rate	10 00	10 00
200	Beer Permit for Native Liquor (Brewing at Home)	100 00	30 00
201	House Occupation Permit	10 00	10 00
202	Kerosine Pump	150 00	150 00
203	Mattress and Cushion Makers	150 00	150 00
204	Stock Traders	200 00	200 00
205	Commercial College	500 00	200 00
206	Lock-ups	100 00	80 00
207	Diezel Pumps	200 00	200 00
208	Timber Yards	300 00	250 00

By Order of the Town Council of Kiambu

This 8th day of October, 1974

NJUGUNA M KUNG'U,
Town Clerk/Treasurer

Approved this 23rd day of January, 1975, with amendments and with the following conditions —

When By-laws are approved imposing or regulating fees and charges on any of the items listed above the resolutions shall cease to have any use and shall be rendered inoperative on the day By-laws are approved

P I NGEL,
Minister for Local Government

GAZETTE NOTICE No 1856

MINISTRY OF DEFENCE

TENDERS FOR SUPPLY OF BOATS

TENDERS are invited from manufacturers for the supply of the following items to the Kenya Navy —

- (a) Work Boat, size 20 ft by 24 ft—Tender No MOD/411/1 (52) 75-76
- (b) Harbour/Rescue Boats, size 32 ft by 35 ft—Tender No MOD/411/1 (53) 75 76

Tender forms showing details of quantities and specification may be obtained from SO I Supply, Ministry of Defence, Ulinzi House, P O Box 40668, Nairobi

Complete tender documents must be enclosed in separate, plain, sealed envelopes marked with tender numbers as above and be addressed to SO I Supply, at the above address or be placed in the Tender Box in Ulinzi House, 1st Floor, so as to reach the SO I Supply not later than 1400 hours (2 p.m.) on Tuesday, 24th June, 1975

The Armed Forces are not bound to accept the lowest or any tender and reserves the right to accept any tender in full or in part unless a tenderer expressly stipulates to the contrary

GAZETTE NOTICE No 1857

MINISTRY OF WORKS

TENDER NOTICE No 55/75

TENDERS are invited for the supply of the following office equipment to the Kenya Building Centre Ministry of Works, Nairobi —

- 1 Spiral punching and binding machine—electrically operated
- 2 Addressograph
- 3 Guillotine 14"
- 4 16 mm film projector, soundtrack with built-in speakers, projector stand, splicer, rewinder and film cabinet
- 5 4 No drawing table lamps adjustable
- 6 Electric kettle 6 pts for heating water to be added to other chemicals
- 7 10 cassettes for slides (standard type) for automatic remote control projection
- 8 5 magazines containers for cassettes slides

Prices quoted must be in Kenya shillings and must be final to the Government including duty and sales tax

Samples to which all future supplies shall conform must accompany the tenders or where samples are bulky, brochures giving full details of the items may be provided

Tenders must be enclosed in a plain sealed envelope marked Tender No 55/75" and addressed to reach the Senior Purchasing Officer, P O Box 30346, Nairobi, or be placed in the Tender Box at the entrance to the Main Office Block, Ministry of Works, Supplies Branch Nairobi, not later than 10 a.m., on 27th June, 1975

The Government is not bound to accept the lowest or any tender and reserves the right to accept a tender in whole or in part unless a tenderer expressly stipulates to the contrary

B M WACIIRA,
Chief Supplies Officer
for Permanent Secretary/Engineer-in-Chief

GAZETTE NOTICE No 1858

THE TRANSFER OF BUSINESSES ACT

(Cap 500)

NOTICE is hereby given that the business carried on by Rufus Wangereka s/o Mwangi under the firm name or style of Umeka Service Store on Plot No 61/IX, Uganda Road, Eldoret has, as from 23rd May, 1975, been sold and transferred to Dawson Wachira who will carry on the said business at the same place under the same name or style of Umeka Service Store

The address of the transferor is P O Box 813, Eldoret

The address of the transferee is P O Box 32, Turbo

The transferee is not assuming nor does he intend to assume any of the liabilities incurred in the said business by the transferor up to and including the 23rd day of May, 1975, and

the same will be paid and discharged by the transferor and likewise all debts due to the transferor in respect of the said business up to and including the 23rd day of May 1975, will be received by the transferor

Dated at Eldoret this 23rd day of May, 1975

M P PATEL,
Advocate for the Transferor
and the Transferee
P O Box 595, Eldoret

GAZETTE NOTICE No 1859

THE TRANSFER OF BUSINESSES ACT

(Cap 500)

NOTICE is hereby given that the business heretofore carried on by Devshi Jamnadas Chandegra at Plot No 312, Section No XVIII, Haile Selassie Road, Mombasa, under the firm name or style of Devshi Plumbing Works, has been sold and transferred to Shirin Gulamali Akberali Nathoobhai as from the 5th day of December, 1974

The purchaser, Shirin Gulamali Akberali Nathoobhai, will, as from the 5th day of December, 1974, carry on the said business at the same address and under the same name. All debts due to and liabilities due from the said business up to and including the 4th day of December, 1974, will be collected and paid by the vendor, Devshi Jamnadas Chandegra

DEVSHI JAMNADAS CHANDEGRA,
Vendor

SHIRIN GULAMALI AKBERALI NATHOOBHAI,
Purchaser

GAZETTE NOTICE No 1860

DISSOLUTION OF PARTNERSHIP AND
NOTICE OF CESSATION OF BUSINESS

NOTICE is hereby given that the partnership heretofore subsisting between Joseph Wamai, Njora Isaac, Bernard Ndegwa and Laban Kiragu carrying on business under the firm name or style of Izee Partnership, at Munshi Ram Mansion, Jeevanjee Street, Nairobi in the Republic of Kenya, has been dissolved by mutual consent so far as it concerns the said Joseph Wamai, Njora Isaac, Bernard Ndegwa and Laban Kiragu Kabiru with effect from 29th April, 1975

All debts due and owing by the partnership business up to and including the 29th April, 1975, shall be received and paid by the partnership as at that date

It is hereby further notified to the general public that the business carried on by the above-mentioned persons under the firm name or style of Izee Partnership has ceased trading with effect from 29th April, 1975

Dated at Nairobi this 30th day of May, 1975

MRS MOLLY WANJIRU KARUMA,
for Estates Secretarial Services
the duly appointed agents of Izee Partnership
P O Box 72831, Nairobi

GAZETTE NOTICE No 1861

NOTICE OF CHANGE OF NAME

I, Taaita Toweett, of Nairobi in the Republic of Kenya, formerly known as Taaita arap Towett, hereby give public notice that by a deed poll dated 27th day of May, 1975, duly executed by me I renounced and abandoned the use of my former name of Taaita arap Towett and assumed in lieu thereof the name of Taaita Toweett and I hereby authorize and request all persons to designate and address me by such assumed name of Taaita Toweett

Dated at Nairobi this 27th day of May, 1975

TAAITTA TOWEETT,
formerly known as Taaita arap Towett

**PUBLICATIONS ON SALE AT THE GOVERNMENT PRINTING AND STATIONERY DEPARTMENT
AS AT 31st JANUARY, 1975**

The following are the latest publications obtainable from Government Press Publications Section P O Box 30128, NAIROBI, KENYA
For other publications see catalogue of Government Publications, January, 1974 issue

<i>Code</i>	<i>Title of Publication</i>	<i>Date of Issue</i>	<i>Postage</i>	<i>Price</i>
GENERAL PUBLICATIONS				
			<i>Sh cts</i>	<i>Sh cts</i>
001A	Aerial Livestock Survey of Kaputei Division, Samburu District and North-Eastern Province, Statistics Division, Ministry of Finance and Planning	July, 1972	2 50	15 00
035A	Code of Regulations for Teachers Service Commission	July 1972	1 50	7 50
S1049	Certificate and Report of the Controller and Auditor General on Accounts of the Teachers Service Commission, 1970	March, 1974	0 50	1 00
040B	Crop Calendar for Kenya Planting and Harvesting dates of the Main Crops grown in six Provinces, Central Bureau of Statistics, Ministry of Finance and Planning	November, 1972	1 50	6 00
S1044	Development Plan, 1974-1978 Part I	March, 1974	5 00	50 00
S1042	Development Plan, 1974-1978 Part II	March, 1974	4 00	40 00
047	Diplomatic and Consular Conventions, compiled and rearranged by Ministry of Foreign Affairs	November 1972	1 50	7 50
S1126	Diplomatic Directory and International Organization, 1975	March 1975	1 50	750
57A	Employment, Incomes and Equality, a strategy for increasing productive employment in Kenya	December, 1972	4 00	10 00
55	Education Commission Report, 1964 by S H Ominde (Part I reprinted)	December, 1971	4 00	30 00
S1057	Education Journal Volume 7 of 1973	April, 1974	1 00	2 00
58	Exchange Control Administrative Notices and Instructions, 5th Edition 1971 (Amended to 31st December, 1971)	May, 1972	4 00	30 00
194	Guide to Industrial Investment in Kenya Edition, 1972	March, 1972	4 00	30 00
212	Kenya's National Report to the United Nations on the Human Environment, Ministry of Natural Resources	July, 1972		Sold Out
1249A	Nairobi Airport Tourist Survey, 1968-1969	August, 1972	1 50	7 50
240	Notes on Animal Health and Industry for Africans by D E Faulkner, Reprint of 1957 Edition	September, 1972	2 50	15 00
274	Range Management in East Africa, H F Heady, Reprint of 1960 Edition	September, 1972	3 00	22 50
411	Report of the Salaries and Terms of Service Review Commission, 1971-72 Chairman Mr D A Omari, East African Railways Corporation	September, 1972	4 00	30 00
S976	Report of the Select Committee on the Maize Industry, 1972	November, 1973	2 00	12 00
S1106	Report of the Commission on the Law of Adoption, 1974	November, 1974	1 50	6 00
422B	Report of the Training Review Committee, 1971-72, Chairman, W N Wamalwa	February, 1972	3 00	19 50
S1128	Short Version Development Plan, 1974-78		2 00	10 00
504A	Study of Curriculum Development in Kenya, Chairman, G S Bessey Ministry of Education	August, 1972	3 00	30 00
S1043	Sessional Paper No 1 of 1974 Current Economic Situation	May, 1974	1 00	3 00
419A	Sessional Paper on Employment (Sessional Paper No 10 of 1973)	November 1973	2 00	12 00
S1122	Sessional Paper No 3 of 1975 Statement on Future Wildlife Management	February, 1975	1 00	3 00
S1055	Sessional Paper No 5 of 1974 Implementation of Ndegwa Report	April 1974	1 50	8 00
MINES AND GEOLOGICAL PUBLICATIONS				
108D	Geological Bulletin No 12 Prospecting for Minerals, Second Revision by A L Stewart Revised by F W A Timms	June, 1972	1 50	7 50
186	Geological Report No 86 Geology of the Molo Area	March, 1972	1 00	30 00
187	Geological Report No 87, Geology of the Area South of Lodwar by R G Dodson M Sc, Ph D	December, 1971	4 00	30 00
188	Geological Report No 88, Geology of the Garba Tula Area	March, 1972	4 00	30 00
189	Geological Report No 89, Geology of the Moyale Area by J Walsh	June, 1972	4 00	30 00
FLORA OF TROPICAL EAST AFRICA				
N I V	List of Flora of Tropical East Africa	1974	1 00	2 00
872A	Combretaceae by G E Wickens	May, 1973	2 00	12 00
876D	Escalloniaceae by B Verdcourt	July, 1973	1 00	1 50
880C	Haloragaceae by R Boutique and B Verdcourt	July, 1973	0 50	2 50
882B	Leguminosae (Part 3), Subfamily Papilionoideae (1) by J B Gillet, R M Polhill, B Verdcourt	December, 1971	6 00	108 00
882C	Leguminosae (Part 4), Subfamily Papilionoideae (2) by J B Gillet, R M Polhill, B Verdcourt	December, 1971	6 00	108 00
882D	Lemnaceae by F N Hepper	May, 1973	0 50	2 50
882F	Montiniaceae by B Verdcourt	July, 1973	0 50	2 50
882E	Lentibulariaceae by Peter Taylor	July, 1973	1 00	4 00
895A	Rhamnaceae by Marshall C Johnston	January, 1972	1 00	4 50
LAW CHAPTERS				
243	Annual Supplement to the Laws of Kenya, No 5, 1970	September, 1972	20 00	450 00
S1130	Annual Supplement to the Laws of Kenya, No 6, 1972	September 1974	20 00	800 00
N I V	Foreign Investment Protection Act No 35/64 Reprinted 1972	February 1972	0 50	3 00
FARM ECONOMIC SURVEY REPORT				
988	F E S U Report No 28 An Economic Survey of African Owned Large Farms in Trans Nzoia, 1967/68-1970/71	November, 1972	2 00	10 50
80	Farm Production Costs in the Njoro Area, 1958-61 (Report No 20)	July, 1964	1 50	6 00
82	Farm Production Costs in the Trans Nzoia Area, 1958-61 (Report No 22)	March 1965	1 00	3 00

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