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CORRIGENDUM

Gazette Notice No. 3940 of 25th October 1966—the date of the meeting *should read* 21st October 1966.

GAZETTE NOTICE NO. 4088

THE PUBLIC SERVICE COMMISSION OF KENYA

APPOINTMENTS

JAMES RAYMOND NJENGA, to act as Assistant Director of Agriculture, Central Province, with effect from 13th July 1966.

STEPHEN ONYANGO PINYA, to act as Deputy Commissioner of Prisons, with effect from 28th September 1966.

HARRISON KINYAMASYO KILONZO, to act as Assistant Commissioner of Prisons, with effect from 28th September 1966.

STEPHEN MWANGI KIURI, to be District Officer, Mandera District, North-Eastern Province, with effect from 1st October 1966.

PETER CHEGE KINYANJUI, to be District Officer, Garissa District, North-Eastern Province, with effect from 3rd October 1966.

PROMOTIONS

DAVID MUOKA MUTISO, to be Chief Architect, Ministry of Works, with effect from 6th July 1966.

PHARES MATHAIYA THUMI, to be Senior Land Officer, Lands Department, with effect from 28th September 1966.

By Order of the Commission.

G. MUSEMBI,
Acting Secretary.

GAZETTE NOTICE NO. 4089

(CONST. 1/2/21)

THE INTERPRETATION AND GENERAL PROVISIONS ACT
(Cap. 2)

TEMPORARY TRANSFER OF MINISTERIAL POWERS

IN EXERCISE of the powers conferred by section 37 of the Interpretation and General Provisions Act, and of all other powers thereto enabling me, I hereby direct that, during the absence beginning on 12th November 1966, of the Minister for Economic Planning and Development (Mr. Mboya) all the powers conferred, and all the duties imposed upon that Minister by or under any Act shall be had and may be exercised, and shall be performed, respectively, by the Minister for Local Government (Mr. Sagini).

Dated this 2nd day of November 1966.

JOMO KENYATTA,
President.

GAZETTE NOTICE NO. 4090

(CONST. 1/2/21)

THE INTERPRETATION AND GENERAL PROVISIONS ACT
(Cap. 2)

TEMPORARY TRANSFER OF MINISTERIAL POWERS

IN EXERCISE of the powers conferred by section 37 of the Interpretation and General Provisions Act, and of all other powers thereto enabling me, I hereby direct that, during the absence beginning on 29th October 1966, of the Minister for Housing (Mr. Ngei) all powers conferred, and all the duties imposed upon that Minister by or under any Act shall be had and may be exercised, and shall be performed, respectively, by the Minister of State (Mr. Koinange).

Dated this 2nd day of November 1966.

JOMO KENYATTA,
President.

GAZETTE NOTICE NO. 4091

(CONST. 1/2/21)

THE INTERPRETATION AND GENERAL PROVISIONS ACT
(Cap. 2)

TEMPORARY TRANSFER OF MINISTERIAL POWERS

IN EXERCISE of the powers conferred by section 37 of the Interpretation and General Provisions Act, and of all other powers thereto enabling me, I hereby direct that, during the absence beginning on 29th October 1966, of the Minister of

State (Mr. Nyamweya) all the powers conferred, and all the duties imposed upon that Minister by or under any Act shall be had and may be exercised, and shall be performed, respectively, by the Minister for Defence (Dr. Mungai).

Dated this 2nd day of November 1966.

JOMO KENYATTA,
President.

GAZETTE NOTICE NO. 4092

(CONST. 1/2/21)

THE INTERPRETATION AND GENERAL PROVISIONS ACT
(Cap. 2)

TEMPORARY TRANSFER OF MINISTERIAL POWERS

IN EXERCISE of the powers conferred by section 37 of the Interpretation and General Provisions Act, and of all other powers thereto enabling me, I hereby direct that, during the absence beginning on 4th November 1966, of the Minister for Commerce and Industry (Mr. Kibaki) all the powers conferred, and all the duties imposed upon that Minister by or under any Act shall be had and may be exercised, and shall be performed, respectively, by the Minister for Information and Broadcasting (Mr. Osogo).

Dated this 2nd day of November 1966.

JOMO KENYATTA,
President.

GAZETTE NOTICE NO. 4093

(CONST. 1/2/21)

THE INTERPRETATION AND GENERAL PROVISIONS ACT
(Cap. 2)

TEMPORARY TRANSFER OF MINISTERIAL POWERS

IN EXERCISE of the powers conferred by section 37 of the Interpretation and General Provisions Act, and of all other powers thereto enabling me, I hereby direct that, during the absence beginning on 29th October 1966, of the Vice-President all the powers conferred, and all the duties imposed upon the Vice-President by virtue of his office shall be had and may be exercised, and shall be performed, respectively, by the President.

Dated this 2nd day of November 1966.

JOMO KENYATTA,
President.

GAZETTE NOTICE NO. 4094

THE KENYA CULTURAL CENTRE ACT
(Cap. 218)

APPOINTMENTS

IN EXERCISE of the powers conferred by subsection (1) of section 3 of the Kenya Cultural Centre Act, the Vice-President of the Republic of Kenya hereby appoints—

Dr. F. R. S. De Souza,
Dr. B. A. Ogot,
Hilary Ng'wenyo,
Joseph E. Kariuki,
Councillor Salim,

as members of the Governing Council of the Kenya Cultural Centre in place of Ezekiel Mphahlele*, Jean Gill†, Dr. H. E. Nathoo‡, Sir Richard Woodley§, and Councillor Samuel G. Waweru||, who have resigned.

Dated this 28th day of October 1966.

J. MURUMBI,
*Vice-President,
Republic of Kenya.*

*G.N. 563/1965.

†G.N. 70/1958.

‡G.N. 330/1964.

§G.N. 2505/1963.

||G.N. 1617/1965.

GAZETTE NOTICE No. 4095

THE REGULATION OF WAGES AND CONDITIONS OF EMPLOYMENT ACT
(Cap. 229)

THE FOOTWEAR INDUSTRY WAGES COUNCIL APPOINTMENTS

IN EXERCISE of the powers conferred by paragraph 2 of the Second Schedule to the Regulation of Wages and Conditions of Employment Act, the Minister for Labour hereby appoints the following persons to be members of the Footwear Industry Wages Council* :—

(a) *Independent Members*

J. M. Muchura, who shall be Chairman of the Footwear Industry Wages Council;
H. H. O. Awori, who shall be Deputy Chairman of the said Council; and
Dr. N. C. Otieno.

(b) *Members to represent Employers*

P. J. Jethwa;
Liladher K. Chudasana;
Ottamal D. Bodhani;
Mandu Kimani;
Lukas Kimucha Ngwaro;
R. A. Gohil; and
Peter Dodds.

(c) *Members to represent Employees*

James H. A. Awich;
Joshwa O. Obongo;
Ismael Otieno;
Pitalis Oumo;
Martin Obare;
Robert A. Agola; and
J. Odimo.

Dated this 2nd day of November 1966.

J. G. KIANO,
Minister for Labour.

*L.N. 165/1963.

GAZETTE NOTICE No. 4096

(DPN. 2/166/01)

THE MILITARY FORCES PENSIONS (EUROPEAN PERSONNEL) REGULATIONS
(Cap. 201, Sub. Leg.)

APPOINTMENT OF MEMBER OF PENSIONS ASSESSMENT BOARD

IN EXERCISE of the powers conferred by regulation 4 of the Military Forces Pensions (European Personnel) Regulations, the Minister for Finance hereby, with effect from 30th August 1966—

- (a) appoints Moses Muumbu Moinde, B.A. (HONS.), M.A. (ECON.), to be a member of the Pensions Assessment Board; and
- (b) revokes the appointment of Alexander Lawson Watson,* A.A.C.C.A., F.C.C.S., as a member of the said Board.

Dated this 11th day of October 1966.

J. S. GICHURU,
Minister for Finance.

*G.N. 2238/1964.

GAZETTE NOTICE No. 4097

(DPN. 2/166/01)

THE MILITARY FORCES PENSIONS (ASIAN PERSONNEL) REGULATIONS
(Cap. 201, Sub. Leg.)

APPOINTMENT OF MEMBER OF PENSIONS ASSESSMENT BOARD

IN EXERCISE of the powers conferred by regulation 5 of the Military Forces Pensions (Asian Personnel) Regulations, the Minister for Finance hereby, with effect from 30th August 1966—

- (a) appoints Moses Muumbu Moinde, B.A. (HONS.), M.A. (ECON.), to be a member of the Pensions Assessment Board; and
- (b) revokes the appointment of Alexander Lawson Watson,* A.A.C.C.A., F.C.C.S., as a member of the said Board.

Dated this 21st day of October 1966.

J. S. GICHURU,
Minister for Finance.

*G.N. 2239/1964.

GAZETTE NOTICE No. 4098

(DPN. 2/166/01)

THE MILITARY FORCES (FORMER KING'S AFRICAN RIFLES) REGULATIONS
(Cap. 201, Sub. Leg.)

APPOINTMENT OF MEMBER OF PENSIONS ASSESSMENT BOARD

IN EXERCISE of the powers conferred by regulation 4 of the Military Forces (Former King's African Rifles) Regulations, the Minister for Finance hereby, with effect from 30th August 1966—

- (a) appoints Moses Muumbu Moinde, B.A. (HONS.), M.A. (ECON.), to be a member of the Pensions Assessment Board; and
- (b) revokes the appointment of Alexander Lawson Watson,* A.A.C.C.A., F.C.C.S., as a member of the said Board.

Dated this 7th day of October 1966.

J. S. GICHURU,
Minister for Finance.

*G.N. 2240/1964.

GAZETTE NOTICE No. 4099

THE FORESTS ACT
(Cap. 385)

APPOINTMENT OF OFFICER TO COMPOUND OFFENCES

IN EXERCISE of the powers conferred by section 10 of the Forests Act, the Minister for Natural Resources hereby empowers—

JOHN FRY

a forest officer, to compound offences in accordance with the provisions of that section.

Dated this 28th day of October 1966.

C. M. G. ARGWINGS-KODHEK,
Minister for Natural Resources.

GAZETTE NOTICE No. 4100

THE OATHS AND STATUTORY DECLARATIONS ACT
(Cap. 15)

A COMMISSION

To All to Whom These Presents Shall Come, Greeting:

BE IT known that on the 19th day of October 1966—

ANIL ISHANI

an advocate of the High Court of Kenya, was appointed to be a Commissioner for Oaths under the above-mentioned Act for as long as he continues to practise as such advocate and this commission is not revoked.

Given under my hand and the Seal of the Court, this 19th day of October 1966, at Nairobi.

A. J. AINLEY,
Chief Justice,
High Court of Kenya.

GAZETTE NOTICE No. 4101

THE CONSTITUTION OF KENYA
(L.N. 718 of 1963)

NOTIFICATION OF DETENTION

IN PURSUANCE of section 27 (2) (b) of the Constitution of Kenya, I hereby notify that—

CHRISTOPHER CROWTHER MAKOKHA

has been detained under regulation 6 (1) of the Public Security (Detained and Restricted Persons) Regulations 1966 (L.N. 212/1966).

Dated this 4th day of November 1966.

A. J. OMANGA,
Permanent Secretary,
Ministry of Home Affairs.

GAZETTE NOTICE No. 4102

(C/1211/B/20/125)

**THE LOCAL GOVERNMENT (COUNTY OF KITUI)
ORDER 1963**
(L.N. 410 of 1963)

NOMINATED MEMBERS—KITUI COUNTY COUNCIL

IT IS hereby notified for general information that the Minister for Local Government has in exercise of his powers conferred under paragraph 4 (b) of the Local Government (County of Kitui) Order 1963 (L.N. 410/1963), nominated:—

- The District Commissioner, Kitui, to represent the public service of the Province;
- Mrs. Mary Muinde and Mrs. Sarah Mutyamboi, to represent women's interests;
- Mwanzia Maingi, to represent the interests of the traders in the area of the former township of Kitui; and
- Chief James Kivoto Mutui and Chief Wilson Nzwii Thuvu, to represent the chiefs in the county.

The above-nominated members to serve on the Kitui County Council until 30th June 1969.

Dated this 28th day of October 1966.

T. C. J. RAMTU,
Permanent Secretary,
Ministry of Local Government.

GAZETTE NOTICE No. 4103

(C/1211/D/80/40)

**THE LOCAL GOVERNMENT (COUNTY OF KIPSIGIS)
ORDER 1963**
(L.N. 433 of 1963)

NOMINATED MEMBERS—KIPSIGIS COUNTY COUNCIL

IT IS hereby notified for general information that the Minister for Local Government has in exercise of his powers conferred under paragraphs 4 (b) (v) 6 (b) (vii) and 10 (b) (ii) of the Local Government (County of Kipsigis) Order 1963 (L.N. 433/1963), nominated:—

- George Douglas Hutchinson and Robert Lindsay Stone-Wigg, to represent the larger farming interests and the farming interests of the tea growers on the Kipsigis County Council.
- Miss Rebecca V. Tangus, to represent women's interests on the Kericho Urban Council.
- John arap Cheruiyot, to represent special agricultural interests on the Bomet Area Council.

The above-nominated councillors to serve on the respective councils until 30th June 1969.

Dated this 28th day of October 1966.

T. C. J. RAMTU,
Permanent Secretary,
Ministry of Local Government.

GAZETTE NOTICE No. 4104

(C/1211/D/20/4)

**THE LOCAL GOVERNMENT (COUNTY OF NAROK)
ORDER 1963**
(L.N. 404 of 1963)

NOMINATED MEMBERS—NAROK COUNTY COUNCIL

IT IS hereby notified for general information that the Minister for Local Government has in exercise of his powers conferred under paragraph 4 (b) of the Local Government (County of Narok) Order 1963 (L.N. 404/1963), nominated:—

- The District Commissioner, Narok, to represent the public service of the Province;
- Mrs. Ruth Tipis, to represent women's interests in the county;
- Chief Lerionka ole Ntutu, to represent the ruling Masai age grade;
- Senior Chief Kuntai ole Sankale, to represent the last-retired Masai age grade;
- Jayantibhai V. Patel, to represent the traders in the area of the former township of Narok; and
- Sub-Chief Daniel L. ole Kirua, to represent the farmers in the county.

All the above-nominated Councillors to serve on the Narok County Council until 30th June 1969.

Dated this 28th day of October 1966.

T. C. J. RAMTU,
Permanent Secretary,
Ministry of Local Government.

GAZETTE NOTICE No. 4105

(C/1211/D/50/5)

**THE LOCAL GOVERNMENT (COUNTY OF SAMBURU)
ORDER 1963**
(L.N. 358 of 1963)

NOMINATED MEMBERS—SAMBURU COUNTY COUNCIL

IT IS hereby notified for general information that the Minister for Local Government has in exercise of his powers conferred under paragraph 4 (b) of the Local Government (County of Samburu) Order 1963 (L.N. 358/1963), nominated:—

- The District Commissioner, to represent the public service of the province;
- Chief Lepuyapui and Chief Jamat, to represent the chiefs of the county;
- Mohamud Ismail and Jeremiah Lemak, to represent respectively the interests of the traders and the stock traders of the county; and
- Ex-Chief Lesiit Lesotia, to represent a tribal group which is not adequately represented.

The above-nominated members to serve on the Samburu County Council until 30th June 1969.

Dated this 31st day of October 1966.

T. C. J. RAMTU,
Permanent Secretary,
Ministry of Local Government.

GAZETTE NOTICE No. 4106

(C/1211/F/30/49)

**THE LOCAL GOVERNMENT (COUNTY OF GUSII)
ORDER 1963**
(L.N. 413 of 1963)

NOMINATED MEMBERS—AREA AND URBAN COUNCILS

IT IS hereby notified for general information that the Minister for Local Government has in exercise of his powers conferred under paragraphs 6 (b), 7 (b), 8 (b), 9 (b) and 10 (b) of the Local Government (County of Gusii) Order 1963 (L.N. 413/1963), nominated:—

Kisii Urban Council

The District Commissioner, or his representative, to represent the public service of the Province.

Stephen Nyansera, to represent the commercial interests.

Bogetutu Area Council

Chief Zakaria Angwenyi and Chief Eavresto Mayaka, to represent the public service of the Province.

Mrs. Salome Nyakomba and Mrs. Rodha Mogiti, to represent women's interests in the county.

Moocha Area Council

Chief Augustino Moturi, to represent the public service of the Province.

Mrs. Lois Moraa, to represent women's interests in the county.

Robinson Okenya, to represent the larger farming interests in the former West Sotik area.

Irianyi Area Council

Chief Nelson Nyanchoka and Chief Stephen Keana, to represent the public service of the Province.

Mrs. Salome Moraa, to represent women's interests in the county.

Bosongo Area Council

Chief Ephraim Ongubo, Chief Peter Somoni and Sub-Chief Jackson Ogugo, to represent the public service of the Province.

All the above-nominated councillors to serve on the respective councils until 30th June 1969.

Dated this 31st day of October 1966.

T. C. J. RAMTU,
Permanent Secretary,
Ministry of Local Government.

GAZETTE NOTICE No. 4107

THE LOCAL GOVERNMENT REGULATIONS 1963
(L.N. 256 of 1963)

THE COUNTY COUNCIL OF SOUTH NYANZA

IN Gazette Notice No. 4085 of 1st November 1966, add to the list the following:—

Kanyada Kalanya, one seat (276)

C. S. MBINDYO,
for Acting Provincial Commissioner,
Nyanza Province.

GAZETTE NOTICE NO. 4108

THE LOCAL GOVERNMENT REGULATIONS 1963
(L.N. 256 of 1963)THE LOCAL GOVERNMENT (KITUI TRADE DEVELOPMENT JOINT BOARD) ORDER 1966
(L.N. 129 of 1966)

APPOINTMENTS TO THE BOARD

IN EXERCISE of the powers conferred by paragraph 3 of the Local Government (Kitui Trade Development Joint Board) Order 1966, upon the Minister for Local Government, and in pursuance of a direction* given under section 38 (1) of the Interpretation and General Provisions Act, the Permanent Secretary for Commerce and Industry hereby appoints—

Hon. Mbiti Mati, M.P. (*Chairman*); and
Senior Chief Wilson Thuvu,
Kitemange Ndema,

to be members of the Kitui Trade Development Joint Board.

Dated this 31st day of October 1966.

K. S. N. MATIBA,
Permanent Secretary,
Ministry of Commerce and Industry.

*L.N. 221/1965.

GAZETTE NOTICE NO. 4109

THE JUDICIAL SERVICE COMMISSION
APPOINTMENT

GEOFFREY GRIMWOOD GRIMWOOD to be Resident Magistrate, Kenya, with effect from 2nd November 1966.

Dated this 3rd day of November 1966.

By Order of the Commission.

C. DUNCAN,
Secretary,
Judicial Service Commission.

GAZETTE NOTICE NO. 4110

PRICE OF MILL WHITE SUGAR (EX FACTORY)

IT IS hereby notified that after consultation between the Ministry of Finance, the Ministry of Commerce and Industry and the Ministry of Agriculture and Animal Husbandry it has been decided that the price of mill white sugar ex factory excluding excise shall be Sh. 919/38 per long ton.

This notice cancels G.N. 3893 of 25th October 1966.

G. K. KARIITHI,
Permanent Secretary,
Ministry of Agriculture and
Animal Husbandry.

GAZETTE NOTICE NO. 4111

THE AGRICULTURE ACT
(Cap. 318)
FARM FOR SALE

IN EXERCISE of his powers under section 187 of the Agriculture Act, the Minister for Agriculture and Animal Husbandry hereby offers for sale by public tender the undermentioned farm, the property of the estate of the late G. R. Lovelace Semple-Fisher:—

L.R. 2278, Kiganjo, 162 acres.

The farm is situated approximately five miles from Kiganjo off the Naro Moru and Nyeri airfield roads.

Water supply is from the Amboni River on the north-eastern boundary of the property.

Permanent improvements consist of a stone dwelling-house with C.I. roof, containing nine rooms and one bathroom, garage, stores and cattle dip, stone kitchen and servants' quarters—the whole in delapidated condition.

Tenderers should satisfy themselves as to the accuracy of this description.

Tenderers must be able to satisfy the Nyeri District Agricultural Committee of their agricultural ability and their financial resources. Cash offers will receive priority, but if a loan is required to assist in the purchase of the property, tenderers must be able to deposit at least 50 per cent of the price offered with the Land and Agricultural Bank of Kenya. There is no guarantee that the Bank will be in a position to offer a loan.

Tenders in sealed envelopes must reach the undersigned on or before 1st December 1966.

B. B. F. RUSSELL,
for Chief Executive Officer.

GAZETTE NOTICE NO. 4112

(CAB. 16/11/225)

THE AGRICULTURE ACT

(Cap. 318)

(Section 187 (4))

Gazette Notice No. 1804 of 24th May 1966

WHEREAS I am satisfied, and do certify that Samuel Small, registered owner of L.R. No. 10549 of 17,893 acres, being situated in Nanyuki area under the jurisdiction of the Laikipia District Agricultural Committee, has not been able to satisfy me that he is able to develop the said L.R. No. 10549 and on the recommendations of the Central Agricultural Board, under the powers conferred by section 187 (4) of the Agriculture Act, and in pursuance of a direction* made under section 38 (1) of the Interpretation and General Provisions Act, I do hereby direct that it be sold or leased.

Dated this 18th day of October 1966.

B. B. F. RUSSELL,
Assistant Secretary,
Central Agricultural Board.

*L.N. 267/1964.

GAZETTE NOTICE NO. 4113

(CAB. 16/11/186)

THE AGRICULTURE ACT

(Cap. 318)

(Section 187 (4))

Gazette Notice No. 1802 of 24th May 1966

WHEREAS I am satisfied, and do certify that Mpala Farm Ltd., registered owners of L.R. No. 2400 of 3,585 acres, being situated in Nanyuki area under the jurisdiction of the Laikipia District Agricultural Committee, have not been able to satisfy me that they are able to develop the said L.R. No. 2400, and on the recommendations of the Central Agricultural Board, under the powers conferred by section 187 (4) of the Agriculture Act, and in pursuance of a direction* made under section 38 (1) of the Interpretation and General Provisions Act, I do hereby direct that it be sold or leased.

Dated this 18th day of October 1966.

B. B. F. RUSSELL,
Assistant Secretary,
Central Agricultural Board.

*L.N. 267/1964.

GAZETTE NOTICE NO. 4114

NAIROBI COST OF LIVING INDICES
NOTICEMIDDLE INCOME INDEX OF CONSUMER PRICES
(EXCLUDING RENT), NAIROBI

The above index stood at 106 points in the middle of October 1966. The base for this index is July 1964 = 100.

WAGE EARNERS' INDEX OF CONSUMER PRICES
(EXCLUDING RENT), NAIROBI

The above index stood at 118 points in the first week of October 1966. The base for this index is October-December 1958 = 100.

GENERAL COST OF LIVING INDEX (EXCLUDING RENT), NAIROBI

The above index stood at 344 points in the middle of October 1966.

WAGE ADJUSTMENT INDEX

The above index stood at 322 points in the middle of October 1966.

The base for the above two indices is August 1939 = 100.

GAZETTE NOTICE NO. 4115

EAST AFRICA HIGH COMMISSION
3½ PER CENT STOCK 1966/68
NOTICE

IT IS announced for general information that the total amounts of the above-mentioned Stock held on the London and Local Registers at the close of business on 30th September 1966, were as follows:—

	£	s.	d.
On the London Register	10,376,883	03	05
On the Local Register	223,116	16	07
	£10,600,000	00	00

R. W. MACDONALD,
Chief Accountant,
East African Railways and Harbours,
for East African Common Services Organization.

GAZETTE NOTICE No. 4116

6½ PER CENT KENYA STOCK 1972/74

FOR the purpose of preparing the warrants for interest due on 1st January 1967, the balances of the several accounts in the above-mentioned Stock will be struck at close of business on 1st December 1966, after which date the Stock will be transferable ex dividend.

THE TREASURY,
P.O. Box 30007,
Nairobi.

GAZETTE NOTICE No. 4117

THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS 1965

NOTICE OF APPLICATION FOR A LICENCE TO OPERATE AIR SERVICES

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations 1965, notice is hereby given that Nakuru Aero Club, P.O. Box 138, Nakuru, has applied to the East African Civil Aviation Board for a licence to operate the following air service:

Air charter work concerning hire of aircraft to club members, including flying instruction services within the limits of East African territories and based at Nakuru with one Piper Cruiser and one Cessna 150, for a period of two years.

It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Common Services Organization, P.O. Box 30005, Nairobi, not later than 12th December 1966. Every such representation or objection shall be made in writing, shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted. A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board.

Dated at Nairobi this 2nd day of November 1966.

G. A. SHIROOR,
Secretary,
East African Civil Aviation Board.

GAZETTE NOTICE No. 4118

PUBLIC SERVICE COMMISSION OF KENYA

VACANCIES

APPLICATIONS are invited for the following posts and must be submitted to the Secretary, Public Service Commission of Kenya, P.O. Box 30095, Nairobi, to reach him by 29th November 1966. Civil servants must submit applications to heads of departments on Form PSC.2A in triplicate at least seven days before the closing date; other applications to be submitted in triplicate on Form PSC.2, obtainable from the Secretary. Applicants must quote the number shown against the post in the advertisement.

NOTE

In all cases preference will be given to qualified candidates who are Kenya citizens.

Executive Officer Grade I, Ministry of Education (No. 385/66)

Salary scale.—£1,096 to £1,348. AGREEMENT only.

Applicants must be of at least Cambridge School Certificate standard of education, be versatile, have a thorough knowledge of Government accounting procedures and be able to prepare estimates and balance sheets. Above all, complete accuracy and reliability are essential. The successful candidate will be responsible for organizing the office administration of a very large Educational Development Programme spread over 1966-1968. Appointment from outside the Service can be made only on agreement terms but should a permanent and pensionable civil servant be selected arrangements can be made for his secondment to the post.

Accountant Grade II, Ministry of Lands and Settlement (No. 386/66)

Salary scale.—£1,096 to £1,348. PENSIONABLE.

Applicants must be civil servants who have (a) a minimum of five years' approved accounting experience, including not less than one year as an Accountant Grade III or (b) the Intermediate Examination of a recognized professional accounting body, or a degree of an approved university including Accountancy as a major field of study plus in either case at least two years' approved accounting experience. A thorough

knowledge of Government regulations and Financial Orders, and ability to control staff and conduct correspondence is essential.

Assistant Area Manager, Central Agricultural Board, Ministry of Agriculture and Animal Husbandry (No. 387/66)

Salary.—£1,200 fixed. AGREEMENT only.

Applicants must be of mature age and good education and have had general experience of large-scale farming in Kenya. A sound knowledge of the principles of administration, particularly in keeping farm books and commercial accounts, stores and of animal/crop husbandry is essential. Experience in handling a large labour force and senior graded staff is necessary, as is experience in dealing with members of the public including farmers of all races. Selected candidate will be liable to posting anywhere in Kenya. Appointment from outside the Service can be made only on agreement terms but should a permanent and pensionable civil servant be selected arrangements will be made for his secondment to the post.

Personnel Officer Grade II, Ministry of Works (No. 388/66)

Salary scale.—£850 to £1,060. PENSIONABLE.

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with considerable knowledge and experience of Government personnel procedure and practice, and must have served for not less than one year as Personnel Assistant. Ability to control staff, prepare precis, draft memoranda and conduct correspondence is essential. Successful completion of an Advanced Course in Personnel Management at the Kenya Institute of Administration would be an advantage.

Executive Officer Grade II, Ministry of Housing (No. 389/66)

Salary scale.—£850 to £1,060. PENSIONABLE.

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with considerable experience of office management and personnel work and a thorough knowledge of Government regulations, accounting procedures and ability to prepare estimates, control expenditure and conduct correspondence. They must have served for not less than one year at Executive Officer Grade III level and successful completion of a course in Office Management at the Kenya Institute of Administration would be an advantage.

Executive Officer Grade III (Shared Services), Office of the Vice-President (No. 390/66)

Salary scale.—£670 to £820. PENSIONABLE.

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three years' experience of Government office routine and a sound knowledge of Government regulations, and ability to supervise staff and conduct correspondence. Successful completion of a course in Office Management at the Kenya Institute of Administration would be an advantage. Duties will include stores accounting, control of stationery and furniture, and the candidate selected will be required to work in close liaison with the Caretaker and the Controller of Office Services.

Accounts Assistant, Ministry of Works (No. 391/66)

Salary scale.—£670 to £820. PENSIONABLE.

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three years' practical experience of Government accounts work and procedure, and a sound knowledge of regulations and Financial Orders and ability to control staff and conduct correspondence. Preference will be given to candidates who have successfully completed a course in Accounts at the Kenya Institute of Administration.

Draughtsman, Ministry of Works (No. 392/66)

Salary scale.—£600 to £820. PENSIONABLE or AGREEMENT.

Applicants must be over 20 years old, of good education and have a minimum of five years' practical experience in drawing office work covering simple architectural drawings. They must be neat, quick and good at lettering and ink-tracing and able to prepare working drawings from simple rough sketches. Organizing and administrative ability including referencing, filing and storage of drawings and plans is essential as is a knowledge of elementary Building Construction.

Assistant Draughtsman Grade I, Ministry of Works (No. 393/66)

Salary scale.—£460 to £580. PENSIONABLE or AGREEMENT.

Applicants must be over 20 years old and should possess the Cambridge School Certificate with a credit in Mathematics, or General Certificate of Education with a pass in Mathematics, plus at least three years' experience of Draughtsmanship in a drawing office of a Civil Engineer or an Architect. They should be capable of working under their own initiative taking rough sketches and working them up in finished drawings and also capable of doing certain amount of design work. A knowledge of elementary Building Construction is essential.

GAZETTE NOTICE No. 4119

THE WATER ACT

(Cap. 372)

NOTICE

APPLICATIONS for diversions of water, plans of which may be seen at the Water Development Department, Nairobi, or the Office of the Local Water Bailiff concerned, have been submitted by the following:—

Kambugi Stream tributary of Ena River, L.R. Nos. 24, 1856, 1857, 1855 and 1861; Kambugi Water Association, Embu; 1,000 gallons per day domestic, 3,000 gallons per month spraying coffee and 700 gallons per day irrigation.

Spring tributary of Tongi Tongi River, L.R. No. 65, Kijabe; Gathima Water Association, Kiambu; 900 gallons per day domestic and 8,000 gallons per day irrigation.

Maji Matamu River, L.R. No. 10848; Kabazi Canners Ltd., Solai; 125,000 gallons per day irrigation.

Kaski River, L.R. Nos. 5974/R and 85/3; Northmore Coffee Estate, Kiambu; 265,000 gallons per day irrigation.

Voi River, L.R. Nos. 4637, 4957 and 1956; R. S. Mayers, Taita; 15,300 gallons per day domestic and irrigation.

Mkanda River; County Council of Kwale, Kwale; 40,000 gallons per day domestic.

Komothai River, L.R. No. 37; M. Mboro, Kiambu; 500 gallons per day domestic, 35,000 gallons per day irrigation and 20,000 gallons per day industrial (80 per cent returnable).

Umbo River; Assistant Commissioner of Police, Kwale; 2,500 gallons per day domestic.

Luhunyi Spring; Murray High School, Taita; 8,000 gallons per day domestic.

Sokoi Stream tributary of Nzoia River, L.R. Nos. 11324 and 11303; Toyo Bei Farm, Hoey's Bridge; two dams of 9 ft. and 20 ft. in height and 1,900 gallons per day domestic.

Athi River, L.R. No. 4171; J. N. Hopcraft, Machakos; 86,000 gallons per day irrigation.

Athi River, L.R. No. 4171; J. N. Hopcraft, Machakos; 86,000 gallons per day irrigation.

Solome Spring; St. Mary's High School, Taita; 7,500 gallons per day domestic.

Moiben River; Board of Governors, Marakwet; 6,000 gallons per day domestic.

Mandumu River; H. Mwabili, Taita; 200 gallons per day domestic and 800 gallons per day irrigation.

Musidunyi River; E. M. Wangusha, Taita; 200 gallons per day domestic and 800 gallons per day irrigation.

Umbo River; Vichini Association, Kwale; 640,000 gallons per day irrigation.

Umbo River; Matoroni Association, Kwale; 170,000 gallons per day irrigation.

Ngewa River; L.R. No. 69; M. Kimani, Kiambu; 500 gallons per day domestic and 1,000 gallons per day irrigation.

Tributary of Suim River, L.R. Nos. 8913, 2169, 2148, and 3013; Suwerwa (Kapterit) Farmers Co-operative Society Ltd., Kitale; 17,250 gallons per day domestic.

Osoro Ngai River, L.R. No. 3822; Chief Conservator of Forests, Turbo; 6,500 gallons per day domestic.

Kalinkui Stream; Tigania Farmers Co-operative Society Ltd., Kalinkui; 30,000 gallons per day industrial (80 per cent returnable).

Thambangomber Stream; Nkando Farmers Co-operative Society Ltd., Meru; 60,000 gallons per day industrial (80 per cent returnable).

Rwanchiu Stream; Abogeta Farmers Co-operative Society Ltd., Meru; 20,000 gallons per day industrial (80 per cent returnable).

South Mara River; Kiriaini Farmers Co-operative Society Ltd., Meru; 60,000 gallons per day industrial (80 per cent returnable).

Gachiuma Stream; Nyaki Farmers Co-operative Society Ltd., Meru; 80,000 gallons per day industrial (80 per cent returnable).

Karurumwe Stream; Chogoria Farmers Co-operative Society Ltd., Meru; 60,000 gallons per day industrial (80 per cent returnable).

Thabara Stream; Nkuene Farmers Co-operative Society Ltd., Meru; 80,000 gallons per day industrial (80 per cent returnable).

Bugichi River, Plot No. 8; J. G. Kimani, Kiambu; 700 gallons per day domestic.

Tributary of Noigameget River, L.R. No. 2143/3; S. K. Bitok and P. K. Keino, Trans Nzoia; 2,700 gallons per day domestic.

Kipkarren River; Conservator of Forests (West), Eldoret; 3,000 gallons per day domestic and 2,000 gallons per day irrigation.

Ngong River; H. L. Nangurai, Ngong; 800 gallons per day domestic and 20,000 gallons per day irrigation.

Nangurai Spring, L.R. No. 289; H. L. Nangurai, Ngong; 700 gallons per day domestic, 60,000 gallons per day irrigation and 200 gallons per day cattle dairy.

Itherui Stream, Plot No. 363; J. Kioi, Muranga; 8,000 gallons per day irrigation and 200 gallons per day domestic.

Mutoho River; Kagundu-ini Coffee Growers Society, Muranga; 60,000 gallons per day industrial (80 per cent returnable).

Kabuku River; Kagundu-ini Coffee Growers Society, Muranga; 60,000 gallons per day industrial (80 per cent returnable).

Kabuku River; Kagundu-ini Coffee Growers Society, Muranga; 80,000 gallons per day industrial (80 per cent returnable).

Uswa River, L.R. No. 10101; Maji Mingi Estates Ltd., Moiben; Construction of 5 dams, 1 waterhole and 5,100 gallons per day domestic.

Tributary of Noigamaget River, L.R. Nos. 5382 and 6606; T. W. Waudo, Trans Nzoia; 2,600 gallons per day domestic and 500 gallons per day irrigation.

Rongai River, L.R. No. 411; Mrs. W. Bore, Nyeri; 600 gallons per day domestic and 4,000 gallons per day irrigation.

Tributary of Noigameget River, L.R. Nos. 2143/4 and 2143/3; J. K. Maiyo, S. K. Bitok and P. K. Keino, Trans Nzoia; Dam 15 ft. in height and 610 gallons per day domestic.

Timbiliwet Stream, L.R. No. 3853/2; Pilip Tembe and Partners, Kericho; 1,200 gallons per day domestic.

Kipchorian River; C. arap Mabwai, Kericho; 1,080,000 gallons per day power.

Mbaguti River, L.R. No. 1160/46; J. C. Burrow, Karen; 400 gallons per day domestic and 10,000 gallons per day irrigation.

Tributary of Noigamaget River, L.R. No. 7424; Francis and Ainsit Farmers Co. Ltd., Trans Nzoia; Dam 5 ft. in height and 2,070 gallons per day domestic.

Outspan Stream, L.R. No. 2139/4; K. arap Mutai and K. arap Keny and Partners, Trans Nzoia; Dam 5 ft. in height and 3,930 gallons per day domestic.

Kazita River; North Imenti Area Council, Meru; 115,000 gallons per day domestic.

Temachewa River, L.R. No. 1482/1; Kapkoress Estate, Nandi Hills; Dam 25 ft. in height, 3,000 gallons per day domestic and 80,000 gallons per day power.

Kabugu Stream, L.R. No. 287; A. Karanja, Kirinyaga; 850 gallons per day domestic and 750 gallons per day spraying coffee.

Mitheru Stream, L.R. Nos. 2, 4, 6, 10, 11, 12, 15, 16, 17 and 19; Gitahiki Water Association, Kirinyaga; 4,300 gallons per day domestic and 3,000 gallons per month spraying coffee, 1,000 gallons per day irrigation and 43,000 gallons per day power.

Thuchi River, L.R. No. 203; Kyeni Farmers Co-operative Ltd., Embu; 80,000 gallons per day industrial (80 per cent returnable).

Tributary of Sugoro River, L.R. No. 7321; C. F. Ryder, Laikipia; Dam 24 ft. in height.

Kii River; Kathunguri Water Association, Kirinyaga; 3,510 gallons per day domestic, 31,800 gallons per day irrigation, 16,200 gallons per day spraying coffee and 197,100 gallons per day power.

Getemai Stream, L.R. No. 105; L. Mwangai, Kirinyaga; 850 gallons per day domestic, 2,400 gallons per day spraying coffee and 3,400 gallons per day irrigation.

Muthira River; Karia Water Association, Nyeri; 50,000 gallons per day power and 4,900 gallons per day domestic.

Kazita River; North Imenti Area Council, Meru; 74,000 gallons per day domestic.

Kipsinandi River, L.R. No. 10697; C. J. C. Pratt, Kaptagat; 400 gallons per day domestic and 1,000 gallons per day irrigation.

Athi River, L.R. No. 10501; Rohet Sisal Estate, Athi River; 113,000 gallons per day irrigation.

Athi River, L.R. No. 8529; Rohet Sisal Estate, Athi; 113,000 gallons per day irrigation.

Athi River, L.R. No. 10501; Rohet Sisal Estate, Athi River; 113,000 gallons per day irrigation.

Athi River, L.R. No. 10501; Rohet Sisal Estate, Athi River; 113,000 gallons per day irrigation.

Bugichi River, L.R. Nos. 464, 226 and 463; S. Mungai, Kiambu; 200 gallons per day domestic and 16,000 gallons per day irrigation.

Objections stating specific grounds therefor should be filed in triplicate with the Water Apportionment Board, P.O. Box 30521, Nairobi, within 30 days from the publication of this notice.

GAZETTE NOTICE No. 4120

THE INDUSTRIAL COURT

CAUSE No. 54 OF 1966

Parties:

Kenya Local Government Workers' Union

and

Municipal Council of Mombasa

Issues in dispute:—

- (a) Payment of (Freezed) Gratuity to minor employees.
- (b) Refusal of the Council to pay Pratt Salaries from 1st April to 31st December 1964.

1. The Kenya Local Government Workers' Union shall hereinafter be referred to as the Claimants and Municipal Council of Mombasa shall hereinafter be referred to as the Respondents.

2. The Parties were heard in Mombasa on the 29th and 30th days of August 1966 and relied on their written and verbal submissions. The Claimants called two witnesses in support of their case.

GENERAL BACKGROUND

3. In 1964, the Respondents decided to introduce a Provident Fund Scheme to replace the existing Gratuity Scheme which is embodied in clause 21 in the Terms and Conditions of Service of Minor Employees Agreement and is reproduced hereinbelow:—

“21. *Gratuities*

Gratuities for minor employees will be calculated at the rate of one-twelfth of one month's wages as at the date of retirement for each completed month of service.

NOTE

A minor employee who is transferred to a salaried post in the Council's service shall be entitled on retirement to a proportion of the gratuity to which he would have been entitled had he remained on minor employees' terms calculated at the rate of one-twelfth of one month's wages as at the date of transfer for each completed month of his service as a minor employee.

Qualification

A gratuity is payable if a minor employee has been in the continuous service of the Council—

- (a) for not less than five years and is removed from such service on grounds of redundancy;
- (b) for not less than seven years and is removed from such service on medical evidence that he is incapable by any reason of infirmity of mind or body of discharging the duties of his office and that such infirmity is likely to be permanent;
- (c) for not less than 15 years and retires from the service on or after attaining the age of 50 years.

Death Gratuities

Where an employee having not less than seven years' continuous service with the Council dies while in that service, his dependants may be granted a gratuity of an amount equal to that which he would have received if he had been removed from such service on medical grounds.

Computation

Gratuities will be computed on the minor employee's wages at the date of retirement including house allowance or the value of free quarters being the same as current allowances.”

The Respondents gave an option to their minor employees whereby they could either remain on the present gratuity scheme or could switch over as from 1st January 1965, to the proposed provident fund scheme. The employees were given a statement explaining that, any gratuity to which they may be entitled would not be forfeited by their joining the provident fund scheme and also such gratuity would still be payable in accordance with the Respondents' regulations based on the service of each employee up to 31st December 1964, and that this gratuity payment would be in addition to any entitlement under the provident fund.

In July 1965, the minor employees realized that, if they were to be discharged under gross misconduct, they would forfeit their gratuity. It is alleged that, at this time they also became aware of the fact that if they left the employment before they were due to retire without the completion of 15 years' service or attaining the age of 50, they would lose gratuity. The Claimants, therefore, approached the Respondents on 7th August 1965, in connexion with this matter.

In reply to the Claimants' letter, the Town Clerk of Mombasa wrote as follows:—

“All Council's employees who were not contributors to the Council's Provident Fund with effect from 1st January 1965. The period for which they were not contributors would on retirement entitle them to gratuity in accordance with the

Council regulations provided that the period of non-contributory service plus contributory service amount to a period which would have qualified them for gratuity had they remained in non-contributory service. Gratuity will be calculated on the number of years of non-contributory service from the date of employment up to 31st December 1964, for those who were in the service of the Council before then.”

(An extract from the Claimants' memorandum).

After this the Parties had further discussions on this issue, but could not resolve the matter and the Claimants' request to pay out the gratuity was raised at the staff meeting of 23rd February 1966, where it is recorded under Minute 17/66 as follows:—

“17/66 *Gratuity*

Ref. Minute No. 14

The Council considered a request from the Union that all minor employees be paid their gratuities for the period of their service prior to their joining the Central Provident Fund Scheme.

The Union's representatives stated that because of the introduction of the Central Provident Fund Scheme the gratuity scheme was no longer in existence and, therefore, the employees should be paid their gratuities.”

The Employer's representatives pointed out that the Council's policy was to pay a gratuity for a minor employee only on his final retirement from the Municipal Council's service and provided that he had attained the age of 50 years at the time of his retirement. It was therefore, not possible to pay a gratuity as an interim benefit.

No recommendation. But the Union's representatives sounded that a disagreement existed and would pursue the matter further.”

On or about 15th April 1965, the Parties concluded their negotiations on increased wages based on Pratt Report by signing an agreement and which in clause 1 it is provided as follows:—

“1. The Council shall introduce the scales of wages as shown in the Schedule attached hereto, for minor employees which expression for the purposes of this agreement shall include minor employee in the Council's Segmented Scales I to V, minor employees in the Council's Fire Brigade and Ambulance Service, minor employees employed as drivers, artisans, Mazera Nurseries staff and trainee midwives, with retrospective effect from the 1st day of January 1965, provided that in the event of the Government of Kenya making a grant to the Council towards the expenditure of any of the increases in wages negotiated under this agreement the effective date may be given further retrospective effect within the limits of the grant made by the Government of Kenya for this purpose.”

After about two months of this agreement, the Claimants demanded the back-dating of Pratt to 1st April 1964, and contended that, in accordance with this agreement, the Respondents had received an additional grant from the Government for this purpose. The Respondents did not accept this and after an exchange of correspondence, the Claimants declared a dispute with the Respondents on the aforesaid two issues.

The Parties signed the notification of dispute form to the Industrial Court in accordance with the Trade Disputes Act 1965, covering the aforesaid two issues.

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANTS

4. (a) *Payment of (Freezed) Gratuity to minor employees.*—The Claimants submitted that, the Respondents had brought the gratuity scheme to a standstill on 31st December 1964, therefore, the regulations covering this scheme should also have ceased to be of any effect because from January 1965, the employees were no longer entitled to any benefit from the gratuity scheme. The Claimants stated that, there was no point in having regulations covering a non-existing scheme. The Claimants pointed out that, two minor employees had been discharged by the Respondents in 1966, namely, Thuo Kimani and Chewa Gachigua, who claimed to have worked with the Respondents for nine years and nine months and four years respectively and both had forfeited their gratuity for the period of service up to 31st December 1964.

The Claimants argued that, when a scheme comes to a standstill, that is the maturity date for that particular scheme, and drew the Court's attention to clause 1 of the agreement between the Government and C.O.T.U. on the question of refund of Provident Fund which states as follows:—

“Those workers whose contributions have matured under the rules should be allowed to withdraw the money due to them even before they retire, providing that workers will be entitled to all such benefits as are stipulated in the rules if they decide to opt out of the scheme at one of the intermediate stages before full maturity.”

The Claimants, therefore, asked for the payment of gratuities to all the employees standing to their credit as at 31st December 1964, irrespective of the fact that some of these employees might not have qualified under the rules covering the scheme.

The Claimants stated that, the gratuity scheme was not running parallel to the Provident Fund Scheme, moreover, the terms and conditions which laid down the rules covering the gratuity scheme had not been negotiated by the Respondents with them and, therefore, the Claimants were not bound by such rules. The Claimants maintained that, since the Respondents had discontinued the gratuity scheme, the regulations should also be waived. They strongly contended that, the gratuity scheme had been frozen and certain benefits had been withdrawn, furthermore, the employees had been deprived of certain benefits like additional payment for the length of service. The Claimants stressed that, nowhere in the terms and conditions was it laid down that the Respondents could unilaterally alter or amend the gratuity scheme. The Claimants concluded their arguments by giving examples of employees who would suffer great hardship as they would be deprived of their benefits under the gratuity scheme without being entitled to the Respondents' contribution under the Provident Fund Scheme, if they were to lose their employment before 1974 without having completed 15 years of service and not having attained 50 years of age.

The Claimants stated that, since there was no continuity of gratuity benefit, it was only fair that minor employees should be allowed to draw their gratuity benefits up to the time when such scheme was frozen. The Claimants cited the example of Kakamega County Council where they had secured the payment of gratuity to all employees who had joined the Provident Fund Scheme.

(b) *Refusal of the Council to pay Pratt Salaries from 1st April to 31st December 1964.*—The Claimants submitted that, it was obvious that any general grant would be used for payment of wages including increases if any. It was, therefore, justifiable that the additional general grant of Sh. 3,600,000 received in 1965 after the signing of the aforesaid agreement should be used to meet the arrears of wages for the period 1st April to 31st December 1964. The Claimants drew the Court's attention to the Respondents' extremely healthy financial position at the close of the year 1964, when they had a surplus balance of just over Sh. 5,500,000. The Claimants requested the Court to consider seriously the fact that with additional grants and these healthy surplus balances, the question of inability to pay nine months' arrears did not arise because even without additional grants the Respondents would have been in a position to pay the arrears as demanded by the Claimants.

The Claimants rejected the argument that, the Minister for Local Government had refused any back-dating beyond January 1965, as it was inconsistent with the agreement which the Respondents had entered into with the Claimants. The Claimants strongly submitted that, the Respondents were under obligation to honour the aforesaid agreement in full as the Government had provided them with the necessary grants during 1965. The Claimants pointed out that Kiambu and Kakamega County Councils had back-dated the Pratt increases beyond January 1965, therefore, the Minister's circular prohibiting back-dating beyond January 1965, should not prevent the Court from awarding the back-dating as requested by them. The Claimants stated that, if the Respondents had been aware that they would have surplus at the end of 1964, then they would have agreed to the back-dating from 1st April 1964, and there would have been no need to include this particular question in the agreement signed on 15th April 1965.

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENTS

5. (a) *Payment of (Freezed) Gratuity to minor employees.*—The Respondents submitted that, it was expressly provided in the Terms and Conditions Agreement covering minor employees that, gratuities were only payable provided the employee qualified under the various terms of the agreement and there was no entitlement due until the terms of the agreement covering qualifications were met; e.g. it was not possible at this stage to pay any gratuity on the grounds of redundancy as there was no redundancy at the moment in the Respondents' staff, nor was it possible at this stage to state whether an employee disqualified himself through misconduct and thus would be discharged at some future date from the Respondents' services.

The Respondents stated that, the whole object of the gratuity scheme was to make provision for a retirement payment to long-service employees and the scheme was designed for the payment to be made on retirement unless under the special circumstances outlined in the scheme. The Respondents argued that, many employees who had only recently joined the Provident Fund would find that the payment from the fund on retiral would be comparatively small and that they would, therefore, be very dependent on their gratuity fund to provide them with a reasonable sum on retirement.

The Respondents maintained that, any pre-mature payout, even if it were possible, would be against the interests of the employee as he would be deprived of a valuable addition to the payment due to him on retirement, this being the event for which the scheme was designed and also the time when it was most needed. The amounts which were notified to the various employees standing to their credit under the gratuity scheme as at 31st December 1964, would continue to increase

in accordance with the provisions of the scheme. The Respondents strongly denied that, the gratuity scheme had been frozen and stated that, some employees had opted in favour of continuing with the gratuity scheme and had not joined the Provident Fund Scheme. The Respondents did not accept that they had amended the terms and conditions agreement in any way. They requested the Court to study very carefully the agreement entered into between the Government and C.O.T.U. on the Provident Fund payout and stated that, money could not be paid out without appropriate legislation. They further stated that, if the Claimants sought any amendments or variations then, they should go about it the proper way and put forward their demands to the Respondents during the annual review.

The Respondents submitted that, they had introduced the Provident Fund Scheme for the benefit of the employees and as a result of it no employee was worse off than before and in fact, any changes that had been brought about in the gratuity scheme were for something better and were, in any case, with the consent of the participants of the scheme. The Respondents reiterated that, the gratuity scheme had not been frozen and accepted that, they would go through the cases of those employees who had already retired to see if they had received their proper payments in accordance with the rules laid down for the gratuity scheme. The Respondents conceded that, an employee's length of service would still continue to be considered for the purpose of working out his qualification for the gratuity scheme, although, he would not be paid out under the gratuity scheme for any service after 31st December 1964.

(b) *Refusal of the Council to pay Pratt Salaries from 1st April to 31st December 1964.*—The Respondents stated that after the April 1965 agreement, the Claimants had written several letters to the Respondents' Town Clerk all dealing with the implementation of this agreement, but none of them had raised the question of back-dating to 1964. This question was first raised on 3rd June 1965, two months after receiving confirmation of back-dating to 1st January 1965, from the Respondents' Town Clerk. On 5th June 1965, the Respondents' Town Clerk wrote as follows to the Claimants:

"With regard to your request for the implementation of the salaries increases from April 1964, the position is not entirely accurately set out in the second paragraph of your letter. As agreed between my Council and your Union, it is provided in the negotiated agreement dated 15th April 1965, that the payment to minor employees would have retrospective effect from 1st January 1965, 'provided that in the event of the Government of Kenya making a grant to the Council towards the expenditure of any of the increases in wages negotiated under this agreement the effective date may be given further retrospective effect within the limits of the grant made by the Government of Kenya for this purpose'.

I have also seen a Press report of the Minister's proposed grant to Municipal Councils amounting in aggregate to £1,170,000, but I have not yet received any information from the Minister regarding this nor can I say whether any of this money will be made available to my Council, or, if made available to my Council, would be available towards increases in the wages negotiated under the agreement.

In view of the press statement, however, it is my earnest hope that an instruction on this matter will be received from the Minister in the very near future. So soon as it has been received I will advise you of the Minister's decision."

On 18th June 1965, the Permanent Secretary, Ministry of Local Government, had replied to this letter as follows:

"Regarding the back-dating of the implementation of increased salaries and wages, I had already pointed out in my Circular No. 10 of 1965 that my Minister would not agree to any back-dating beyond 1st January 1965. I am sorry that I did not make this clear in my letter of 31st May 1965. There is no question that the grant paid to you is to be used to subsidize any back-dating.

The grant of £46,075 referred to in paragraph 6 of my letter is in addition to the general grant of £110,000. This grant of £46,075 is specifically in respect of your take-over of the schools mentioned in paragraph 5 of my letter of 31st May 1965."

In these circumstances the Respondents maintained that, they had not received any additional grant for back-dating the Pratt Salaries to 1st April 1964, and requested the Court to order that, the Claimants should honour the agreement which they had entered with them. The Respondents also put before the Court various letters which led to the April 1965 agreement stating that, back-dating beyond 1st January 1965, had never been accepted by them or the Government.

AWARD

6. The Court has given very careful consideration to submissions made by both sides and the evidence tendered in support thereof.

(a) On the first issue it became apparent during the hearing that the gratuity scheme was still in force in respect of those employees who did not elect to go on the Provident Fund Scheme which came into effect from 1st January 1965. The

rules covering gratuities form part of the terms and conditions of service of minor employees and although the Claimants alleged that, these had not been negotiated, the fact remains that, they form part of an employee's contract of service until such time as the Claimants succeed in altering any of them.

On the other hand, those employees who opted for the Provident Fund Scheme, lost the benefit of the gratuity scheme as from 1st January 1965, in so far as the length of service from that date was concerned, although for the years of service up to 31st December 1964, they would be entitled to gratuities so long as other qualifications were met.

It is provided in clause 21 that gratuities for minor employees will be calculated at the rate of one-twelfth of one month's wages as at the date of retirement for each completed month of service. It is clear, therefore, that the amount standing to the credit of employees who switched over to the Provident Fund Scheme will continue to increase on the basis of increase in an employee's wages as quoted hereinabove. The Respondents accept this.

In these circumstances the Court finds that, the gratuity scheme had not been frozen and cannot order a payment out of gratuity entitlement lying to the credit of employees. The gratuity scheme is very much in force although for certain employees to a limited extent.

The Court is concerned at certain pertinent anomalies that exist in the gratuity scheme and also at the deficiency and the big gap exposed in case of those employees who have not yet qualified for gratuity and who will have to wait until 1974, before they are entitled to Provident Fund benefits. This is a matter on which the Claimants would be justified in putting forward a demand to rectify the situation, as indeed the Claimants are at liberty to forward demands on the alteration of certain rules of gratuity to bring them into line with the current practice in the country on this benefit.

As the issue before the Court is worded "payment of (Freezed) Gratuity to minor employees", the Court is precluded from making an award on the matters on which comments have been passed hereinabove. The Court is left with no other alternative in the present dispute, in the form in which it is before it, but to make a nil award.

(b) The Parties entered into an agreement on or about 15th April 1965, which is quoted in the general background hereinabove.

The Court has very carefully examined all the documents put in during the hearing, but cannot find anywhere any evidence showing that the Government of Kenya made a grant to the Respondents towards the expenditure of any of the increases in wages negotiated in the aforesaid agreement. On the contrary a letter dated 18th June 1965, addressed to the Respondents' Town Clerk by the Permanent Secretary, Ministry of Local Government, puts the issues beyond any doubt. It is stated in this letter in paragraph 4—

"Regarding the back-dating of the implementation of increased salaries and wages, I had already pointed out in my Circular No. 10 of 1965 that my Minister would not agree to any back-dating beyond 1st January 1965. I am sorry that I did not make this clear in my letter of 31st May 1965. There is no question that the grant paid to you is to be used to subsidize any back-dating."

The grant of £46,075 referred to in paragraph 6 of my letter is in addition to the general grant of £110,000. This grant of £46,075 is specifically in respect of your take-over of the schools mentioned in paragraph 5 of my letter of 31st May 1965."

This being the case, the Court cannot override an agreement entered into voluntarily between the Parties and, therefore, makes a nil award on this issue as well.

Given in Nairobi this 24th day of October 1966.

SAEED R. COCKAR,
President.

A. A. OCHWADA, M.P.,
MOHAMED JAHAZI, M.P.,
Vice-Presidents.

GAZETTE NOTICE NO. 4121

THE INDUSTRIAL COURT

CAUSE NO. 65 OF 1966

Parties:—

Dockworkers' Union

and

East African Cargo Handling Services Limited

Issues in dispute:—

- (a) Wages for manual, clerical and other grades.
- (b) Annual leave.
- (c) Leave allowance.

(d) Sick leave.

(e) Promotion of White registered weekly labourers to Blue after one year.

1. The Dockworkers' Union shall hereinafter be referred to as the Claimants and the East African Cargo Handling Services shall hereinafter be referred to as the Respondents.

2. The Parties were heard in Mombasa on the 28th and 29th day of September 1966, and relied on their written and verbal submissions. The Court members visited the Port of Mombasa and saw the employees involved in this dispute at work on their respective jobs.

GENERAL BACKGROUND

3. The Respondents are a public company duly incorporated under the Companies Act. They act as contractors to the East African Railways and Harbours for the purpose of shore-handling and stevedoring of all cargo imports and exports passing through the various sea ports in East Africa which are administered by the East African Railways and Harbours.

All the issued share capital of the Respondents is held by the General Manager of the East African Railways and Harbours Administration in his corporate capacity or by his nominees. The Respondents under their contract with the Railway Administration are the sole employers of labour for stevedoring and shorehandling work and are responsible for the supply of gear and equipment such as forklift trucks required for the efficient handling of cargo through the ports.

The Claimants have been recognized by the Respondents under a formal Recognition Agreement as the sole negotiating body for all grades of employees, the subject of the present dispute now before the Court.

The Parties had appeared before the Industrial Court on claims for increased wages and improved benefits in 1965. The Court awarded an increase to the minimum wage from Sh. 1/50 to Sh. 1/53 an hour equivalent to a monthly wage of Sh. 301/45 per month. Subsequently, the Parties entered into an agreement, freely negotiated between themselves, in August 1965. As a result of which, for an increase in the number of hours worked, the monthly rate for the said category was raised from Sh. 301/45 to Sh. 330/75. In this agreement no duration period was specified and continues to be in force along with all the other terms and conditions negotiated between the Parties and others as awarded by the Industrial Court.

On 9th June 1965, the Claimants submitted their memorandum of demands to the Respondents and on 23rd June 1966, the Joint Industrial Council met to discuss these demands. At this meeting the Claimants put forward arguments in support of their demands and clarified certain matters. On the 16th of August 1966, the Joint Industrial Council met again for further discussions and as no agreement could be reached, a deadlock was declared. A dispute was reported to the Ministry of Labour soon thereafter in accordance with the Trade Disputes Act 1965, and the matter eventually came to the Industrial Court, the Parties having signed the notification of dispute form to the Industrial Court on or about 24th August 1966.

The Claimants' demands which were the subject of discussions at the aforesaid Joint Industrial Council meeting were as follows:—

1. Minimum wage of Sh. 450 per month.
2. A wage increase of 15 per cent for employees earning Sh. 500 or more per month.
3. A salary increase of 10 per cent for clerical Scale 'A'.
4. A salary scale of Sh. 540 per month for winchmen and drivers.
5. Thirty days' leave for all manual employees with free return tickets with their families to and from leave, or Sh. 150 in lieu.
6. Ninety days' sick leave with pay for manual employees.
7. Seasonal weekly labourers who have worked for more than a year to be registered as weekly 'blue' workers."

On 29th August 1966, an Arbitration Award was published in the Gazette Extraordinary of the United Republic of Tanzania *vide* General Notice No. 1755 and as this award related to the dockworkers in Dar es Salaam, it was frequently referred to, discussed and criticised during the proceedings. It is, therefore, reproduced hereinbelow in full:—

"GENERAL NOTICE NO. 1755

(LAB. 724/372/56)

THE TRADE DISPUTES (SETTLEMENT) ACT

(No. 43 of 1962)

Trade Dispute between the East African Cargo Handling Services and the National Union of Tanganyika Workers

AWARD

The Award of the Arbitration Tribunal appointed by the Minister for Labour under the provisions of para. (a) of subsection 18 of the Trade Disputes (Settlement) Act by letters

No. LAB. 724/372/28 and LAB. 724/372/29 both dated 3rd June 1966, to inquire into, and make award concerning the trade dispute mentioned above.

Having considered the memoranda delivered to me by the respective parties and having listened to oral arguments and to statements made by witnesses on the several issues submitted to me, I do hereby award as follows:—

1. *Monetary payment for 30 minutes' lunch break.*—I am convinced that the demand of the workers is justified and award monetary payment for 30 minutes' lunch break to all the workers based on an hourly rate of pay with effect from 1st August 1966.
2. *Wages.*—I award an overall increase of Sh. 40 per month to every worker employed in the Company, with effect from the publication of this Award.
3. *Leave entitlement.*—I award 30 days' leave per year to Manual Grade Staff, with effect from 1st January 1965.
4. *Leave travel allowance.*—I award leave travel allowance to Manual Grade Staff covering normal standard travel facilities on minimum fares to and from a place where leave is spent by the worker and that shall normally be at his home district and this shall apply to all leave due and subsequent leave.
5. *Grading of drivers at Tanga, Mtwara and Dar es Salaam.*—The grading of drivers at Tanga, Mtwara and Dar es Salaam shall be same, with effect from 1st January 1966.
6. *Payment of monetary bonus.*—In view of the gravity of the historical nature of payment of monetary bonus, I award payment of the bonus of Sh. 200 per worker for 1965 and for years following 1965 such bonus shall be paid; but it shall strictly be related to productivity and calculated on a formulae of incentive which may be worked out by experts and agreed upon by the Union and the Company.

Conclusion.—In make this Award I would like to express my thanks for the facilities placed at my disposal by the Ministry of Labour, and my appreciation of the help and co-operation I have received from both parties in my inquiry.

I also wish to state that the proceedings were carried out in a most cordial atmosphere.

Dar es Salaam,
8th July 1966.

B. S. KAJUNJUMELE,
Arbitrator."

During the hearing of the dispute, the Parties requested the Court to give a ruling on the effective date and duration of the Court Award as well.

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANTS

4. The Claimants stated that, in making their aforesaid demands, they were conscious of their obligations to their members and the country's economy. Their desire was to fulfil their declared objective in, forever seeking to raise the workers' standard of living and to improve their welfare. By demanding a higher minimum wage they were making it possible to ensure higher purchasing power for their members and consequently more stability in industrial relations. The Claimants stated that, the wage increases asked for by them were designed to fulfil one aspect of their aims. The ever rising cost of living and the recent increases in retail prices of essential consumer goods, all acted to nullify any past increases in wages. Added to this was the difficulty of housing accommodation which consumed an appreciable percentage of a docker's wages. The family pattern of the majority of workers in Kenya was such that, most of them lived away from other members of their family. Thus wages had to be shared between the urban worker and his other dependants who were miles away.

The Claimants pointed out that, since it had been possible for the Respondents through the Arbitration Award to raise the minimum wage for dockers in Tanzania, they saw no valid reason why their demands were being opposed in Mombasa and, in fact, they were entitled to higher minimum wage than that awarded to their counterparts in Tanzania. The other demands made by the Claimants had been necessitated by their desire to improve the welfare of their members on items like sick leave and annual leave privileges. The Claimants requested the Court to take into account the fact that most of the dockers had no decent clothes, went about without any shoes and generally appeared to be in very poor condition. Further, they had to walk long distances to and from work or alternatively pay heavily for transport. For these reasons the Claimants argued that their demands were quite moderate and they had not asked for a wage that would make them rich overnight, but had asked for a wage level that would enable their members to tolerate life. It would be to the best interest of the Respondents to accede to the Claimants' demands as they would gain in greater output from contented and healthy employees.

The Claimants submitted that, the Court's award should be with effect from the date they had submitted their demands and added that they preferred the duration period of the award to be 12 months.

(a) (i) *Increase of minimum wage to Sh. 450.*—The Claimants stated that, this was not a new demand as it had been rejected by the Respondents in the past, but the events that had taken place over the last year left them with no alternative, but to press for it. The Claimants maintained that the dock work was very arduous and risky and called for a certain amount of skill and hence the reward for such work should relate to the nature of work involved and it was the Claimants' strong belief that the present minimum wage of Sh. 320/75 was not adequate. The docker was faced constantly with a risk of injury to his person.

The Claimants submitted that, the dockers could not afford to purchase the essentials of life such as good food and maintain a good living standard. The workers were always under debts and were never in a position to liquidate them. This fact was well known to the Respondents as they were providing facilities for mid-month advance of wages. The Claimants stated that, their members were forced to live in dreadful squalid conditions. The education of their children was a constant worry as the Government at present was not in a position to provide free education.

In addition to the above arguments in favour of increasing the minimum wage based on the general increase in the cost of living, the Claimants cited the aforesaid Arbitration Award in Tanzania as a result of which the Mombasa dockworker was paid less for the same work compared to dockers in Tanzania. This position was intolerable as the Respondents were the common employers of dockers in Tanzania and Kenya. The Claimants also pointed out that the size of gangs had been reduced from 12 to 8, thus placing a greater burden on the remaining dockers. The Claimants stated that, in London a docker worked for 40 hours only per week as against 45½ hours in Kenya and 42 hours in Tanzania. The Claimants very strongly submitted that, the Arbitration Award in Tanzania provided a very cogent reason for their demands being met and pointed out the following comparison:—

Tanzania	Kenya
(42 hrs.)	Hours worked per week (45½ hrs.)
(184 hrs.)	Hours worked per month (197 hrs.)
(Sh. 341)	Minimum wage (Sh. 320/75)
(Sh. 200)	Annual bonus Nil
(30 days)	Leave entitlement (24 days)
(Awarded)	Travel allowance Nil

In these circumstances the Claimants requested the Court to increase the minimum wage as demanded by them with effect from 1st July 1966.

(a) (ii) and (iii) *General wage increase of 15 and 10 per cent for clerical grades.*—The Claimants submitted that, the arguments put forward hereinabove under issue (a) (i) also applied to their demands under this heading. The Claimants pointed out that, in addition to the cost of living, the Government had increased taxes. The National Social Security Fund was already in force and some members in these categories were already contributing to it and to the National Hospital Scheme. This Hospital Scheme was of little benefit to the workers unless they or any member of their family was hospitalized. The Claimants pointed out that few of their members required prolonged hospitalization, but they were constantly in need of seeing the doctor in cases of malaria, cold and so on as outpatients. The workers were thus taxed to an extent of Sh. 120 a year as security against being hospitalized, but they had no security against injuries. In view of these taxes, the Claimants felt that the employees should be compensated by the Respondents for this loss in their earnings as their wage packet was considerably reduced. The Claimants further submitted that, these days even unemployed persons had to pay a minimum tax of Sh. 48 per year and many of their members were paying maximum G.P.T. which was Sh. 600. Moreover, due to the shift work at the port, employees had to undergo extra expenses when they could not have their meals at home.

(a) (iv) *Winchmen and drivers.*—The Claimants stated that, winchmen and drivers did the same type of work and shouldered the same responsibilities. They had been placed on the same salary scales with the exception of transport drivers. The duties of the winchmen were exactly the same as those of crane drivers, the duties being as follows:—

- (a) Loading the various kinds of cargo into the ships.
- (b) Discharging all types of cargo from the ships.

The Claimants stated that, all heavy cargo and machinery were loaded and discharged by the winchmen and not by the railway cranes. The winchman was responsible for his load and had also to protect the other workers around him. He had to work without any protection as there were no shelters on the ships, yet the remuneration he received bore no comparison to his duties and responsibilities. The Claimants strongly urged that, these employees should receive a much higher wage than granted to them at present. Moreover, the working hours for the drivers were also continuous and onerous as they had to serve both the winchmen and the crane drivers. The Claimants felt that a wage of Sh. 540 per month was more remunerative considering the responsibilities involved and the fact that in other industries the drivers were paid a much higher wage for

less work and less responsibility. The Claimants drew the Court's attention to the wages paid by the Oil Industry and Breweries to their drivers.

(b) *Annual leave and (c) Leave allowance.*—The Claimants stated that a time for rest was an accepted principle for both the employers and employees in all categories of industry and where the nature of work was arduous and risky as in the case of dock industry, the rest required would naturally be much longer. The Claimants submitted that, the present entitlement of 24 days' annual leave had proved to be very inadequate as it did not provide sufficient time for recuperation both physically and mentally for the dock workers. The Claimants stated that, the Management in this industry were getting 30 to 36 days' annual leave and, therefore, their demands for 30 days' annual leave should be accepted. The Claimants argued that, by granting an extra six days' leave to the docker the Respondents would certainly gain in greater performance from a healthy employee. The Claimants submitted that, their case was further strengthened by the aforesaid Arbitration Award in Tanzania which had recommended 30 days' leave for all manual employees and as dockers in Mombasa worked longer hours for lesser pay, they had a very strong case.

The Claimants further submitted that, under the present economic set up in Kenya, no manual employee had any savings from his wages to enable him to enjoy two or three weeks' holiday with his family. The situation became even more embarrassing when the employee wished to travel to his village from the urban area taking the rest of his family with him. Thus it became essential, if an annual vacation was to have any meaning at all, that an employee proceeding on leave should be assisted with a free passage for himself, his wife and his children. The Claimants submitted that many firms provided free tickets and allowances to their employees and, therefore it was surprising that a major employer like the Respondents was not prepared to grant such a benefit.

(d) *Sick leave.*—The Claimants stated that, at present all non-clerical workers were granted 90 days' sick leave with pay. This was in respect of those who had more than six years' service. The manual workers with less than six years' service were entitled to 60 days' paid sick leave. The Claimants considered this as very unfair because once an employee became permanent and passed the necessary medical examination, the risk to disease and injury was the same as faced by long service employees. The Claimants also stated that, the manual workers were in danger of receiving injury more than any other workers. Moreover, as the manual workers' wages were low they were morally entitled to more security provided by a longer period of sick leave.

(e) *Promotion of white registered weekly labourers to blue after one year.*—The Claimants stated that, there were three types of weekly labourers at the Mombasa Port, namely:—

- (a) Permanent blue weekly labourers;
- (b) Temporary white weekly labourers; and
- (c) Maize weekly labourers.

Employees in group (a) were permanent weekly employees and were paid their wages at the end of every week. They were entitled to the same benefits and privileges as the other permanent dock workers in the dock industry except that only a week's notice was required for terminating their services. Workers in group (b) were the white weekly labourers doing exactly the same work as any other employee in the docks except that they were in receipt of fewer privileges than the other workers. These labourers were not entitled to any medical benefits and were subject to immediate dismissal. Workers in group (c) were employees specifically to work on maize or wheat ships and when there was no work they were laid off and they enjoyed no other benefits.

The Claimants submitted that, according to their estimate there were 4,000 blue and white card labourers and most of the white card labourers had been in their group for over two years which clearly proved that the Respondents required their services continuously. Moreover, as the port was expanding there was very little likelihood that the Respondents would dispense with their services as they had already acquired the desired skill and temperament for port work. The Claimants, therefore, submitted that, all the white card holders should immediately be converted and transferred into the weekly permanent blue pool of workers, as the perpetuation of insecurity by the Respondents in the case of white card holders and the lack of benefits, if allowed to continue for long, was likely to create harmful effects and to disrupt good industrial relations in the port area. The Claimants submitted that, if their demand was not accepted, then the exploitation of about 2,000 labourers would continue.

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENTS

5. The Respondents submitted that, there was no case for them to accept the Claimants' demands; furthermore the Respondents stated that, there was no justification to increase the wages and benefits presently enjoyed by their employees. The Respondents drew the Court's attention to the vital part taken by the dock industry at Mombasa in the national economy of Kenya and Uganda, and stated that, the charges

raised for the handling of these countries' exports and imports through the Port of Mombasa played a critical role in the ability of these countries to maintain a competitive position in world markets and in the cost of living which the general population had to meet in the purchase of goods imported through the port. There could be no doubt that the accumulative effect of increased costs in the port industry must ultimately be met by increased handling charges: the imposition of such increased costs which would have the effect of still further widening the gap between the conditions enjoyed by the dockworkers and the majority of other comparative workers in these countries, could not be justified on any economic grounds.

The Respondents submitted that, the wage differentials between the dockworkers and the majority of Kenya and Uganda workers were already disturbingly large and there must be a danger of even greater disparity causing renewed demands from workers in industry and, more particularly, in agriculture, on which the country's economic well being so greatly depended. Such demands could result in most serious consequences to the nation's efforts to maintain a viable and expanding economy.

In the Respondents' opinion it was impossible for the wage structure of the port to be regarded in isolation and as though the port industry was not an integral part of the Kenya economy. The Respondents maintained that the true basis of comparison was between the wages paid to port workers and the comparable wages paid in other industries in Kenya to employees performing the same or similar work. The Respondents could not see the reason to justify the contention that for some reason the port workers should be regarded as a special and privileged type of workers. The Respondents put forward to the Court the wages paid in (a) The Engineering and Allied Industries, (b) Motor Trade and Allied Industries, (c) The Distributive and Allied Industries, (d) British Standard Portland Cement Company Limited, (e) East African Power and Lighting Company Limited and (f) The Kenya Bus Services Limited, as they considered that the wage structures to be found in these companies could be compared to the various jobs being performed in the port. The Respondents submitted that, an impartial consideration of the various wage rates and benefits in these companies showed clearly that the Claimants' demand for increase in wages, in leave entitlement and in sick pay could not be supported on any economic or comparative grounds. The favourable position which the dockworker enjoyed in comparison to a similar category of worker in the East African Railways and Harbours and the basic productive industries which are served by the railways was well known.

Commenting on the Tanzania Arbitration Award, the Respondents quoted a paragraph from their memorandum submitted to the Arbitrator in Dar es Salaam, which was as follows:—

"It must be accepted that wages and terms of employment in each of the major branches are influenced by the most favourable trends existing in any one of these branches and as a result, over the years, there has been a perpetual 'leap-frogging' as each new wage demand has been dealt with in one or other of the branches."

The Respondents submitted that they could not be party to the continuance of this "leap-frogging" or concede that purely by virtue of an award made in Tanzania entirely out of line with Kenya awards, substantial wage increases were justified. The Respondents forcibly urged that the wage payable to port workers in Kenya must depend upon comparative factors to be found in Kenya itself; on this basis which the Respondents submitted was the only true basis, the Tanzania award was entirely extraneous.

The Respondents stated that, the cost of the Claimants' demands was in the region of £985,030 and submitted that, unlike many industries in the port industry, any increase in wages would be reflected in an increase in the cost of services rendered.

The Respondents also drew the Court's attention to the fact that, the gross take home wage or actual emoluments of a port worker were substantially in excess of the minimum wage and submitted that, the employees were offered frequent overtime which increased their emoluments. The Respondents submitted that, the basic working week of 45½ hours was by no means excessive: all work in excess of these hours was paid for at overtime rates. Furthermore, overtime was paid for hours worked in excess of a shift even though the worker might fail to complete the requisite working week of 45½ hours. The Respondents stated that, the minimum wage of a monthly labourer was presently Sh. 330/75: the average takeaway wage was Sh. 451/75.

The Respondents submitted that, the position of clerical and supervisory staff was singularly more favourable than their counterparts in other industries which did not enjoy such an established wage structure allowing for both annual increments and increments dependent upon an accretion of skill. The Respondents further stated that, the port industry offered the most lucrative career to persons of talent and illustrated the fallacy of having regard to any basic wage. The Respondents maintained that, the wage structure applicable to supervisors

was more than generous and should not in any way be modified. The Respondents extensively quoted passages from Statistical Abstract 1965, Kenya's Revised Development Plan, Economic Survey 1966, Labour Statistics Year Book 1965, Davey on Contemporary Bargaining and Genders and Ervins on Wages and Salaries, in support of their various aforesaid submissions. The Respondents, therefore, submitted that the Claimants' demands now before the Court should be rejected.

The Respondents asked the Court to determine that the terms of its award be made effective from the date of publication of the award. In the interest of stabilization in the industry, the Respondents requested the Court to stipulate a standstill period during which the terms of its award should not be varied or abrogated.

(a) (i) *Increase of minimum wage to Sh. 450.*—The Respondents contended that, there had been no significant change in the conditions prevailing when this case was argued before the Court in April 1965, which justified the present demand. The Respondents described the Claimants' demands of an increase of Sh. 119/25 at the lowest level as extravagant and unrealistic. The Respondents stated that, where the nature of work called for special protective clothing the Respondents issued the necessary rain coats, gloves, aprons, goggles, etc., to the various employees. The Respondents submitted that, it was unrealistic to attempt to create for the dockworkers a standard of living totally dissociated from all the factors which regulated the living conditions enjoyed by the overwhelming majority of Kenya workers. The Respondents stated that, the consumer price index as at the beginning of 1965 stood at a figure of 101 and the latest figure recorded as at August 1966 was 106—an increase of approximately 5 per cent whereas the wages in 1965 had gone up from Sh. 301/45 to Sh. 330/75 equivalent to an increase of approximately 9½ per cent.

The Respondents were clearly of the opinion that the Claimants' attempt to justify their demands by reference to conditions which applied in other countries with such widely differing economic structures as Tanzania and United Kingdom should be rejected. The Respondents corrected the minimum wage figures submitted by the Claimants and stated that, at present in Tanzania the present minimum wage was Sh. 323/36 per month and the labour rate after confirmation was Sh. 332/56 per month. This was as a result of the Arbitration Award.

(a) (ii) and (iii) *General wage increase of 15 and 10 per cent for clerical grades.*—The Respondents totally rejected any argument by the Claimants that their clerical and supervisory staff alone in Kenya should be protected and isolated from the effect of the national fiscal policy and taxation. The Respondents pointed out that, there was considerable promotional opportunity open to the graded employee at clerical levels from clerical to supervisory levels and within the supervisory category. The Respondents did not accept that the present pay scales offered to this category of employees were inadequate.

(a) (iv) *Winchmen and drivers.*—The Respondents submitted that, it was impossible by nature of their occupation to find any truly comparative factor in other industries as regards winchmen. It was, however, possible to obtain a very fair comparison as regards wages payable to drivers in other industries. The Respondents gave details of the wages being paid to drivers in various transport firms and submitted that, their current rates were better than the rates to be found generally in the country. The Respondents pointed out that, few of their drivers were obliged to drive on public roads outside the port area or drive lorries which could be described as heavy commercial vehicles; drivers in the port industry were not responsible for the maintenance of their own vehicles and were not expected to have knowledge of maintenance. For these reasons the Respondents submitted that, the Breweries drivers and the Oil Industry drivers did not bear direct comparison with the Respondents' drivers, who were mainly forklift truck drivers and scammel drivers. The Respondents also submitted that the Arbitration Award in Tanzania set up the winchmen and the drivers scales from Sh. 365 to Sh. 396.

(b) *Annual leave and (c) Leave allowance.*—The Respondents submitted that, at present the manual grade workers enjoyed 21 working days' paid leave which were exclusive of Sundays and public holidays and was, in fact, 24 days plus any public holidays. The Respondents submitted that, there was no comparative basis for any increase in leave entitlement and stated that, the entitlement now achieved had attained a peak beyond which the Respondents saw no reasons to increase.

The Respondents firmly believed in the policy of establishing a clean wage and considered that, the re-introduction of a fringe benefit that had already been bought out by negotiations, would be a retrograde step. The Respondents stated that, pursuant to an agreement arrived at between the Parties hereto, the then subsisting travelling allowance was bought out by virtue of an increase in wages which was consolidated in the wages structure.

(d) *Sick leave.*—The Respondents submitted that, the sick pay benefits enjoyed by manual workers in the port industry were considerably more lavish than those enjoyed by the workers in the industries with whom comparison had been

made. The Respondents could not agree that two months' sick leave per year on full pay was other than extremely generous.

(e) *Promotion of white registered weekly labourers to blue after one year.*—The Respondents stated that, it was axiomatic that the effective labour force employed in any port varied greatly from day to day and from season to season and was governed by enumerable factors dependent upon availability of ships, seasonal cargo, weather, etc. In Kenya, the aim of the industry had been, so far as possible, to avoid casualization and to offer port workers not only guaranteed wages but guaranteed employment throughout the year. To this end there had been established a monthly labour force who were in all respects permanent employees enjoying a guaranteed monthly wage. In addition to the monthly labour force, there was a permanent weekly force with a guaranteed fall back, their wage, subject to fall back, being dependent upon the shift work. Notwithstanding a variation in weekly wage, the employees in this pool were guaranteed employment throughout the year on a permanent basis and were not discharged for seasonal or other requirements.

The Respondents submitted that, to meet the needs of the variable factor in the labour force, it was essential somewhere to have a "cushion". To this end the seasonal weekly workers had been recruited and were in possession of white cards. It was the policy of the Respondents to give priority of work to those who had been longest in the pool and in times of activity it frequently happened that, some such workers enjoyed more or less permanent employment for periods up to one or more years. However, the size of the two permanent pools must be related to the minimum labour requirements of the industry as a whole in order to avoid redundancy among the permanent registered monthly and weekly workers. The Respondents pointed out that, the size of the permanent weekly and monthly pool had been increased over the last few months by an intake of some 290 men from the seasonal pool.

The Respondents maintained that, the regulation and employment of its pool were fully in conformity with world practices in dealing with similar fluctuating labour requirements and should not be disturbed.

AWARD

6. The Court, after having carefully considered the submissions made by the Parties and the evidence tendered in support thereof, makes the following award:—

(a) *Wages for manual, clerical and other grades.*—(i) The Court awards all manual employees and clerical grades up to and including Group "C" an increase of Sh. 22 per month. (ii) All other employees are awarded an increase of Sh. 15 per month.

(b) *Annual leave.*—The Court awards an annual leave of 30 consecutive days exclusive of public holidays.

(c) *Leave allowance.*—Nil award.

(d) *Sick leave.*—The Court awards to all those employees who are entitled to 60 days' paid sick leave an additional one month's sick leave without pay.

(e) *Promotion of white registered weekly labourers to blue after one year.*—Nil award.

7. *Effective date and duration of award.*—This award shall be with effect from 1st November 1966, and shall remain in force for a period of 18 months from that date.

Given in Nairobi this 27th day of October 1966.

SAEED R. COCKAR,
President.

MOHAMED JAHAZI, M.P.,
Vice-President.

S. K. NGOLOMA,
J. W. OUKO,
Members.

GAZETTE NOTICE No. 4122

THE REGISTRATION OF PERSONS ACT

(Cap. 107)

APPOINTMENT OF REGISTRATION OFFICER

IN EXERCISE of the powers conferred by subsection (2) of section 4 of the Registration of Persons Act, I hereby appoint—

DAVID MUTISO MULU

to be Registration Officer for the purposes of the Act, with effect from 27th October 1966.

Dated this 27th day of October 1966.

N. E. HUCKLE,
Principal Registrar.

THE GOVERNMENT LANDS ACT
(Cap. 280 of the Revised Edition)

RETURN OF LAND GRANTS FROM 1ST JULY TO 30TH SEPTEMBER 1966

The dates of registration of the documents effecting these transfers have not been taken into consideration.

J. A. O'LOUGHLIN,
Commissioner of Lands.

LAND GRANTS

Name	L.R. or Plot No.	Locality	Area (Approx.)	Stand Premium	Annual Rent	Term	Remarks
I. FARM GRANTS							
(a) By Auction or Tender							
(b) By Direct Grants							
Patrick Samson Donnelly	8601	Watamu	7·45	—	456	99 1-4-66	Private residential purposes only.
The Agricultural Settlement Trust	7805	Uasin Gishu	8·06	—	502	999 1-8-55	Agricultural purposes only.
The Robson Trust Limited	Plot No. 3	Watamu	3·57	1,500	300	99 1-3-66	Private residential purposes only.
(c) Direct Grants for Religious, Educational and Social Purposes only.							
County Council of Masaku	11597	Machakos	21·09	—	A peppercorn	99 1-1-64	A school, a hostel and for training of women in social, agricultural domestic welfare matters and residence for the staff employed thereto.
(d) Direct Grants for Special Purposes only							
(e) Direct Grants for Sports Purposes only							
(f) Direct Grants on Conversion to 999 Years							
Sisal Limited	4883	Thika	628 acres less 4 acres Rd. Res.	—	422	941 yrs. & 1 mth. from 1-6-66	In exchange for a surrender of the same L.R. No.
Sisal Limited	11674	Thika District	12705 acres less 151 Rd. Res. 16·6	—	4,393	941 & 2 mths. from 1-6-66	In exchange for a surrender of L.R. No. 10721 and Part of 3592.
Ngina Kenyatta	11523	Nairobi	Freehold	Freehold			In exchange for a surrender of the same L.R. No.
Ngina Kenyatta	11521	Nairobi	Freehold	Freehold			In exchange for a surrender of the same L.R. No.
His Excellency Mzee Jomo Kenyatta ..	11493	Nairobi	Freehold	Freehold			In exchange for a surrender of the same L.R. No.
His Excellency Mzee Jomo Kenyatta ..	11591	Nairobi	Freehold	Freehold			In exchange for a surrender of the same L.R. No.
Ngina Kenyatta	11494	Nairobi	Freehold	Freehold			In exchange for a surrender of the same L.R. No.
Kapkorech Limited	11620	Kericho	Freehold	Freehold			In exchange for a surrender of L.R. No. 1724 part.
Kapkorech Limited	11621	Kericho	Freehold	Freehold			In exchange for a surrender of L.R. No. 1724 part.
Braeside Farm (1963) Limited	9840	Kericho	557	968 & 3 mths. from 1-4-66			In exchange for a surrender of the same L.R. No.
Kiboko Coffee Company Limited	11317	Thika District	Freehold	Freehold			In exchange for a surrender of the same L.R. No.

LAND GRANTS—(Contd.)

Name	L.R. or Plot No.	Locality	Area (Approx.)	Stand Premium	Annual Rent	Term	Remarks
I. FARM GRANTS—(Contd.)							
Patrick Bell & W. S. Smith as personal representatives.	10978 .. }	Nakuru	830	—	2,398	936 & 5 mths. 1-6-66	In exchange for a surrender of L.R. No. 487/131.
	10979 .. }	Central Nyanza	1,540	—	4,440	99 1-11-64	In exchange for a surrender of L.R. Nos. 3976 and 5482 Parts.
Uganda Sugar Factory Limited	11684	Central Nyanza	191	—	—	—	In exchange for a surrender of L.R. Nos. 3976 and 5482 Parts.
Uganda Sugar Factory Limited	11685	Central Nyanza	1,783 less 32 Rd. Res.	—	3,539	945 & 2 mths. 1-9-66	In exchange for a surrender of L.R. Nos. 3976 and 5482 Parts.
M. J. Roger & M. J. Roger	11668	Nairobi Area	5·9	—	—	Freehold	In exchange for a surrender of L.R. 27/68.
G. Kiondo, M. Kibe, P. Njoroge & P. Ngige t/a "George Kiondo & Partners".	11664	Kiambu	83	—	—	Freehold	In exchange for a surrender of L.R. Nos. 4967/11, 4967/12 and 6782/1.
II. FARM EXCHANGES							
III. (a) FARM REVERSIONS							
The Standard Bank Limited	8477	Uasin Gishu District	25·3	30,000	20	956 1-2-54	Surrendered to the Republic of Kenya.
Violet Elizabeth Patridge	7881	Trans Nzoia District	18·48	15,000	83/16	991 1-11-51	Surrendered to the Republic of Kenya.
Muthaiga Golf Club Limited	9838/1	Nairobi Area	3·99	—	15	25 1-1-53	Surrendered to the Republic of Kenya for road purposes.
<i>(b) Farm Reversions on Conversion to 999 Years</i>							
Sisal Limited	4883	Fort Hall	624 acres	—	44/76	999 1-7-08	Surrendered in exchange for a new grant of the same L.R. No.
Sisal Limited	10721	Thika District	12,687 less 151 acres Rd. Res.	—	4,387	944 1-8-63	Surrendered in exchange for a new grant of L.R. 11674.
Ngina Kenyatta	11523	Nairobi	16·6 acres	—	10	939 1-8-64	Surrendered in exchange for a new grant of the same L.R. No.
Ngina Kenyatta	11521	Nairobi	100 acres	—	31	939 1-8-64	Surrendered in exchange for a new grant of the same L.R. No.
Hon. Mzee Jomo Kenyatta, M.P.	11493	Nairobi	509 acres	—	180	939 1-8-64	Surrendered in exchange for a new grant of the same L.R. No.
Hon. Mzee Jomo Kenyatta, M.P.	11591	Nairobi	178·0	—	117	999 1-1-65	Surrendered in exchange for a new grant of the same L.R. No.
Ngina Kenyatta	11494	Nairobi	974	—	279	939 1-8-64	Surrendered in exchange for a new grant of the same L.R. No.
Kapkorech Limited	1724	Kericho	1,184·90	—	—	Freehold	Surrendered in exchange for new grant of L.R. Nos. 11620 and 11621.
Braeside Farm (1963) Limited	9840	Nakuru	1,331 acres less 5 acres Rd. Res.	—	557	975 & 3 mths. from 1-4-59	Surrendered in exchange for a new grant of the same L.R. No.
Kiboko Coffee Company Limited	11317	Thika District	836 acres less 30 acres Rip. Res. & 7 acres Rd. Res.	—	263	942 & 9 mths. from 1-12-64	Surrendered in exchange for a new grant of the same L.R. No.
Patrick Bell & W. S. Smith as personal representatives.	487/131	Nakuru	2,356·5 less 19·5 Rd. Res.	—	147/28	999 1-11-03	Surrendered in exchange for new grants of L.R. Nos. 10978 and 10979.
Uganda Sugar Factory Limited	3976	Kisumu	1539	—	2,828	999 19-11-12	Surrendered along with L.R. No. 5482 in exchange for new grants of L.R. 11684 and 11685.
Uganda Sugar Factory Limited	5482	Kisumu	454 less 30 acres Rd. Res.	—	903	999 1-8-29	Surrendered along with L.R. 3976 in exchange for new grants of L.R. 11684 and 11685.
M. J. Roger & M. J. Roger	27/68	Nairobi Area	5·1	—	—	Freehold	Surrendered in exchange for a new grant of L.R. No. 11664.
G. Kiondo, M. Kibe, P. Njoroge & P. Ngige	6782/1	Kiambu	32·4	—	—	Freehold	Surrendered in exchange for a new grant of L.R. No. 11664.
G. Kiondo, M. Kibe, P. Njoroge & P. Ngige	4967/11	Kiambu	25	—	—	Freehold	Surrendered in exchange for a new grant of L.R. No. 11664.
G. Kiondo, M. Kibe, P. Njoroge & P. Ngige	4967/12	Kiambu	25·5	—	—	Freehold	Surrendered in exchange for a new grant of L.R. No. 11664.

LAND GRANTS—(Contd.)

Name	L.R. or Plot No.	Locality	Area (Approx.)	Stand Premium	Annual Rent	Term	Remarks
			Acres Nil	Sh.	Sh.	Years From	
			Nil				
IV. (a) FARM LEASE EXTENSIONS							
<i>(b) Reversion of Farm Lease Extensions</i>							
V. TOWN PLOTS GRANTS							
<i>(a) By Auction or Tender</i>							
<i>(b) By Direct Grants</i>							
Felix Gichui Macharia .. .	209/6576	Nairobi	0.0287	800	160	99 1-12-66	Shops and one flat.
Kihato Ngine .. .	209/6564	Nairobi	0.0287	800	160	99 1-12-65	Shops and one flat.
Rift Valley Oil Distributor Limited .. .	451/1290	Nakuru	0.516	18,000	3,600	99 1-2-65	A petrol and service station including only greasing, washing and oiling vehicles.
Hesbon Shimei Nyongo .. .	1148/1039	Kisumu	0.1148	320	64	99 1-12-65	Private residential only.
Eliud Wambu Mathu .. .	209/6572	Nairobi	0.0287	800	160	99 1-12-65	Shops and one flat.
Umoja Services Station Limited .. .	1108/363	Nyeri .. .	0.0918	1,600	320	99 1-11-65	Shops, offices and flats.
John O'Washika and Esther Wangare John .. .	209/6389	Nairobi	0.0287	640	128	99 1-11-65	Shops purposes only.
E.A.R. & H. Administration .. .	209/6704	Nairobi	0.582	Nil	99	1-1-32	Residential purposes only.
Hoechst East Africa Limited .. .	209/6722	Nairobi	1.984	40,870	A peppercorn	81 & 10 mths. Rlys.	Godown, warehouse, factory and office purposes.
Twiga Chemical Industries Limited .. .	209/6731	Nairobi	1.248	16,500	3,925	81 & 10 mths.	Offensive and dangerous purposes only.
Marko Thuo .. .	1108/364 .. .	Nyeri .. .	0.1172	2,140	428	99 1-11-65	Shops, offices and flats.
Sebit Aminalla .. .	11239/29 .. .	Nairobi .. .	0.0803	—	10	65 1-11-63	Residential purposes only.
Ali Mohamed .. .	11239/73 .. .	Nairobi .. .	0.0803	—	10	65 1-11-63	Residential purposes only.
Amina binti Saleh .. .	11239/65 .. .	Nairobi .. .	0.0778	—	10	65 1-11-63	Residential purposes only.
Ali Ramathan El Ali .. .	11239/75 .. .	Nairobi .. .	0.0803	—	10	65 1-11-63	Residential purposes.
Ibrahim Faraj .. .	11239/66 .. .	Nairobi .. .	0.0803	—	10	65 1-11-63	Residential purposes.
Jamia Ismail .. .	11239/69 .. .	Nairobi .. .	0.0803	—	10	65 1-11-63	Residential purposes.
Kungu Karumba .. .	209/6628	Nairobi	1.022	10,400	2,080	99 1-7-65	Bus depot including garage and refuelling facilities for grantees vehicles only.
Sant Singh s/o Charan Singh .. .	1148/746	Kisumu	0.0850	600	120	99 1-1-66	Private residential purposes.
Jamhuri Consumers Co-operative Society Ltd. .. .	209/6624	Nairobi	0.0287	800	160	99 1-12-65	Shops and one flat.
A. Rajab Abdullah .. .	209/6578	Nairobi	0.0287	800	160	99 1-5-66	Shops and one flat.
Z. Boskovic Air Charters Limited .. .	11626 .. .	Nairobi	0.2314	—	2,260	22 yrs. & 7 mths. from 1-6-65	Hangarage maintenance and operation of aircraft.
Esau O. James Ochieng .. .	1148/1001	Kisumu	0.0661	1,160	232	99 1-7-61	Two business premises and one private residential flat.
The Municipal Council of Kisumu .. .	1148/1154	Kisumu	0.357	—	A peppercorn	77 & 11 mths. from 1-5-66	In exchange for surrender of L.R. No. 1148/8/ XXXVIII.
The Africa Inland Mission (Kenya) Trustees Registered. .. .	631/389 .. .	Kericho	1.800	—	14/40	45 1-1-66	In exchange for surrender of L.R. No. 631/5/ 1/I.
International Hotels (Kenya) Ltd. .. .	209/6527	Nairobi	1.125	760,000	4,000 from 1-11-64 to 31-10-67	1-11-64	Hotel purposes, shops, pumps, vehicle servicing and washing bay.
Duale Musa .. .	6938/6/II	Turbo	0.1148	—	22	74 1-9-63	Shops offices and flats.
Ramadhan bin Sururu .. .	7830/118 .. .	Nandi Hills	0.0693	250	50	40 1-1-54	Shops and residence.
David Opiyo .. .	1148/1044 .. .	Kisumu	0.1122	320	64	99 1-12-65	Private residential purposes only.
The Hon. S. Onyango Ayodo .. .	209/6746 .. .	Nairobi	1.213	3,600	720	99 1-8-66	Private residential purposes only.
The Wanachi Transport Company Limited .. .	209/6628 .. .	Nairobi	1.022	10,400	2,080	99 1-7-66	In exchange for surrender of the same L.R.
The Minister of Public Building and Works of the United Kingdom of Great Britain and Northern Ireland. .. .	1870/242/II .. .	Nairobi	1.00	—	140	53 & 8 mths. from 1-11-64	In exchange for surrender of L.R. Parts of 87 and 36.

LAND GRANTS—(Contd.)

Name	L.R. or Plot No.	Locality	Area (Approx.)	Stand Premium	Annual Rent	Term	Remarks
V. TOWN PLOTS GRANTS—(Contd.)							
(c) Exchange to Facilitate Town Planning and Other Requirements							
(d) Direct Grants for Religious Educational and Charitable Purposes only.							
The Church Commissioners for Kenya ..	1148/1153 ..	Kisumu	0.863	—	A peppercorn	99 1-5-65	Religious purposes and residence for the pastor-in-charge.
City Council of Nairobi	209/6706 ..	Nairobi	6.29	—	72	99 1-1-64	A school, playing fields and one house for teacher's accommodation.
City Council of Nairobi	209/6606 ..	Nairobi	2.03	—	150	87 1-1-66	Religious purposes and residence for the priest-in-charge.
Registered Trustees World Gospel Mission Kenya.	631/366 ..	Kericho	2.01	—	A peppercorn	99 1-1-54	Religious purposes, field, office and residence for a person employed by the mission.
The Registered Trustees Kenya Highlands Bible College.	631/367 ..	Kericho	13.11	—	783	99 1-1-64	School, dormitories and staff housing.
The City Council of Nairobi	1870/III/285 ..	Nairobi	7.36	—	72	99 1-4-64	
The City Council of Nairobi	209/6710 ..	Nairobi	4.78	—	72	99 1-1-64	
The City Council of Nairobi	209/6717 ..	Nairobi	10.63	—	72	99 1-1-64	
The City Council of Nairobi	209/6729 ..	Nairobi	8.91	—	72	99 1-1-64	
(e) Direct Grants for Special Purposes							
The City Council of Nairobi	209/6619 ..	Nairobi	0.972	Nil	A peppercorn	99 1-1-43	Children's playground.
(f) Direct Grants for Sports Purposes only							
VII. TOWN PLOTS REVERSION							
Navinchandra V. Patel	1104/89 ..	Meru Town	0.1492	—	260	33 1-1-60	Surrendered to the County Council of Meru.
Niwas Din	2116/78/II ..	Kitale	0.1148	—	140	99 1-11-58	Surrendered to the President of the Republic of Kenya.
B. Harji, S. Harji, R. Harji and B. Harji as personal representative of Hirji Kara.	778/78/X ..	Eldoret	0.1137	—	296	99 1-4-57	Surrendered to the Republic of Kenya.
E. Scott Grogan	209/2788/21 ..	Nairobi	0.498	—	—	54 & 2 mths. 1-11-46	Surrendered to the Republic of Kenya for road purposes.
Pritam Singh, trading as "Sotik Engineering Works".	7288/41 ..	Sotik	0.1136	—	250	99 1-7-56	Surrendered to the Republic of Kenya.
Municipal Council of Nairobi	209/1747 ..	Nairobi	3.85	—	A peppercorn	99 1-1-24	Surrendered to the Republic of Kenya.
E. Scott Grogan	209/138/169 ..	Nairobi	6.7	—	—	99 1-9-03	Surrendered to the Republic of Kenya for road purposes.
Municipal Council of Nairobi	209/2378/4/12 ..	Nairobi	34.1	—	A peppercorn	99 1-1-24	Surrendered to the Republic of Kenya.
The Official Receiver of the Republic of Kenya as Trustee of the estate of C. Radharam.	209/2389/106/1 ..	Nairobi	0.0853	—	10	69 1-1-34	Surrendered to the Republic of Kenya for road purposes.
Kenya Co-operative Creameries Limited ..	6785/2 ..	Naivasha	15	—	Freehold	30 1-3-61	Surrendered to the Republic of Kenya.
Kenya Shell Limited	4953/679 ..	Thika	1.713	—	55 to Rlys.	99 1-4-45	Surrendered to the Republic of Kenya.
Municipal Council of Kisumu	1148/8/XXXVIII ..	Kisumu	0.3311	—	A peppercorn		Surrendered in exchange for a new grant of L.R. No. 1148/1154.
The African Inland Mission (Kenya) Trustees Registered.	631/5/1/I ..	Kericho	2 acres	—	14/40	99 1-1-12	Surrendered in exchange for a new grant of L.R. No. 631/389.
King Brothers Limited	Plot 66/XLVII ..	Mombasa Island	1.46	—	2,900	99 1-1-49	Surrendered to the Republic of Kenya.
M. Pal s/o Kashmirlal	36/537/VII ..	Nairobi	0.227	—	—		Acquired by Government under Indian Land Acquisition Act 1894.
M. Pal s/o Kashmirlal	36/539 ..	Nairobi	0.2230	—	—		Acquired by Government under Indian Land Acquisition Act 1894.
Waljee Jirjee Estates Limited	36/74/VII ..	Nairobi	2 acres	—	—		Acquired by Government under Indian Land Acquisition Act 1894.
A. M. Gopi	36/71/VII/A ..	Nairobi	1 acre	—	—		Acquired by Government under the Indian Land Acquisition Act 1894.

LAND GRANTS—(Contd.)

Name	L.R. or Plot No.	Locality	Area (Approx.)	Stand Premium	Annual Rent	Term	Remarks	
VII. TOWN PLOTS REVERSION—(Contd.)								
D. Devi w/o G. Mal	36/319/VII ..	Nairobi	0.2213	—	—	Freehold		
D. Devi w/o G. Mal	36/320/VII ..	Nairobi	0.2167	—	—	Freehold		
A. Baker s/o Mudari	36/72/VII ..	Nairobi	2 acres	—	—	Freehold		
M. Pal s/o K. Lal	36/538/VII ..	Nairobi	0.2466	—	—	Freehold		
P. Kaur w/o S. Singh, H. Singh s/o M. Singh and Nazar Singh s/o G. Singh.	36/540/VII ..	Nairobi	0.2420	—	—	Freehold		
K. Anand	36/318/VII ..	Nairobi	0.2213	—	—	Freehold		
A. Karim bin Mohamed Yafai	8012/32 ..	Bungoma	0.1289	230	33 1-9-59	Surrendered to the County Council of Bungoma.		
Kungu Karumba	209/6628 ..	Nairobi	1.022	2,080	99 1-7-65	Surrendered in exchange for a new grant of the same L.R. No.		
The Minister of Public Building and Works of the United Kingdom of Great Britain and Northern Ireland.	1870/36/II ..	Nairobi	1.00 acre	—	20	99 1-6-04	Surrendered in exchange for a new grant of L.R. No. 1870/242/II.	
VI. TOWN PLOTS EXTENSION OF LEASES								
			Nil					

THE TRUST LAND ACT
(Cap. 288)

RETURN OF LAND GRANTS FROM 1ST JULY TO 30TH SEPTEMBER 1966

The dates of registration of the documents effecting these transfers have not been taken into consideration.

J. A. O'LOUGHLIN,
Commissioner of Lands.

LAND GRANTS

Name	L.R. or Plot No.	Locality	Area (Approx.)	Stand Premium	Annual Rent	Term	Remarks
Nyanza Oil Distributors Ltd.	1407/447 ..	Kakamega	Acres 0·645 ..	Sh. 9,000 ..	Sh. 1,800 ..	Years 33 ..	1-9-65 Petrol service station.
Grace Isaiah Mwai	7235/137 ..	Karatina	0·1274 ..	920 ..	184 ..	33 ..	1-1-66 Shops offices and flats.
The Postmaster General	1437/93 ..	Central Nyanza	0·478 ..	— ..	740 ..	33 ..	1-2-61 Post office and telephone exchange.
J. Kabiru, N. Macharia, W. Mureithi, G. Maruga, M. Gathiru, J. Mugo, M. Kabuti, Z. Macharia and W. Macharia.	7235/100 ..	Karatina	0·0735 ..	960 ..	192 ..	33 ..	1-1-65 Shops offices and flats.
E. Mulla Mohamedbhai	11492/2 ..	Mariakani	0·2296 ..	12,000 ..	2,400 ..	99 ..	1-10-65 Petrol and service station.
The Church Commissioner for Kenya	11637 ..	Kakamega	6·58 ..	— ..	A peppercorn ..	99 ..	1-1-66 Educational purposes only.
The Church Commissioner for Kenya	11638 ..	Kakamega	16·80 ..	Nil ..	A peppercorn ..	99 ..	1-1-66 Educational purposes only.
Joel Ndonye Mulwa	909/285 ..	Machakos	0·0643 ..	112 ..	22/40 ..	33 ..	1-3-64 Private dwellings.
The Trustees of East Africa Pentecostal Churches Registered Mombasa.	1104/194 ..	Meru	0·876 ..	— ..	A peppercorn ..	33 ..	1-1-65 Church and pastors house only.
A. K. Wamuthanya	7235/259 ..	Karatina	0·1105 ..	1,200 ..	240 ..	33 ..	1-9-65 Godown purposes.
A. Musini	909/252 ..	Machakos	0·0643 ..	112 ..	22/40 ..	33 ..	1-4-66 Residential purposes.
K. Musyini	909/300 ..	Machakos	0·0459 ..	88 ..	17/60 ..	33 ..	1-3-63 Residential purposes.
L. Kairanya	1104/199 ..	Meru	0·1589 ..	3,000 ..	600 ..	33 ..	1-1-65 Shops offices with residence.
Mwangi Wanjama	7235/264 ..	Karatina	0·1316 ..	1,720 ..	344 ..	33 ..	1-1-65 Shops offices and flats.
Kariuki Kiruthu	7235/91 ..	Karatina	0·0735 ..	960 ..	192 ..	33 ..	1-6-65 Inoffensive light industrial purposes.
W. Ruvara, R. Wambugu, J. Mukuha, M. Murithi, K. Karumba, W. Maingi, G. Githinji, H. Wachira, N. Manyua, G. Karumba and G. Mundia.	7235/261 ..	Karatina	0·0826 ..	1,160 ..	232 ..	33 ..	1-5-65 Shops, offices and flats.
Mill Hill Catholic Mission Trustees (Registered).	1497 ..	Bungoma	10·00 ..	Nil ..	A peppercorn ..	33 ..	9-8-64 Religious and educational purposes only.
The Church Commissioner for Kenya	9341/2 ..	Central Nyanza	5·43 ..	Nil ..	A peppercorn ..	99 ..	1-1-65 Educational purposes only.
Joseph Kimotho Mugambi	7235/322 ..	Karatina	0·0459 ..	560 ..	112 ..	33 ..	1-1-66 Shops and offices.
Jason Mwotia	7235/96 ..	Karatina	0·735 ..	1,156 ..	231/20 ..	33 ..	1-8-64 Shops offices with residence.
B. Irungu, M. Wanjama, K. Rubua and G. K. Buru.	7235/88 ..	Karatina	0·735 ..	640/35 ..	228/05 ..	33 ..	1-2-60 Shops, offices and flats.
Geoffrey K. Kabua	7235/76 ..	Karatina	0·0885 ..	771 ..	154/20 ..	33 ..	1-2-60 Shops, offices and flats.
The Registered Trustees of Tenwek Hospital	11649 ..	Kericho	3·78 ..	— ..	A peppercorn ..	33 ..	1-4-63 Hospital purposes.
The Registered Trustees African Gospel Church.	11647 ..	Kericho	0·404 ..	— ..	A peppercorn ..	33 ..	1-4-63 Church purposes.
The Registered Trustees Kenya Highlands Bible College.	11648 ..	Kericho	3·66 ..	— ..	A peppercorn ..	33 ..	1-4-63 Bible school purposes.
The Registered Trustees of Cheptenye Secondary School.	11627 ..	Kericho	19·28 ..	— ..	A peppercorn ..	33 ..	1-4-63 Educational purposes.
The Church Commissioners for Kenya	11634 ..	Kakamega	5·27 ..	— ..	A peppercorn ..	99 ..	1-1-64 Mission purposes only.
The Church Commissioners for Kenya	11636 ..	Kakamega	33 ..	— ..	A peppercorn ..	99 ..	1-1-66 Mission purposes only.
The Church Commissioners for Kenya	11635 ..	Kakamega	21·50 ..	— ..	A peppercorn ..	99 ..	1-1-64 Educational purposes.
Gyan Parkash Syal	11696 ..	Kakamega	21·42 ..	— ..	A peppercorn ..	33 ..	1-11-65 Educational purposes.
The Hon. Paul Joseph Ngei	11743 ..	Machakos	0·340 ..	— ..	450 ..	33 ..	1-10-66 Petrol service station.
The Tea Development Authority	11639 ..	Kericho	10·93 ..	8,744 ..	A peppercorn ..	99 ..	1-11-64 Tea factory and staff housing.
Church of God in East Africa Registered Trustees.	11697 ..	Kakamega	16·95 ..	— ..	A peppercorn ..	33 ..	1-1-66 Educational purposes only.
The Registered Trustees of African Gospel Church.	11628 ..	Kericho	1·001 ..	— ..	A peppercorn ..	33 ..	1-4-63 Church purposes only.
Abdi Jama	9923/30 ..	Kajiado	0·2385 ..	620 ..	124 ..	33 ..	1-1-66 Private residential purposes only.

GAZETTE NOTICE No. 4125

THE GOVERNMENT LANDS ACT

(Cap. 280)

CITY OF NAIROBI—JEEVANJEE STREET, L.R. No. 209/4988

THE Commissioner of Lands gives notice that the above-mentioned plot is available for alienation and invites applications therefor in terms of proposals for development.

2. The use to which the plot may be put is shops, offices and flats.

3. A plan of the site may be inspected at the Lands Department, City Square, Nairobi, or a copy may be obtained at the Public Map Office, P.O. Box 30089, Nairobi, on payment of Sh. 4 post free.

Conditions of Sale

1. Sealed envelopes marked "Tender for Jeevanjee Street Plot" must be deposited with the undersigned before noon on 2nd December 1966.

2. Tenders should be accompanied by a statement indicating:—

(a) The detailed proposals of the tender for the development of the site. Proposals must be in accordance with the City By-laws;

(b) the amount of capital available for development purposes supported by a letter of reference from the applicant's bankers.

3. The successful tenderers will be required to pay within 28 days of notification that their tenders have been accepted the stand premium set out in the Schedule together with the proportionate amount of rent, the survey fees and fees payable in respect of the preparation and registration of the title, together with the stamp duty.

4. In the consideration of tenders regard will be paid to the relative merits of the proposals for construction, both immediate and long term, and the financial sufficiency of the tenderer to undertake such construction.

5. The stand premium and annual rent will be as laid down in the Schedule.

General Conditions

1. The grant will be made under the Government Lands Act (Cap. 280 of the Revised Edition of the Laws of Kenya), and title will be issued under the Registration of Titles Act. The term of the grant will be 99 years from the first day of the month following the notification of approval of the grant.

Special Conditions

1. No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plan and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner:

Provided that notwithstanding anything to the contrary contained in or implied by the Government Lands Act (Cap. 280), if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice

to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained.

3. The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. The land and buildings shall only be used for shops, offices and flats.

5. Subject to compliance with the City Council's By-laws in connexion with the height and coverage the maximum sum total of the plinth areas, measured at each and every floor level, permitted to the plot shall not exceed 4.5 times the area of the plot. The floor area of any basement wholly below ground level may be excluded from the calculation.

6. The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers to be dangerous or offensive.

7. The grantee shall not subdivide the land.

8. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands, no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 1 has been performed:

Provided that such consent shall not be required for the letting of individual shops, offices and flats.

9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads, pedestrian ways and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded, the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

10. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads, pedestrian ways and drains serving or adjoining the land as the Commissioner may assess.

11. Should the Commissioner of Lands at any time require the said roads and pedestrian ways to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.

12. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.

13. The President or such person or authority as may be appointed for the purposes shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.

Dated at Nairobi this 8th day of November 1966.

J. A. O'LOUGHLIN,
Commissioner of Lands.

SCHEDULE

Plot No.—L.R. 209/4988.

Area.—0.1696 acres (approximately).

Stand premium.—Sh. 51,800.

Annual rent.—Sh. 10,360.

Roads and drains charges.—Sh. 11,008.

Survey fees.—Sh. 35.

GAZETTE NOTICE NO. 3809

THE GOVERNMENT LANDS ACT
(Cap. 280)

KURWITU SEA-FRONT PLOTS FOR PRIVATE RESIDENTIAL PURPOSES

THE Commissioner of Lands on behalf of the President of the Republic of Kenya gives notice that the plots at Kurwitu as described in the Schedule hereto are available for alienation and applications are invited for the direct grants of the individual plots.

2. A plan of the plots may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or at the Office of the District Commissioner, Kilifi, or may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of Sh. 3 post free.

3. Applications should be submitted to the Commissioner of Lands, Nairobi, through the District Commissioner, Kilifi, stating the plot required in order of preference.

4. Applications must be sent so as to reach the District Commissioner, Kilifi, not later than noon on the 15th day of November 1966.

5. Applications must not be sent direct to the Commissioner of Lands.

6. Applicants must enclose with their applications their cheque for Sh. 1,000 as a deposit, which will be dealt with as follows:—

- (a) If the applicant is offered and takes up and pays for a plot within a period of 14 days as required in paragraph 5 below, the deposit will be credited to him.
- (b) If the application is unsuccessful the applicant's deposit will be returned to him.
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.
- (d) Applicants should also enclose a banker's statement or other documents showing the funds that they have immediately available to cover the cost of developing a plot in the event of their application being successful.

General Conditions

1. The ordinary conditions applicable to township grants of this nature except as varied hereby shall apply to this grant.

2. The grant will be made under the provisions of the Government Lands Act (Cap. 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap. 281).

3. The grant will be issued in the name of the allottee as stated in the letter of application.

4. The term of the grant will be for 99 years from the first day of the month following the notification of the approval of the grant.

5. Each allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the survey fees payable in respect of the preparation and registration of the grant (Sh. 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent). In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot.

Special Conditions

1. No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner:

Provided that if default shall be made in the performance or observance of any of the requirements of this condition it

shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President of the Republic of Kenya to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained.

3. The grantee shall maintain in good and substantial repair and conditions all buildings at any time erected on the land.

4. Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein:

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land, or (2) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the grantee 25 per centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made.

5. The land and buildings shall only be used for private residential purposes and not more than one private dwelling-house with the necessary offices and outbuildings appurtenant thereto shall be erected on the land.

6. The buildings shall not cover more than 50 per centum of the area of the land or such lesser area as may be laid down by the Local Authority in its By-laws.

7. The grantee shall not subdivide the land without the prior written consent of the Commissioner of Lands.

8. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the President: no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 2 has been performed.

9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid aforesaid.

10. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess.

11. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.

12. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or Local Authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.

13. The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.

Dated at Nairobi this 18th day of October 1966.

SCHEDULE
Kurwitu—Sea-front Residential Plots

Plot No.	Area Acres (approx.)	Stand Premium	Annual Rent	Road Charges (initial contribution)	Survey Fees
376	3.32	Sh. 5,600/-	Sh. 1,120/-	Sh. 856/85	On demand
379	2.88	Sh. 5,200/-	Sh. 1,040/-	Sh. 793/-	"

GAZETTE NOTICE NO. 3808

THE GOVERNMENT LANDS ACT
(Cap. 280)

INDUSTRIAL AREA, NAIROBI—LIGHT INDUSTRIAL PLOTS

THE Commissioner of Lands invites applications for plots of land in the Light Industrial Area, Nairobi, for light industrial purposes as described in the Schedule hereto. A plan of the area may be seen in the Lands Department, or may be obtained by post on payment of Sh. 4 post free, from the Public Map Office, P.O. Box 30089, Nairobi.

2. Applications must be sent so as to reach the Commissioner of Lands not later than noon, 12th November 1966.

3. Applicants must enclose with their application their cheque for Sh. 1,000 drawn on the applicant's own banking account (no other cheques will be accepted) made payable to the Commissioner of Lands as a deposit, which will be dealt with as follows:—

- (a) If the applicant is offered and takes up and pays for the plot within the period of 14 days as required by Condition No. 5 below, the deposit will be credited to him.
- (b) If the application is unsuccessful the applicant's deposit will be returned to him.
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within the period of 14 days as required by Condition No. 5 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

4. Each application should be accompanied by a statement indicating—

- (a) the amount of capital it is proposed to spend on the project;
- (b) the amount of actual capital available for development with a banker's letter, or other evidence of financial status in support;
- (c) the manner in which it is proposed to raise the balance of capital required for development, if any;
- (d) full details of the proposed trade(s) should be submitted;
- (e) whether the applicant runs an established business or whether it is proposed to start a new business or sell/sublet the premises.

5. The successful allottee of the plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been successful the stand premium and proportion of the annual rental together with survey, conveyancing, stamp duty and registration fees, contribution in lieu of rates and provisional charges in respect of roads, road drains, sewers and paving charges. In default of payment within the specified time the Commissioner of Lands may cancel the allotment and the applicant shall have no claim to the plot.

General Conditions

1. The grant will be made under the provisions of the Government Lands Act (Cap. 280 of the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281).

2. The grant will be issued in the name of the allottee as given in the letter of application and will be subject to the Special Conditions set out below.

3. The term of the grant will be for 99 years from the first day of the month following the issue of the letter of allotment.

Special Conditions

1. No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands, plans (including block plans showing the position of the building and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner:

Provided that notwithstanding anything to the contrary contained in or implied by the Government Lands Act (Cap. 280),

if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained.

3. The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein:

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land, or (2) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the grantee 25 per centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made.

5. The land and buildings shall only be used for inoffensive light industrial purposes.

6. The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers to be dangerous or offensive.

7. The grantee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

8. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the President: no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 2 has been performed.

9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

10. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess.

11. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.

12. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.

13. The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains.

SCHEDULE

L.R. No.	Area in Acres	Stand Premium	Annual Rent	Road Charges	Survey Fees
		Sh.	Sh.	Sh.	Sh.
209/4425	0.1148	4,000	800	4,252/30	199
209/3489	0.1492	6,400	1,280	3,319/70	199
209/5432	0.1905	8,200	1,640	4,071/60	199
209/5433	0.1687	7,200	1,440	2,908/30	199
209/5434	0.1687	7,200	1,440	2,908/30	199
209/5435	0.1687	7,200	1,440	2,908/30	199
209/5436	0.1687	7,200	1,440	2,908/30	199
209/5437	0.1687	7,200	1,440	2,908/30	199

GAZETTE NOTICE No. 3914

THE GOVERNMENT LANDS ACT

(Cap. 280)

CITY OF NAIROBI—CITY SQUARE PLOT
L.R. Nos. 209/4869 and 4870

THE Commissioner of Lands gives notice that the above-mentioned plots are available for alienation and invites applications therefor in terms of proposals for development.

2. The purposes to which the plots may be put are either showrooms and offices, or showrooms, offices and flats. Applicants should state in their applications which use they require.

3. A plan of the site may be inspected at the Lands Department, City Square, Nairobi or a copy may be obtained at the Public Map Office, P.O. Box 30089, Nairobi, on payment of Sh. 4 post free.

Conditions of Sale

1. Sealed envelopes marked "Tender for City Square Plots" must be deposited with the undersigned before noon on 25th November 1966.

2. Tenders should be accompanied by a statement indicating:—

(a) The detailed proposals of the tender for the development of the site. Proposals must be in accordance with the City by-laws;

(b) the amount of capital available for development purposes supported by a letter of reference from the applicant's bankers.

3. The successful tenderers will be required to pay within 28 days of notification that their tenders have been accepted 25 per cent of the stand premium set out in the Schedule together with the proportionate amount of rent, the survey fees and fees payable in respect of the preparation and registration of the title, together with the stamp duty (which is approximately 2 per cent of the purchase price and 1 per cent of the rent).

4. The balance of the purchase price will be payable on demand prior to the issue of title.

5. In the consideration of tenders regard will be paid to the relative merits of the proposals for construction, both immediate and long term, and the financial sufficiency of the tenderer to undertake such construction.

6. The stand premium and annual rent will be as laid down in the Schedule.

General Conditions

1. The grant will be made under the Government Lands Act (Cap. 280 of the Revised Edition of the Laws of Kenya), and title will be issued under the Registration of Titles Act. The term of the grant will be 99 years from the first day of the month following the notification of approval of the grant.

Special Conditions

1. No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 36 months of the commencement of the term complete the erection of such buildings and construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner:

Provided that notwithstanding anything to the contrary contained in or implied by the Government Lands Act (Cap. 280), if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained.

3. The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. The land and buildings shall only be used for showrooms and offices, or showrooms, offices and flats. (Depending on the applicants requirements as stated in paragraph 2 above.)

5. Subject to compliance with the City Council's by-laws in connexion with the height and coverage the maximum sum total of the plinth areas, measured at each and every floor level, permitted to the plot shall not exceed 4.5 times the area of the plot. The floor area of any basement wholly below ground level may be excluded from the calculation.

6. The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers to be dangerous or offensive.

7. The grantee shall not subdivide the land.

8. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands, no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 1 has been performed:

Provided that such consent shall not be required for the letting of individual showrooms, offices and flats.

9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads, pedestrian ways, and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded, the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

10. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads, pedestrian ways and drains serving or adjoining the land as the Commissioner may assess.

11. Should the Commissioner of Lands at any time require the said roads and pedestrian ways to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.

12. The grantee shall pay such rates, taxes, charges duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or Local Authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.

13. The President or such person or authority as may be appointed for the purposes shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.

Dated at Nairobi this 19th day of October 1966.

J. A. O'LOUGHLIN,
Commissioner of Lands.

SCHEDULE*(a) Showrooms and Offices (L.R. 209/4869)*

Area.—0.340 acres (approximately).

Stand Premium.—Sh. 118,480.

Annual Rent.—Sh. 23,696.

Roads and Drains.—Sh. 40,000 (provisional).

Survey Fees.—Sh. 199.

Showrooms, Offices and Flats

Stand Premium.—Sh. 133,290.

Annual Rent.—Sh. 26,658.

(b) Showrooms and Offices (L.R. 209/4870)

Area.—0.340 acres (approximately).

Stand Premium.—Sh. 133,290.

Annual Rent.—Sh. 26,258.

Roads and Drains.—Sh. 40,000 (provisional).

Survey Fees.—Sh. 199.

Showrooms, Offices and Flats

Stand Premium.—Sh. 148,100.

Annual Rent.—Sh. 29,620.

GAZETTE NOTICE No. 4014

THE GOVERNMENT LANDS ACT
(Cap. 280)

RESIDENTIAL PLOTS, MUGUGA GREEN, NAIROBI

THE Commissioner of Lands gives notice that applications are invited for six unsurveyed plots of land in the above area for the purpose of private residence. A plan of the plots may be seen at the Lands Department, City Square, Nairobi.

Applications may be submitted either for individual plots or for the entire area to be developed as a comprehensive scheme.

Conditions of Sale

1. Applications should be submitted to the Commissioner of Lands, P.O. Box 30089, Nairobi, on or before noon on 2nd December 1966. Applicants must enclose with their applications their cheque for Sh. 1,000 as a deposit made payable to the Commissioner of Lands which will be dealt with as follows:—

- (a) If the applicant is offered and takes up and pays for the plot within the period of 14 days as required by Condition No. 3 below, the deposit will be credited to him.
- (b) If the application is unsuccessful the applicant's deposit will be returned to him.
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within the period of 14 days as required by Condition No. 3 below the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

2. Each application should be accompanied by a statement indicating the amount of capital it is proposed to spend on the project, with a banker's letter in support.

3. Each allottee of the plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been successful the proportion of the annual rental (where applicable), together with survey, conveyancing, stamp duty, registration fees and provisional assessment for roads and drains charges. In default of payment within the specific time the Commissioner of Lands may cancel the allocation and the claimant shall have no claim to the plot.

General Conditions

1. The grant will be made under the provisions of the Government Lands Act (Cap. 280 of the Revised Edition of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap. 281).

The grant will be issued in the name of the allottee as given in the letter of application.

3. The term of the grant will be for 99 years from the first day of the month following the issue of the letter of allotment.

Special Conditions

(applicable to individual plots)

1. No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner:

Provided that if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained:

Provided further that should the grantee give notice in writing to the Commissioner of Lands that he/they is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein:

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term

the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land, or (2) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the grantee 25 per centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made.

3. The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Not more than one private dwelling-house with the necessary offices and outbuildings appurtenant thereto (excluding a guest house) shall be erected on the land.

5. The buildings shall not cover a greater or lesser area of the land as may be laid down by the local authority in its by-laws.

6. The grantee shall not subdivide the land.

7. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any buildings thereon except with the prior consent in writing of the Commissioner of Lands: No application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 2 has been performed.

8. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

9. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess.

10. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.

11. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.

12. The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains.

Special Conditions

(applicable to a grant of the whole area)

1. No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with the plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner:

Provided that if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained:

Provided further that should the grantee give notice in writing to the Commissioner of Lands that he/they is/are

unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein:

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land, or (2) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the grantee 25 per centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made.

3. The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Six private dwelling-houses with the necessary offices and outbuildings appurtenant thereto (excluding a guest house) shall be erected on the land. No further dwelling-houses shall be erected without the consent of the Commissioner of Lands and upon such terms and conditions as he may lay down.

5. The buildings shall not cover a greater or lesser area of the land as may be laid down by the local authority in its by-laws.

6. The grantee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

7. The grantee shall not sell, transfer, sublet, charge, or part with the possession of the land or any part thereof or any buildings thereon except with the prior consent in writing of the Commissioner of Lands: no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 2 has been performed.

8. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

9. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess.

10. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.

11. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.

12. The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains.

SCHEDULE

A.—Individual plots of approximately 1 acre each

The unsurveyed individual plots are numbered 1 to 6 on the plan and in each case the fees payable will be as follows:—

Stand premium.—Sh. 2,400 per plot.

Annual rent.—Sh. 480 per plot.

Initial provisional estimate of road charges.—Sh. 11,680 per plot.

Survey fees.—To be assessed.

B.—The whole area to be developed as a comprehensive scheme

The whole area comprises approximately 6 acres, and the fees payable will be as follows:—

Stand premium.—Sh. 12,000.

Annual rent.—Sh. 2,400.

Initial provisional estimate of road charges.—Sh. 70,000.

Survey fees.—To be assessed.

GAZETTE NOTICE NO. 4126

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on 8th March 1966, registered as the Registered User of the trade marks below and entered in the Register in respect of the goods stated.

Registered Proprietor.—The Walpamur Company Limited, of Walpamur Works, Darwen, Lancashire, England.

Registered User.—The Walpamur Company (East Africa) Limited, of P.O. Box 18141, Nairobi, Kenya.

Address for service.—Messrs. Atkinson, Cleasby and Company, advocates, of P.O. Box 29, Mombasa.

Conditions or restrictions:—

(a) The trade marks are to be used by the Registered User only so long as the Registered User is completely controlled by the Registered Proprietor.

(b) It is not proposed that the user shall be the sole Registered User.

(c) The proposed permitted use is without limit of period.

Trade Mark Nos.:—

(i) 13600.—“IFCA” in Class 5 (Schedule III) in respect of preparations and substances for killing, repelling or deterring insects or vermin.

(ii) 13601.—“IFCA” in Class 2 (Schedule III) in respect of paints, varnishes, lacquers; enamels; preservatives against rust and against deterioration of wood; colouring matters; dyestuffs; mordants; resins; metals in foil or powder form for use by painters or decorators.

A representation of the above trade marks can be seen at the Trade Marks Registry, State Law Office, Nairobi, and also publications of Official or Kenya Gazettes.

Nairobi,

31st March 1966.

O. J. BURNS,
Deputy Registrar of Trade Marks.

GAZETTE NOTICE NO. 4127

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 Offices, 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 pre-fixed to the official number.

CLASS 5—SCHEDULE III

LACRIBASE

13542.—All goods included in this class. MERCK AND CO., INC., a New Jersey Corporation, manufacturers, of 126 E. Lincoln Avenue, Rahway, New Jersey, United States of America, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 26th October 1965.

CLASS 5—SCHEDULE III

BENDOCID

13541.—All goods included in this class. MERCK AND CO., INC., a New Jersey Corporation, manufacturers, of 126 E. Lincoln Avenue, Rahway, New Jersey, United States of America, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 26th October 1965.

CLASS 5—SCHEDULE III

VASENOL

13654.—Medicated creams, powders and ointments, including diaper rash ointments. CHESEBROUGH-POND'S INC., a Corporation organized and existing under the Laws of the State of New York, United States of America, manufacturers, of 485 Lexicon Avenue, City, County and State of New York, United States of America, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 17th December 1965.

CLASS 5—SCHEDULE III

VASENOL

13655.—Baby powder, baby soap, baby oil, diaper rash ointment, skin cream, foot powder, dusting powder, talcum powder, cosmetic and toilet preparations and preparations for the hair. CHESEBROUGH-POND'S INC., a Corporation organized and existing under the Laws of the State of New York, United States of America, manufacturers, of 485 Lexicon Avenue, City, County and State of New York, United States of America, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 17th December 1965.

CLASS 5—SCHEDULE III

PHASE III

13717.—All goods included in Class 5. UNILEVER LIMITED, a British Company, manufacturers, of Port Sunlight, Cheshire, England, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 22nd January 1966.

CLASS 3—SCHEDULE III

PHASE III

13716.—All goods included in Class 3. UNILEVER LIMITED, a British Company, manufacturers, of Port Sunlight, Cheshire, England, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 22nd January 1966.

CLASS 3—SCHEDULE III

DRACKETT

13767.—Substances and preparations for washing, cleaning, polishing, dusting and scouring; abrasive preparations; rust and stain removers. THE DRACKETT COMPANY, a Corporation of the State of Delaware, United States of America, manufacturers, of 100 West 10th Street, Wilmington, State of Delaware, United States of America, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 14th February 1966.

CLASS 5—SCHEDULE III

IFCA

13600.—Preparations and substances for killing, repelling or deterring insects or vermin. THE WALPAMUR COMPANY LIMITED (a Company organized under the Laws of Great Britain), manufacturers, of Walpamur Works, Darwen, Lancashire, England, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 20th November 1965.

CLASS 2—SCHEDULE III

IFCA

13601.—Paints, varnishes, lacquers; enamels; preservatives against rust and against deterioration of wood; colouring matters; dyestuffs; mordants; resins; metals in foil or powder form for use by painters or decorators. THE WALPAMUR COMPANY LIMITED (a Company organized under the Laws of Great Britain), manufacturers, of Walpamur Works, Darwen, Lancashire, England, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 20th November 1965.

CLASS 3—SCHEDULE III



Restricted to colours red and white as shown on representation labels.

13588.—Preparations for the teeth. COLGATE-PALMOLIVE COMPANY, manufacturers, of 300 Park Avenue, New York N.Y.10022, U.S.A., and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 17th November 1965.

CLASS 3—SCHEDULE III

SWARFEGA

13747.—Bleaching preparations and other substances for laundry use; cleaning; polishing; scouring and abrasive preparations; soaps, non-saponaceous washing preparations for laundry and domestic purposes; degreasing liquids or preparations (not for use in industrial processes or in the course of manufacture). DEB CHEMICAL PROPRIETARIES LIMITED (a limited liability Company incorporated in the United Kingdom), manufacturing chemists, of Forfar Chemical Works, Spencer Road, Belper, Derbyshire, England, and c/o Messrs. Lysaght and Co., agents, c/o Barclays Bank D.C.O., Government Road, Nairobi, Kenya. 7th February 1966.

CLASS 3—SCHEDULE III

JIZER

13748.—Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; soaps, non-saponaceous washing preparations for laundry and domestic purposes; degreasing liquids or preparations (not for use in industrial processes or in the course of manufacture). DEB CHEMICAL PROPRIETARIES LIMITED (a limited liability Company incorporated in the United Kingdom), manufacturing chemists, of Forfar Chemical Works, Spencer Road, Belper, Derbyshire, England, and c/o Messrs. Lysaght and Co., agents, c/o Barclays Bank D.C.O., Government Road, Nairobi, Kenya. 7th February 1966.

CLASS 9—SCHEDULE III

COMET

13537.—Electrical apparatus and instruments included in Class 9, radio and television apparatus and instruments; gramophones, radiograms and record players; sound recording and sound reproducing apparatus and instruments, microphones, sound amplifiers, stereophonic units; public address systems; loudspeakers; domestic electrical utensils included in Class 9, parts and fittings included in Class 9 for all the aforesaid goods; gramophone records and gramophone needles; magnetic recording tape; and batteries and cells included in Class 9. UNAMEC LIMITED, manufacturers and merchants, of United Africa House, Blackfriars Road, London S.E.1, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 26th October 1965.

Dated this 1st day of November 1966.

O. J. BURNS,
Deputy Registrar of Trade Marks.

GAZETTE NOTICE NO. 4016

THE EAST AFRICAN INDUSTRIAL LICENSING
ORDINANCE 1953

(Section 8)

APPLICATION FOR THE GRANT OF AN INDUSTRIAL LICENCE

IN ACCORDANCE with the provisions of section 8 of the East African Industrial Licensing Ordinance 1953, it is hereby notified for general information that an application dated 1st October 1966, has been received from The Kenya Cloth Mills Ltd. (in formation) of P.O. Box 939, Mombasa, for the grant of an industrial licence to manufacture for sale and to erect, establish and operate a factory for the manufacture for sale of bleached, dyed, printed and finished cotton, rayon and synthetic fabrics.

2. Any person having a financial interest in the East African territories who claims that, in respect of any industry, commerce or trade, in which he is concerned, he is liable to be injuriously affected by the granting of this application may, not later than 30 days from the date of the last publication of this notice, lodge with the Registrar an objection and shall serve a copy thereof on the applicant. Any objection so made must be in writing and must set out the grounds upon which the objector claims that he is liable to be injuriously affected by the granting of such application. An objection must be certified to the effect that a copy thereof has been served on the applicant.

Nairobi,
24th October 1966.

G. N. MWICIGI,
Registrar,
P.O. Box 30462, Nairobi.

GAZETTE NOTICE No. 4128

**THE AFRICAN CHRISTIAN MARRIAGE AND
DIVORCE ACT**
(Cap. 151)

NOTICE is hereby given that in exercise of the powers conferred by section 6 (1) of the African Christian Marriage and Divorce Act, the Ministers named in the Schedule hereto have been licensed to celebrate marriages under the provisions of such Act.

SCHEDULE

Denomination.—Church of the Province of East Africa.

Name of Minister.—Rev. Joseph O. Smart.

Denomination.—Pentecostal Evangelistic Fellowship of Africa.

Names of Ministers.—

Rev. Musa Khasi.
Rev. Daniel Chege.
Rev. Simeon Agosa.
Rev. Joel Chemwe.
Rev. Petro Luwonga.
Rev. Greshon G. Mugo.
Rev. John Opiero.
Rev. Philip Bukhaya.
Rev. Petro Songole.
Rev. Erastus Otieno.
Rev. Meshak Malingati.
Rev. M. L. Davis.
Rev. Meshak Khaligona.
Rev. Matthew Osore.
Rev. Nathan Kipkemei.
Rev. Elisha Likoko.
Rev. Charles Michini.

Dated at Nairobi this 3rd day of November 1966.

O. J. BURNS,
Deputy Registrar-General.

GAZETTE NOTICE No. 4129

THE AFRICAN LIQUOR ACT
(Cap. 122)

KIAMBU AFRICAN LIQUOR LICENSING BOARD

THE following applications will be considered by the Kiambu African Liquor Licensing Board which will be held on 5th December 1966, at 10 a.m., in the District Commissioner's Board Room, Kiambu:—

RENEWALS

James Njenga, Plot No. 2, Teikunu Friends Bar, P.O. Box 33, Limuru.
Kinuthia Kariuki, Plot No. 6, Chania, P.O. Box 292, Thika.
Kimani Ndungu, isolated plot, Muchatha, P.O. Banana Hill.
Gathumbi Komu, Plot No. 6, Nduma Market, Ndeiya, P.O. Box 11217, Nairobi.
Nelson Muriakiara, Plot No. 2, Kinoo Market, P.O. Box 89, Kikuyu.
John Kibe, Plot No. T.170, Kahuho Town and Wilson Ngombo, P.O. Box 69, Kikuyu.
Githua Njui and Co., Plot No. 5, Miteero Trading Centre, P.O. Box 417, Thika.
Kirango Karunyu, Plot No. 12, Kanyoni Market, P.O. Box 171, Thika.
Njuguna Njegechi, Plot No. 16, Kibicho, P.O. Box 72, Ruiru.
Ikunu Waitathu, Plot No. 472, Tinganga Town, P.O. Box 203, Kiambu.
James Karara, Plot No. 16, Ndundu Market, P.O. Box 151, Ruiru.
Josephat Kahara Mukiri, Plot No. 10, Uthiru Market, P.O. Box 54, Kikuyu.
Gitithia Limukia Trading Co., Plot No. 23, Gitithia Trading Centre, P.O. Box 122, Limuru.
Wanjiru Gikonyo, Plot No. 75, Rongai Market, P.O. Box 216, Limuru.
Bernard Gichuru and Partners, Plot No. 36, Ndumberi, P.O. Box 226, Kiambu.
Charles Kigwi, Plot No. 8, Kiganjo Market, P.O. Box 57, Ruiru.
Ikeno Hotel and Bar, Plot No. 15, Kikuyu, P.O. Box 41, Kikuyu.
Mbathi Karanja, Plot No. 1, Mukorogwe Trading Centre, P.O. Box 530, Thika.
Peter Kungu Kahari, isolated plot, Gatukuyu Market, P.O. Box 93, Thika.
Peter Kungu Kahari, Plot No. 9, Karuri Market, Gatundu Division, P.O. Box 93, Thika.
S. G. Githigi and James Mungai, Plot No. 35, Nderi Town, Muguga, P.O. Box 41, Kikuyu.
Kiganjo Co-operative Society, Plot No. 12, Kiganjo Market, P.O. Box 193, Ruiru.
Jemimah Wambui w/o S. M. Githae, Plot No. 6, Gachie Market, P.O. Box 13001, Nairobi.

D. Kamiru, W. Njuguna and N. Kabucho, Plot No. 6, Kambaa Market, P.O. Box 21, Uplands.
Wainaina Ngubiri, Plot No. T.150, Kagwe Market, P.O. Githuguri.
Kaira Maara and Kamau Gitau, Plot No. 1, Gitaru Market, P.O. Box 42, Kikuyu.
Messrs. Thuu Chege and Partners, Plot No. 2, Gikuni, P.O. Lower Kabete.
Joseph Gitungo Kariuki, Plot No. 2, Riabai Trading Centre, P.O. Box 227, Kiambu.
Kamere Ribiro and Co., Plot No. 217, Githuguri Market, P.O. Box 292, Kiambu.
Mai-A-ihii Hotel and Bar, Plot No. 16, Maiaihii Trading Centre, P.O. Box 78, Kikuyu.
Thuu Gichea, Plot No. 16, Rongai Market, P.O. Box 119, Limuru.
Stephen Mbuthi Kimacia, Plot No. 126, Muthure, P.O. Box 31, Kikuyu.
Kariuki Muchiri, Plot No. 2, Ruaka Market, P.O. Box 210, Kiambu.
Kimani Wainaina and Ndumberi Traders, Plot No. 4, Ndumberi Market, P.O. Box 210, Kiambu.
Allanson Njuki Nginyo, Kangangi Market, P.O. Box 210, Kiambu.
Nelson Muchai and Co., Plot No. 27, Karuri Market, P.O. Banana Hill.
Nelson W. Gitogo Kagai and Kirutu Waruingi Kagai, isolated shop, Thimbigwi Njiku, Plot No. 3, P.O. Banana Hill.
Muoho Gathecha, Plot No. 13, Kiamwani B/Centre, P.O. Box 6, Ruiru.
Kiarie Kirumire, Plot No. 9, Karuri Market, P.O. Banana Hill.
Sospeter Mbugua, Plot No. 3, Ndenderu Market, P.O. Box 18063, Nairobi.
Kimani Karanja and Co., Plot No. 11, Ngewa Market, P.O. Box 75, Ruiru.
Caxton Mukiri and Leonard Makumi, Plot No. 5, Uthiru Market, P.O. Uthiru Primary School, Kabete.
Githinji Bros. and Co., Plot No. 1, Gatina Market, P.O. Box 75, Limuru.
Githinji Ikonya, Mabroukie Coffee and Tea Estate Club, P.O. Box 1, Limuru.
Mugacha Githuguri, Plot No. 12, Wangige Market, P.O. Lower Kabete.
Ikinu Native Beer, Plot No. 15, Ikinu Village, P.O. Box 224, Kiambu.
Kiboro Thara, Plot No. 2, Karura Market, P.O. Box 5209, Nairobi.
Wanachi Happy Bar, Plot No. 18, Bibirioni, P.O. Box 8, Limuru.
Gathiga Rest. Bar and Club Co., P.O. Box 23071, Lower Kabete.
Mucheru Njengwa, Plot No. 1, Nderu Market, P.O. Box 8, Limuru.
W. Kahunga and P. Kamau, Plot No. 54, Githuguri Town, P.O. Gatundu via Ruiru.
Kibugi Kimemia and Co., Juja Proposed Trading Centre, P.O. Ruiru.
Mathia Nguirubi and Geoffrey Kinuthia, Plot No. 10, Kamangu Market, P.O. Box 40, Kikuyu.
Henry Chege and Ruino Geoffrey, Plot No. 202, Gikambura isolated, P.O. Box 45, Kikuyu.
G. Mwathu and P. Karanja and Co., Plot No. 10, Lusigetti Market, P.O. Box 45, Kikuyu.
Chuchu Wataku, Plot No. 1, Kanjai Market, P.O. Githuguri.
James Ngaara P. Oondo and J. Gikanga, Plot No. 6, Section VII, Kiambu Town, P.O. Box 134, Kiambu.
Geoffrey Gakumo, Plot No. 2, Gachie Market, P.O. Box 3563, Nairobi.
Baranabar Kiri, Plot No. 2, Gikambura Market, P.O. Box 112, Kiambu.
John Njau and Partners, Plot No. 2, Gathanga Market, P.O. Box 142, Kiambu.
Tharau Wakaba, Plot No. 12, Kirenga Market, P.O. Box 7, Uplands.
P. N. Kamau, M. Ngethe and J. Njau, Kanunga, P.O. Box 249, Kiambu.
Kirango Kangurumu Joseph Kamau, Plot No. 12, Kanyoni Market, P.O. Box 186, Thika.
Thirime Bar Restaurant, Plot No. 3, Thogoto, P.O. Box 13010, Nairobi.
Kikuyu Chura Trading Co., Plot No. 3, Mwmuto Trading Centre, P.O. Box 31, Kikuyu.
J. Njuguna and J. Wainaina, Plot No. 1, Mugumoini, P.O. Box 19, Kikuyu.
Gitau Karita and Sisi Co., Plot No. 6, Tinganga, P.O. Box 242, Kiambu.
Douglas Mwaura and Club, Plot No. 4, Lower Kabete, P.O. Box 12918, Nairobi.
Paul Kamau and Partners, Gatamayu, Kamburu Market, Plot No. 2, P.O. Box 156, Kiambu.
Limuru Safari Hotel, Plot No. 4, Kamirithu, P.O. Box 146, Limuru.
Peter J. Mwangi, Plot No. 22, Bath T/C, P.O. Matathia.
Mtindo Mpya Club, Plot No. 32, Marige, Komothai, P.O. Marige.
Kamirithu African Bar, Plot No. 15, Kamirithu, P.O. Box 8, Limuru.

Henry Mbugua and John Ndungu, Plot No. 2, Nyathuna T/C., P.O. Box 23001, Lower Kabete.
 Mathia Wanguirubi, isolated shop at Ondiri, P.O. Box 28, Kikuyu.
 James Kamochi Kinyari, Plot No. 3, Thuita, P.O. Box 238, Nairobi.
 Kiratina African Beer, Plot No. 2, Kiratina Market, P.O. Box 16367, Nairobi.
 Mwangi Gichechhe, Plot No. 14, Gachika Market, P.O. Box 192, Ruiru.
 B. M. Makara, D. Mahinda Gathae Gikuru, John Gitau, Mwangi Njoroge and Nganga Kangethe, Lari Settlement, P.O. Box 27, Uplands.
 Elisha Kungu (Kagaa Hotel and Bar), Plot No. 14, Kagaa Market, P.O. Box 57, Uplands.
 Salome Wambui, Plot No. 1, Handege Town, P.O. Box 65, Kiambu.
 Karuiki Githuku, Plot No. 36, Dagoretti Market, P.O. Box 12746, Nairobi.
 James Muiru, Plot No. 10, Mukinyi, P.O. Box 11, Ruiru.
 Ex-Chief Kibathi, Gitangu, Ngenga Location, Plot No. 16, Gatundu, P.O. Box 57, Ruiru.
 Ngugi Nderu and Co., Plot No. 23, Dagoretti, P.O. Box 56, Kikuyu.
 Ndungu Gachui, D. Ndirangu and Co., Plot No. 3, Gathache, removed from No. 20, P.O. Githuguri.
 Messrs. Gatina Farmers and Traders, Plot No. 4, Gitina Market, P.O. Box 122, Limuru.
 J. Mbatia and Brothers, Plot No. 1/B, Mutuma, P.O. Box 235, Thika.
 Kiratina Co-operative Society, Plot No. 2, Kiratina, P.O. Box 48, Ruiru.
 Danson Muchugia Wambaa, Plot No. 23, Kinoo Market, P.O. Box 94, Kikuyu.
 Edward Kamanu, Mwimuto T/C., Plot No. 15, Kabete, P.O. Box 23063, Lower Kabete.
 Muturi Kinyanjui, Plot No. 1, Kimende, P.O. Matathia.
 Kinuthia Karuki, Plot No. 6, Gituamba Market, P.O. Box 292, Thika.
 Gakunga Waitathu and Co., Plot No. 4, Gatundu, P.O. Gatundu via Ruiru.
 Njuguna and Ngugi, Plot No. 3, Gathage, P.O. Box 1, Ruiru.
 Karia Traders Club, Plot No. 125, Karia Town, P.O. Box 160, Kiambu.
 Holbert David Njoroge, Plot No. 2, Mattaara, P.O. Box 71, Thika.
 Muhiu Gathura, Plot No. 2, Gatiguru Market, P.O. Box 108, Ruiru.
 Zakaria Nyota Macharia, isolated plot near Kairi, P.O. Box 83, Thika.
 Lawrence Regeru Wambaa, Plot No. 1, Karai, P.O. Box 20227, Nairobi.
 George Kankugu, Plot No. 17, Nembu Market, P.O. Box 20, Ruiru.
 Gitu Mubira and Gitau, Plot No. 22, P.O. Box 82, Limuru.
 J. M. Kirumba and Co., Muguga Scheme, P.O. Box 87, Kikuyu.
 Peter Kiarie and Partners, Plot No. L.R. 53781, 5689, Kamiti T/C., P.O. Box 223, Kiambu.
 Eliud Njoroge, Bacon Factory Welfare Hall, P.O. Box 22, Uplands.
 Kangara Nguru, Plot No. 8, Lari, P.O. Matathia.
 H. M. Gichuru, Plot No. 28, Magina, P.O. Matathia.
 D. W. Waruihu, Plot No. 208, Githuguri Market, P.O. Box 40, Kiambu.
 Muthari Mbage, Plot No. 2, Gachege, P.O. Box 294, Thika.
 E. Magina Wangango, Plot No. 6, P.O. Matathia.
 Joseph Kambo, Plot No. 14, Kambaa Market, P.O. Box 7, Uplands.
 Mukui Kimata, Plot No. 18, Karatu, P.O. Box 152, Ruiru.
 Kabuku Happy Friends Bar and Co., Plot No. 12, Kabuku, P.O. Box 161, Limuru.
 Bernard Gichuru and Partners, Plot No. 36, Ndumberi, P.O. Box 226, Kiambu.
 D. W. Waruihu, Plot No. 208, Githuguri, P.O. Box 217, Kiambu.
 Waruihu, D. W., Plot No. 1, Gakoe, P.O. Kiambu.
 Stanley K. Nganga Nganga, Plot No. 7, Mitahato, P.O. Box 219, Kiambu.
 K. Numi W. Mwenda Njeru, M. Gathecha, isolated plot, Erae, P.O. Box 94, Kiambu.
 Mary Wambui Kamau, Plot No. 2, Kahuguini Market, P.O. Box 1, Ruiru.
 Wilson Waithaka Gitau, Plot No. L.R. 129, Ruiru Town, P.O. Box 181, Ruiru.
 Messrs. W. Kahunga and P. Mwaura, Gatundu, P.O. Gatundu via Ruiru.
 K. Kuria and S. T. Njuguna, Plot No. 2, Kiamworia T/C., P.O. Box 6, Ruiru.

NEW APPLICATIONS

Kabeko Bar and Hotel Co., Proposed Karai Location, P.O. Box 91, Kikuyu.
 Gitau Njoroge, Plot No. 34, Ngewa Market, P.O. Box 80, Ruiru.
 Samwel Kinya Mengere, Plot No. 3, Gitwe, Kiganjo, P.O. Box 152, Ruiru.
 Peter Mambo, Plot No. 2, Muguga, Kiambaa, P.O. Box 27, Kikuyu.

Moses Karanja Munyua, Plot No. 34, Kinali Forest Station, P.O. Matathia.
 S. N. Gichuhu and P. K. Muthugui and Co. and Partners, Plot No. 20, Lari, P.O. Box 120, Limuru.
 Njenga Gitau Ndegwa, P. K. Wangai Kinyuru and Partners, Plot No. 1, Rungiri, P.O. Box 38, Kikuyu.
 Gakio Wainaina and Wambu, c/o Kimondo Peter, P.O. Box 170, Kiambu.
 Kionye Geoffrey Njoroge, G. Kinyuru and Partners, Plot No. 20, Dagoretti, P.O. Box 28, Kikuyu.
 Gitau Njoroge, Plot No. 7, Muguta T/Centre, P.O. Box 80, Ruiru.
 Joseph Kamau Magata, Kieni Forest Station, P.O. Matathia.
 Onesmus Wambugi and Ebrahim Mwangi, Plot No. 2, Kingeero T/C., P.O. Box 59, Kikuyu.
 Kabue James and Partners, Plot No. 5, Ngenge Location, P.O. Box 22, Ruiru.
 Githakwa Njau and Co., Ruku T/C., P.O. Box 23020, Lower Kabete.
 John Kibe Kinyati, Muguga, Ruku isolated T/C., P.O. Box 69, Kikuyu.
 Wachira Kibunji, Plot No. 46, Rongai Market, P.O. Box 8, Limuru.
 Nganga and Co., Plot No. 22, Marige South, P.O. Box 52, Ruiru.
 K. Kabui, Mwaura Kihura, J. Mathina and M. Kinyanjui, Plot No. 2, Gathungu, P.O. Box 162, Ruiru.
 Stephen Nyongo and Co., Ruiru Crossing Hotel, Plot No. L.R. 125/45, P.O. Box 181, Ruiru.
 S. N. Thiongo and M. James, Plot No. 21, Gathugu, Komothai, P.O. Box 109, Ruiru.
 S. M. Githoro, Plot No. 20, Kiharu Market, P.O. Box 13001, Nairobi.
 Kibia Munga, Plot No. 43, Githuguri, P.O. Box 187, Kiambu.
 Karuki Ndorongo, B.E.M., isolated plot, Ndarakwa, P.O. Box 40, Kikuyu.
 John Wainaina, Njenga Gikongu and M. Wakoli, Plot No. 2, Toritu, P.O. Box 273, Kiambu.
 Peter Gitau and Co., isolated premises, Kanunga, Banana Hill.
 J. K. Kambogo and Co., Plot No. L.R. 125/157, Ruiru, P.O. Box 181, Ruiru.
 Ngumi Kaumburi, Jet Scheme, Muguga, Plot No. 1, Kirwa T/C., P.O. Box 89, Kikuyu.
 John Gatonye Nderu, Plot No. 14, Makutano, Ndaiya, P.O. Box 164, Limuru.
 Luka N. Kamau, Plot No. 25, Gatukuyu Market, P.O. Box 487, Thika.
 Nganga Kaimba, Plot No. 13, Nyamangara, P.O. Box 93, Thika.
 Stephen K. Nganga and Njoroge Kibatha, isolated area, Riara Ridge, Banana Hill.
 Joseph Gitau and Kiruthu Kamaita, Plot No. 58, Gatundu, P.O. Ruiru.
 D. Kuria Muniu and P. Mbuthia Wanganga, Plot No. 2, Gathugu, P.O. Box 162, Ruiru.
 Kamamndo Kagwe and Co., Plot No. 1, Kerua, P.O. Box 224, Limuru.
 Njoroge Iroki and Others, Lari Location, Githirioni, P.O. Box 30, Uplands.
 Mtido Mypa Club, Marige, Plot No. L.R. 125/156, Ruiru, P.O. Ruiru.
 Njuguna Gathimbu, Plot No. 3, Mbichi Market, P.O. Box 174, Thika.
 Perista Wanjiru Samwel, Plot No. 13, Kikuyu, P.O. Box 91, Kikuyu.
 Wanganga Tutu, Plot No. 1, Gathurui B/C., P.O. Box 90, Ruiru.
 Paul Mugo, Plot No. 52, Magina, P.O. Magina.
 S. G. Wahinya and Co., Plot No. 36, Limuru Township, P.O. Box 5, Limuru.
 Kimani Wainaina, Plot No. 2126, Sigona Park, P.O. Box 5, Kiambu.
 Mworia Mukui and Co., Plot No. 6, Ituramiro T/C., P.O. Box 120, Ruiru.
 Gathini Ranching Co., Plot No. L.R. 1428, Thika, P.O. Box 189, Thika.
 Karanja Makumi and Co., Plot No. 17, Mutati Market, P.O. Box 20, Ruiru.
 Karanja Kiarie, Plot No. 16, Karatu, P.O. Box 34, Ruiru.
 Danson Kirera and Kibe Kanyita, L.R. 3580, Ngoliba Estate, Nguliba Twins Store, P.O. Box 324, Thika.
 Kimwe and Brothers, Plot No. 2, Wamwangi, P.O. Gatundu.
 Muya Kibul, Plot No. 8, Kiambaa, P.O. Banana Hill.
 E. K. Kanyongo and Co., Gatei, Plot No. 4, P.O. Gatundu, Ruiru.
 Ngigie Kihari, Plot No. 3, Wamwangi B/Centre, P.O. Private Bag, Ruiru.
 Joseph M. Njuguna and Njuguna Samwel, Plot No. 15, Kiamworia Market, P.O. Box 109, Ruiru.
 Simion Nyoike Mbacho and Co., Plot No. 12, Mutati, P.O. Box 175, Ruiru.
 Antony Kimata, Karungu Karanja, K. Wanja and Simion Kihiu, P.C.E.A. Plot No. 2, Miiri Town, P.O. Box 34, Ruiru.
 Mutungi Family, Plot No. 12, Gathika, Karura, P.O. Lower Kabete.
 Kenya Traders and Farmers, Plot No. 3, Kamuchege T/C., Githuguri.
 Gibson Kibiku, Plot No. L.R. 4670, located in Thika, Nairobi Road, P.O. Box 610, Thika.

Munoru Njuguna and Partners, Gatamayu, Ndumberi Location, P.O. Box 273, Kiambu.
 Gichia Mwega and Dominic Kamammi Ngenda, Plot No. 9, Kirai, P.O. Box 632, Thika.
 Dominic Kamammi and Gichea Mwega, Plot No. 5, Chania, Makwa, P.O. Box 632, Thika.
 Salome Wambui, D. Kibuthu and Co., Ndarungu, Plot No. 6, Ituramiro, P.O. Box 120, Ruiru.
 Ngugi Mbage, Plot No. 6, Gathaiti Market, P.O. Box 174, Thika.
 James Njenga, trading as New Friends Tiikunu Club, Plot No. 2, P.O. Box 84, Limuru.
 David Thuo Kamau and Co., Plot No. 17, Muguga Jet Scheme, P.O. Box 192, Limuru.
 D. Gitau Kibaara, Kunuthia Kariuki Co., Kanyoni, Plot No. 3, P.O. Box 49, Thika.
 Gathugi Mwendoniiri Bar, Ngorongo, Plot No. 4, P.O. Box 49, Thika.
 Limuru Township Bar, Plot No. 36, Bibirioni, P.O. Box 5, Limuru.
 Karinde Kihoto Bar, Plot No. 5, Karinde T/C., Dagoretti, Kikuyu.
 Gitau Bros., Morris K. Mwauthi and D. W. Waruihu, Githuguri.
 Riuki Manufacturing Co., Karia, Plot No. 23, Githuguri, P.O. Box 217, Kiambu.
 I. M. Wambui, John Chege, Machaku, Bajamini Ngugi, Michael Wainaina, Francis Mungai and Others, Ndeiya, Ndaramaga, Thigio, P.O. Box 227, Limuru.
 Nganga Kahimba and Ernest Karanja, Plot No. 13, Nyangamara, P.O. Box 530, Thika.
 Peter Kariuki Njoroge, Plot No. 2, Turitu T/C., P.O. Box 88, Kiambu.
 G. K. Gathumbi and Kaririri M. Kori, Plot No. 7, Makutano, Limuru, P.O. Box 117, Limuru.
 Ithuri Juja Farm Co. Ltd., Plot No. L.R. 9461, P.O. Box 93, Thika.
 G. N. Ngewa Co., Plot No. 34, Ngewa Market, P.O. Box 90, Ruiru.
 Johana Kinyanjui Wilson Waithaka, Plot No. 2, Wamwangi, P.O. Box 181, Ruiru.
 Joseph Chege Njuguna, Plot No. 1593, Kamai B/C., Kamae Forest Station.
 Samwel Gathuri Mutamburi, Plot No. 2, Nyamangara T/C., P.O. Box 93, Thika.
 David and Co., Plot No. 2, Nyamangara Market, Ngenya, Matathia.
 Patrick Mucheru Nyoro, Plot No. 15, Gitwe, P.O. Box 152, Ruiru.
 George Njau Mwagiru, Plot No. 13, Kihara Town, P.O. Box 10962, Nairobi.
 Stephen Ikonya Kariuki, Plot No. 19, Kangangi Market, P.O. Box 256, Kiambu.
 Nduta Gathiru and Mburi Kimani, temporary building, Lower Kabete.
 John Nduruwa and Joseph Kimani, Nguliba Project Scheme, P.O. Box 324, Thika.

TRANSFERS—RENEWALS

Kirangu Kangunyo and Joseph Kamau, Plot No. 12, Kanyoni Market, to Kanyoni A/Beer Hall, P.O. Box 49, Thika.
 Ndume Trading Co., Plot No. 15, Kahuhu Market, from Githiga Harambee Bar, P.O. Box 311, Kiambu.
 Messrs. Rikoni Jamhuri Bar and Co., Plot No. 21, Rironi Market, to Plot No. 18, same market, P.O. Box 27, Limuru.
 S. G. Githinji and James Mungai, Plot No. 35, Nderi Town, to read Lee Ngugi.
 S. G. Nderu, Plot No. 46, Rongai Market, to read Peter G. Nderu.
 James Ngaara Pius Oundo J. Kikanga, Plot No. 6, Section VII, Kiambu Town in Maendeleo Bar to read Nelson Waruingi Gitonga James Ngaara Pius Oundo.
 D. M. Kigo S. Gichia, Plot No. 5, to Plot No. 21, Rironi, P.O. Box 22, Uplands.

S. M'MUGAMBI,
District Commissioner,
 Kiambu,
 2nd November 1966.

GAZETTE NOTICE No. 4130

THE AFRICAN LIQUOR ACT
(Cap. 122)

KISII AFRICAN LIQUOR LICENSING BOARD

THE following are the applicants for the grant or renewal of African native liquor licences for the year 1967 to be heard by the Kisii African Liquor Licensing Board on Monday, 21st November 1966, at 10 a.m., at the District Commissioner's Office, Kisii:—

NEW APPLICATIONS

John I. N. Ogoti and Co., Nyabite Market, West Mugirango.
 Jackson Boundi, Plot No. 20, Monianku Market, South Mugirango.
 David Chweya, isolated plot, Nubian Village.

Messrs. Nyarangi Migiro and Co., Nyamusi Market, North Mugirango Location.
 Z. Ayuma, Gekomu Market, Nyaribari Chache Location.
 Atura Mikaye, Plot No. 18, Mochenwa Market, East Kitutu Location.
 Messrs. Wilson Ochenge, Rigoma Market, East Kitutu Location.
 Messrs. Matoke Nyanchiri and Philip Okaru, Nyacheiki Market, Basi Location.
 Sebastian Nyangweso, Itibo Market, Wanjare Location.
 Miss Zena Bint Fedamula, Nubian Village.
 Samwel Ondieki Omambia, Nyambunwa Market, Wanjare Location.
 Nemrot Omasire, Nyaramba Market, North Mugirango.

RENEWALS

Messrs. Matunda Nyandwaro and Co., Birongo Market, Kitutu Location.
 Messrs. Aoga Angwenyi and Wilson Onsase, Marani Market, West Kitutu.
 Francis Arita, Getare Market, West Kitutu Location.
 Bironga Motari, Mogonga Market, Majoge Location.
 Messrs. Y. Maeche and Mochache Sure, Gesima Market, East Kitutu.
 Sabuni Kirotwa, Magwagwa Market, North Mugirango.
 Zaphania Masese, Mokomoni Market, West Mugirango.
 Messrs. Stephen Onkundi and Co., Nyaramba Market, North Mugirango.
 Angesa Rabago, Nyaramba Market, South Mugirango.
 Peter Mbeche, Nyambunwa Market, Wanjare Location.
 Messrs. Orango Mobegi and Co., Ikonge Market, North Mugirango.
 Juma Kerama, Mosisita Market, Wanjare Location.
 Yuvunalis Mogire, Riana Market, Wanjare Location.
 Samwel Obure, Motonto Market, Wanjare Location.
 John Buge, Igare Market, Basi Location.
 Messrs. D. Machuki and Co., Plot No. 10, Gesonso Market, Wanjare Location.
 Messrs. E. Mogendi and Co., Matongo Market, West Kitutu.
 Mrs. Tabitha Otega, Itumbe Market, Basi Location.
 Haron Nyaboga, Kegati Market, Nyaribari Chache.
 Francis Ngoge, Mogumo Market, Wanjare Location.
 Messrs. Dharaja Mbili Native Canteen Beer, Daraja Mbili Market.
 Samson Ongaki, Keumbu Market, Nyaribari Chache.
 Matunda Nyandwaro, Birongo Market, Nyaribari Location.
 Messrs. Mwanyamanya Native Beer Co., Keroka Market, Nyaribari.
 Lazaro Omanwa, Tinga Market, West Kitutu Location.

A. N. NDORO,
Acting Chairman,
Kisii African Liquor Licensing Board.

GAZETTE NOTICE No. 4131

THE AFRICAN LIQUOR ACT
(Cap. 122)

ISIOLO AFRICAN LIQUOR LICENSING BOARD

THE following applications will be considered at the meeting of the Isiolo African Liquor Licensing Board to be held at the District Commissioner's Office, on Monday, 14th November 1966, at 10 a.m.:—

RENEWAL

Licence to Manufacture and Retail African Liquor
 Messrs. Thurainira and M'Ikirima, Plot No. 90, Isiolo Township, P.O. Box 34, Isiolo.

NEW APPLICATIONS

Licences to Manufacture and Retail African Liquor
 Perminus Mugambi, Plot No. 1, Bulla Bessa, P.O. Box 45, Isiolo.
 Thurainira Kiru, Plot No. 74, Isiolo Township, P.O. Box 19, Isiolo.
 Hailu Dureso, P.O. Box 19, Isiolo.

M. M. OLE NCHARO,
Chairman,
 Isiolo,
 24th October 1966. *Isiolo African Liquor Licensing Board.*

GAZETTE NOTICE No. 4132

THE AFRICAN LIQUOR ACT
(Cap. 122)

NAIROBI AFRICAN LIQUOR LICENSING BOARD

THE following applications will be considered by the Nairobi African Liquor Licensing Board at its statutory meeting to be held in the Office of the District Commissioner, Kenyatta Avenue, Nairobi Area, Nairobi, on Monday, 5th December 1966, at 9 a.m.:—

RENEWALS

- Pumwani Beer Shop (Mwangi Kioi), P.O. Box 12077, Nairobi: Plot No. 549, Pumwani, Nairobi.
- South Tetu Hotel and Bar (Wachira Kimathi and four others), P.O. Box 13118, Nairobi: Plot No. 209/5533/137, Chalmer's Square, Nairobi.
- Gicarani Store (Michael Waweru and two others), P.O. Box 21231, Nairobi: Plot No. 19, Dagoretti, Nairobi.
- Henry Chege, P.O. Box 56, Kikuyu: Plot No. 10, Kariobangi, Nairobi.
- Jashon Anyim Achieng', P.O. Box 17040, Nairobi: Kaloleni Social Hall, Nairobi.
- Caxton Mukiri and Leonard Makumi, c/o Uthiru Primary School, P.O. Kabete: Plot No. 4, N.I.T.D. Kabete, Nairobi.
- Muya Kamami, P.O. Box 16381, Nairobi: Plot No. 209/5389/89, Heshima Road, Bahati, Nairobi.
- Riruta Bar (Samuel Waiganjo Henya), P.O. Box 12746, Nairobi: Plot No. 5, Riruta Satelite Town, Nairobi.
- Njiru Wananchi Hotel (Ernest Njuguna), P.O. Box 4512, Nairobi: Njiru Shopping Centre, Nairobi.
- Kangemi Corner Bar (Bernard M. Ruenji), P.O. Kabete: Plot No. 269/5, Kangemi Trading Centre, Nairobi.
- Mwinjoyo Bar (Kamau Guchu), P.O. Kahawa: Plot No. 8569, Kahawa Quarries, Nairobi.
- Kamweru Gakima, P.O. Box 17009, Nairobi: Plot No. W.49, Bahati, Nairobi.
- Ashiford Njuguna Nduni, P.O. Box 25036, Nairobi: Plot No. 3, Gatima Trading Centre, Nairobi.
- Kawangware Bar and Restaurant (Wakaria Njoroge and two others), P.O. Box 1782, Nairobi: Plot No. 6, Rirura, Nairobi.
- Gikanga Kuria, P.O. Box 2110, Nairobi: Shaurimoyo African Bar, Shaurimoyo, Nairobi.
- Raphael Muthemba s/o Nginyayu and Co., P.O. Box 21081, Nairobi: Plot No. 22, Riruta, Kanungaga, Nairobi.
- Maina Kimani and Co., P.O. Box 122, Kikuyu: Plot No. 42/7, Dandora-Njiru, Nairobi.
- Gachau Gachanji (Kariobangi Suitable Bar), P.O. Box 2991, Nairobi: Plot No. 8, Kariobangi, Nairobi.
- Karen Restaurant and Bar (Kingoo Kioko), P.O. Box 24741, Karen, Nairobi: Plot No. 221, Karen Social Hall, Nairobi.
- Messrs. Mubea and Company, P.O. Box 668, Nairobi: Riruta, Dagoretti, Nairobi.
- Walter Thairo s/o Marenza, P.O. Box 3583, Nairobi: Plot No. 2, Muthangari Trading Centre, Nairobi.
- Wakabu Kabugi, P.O. Box 30124, c/o Waithaka Chief's Camp, Nairobi: Plot No. 9, Riruta Satelite Bar, Nairobi.
- Robert K. Muchai, P.O. Box 17134, Nairobi: Plot No. 209/5975/16/17, Krapf Road, Mbotela, Nairobi.
- Embakasi National Bar (Godfrey Muhuri), P.O. Box 12746, Nairobi: Embakasi Trading Centre, Nairobi.
- Nahashon Itate, P.O. Box 18280, Nairobi: Plot No. 209/2831, Industrial Area, Nairobi.
- Vitalis Nyangao (Mathare Bar), P.O. Box 16163, Nairobi: Plot No. 252/36, Juja Road, Nairobi.
- Kahuhu s/o Kuogothoka and Partners, P.O. Box 2297, Nairobi: Plot No. 4363, Njiru Farm, Nairobi.
- Alli Mohamed (Kibera Bar), P.O. Box 1494, Nairobi: Plot No. 184, Kibera, Nairobi.
- Mwangi Kimanga (Runyeki and Kiriti Hotel and Bar), P.O. Box 12813, Nairobi: Plot No. 209/59731, Hamza Road, Nairobi.
- R. Watiri's Canteen (H. N. Gathuri and R. M. Waweru), P.O. Box 21231, Nairobi: Plot No. 212/2, Doonholm Farm, c/o H. N. Watson, Nairobi.
- Gershon Kamau and Anyese, P.O. Box 17009, Nairobi: Plot No. W.S.8, Kaloleni, Nairobi.

NEW APPLICATIONS

- Sarang'ombe New Bar (Mustafa Ahmed Koor), P.O. Box 6805, Nairobi: Plot No. 211, Kibera, Nairobi.
- Lucky Kibera Club (I. B. M. and Sherifa Suleiman), P.O. Box 2111, Nairobi: Kambi Muru, Kibera, Nairobi.
- Kibera Wanainchii Club (Adija Mohamed, Zuhura Sebit and Glagys Njeri), P.O. Box 1494, Nairobi: Plot No. 145, Kibera, Nairobi.
- Farmers Bar (Messrs. Mbai Gatuma and Peter N. Simion), P.O. Kabete, c/o Uthiru Primary School, Nairobi: Plot No. 22, N.I.T.D. Kabete, Nairobi.

The Jamhuri Gikambura Bar (Edward Chege Waweru and four others), P.O. Box 6901, Nairobi: Plot No. 27, Dagoretti Corner, Nairobi.

Caxton Mukiri and Leonard Makumi, c/o Uthiru Primary School, P.O. Kabete: Plot No. 5, N.I.T.D. Kabete, Nairobi.

Walter Njuguna and Leonard Makumi, c/o Uthiru Primary School, P.O. Kabete: Plot No. 3, Waithaka, Nairobi.

Waweru Kagumu and Company, P.O. Box 21231, Nairobi: Plot No. 6, Mutu-ini, Dagoretti, Nairobi.

New Waithaka Bar (Peter N. Iya and Kamau Mukuria), P.O. Box 1419, Nairobi: Plot No. 13, Waithaka Trading Centre, Nairobi.

Ruthimitu Gikeno Bar (John Kunyu Gitina), P.O. Box 19003, Nairobi: Dagoretti/Ruthimitu/T.155, Ruthimitu Town, Nairobi.

Nyakiya Club Igiria Road (Mrs. Liova Njoki), P.O. Kabete, c/o Riruta Catholic Mission, Nairobi: Plot No. T.146, Riruta Acr. 0.13 Kawangware, inside the village, Igiria Road, Nairobi.

Ndegwa Waigua, P.O. Box 12944, Nairobi: Plot No. Dagoretti/Riruta/106, Nairobi.

Sunrise Hotel (Stephen Gathungu and Bros.), P.O. Box 30259, Nairobi: Plot No. 6, Dagoretti Corner, Nairobi.

Gatina Shirikisho Bar (Richard K. Wairutu and Co.), P.O. Box 21061, Nairobi: Plot No. 1, Gatina, Nairobi.

Mrs. Wambui Ndirangu, P.O. Box 6196, Nairobi: Plot No. 91, Kariobangi, Nairobi.

Magdalena Hotel (Wamboi Karuri), P.O. Box 3697, Nairobi: Plot No. 63, Kariobangi, Nairobi.

Alfayo Maoga, P.O. Box 5800, Nairobi: Plot No. 617, Kariobangi, Nairobi.

Mrs. Wambui w/o Paul Wamathai, P.O. Box 12539, Nairobi: Plot No. 87, Kariobangi, Nairobi.

Mwangi Wamai, P.O. Box 9688, Nairobi: Plot No. 16, Eastleigh Section II, opposite Bus Station, Nairobi.

Iyego Rwathia Hotel and Bar (Gatiathi Gugu), P.O. Box 491, Nairobi: Plot No. 112, Moghal Lane, Eastleigh Section I, Nairobi.

Edmund Khakale, P.O. Box 12212, Nairobi: Eastleigh, Mathare Valley, Nairobi.

Modern Cafe (Messrs. Mbatia Bros. and two others), P.O. Box 16013, Nairobi: Plot No. 36/206, Juja Road, Eastleigh Section I, Nairobi.

Warui Kiguru, P.O. Box 527, Nairobi: Plot No. 336/7, Ruaraka, Nairobi.

Pamoja Bar and Restaurant Ltd. (Muiruri Nganga and three others), P.O. Box 11312, Nairobi: Plot No. L.R. 10059, Komo Rock Road, Nairobi.

Mineho Bar (Ester Nyaguithi), P.O. Box 13198, Nairobi: Shaurimoyo Plot No. 62/2, Nairobi.

Chira Provision Store (Naftali R. Chiira), P.O. Box 18063, Nairobi: Plot No. 209/6065, Ruwuma Road, Bahati East, Nairobi.

F. Chege and two others, P.O. Box 12746, Nairobi: Bahati, Nairobi.

Ruhia Bar and Restaurant (M. W. Kaigwa), P.O. Box 6052, Nairobi: Plot No. 209/6587, Hono Crescent, Jericho, Nairobi.

Anyease and Gershon (Kanyenyaini Bar), P.O. Box 17009, Nairobi: Plot No. 209/6574, Charles New Road, Nairobi.

New Safari Bar (Peter Wanyoike), P.O. Box 10485, Nairobi: Plot No. 209/4401/162, Nairobi.

Kamene Thengetha, P.O. Box 3024, Nairobi: Plot No. 622, Nairobi.

Mathira Bar (Beth Wanjiru James), P.O. Box 30124, Nairobi: Plot No. 512, Makadara, Nairobi.

Keru Brewery (M. K. Gichuki), P.O. Box 12077, Nairobi: Kassarani, Nairobi.

Muranga National Bar (Kibara Maingi and Mbugwa Karanja), P.O. Box 9688, Nairobi: Plot No. 2489/7, Ngara Road, Nairobi.

Mathioya Bar (Monika Wambi), P.O. Box 30124, Nairobi: Plot No. 624, Nairobi.

Weithaga Provision Store (Kiunguri Githinji), P.O. Box 2436, Nairobi: Plot No. 232/3/209, Pakpattan Road, Nairobi.

Muchugia and Gathani and Co. (D. Muchugia Wambar and Partner), P.O. Box 2991, Nairobi: Plot No. 209/3892, Newcastle Road, offensive area, Nairobi.

Kihoya Hotel and Bar (Gichuki Njuguna), P.O. Box 1078, Nairobi: Plot No. 209/136/29, Grogan Road, Nairobi.

New Nyeri Hotel and Bar (Frederick Kagio), P.O. Box 13118, Nairobi: Plot No. 3814, Ghalib Road, Nairobi South.

Globe Hotel (Amir Ali Walji Madha), P.O. Box 5599, Nairobi: Plot No. 3542/4, off Park Road, Nairobi.

Gikondi African Hotel (Wachira Kimathi and others), P.O. Box 13118, Nairobi: Plot No. 2496, Quarry Road, Nairobi.

Kenya Prepares Native Medicine Co. (Muriithi s/o Mwahuki), P.O. Box 13165, Nairobi: Plot No. 2763/15, Arch Road, off Pumwani Road, Nairobi.

K. Kimani Liquor Supply (Kinuthia Kimani), P.O. Box 3435, Nairobi: Plot No. 251, Kariobangi, Nairobi.

Highway Hotel and Bar (Munaru Kariuki), P.O. Box 10289, Nairobi: Plot No. 209/2759/7, Ngara Road, Nairobi.

W. K. MARTIN,
Chairman,
Nairobi African Liquor Licensing
Board.

GAZETTE NOTICE No. 4133

THE AFRICAN LIQUOR ACT
(Cap. 122)

NYANDARUA AFRICAN LIQUOR LICENSING BOARD

THE following applications will be considered at the statutory meeting of the Nyandarua Liquor Licensing Board to be held at the Urban Council Hall, Thomson's Falls, on Monday, 5th December 1966, at 10 a.m.:

NEW APPLICATIONS

Muratina and Buzaa

N. N. Muhoja and Brothers, Gatharaini Trading Centre, Plot No. 19, P.O. Box 19, South Kinangop.
Wambura Mikinya and five others, Plot No. 95, Heni Town, P.O. Box 132, Naivasha.
Kariuki Muthima, Plot No. 128, Heni Town, P.O. Box 25, South Kinangop.
Benson Karanja Gatome, Heni Town, Plot No. 130, P.O. Box 25, South Kinangop.
John Kamau Mugwe and others, trading as Ragia Provision Store, P.O. Box 63, Plot No. 46, Mukeo, South Kinangop.
Zakaria Gakunga and Company, trading as Bara-Inya Farmers Trading Company, Plot No. 78, Mukeo Town, P.O. Box 16, South Kinangop.
Maina Njoroge, Plot No. 33, Mukeo, P.O. Box 63, South Kinangop.
Benson Waithaka Kamwatu, Mukeo Township, P.O. Box 63, South Kinangop.
Kagai Gachenga and Company, Plot No. 37, Mukeo Trading Centre, P.O. Box 63, South Kinangop.
Peter Maina, trading as Mwireri Bus Co. Ltd., Plot No. 56, Mukeo, P.O. Box 59, South Kinangop.
Joseph Mundia, Plot No. 42, Mukeo Market, P.O. Box 63, South Kinangop.
R. K. Ngahu and four others, Plot No. 43, Mukeo Township, P.O. Box 1, South Kinangop.
Macharia Kiige and Company, Plot No. 37, Mukeo, P.O. Box 63, South Kinangop.
Gachwe and Brothers, R. F. Schumacher's Building, P.O. Box 11, South Kinangop.
Emilyo Njagi and Company, Njabini Butchery, P.O. Box 20, South Kinangop.
Kirega Nduthu and Company, Njabini Health Centre, P.O. Box 21, South Kinangop.
Mwaura Gitau and others, Njabini, P.O. Box 74, South Kinangop.
Macharia Wanyeki and Mukundi Ndaiga, S.K.D., Maendeleo Hotel, P.O. Box 14, South Kinangop.
Semion Mugo and Kamau Nguata, Karati Trading Centre, P.O. Mbari ya Njiru.
Kamau Njoroge, Bamboo Co-operative Society, P.O. Box 35, South Kinangop.
Samuel Ndiru, Plot No. 560, Njabini Scheme Co-operative Society, P.O. Box 8, South Kinangop.
C. M. Shadrack and Partners, Southland House, near Kiriko Town, P.O. Box 90, Naivasha.
Joseph Kimani and Macharia Kuria, Plot No. 5, Ndunyu Njeru, P.O. Box 1008, North Kinangop.
Nelson Mukabi and Mundia Kuguru and C. Ngari Mutahi, Plot No. 250, Ndunyu Njeru, P.O. Box 1008, North Kinangop.
Harrison Hari, Plot No. 285, Ndunyu Njeru, P.O. Box 1008, North Kinangop.
E. M. Mbogua and Harrison Kuria, Plot No. 275, Ndunyu Njeru, P.O. Box 1008, North Kinangop.
Marabaca Njunguna, Grain Store, near K.F.A., P.O. Box 1011, North Kinangop.
Francis Mwaniki and Company, Weru Town, P.O. Box 1032, North Kinangop.
J. N. Gacheru and Partners, Plot No. 7, Weru Town, Muruaki Scheme, P.O. Box 1003, North Kinangop.
Caxton Mukiri, Plot No. 101, Passenga Town, P.O. Box 142, Ol Kalou.
Mathie Wanguirubi and Partner, Passenga Complex, P.O. Box 20, Ol Kalou.
Andrew Kagombe, Plot No. 254, Wanjohi, P.O. Box 86, Ol Kalou.
Charles Mwangi Muiruri, Plot No. 251, Wanjohi, P.O. Box 83, Ol Kalou.
Kinuthia Nguchie, Githioro Township, Plot No. 28, P.O. Box 103, Ol Kalou.
Joseph Wanjohi and Karimi Kamau, Gathundia's Market, Plot No. 1, P.O. Box 89, Ol Kalou.
Zakaria Nduhiu, Tumaini Store, Mawingo Trading Centre, P.O. Box 172, Ol Kalou.
Monika Nyambura, Ngorika Club, P.O. Box 1020, Nakuru.
Stanley Mbuthia, Sabugo Town, Plot No. 16, Sabugo, P.O. Box 14, Ol Joro Orok.
Paul Mucina, Matindiri Scheme, Plot No. 18, Sabugo Market, P.O. Box 44, Ol Joro Orok.
Miss Wanjiro Kamotho, Plot No. 102, Miharati Town, P.O. Box 33, Ol Kalou.
Wanjiro Kamotho, Plot No. 101, Miharati Market, P.O. Box 23, Ol Kalou.
Joseph Muturi, Miharati Town, Plot No. 79, Wananchi, P.O. Box 89, Gilgil.

Samuel Kabutha Kariuki and Company, Kipipiri, Plot No. 103, Miharati, P.O. Box 89, Gilgil.
Sospeter Kanyari and Jacob Ngui, Ol Kalou County Chamber, P.O. Box 29, Ol Kalou.
Musa Odhiambo Kanyeri and Ndungu Kamau, Ol Kalou County Council Beerhall, P.O. Box 29, Ol Kalou.
Florence Nyambura, Shamata Scheme, Shamata Trading Centre, P.O. Box 218, Thomson's Falls.
M. Macharia and R. Gitonga, Pesi Scheme, P.O. Box 4, Thomson's Falls, P.O. Box 4, Ol Joro Orok.
Njenga Kamumunyi and Kuria Kabungi, Karati, Koinange Township, P.O. Box 132, Naivasha.
Samuel Muthandi Njoroge and two others, Ngano New Town, Ol Joro Orok West, P.O. Box 29, Thomson's Falls.
Samuel Chege Gitachu and R. Muchai, Plot No. 8, P.O. Box 134, Thomson's Falls.
Samuel Muthandi Njoroge, Peter Kariuki and N. Muthui, Ngano Market, P.O. Box 29, Thomson's Falls.
Leonard E. M. Moko and Partners, Plot No. 12, Ngano Town, P.O. Box 39, Ol Joro Orok.
Joseph Kahura Njoka and E. Githae, L.R. No. 5125, Leshau, Plot No. 4, P.O. Box 99, Thomson's Falls.
Mwangi Kimani and Mburu Thombe, Plot No. 3, Leshau Centre, P.O. Box 93, Thomson's Falls.
Wangoi w/o Joel, Plot No. 3, P.O. Box 39, Ol Joro Orok Store, P.O. Box 4, Ol Joro Orok.

RENEWALS

Muratina and Buzaa

Simion G. Njeru and Company, Ndaragwa Centre, Council Beerhall, P.O. Box 45, Thomson's Falls.
Mrs. Hana Wangechi F. Karua, Plot No. 13, African Location, P.O. Box 79, Ol Kalou.
Apollo Ngumba and Partners, Plot No. 127, Passenga Scheme, Nyairoko Town, P.O. Box 3, Ol Kalou.
Mwangi Kabathari, Kangui Beerhall, P.O. Box 39, Ol Joro Orok.
Wainaina Muhindi, Njabini Police Canteen, P.O. Box 41, South Kinangop.
Muturi Wanjohi and Nganga Ngaba, Igwamiti Township, P.O. Box 237, Thomson's Falls.
Daniel Kibuka Thurumbi, Miharati Beerhall, Plot No. 74, P.O. Box 89, Gilgil.
Joseph Miring'u, Kipipiri Police Canteen, P.O. Box 21, Ol Kalou.
Peter H. Paul and Partner, Shamata Centre, P.O. Box 218, Thomson's Falls.
Muhia Gatu and Company, Gathara Town, Tulaga "B", Gathara Bar, P.O. Box 1026, North Kinangop.
Samuel Kamiri, Plot No. 24, African Location, P.O. Box 60, Ol Kalou.
Harrison Kabutha and Partners, L.R. 9221, P.O. Box 1032, North Kinangop.
Kangethe Kinyanjui, Plot No. 252, Wanjohi, P.O. Box 103, Ol Kalou.
Robert K. Muchai, Plot No. 1, Ol Joro Orok, P.O. Box 8, Ol Joro Orok.
Robet K. Muchai, Plot No. 1, Tumaini Centre, P.O. Box 8, Ol Joro Orok.

J. AKIBAYA,
Chairman,

*Nyandarua African Liquor
Licensing Board,
Private Bag, Thomson's Falls.*

GAZETTE NOTICE No. 4134

THE LIQUOR LICENSING ACT
(Cap. 121)

LAIKIPIA LIQUOR LICENSING COURT

THE following late applications will be considered at the statutory meeting of the Laikipia Liquor Licensing Court to be held in the Laikipia County Council Hall at 10 a.m., on Monday, 7th November 1966:—

RENEWALS

General Retail and Hotel Liquor Licence
Manager, Samburu Game Lodge, P.O. Box 63, Isiolo.

Members' Club Liquor Licence
Nanyuki Sports Club, Private Bag, Nanyuki.

Wine Merchant's and Grocer's Liquor Licence
Manasvi and Co. Ltd. (C. V. Patel), P.O. Box 17, Thomson's Falls.

E. NYARANGI,
President,
Laikipia Liquor Licensing Court.

Nanyuki,
29th October 1966.

GAZETTE NOTICE No. 4135

THE LIQUOR LICENSING ACT
(Cap. 121)

KIRINYAGA LIQUOR LICENSING COURT

THE following applications will be considered at the next statutory meeting of the Kirinyaga Liquor Licensing Court to be held in the District Commissioner's Office, Kerugoya, on Monday, 14th November 1966:—

RENEWALS

General Retail Liquor Licence

Husein Rehemtulla, Plot No. 1, Kerugoya, P.O. Box 32, Kerugoya.

Restaurant Liquor Licences

Messrs. Phinias Kori and Mugo Kanyotu, Plot No. 16, Kutus, P.O. Kutus
Muthii Mithamo, Plot No. 56, Kagani's Market, P.O. Box 54, Kerugoya.

Wholesale Liquor Licences

Jamleck Muraya Kagume, Plot No. 20, Kimbimbi Market, P.O. Kutus.
Messrs. G. K. Kamuri and Co., Plot No. 4, Sagana Market, P.O. Sagana.

Malt and Non-spirituous Liquor On-licences

Messrs. Thingira Bar, Plot No. 9, Kiamutugu Market, P.O. Kianyaga.
Hoseah Mbui Ndegwa, Plot No. 6, Kagumo, P.O. Box 15, Kerugoya.
Marko K. Hexekiah, Plot No. 2, Mutithi Market.
Messrs. Mwangi Njogu and Co., Plot No. 8, Kiangwachi Market, P.O. Box 1, Sagana.
Mrs. E. N. Ngabi and Mrs. Margaret W. Kungah, Plot No. 10, Kerugoya, P.O. Box 2, Kerugoya.
Nelson Wanja, Kerugoya Social Hall, P.O. Box 6, Kerugoya.
Mrs. Kanie Isaacs T. Simeon, Plot No. 19, Mukarara Market, P.O. Box 33, Embu.
James Mararo, Plot No. 62, Kagumo Market, P.O. Box 15, Kerugoya.
Cylus Migwi, Plot No. 6, Togonye, P.O. Box 1005, Kianyaga.
Mrs. Lilian Njoki, Plot No. 1, Kagio, P.O. Box 37, Kerugoya.
Mrs. Berrah Wakini w/o Eliud, Plot No. 26, Kiamuthambi Market, P.O. Box 34, Kerugoya.
Mrs. Vilete Muthoni Ephantus, Plot No. 10, Mururi Market, P.O. Box 1019, Kianyaga.
Muciimi Mbogua, Plot No. 5, Njega's Market, P.O. Box 34, Kerugoya.

Hoseah M. Guwa, Plot No. 6, Kutus Market, P.O. Kutus.
Messrs. Kiragu Petro, Mirio Kabere and M. K. Chiuiri, Plot No. 10, Kimbimbi Market.
Messrs. Dauglas Mutegi and Kirunyu Wambu, Plot No. 1, Boma, P.O. Box 63, Kerugoya.
James Kimbo, Plot No. 23, Kiamuthambi Market, P.O. Box 34, Kerugoya.
J. Gatimu, Plot No. 18, Kiandai Market, P.O. Box 63, Kerugoya.
Messrs. Shadrack Kingangi and Co., Plot No. 3, Kianyaga, P.O. Kianyaga.
Messrs. Mjeru Mugo and Co., Plot No. 4, Kutus Market, P.O. Kutus.
Solomon Karimi Karandu, Plot No. 3, Gitumbi Market, P.O. Box 46, Kerugoya.
Simon Nyaga Kibara, Plot No. A1, Kerugoya Market, P.O. Box 38, Kerugoya.
Bernard Muriuki, Plot No. 8, Karumandi Market, P.O. Kianyaga.
Yusufu Wandunyu, Plot No. 6, Kerugoya Market, P.O. Box 6, Kerugoya.
Kirinyaga County Council, Plot No. C4, Sagana Market, P.O. Box 55, Kerugoya.
Messrs. Mugo Kario and Co., Plot No. 6, Riakiania Market, P.O. Box 10, Kerugoya.
Messrs. Wairimu and Co., Plot No. 13, Baricho Market, P.O. Box 11, Kerugoya.
Ex-Chief Gathara, Plot No. 3, Sagana Market, P.O. Sagana.
Francis Nyange, Plot No. 22, Karumando Market, P.O. Kianyaga.
Nyaga Gikunju, Plot No. 1A, Mutitu Market, P.O. Box 54, Kerugoya.
Githinji Gikono, Plot No. 13, Mukarara Market, P.O. Kianyaga.
Kabiru Njogu, Plot No. 2, Ngurumbani, P.O. Box 13, Kerugoya.
Gakubu Kiura, Plot No. 1, Nrorone, P.O. Box 80, Kerugoya.
Messrs. Kiranga Kagai and Co., Plot No. 27, Kagumo Market, P.O. Box 15, Kerugoya.
Mukangi Mara, Plot No. 24, Kiamutugu, P.O. Kianyaga.
Mrs. Wambui w/o James Gacibi, Plot No. 20, Kutus Market, P.O. Kutus.

Messrs. Thingira Co., Plot No. 16, Kianyaga, P.O. Kianyaga.
Messrs. Nguru Macemo and Co., Plot No. 1, Kimbimbi Market, P.O. Kutus.
Mrs. Sophia Muthoni James, Plot No. 1, Muchagara Market, P.O. Box 1023, Kianyaga.

Messrs. G. Mugo and Solomon Wahome, Plot No. 3, Sagana. Josphat Githae, Plot No. 3, Baricho Market, P.O. Kianyaga. S. Muriu Mugo, Plot No. 4, Mukarara Market, Kianyaga. Mikah Muchira, Plot No. 2, Itharaini Market, P.O. Kianyaga. Jamleck Muraya Kagume, Plot No. 3, Ithareini Market, P.O. Kianyaga.

J. Muraya Kagume, Plot No. 20, Kimbimbi Market, P.O. Kianyaga.

Messrs. G. Mugo and S. Wahome, Plot No. 1, Sagana, P.O. Box 31, Karatina.

Kiragu Stephen Kabuitu, Plot No. 1, Kiuria Village, P.O. Box 31, Kerugoya.

Hezekiah Murage and C. Kariru, Plot No. 11, Kagio Market.

Messrs. G. K. Kamuri and Co., Plot No. 2, Baricho, P.O. Sagana.

Messrs. G. K. Kamuri and Co., Plot No. 51, Kagumo, P.O. Sagana.

Malt and Non-spirituous Liquor Off-licences

Messrs. Nguta Super New Co., Plot No. 9, Kagio Market, P.O. Box 37, Kerugoya.

Njuguna Kinaga, Plot No. 14, Kiandai Market, P.O. Box 11, Kerugoya.

James N. Njau, Plot No. 5, Kagumo Market, P.O. Box 15, Kerugoya.

Messrs. Kiburi Njeru and Co., Plot No. 17B, Kiamutugu Market, Kianyaga.

Cesario Ndegwa Mbogi, Plot No. 3, Nyagithuchi, P.O. Box 46, Kerugoya.

Nelson Muchiri Kabui, Plot No. 7, Richiaria, P.O. Box 10, Kerugoya.

Gathinji Kaboi, Plot No. 1, Kangaita, P.O. Box 60, Kerugoya. Josphat Macharia Kago, Plot No. 14, Gitumbi Market, P.O. Box 25, Kianyaga.

Messrs. Muratia Gichage and Miano Kirugu, Plot No. 3, Kavote, P.O. Kianyaga.

Gatimu Nguga, Plot No. 1, Kibingo, P.O. Box 49, Kerugoya. Kamunyu Ruringa, Plot No. 2, Kamuthambi Market, P.O. Box 34, Kerugoya.

Kibatu Kithima, Plot No. 11, Karumandi Market, P.O. Box 1017, Kianyaga.

Justin Ndiga, Plot No. 1, Gature Market, P.O. Kianyaga.

Mwangi Mburi, Plot No. 14, Kianjege Market, P.O. Box 55, Karatina.

Nahashon Mugane Nyaga, Plot No. 1, Kiratina Market, P.O. Box 80, Kerugoya.

Munene Ngothe, Plot No. 2, Gathambi, P.O. Box 51, Kerugoya. Nyaga Gikunju, Plot No. 3, Mutitu Market, P.O. Kerugoya.

Johana Kahiga Wандeri, Plot No. 8, Sagana Market. Messrs. Warutumo Ndirangu and Co., Plot No. 1, Nyamindi Village, P.O. Box 80, Kerugoya.

Grishon Gatugi and Co., Plot No. 3, Kiandai Village, P.O. Box 1035, Kianyaga.

Jason Maringa Kiondo, Plot No. 1, Mahigaini, P.O. Box 80, Kerugoya.

Njogu Ndieri, Plot No. 8, Gitumbi Market, P.O. Box 25, Kerugoya.

Marchio Mbebo Kamuto, Plot No. 15, Ithareini Market, P.O. Kerugoya.

Kiura Mukunga, Plot No. 5, Kianyaga, P.O. Kianyaga.

Jamleck Muraya Kagume, Plot No. 1, Gathigiriri Village, P.O. Box 80, Kianyaga. Gikando Ngumi and B. Muriuki, Plot No. 1B, Thumaita Village, P.O. Kianyaga.

Canteen Liquor Licences

Kamau Mwema, G.K. Prison, Kandongu.

Warutumo Ndirangu, Thiba Canteen, P.O. Box 80, Kerugoya. Kamau Muroki, Wanguru Police Canteen, P.O. Box 19, Kerugoya.

Muriithi Ireri, A.P. Canteen, Kerugoya, P.O. Box 1, Kerugoya.

CONVERSIONS

From Canteen Liquor Licences to Malt and Non-spirituous Liquor On-licences

Kamau Mwema, G.K. Prison, Kandongu Canteen, P.O. Box 164, Fort Hall.

Gatimu Nguga, Plot No. 1, Kibingo Market.

REMOVALS

Kamau Mwema, from Kandongu Prison Canteen, to Plot No. 33, Kagumo Market.

Muciimi Mbogua, from Plot No. 5, Njega's Market, to Plot No. 10, Njega's Market.

Nelson Wanja, from Kerugoya Social Hall, to Plot No. 16, Kerugoya T. Centre.

TRANSFERS

General Retail Liquor Licence

From H. Rehemtulla to Messrs. Mwangi Murage and Gitari Kiura, Plot No. 1, Kerugoya, P.O. Box 32, Kerugoya.

Canteen Liquor Licences

From Wanguru Mirio and Sons to Noormohamed Abdul Karim, Kerugoya Police Canteen.

From Kamau Mwema to Messrs. Kirinyaga Modern Traders, Kandongu Prison Canteen.

GRANTS*General Retail Liquor Licence*

Messrs. Inoe Farmers Co-op. Society Ltd., Plot No. 1, Kerugoya, P.O. Box 2, Kerugoya.

Restaurant Liquor Licences

Messrs. Mugera Gateri Miro Kabere and Co., Plot No. 5, Kerugoya, P.O. Box 77, Kerugoya.

Johana Kahiga Wanderi, Plot No. 9, Sagana, P.O. Sagana.

Messrs. Baricho E. Company, Plot No. 10, Baricho, P.O. Box 11, Kerugoya.

Messrs. G. Mugo and Maina Kombo, Plot No. 12, Sagana, P.O. Sagana.

Mrs. Mary Ngima Benjamin, Plot No. 23½, Kianyaga, P.O. Kianyaga.

Mrs. Esther Njoki Githinji, Plot No. 19, Kimbimbi Market, P.O. Kutus.

Malt and Non-spirituous Liquor On-licences

Messrs. Gakubu Kiura and Etham Ndoro, Plot No. 13, Kagio Market, P.O. Box 37, Kerugoya.

Messrs. Kianyaga Beer Hall, Plot No. 3, Kianyaga, P.O. Kianyaga.

Messrs. Kutus Harambee Beer Hall, Plot No. 34, Kutus, P.O. Box 1033, Kianyaga.

Messrs. Kimbimbi Top Life Bar, Plot No. 6, Kimbimbi, P.O. Kutus.

Mrs. Esther Njoki Githinji, Plot No. 19, Kimbimbi Market, P.O. Kutus.

Wamugunda Muriuki, Plot No. 11, Gitumbi, P.O. Box 25, Kerugoya.

Ezekiel Ngunjiro, Plot No. 1, Kibingo, P.O. Box 2, Kerugoya.

Kiama Mureithi, Plot No. 2, Kibingo, P.O. Box 15, Kerugoya.

Kanyi Wamai, Plot No. 3, Kianjege Market, P.O. Box 55, Karatina.

Peter Njuki Mburia, Plot No. 7, Mururi Market, P.O. Box 1031, Kianyaga.

Phinias Gachiami Wachiri, Plot No. 4, Kagio Market, P.O. Box 37, Kerugoya.

Messrs. Muraguri Defatha and Nyaga Gikunju and Co., Plot No. 13, Kimbimbi Market, P.O. Box 180, Karatina.

Messrs. Kirinyaga Social Club, Plot No. 65, Kerugoya Township, P.O. Box 55, Kerugoya.

Njogu Nderi, Plot No. 7, Mucii Waurata, P.O. Box 72, Kerugoya.

Gerald Magene, Plot No. 8, Kagumo Market, P.O. Box 15, Kerugoya.

P. Njeru Kiereri, Plot No. 3, Mushagara Market, P.O. Kianyaga.

Nduchi Migwi, Plot No. 10, Kiamwenja Market, P.O. Box 13, Kerugoya.

Malt and Non-spirituous Liquor Off-licences

Gathigo Mbogo, Plot No. 1, Nguka, P.O. Box 80, Kerugoya.

Kaburu Munyi, Plot No. 19, Kagumo Market, P.O. Box 81, Kerugoya.

Elephas Njeru Gacohe, Plot No. 1, Rukenya, P.O. Box 48, Kerugoya.

Murage Nguru, Plot No. 7, Kiangwaci, Sagana.

Duncan K. Nganga, Plot No. 2, Kiangwanji, P.O. Box 59, Kerugoya.

Wagoco Kibinga, Plot No. 6, Sagana, P.O. Box 1, Sagana.

Mwaura Gakenye, Plot No. 1, Mulinduko, P.O. Box 164, Embu.

Erasto Kamotho, Plot No. 6, Kimbimbi, P.O. Kianyaga.

Jason Karuiru, Plot No. 1, Gathambi, P.O. Box 20, Kerugoya.

Ben Gachubi, Plot No. 1, Kanjoo, P.O. Box 1013, Kianyaga.

Messrs. Gati Kagema and Co., Plot No. 26, Mukarara, P.O. Kianyaga.

Daudi Njagi Nyaga, Plot No. 10, Kiamutugu, P.O. Kianyaga.

Messrs. Peter Ngirigaca and Partners, Plot No. 2, Gatithi, P.O. Box 11, Kerugoya.

George Magondu Moru, Plot No. 10, Kagumo, P.O. Box 81, Kerugoya.

Kithome Njeru, Plot No. 3, Mbiri Village, P.O. Box 1026, Kianyaga.

Mrs. Ester Njoki Njagi, Plot No. 19, Kimbimbi, P.O. Kianyaga.

Canteen Liquor Licence

Messrs. Iman Awadh and Co., G.K. Prison, Gathigiriri Canteen, P.O. Box 164, Fort Hall.

Night Club Liquor Licence

Messrs. African Night Club, Plot No. 11, Kerugoya, P.O. Sagana.

H. M. LEMPAKA,
President,
Kirinyaga Liquor Licensing Court.

GAZETTE NOTICE No. 4136**THE LIQUOR LICENSING ACT**

(Cap. 121)

ISIOLO LIQUOR LICENSING COURT

THE following applications will be considered at the statutory meeting of the Isiolo Liquor Licensing Court to be held at the District Commissioner's Office on Monday, 14th November 1966, at 10 a.m.:—

RENEWAL*Wholesale Liquor Licence*

Thuranira M'Ikirima, Plot No. 86, Isiolo Township, P.O. Box 34, Isiolo.

NEW APPLICATIONS*Wholesale Liquor Licence*

Stephen Gache Wache, Plot No. 24, Marsabit Township, P.O. Marsabit.

General Retail Liquor Licences

Pritam Singh, Plot No. 70, Isiolo Township, P.O. Box 30, Isiolo. Nicholas Wachira, Plot No. 93, Isiolo Township, P.O. Box 69, Isiolo.

RENEWALS*Malt and Non-spirituous Restaurant Liquor On-licence*

Nicholas Wachira, Plot No. 93, Isiolo Township, P.O. Box 69, Isiolo.

Malt and Non-spirituous Liquor On-licence

Perminus Mugambi, Plot No. 1, Bulla Bessa, P.O. Box 45, Isiolo.

NEW APPLICATIONS*Malt and Non-spirituous Liquor On-licences*

Thuranira and M'Ikirima, Plot No. 90, Isiolo Township, P.O. Box 34, Isiolo.

Stephen Goche Wache, Plot No. 24, Marsabit Township, P.O. Marsabit.

RENEWALS*Malt and Non-spirituous Liquor Off-licence*

Messrs. Thurania and M'Ikirima, Plot No. 86, Isiolo Township, P.O. Box 34, Isiolo.

*Malt and Non-spirituous Liquor On-licences
Canteen Liquor Licences*

J. S. Bhatt, Garba Tulla Police Canteen, P.O. Box 65, Isiolo. Stephen Gache Woche, Marsabit Police Canteen, P.O. Marsabit.

NEW APPLICATION*Malt and Non-spirituous Liquor On-licence
Canteen Liquor Licence*

Kipsongol Kipkios, Ol Donyo Nyiro Police Canteen, P.O. Isiolo, Isiolo.

M. M. OLE NCHARO,
President,
24th October 1966.
Isiolo Liquor Licensing Court.

GAZETTE NOTICE No. 4137**THE LIQUOR LICENSING ACT**

(Cap. 121)

SOUTH NYANZA LIQUOR LICENSING COURT

NOTICE is hereby given that the applications below are for liquor licences to be considered at the meeting of the South Nyanza Liquor Licensing Court to be held in the Office of the District Commissioner, Homa Bay, at 10 a.m. on Monday, 14th November 1966, for licences to run from 1st January 1967 to 31st December 1967:—

RENEWAL*Canteen Liquor Licence*

Kamau Wambugu, Police Canteen, P.O. Homa Bay.

NEW APPLICATION*Malt and Non-spirituous Liquor On-licence*

Kamau Wambugu, Plot No. 42, P.O. Homa Bay.

TRANSFER*Wine Merchant's and Grocer's Liquor Licence*

Kadem Trading Store, to Macalder Mines, P.O. Macalder.

J. K. ARAP KIRUI,
President,
South Nyanza Liquor Licensing Court.

GAZETTE NOTICE No. 4138

THE LIQUOR LICENSING ACT
(Cap. 121)

SOUTH SIRIKWA LIQUOR LICENSING COURT

THE following late applications will be considered at the meetings of the above Court to be held at times, dates and places specified hereunder:—

*At District Commissioner's Office, Eldoret
on Monday, 14th November 1966, at 10 a.m.*

Eldoret Municipality

RENEWALS

Wine Merchant's and Grocer's Liquor Licence

John Philip Lobo, P.O. Box 291, Eldoret, trading as Paul's Bakery, Plot No. 14, Section XIX, Eldoret.

Malt and Non-spirituous Liquor Off-licences

Kamau Kagwe, P.O. Box 40, Eldoret, Shop No. 4, Kidiwa Estate, Eldoret.
A. N. Oloo, P.O. Box 4, Eldoret, trading as Jamhuri General Store, Plot No. 19, Section XX, Eldoret.

Members' Club Liquor Licence

Secretary, Sikh Union, P.O. Box 592, Eldoret, Plot No. 246/249, L.R. 7789, Kimathi Avenue, Eldoret.

Malt and Non-spirituous Liquor On-licence

Alex Oduol Oloo, P.O. Box 740, Eldoret, trading as Blue Bar, Plot No. 198, Kihuga Square, Eldoret.

Eldoret Municipality

NEW APPLICATIONS

Night Club Liquor Licences

James Mwangi Kirungo, P.O. Box 579, Eldoret, trading as Kahama Bar, Plot No. L.R. XIX/14/451, Eldoret.
Mulji Savji and Partners, P.O. Box 758, Eldoret, Plot No. 1, Section XXVII, Eldoret.

Uasin Gishu District

RENEWALS

Malt and Non-spirituous Liquor Off-licences

Tarkok arap Limo, P.O. Kipkabus, Plot No. 12, Tumeiyo Centre.
John Samson Olum, P.O. Timboroa, Timboroa Forest Centre.

Uasin Gishu District

NEW APPLICATIONS

Malt and Non-spirituous Liquor Off-licences

E. M. Gathitu, P.O. Box 61, Turbo, Plot No. 8, Turbo.
John C. Tuwei, P.O. Box 5, Turbo, trading as Crafton's Shop on Turbo-Kabiyem Road.

*At District Commissioner's Office, Kapsabet
on Tuesday, 15th November 1966, at 10 a.m.*

Nandi District

RENEWALS

Malt and Non-spirituous Liquor Off-licence

Manager, Koisagat Tea Estate Ltd., L.R. 10105, Nandi District, P.O. Nandi Hills.

Canteen Liquor Licence

Stephen Kinyanjui s/o Njoroge, Police Canteen, Songhor, P.O. Box 329, Kericho.

Malt and Non-spirituous Liquor On-licence

Manager, Siret Tea Co., Ltd., P.O. Box 2, Nandi Hills.

Nandi District

NEW APPLICATIONS

Malt and Non-spirituous Liquor Off-licences

Koei arap Kebenei, P.O. Box 14, Nandi Hills, L.R. 1482/2, Kibabat Estate Ltd.
Joseph Kipkamei Mitei, P.O. Private Bag, Kaimosi, Plot No. 7, Tuloi Market.

Malt and Non-spirituous Liquor On-licence

Kipsang arap Muigei William, P.O. Box 28, Kapsabet, Plot No. 13, Kapsasur Trading Centre.

*At District Commissioner's Office, Tambach
on Wednesday, 16th November 1966, at 10 a.m.*

Elgeyo Marakwet District

RENEWALS

Malt and Non-spirituous Liquor Off-licence

Kipchoge Lemunge, P.O. Box 3012, Moiben, Plot No. 5, Chebororwa.

Canteen Liquor Licence

Chepkurui Chemnyakwol and Co., P.O. Tambach, Administration Police Lines, Tambach.

Elgeyo Marakwet District

NEW APPLICATION

Members' Club Liquor Licence

Secretary, Tambach Social Club, P.O. Tambach, Tambach Social Club.

R. A. RIYAMY,
President,
South Sirikwa Liquor Licensing Court.

GAZETTE NOTICE No. 4139

THE LIQUOR LICENSING ACT
(Cap. 121)NAROK LIQUOR LICENSING COURT
CORRIGENDUM

Delete Lemiso ole Kipketer, Plot No. 13, Mulot, P.O. Narok, under new applications "Malt and Non-spirituous Liquor Off-licence" and insert his name under new applications, to read "Malt and Non-spirituous Liquor On-licence".

J. A. MWANGI,
President,
Narok Liquor Licensing Court.

GAZETTE NOTICE No. 4140

THE LIQUOR LICENSING ACT
(Cap. 121)

KIAMBU LIQUOR LICENSING COURT

THE following late applications will be considered at the statutory meeting of the Kiambu Liquor Licensing Court to be held in the District Commissioner's Office, Kiambu, on 7th November 1966, at 10 a.m.:—

NEW APPLICATIONS

Malt and Non-spirituous Liquor Off-licences

William Mbanya, Plot No. 1, Gathanga Kiambaa, P.O. Box 142, Kiambu.
Bernard Muturi Makuathi, Plot No. 1, Karuri Market, P.O. Box 417, Thika.

Night Club Liquor Licence

Central Night Club, Plot No. 6, Section VII, Kiambu Indian Bazaar, P.O. Box 134, Kiambu.

S. M'MUGAMBI,
President,
Kiambu Liquor Licensing Court.

GAZETTE NOTICE No. 4141

THE LIQUOR LICENSING ACT
(Cap. 121)

NYERI LIQUOR LICENSING COURT

NOTICE is hereby given that the following additional application will be considered at the next statutory meeting of the Nyeri Liquor Licensing Court to be held in the Office of the District Commissioner, Nyeri, at 10 a.m. on Monday, 14th November 1966:—

RENEWAL

Malt and Non-spirituous Liquor Off-licence

Njeru Wambugu, trading as Gatitu Provision Store, Plot No. 9, Section VIII, Nyeri Township.

J. H. KAHARA,
President,
Nyeri Liquor Licensing Court.

GAZETTE NOTICE No. 4142

THE LIQUOR LICENSING ACT
(Cap. 121)

NYERI LIQUOR LICENSING COURT

NOTICE is hereby given that the following additional application will be considered at the next statutory meeting of the Nyeri Liquor Licensing Court to be held in the Office of the District Commissioner, Nyeri, at 10 a.m., on Monday, 14th November 1966:—

RENEWAL

Malt and Non-spirituous Liquor Off-licence

Njeru Wambugu, trading as Gatitu Provision Store, Plot No. 9, Section VIII, Nyeri Township.

J. H. KAHARA,
President,
Nyeri Liquor Licensing Court.

GAZETTE NOTICE No. 4143

THE LIQUOR LICENSING ACT
(Cap. 121)

NAKURU LIQUOR LICENSING COURT

THE following additional applications will also be considered by the Nakuru Liquor Licensing Court at its ordinary meeting to be held in the District Commissioner's Office, Nakuru, on Monday, 14th November 1966, at 10 a.m.:—

NEW APPLICATIONS

Malt and Non-spirituous Liquor Off-licence

Kimani Wainaina, Lomolo Sisal Estate, P.O. Kampi ya Moto.

Canteen Liquor Licence

Ochieng Onyango, P.O. Box 16, Elburgon, Elburgon Police Canteen.

RENEWALS

Malt and Non-spirituous Liquor Off-licences

Mrs. Tabitha Wambui, P.O. Box 1205, Nakuru, Plot No. 23, Bondeni, Nakuru.

Kipkebut Chepkiyeng, P.O. Box 1162, Nakuru, Plot No. 2, Mototon, S. Baringo.

Thomas A. Chesire, Kituro Trading Market, P.O. Kabarnet, Plot No. 3, Kabarnet.

M. M. Patel, P.O. Box 1162, Nakuru, L.R. Nos. 6581, 5671 and 5672, Kampi ya Moto.

K. G. Kanasar, P.O. Kijabe, Plot No. 6A, Kijabe Township. Johnson Wamuthuo, P.O. Maji Mazuri, Maji Mazuri Trading Centre.

Mrs. Grace Ochiel, P.O. Box 540, Nakuru, Railway Police Canteen, Nakuru.

Obadiah Kiritu Methu, P.O. Box 153, Nakuru, Kabazi Estate Shop.

Kivanzu Akhwaba, P.O. Box 186, Molo, Plot No. 9, Molo. Amos Thuo, P.O. Box 982, Nakuru, Plot No. 859, Section XXXIV, Nakuru.

B. G. Patel, Mogotio, P.O. Kampi ya Moto, Plot No. 4, Mogotio.

R. F. Patel, Mogotio, Kampi ya Moto, Marigat, Perkera Irrigation Scheme.

R. F. Patel, Mogotio, P.O. Kampi ya Moto, Nginyang.

Malt and Non-spirituous Liquor On-licences

Edward Macharia Matu, P.O. Box 80, Elburgon, Plot No. 7742/5, Elburgon.

Nakuru Area Council, P.O. Box 138, Nakuru, Area Council Beerhall, Rongai Township.

Nakuru Area Council, P.O. Box 138, Nakuru, Area Council Banita Beerhall.

Kiplangat Chesire, P.O. Box 28, Eldama Ravine, Plot No. 4, Mototon, S. Baringo.

Elijah Gacure Thuri, P.O. Box 31, Eldama Ravine, Eldama Ravine Police Canteen.

Maina Kamau, P.O. Box 61, Molo, Plot No. 4, Section II, Molo.

Catering Superintendent, E.A.R. & H., P.O. Box 30006, Nairobi, Nakuru Railway Station Tea Stall.

Philemon K. Cheburet, Tenges Market, P.O. Box 27, Eldama Ravine, Plot No. 28, Eldama Ravine.

Wine Merchants' and Grocers' Liquor Licences

Ambala Bavajibhai Patel, P.O. Box 31, Naivasha, Plot No. 24, Naivasha.

A. P. Patel, Molo Stores Ltd., P.O. Box 2, Molo, Plot No. 2, Section II, Molo.

Chrotabhai M. Patel, P.O. Kabarnet, Plot No. 12, Kabarnet.

R. F. Patel, Mogotio, P.O. Kampi ya Moto, Plot No. 1, Mogotio.

General Retail and Hotel Liquor Licence

Mrs. J. M. Crosskill, P.O. Box 142, Molo, L.R. 9580, Molo.

General Retail Liquor Licences

Kipkebut Chesire Chepkiyeng, P.O. Eldama Ravine, Plot No. 10, Emening, Baringo.

Catering Superintendent, E.A.R. & H., P.O. Box 30006, Nairobi, Nakuru Railway Station.

Muchoki Njoroge, P.O. Box 58, Elburgon, Viky's Bar, Molo Viky's Cafe, Molo.

Restaurant Liquor Licence

Johanes Musewe Ogunja, P.O. Box 139, Naivasha, Plot No. 1144/III, Naivasha.

Members' Club Liquor Licences

Messrs. N. S. Bhogal, Crater Club, P.O. Box 1260, Nakuru, Plot No. 26, Section VII, Lawry Avenue, Nakuru.

The Treasurer, Kampi ya Moto Club, P.O. Kampi ya Moto, L.R. No. 452/1, Kampi ya Moto.

TRANSFERS

Malt and Non-spirituous Liquor On-licences

Kenneth Gatua Muigai, P.O. Box 90, Nakuru, Dundori Beer Hall, to R. N. Mwihoti.

Daniel Nderitu Macharia, P.O. Box 7, Elburgon, Rongai Beer hall, to Nakuru Area Council.

Dated this 20th day of October 1966.

N. G. MWANGI,
President,
Nakuru Liquor Licensing Court.

GAZETTE NOTICE No. 4144

THE LIQUOR LICENSING ACT
(Cap. 121)

NORTH COAST LIQUOR LICENSING COURT

Gazette Notice No. 3834 of 18th October 1966

THE following additional applications will be considered at the District Commissioner's Office, Kilifi, on 14th November 1966, at 10 a.m.:—

Malt and Non-spirituous Liquor Off-licence

Samuel M. T. Hamena, Premises at Ngao, c/o M.M. Hospital, P.O. Malindi.

TRANSFERS

Malt and Non-spirituous Liquor Off-licences

Mrs. Sarah Koi, to Justin William Koi (Marahaba Store), Vitengeni.

Alex K. Mwaro, to Mrs. Esther Odero (Maendeleo Store), P.O. Kilifi.

Malt and Non-spirituous Liquor On-licence

Morar Jiwan Chohan, to Messrs. Kenenzio Peter and Mrs. Florence Okea (partners), at Barani, Malindi.

General Retail and Hotel Liquor Licences

C. B. Norberg, to L. V. Meny Hart, Eden-Roc Hotel, P.O. Box 350, Malindi.

J. L. Pritchard, to Ocean Sports Ltd., Plot No. 1, Watamu, P.O. Box 340, Malindi.

Delete

RENEWALS

Canteen Liquor Licences

Sir Wilfred Bowen Havelock, Sea, Sun and Game Safaris Ltd., P.O. Box 52, Malindi.

Insert

RENEWALS

Malt and Non-spirituous Liquor On-licence

Sea, Sun and Game Safaris Ltd., P.O. Box 52, Malindi.

C. P. OKECH,

President,
North Coast Liquor Licensing Court.

GAZETTE NOTICE No. 4145

THE LIQUOR LICENSING ACT

(Cap. 121)

KAIJADO LIQUOR LICENSING COURT

THE following additional applications will be considered at the next statutory meeting of the Kajiado Liquor Licensing Court to be held in the Office of the District Commissioner, Kajiado, on 14th November 1966, at 10 a.m.:—

RENEWALS

Members' Club Liquor Licences

Magadi Flamingo Club, P.O. Magadi.

Magadi Sports Club, P.O. Magadi.

Magadi Simba Club, P.O. Magadi.

The Chairman, Railway Club, P.O. Kajiado.

E. P. ORANGA,
President,
Liquor Licensing Court, Kajiado.

GAZETTE NOTICE No. 4146

THE LIQUOR LICENSING ACT

(Cap. 121)

KIAMBУ LIQUOR LICENSING COURT

THE following additional late applications will be considered at the statutory meeting of the Kiambу Liquor Licensing Court to be held in the District Commissioner's Office, Kiambу, on 7th November 1966, at 10 a.m.:—

RENEWALS

Private Members' Club Liquor Licence

Members' Club, Kiambу, Plot No. L.R. 9037, Kiambу, P.O. Box 139, Kiambу.

Malt and Non-spirituous Liquor On-licences

Jacob Thumi, Plot No. 47, Kiganjo, P.O. Box 64, Ruiru.

Kenneth Kamau Thugge, Plot No. 13, Muguga Market, P.O. Box 96, Kikuyu.

Malt and Non-spirituous Liquor Off-licences

K. Titi and Njuguna Titi, Plot No. 1, Gathaiti Market, P.O. Box 466, Thika.

Devji Meghji and Bros., Plot No. L.R. 7019, Kamiti Corner, P.O. Box 21, Kiambу.

S. M'MUGAMBI,

President,
Kiambу Liquor Licensing Court.

Kiambу,

2nd November 1966.

GAZETTE NOTICE No. 4147

THE LIQUOR LICENSING ACT
(Cap. 121)

NAIROBI LIQUOR LICENSING COURT

DULY authorized by the District Commissioner, Nairobi Area, a special meeting of the Nairobi Liquor Licensing Court will be held on Monday, 5th December 1966, at 2 p.m., at the District Commissioner's Office, Kenyatta Avenue, Nairobi Area, Nairobi, to consider the following applications:—

NEW APPLICATION

General Retail Liquor Licence

Ruhia Bar and Lodging (M. W. Kaigwa), P.O. Box 6052, Nairobi: Plot No. 209/6587, Hono Crescent, Ofafa Jericho, Nairobi.

LATE RENEWALS

Members' Club Liquor Licences

Goan Institute (Hon. General Secretary), P.O. Box 197, Nairobi: Plot No. 209/4300/159 and 158, Juja Road, Nairobi. Aero Club of East Africa (Secretary), P.O. Box 813, Nairobi: Plot No. 4959, Wilson Aerodrome, Langata Road, Nairobi. Mountain Club of Kenya (Hon. Secretary), P.O. Box 5741, Nairobi: Plot No. 4959/12, Wilson Airport, Nairobi. Royal Nairobi Golf Club (Manager), P.O. Box 221, Nairobi: Plot No. 209/4202, Ngong Road, Nairobi.

Wine Merchants' and Grocers' Liquor Licences

Kenya Provision Store (R. K. Patel), P.O. Box 11070, Nairobi: Plot No. 1771, Ngara Road, Nairobi. Stop and Shop Self Service Store (Sadruddin A. Nathoo), P.O. Box 2078, Nairobi: Plot No. 209/638, Koinange Street, Nairobi. Aladin Lalji and Co. (Sultanali Lalji), P.O. Box 2976, Nairobi: Plot No. 209/4311, Haile Selassie Avenue, Nairobi. Kabete Provision Store (Kantilal C. Patel), P.O. Kabete, Plot No. 1127, Slaters Road, Nairobi.

Malt and Non-spirituous Liquor Off-licence

Umoja Grocers (Alfred C. Juma), P.O. Box 18024, Nairobi: Plot No. 366/4/25, Gadhi Avenue, Nairobi West Shopping Centre, Nairobi.

W. K. MARTIN,

Nairobi,
2nd November 1966.

President,
Nairobi Liquor Licensing Court.

GAZETTE NOTICE No. 4148

THE MINISTRY OF WORKS
CENTRAL TENDER BOARD
TENDER NOTICE No. 80/66

TENDERS are invited for the supply of:—

1. Chairs, fold flat G.S. (wooden or metal). Quantity: 300.
2. Chairs, tubular steel stacking with hard laminated plastic seat and back. Quantity: 620.
3. Chairs, arm, steel frame, upholstered or hard laminated plastic seat and back. Quantity: 10.
4. Tables, dining, 2 ft. 9 in. x 2 ft. 9 in., steel framed with laminated plastic top with moulded edges. Quantity: 200.

Duty-paid prices for delivery of the articles to the Army Ordnance Depot, Kahawa, should be stated.

Samples to which all supplies must conform may be seen on application to the Provision Officer, Army Ordnance Depot at Kahawa.

The successful tenderer will be required to deposit the sum of Sh. 5,000 with the Army Pay and Records Office as security for the due fulfilment of the contract.

Acceptance of any tender shall be subject to the General Conditions of Contract incorporated in the Army Form 7761, a copy of which may be obtained by tenderers from the Army Ordnance Depot, Kahawa.

Delivery dates must be given showing the quantity available ex stock and/or the time required to supply the full quantity.

Tenders must be enclosed in a plain sealed envelope marked "Tender for Chairs and Tables (80/66)" and addressed to reach the Stores Superintendent, Supplies Branch, Ministry of Works, P.O. Box 30346, Nairobi, or be placed in the Tender Box at the Supplies Branch, 1st Floor, Kenya House, Kionange Street, Nairobi, not later than 4 p.m. on 18th November 1966.

Tenders not so addressed and endorsed are liable to be rejected and any tender received after the stated time and date will not be considered.

The Government does not bind itself to accept the lowest or any tender and reserves the right to accept any tender in part unless a tenderer expressly stipulates to the contrary.

GAZETTE NOTICE No. 4149

THE MINISTRY OF WORKS

CENTRAL TENDER BOARD

TENDER NOTICE No. 81/66

TENDERS are invited for the supply of:—

- Soap, washing, hard, blue mottled or any colour other than yellow.—196,000 x 2-lb. bars.
Soap, hard, carbolic.—468,000 x 12-oz. twin bars.
Soap, hard, pale-yellow.—182,000 x 2-lb. bars.
Soap, soft, alkaline.—700 x 40-lb. drums.
Soap, toilet, carbolic.—36,000 x 4-oz. tablets.
Soap, toilet, standard.—50,400 x 3½-oz. tablets.

Tender documents giving full details may be obtained, against written application, from the Stores Superintendent, Supplies Branch, Ministry of Works, 1st Floor, Kenya House, Kionange Street, P.O. Box 30346, Nairobi.

Final time and date for submission of tenders.—4 p.m., 2nd December 1966.

GAZETTE NOTICE No. 4150

THE TRADE UNIONS ACT

(Cap. 233)

PURSUANT to section 63 of the above-mentioned Act, notice is hereby given that the—

MACHAKOS BRANCH OF THE TRANSPORT AND
ALLIED WORKERS' UNION

has been registered.

Dated this 2nd day of November 1966.

S. O. TALA,
Assistant Registrar of Trade Unions.

GAZETTE NOTICE No. 4151

THE TRADE UNIONS ACT

(Cap. 233)

PURSUANT to section 63 of the above-mentioned Act, notice is hereby given that the—

MOMBASA BRANCH OF THE EAST AFRICAN RAILWAYS AND
HARBOURS ASIAN UNION

has been dissolved.

Dated this 1st day of November 1966.

S. O. TALA,
Assistant Registrar of Trade Unions.

GAZETTE NOTICE No. 4152

LOCAL GOVERNMENT BY-ELECTIONS

THE MALINDI AREA COUNCIL

IT IS notified for general information that the following seats have fallen vacant as a result of the expiry of the period of the members who held the said seats:—

Electoral Area	No. of Seats
Ganda	One
Garashi	One

Nomination papers may be delivered by the candidates to the District Officer, Malindi, between the hours of eight o'clock in the morning and noon on 7th November 1966.

Nomination forms may be obtained at the District Officer's Office, Malindi, or the District Commissioner's Office, Kilifi, on any week-day except Sunday and public holiday, between the hours of nine o'clock in the morning and noon. The Deputy Returning Officer will prepare a nomination paper for signature at the request of a voter.

If the election is to be contested, the poll will take place on 28th November 1966.

Dated this 26th day of October 1966.

C. P. OKECH,
Returning Officer,
Kilifi.

NOTES

1. The attention of candidates and persons nominating is drawn to the rules for filling papers and other provisions relating to nomination contained in the Local Government Elections Rules 1966.

2. Every person guilty of a corrupt or illegal practice will, on conviction, be liable to the penalties imposed by the Elections Offences Act.

GAZETTE NOTICE No. 4153

THE KIRINYAGA COUNTY COUNCIL

NOTICE UNDER RULE 21 (1) OF THE LOCAL GOVERNMENT ELECTIONS RULES 1966

NOTICE OF PERSONS NOMINATED AND NOTICE OF POLL

The following persons have been duly nominated for election as Councillors of the Kirinyaga County Council for the Thiba Location Electoral Area.

Name	Proposer	Seconder	Symbol	No. of Councillors to be elected
Kiragu Kabuito Stephen .. Eustace Njuguna Gatindi ..	Benson Kiragu .. Benson Waweru ..	Munene Njeru .. Onesmus Njoroge ..	Cockerel .. Clock ..	{ 1

An election will accordingly be held.

The voters belonging to the Registration Unit specified in the first column hereunder may vote at the polling Stations specified in the second column on the day and hours specified in the third column hereunder:—

Registration Unit	Polling Station	Days and hours of Polling
990	Kirogo School; Thiba School ..	Saturday 5th November 1966, from 8 a.m. to 6 p.m.

Every voter will be entitled to return only one Councillor.

Kerugoya,
27th October 1966.

H. M. LEMPAKA,
Returning Officer.

GAZETTE NOTICE No. 4154

THE MUNICIPAL COUNCIL OF KISUMU

CERTIFICATE OF RESULT OF ELECTIONS

I, James Miruka Owuor, the Returning Officer for the Municipal Council of Kisumu, do hereby certify that the following person has been duly elected as Councillor for the Municipal Council of Kisumu for the South Electoral Area:—

Name.—Rajendra Pal Chadha.

Place of residence.—Mohamed Kassim Road, Kisumu.

Occupation or description.—Supervisory Bank Clerk.

in pursuance of the Local Government Elections Rules 1966.

Dated the 31st day of October 1966.

J. M. OWUOR,
Returning Officer,
Town Hall, Kisumu.

GAZETTE NOTICE No. 4155

THE MASAKU COUNTY COUNCIL

SUPPLEMENTARY VALUATION ROLL 1966

NOTICE is hereby given that the Supplementary Valuation Roll for the year 1966 in respect of Athi River, Konza, Kiu, Ulu and Sultan Hamud townships and trading centres has been laid before a meeting of the Masaku County Council and is now available at the offices of the Council for public inspection during normal office hours.

Under section 11 of the Valuation for Rating Act, any person who is aggrieved—

- (a) by the inclusion of any rateable property in, or by the omission of any rateable property from, any draft valuation roll or draft supplementary valuation roll; or
- (b) by any value ascribed in any draft valuation roll or draft supplementary valuation roll to any rateable property, or by any other statement made or omitted to be made in the same with respect to any rateable property,

may lodge an objection with the Clerk to the Council at any time before the expiration of 28 days from the date of publication of this notice. Such objections should be made in writing.

No person shall be entitled to urge an objection before a Valuation Court unless he has first lodged notice of objection as aforesaid.

D. M. MUSAU,
Clerk to Council,
Masaku County Council,
P.O. Box 149, Machakos.

Machakos,
31st October 1966.

GAZETTE NOTICE No. 4156

BY-ELECTION—KAKAMEGA COUNTY COUNCIL
NOTICE

Gazette Notice No. 4087 appearing on 1st November 1966, has been cancelled until further notice.

DANIEL G. KIMANI,
Returning Officer,
Kakamega District.

Kakamega,
31st October 1966.

GAZETTE NOTICE No. 4157

THE LOCAL GOVERNMENT ELECTIONS RULES 1966

(L.N. 101 of 1966)

CERTIFICATE OF RESULT OF ELECTION

I, Benjamin Albert Osundwa, the Returning Officer for the Upper Mwimbi Electoral Area, do hereby certify that the following person has been duly elected as councillor with special qualifications for the Meru County Council:—

Name.—Erasto Mwirichia.

Place of residence.—Chogoria.

Occupation or description.—Farmer.

and that the following person has been duly elected as councillor for the Meru County Council:—

Name.—Erasto Mwirichia.

Place of residence.—Chogoria.

Occupation or description.—Farmer.

in pursuance of the Local Government Elections Rules 1966.

Dated the 19th day of September 1966.

B. A. OSUNDWA,
Returning Officer.

GAZETTE NOTICE No. 4158

THE LOCAL GOVERNMENT REGULATIONS 1963

(L.N. 256 of 1963)

THE LOCAL GOVERNMENT ELECTIONS RULES 1966

(L.N. 101 of 1966)

ELECTION is to be held to determine the Councillor to serve in the Area Council of Embu in respect of the following vacant seat in the undermentioned electoral area:—

Electoral Area

Gaturi Location .. One seat

Nomination papers may be delivered by the candidates to the Returning Officer at District Commissioner's Office, Embu, between the hours of eight o'clock in the morning and noon on Saturday, the 19th day of November 1966.

Forms of nomination may be obtained at the District Commissioner's Office, Embu, on any week-day between the hours of nine o'clock in the morning and noon. The Returning Officer will prepare a nomination paper for signature at the request of a voter.

If the election is contested, the poll will take place on Saturday, the 3rd day of December 1966.

Dated this 26th day of October 1966.

J. M. MBITHI,
Returning Officer,
Embu.

NOTE

The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions contained in the Local Government Elections Rules 1966.

GAZETTE NOTICE No. 4159

THE COUNTY COUNCIL OF THE CENTRAL RIFT

TENDERS FOR SUPPLIES: 1967

TENDERS are invited for materials and sundries, including the following:—

- (a) Paints.
- (b) Cement.
- (c) Timber (including door-frames and flush doors).
- (d) Sundry hardware, pipes, fittings, labourers' tools.
- (e) Retread tyres.
- (f) Protective clothing.
- (g) Stationery and office requisites.
- (h) Groceries, provisions, milk, bread, meat, vegetables, to be supplied to the Molo School Boarding Hostel and the Njoro Homecraft Training Centre.

Forms of tender and full particulars may be obtained from the undersigned.

The closing date for receipt of tenders is noon on Saturday 26th November 1966.

The Council does not bind itself to accept the lowest or any tender.

L. E. TARPLEE,
Clerk to the Council,
County Hall,
P.O. Box 138, Nakuru.

Nakuru,
31st October 1966.

GAZETTE NOTICE No. 4160

MERU DISTRICT

TENDERS FOR FOODSTUFFS, FUEL, UNIFORMS, ETC.

TENDERS are invited for the supply of the above in Meru District for the calendar year 1967.

Tender form giving full details are available from the Office of the District Commissioner, Meru. Tenders must be submitted to the District Commissioner, Private Bag, Meru, before noon on 18th November 1966.

Meru,
25th October 1966.

B. A. OSUNDWA,
District Commissioner,
Meru.

GAZETTE NOTICE No. 4161

NOTICE OF CHANGE OF NAME

I, Reuben Mwendia of Nairobi in Kenya, at times called and known also by the names of Robinson Mwendia or Robinson Mwendia s/o James Njoroge, hereby give notice that on the 29th day of October 1966, I formally and absolutely renounced and abandoned the use of the said names of Robinson Mwendia or Robinson Mwendia s/o James Njoroge and assumed henceforth on all occasions whatsoever to use and subscribe the name of Reuben Mwendia only.

I give further notice that my change of name is evidenced by a deed poll dated 29th October 1966, duly executed and attested by me and which is being registered in the Registry of Documents at Nairobi aforesaid, and I hereby authorize, require and request all persons to designate, describe and address me at all times and for all purposes by the said name of Reuben Mwendia.

Dated at Nairobi this 29th day of October 1966.

REUBEN MWENDIA.

GAZETTE NOTICE No. 4162

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership subsisting between Harakchand Rajpal Shah, Bharmal Rajpal Shah, Fulchand Bhoja Shah and Motilal Hansraj Shah, carrying on business at Mombasa under the firm name of Coast Clothing Company, has been dissolved by mutual consent with effect from the 31st day of August 1966, by the retirement therefrom of Harakchand Rajpal Shah, Bharmal Rajpal Shah and Motilal Hansraj Shah.

As from the 1st day of September 1966, the said business is being carried on by Fulchand Bhoja Shah, Prabhulal Dharamshi Shah and Lalji Bhoja Shah, under the same firm name and at the same place.

All debts due to or owing by the said business up to and including the 31st day of August 1966, shall be received and paid by the original partners.

Dated at Mombasa this 26th day of September 1966.

SHARMA & SHAH,
*Advocates for the Retiring and
Continuing Partners.*

GAZETTE NOTICE No. 4163

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that the business of advocates known as Cockay and Cockar carried on by Saeed R. Cockar at Regal Mansion, Northey Street, Nairobi, has as from the 19th day of October 1966, been sold and transferred to Satpal Singh Jowhal who will carry on the said business at the same place under the same name.

The Address of the transferor is P.O. Box 737, Nairobi.

The address of the transferee is P.O. Box 2296, Nairobi.

The transferee will not assume nor does he intend to assume any of the liabilities incurred by the transferor in the said business up to and including 19th October 1966, and all the debts owing by the transferor up to and including the 19th day of October 1966, shall be paid by the transferor.

Dated at Nairobi this 19th day of October 1966.

SAEED R. COCKAR,
Transferor.

S. S. JOWHAL,
Transferee.

GAZETTE NOTICE No. 4164

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that the business of retail trade heretofore carried on by Satya Pal Mohindra, Ved Parkash Marwaha and Mohanlal Jally under the firm name or style of Timboroa Stores at Plot No. 5, Timboroa in the Republic of Kenya, has, as from the 10th day of October 1966, been sold and transferred to Kagema Co-operative Society Limited who will carry on the said business at the same place under the name or style of Timboroa Stores.

The address of the transferors is P.O. Timboroa.

The address of the transferee is P.O. Timboroa.

The transferee is not assuming nor does it intend to assume any liabilities incurred by the transferors in the said business up to and including the 10th day of October 1966, and the same shall be paid and discharged by the transferors. All debts due to the transferors up to and including the 10th day of October 1966, shall be paid to the transferors.

Dated at Eldoret this 10th day of October 1966.

K. BALDEV,
*Advocate for the Transferors
and Transferee.*

GAZETTE NOTICE No. 4165

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that the business carried on by Punjabhai Maganbhai Panchal of P.O. Box 11371, Nairobi, Kenya, under the firm name and style of Universal Jewellers at Plot No. 209/1771, Ngara Road, Nairobi, was on the 23rd day of October 1966, sold and transferred to Vadilal Chhababhai Soni and Babulal Karsan Pattni of P.O. Box 11371, both of Nairobi, who will carry on the said business under the same business name and style at the same place.

The address of the transferor is P.O. Box 11371, Nairobi.

The address of the transferees is P.O. Box 11371, Nairobi.

The transferees have not assumed and do not intend to assume any of the liabilities incurred in the said business by the transferor up to and including the 22nd day of October 1966, and the same will be paid and discharged by the transferor. All debts due and owing to the transferor in respect of the said business up to and including the 22nd day of October 1966, will be received by the transferor.

Dated at Nairobi this 24th day of October 1966.

PUNJABHAI MAGANBHAI PANCHAL,
Transferor.

VADILAL CHHABABHAI SONI,
BABULAL KARSAN PATTNI,
Transferees.

GAZETTE NOTICE No. 4166

IN THE HIGH COURT OF KENYA AT NAIROBI
PROBATE AND ADMINISTRATION

TAKE NOTICE that applications having been made in this Court in:—

(1) CAUSE NO. 248 OF 1966

By Edwin Alfred Bristow of P.O. Box 111, Nairobi in Kenya, one of the attorneys of Anne M. Johnson also known as Anne M. Hearn, of 7200 Ridge Boulevard, Brooklyn, New York in the United States of America, the executrix of the will of the deceased, through Messrs. Kaplan and Stratton, advocates of Nairobi, for a grant of letters of administration with will annexed of the estate of Walter Kavanagh of New York aforesaid, who died at New York on the 3rd day of December 1965.

(2) CAUSE NO. 259 OF 1966

By Mrs. Muriel Mary Pharaoh of P.O. Box 8479, Nairobi in Kenya, the daughter of the deceased, through Messrs. Kaplan and Stratton, advocates of Nairobi, for grant of letters of administration intestate of the estate of Mary Ann Hawley of Nairobi aforesaid, who died at Nairobi on the 24th day of June 1966.

(3) CAUSE NO. 271 OF 1966

By Vinod Nagarbhai Patel of P.O. Box 454, Nairobi in Kenya, the executor named in the will of the deceased, through Messrs. Patel and Patel, advocates of Nairobi, for a grant of probate of the will of Nagarbhai Ramchand Patel of Nairobi aforesaid, who died at Bombay in India, on the 14th day of November 1965.

(4) CAUSE NO. 272 OF 1966

By Thomas Arthur Norman of P.O. Box 30193, Nairobi in Kenya, one of the executors named in the will of the deceased, through Messrs. Kaplan and Stratton, advocates of Nairobi, for a grant of probate of the will and one codicil of Winifred Dinah Gill (described in the will as Winifred Dianah Gill), of Nairobi aforesaid, who died at Nairobi on the 13th day of June 1966.

(5) CAUSE NO. 273 OF 1966

By Chandulal Odhavji Dholakia of P.O. Box 30011, Nairobi in Kenya, the father of the deceased, through Messrs. Shapley Barret Marsh and Co., advocates of Nairobi, for a grant of letters of administration intestate of the estate of Gunvant Chandulal Dholakia of Nairobi aforesaid, who died at Nairobi on the 30th day of July 1966.

(6) CAUSE NO. 274 OF 1966

By Mignonne Isobel Elizabeth Corroyer of P.O. Box 7489, Nairobi in Kenya, the executrix named in the will of the deceased, through Messrs. Shapley Barret Marsh and Co., advocates of Nairobi, for a grant of probate of the will of Charlie (otherwise Charles) Pearson of Kitale in Kenya, who died at Nairobi on the 14th day of May 1966.

(7) CAUSE NO. 275 OF 1966

By Jorgen Waldemar Thrane of P.O. Box 6029, Rongai in Kenya, the duly constituted lawfully appointed attorney of Elizabeth Thrane of Fredensborg in Denmark, the widow of the deceased, through B. J. Hawkes, Esq., advocate of Nairobi, for a grant of letters of administration intestate of the estate of Olaf Thrane of Fredensborg aforesaid, and formerly of Rongai in Kenya, who died at Fredensborg on the 14th day of December 1964.

(8) CAUSE NO. 276 OF 1966

By Krishan Chander Gautama of P.O. Box 12881, Nairobi in Kenya, on behalf of Godavariben Fakirbhai Patel of Mbale in Uganda, through Messrs. Gautama and Gautama, advocates of Nairobi, for sealing in Kenya, grant of letters of administration granted by the District Registry of the High Court of Uganda at Mbale, of the estate of Fakirbhai Muljibhai Patel, who died at Mbale aforesaid on the 21st day of May 1965.

(9) CAUSE NO. 91 OF 1962

By Batuk Kamarshi Devji of P.O. Box 22, Karatina in Kenya, the son of the deceased, through H. M. Parekh, Esq., advocate of Nairobi, for a grant of letters of administration *de bonis non* of the estate of Kamarshi Devji, who died at Karatina aforesaid on the 18th day of October 1960.

The Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 22nd day of November 1966.

Nairobi,
3rd November 1966.

M. F. PATEL,
Deputy Registrar,
High Court of Kenya, Nairobi.

NOTE

The wills and codicil mentioned above have been deposited in and are open to inspection at the Court.

GAZETTE NOTICE No. 4167

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

CAUSE NO. 20 OF 1966

In the matter of: *Rattanshi Kheraj Bhayani, deceased*

TAKE NOTICE that the application having been made in this Court by (1) Narandas Rattanshi Bhayani, (2) Prabhudas Rattanshi Bhayani, both sons of the deceased, of Kisumu, and (3) Govindji Gopalji Bhanji of Kitale, for a grant of probate of the estate of Rattanshi Kheraj Bhayani of Kisumu, Kenya, who died at Kisumu on the 23rd day of February 1966.

This Court will proceed to issue the grant of probate unless cause be shown to the contrary and appearance entered in this Court in this respect on or before the 10th day of December 1966.

J. O. ABRAHAM,
District Registrar,
High Court of Kenya, Kisumu.

N.B.—The will of the deceased has been deposited to the Court and is open for inspection to the public.

GAZETTE NOTICE No. 4168

PROBATE AND ADMINISTRATION

TAKE NOTICE that after 14 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
86/66	Reuben Thirimbu Barimba	Meru	28-10-64	Intestate
87/66	Petro Omija Owidhi	Ukwala	7-12-64	Intestate

Nairobi,
3rd November 1966.

T. B. H. PHILLIPS,
Assistant Public Trustee.

GAZETTE NOTICE No. 4169

ESTATE OF THE LATE FAZALDIN s/o AZIMBUKSH

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having any claim or interest in the estate of the late Fazaldin s/o Azimbuksh of Nairobi, Kenya, who died on the 10th day of May 1965, at Nairobi, is hereby required to send particulars in writing of his or her claim to Messrs. Akram and Esmail, advocates, P.O. Box 11021, Nairobi, on or before the 30th day of November 1966, after which date the intended administrator will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which he has notice and will not, as respects the property so distributed, be liable to any person of whose claims he will not then have had notice.

Dated at Nairobi this 27th day of October 1966.

AKRAM & ESMAIL,
Advocates for the intended Administrator,
Cambrian Building,
P.O. Box 11021, Nairobi.

GAZETTE NOTICE No. 4170

ESTATE OF THE LATE MADELEINE MARY HURNDALL
To All to Whom It May Concern:

TAKE NOTICE that all persons having any claims against or owing money to the above-named Madeleine Mary Hurndall of 4 Powderham Terrace, Wolborough, Torquay, Devon, England, formerly of P.O. Kiganjo, Kenya, who died at 4 Powderham Terrace, Wolborough, Torquay, Devon aforesaid, on the 16th day of August 1965, are requested to prove such claims or to pay the amount due as the case may be to The Standard Bank Limited, P.O. Box 30299, Nairobi, Kenya, on or before the 8th day of January 1967, after which date the estate of the said deceased will be distributed or administered according to law having regard only to the claims against the estate of which we the said Bank shall then have notice.

Dated at Nairobi this 1st day of November 1966.

THE STANDARD BANK LIMITED,
Trustee Branch,
P.O. Box 30299, Nairobi,
Attorney Administrator.

GAZETTE NOTICE No. 4171

ESTATE OF THE LATE CECIL JAMES CLARENCE POUND

To All to Whom It May Concern:

TAKE NOTICE that all persons having any claims against or owing money to the above-named Cecil James Clarence Pound of 104 York Road, Woking, Surrey, England, who died at Woking, Surrey aforesaid, on the 4th day of June 1965, are requested to prove such claims or to pay the amount due as the case may be to The Standard Bank Limited, P.O. Box 30299, Nairobi, Kenya, on or before the 8th day of January 1967, after which date the estate of the said deceased will be distributed or administered according to law having regard only to the claims against the estate of which we the said Bank shall then have notice.

Dated at Nairobi this 1st day of November 1966.

THE STANDARD BANK LIMITED,
Trustee Branch,
P.O. Box 30299, Nairobi,
Attorney Administrator.

GAZETTE NOTICE No. 4172

FATEHALI RAMJEE KASSAM, 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 Fatehal Ramjee Kassam of Nairobi, Kenya, who died on the 22nd day of August 1962, at Nairobi, Kenya, is hereby required to send particulars in writing of his or her claim or interest to Messrs. Ishani and Ishani, advocates, P.O. Box 5190, Nairobi, before the 10th day of January 1967, after which date the administratrix will distribute the estate among the persons entitled thereto, having regard only to the claims and interests of which she shall have had notice and will not as respects the property so distributed be liable to any person of whose claim she shall not have had notice.

Dated this 2nd day of November 1966.

ANIL ISHANI,
for Ishani & Ishani,
Advocates for the Administratrix,
P.O. Box 5190, Nairobi.

GAZETTE NOTICE No. 4173

THE BANKRUPTCY ACT
(Cap. 53)

FIRST MEETING OF CREDITORS

Debtor's name.—Shanti Anant Kumar Umiashanker Pandit.
Address.—P.O. Box 727, Hyderabad Road, Nairobi.
Description.—Company Director.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 10 of 1966.
Date of first meeting.—23rd November 1966.
Hour.—2.30 p.m.
Place.—Conference Room, Office of the Official Receiver, Harambee Avenue, Nairobi.

Nairobi,
3rd November 1966,

M. L. HANDA,
Deputy Official Receiver.

GAZETTE NOTICE No. 4174

THE BANKRUPTCY ACT
(Cap. 53)NOTICE OF DIVIDEND
(Under Composition)

Debtor's name.—Merali Nathoo.
Address.—P.O. Ikanga, via Kitui.
Description.—Trader.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 37 of 1956.
Amount per £.—Sh. 2/68.
First or final or otherwise.—Second.
When payable.—10th November 1966.
Where payable.—At my office, Harambee Avenue, P.O. Box 30031, Nairobi.

Nairobi,
1st November 1966.

M. L. HANDA,
Deputy Official Receiver.

GAZETTE NOTICE No. 4175

THE BANKRUPTCY ACT
(Cap. 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name.—Livingstone Kibui Methi.
Address.—P.O. Box 420, Thika.
Description.—Lecturer and accountant.
Court.—The High Court of Kenya, P.O. Box 30041, Nairobi.
No. of matter.—B.C. 5 of 1963.
Date of order.—7th October 1966.
Date of issue.—24th October 1966.
Nature of order made.—Discharge suspended for one month.

M. F. PATEL,
Deputy Registrar,
High Court of Kenya, Nairobi.

GAZETTE NOTICE No. 4176

THE BANKRUPTCY ACT
(Cap. 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name.—Velji Ramji Shah.
Address.—P.O. Box 10810, Nairobi.
Description.—Clerk.
Court.—The High Court of Kenya, P.O. Box 30041, Nairobi.
No. of matter.—B.C. 22 of 1964.
Date of order.—7th October 1966.
Date of issue.—24th October 1966.
Nature of order made.—Discharge suspended for seven years.

M. F. PATEL,
Deputy Registrar,
High Court of Kenya, Nairobi.

GAZETTE NOTICE No. 4177

THE BANKRUPTCY ACT
(Cap. 53)

NOTICE OF DIVIDEND

Debtor's name.—Chhaganlal Meghji Shah, trading as Chhaganlal Meghji and Bros.
Address.—P.O. Migori (Suna).
Description.—Trader.
Court.—High Court of Kenya at Kisumu.
No. of matter.—B.C. 8 of 1956.
Amount per £.—Cents 19.
First or final or otherwise.—Second and final.
When payable.—25th October 1966.
Where payable.—Office of the Official Receiver, State Law Office, Harambee Avenue, Nairobi.

I. H. PATEL,
Agent of the Official Receiver,
P.O. Box 993, Kisumu.

GAZETTE NOTICE No. 4178

THE BANKRUPTCY ACT
(Cap. 53)

RECEIVING ORDER AND FIRST MEETING OF CREDITORS

Debtor's name.—Mandan Kara Sisodia.
Address.—Farm No. 3087, Kibigori, P.O. Box 2, Muhoroni.
Description.—Farmer.
Date of filing petition.—13th October 1966.
Court.—High Court of Kenya at Kisumu.
No. of matter.—B.C. 3 of 1966.
Date of order.—18th October 1966.
Whether debtor's or creditors' petition.—Debtor's petition.
Act or Acts of Bankruptcy.—Presentation of bankruptcy petition.
Date of first meeting.—18th November 1966.
Hour.—2.30 p.m.
Place.—Office of the Agent of the Official Receiver, Achieng Oneko Road, Kisumu.
Date or order for summary administration.—25th October 1966.

I. H. PATEL,
Agent of the Official Receiver,
P.O. Box 993, Kisumu.

GAZETTE NOTICE No. 4179

THE BANKRUPTCY ACT

(Cap. 53)

RECEIVING ORDER

Debtor's name.—Hussein Jeraj.*Address.*—Plot No. 167, Section XXVI, Mombasa.*Description.*—Unemployed.*Date of filing petition.*—21st September 1966.*Court.*—The High Court of Kenya at Mombasa.*No. of matter.*—B.C. 5 of 1966.*Date of order.*—17th October 1966.*Whether debtor's or creditors' petition.*—Creditors'.*Act or Acts of Bankruptcy.*—That the debtor has failed to comply with the requirements of the Bankruptcy Notice No. 1 of 1966 duly served upon him on 23rd August 1966.Mombasa,
26th October 1966.A. H. KHAWAJA,
Deputy Official Receiver (Coast).

GAZETTE NOTICE No. 4180

IN THE HIGH COURT OF KENYA AT KISUMU

BANKRUPTCY CAUSE NO. 1 OF 1956

Re: Anandji Devji, debtor

NOTICE OF RELEASE OF TRUSTEE

Debtor's name.—Anandji Devji.*Address.*—P.O. Box 214, Eldoret.*Description.*—Trader.*Court.*—High Court of Kenya, Kisumu.*No. of matter.*—B.C. 1 of 1956.*Trustee's name.*—Official Receiver.*Address.*—Nehru Road, P.O. Box 993, Kisumu.*Date of release.*—24th October 1966.Kisumu,
24th October 1966.J. O. ABRAHAM,
District Registrar, Kisumu.

GAZETTE NOTICE No. 4181

THE COMPANIES ACT

(Cap. 486)

PURSUANT to section 339, subsection (3) of the above Act, it is hereby notified that at the expiration of three months from the date hereof, the names of the undermentioned companies will, unless cause be shown to the contrary, be struck off the Register of Companies and the companies will be dissolved:—

African Skins and Hides Dealers Limited.
 The Punjab National Service Company Limited.
 General Engineering and Foundry Limited.
 E. W. Barker Limited.
 London Taxi Service Limited.
 The Gituamba Traders Company Limited.
 Kilimanjaro Canners Limited.
 Jamesens (Appliances) Limited.
 E.A. Tiles and Builders Limited.
 Ol' Razela Saw Mills Limited.
 Lamu Lines Limited.
 The Mahiga African Produce Traders Limited.
 Lake Fish Distributors Limited.
 Bhailabhai Brothers Limited.
 The Standard Cycle Mart Limited.
 Kenya Steel and Paints (Kenya) Limited.
 The Bombay Africa Trading Corporation Limited.
 East African Electric Company Limited.
 Biants East Africa Limited.
 Dominion Motors Limited.
 The African Metals and Chemicals Company Limited.
 Ken-Transport Company Limited.
 Kenya Traders Limited.
 Kenya Films Limited.
 The Elephant Oil Mills Limited.
 The African Butchery Company Limited.
 Paramount Construction Company Limited.
 Kenimex Limited.
 Bond's Timbers Limited.
 Carvill and Company Limited.
 Athi River Sisal Estate Limited.
 Endelea Estates Limited.
 Muringato Limited.
 African Adhesions Limited.
 Mody's (E.A.) Limited.
 Eldoret Hotels Limited.
 Whitmore Construction Company Limited.
 The Githunguri Itanga's Trading Company Limited.
 Durrani Productions Limited.
 The River Petrol Station Limited.
 Halcoussis Industrial and Agricultural Company Limited.
 Shah Timber Company (Mombasa) Limited.
 The Associated Press (E.A.) Limited.
 Theo (East Africa) Limited.
 Kitale Ironmongers Limited.
 Vancini Decorates Limited.

Ol' Bolossat Limited.

Empire Printing and Stationery House Limited.

Merlai Stores Limited.

Hanco (E.A.) Limited.

Saiga and Company Limited.

Africa Clearing House Limited.

The Coast Construction Company Limited.

Greenstreet Farms Limited.

Ngomeni Salt Works Company Limited.

Greenacres Limited.

The Industrial Enterprises (E.A.) Limited.

Green Lines Limited.

The New Service Stores of Mombasa Limited.

Malvern Limited.

Dated this 3rd day of November 1966.

O. M. SAMEJA,
Assistant Registrar of Companies.

GAZETTE NOTICE No. 4182

THE COMPANIES ACT

(Cap. 486)

PURSUANT to section 339, subsection (5) of the above Act, it is hereby notified that the undermentioned companies have this day been struck off the Register of Companies, and the companies are dissolved:—

The East African Meat Products Company Limited.
 Sachs Limited.

Dated this 27th day of October 1966.

O. M. SAMEJA,
Assistant Registrar of Companies.

GAZETTE NOTICE No. 4183

THE SOCIETIES ACT

(Cap. 108)

PURSUANT to section 9 (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 of Societies hereby calls upon the said societies to furnish him with proof of their existence within three months of the date hereof.

SCHEDULE

International Transport Workers' Federation.

Riuruok Jaramogi Mathare Association.

Haraka (1948) Age Group, Kikuyu Division.

Western Region Peoples Party.

Hanfi Jamia Mosque Committee, Nairobi.

Dated this 3rd day of November 1966.

J. M. KYENDO,
for Registrar of Societies.

GAZETTE NOTICE No. 4184

THE SOCIETIES ACT

(Cap. 108)

PURSUANT to section 9 (2) of the Societies Act (Cap. 108), being satisfied that the societies named in the Schedules hereto have ceased to exist, the Registrar of Societies hereby notifies that the societies listed in the First Schedule shall cease to be registered societies and the societies listed in the Second Schedule shall cease to be societies exempted from registration from the date hereof.

FIRST SCHEDULE

Tanganyika Railway African Association (Kenya), Nairobi Branch.

Kalenjin Welfare and Education Society.

Mutungu Kinyoro and Njagu Parents Association.

SECOND SCHEDULE

Karen Youth Club.

Nation Staff Association.

Contact Club.

Eden Roc Sports Club.

Thomson's Falls Amateur Dramatic Society.

Dated this 3rd day of November 1966.

J. M. KYENDO,
for Registrar of Societies.

GAZETTE NOTICE No. 4185

THE SOCIETIES RULES
(*Cap. 108, Sub. Leg.*)

PURSUANT to rule 17 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

<i>Name of Society</i>	<i>Date Registration Effected</i>
Onya Development Union (E.A.)	28-10-66
Magongo Day and Night Club	1-11-66
Comorian Society, Mombasa Branch	1-11-66
Rupingazi Club	1-11-66

SECOND SCHEDULE

<i>Name of Society</i>	<i>Date of Refusal</i>
Coast United Traders Association	28-10-66

Dated this 3rd day of November 1966.

J. M. KYENDO,
for Registrar of Societies.

GAZETTE NOTICE No. 4186

(CS/678/24)

THE CO-OPERATIVE SOCIETIES ACT
(*Cap. 490, sections 46 and 49*)

LIQUIDATION ORDER

WHEREAS I, Joseph Gerard Ayugi, have, under section 42 of the said Act, ordered an inquiry into the constitution, working and financial condition of the Mahila Farmers' Co-operative Society Limited:

And whereas under section 46 (1) I am of the opinion that the said Society ought to be dissolved:

I hereby cancel the registration of the said Society, and order that it be liquidated under section 49.

Any member of the said Society may, within two months, after the date of this Order, appeal against such order under section 46 (3). If no appeal is presented within two months, the Order shall take effect from the expiry of that period under section 46 (4).

I hereby appoint George Ezekiel Daniel Ogwa as liquidator under section 49.

Given under my hand at Nairobi this 6th day of October 1966.

J. G. AYUGI,
for Acting Commissioner
for Co-operative Development.

GAZETTE NOTICE No. 4187

(CS/678/25)

THE CO-OPERATIVE SOCIETIES ACT
(*Cap. 490, section 46 (6)*)

WHEREAS I, Joseph Gerard Ayugi, have, under section 46 of the said Act, cancelled the registration of the Mahila Farmers' Co-operative Society Limited, I now authorize George Ezekiel Daniel Ogwa being the liquidator of the Society appointed under section 49 of the said Act, or his representative duly authorized in writing, to take into his custody such books, documents and assets of the said Society as he may think fit, until the Order cancelling the registration of the Society takes effect.

Given under my hand at Nairobi this 6th day of October 1966.

J. G. AYUGI,
for Acting Commissioner
for Co-operative Development.

GAZETTE NOTICE No. 4188

(CS/646/39)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, sections 46 and 49)

LIQUIDATION ORDER

WHEREAS I, Joseph Gerard Ayugi, have, under section 42 of the said Act, ordered an inquiry into the constitution, working and financial condition of the Kakunga Farmers' Co-operative Society Limited:

And whereas under section 46 (1) I am of the opinion that the said Society ought to be dissolved:

I hereby cancel the registration of the said Society, and order that it be liquidated under section 49.

Any member of the said Society may, within two months, after the date of this Order, appeal against such order under section 46 (3). If no appeal is presented within two months, the Order shall take effect from the expiry of that period under section 46 (4).

I hereby appoint George Ezekiel Daniel Ogwa as liquidator under section 49.

Given under my hand at Nairobi this 6th day of October 1966.

J. G. AYUGI,
for Acting Commissioner
for Co-operative Development.

GAZETTE NOTICE No. 4189

(CS/646/38)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, section 46 (6))

WHEREAS I, Joseph Gerard Ayugi, have, under section 46 of the said Act, cancelled the registration of the Kakunga Farmers' Co-operative Society Limited, I now authorize George Ezekiel Daniel Ogwa being the liquidator of the Society appointed under section 49 of the said Act, or his representative duly authorized in writing, to take into his custody such books, documents and assets of the said Society as he may think fit, until the Order cancelling the registration of the Society takes effect.

Given under my hand at Nairobi this 6th day of October 1966.

J. G. AYUGI,
for Acting Commissioner
for Co-operative Development.

GAZETTE NOTICE No. 4190

(CS/745/104)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, sections 46 and 49)

LIQUIDATION ORDER

WHEREAS I, Joseph Gerard Ayugi, have, under section 42 of the said Act, ordered an inquiry into the constitution, working and financial condition of the Kabras Farmers' Co-operative Union Limited:

And whereas under section 46 (1) I am of the opinion that the said Society ought to be dissolved:

I hereby cancel the registration of the said Society, and order that it be liquidated under section 49.

Any member of the said Society may, within two months, after the date of this Order, appeal against such order under section 46 (3). If no appeal is presented within two months, the Order shall take effect from the expiry of that period under section 46 (4).

I hereby appoint George Ezekiel Daniel Ogwa as liquidator under section 49.

Given under my hand at Nairobi this 6th day of October 1966.

J. G. AYUGI,
for Acting Commissioner
for Co-operative Development.

GAZETTE NOTICE No. 4191

(CS/745/105)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, section 46 (6))

WHEREAS I, Joseph Gerard Ayugi, have, under section 46 of the said Act, cancelled the registration of the Kabras Farmers' Co-operative Union Limited, I now authorize George Ezekiel Daniel Ogwa being the liquidator of the Society appointed under section 49 of the said Act, or his representative duly authorized in writing, to take into his custody such books, documents and assets of the said Society as he may think fit, until the Order cancelling the registration of the Society takes effect.

Given under my hand at Nairobi this 6th day of October 1966.

J. G. AYUGI,

*for Acting Commissioner
for Co-operative Development.*

GAZETTE NOTICE No. 4192

(CS/637/18)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, sections 46 and 49)

LIQUIDATION ORDER

WHEREAS I, Joseph Gerard Ayugi, have, under section 42 of the said Act, ordered an inquiry into the constitution, working and financial condition of the Maragi Pig Breeders Co-operative Society Limited:

And whereas under section 46 (1) I am of the opinion that the said Society ought to be dissolved:

I hereby cancel the registration of the said Society, and order that it be liquidated under section 49.

Any member of the said Society may, within two months, after the date of this Order, appeal against such order under section 46 (3). If no appeal is presented within two months, the Order shall take effect from the expiry of that period under section 46 (4).

I hereby appoint Wanieki Ndiga Harangui as liquidator under section 49.

Given under my hand at Nairobi this 6th day of October 1966.

J. G. AYUGI,
*for Acting Commissioner
for Co-operative Development.*

GAZETTE NOTICE No. 4193

(CS/637/19)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, section 46 (6))

WHEREAS I, Joseph Gerard Ayugi, have, under section 46 of the said Act, cancelled the registration of the Maragi Pig Breeders' Co-operative Society Limited, I now authorize Wanieki Ndiga Harangui being the liquidator of the Society appointed under section 49 of the said Act, or his representative duly authorized in writing, to take into his custody such books, documents and assets of the said Society as he may think fit, until the Order cancelling the registration of the Society takes effect.

Given under my hand at Nairobi this 6th day of October 1966.

J. G. AYUGI,
*for Acting Commissioner
for Co-operative Development.*

GAZETTE NOTICE No. 4194

(CS/1428/7)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, sections 46 and 49)

LIQUIDATION ORDER

WHEREAS, under section 46 (2) of the said Act, application has been made to me, Joseph Gerard Ayugi, by three-fourths of the members of the New River Co-operative Society Limited, applying for cancellation of the registration of the said Society:

I hereby cancel the registration of the said Society, and order that it be liquidated under section 49.

Any member of the said Society may, within two months after the date of this Order, appeal against such order under section 46 (3). If no appeal is presented within two months, the Order shall take effect from the expiry of that period under section 46 (4).

I hereby appoint Henry Agimba as liquidator under section 49.

Given under my hand at Nairobi this 6th day of October 1966.

J. G. AYUGI,
*for Acting Commissioner
for Co-operative Development.*

GAZETTE NOTICE No. 4195

(CS/1428/8)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, section 46 (6))

WHEREAS I, Joseph Gerard Ayugi, have, under section 46 of the said Act, cancelled the registration of the New River Co-operative Society Limited, I now authorize Henry Agimba being the liquidator of the Society appointed under section 49 of the said Act, or his representative duly authorized in writing, to take into his custody such books, documents and assets of the said Society as he may think fit, until the Order cancelling the registration of the Society takes effect.

Given under my hand at Nairobi this 6th day of October 1966.

J. G. AYUGI,
*for Acting Commissioner
for Co-operative Development.*

GAZETTE NOTICE No. 4196

(CS/1091/19)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, section 42 (1))

INQUIRY

(Variation Order)

WHEREAS by order dated the 9th day of December 1964, Babubhai Chhaganbhai Patel was authorized to hold an inquiry into the constitution, working and financial condition of the Ngwataniro Mwingi Farmers Co-operative Society Limited:

And whereas the said Babubhai Chhaganbhai Patel is unable to hold the said inquiry:

Now, therefore, do I authorize Sylvester Joshua Ouma to hold the said inquiry.

Given under my hand at Nairobi this 28th day of October 1966.

J. G. AYUGI,
*for Acting Commissioner
for Co-operative Development.*

GAZETTE NOTICE No. 4197

THE COURTS ACT

(Cap. 10)

INCREASED CIVIL JURISDICTION

IN EXERCISE of the powers conferred by section 4 of the Courts Act, the Chief Justice hereby grants to—

RABINDER NATH ANAND

a Magistrate empowered to hold a subordinate court* of the first class, full jurisdiction over all persons in all civil matters in which the value of the subject matter in dispute does not exceed Sh. 3,000.

Dated this 29th day of October 1966.

A. J. AINLEY,
Chief Justice.

*G.N. 1405/1966.

GAZETTE NOTICE No. 4198

THE PIONEER GENERAL ASSURANCE SOCIETY
LIMITED

P.O. Box 20333, NAIROBI, KENYA

LOSS OF POLICY

Life Assurance Policy No. 336457 for Sh. 15,000 dated 14th November 1962, in the name and on the life of Benedict Makhuo.

NOTICE is hereby given that evidence of the loss or destruction of the above policy has been submitted to the Society and any person in possession of the policy or claiming to have interest therein, should communicate within 30 days by registered post with the Society, failing any such communication, a certified copy of the policy (which shall be the sole evidence of contract) will be issued.

Nairobi,
3rd November 1966.

NIMJI JAVER KASSAM,
Managing Director.