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SPECIAL NOTICE

AS Wednesday, 1st May 1968, is a Public Holiday the latest time and date for the submission of copy for the Gazette of Friday, 3rd May 1968, will be 9 a.m. on Monday, 29th April 1968.

Nairobi,
26th April 1968.

J. MAC MILLAN,
Government Printer.

GAZETTE NOTICE No. 1286

PUBLIC SERVICE COMMISSION OF KENYA
APPOINTMENTS

PETER NDIRANGO NDERI, to be District Commissioner, Siaya District, Nyanza Province, with effect from 1st March 1968.

JOHN BAPTISTA KIRORE MWAURA, to be District Commissioner, Embu District, Eastern Province, with effect from 25th March 1968.

HEZEKIAH GOGO AWICH, to be District Commissioner, Kisii District, Nyanza Province, with effect from 1st April 1968.

CHARLES STEPHENS MBINDYO, to be District Commissioner, Kisumu District, Nyanza Province, with effect from 4th March 1968.

SHADRACH DICK NGUGI MURIMI, to be District Officer, South Nyanza District, Nyanza Province, with effect from 1st March 1968.

BENJAMIN GEORGE KAULA WANJALA, to be District Officer, Nyeri District, Central Province, with effect from 14th March 1968.

DAVID MUMENGE WATENE, to be District Officer, Nakuru District, Rift Valley Province, with effect from 20th March 1968.

FREDERICK MAINA NDUNGI, to be District Officer, Laikipia District, Rift Valley Province, with effect from 22nd March 1968.

MUIGAI MWAURA, to be District Officer, Kitui District, Eastern Province, with effect from 9th February 1968.

GEORGE KAMAU GITHEE, to be District Officer, Samburu District, Rift Valley Province, with effect from 16th December 1967.

DAVID AMAHWA MULAMA, to be District Commissioner, Laikipia District, Rift Valley Province, with effect from 1st April 1968.

STEPHEN KAHUBA KOINANGE, to be District Commissioner, Uasin Gishu District, Rift Valley Province, with effect from 1st April 1968.

PROMOTION

GEORGE WYCLIFFE ANJIAH, to be Chief Personnel Officer, Ministry of Works, with effect from 14th March 1968.

By Order of the Commission.

G. MUSEMBI,
Secretary.

GAZETTE NOTICE No. 1287

THE TRANSPORT LICENSING ACT
(Cap. 404)

APPOINTMENT AND REVOCATION

IN EXERCISE of the powers conferred by section 19 of the Transport Licensing Act, I hereby appoint—

SAMUEL O. JOSIAH

to be Chairman of the Transport Licensing Appeals Tribunal in the place of Thomas Andrews Dennison*.

Dated this 19th day of April 1968.

JOMO KENYATTA,
President.

*G.N. 3402/1964.

GAZETTE NOTICE No. 1288

THE TRANSPORT LICENSING ACT
(Cap. 404)

APPOINTMENT AND REVOCATION

IN EXERCISE of the powers conferred by section 19 of the Transport Licensing Act, the Minister for Power and Communications hereby appoints—

JOHNSON KERAGORI

to be a member of the Transport Licensing Appeals Tribunal in the place of K. P. Shah* whose appointment is hereby revoked.

Dated this 18th day of April 1968.

J. NYAMWEYA,
Minister for Power and Communications.

*G.N. 3402/1964.

GAZETTE NOTICE No. 1289

(28/5/38)

THE DETENTION CAMPS ACT
(Cap. 91)

APPOINTMENT OF VISITING JUSTICES

IN EXERCISE of the powers conferred by section 15 of the Detention Camps Act, the Vice-President and Minister for Home Affairs hereby appoints—

Ahamed Ali Omar,
Reverend Francis Muturi,
Lance Jones Bengo,

as Visiting Justices to Mombasa Detention Camp in the Mombasa District, Coast Province.

Dated this 17th day of April 1968.

D. T. ARAP MOI,
*Vice-President and
Minister for Home Affairs.*

GAZETTE NOTICE No. 1290

(PS/SA/M/I)

THE PROBATION OF OFFENDERS
(CENTRAL PROBATION COMMITTEE) RULES
(Cap. 64 (Sub. Leg.))

IN EXERCISE of the powers conferred by rule 3 (1) of the Probation of Offenders (Central Probation Committee) Rules, the Vice-President and Minister for Home Affairs hereby—

(a) appoints under rule 3 (1) (c)—

Mrs. Kathleen Mary Barry Riseborough,
to be a member of the Central Probation Committee;
and

(b) cancels the appointment of—

Mrs. Savitri Devi Maini*,
as member of the said Committee.

Dated this 17th day of April 1968.

D. T. ARAP MOI,
*Vice President and
Minister for Home Affairs.*

*G.N. 1542/1965.

GAZETTE NOTICE No. 1291

THE INSURANCE COMPANIES ACT
(Cap. 487)

APPOINTMENT OF MEMBER OF THE INSURANCE ADVISORY BOARD

IN EXERCISE of the powers conferred by section 11 of the Insurance Companies Act, the Minister for Finance hereby appoints—

FREDERICK DUNCAN HODGSON WITT

to be a member of the Insurance Advisory Board in the place of Dudley Edward Hurles.*

Dated this 18th day of April 1968.

J. S. GICHURU,
Minister for Finance.

*G.N. 2340/1966.

GAZETTE NOTICE No. 1292

THE ELECTRIC POWER ACT
(Cap. 314)

RULES UNDER SECTION 145 OF THE ELECTRIC POWER RULES

IN VIEW of the fact that the 14th Edition of the Regulations for the Electrical Equipment of Buildings issued by the Institution of Electrical Engineers of Great Britain, are technically not suitable for, and that it is not practical to apply them to this country, the Republic of Kenya, I hereby give exemption from compliance with 14th Edition of such Regulations.

The 13th Edition as amended shall continue to be used in conjunction with the exemptions under rule 3 and The Electric Power (National Standards) Rules.

Dated this 18th day of April 1968.

J. NYAMWEYA,
Minister for Power and Communications.

GAZETTE NOTICE NO. 1293

(IRRIG/NIB/4)

THE IRRIGATION ACT
(Cap. 347)

IN EXERCISE of the powers conferred by section 3, paragraph 1 of the Schedule to the Irrigation Act, the Minister for Agriculture and Animal Husbandry hereby reappoints under subparagraph (c)—

T. Guyo, representing Coast Province; and
S. Mwaniki, representing Central Province,
to be members of the National Irrigation Board.

Made this 9th day of April 1968.

BRUCE MCKENZIE,
Minister for Agriculture and
Animal Husbandry.

GAZETTE NOTICE NO. 1294

THE LAND ACQUISITION ACT, 1894, OF INDIA

APPOINTMENT OF COLLECTOR

IN EXERCISE of the powers conferred by section 3 of the Land Acquisition Act, 1894, of India, and all other powers thereunto him enabling, the Minister for Lands and Settlement hereby appoints—

BRIAN TREVOR YONGE, F.R.I.C.S., F.R.V.A.

to perform the functions of Collector under the Act, in the place of James Dandie Hunter* in relation to the areas of land set out in the Schedule of Government Notice 985/1953, and in the place of Alfred Douglas Sweet†, A.R.I.C.S., A.R.I., in relation to the areas of land set out in the Schedule of Gazette Notices Nos. 2657/1956 and 3353/1957.

Dated this 23rd day of April 1968.

J. H. ANGAINE,
Minister for Lands and Settlement.

*G.N. 2092/1956. †G.N. 1729/1957 and G.N. 3354/1957.

GAZETTE NOTICE NO. 1295

(28/5/14)

THE PRISONS ACT
(Cap. 90)

APPOINTMENT OF VISITING JUSTICE

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary, Vice-President's Office and Ministry of Home Affairs* hereby appoints—

ISRAEL LEKWA ELISHA DAIDDO

as Visiting Justice to Galole Prison in the Tana River District, Coast Province.

Dated this 5th day of April 1968.

A. J. OMANGA,
Permanent Secretary,
Vice-President's Office and
Ministry of Home Affairs.

*L.N. 692/1963.

GAZETTE NOTICE NO. 1296

(DEF. 116/10/08)

THE KENYA MILITARY FORCES
(MILITARY COUNCIL) ACT
(Cap. 198A)

RESIGNATION OF COMMISSIONS

IT IS hereby notified that the officers named in the first column hereunder relinquished their commissions in the Kenya Military Forces on the respective dates shown against their names in the second column hereunder:—

Lieutenant Colonel Bareh Abdirahman, B.E.M.	31st March 1968.
Captain Gidion Ochanda Ongutu ..	31st March 1968.
Captain Joseph Peter Sewe Lenya ..	31st March 1968.
Lieutenant Humphrey Meshack Wiggwah	26th March 1968.

Dated this 11th day of April 1968.

H. D. DENT,
Secretary to the Military Council.

GAZETTE NOTICE NO. 1297

THE ANIMAL DISEASES ACT 1965

IN EXERCISE of the powers conferred by section 5 of the Animal Diseases Act, I hereby declare—

- (a) the areas specified in Schedule I, Schedule II and Schedule III, to be "infected" areas in respect of the diseases indicated at the head of such Schedules;
- (b) the notices specified in the first column of Schedule IV to be amended in the manner specified in the second column of such Schedules.

Kabete,
15th April 1968.

I. E. MURIITHI,
Director of Veterinary Services.

SCHEDULE I—FOOT-AND-MOUTH DISEASE

L.R. Nos. 9229/R, 6487, 7085 and 5384; Mrs. G. H. A. Hoey, Sageru Farm, P.O. Box 25, Hoey's Bridge; Uasin Gishu District.
L.R. Nos. 2813 and 2814; Mr. D. N. Craig, Lewa Downs Limited, P.O. Timau; Meru District.
Locations 3 and 8; The District Commissioner, P.O. Box 19, Kericho; Kericho District.
L.R. No. 1049; The Manager, Wattle Farm, P.O. Box 9, Kikuyu; Kiambu District.
Nzaui Location; The District Commissioner, P.O. Box 1, Machakos; Machakos District.

SCHEDULE II—EAST COAST FEVER

L.R. No. 4894/49, Garden Estate; Mr. J. Murenga, P.O. Box 30028, Nairobi; Nairobi District.
L.R. No. L193/4-Ngong Road; Park Grange Dairy, P.O. Box 249541, Karen; Nairobi District.

SCHEDULE III—NEWCASTLE DISEASE

Galole Township, Laza Market, and Hola, Mikinduni, Kiamunyaka, Kiarungugu, Kalkacha and Matanya villages; The District Commissioner, Tana River; Tana River District.

SCHEDULE IV

First Column	Second Column
Gazette Notice No. 4289 dated the 11th day of November 1965.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “L.R. Nos. 4783/2-6, 952/1-3, 6, 8391/2-3, 950, 9527, 1073, 5498/3-4; The Officer-in-charge, Kipsonoi Settlement Schemes, West and East; Kericho District.”
Gazette Notice No. 3306 dated the 18th day of August 1966.	By deleting from Schedule II (East Coast Fever) thereto the following:— “L.R. Nos. 10061, 10062, 3666, 7929 and 955; The Settlement Officer-in-charge, East Sotik Settlement Scheme; Kericho District.”
Gazette Notice No. 4620 dated the 1st day of December 1966.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “Location 8; The District Commissioner, P.O. Box 19, Kericho; Kericho District.”
Gazette Notice No. 801 dated the 16th day of February 1967.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “Location 2 and Kericho Township; The District Commissioner, P.O. Box 19, Kericho; Kericho District.”
Gazette Notice No. 112 dated the 31st day of December 1967.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “That part of Kirinyaga District lying to the south of the Embu-Sagana Road and to the west of the Thiba River; The District Commissioner, Kirinyaga; Kirinyaga District.”
Gazette Notice No. 372 dated the 15th day of January 1968.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “L.R. Nos. 383/1, 9713 and 328/2; The Manager, Mt. Margaret Estate, P.O. Kijabe; Naivasha/Nakuru District.”
Gazette Notice No. 784 dated the 28th day of February 1968.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “John Antoni's Farm; The Manager, Marana Coast Estate, P.O. Malindi; Kilifi District.”
Gazette Notice No. 4280 dated the 31st day of March 1968.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “Location 9; The District Commissioner, P.O. Box 19, Kericho; Kericho District.”

GAZETTE NOTICE No. 1298

(VET/BD/REG)

THE VETERINARY SURGEONS ACT
(Cap. 366)

IT IS notified for general information that, after due inquiry held in compliance with section 19 (1) of the Veterinary Surgeons Act, the Veterinary Board has directed that the name of—

PAUL MUTHAMA KILEE, DIP.VET.SC. (E.A.), B.V.SC.
be removed from the Register of Veterinary Surgeons, with effect from 9th April 1968.

Dated this 9th day of April 1968.

I. E. MURIITHI,
Veterinary Registrar.

GAZETTE NOTICE No. 1299

THE REGISTRATION OF TITLES ACT
(Cap. 281)

WHEREAS Nasser Brothers Limited of P.O. Box 667 Mombasa in the Republic of Kenya is the registered proprietor of all that piece of land situate in the East of Mombasa Municipality Mombasa District and known as Plot No. 964 Section I.M.N. by virtue of a Certificate of Title registered as No. C.R. 9634/1 and whereas sufficient evidence has been adduced to show that the said certificate of title has been lost notice is hereby given that after the expiration of 90 (ninety) days from the date of publication of this notice a provisional certificate of title will be issued by me provided that no objection has been received within that period.

Dated at Mombasa this 26th day of April 1968.

M. A. KHAN,
Registrar of Titles.

GAZETTE NOTICE No. 1300

THE REGISTRATION OF TITLES ACT
(Cap. 281, section 65 (1) (h))

WHEREAS Purshottam Maganlal Dave of P.O. Box 230 Mombasa in the Republic of Kenya has executed a transfer of all his right title and interest in all those three pieces of land comprising by measurements 0.0286, 0.0573, 0.0693 and 0.0492 of an acre or thereabouts that is to say portions Nos. 1503, 1521, 1520 and 1536 respectively situate in Malindi Township in the Kilifi District held under Certificates of Ownership Nos. 10184, 10181, 10182 and 10185 dated 5th October 1959 and registered as Nos. C.R. 11861, C.R. 11860, C.R. 11858 and C.R. 11857 and whereas such transfer has been presented for registration and whereas affidavit has been filed in the terms of section 65 (1) (h) of the said Act declaring that the said Certificates of Ownership have been lost notice is hereby given that after 14 days from the date hereof provided that no objection has been received within that period I intend to dispense with the production of the said Certificates of Ownership and to proceed with the registration of the said transfer.

Dated at Mombasa this 26th day of April 1968.

M. A. KHAN,
Registrar of Titles.

GAZETTE NOTICE No. 1301

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

WHEREAS Purshottam Maganlal Dave of P.O. Box 230 Mombasa in the Republic of Kenya is registered as the proprietor of all those four pieces of land known as portions Nos. 1503, 1521, 1520 and 1536 situate in Malindi Township in the Kilifi District by virtue of Certificates of Ownership registered as Nos. C.R. 11861/1, C.R. 11860/1, C.R. 11858/1 and C.R. 11857/1 and whereas sufficient evidence has been adduced to show that the said Certificates of Ownership have been lost notice is hereby given that after the expiration of 90 days from the date hereof I shall issue provisional certificates provided that no objections have been received within that period.

Dated at Mombasa this 26th day of April 1968.

M. A. KHAN,
Registrar of Titles.

GAZETTE NOTICE No. 1302

THE WATER ACT

(Cap. 372)

APPLICATIONS

APPLICATIONS for diversion 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:—

Mururi River, L.R. No. 640; K. Gakuru, Kirinyaga; 1,000 gallons per day domestic and 16,000 gallons per day irrigation.

Njagi River; J. Mwakamba, Taita; 500 gallons per day domestic and 400 gallons per day irrigation.

Kijabe Spring, L.R. No. 86; Eri Co. Ltd., Naivasha; Weir 1.5 feet in height and 4,300 gallons per day domestic. Titii Stream; Tetu Titii Water Association, Nyeri; 200,000 gallons per day domestic.

Gitathuru River, L.R. No. 220/5; Garden and Plant, Nairobi; 27,000 gallons per day irrigation.

Sergoit River, L.R. No. 9192; Sergoit River Farm, Eldoret; Water hole 5 feet in depth, 1,500 gallons per day domestic and 1,000 gallons per day irrigation.

Matara River, Plot No. 430; M. Gichuru, Kiambu; 300 gallons per day domestic and 1,000 gallons per day irrigation.

Sasini River, L.R. No. 10773; Diocese of Nakuru, North Kinangop; Weir 4 feet 9 inches in height, 2,000 gallons per day domestic and 4,000 gallons per day irrigation.

Gatondono Spring; F. B. Kaburuki and D. Mbabu, Meru; 1,200 gallons per day domestic, 2,000 gallons per day irrigation and 50 gallons per day spraying coffee.

Gakongoro Stream, L.R. No. 548; Z. N. Murimuthia, Embu; Weir 3 feet in height, 600 gallons per day domestic, 2,200 gallons per day irrigation, 28,300 gallons per day power and 30 gallons per day coffee spraying.

Tributary of Mukutan, L.R. No. 8046; Colobus Ltd., Laikipia; Dam 12 feet in height and 20,000 gallons per day domestic.

Kamutwa Stream, L.R. No. 943; N. Chabari, Meru; 26,000 gallons per day power.

Wakimoto River; Iveti Coffee Growers Co-op. Socy. Ltd., Machakos; 40,000 gallons per day industrial (80 per cent returnable).

Kiunyuri Spring, L.R. No. 1546; V. D. K. Ireri, Embu; 600 gallons per day domestic and 2,200 gallons per day irrigation.

Theta River, L.R. No. 720; Kiamwani Coffee Growers Co-op. Socy. Ltd., Kiambu; 40,000 gallons per day industrial (80 per cent returnable).

Ruiru River, L.R. No. 553; Gititu Coffee Growers Co-op. Socy. Ltd., Kiambu; 40,000 gallons per day industrial (80 per cent returnable).

Gatamayu River, L.R. Nos. from 339 to 346; Kamathai Coffee Growers Co-op. Socy. Ltd., Kiambu; 40,000 gallons per day industrial (80 per cent returnable).

Chania River, L.R. No. 751; Gatukuyu Coffee Growers Socy. Ltd., Kiambu; 40,000 gallons per day industrial (80 per cent returnable).

Ithanji River, L.R. Nos. 513 and 514; Gititu Coffee Growers Co-op. Socy. Ltd., Kiambu; 40,000 gallons per day industrial (80 per cent returnable).

Mukuyu River, L.R. No. 462; Gititu Coffee Growers Co-op. Socy. Ltd., Kiambu; 40,000 gallons per day industrial (80 per cent returnable).

Ruabura River, L.R. No. 401; Gatundu Coffee Growers Co-op. Socy. Ltd., Kiambu; 40,000 gallons per day industrial (80 per cent returnable).

Kamiti River, L.R. No. 193; M. Waweru, Kiambu; 620 gallons per day domestic, 23,200 gallons per day power and 1,700 gallons per day irrigation.

Bukhakhala River; E. Mungala, Busia; 300 gallons per day domestic and 2,000 gallons per day irrigation.

Spring tributary of Tongadden River, L.R. No. 6135; G. T. A. Luck, Kitale; 1,000 gallons per day domestic.

Objection 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. 1303

THE MINING ACT

(Cap. 306)

EXCLUSIVE PROSPECTING LICENCE

THE relevant application made under section 18 (2) of the Mining Act having been refused the Gazette Notice referred to in the Schedule hereto is hereby cancelled.

SCHEDULE

Gazette Notice No. 862 of 15th March 1968.

Dated this 17th day of April 1968.

F. W. A. TIMMS,
*for Commissioner of Mines
and Geology.*

GAZETTE NOTICE NO. 1304

THE MINING ACT
(Cap. 306)

EXCLUSION OF LAND FROM PROSPECTING AND MINING

IN EXERCISE of the powers conferred by section 7 (1) (j) of the Mining Act, the Commissioner of Mines and Geology hereby declares the land described in the Schedule hereto to be excluded from prospecting and mining with effect from 11th April 1968, provided that such exclusion shall not apply to any part of the said land in respect of which prospecting or mining rights have been granted before 11th April 1968, during such time as the rights continue to subsist, whether by renewal or otherwise.

SCHEDULE

An area of approximately 5 square miles situated in the Elgeyo-Marakwet District of Rift Valley Province, and more particularly described as follows:—

Commencing at Chorogot at the junction of the Tambach-Nyeru road with the road leading to Kapkenda A.D.C. school (map reference HAA 861440);

thence on a true bearing of 42 degrees for a distance of approximately 3½ miles to the junction of the Tambach-Musgut road with the road leading to Emsea A.D.C. school (map reference HAA 903487);

thence in a generally southerly direction following the western boundary of the Emsea-Musgut road for a distance of approximately 3½ miles to a point on the right bank of the Kiblalot stream (map reference HAA 910432);

thence on a true bearing of 280 degrees for a distance of approximately 3½ miles to the point of commencement.

Dated this 11th day of April 1968.

L. D. SANDERS,
Commissioner of Mines and Geology.

GAZETTE NOTICE NO. 1305

THE MINING ACT
(Cap. 306)

EXCLUSIVE PROSPECTING LICENCE

NOTICE is hereby given that an application under section 18 (2) of the Mining Act has been made by Minéral Prospecting (Kenya) Ltd., P.O. Box 30158, Nairobi, for an exclusive prospecting licence to prospect for precious stones (including diamonds) over the area described in the Schedule hereto and the said application has today been accepted for consideration.

By virtue of section 7 (1) (d) of the Mining Act the said area of land is therefore excluded from prospecting and mining except as regards any prospecting and mining rights granted in respect of the said area or any part thereof before the date of this notice which are still subsisting, or any right of renewal thereof.

Any objection to the grant of the exclusive prospecting licence may be made to the Commissioner of Mines and Geology, P.O. Box 30009, Nairobi, within 30 days of the date of publication of this notice.

SCHEDULE

An area of approximately 12 square miles situated in the Embu District of Eastern Province, the boundaries whereof:—

Commence at a point on the left bank of the Wanjoga river approximately 500 yards west of Kerio school where the river is crossed by the Kirigo-Gangara track (map reference 638364);

thence following the left bank of the Wanjoga river downstream in a generally westerly direction for a distance of approximately 4,500 yards to its confluence with an unnamed tributary (map reference 672374);

thence on a true bearing of 179 degrees for a distance of approximately 4,700 yards to a point on the left bank of the Thura river at its confluence with an unnamed tributary (map reference 672331);

thence following the left bank of the Thura river up-stream in a generally south-westerly direction for a distance of approximately 9,000 yards to its confluence with an unnamed tributary (map reference 630296);

thence following the left bank of the unnamed tributary up-stream in a generally north-westerly direction for a distance of approximately 1,300 yards to the Kirigo-Gangara track (map reference 620301);

thence following the Kirigo-Gangara track in a generally northerly direction for a distance of approximately 7,050 yards to the point of commencement.

Dated this 20th day of April 1968.

F. W. A. TIMMS,
for Commissioner of Mines and Geology.

GAZETTE NOTICE NO. 1306

EAST AFRICAN RAILWAYS

NOTICE

Tariff Book No. 5

Correction Slip No. 1 containing amendments to Parts I and II of Tariff Book No. 5 has been published and is in the process of distribution to all registered holders of the Tariff Book. This correction slip contains all amendments to tariff made since publication of Tariff Book No. 5.

Any holder who has not received a copy of this correction slip by 1st April 1968, should apply to the Chief Traffic Manager, P.O. Box 30006, Nairobi. The correction slip can also be seen at any booking office as from 1st April 1968.

Nairobi,
27th March 1968.

J. S. BOUMPHREY,
for General Manager.

GAZETTE NOTICE NO. 1307

CIVIL AIRCRAFT ACCIDENT

INSPECTOR'S INVESTIGATION

NOTICE is hereby given that an Inspector's Investigation is taking place into the cause of the accident which occurred on 10th April 1968, on Kisima Farm, Kenya, to a Cessna 180, 5Y-KSY registered in the name of Aerial Crop Sprayers Ltd., P.O. Box 9446, Nairobi.

Any persons interested who desire to make representations as to the circumstances or cause of this accident should do so in writing to the Chief Inspector of Accidents, P.O. Box 30163, Nairobi, within 14 days of this notice and should quote the reference CAV/ACC/11/68.

Dated this 17th day of April 1968.

D. C. STEWART,
Chief Inspector of Accidents.

GAZETTE NOTICE NO. 1308

EAST AFRICA HIGH COMMISSION (RAILWAYS AND HARBOURS) 5½ PER CENT STOCK 1977/83

NOTICE

FOR the purpose of preparing the payments of interest due on 15th June 1968, the balances of the several accounts in the Local Register of the above stock will be struck at the close of business on 14th May 1968, after which date the stock will be transferable ex dividend.

Stockholders wishing to transfer their holdings to the London Register should note that, if the necessary application forms together with Exchange Control approval where necessary, are not lodged with the Chief Accountant, East African Railways and Harbours, P.O. Box 30066, Nairobi, Kenya, in time to enable the applications to be transmitted to the Crown Agents for Oversea Governments and Administrations in London, so as to reach them on or before 14th May 1968, payment of interest due on 15th June 1968, will be made by the Chief Accountant, East African Railways and Harbours.

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

GAZETTE NOTICE NO. 1309

THE METHODS OF CHARGE (EAPL) BYELAWS 1962

FUEL OIL PRICES

PURSUANT to byelaw No. 6 of the Methods of Charge (EAPL) Byelaws 1962, notice is hereby given of the variations to the price of fuel oil, delivered to this Company on or before the first day of April 1968:—

Delivered to the Fuel Storage Tanks at:—

Nairobi South Power Station	No change
Kisumu Power Station	No change
Eldoret Power Station	No change
Kitale Power Station	Sh. 0.11 increase
Nanyuki Power Station	Sh. 0.04 increase
Kipevu Power Station (furnace oil)	Sh. 2.10 decrease
Meru Power Station	Sh. 0.05 increase
Kericho Power Station	No change
Mombasa Power Station	Sh. 4.65 increase
Kisumu/Homa Bay Power Station	Sh. 6.71 increase

W. D. M. BROWN,
Assistant General Manager
(Administration).

GAZETTE NOTICE NO. 1098

THE GOVERNMENT LANDS ACT
(Cap. 280)

BUSINESS/RESIDENTIAL PLOT L.R. No. 209/4380, NAIROBI

THE Commissioner of Lands gives notice that applications are invited in terms of proposals for development of a plot of land in Ramegh Gautama Road, off Ngara Road, Nairobi, for the purpose of business/residence. A plan of the plot may be seen in the Lands Department, Nairobi, or may be obtained by post on payment of Sh. 3 postage free, from the Public Map Office, P.O. Box 30089, Nairobi.

Conditions of Sale

1. Applications should be submitted to the Commissioner of Lands, P.O. Box 30089, Nairobi, on or before noon on 10th May 1968. 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. The public are invited to tender for the plot in terms of development proposals. Each tender should be accompanied by a statement indicating—
- (a) the amount of capital it is proposed to spend on the project, with a banker's letter in support;
 - (b) the amount of accommodation it is proposed to build, i.e. total floor area;
 - (c) full details of the proposed retail trade(s) to be carried on in the premises.

3. 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 proportion of the annual rental, together with survey, conveyancing, stamp duty and registration fees. In default of payment within the specified 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).

2. 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 1st day of the month following the issue of the letter of allotment.

Special Conditions

1. The grantee shall erect complete for occupation within 24 months of the commencement of the term buildings of approved design on proper foundations constructed of stone, burnt-brick or concrete with roofing of tiles or other permanent materials approved by the Commissioner of Lands and shall maintain the same (including the external paintwork) in good and substantial tenable repair and condition:

Provided that should the grantee give notice in writing to the Commissioner of Lands that he/she is 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.

2. The buildings shall not be erected until plans (including block plans showing the positions of the buildings and a system of drainage for disposing of sewage, surface and sullage water on the land), drawings, elevations and specifications thereof shall have been approved in writing by the local authority and the Commissioner of Lands. Such plans, drawings, elevations and specifications shall be submitted in triplicate to the local authority within six months of the commencement of the term.

3. The land and buildings shall only be used for shops (excluding a petrol station), offices and flats.

4. The buildings shall not cover more than 75 per centum of the area of the land if used for shop and/or office purposes only or such lesser area as may be laid down by the local authority in its by-laws, and not more than 50 per centum of the area of the land if used for the combined purposes of shops, offices and flats or such lesser area as may be laid down by the local authority.

5. 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.

6. 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. 1 has been performed:

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

7. 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.

8. 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.

9. 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.

10. 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.

11. 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 main or service pipes or telephone or telegraph wires and electric mains.

12. The Commissioner of Lands reserves the right to revise the annual ground rent of Sh. 1,500 payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at a rate of 4 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands.

SCHEDULE

Plot.—L.R. No. 209/4380.

Area.—0.0860 of an acre.

Stand premium.—Sh. 7,500.

Annual rent.—Sh. 1,500.

Survey fees (provisional).—Sh. 208.

GAZETTE NOTICE NO. 1232

THE GOVERNMENT LANDS ACT
(Cap. 280)PLOTS FOR BUSINESS-CUM-RESIDENTIAL, HOTEL AND
WORKSHOPS-CUM-RESIDENTIAL

THE Commissioner of Lands gives notice that the plots in Muhoroni Township 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 Clerk of the Council, County Council of Kisumu, 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 Clerk of the Council, County Council of Kisumu, stating the plot required in order of preference. Applications must be on prescribed forms which are available from Lands Department, the office of the Clerk of the Council, County Council of Kisumu, and the District Commissioner, Kisumu.

4. Applications must be sent so as to reach the Clerk of the Council not later than noon on the 24th day of May 1968.

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.

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 titles 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 position 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 the requirements of the conditions 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 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 shall not be used for the purpose of any trade or business which the Commissioner of Lands may consider to be dangerous or offensive.

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 except with the prior consent in writing of the Commissioner of Lands; no applications 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 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 of the Republic of Kenya in lieu thereof.

12. The President of the Republic of Kenya 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 main or service pipes or telephone or telegraph wires and electric mains.

Special Conditions in respect of Business-cum-Residential Plots

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

2. The building shall not cover more than 90 per centum of the area of the land if used for shops or office purposes only or such lesser area as may be laid down by the local authority in its by-laws, and not more than 50 per centum of the area of the land if used for combined purpose of shops and residence or such lesser area as may be laid down by the local authority in its by-laws.

Special Conditions in respect of Hotel Plots

1. The land and buildings shall be used for hotel purposes with proper lounge and dining facilities for guests.

2. The buildings shall not cover a greater or lesser area of the land than may be prescribed by the local authority.

Special Conditions in respect of Workshops-cum-Residential Plots

1. The land and building shall only be used for workshops and residence.

2. The grantee shall not at any time during the term of the grant erect any buildings so as to cover more than 90 per cent of the area of the plot.

Dated this 10th day of April 1968.

SCHEDULE NO. 1
Shops Offices and Flats Plots

<i>Plot No.</i>	<i>Area Acres (approx.)</i>	<i>Stand Premium</i>	<i>Annual Rent</i>	<i>Road Charges (Initial contribution)</i>	<i>Survey Fees</i>
4476/102	0.1148	Sh. 1,200	Sh. 240	Sh. 365	199
4476/103	0.1148	1,200	240	365	199
4476/104	0.1148	1,200	240	365	199
4476/105	0.1148	1,200	240	365	199
4476/106	0.1148	1,200	240	365	199
4476/107	0.1148	1,200	240	365	199
4476/108	0.1148	1,200	240	365	199
4476/109	0.1148	1,200	240	1,095	199

SCHEDULE NO. 2
Workshops-cum-Residential Plots

<i>Plot No.</i>	<i>Area Acres (approx.)</i>	<i>Stand Premium</i>	<i>Annual Rent</i>	<i>Road Charges (Initial contribution)</i>	<i>Survey Fees</i>
4476/110	0.1148	Sh. 800	Sh. 160	Sh. 365	199
4476/111	0.1148	800	160	365	199
4476/112	0.1148	800	160	365	199
4476/113	0.1148	800	160	365	199
4476/114	0.1148	800	160	365	199
4476/115	0.1148	800	160	1,095	199

SCHEDULE NO. 3
Hotel Plots

<i>Plot No.</i>	<i>Area Acres (approx.)</i>	<i>Stand Premium</i>	<i>Annual Rent</i>	<i>Road Charges (Initial contribution)</i>	<i>Survey Fees</i>
4476/98	0.1263	Sh. 1,320	Sh. 264	Sh. 540	199
4476/99	0.1263	1,320	264	540	199
4476/100	0.1263	1,320	264	540	199

GAZETTE NOTICE No. 1310**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 17th May 1968. Civil servants must submit applications to heads of department 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.

Principal Registrar of Titles (Chief Land Registrar and Senior Collector of Stamp Duty), Ministry of Lands and Settlement (No. 124/68)

Salary.—£2,175 fixed. PENSIONABLE or AGREEMENT.

Applicants should be qualified Solicitors, Barristers or Advocates with a sound knowledge of the principles and practice of conveyancing, registration of titles and assessment of stamp duty, together with not less than ten years' practical experience. Duties of the post include (a) the organization and supervision of Land Registration throughout Kenya, including the guidance and training of Registrars of Titles, Assistant Land Registrars, and the extension of the existing Land Registration system and establishment of new Land Registries, (b) the application of the Registered Land Act throughout Kenya, (c) all conveyancing and advice to Government on conveyancing matters, and (d) assessment and collection of Stamp Duty, and the supervision and guidance of staff responsible for this work.

Land Adjudication Officer, Ministry of Lands and Settlement (No. 125/68)

Salary scale.—£1,104 to £1,356. AGREEMENT only.

Applicants must be civil servants of Cambridge School Certificate standard of education with extensive administrative experience, or have in lieu, five years' field experience in Land Adjudication work part of which should have been in a responsible position. A working knowledge of African Customary Law as related to land is desirable and survey or legal experience would be an advantage. The successful candidate will be required to supervise Land Adjudication over a large area and should be prepared to travel extensively.

Architectural Draughtsman Grade II (Two Posts), Ministry of Works (No. 126/68)

Salary scale.—£708 to £1,068. AGREEMENT only.

Applicants should preferably be of Cambridge School Certificate standard of education, and must have had a minimum of four years' experience as a draughtsman in an Architect's office, excluding any time spent as an apprentice, or must have passed or been exempted from the Building Technician's Examination of the East African Institute of Architects. A sound knowledge of building construction and practice is essential, and applicants must have the ability to work up sketch plans and prepare full working drawings for various types of buildings ranging from small domestic buildings to large multi-storied buildings. They must be capable of a certain amount of simple design work. Applicants who have passed, or have been exempted from the Intermediate Examination of the East African Institute of Architects would be eligible for appointment as Architectural Draughtsmen Grade I, scale £858 to £1,068.

Materials Assistant (Driller), Ministry of Works (No. 127/68)

Salary scale.—£708 to £1,068. AGREEMENT only.

Applicants must possess the Cambridge School Certificate or G.C.E., but preference will be given to those who possess Higher School Certificate or who hold the National Certificate in Engineering. A minimum of three years' experience in civil engineering or in a field laboratory is essential. The successful candidate will be required to work in the field continuously on work consisting of drilling, sampling and field testing of soils for large buildings, dams and bridge foundations all over Kenya; applicants must be prepared to live in the field for long periods. Field accommodation in the form of a four-berth caravan will be provided, and field subsistence allowance will be paid.

Water Bailiff (Two Posts), Water Development Department, Ministry of Agriculture and Animal Husbandry (No. 128/68)

Salary scale.—£708 to £996. PENSIONABLE or AGREEMENT.

Applicants must be at least 20 years old, of Cambridge School Certificate standard of education, and fluent in spoken and written English and a good knowledge of Swahili. They must be able to write concise reports of a technical nature relating to flow measurements of streams and rivers, to use a Dumpy Level and to read survey plans. They should also be able to control Water Guards, to carry out inspections of rivers, gauging of flow and control of water diversions and to undertake extensive safaris along rivers in the settled areas. Water Bailiffs must have a good personality and ability to deal with the public tactfully and, when required, with firmness. Administrative duties involve the scrutiny of legal documents relating to water rights and permits.

Examiner of Accounts (Two Posts), Exchequer and Audit Department (No. 129/68)

Salary scale.—£678 to £828. AGREEMENT only.

Applicants must be of Cambridge School Certificate standard of education and have a minimum of three years' approved accounting/auditing experience. Those not in Government service must possess at least the Royal Society of Arts certificate in Book-keeping/Accounts, Stage II, or equivalent. The successful applicants will be required to assist in the auditing of the Settlement Fund Trustees.

Senior Machine Operator, The Vice-President's Office and Ministry of Home Affairs (No. 130/68)

Salary scale.—£678 to £828. PENSIONABLE.

Applicants must be civil servants, and have considerable experience of Punch Card equipment. They must be able to complete machine jobs from the planning stage, and will be required to make up major plug boards from plans and complete minor plug boards without supervision.

Senior Key Punch Operator, The Vice-President's Office and Ministry of Home Affairs (No. 131/68)

Salary scale.—£678 to £828. PENSIONABLE.

Applicants must be civil servants, serving in the grade of Key Punch Operator Scale G8, who have passed an appropriate departmental test and have at least four years' experience as a Key Operator and verifier. The post is that of Supervisor of Key Punch Operators and the selected candidate must possess proven ability to supervise Punch Room Staff and plan their work.

Accountant Grade III (Four Posts): (Two Posts for District Cashiers), Provincial Administration, Office of the President (No. 132/68)

Salary scale.—£678 to £828. PENSIONABLE.

Applicants must be civil servants, with at least one year's satisfactory accounting experience. They must have successfully completed a course in Accounts at the Kenya Institute of Administration, or have passed the Kenya Government Accounts Examination No. I; or they must have successfully completed a District Accountants'/Cashiers' Course in the case of District Cashiers' posts. A sound knowledge of Government Regulations and Financial Orders, and ability to control staff and conduct correspondence is essential. Applicants must state for which post they are applying and submit a separate set of application forms for each post for which they apply.

Foreman (Mechanical) (Two Posts), Ministry of Works (No. 133/68)

Salary scale.—£603 to £828. PENSIONABLE or AGREEMENT.

Applicants must possess a Kenya Government Grade I Trade Test Certificate for Vehicle Mechanics and have at least three years' practical experience of work normally encountered in a Mechanical Engineering Workshop or Motor Engineering Firm, and be capable of repairing and maintaining all types of motor (including diesel-engined) vehicles. They must be able to read and write good English, and to understand spare part and instruction books in English.

Executive Officer Grade IV, Ministry of Co-operatives and Social Services (No. 134/68)

Salary scale.—£528 to £648. PENSIONABLE.

Applicants must be civil servants with at least two years' satisfactory experience of Government office routine. Preference will be given to those who have successfully completed a course in Office Management or Accounts at the Kenya Institute of Administration. A sound knowledge of Government regulations and procedures is essential, as is ability to control staff and conduct correspondence.

Court Bailiff (Three Posts), Judicial Department (No. 135/68)

Salary scale.—£474 to £582. PENSIONABLE.

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, and have knowledge and experience of the law relating to service and execution of civil and criminal warrants and other processes. They must have a driving licence and be prepared to travel and work long hours when necessary, and to serve anywhere in Kenya.

Assistant Mess Caterer, Kenya Army, Ministry of Defence (No. 136/68)

Salary scale.—£474 to £582. PENSIONABLE or AGREEMENT.

Applicants should be mature persons and have considerable and wide experience of catering and hotel management. The successful candidate will be employed at the 5th Kenya Rifles, Nakuru, and will be responsible for the management of the Mess including control of staff, catering and day-to-day organization of the Mess.

Telephone Operator Grade I, The Vice-President's Office and Ministry of Home Affairs (No. 137/68)

Salary scale.—£396 to £510. PENSIONABLE.

Applicants must be civil servants with a good general education background and must be serving in the grade of Telephone Operator Grade II and have passed Occupational Test No. I for Telephone Operators.

GAZETTE NOTICE NO. 1311

JUDICIAL SERVICE COMMISSION OF KENYA

VACANCY

District Magistrate, Judicial Department—Pensionable

APPLICATIONS are invited from Kenya citizens who are between the age of 28 and 38 years for appointment as District Magistrates during the year 1968.

Applicants who are civil servants must either have had three years' experience in a responsible post and have passed the Government Clerical Examination or possess the General Certificate of Education (O Level) or the Overseas (Cambridge) School Certificate; a full pass in the Law Examination for Administrative Officers is desirable.

Applicants who are not civil servants must possess a minimum educational qualification equivalent to the General Certificate of Education (O Level) or the Overseas (Cambridge) School Certificate. They must have not less than three years' experience in a responsible administrative post. Court or other legal experience will be an advantage.

Fluency in both written and spoken English and Swahili is essential.

Suitable applicants who are not given a direct appointment to the District Magistracy will be eligible for appointment as trainees in the first instance on the scale £252 to £378 and will be required to undergo a three-term course of instruction at the Kenya Institute of Administration commencing in September 1968, successful completion of which should lead to appointment as a District Magistrate.

The salary attached to the post of District Magistrate will be in the range £708 to £1,356 per annum, the precise scale and point of entry depending upon qualifications and experience.

Successful candidates will be required to serve in any rural or urban district of Kenya, and will be subject to the regulations and conditions of service governing the Kenya Civil Service.

Applications should be submitted to the Secretary, Judicial Service Commission, P.O. Box 30041, Nairobi, on Form JSC.2 or JSC.2A, obtainable from the Secretary of the Judicial Service Commission or at the public counter of any Resident Magistrate's Court, not later than 28th May 1968.

GAZETTE NOTICE NO. 1312

THE INDUSTRIAL COURT

CAUSE NO. 46 OF 1967

Parties:—

Domestic and Hotel Workers' Union

and

New Stanley Hotel Operated by Nairobi Hilton

Issues in dispute:—

- (1) Whether Hilton International took over the employment of all employees with all their accrued benefits who were employed by Block Hotels Limited prior to 30th September 1967, at the New Stanley Hotel or whether they offered them new contracts of service as from 1st October 1967.
- (2) Did Hilton International agree to employ all the employees formerly employed by Block Hotels Limited at the New Stanley Hotel as from 1st October 1967.
- (3) In the event of there being no break in the continuity of service of these employees, was there a case of genuine redundancy.
- (4) If it is found that Hilton International offered new contracts of service to their employees as a result of their agreement with Block Hotels Limited are they required to offer employment to 48 ex-employees of the New Stanley Hotel.

1. The Domestic and Hotel Workers' Union shall hereinafter be referred to as the Claimants and the New Stanley Hotel Operated by Nairobi Hilton shall hereinafter be referred to as the Respondents.

2. The Parties were heard in Nairobi on the 5th of February, 25th and 26th March 1968, and relied on their written and verbal submissions. In addition to the submissions, the Claimants called 11 witnesses. The Respondents called two witnesses.

AWARD

After having heard the submissions made by the Parties and their respective witnesses the Court finds that the following points are proved:—

(a) In or about August 1967, Block Hotels Limited started negotiations with the Respondents to take over the operation of the New Stanley Hotel, Nairobi, and after negotiations had been concluded between them, their Labour and Welfare Superintendent, Mr. Whiting, embarked on the exercise of informing the unionizable employees of Block Hotels Limited of the new arrangement. He met Mr. Wandai the shop-steward who was informed of what was proposed to be done. Subsequent to this meeting an official announcement of the proposed takeover by the Respondents of the New Stanley Hotel was made public. Subsequently several meetings were held between Mr. Whiting, Mr. Wandai and the Staff Committee. At this meeting Mr. Whiting very clearly explained to the workers' representatives what was intended to be done. The arrangements as outlined by Mr. Whiting were accepted by them and, in fact, the Staff Committee raised one or two additional points with him which he accepted.

(b) The proposals which Mr. Whiting had discussed with the shop-steward and the Staff Committee and which were accepted were reduced in writing as follows:—

"(a) Unionizable staff of the New Stanley Hotel are being given notice of termination of appointment with effect from 30th September 1967. You have seen the notice of termination of employment which will be issued individually to all persons concerned.

(b) Those individuals who have completed eight years of service on 30th September 1967, will, under our Agreement, be entitled to two months' extra pay.

- (c) Those individuals whom the Hilton Organization may decide to re-employ will be paid at the existing rates now paid to them by Block Hotels Limited but the Hilton Organization will recognize no seniority earlier than the 1st October 1967.
- (d) Provident Fund.—Block Hotels Ltd. will pay out all dues under the Provident Fund including the Company's contribution made up to 30th September 1967. All payments will be made by crossed cheque.
- (e) Yearly Bonus.—will be paid in the usual way at the end of the year to each employee who qualifies for this. In the case of an individual not being given new employment by Hilton, he will be paid his bonus proportionately to the 30th September 1967.
- (f) Annual Leave.—The annual leave which is due to employees will be granted to them in the usual way as it becomes due except in the event of an employee not being taken on by Hiltons, will be granted the proportion of leave due to him as at 30th September 1967.
- (g) Service Money.—The service money will be wound up on 30th September 1967. Any surplus will be distributed to the staff as a separate payment by crossed cheque."
- (c) On 29th August 1967, a meeting took place between the workers' representatives which included Mr. Duncan Mugo, the General Secretary, and the aforesaid shop-steward Mr. Wandai, Mr. Whiting and Mr. Block. At this meeting which was of short duration the aforesaid points were accepted by the workers' representatives. The Claimants' representatives at no time raised any objection to clause (c) hereinabove. Following this meeting Mr. Whiting wrote a letter to Mr. Duncan Mugo, the Claimants' General Secretary, dated 29th August 1967, in which he confirmed what had been discussed between them at the meeting on the same day and he set out the aforesaid (a) to (g) clauses as they appear hereinabove.

(d) On 30th August 1967, Mr. Mugo, the Claimants' General Secretary, replied to the letter of the 29th August 1967, and stated as follows:—

"Dear Sir,

Thank you for your letter dated 29th August 1967.

Confirming that, the contents of the letter is what we discussed, the Union would like to put to you other two points, namely:—

1. *Gratuity*.—That you consider paying gratuity to those employees who were in your service prior to introduction of Provident Fund.
2. *Certificate of Service*.—As it is in our Agreement Clause No. 16, the employees to be given certificate of service."

(e) On 31st August 1967, Block Hotels Limited gave the following notice to all their unionizable employees:—

"Dear Sir/Madam,

This letter is to give you notice of the termination of your employment with Block Hotels Limited. Your employment will cease on the 30th September 1967. Should the period between receipt of this letter by you and the 30th September 1967, be less than the notice period to which you are entitled under the negotiated Terms and Conditions of Employment then the balance of notice will be given to you by way of cash payment equal to the period of time involved.

You will be paid all moneys due to you under the negotiated Agreement and in addition will receive all moneys due to you under the Company's Provident Fund. The payment made to you will be in full and final settlement of all or any claims you may have against this organization arising from your employment.

Between now and the date your employment with us ends you may be offered new employment by Hilton Hotels who will advise you as soon as possible whether or not they wish you to commence employment with their organization from the 1st October 1967.

Termination of your employment on these terms is of course subject to satisfactory service during the month of September.

We take this opportunity to thank you for your services to this Company and wish you a happy future."

(f) The Respondents did not take any steps regarding the re-employment of the ex-employees of the Block Hotels Limited until after 20th September 1967, and, in fact, started offering new contracts to the persons they had selected to work for them on the last day of the month of September 1967, which was a Saturday. On Saturday, according to Mr. Odaga's evidence, little less than 250 employees' contracts were processed and the other employees were told to come back on Sunday which was the 1st of October 1967. On Sunday, this work continued and by Monday 60 or 70 employees were left whose contracts had not been processed.

(g) All the employees were paid off their dues by Block Hotels Limited in accordance with the agreement on terms and conditions of service which they had entered into with the Claimants including the amounts lying to the workers' credit in the Provident Fund. Some workers were paid their dues after 3rd October 1967, and were offered Sh. 10 for the work they had done for the three days in October by the Respondents.

The above facts having been established the Court finds it very difficult to believe the Claimants' contention that they were not a party to the arrangements quoted hereinabove or that they had not agreed to the various clauses set out in the letter of 29th August 1967, from Block Hotels Limited to them. The Court rejects the Claimants' submission that they had merely discussed the above points without actually reaching an agreement on them. The fact is that the Claimants were absolutely in no doubt as to what they had committed their members to and were hoping for the best, that is, that the Respondents would retain in employment all the workers at the New Stanley Hotel and offer them new contracts. All the workers received all their dues including Provident Fund from Block Hotels Limited, therefore, as far as the Block Hotels Limited are concerned, the Court finds that they acted properly and cleared all their matters with their ex-employees. It was up to the Claimants then to play their cards in such a way that the Respondents would have been compelled to offer new contracts of service to all the ex-employees of Block Hotels Limited, but the Court finds that the Claimants failed badly in this respect and, in fact, their National Officials, the shop-steward and the members of the Staff Committee had let down the workers. It would have been a simple matter for the Claimants to have manoeuvred things in such a way that none of their members would have lost employment.

Having blundered in such a fashion the Claimants are now clutching at a straw which has appeared as a result of the very unsatisfactory manner in which the Respondents carried out the exercise of offering new employment to the ex-employees of Block Hotels Limited. The Respondents had the whole month of September in which to finalize this matter yet they took no action in this regard until the very last day of the month of September 1967, with the result that no employee of the Block Hotels Limited was told that his services would not be required as from 1st October 1967. The Court must strongly criticize the Respondents for having conducted themselves in such fashion in this extremely important matter. In these circumstances the Court must find that all those employees who worked either on the 1st, 2nd or 3rd of October 1967, or on all these three days are deemed to have been in the employment of the Respondents. The Court finds that they should be subjected to and be governed by the same contract of service which the Respondents had offered to the other employees, the terms of which are set out hereinbelow:—

"Dear

The Company is prepared to employ you at the New Stanley Hotel with effect from 1st October 1967, in the capacity of

Your remuneration will be at the rate of Sh. per month.

Your employment will be subject to a probationary period of two months during which the quality of your services rendered to the hotel will be evaluated and during which your employment may be terminated on either side by 48 hours' notice.

You will be required to observe strictly the General House Rules for persons employed in the New Stanley Hotel as may be laid down by the Company from time to time. A copy of the present rules is attached.

In all further respects your employment will be subject to the terms and conditions of service which have been agreed with the Domestic and Hotel Workers' Union and any revisions thereof which may be agreed from time to time.

If you wish to accept this offer of employment please signify such acceptance by signing and returning the attached copy of this letter.

Yours faithfully,
Sgd.
for Nairobi Hilton Limited.

I accept the above-written offer of employment and have received copy of the house rules which I understand and accept.

Date

On the issues in dispute the Court finds as follows:—

Issue (1).—The Respondents did not take over the employment of all employees with all their accrued benefits who were employed by Block Hotels Limited prior to 30th September 1967, at the New Stanley Hotel. The Court finds that the Respondents offered new contracts of service to those employees whom they wished to re-employ as from 1st October 1967.

Issue (2).—The Respondents did not agree at any time to employ all the employees formerly employed by Block Hotels Limited at the New Stanley Hotel as from 1st October 1967.

Issue (3).—In view of the Court's above findings this issue does not arise.

Issue (4).—The Respondents are not bound to offer employment to 48 ex-employees at the New Stanley Hotel. In view of the fact that the Court has found that certain employees were not told about their future until after 3rd October 1967, the Court awards all such employees their wages for the three days or less as the case may be with two days' pay in lieu of notice in accordance with paragraph (3) of the contract of service offered by the Respondents to their employees.

Eleven witnesses gave evidence in Court and the statements of additional eight witnesses were handed in and the Court finds that these employees worked on the days as stated by them in Court or as is recorded in their statements and, therefore, they should be paid for work done on those days along with two days' pay in lieu of notice.

As far as the remaining employees are concerned out of the total of 48 the Court directs that if they make claims in respect of work done during the first three days of October 1967, then the Chief Industrial Relations Officer, Ministry of Labour, should verify their claims and where appropriate pass them on to the Respondents for payment.

Throughout these proceedings the Court has had considerable sympathy for these employees who had lost their jobs due to the incompetent manner in which the whole transaction was conducted by their Union officials. Unfortunately the Claimants have put their own members in such a position that the Court with all the goodwill is unable to help them other than as awarded hereinabove.

Finally the Court must comment on the fact that when investors come into the country it is expected that their investment would create employment. Therefore, because of what has happened in this dispute the Court feels that the authorities should see to it that new investment, if it does not create additional jobs, should at least not lead to the reduction of the existing labour force.

Given in Nairobi this 18th day of April 1968.

SAEED R. COCKAR,
President.

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

J. G. MOLLO,
P. E. D. WILSON,
Members.

GAZETTE NOTICE No. 1313

THE INDUSTRIAL COURT

CAUSE NO. 4 OF 1968

Parties:—

Dockworkers' Union
and
East African Cargo Handling Services Limited

Issues in dispute:—

- (1) A demand by the Dockworkers' Union for payment to personnel in the categories specified for overtime rates as enjoyed by other manual grade workers employed by the Company for work on a third shift namely Tug Captain and Engineer, Motor Boat Driver and Baharias, Battery Attendants and Battery Shed Hands.
- (2) A demand by the Dockworkers' Union that "Section Superintendent should not have power to suspend a worker".

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

2. The Parties were heard in Mombasa on the 4th day of March 1968, and relied on their written and verbal submissions. The members of the Court visited the Port of Mombasa on 5th March 1968, where they saw the various employees involved in this dispute actually at work. The Court members also perused a file containing complaint sheets kept by one of the Section Superintendents in the presence of both Parties.

AWARD

The Court is not happy at the piecemeal manner in which negotiations are conducted between the Parties on behalf of the workers employed at the Port of Mombasa.

In Cause No. 65 of 1966 the Industrial Court between these Parties had made an award on the following issues:—

- (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.

The Court had awarded a standstill period of 18 months from 1st November 1966, in the above dispute.

Now when the above award is nearly over and the Parties will no doubt be embarking on fresh negotiations they chose to refer two isolated issues in this dispute to the Court just because they agreed that these did not fall within the standstill period.

This sort of attitude, to say the least, is most undesirable and the Parties are advised that at the appropriate time they should thrash out all their outstanding problems and in the event of a deadlock seek the decision of the Industrial Court, after passing through the formal machinery for settlement of disputes.

Bringing disputes to the Industrial Court in such piecemeal fashion is not only a waste of public money but a waste of time of all concerned.

It is most surprising to find that at present there is no formal comprehensive agreement in existence embodying the obligations of the Parties at the Docks. During the hearing the Court was handed a file in which were recorded the terms and conditions of service of the workers at the Port. Some of these items have not been negotiated with the Claimants but have come to be accepted by virtue of having been in existence and having been applied for many years.

The Court hopes that during the next wage negotiations, due to commence soon, the Parties will be able to draw up a full agreement covering all terms and conditions of service of Port employees.

Reverting to the present dispute the Court, after a very careful consideration of all the submissions made, finds that the payment of overtime or premium rates is not justified for categories of employees whose normal hours of work require them to provide a 24-hour cover comprised of three equal shifts.

The Court notes that the present practice has been in force for some years at the Port, in fact, since the Parkin Commission of Inquiry Report. No new circumstances have been pleaded or have arisen which require the abrogation of this principle which has been maintained throughout the past years. The Court must, therefore, reject the Claimants' demand for premium payment to the Tug and Lighter crews, Battery Attendants and Battery Shed Hands. The Court feels that the Claimants may have a case for asking higher wages for these employees due to the nature of their employment requiring them to provide a 24-hour cover comprised of three equal shifts but that aspect of the matter cannot be gone into in the present dispute.

The Court accepts the Respondents' statement that Motor Boat Drivers are employed on the two main and normal shifts and, if required to work after 11 p.m. are paid at the appropriate overtime rate for work in extension of a shift. The Claimants, therefore, have no case as far as these employees are concerned.

On the second issue, it appears that this practice, that is, Section Superintendent's power of suspension, again has been in force for many years but had never been negotiated with the Claimants. This issue is very much tied up with the grievance procedure generally and the Court finds that the Parties did not apply themselves sufficiently on this matter in the present dispute. Somehow the whole system of complaint sheets and the subsequent appeals does not work smoothly. The Parties have admitted this and told the Court that they were making efforts to appoint an independent person to be the Chairman of the Appeals Tribunal. The Court feels that this is a step in the right direction.

The Court directs the Parties to go over the Negotiating Procedure thoroughly and to remove any shortcomings. The Claimants had some justification for saying that the current negotiating procedure was being by-passed. The disciplinary powers of Section Superintendents should surely form part of Disciplinary and Grievance Procedure.

In view of this the Court is not prepared to disturb the current practice at present and would like the Parties to start negotiations on the lines indicated hereinabove. There appears to be no reason why this matter cannot be settled out of Court.

Given in Nairobi this 16th day of April 1968.

SAEED R. COCKAR,
President.

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

DR. N. C. OTIENO,
P. E. D. WILSON,
Members.

GAZETTE NOTICE NO. 1314

THE INDUSTRIAL COURT

CAUSE NO. 2 OF 1968

Parties:—

The Kenya Electrical Trades Workers' Union
and

The East African Power and Lighting Company Limited

Issue in Dispute:—

Lock-out of 27 Employees

1. The Kenya Electrical Trades Workers' Union shall herein-after be referred to as the Claimants and the East African Power and Lighting Company Limited shall hereinafter be referred to as the Respondents.

2. The Parties were heard in Nairobi on the 20th and 21st day of February 1968 and relied on their written and verbal submissions. The Claimants further called three witnesses and the Respondents called one witness Mr. Omollo, an Industrial Relations Assistant at the Ministry of Labour.

After the dispute had been heard but before the award was announced it was found that the term of office of the two members representing workers and the employers had expired on 14th December 1967. Both these members were, however, re-appointed to the Court on 26th February 1968 by the Minister for Labour. Consequently the President called the Parties on 2nd March 1968 and offered them a re-hearing but both Mr. Okumu for the Claimants and Mr. Deacon for the Respondents stated that they did not want a re-hearing and would consider the dispute as if it had been re-heard.

AWARD

In this dispute the Respondents' employees at the Parklands Depot went on strike on 17th November 1967, after two of them had been served with suspension notices on 16th November 1967. They were suspended by the Engineer-in-Charge for a period of 14 days without pay. The Claimants alleged that their shop-steward at the Parklands Depot Mr. Oloo attempted to see Mr. Bell, the Engineer-in-Charge but Mr. Bell refused to see him. In these circumstances the workers walked out. The Court finds that even if Mr. Bell had refused to see Mr. Oloo and had thereby frustrated the first step laid down in the Recognition Agreement between the Parties the workers could not by-pass the statutory provisions laid down in the Trade Disputes Act 1965, regarding Essential Services. The walk-out was, therefore, unlawful although the workers might have been gravely provoked and probably felt that they were fully justified in their action.

Immediate steps that were taken by the officials of the Ministry of Labour failed to secure the return to work of these employees and, in fact, the letter written by the Minister for Labour dated the 18th November 1967, to the Claimants' General Secretary in which he warned the workers that their strike was unlawful and that the strike should be called off immediately went unheeded.

The strike spread throughout the country in the Respondents' establishments and the State acted. The Claimants' officials were arrested and charged for various offences under the Trade Disputes Act 1965. Another lot of workers were also arrested and charged. So the position at that stage was that the workers had defied the law and the State took appropriate action against the persons it thought fit should be charged for various offences.

Inevitably the burden of getting the workers back to work rested on the officials of the Ministry of Labour. The Permanent Secretary, Ministry of Labour was having meetings and consultations with the Claimants' officials who had not been arrested and the top officials of C.O.T.U.(K) who had naturally come on the scene. As a result the Permanent Secretary, Ministry of Labour came to an arrangement with the Secretary-General of C.O.T.U.(K) Mr. Lubembe on 21st November 1967. This arrangement is set out in the following letter which he wrote to the Secretary-General, C.O.T.U.(K):—

"Dear Sir, 21st November 1967

RE: STRIKE BY KENYA ELECTRICAL TRADES WORKERS' UNION

Further to our meeting this morning, this is to confirm that—

(a) the issue in the dispute which was originally reported by Kenya Electrical Trades Workers' Union for conciliation will be submitted to the Industrial Court for adjudication; and

(b) the issue of dismissals and suspension of employees which has never been brought to our attention before by your Union and which led to the present strike will be the subject of investigation by an Investigator under section 7 of the Trade Disputes Act 1965.

The aforesaid will be subject to the strike being called off immediately."

The Claimants stated that they did not get this letter until the 23rd November 1967 and the Court has no reason to doubt that.

While the arrangements were in hand by the Ministry of Labour and C.O.T.U.(K) to call off the strike the Respondents' Personnel Manager issued the following notice on 22nd November 1967:—

"Announcement by the Management of the East African Power and Lighting Company Limited to those employees at present taking part in an unlawful strike:

"Due to the fact that you are on strike and that this strike has been declared unlawful by the Minister of Labour we must inform you that unless you return to duty by 8 a.m. on Thursday 23rd November 1967, you will be deemed to have deserted your employment. After that time the Management reserves the right to decide whether or not to re-employ you should you apply for such re-employment."

This notice did not have the desired effect and, in fact, throughout the country only 135 workers reported for duty at 8.00 a.m. on 23rd November 1967, of whom only three were Nairobi employees. In fact, the workers were addressed by Mr. Lubembe in the morning of the 23rd and they reported for work at 11.00 a.m. They were all told by a member of the Management to come back the next day.

The next day the following persons at various stations were not allowed to work. The list also includes those who were in police custody and could not, therefore, report for duty either on 23rd or 24th November 1967:—

COMPANY NO.	NAME
<i>Nairobi</i>	
5280	Mutuku Kaloki
5279	Matheri Mwathi
5262	Kado Kado
5423	Kuiruri Njuguna
6231	Benson D. Khabelel
6240	Leonard Atong
5942	Makumi Mutinga
5542	Mutyota Muindi
5929	Paul J. Madera
5695	Erastus S. Igaida
5885	Gakera Kamau
5434	Joseph Njuguna
5718	Henry Njagi
6495	Tende Ole Gula
5877	Ngare Kaara
6148	Timothy Mboga
5985	Mburu Kabocha
2897	Jacob Oloo
<i>Nakuru</i>	
8556	Samson Lisutsa
8608	Meshak Chunguli
2393	Kihara Maimba
<i>Eldoret</i>	
8880	Lukas Masinde
<i>Coast</i>	
7825	Silvanos Orido
7332	Paul Newton Mwangi
2876	Augustine Sakwa
2359	Mohamed Rashad
2376	Ancent M. Ngumu

It is obvious that the matter on 21st November 1967 was completely out of the Respondents' hands and they were relying entirely on the good offices of the Ministry of Labour to secure a return to work of the workers. This being the position the Court fails to understand what was the purpose of the Personnel Manager's letter dated 22nd November 1967, which was circulated amongst all the workers. The Court finds that this circular was issued purely to give the Management an upper hand in the whole affair so that it could after the strike was over, weed out the workers who in their opinion were the trouble makers. If this was not the intention why was this circular not issued on 18th, 19th, 20th or 21st November?

Why was it issued on 22nd when the Permanent Secretary, Ministry of Labour and the Secretary-General of C.O.T.U.(K) had come to an arrangement for the strike to be called off? The Court is aware that such a step is usually taken to break a strike but in this case this step was not taken until after

the Ministry of Labour had come to an arrangement on 21st November 1967, with the Secretary-General of C.O.T.U.(K) for return to work. If such a notice had been issued prior to 21st November 1967, it would naturally have figured in the return to work arrangement. The usual practice is to have a no victimization clause. There is no reference to it in the letter dated 21st November 1967, because it was thought of and issued after that date. The purpose clearly was as stated above to give the Management the chance to pick and choose the workers they liked. In fact the Respondents stated that their General Manager had read over the telephone this circular to the Permanent Secretary on 22nd November 1967, before it was circulated. This creates a doubtful situation in that the person who, in fact, had come to an arrangement with the workers to call off the strike should have given his blessings to the circular dated 22nd November 1967. It sounds a bit contradictory. It should be noted that Mr. Mbathi the Permanent Secretary was not called to give evidence by either party.

The Court finds that the situation having got to a stage where some of the workers and their leaders had been charged for offences in Criminal Courts, and the strike had spread throughout the country in the Respondents' establishments, that it was not unreasonable for the officials of C.O.T.U.(K) to have in writing the arrangement they had made with the Permanent Secretary for calling off the strike and the Court further finds that the workers did not act unreasonably in not returning to work until they had been addressed by Mr. Lubembe who was actively engaged in negotiations on their behalf.

The Court is not forgetting that the workers had gone on an unlawful strike but the State had taken appropriate action against the culprits and they have subsequently been punished.

The Court is also mindful of the fact that the Electricity Industry is an Essential Service and that gross indiscipline should not be condoned. But the Court feels that the workers have learned their lesson that they cannot break the law and get away with it as the State has prosecuted the guilty ones quite successfully.

The Court cannot allow a situation where the workers, having committed an unlawful act for which they have been punished, should further be left at the mercy of an Employer when the Ministry of Labour acting in the public interest secures a return to work by them.

The Respondents should appreciate the successful efforts made by the Ministry of Labour officials in calling off the strike and they should respect the arrangement made by the Permanent Secretary, Ministry of Labour in which there is no mention of the Management having the right to decide whom to engage and whom not to engage. This is further aggravated by the fact that a serious attempt appears to have been made to decimate the Union. Contrary to the Respondents' submission that if these workers were allowed to return to work, it would ruin their industrial relations, the Court feels that the industrial relations in the Electricity Industry would be permanently damaged if the Respondents are allowed to get away with a situation whereby 27 workers, most of whom are active Union members and officials, have lost their employment. It is the Court's duty to ensure that good industrial relations are established between the disputing parties.

The Court further finds that none of the workers who were allowed to resume duty on 24th November 1967, were re-engaged. In fact they were all allowed to resume duty without any break in service and without new contracts of service. They suffered no loss of privileges either. It is quite clear, therefore, that active Union members and Union officials have been victimized presumably for having caused and taken part in an unlawful strike. But the Respondents seem to overlook the fact that the defiance of law took its course and the workers whom the State thought fit to punish were punished. In all the circumstances surrounding this dispute the Court finds that these 27 workers are victims of an unfair labour practice.

The Court would like to stress that it has no intention of restricting an employer's right to hire and fire unless it is proved that such hiring or firing amounts to an unfair labour practice.

In countries where organized labour has won the right to collective bargaining, etc., it is all the more important that there should be no unfair labour practice, otherwise the industrial relations machinery would not function smoothly.

The Court has carefully considered the submissions made by the Respondents that the facts of the dispute do not bring it within the legal and technical definition of a lock-out and the Claimants should, therefore, fail. It may well be that this is so but to find against the Claimants on this technical point would serve no useful purpose but would merely promote further industrial strife because the Parties would be back again

before the Court with proper terms of reference, namely, that 27 workers have been denied the opportunity to continue working for the Respondents. This dispute was referred to the Court by the Minister for Labour who would no doubt have to act again in the matter if the Court were to reject this dispute for not having been termed properly. In these circumstances the Court cannot accept the Respondents' submission. The other authorities that have been cited by the Respondents are not on all fours with the present dispute. The facts are entirely different and the Court must, therefore, reject them.

During these proceedings neither party raised the question of whether or not the Industrial Court had jurisdiction to award reinstatement of a dismissed worker. The Court has, however, considered this question at length and has come to the conclusion that the provisions of the Trade Disputes Act 1965, do not give the Court power to award reinstatement. Lord Goddard C.J. in *R. v. National Arbitration Tribunal 2 All E.R. (1947) 693* at p. 696 stated as follows:—

"The next, and, to my mind, by far the more difficult and important, question is whether the tribunal have purported to award reinstatement, and, if so, whether they have jurisdiction so to do. It will be remembered that the first matter referred is the claim made by the workmen for 'reinstatement from the date of dismissal of the workers dismissed'. This means that the workmen claim to be reinstated in the service of the employers as from April 4, 1947, the date when the notices served expired. The tribunal state in their award that: 'They find in favour of the claim set out in item (1) of sched. II in para 1 above, and award accordingly.' I can only read this as meaning that they award what the men claimed, namely, reinstatement as from the date that I have mentioned, and by the terms of the order an award is made binding on the employers. If my reading of the award be right, it can only mean that the tribunal direct the re-employment of, and the employers are obliged to re-employ, these men and pay them their wages from April 4. I can see no other way by which on August 8 a man could be reinstated in employment from the date of dismissal which occurred four months earlier. It may be assumed that the tribunal were of opinion that the real cause of dismissal was the trade dispute, that is to say, the claims made by the men which the employers were unwilling to grant. It must also be assumed that the tribunal were of opinion that the employers ought not on that account to have dismissed the men, but I find it impossible to read this award merely as an expression of opinion to that effect. I can only read it as a direction to the employers having the effect which I have already mentioned."

There are no express words either in the regulation or in the Order which in terms give the tribunal any power to reinstate but it is said that as they have power to deal with any question relating to employment or non-employment it follows that they must have the power to make an award of reinstatement. It seems to me a strong thing to say, looking at this regulation which alone gives force to the Order, that a power is thereby impliedly given to the tribunal to grant a remedy which no court of law or equity has ever considered they had power to grant. If an employer breaks his contract of service with his employees either by not giving notice to which the latter are entitled or by discharging them summarily for a reason which cannot be justified, the workmen's remedy is for damages only."

Lord Goddard's views were adopted by the Uganda High Court in *Miscellaneous Cause No. 62 of 1966*.

This being the position the Court is in considerable difficulty. Since having come to the conclusion that the Respondents acted wrongly in this dispute, it finds itself in the unhappy position of not being able to make an enforceable award as the Court has no jurisdiction to award reinstatement of an employee.

But in view of the fact that Electricity is an Essential Service and the Minister for Labour acting under powers given to him in section 30 of the Trade Disputes Act 1965, has referred this dispute to the Court, the Court strongly recommends to the Minister and the Parties concerned to take steps so that these 27 employees are allowed to continue working for the Respondents. This would greatly help to restore industrial relations between the Parties which unfortunately at present are at the lowest ebb.

Given in Nairobi this 23rd day of April 1968.

SAEED R. COCKAR,
President.

DR. N. C. OTIENO,
G. A. T. WISE,
Members.

GAZETTE NOTICE No. 1315

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.

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

CLASS 1—SCHEDULE III

ALVEX

14714.—Detergents for use in industrial and manufacturing processes. JOSEPH CROSFIELD & SONS LIMITED, a Company organized under the laws of the United Kingdom of Great Britain, manufacturers, of Bank Quay, Warrington, Lancashire, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 7th February 1967.

CLASS 2—SCHEDULE III

AREXONS

14539.—Rust preventers, enamels, colours and paints, lacquers, mordants and resins, chemical products for the maintenance, repairing and assembling of any vehicles (except lacquer thinner mainly for motor bodies). S.I.P.A.L. AREXONS Societa Italiana Prodotti Auto e Locomozione S.p.A., a joint stock company organized under the laws of Italy, of Viale Espinasse 93, Milano, Italy and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 22nd November 1966.

Fips Finger Paints

Registration shall give no right to the exclusive use of the words "Finger Paints".

14542.—Paints and lacquers. HEINRICH WAGNER AND CO., a partnership with limited liability consisting of Heinrich Wagner-Appenzeller and Fredy H. Wagner, partners with unlimited liability as well as Emma Koenig-Klampf, Eugen Muller-Kunzle, Franz Isidor Dreher, Dr. Hans Tobler, Rosmarie Niggli-Wagner, Elisabeth Muller-Wagner, partners with limited liability; duly organized under the laws of Switzerland, manufacturers and merchants, of Werdholzlistrasse 79, Zurich, Switzerland and c/o Messrs. Atkinson, Cleasby and Satchu, advocates, P.O. Box 29, Mombasa. 22nd November 1966.

CLASS 3—SCHEDULE III

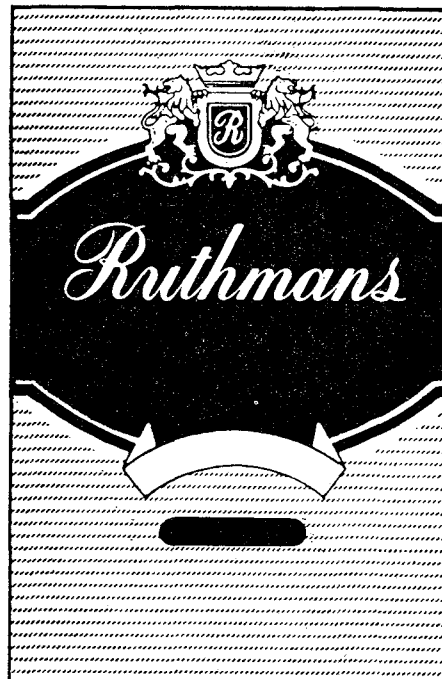
By Consent

SUNBEAM

14511.—Wax polishes in liquid or paste form for use on floors. RECKITT AND COLMAN (OVERSEAS) LIMITED, a limited liability company incorporated in England, manufacturers and merchants, of Dansom Lane, Hull, Yorkshire, England and c/o Messrs. Daly & Figgis, advocates, P.O. Box 34, Nairobi. 16th November 1966.

Farina gegenüber

14635.—All the goods in the class. JOHANN MARIA FARINA GEGENÜBER DEM JULICHS-PLATZ, a German Kommanditgesellschaft, the personally responsible partner being Vitor Langen, of Obenmarspforten 21, Cologne, Rhein, Germany and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. No. 11996. 5th January 1967.



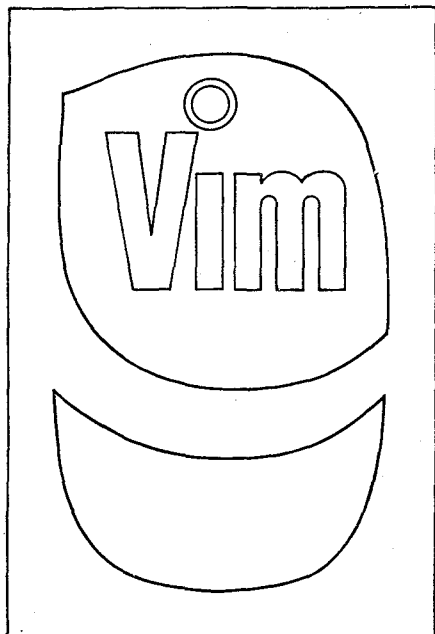
Registration of this Trade Mark shall give no right to the exclusive use of the letter "R".

14711.—Perfumery, cosmetics, and toiletries. RUTHMANS OF PALL MALL (KENYA) LIMITED, a limited liability company incorporated in Kenya of Plot No. 209/4231, Kilmarnock Road, P.O. Box 30431, Nairobi and c/o Messrs. Shapley, Barret Marsh & Company, advocates, P.O. Box 286, Nairobi. To be associated with T.M. No. 14799 and others. 2nd February 1967.

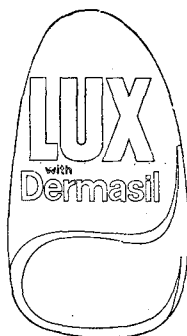
BIOTEX

15300.—Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; soaps for laundry use. KORTMAN & SCHULTE N.V., a Dutch Company, manufacturers, of Achterhaven 48, Rotterdam, Holland and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 1st November 1967.

CLASS 3—SCHEDULE III



15344.—Soaps, detergents, bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations in Class 3. UNILEVER LIMITED, a British company, manufacturers, of Port Sunlight, Cheshire, England and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. No. 11111. 8th November 1967.



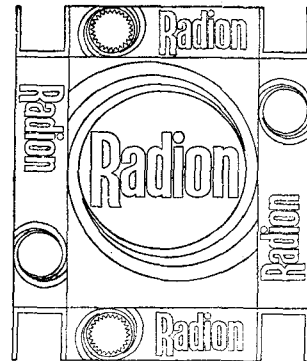
15390.—Detergents (not for use in industrial or manufacturing processes) and soaps included in Class 3. UNILEVER LIMITED, a British Company, manufacturers, of Port Sunlight, Birkenhead, Cheshire, England and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. Nos. 14687, 13647. 29th November 1967.

VALMOR

15395.—Cleaning, polishing, scouring and abrasive preparations including oven cleaners, soaps. VALMONT INC. (a corporation organized under the laws of the State of Delaware), manufacturers and merchants, of 90 Park Avenue, City of New York, State of New York, United States of America and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 4th December 1967.

CHARMIS

15397.—All goods included in Class 3 (Schedule III). COLGATE PALMOLIVE COMPANY, a Corporation duly organized and existing under the laws of the State of Delaware, United States of America, manufacturers, of 300 Park Avenue, New York, N.Y. 10022, United States of America and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 6th December 1967.



15403.—Soaps and detergents, bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations in this class. UNILEVER LIMITED, of Port Sunlight, Cheshire, England and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. No. 11137. 14th December 1967.

CLASS 5—SCHEDULE III

CANO-GARD

Proceeding under section 32 (1) (b) of the Trade Marks Act.

14766.—Anthelmintics; veterinary preparations and sanitary substances; animal health products; animal washes, dips and shampoos; disinfectants, insecticides; insecticidal collars and bands; pest destroying preparations. SHELL INTERNATIONAL PETROLEUM COMPANY LIMITED, a British company incorporated under the laws of England, Merchants, of Shell Centre, London, S.E. 1, England and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 8th March 1967.

SYNTEX REGOLAR

Registration shall give no right to the exclusive use of the word "REGOLAR".

14173.—Steroid hormone preparations for gynaecological use. SYNTEX CORPORATION, a corporation organized under the laws of the Republic of Panama, of Arcia Building, Justo Arosemena Avenue, Panama, Republic of Panama and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. No. 14174. 20th July 1966.

SYNTEX REGOLATE

Registration shall give no right to the exclusive use of the word "REGOLATE".

14174.—Steroid hormone preparations for gynecological use. SYNTEX CORPORATION, a corporation organized under the laws of the Republic of Panama, of Arcia Building, Justo Arosemena Avenue, Panama, Republic of Panama and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. No. 14173. 20th July 1966.

DONGRE TOTONIC BALAMRIT

Registration shall give no right to the exclusive use of the words "TOTONIC and BALAMRIT".

14835.—A tonic for children. DONGRE AND COMPANY, Private Limited, a limited liability company incorporated in India, manufacturers & merchants, of 82, N. Master Road, Bombay, 1, India and c/o Messrs. Daly & Figgis, advocates, P.O. Box 34, Nairobi. 7th April 1967.

VI-DAYLIN

14858.—Pharmaceutical preparations. ABBOTT LABORATORIES. A corporation organized under the laws of the State of Illinois, United States of America, manufacturers, of North Chicago, Illinois 60064, United States of America and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 18th April 1967.

KEVITA

15135.—Pharmaceutical preparations for human use. KENYA OVERSEAS CO. LTD., manufacturing chemists, of P.O. Box 2569, Burton Road, Light Industrial Area, Nairobi. 4th October 1967.

SELECTONE

15372.—Insecticides, fungicides, herbicides, weedkillers, plant desiccants and defoliants. PLANT PROTECTION LIMITED, a British company, manufacturers, of Yalding, Kent, England and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 20th November 1967.

CLASS 5—SCHEDULE III

ORFERON

15379.—Pharmaceutical, veterinary and sanitary substances; infants' and invalids' foods; plasters and materials for bandaging; material for stopping teeth, dental wax; disinfectants. FISONS PHARMACEUTICALS LIMITED (a British Company), manufacturers and merchants, of 12 Derby Road, Loughborough, Leicestershire, England and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 22nd November 1967.

SERTODAR

15385.—Pharmaceutical products. BIOCHEMIE GESELLSCHAFT M.B.H., manufacturers, of Karntnerring 4, VIENNA, Austria and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 24th November 1967.

ENDOMETIL

15393.—Products for the destruction of animals and plants, plant protecting agents. FARBWERKE HOECHST AKTIENGESELLSCHAFT, a joint stock company organized under the laws of Germany (Federal Republic of Western Germany), manufacturers and merchants, of Frankfurt/Main—Hoechst, Bruningstr. 45, Germany and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 4th December 1967.

NEUTROMIL

15400.—Chemical products for hygienical use; pharmaceutical and veterinary preparations. SOCIETA FARMACEUTICI ITALIA, a corporation organized and existing under the laws of Italy, manufacturers, of Largo Donegani 1-1, Milan, Italy and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 5th December 1967.

TROFODERMIN

15401.—Chemical products for hygienical use; pharmaceutical and veterinary preparations. SOCIETA FARMACEUTICI ITALIA, a corporation organized and existing under the laws of Italy, manufacturers, of Largo Guido Donegani, 1-1, Milan, Italy and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 5th December 1967.

ROBREX

15404.—Infants' and invalids' foods. RECKITT & COLMAN (OVERSEAS) LTD., a limited liability Co. incorporated in England, exporters and merchants, of Danson Lane, Hull, Yorkshire, England and c/o Messrs. Daly & Figgis, advocates, P.O. Box 34, Nairobi. 14th December 1967.

CLASS 6—SCHEDULE III

EGA

14525.—Electric conduit tubing and junction fittings therefor, all of metal and none being for use in relation to railway signals, road traffic signals, marine signalling apparatus, lighthouses or signalling apparatus for aircraft, ships or land vehicles. EGA ELECTRIC LIMITED, a company duly organized and existing under the laws of England, manufacturers and merchants, of St. Asaph, Flintshire, North Wales, United Kingdom and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. Nos. 14526, 14527. 18th November 1966.

PANDROL

15423.—Metallic materials for railway tracks. LOCKSPIKE LIMITED (a British company), manufacturers and merchants, of 7, Rolls Buildings, Fetter Lane, London, E.C.4, England and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 21st December 1967.

CLASS 7—SCHEDULE III



15347.—Machine tools, especially chip detaching and non-detaching machinery, devices, instruments and tools for metal-working machine tools such as milling, dividing and drilling

instruments and tools; chucks, tool holders, cutting and pressing tools; hydraulic machinery and equipment; textile machines; rubber manufacturing machines; pumps; mechanical, hydraulic and electrical transmission mechanisms; pneumatic, hydraulic and electrical equipment for direct and remote control; hand and automatic control of movement of machine parts and their combination; fixtures and jigs for boring, drilling, milling, grinding, planing, etc., to facilitate the operation on metal-working machine tools, castings, forgings, stampings. KOVOSVIT, narodni podnik, a National Corporation duly established and existing under the laws of Czechoslovakia, manufacturers & merchants, of Sezimovo Usti, Czechoslovakia and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 8th November 1967.

CLASS 9—SCHEDULE III

CLASS 16—SCHEDULE III



15353.—Physical and electronic appliances; computing devices; surveying, signal, measuring and supervisory devices; weighing apparatus in combination with calculating machines; talking machines; adding, calculating and accounting machines; machines for punching, verifying and the evaluation of record-materials; counting and cash registers; adding, calculating and accounting machines in combination with typewriters and/or writing tables and/or devices for punching, verifying and the evaluation of record-materials and/or electronic or electro-technical calculating devices and their interior appliances or accessories. VEB BUCHUNGSMASCHINENWERK KARL-MARX-STADT, manufacturers of office equipment of all kinds, a German company organized and existing under the laws of the German Democratic Republic, of Altchemnitzer Strasse 41, Karl-Marx-Stadt, German Democratic Republic and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 14th November 1967.

15352.—Typewriters; office machines; adding, calculating and accounting machines in combination with typewriters; writing, drawing, painting and modelling goods; office appliances (except furniture). VEB DUCHUNGSMACHINEWERK KARL-MARX-STADT, a German Company organized and existing under the laws of the German Democratic Republic, manufacturers of office equipment of all kinds, of Altchemnitzer Strasse 41, Karl-Marx-Stadt, German Democratic Republic and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. No. 15353. 14th November 1967.

CLASS 12—SCHEDULE III

YAMAHA

15361.—Motorcycles, motorboats, and outboard engines. YAMAHA HATSUDOKI KABUSHIKI KAISHA (a corporation duly organized under the laws of Japan, manufacturers & merchants, of No. 1280 Nakajo, Hamakita-shi, Shizuoka Ken, Japan and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 15th November 1967.

CLASS 18—SCHEDULE III

ANTLER

15369.—Travelling cases, travelling bags, attache cases, suit cases, document cases, despatch cases, brief cases, valises, trunks and portmanteaux. ANTLER LIMITED, of Pilot Works, Alfred Street, Bury, Lancashire, England and c/o Messrs. Hamilton, Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 20th November 1967.

FOXCROFT

15370.—Travelling cases, travelling bags, attache cases, suit cases, document cases, despatch cases, brief cases, valises, trunks and portmanteaux. FOXCROFT LUGGAGE LIMITED, of Pilot Works, Alfred Street, Bury, Lancashire, England and c/o Messrs. Hamilton, Harrison & Mathews, advocates, P.O. Box 3033, Nairobi. 20th November 1967.

CLASS 20—SCHEDULE III

EGA

14526.—Tubing for electric conduits and junction fittings for such tubing, all made of plastics and none being for use in relation to railway signals, road traffic signals, marine signalling apparatus, lighthouses or signalling apparatus for aircraft, ships or land vehicles. EGA ELECTRIC LIMITED, a company duly organized and existing under the laws of England, manufacturers and merchants, at St. Asaph, Flintshire, North Wales, United Kingdom and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. Nos. 14525, 14527. 18th November 1966.

CLASS 20—SCHEDULE III

INNER SPRING MATTRESS

**Elephant
BRAND**

HM

Made by
HIRANI MANUFACTURERS
Box 7383 MOMBASA Phone 4219

Registration shall give no right to the exclusive use of letters HM, the device of a mattress, and the words "Inner Spring Mattress".

15373.—Mattresses. HIRANI MANUFACTURERS, manufacturers, of Spring House, Plot 105, Sec. XIX, Workshop Road, P.O. Box 7383, Mombasa. 22nd November 1967.

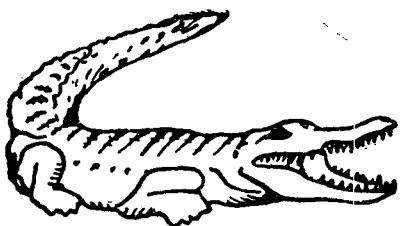
VISCOUNT

15410.—Mattresses. HIRANI MANUFACTURERS, of Spring House, Plot No. 105, Sec. XIX, Workshop Road, P.O. Box 7383, Mombasa. 19th December 1967.

CLASS 25—SCHEDULE III



15364.—All goods included in Class 25 (Schedule III). LA CHEMISE LACOSTE, Societe Anonyme, a company organized under the laws of France, manufacturers, of 8 Rue de Castiglione, Paris, France and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 17th November 1967.



15365.—All goods included in Class 25 (Schedule III). LA CHEMISE LACOSTE, Societe Anonyme, a company organized under the laws of France, manufacturers, of 8 Rue de Castiglione, Paris, France, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 17th November 1967.

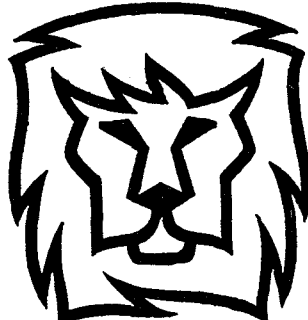
THE MAXI

15389.—Clothing, CLUETT, PEABODY & CO., INC., a company organized and existing under the laws of the State of New York, United States of America, manufacturers, of 530 Fifth Avenue, New York 36, N.Y., United States of America and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 27th November 1967.

BLUEBIRD

15394.—Knitted articles of clothing. BLUEBIRD HOSIERY & KNITWEAR LIMITED (British Nationality) of 104, Hinckley Road, Earl Shilton, Leicestershire, England and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 4th December 1967.

CLASS 29—SCHEDULE III



KENREADY

14716.—Vegetables and fruits, all being dehydrated, preserved, dried, canned or cooked. BIDDLE, SAWYER & COMPANY LIMITED, manufacturers and merchants, of Haddon House, 2/4, Fitzroy Street, London, W.1., England and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 9th February 1967.

SMASH

15407.—Vegetables, fruits, vegetable products and fruit products. CADBURY BROTHERS, LIMITED, manufacturers, of Bournville, Birmingham, England and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 14th December 1967.



15319.—All goods included in this class. CIP-ZOO S.P.A., an Italian Societa per Azioni, duly organized and existing under the laws of Italy, of Via Parenzo, Brescia, Italy and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 7th November 1967.

CLASS 30—SCHEDULE III

BEAR BRAND

12158.—All goods included in Class 30. BERNERALPEN MILCHIGESELLSCHAFT trading also as Societe Laitiere Des Alpes Bernoises and as Bernese Alps Milk Co., a joint stock company organized under the laws of Switzerland, manufacturers, of Stalden, Emmenthal, Switzerland and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. Nos. 835, 836, 838, 12133. 6th December 1963.

SEVEN UP

B.14710.—Candies, chocolates and confectionery. THE SEVEN-UP COMPANY, an American Corporation existing under the laws of the State of Missouri, U.S.A., manufacturers & merchants, of 121 South Meramec Avenue, St. Louis, Missouri 63105, U.S.A. and c/o Messrs. Daly & Figgis, advocates, P.O. Box 34, Nairobi. 1st December 1967.



Registration shall give no right to the exclusive use of the numeral "7".

B.14721.—Candies, chocolates and confectionery. THE SEVEN-UP COMPANY, an American corporation existing under the laws of the State of Missouri, U.S.A., manufacturers & merchants, of 121 South Meramec Avenue, St. Louis, Missouri, U.S.A. and c/o Messrs. Daly & Figgis, advocates, P.O. Box 34, Nairobi. 14th February 1967.

ROWNTREE XXX

Registration shall give no right to the exclusive use of the letters "3X's".

14923.—Chocolate, chocolates and non-medicated confectionery. ROWNTREE AND COMPANY LIMITED, manufacturers, of The Cocoa Works, Wigginton Road, York, England and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 16th May 1967.

BROOKE BOND

15409.—Tea, coffee and foodstuffs. BROOKE BOND KENYA LIMITED, manufacturers, of Mutual Building, Kimathi Street, P.O. Box 2011, Nairobi. To be associated with T.M. Nos. 5882, 5884. 18th December 1967.

CLASS 31—SCHEDULE III



B.15336.—Agricultural, horticultural and forest produce and grains not included in other classes, fresh fruits, vegetables, seeds, live plants and flower, food stuffs for animals. KIRCHHOFF'S EAST AFRICA LIMITED, Partners: Dr. R. J. Jordan, Lord Strathcarron, Viscountess Chetwynd, S. A. Waruhiu, J. Buiteweg, of New Grogan Road, P.O. Box No. 30472, Nairobi and c/o Messrs. Waruhiu & Co., advocates, P.O. Box 7122, Nairobi. 8th November 1967.

CLASS 32—SCHEDULE III

FRESCA

14560.—Beverages including low calorie beverages and dietetic beverages, and preparations for making such beverages. THE COCA-COLA COMPANY, a corporation of the State of Delaware, United States of America, manufacturers, of 515 Madison Avenue, City and State of New York, United States of America and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. No. 14559. 29th November 1966.

NIAGARA DRY

15359.—Non-alcoholic beverages, syrups and concentrates used in the preparations of such beverages. PepsiCo, Inc. (A corporation organized and existing under the laws of the State of Delaware, manufacturers, of 500 Park Avenue, New York, New York, United States of America and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 15th November 1967.

PUMA

15411.—All goods in this class. MONSANTO OVERSEAS ENTERPRISES COMPANY, manufacturers and merchants, of 800 North Lindbergh Boulevard, City of Creve Coeur, County of St. Louis, State of Missouri, U.S.A. and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 19th December 1967.

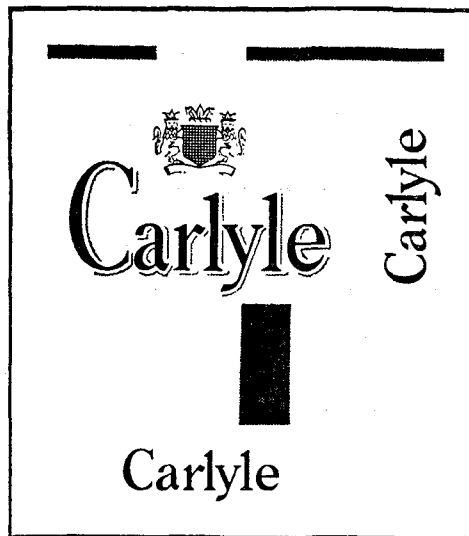
COASTER

15412.—Non-alcoholic drinks and preparations for making such drinks; including fruit juices. SCHWEPPES (OVERSEAS) LIMITED, aerated water manufacturers, of Schweppes House, 1-4, Connaught Place, London, W., England and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 19th December 1967.

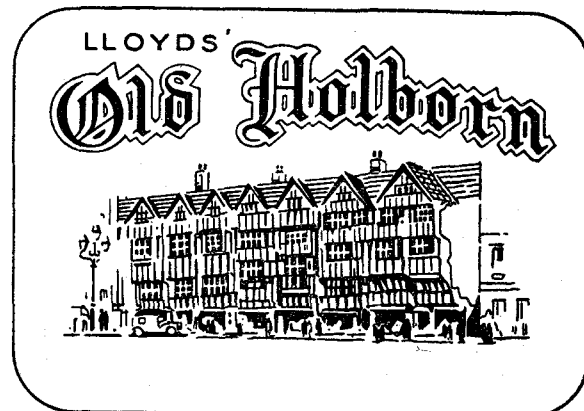
CLASS 34—SCHEDULE III

GRAND PRIX

14867.—Tobacco, whether manufactured or unmanufactured. REMBRANDT TOBACCO CORPORATION (OVERSEAS) LIMITED, a company organized and existing under the Laws of Switzerland, of Weinbergstrasse, 79, 8035 Zurich, Switzerland and c/o Messrs. Shapley, Barret Marsh & Company, advocates, P.O. Box 286, Nairobi. 26th April 1967.



15210.—All goods included in Class 34. AMERICAN-CIGARETTE COMPANY (OVERSEAS) LIMITED (a company organized & existing under the laws of Liechtenstein), of Staedtle 380, Vaduz, Liechtenstein and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 16th October 1967.



15391.—Tobacco whether manufactured or unmanufactured. COPE & LLOYD (OVERSEAS) LIMITED, tobacco manufacturers, of Granite House, 97/101, Cannon Street, London, E.C., England and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. No. 11362. 29th November 1967.

ADDENDUM

TMA. 15033 in Class 8:

Advertised on 9th February 1968, under Kenya Gazette Notice No. 488, page 148, the Trade Mark which was inadvertently left out is shown hereunder:—

VAPOCHROME

Z. R. CHESONI,
Ag. Asst. Registrar of Trade Marks.

GAZETTE NOTICE No. 1316

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 prefixed to the official number.

CLASS 1—SCHEDULE III

BAYCHROM

Registration of this trade mark shall give no right to the exclusive use of the suffix "CHROM".

14060.—Tanning agent. FARBENFABRIKEN BAYER AKTIENGESELLSCHAFT, of Leverkusen, West Germany, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 10th June 1966.

CLASS 2—SCHEDULE III

HIBUILD

14817.—Paints, enamels (in the nature of paints), varnishes (other than insulating varnish), lacquers, anti-corrosives and anti-fouling compositions. IMPERIAL CHEMICAL INDUSTRIES LIMITED, a Company organized and existing under the laws of Great Britain, manufacturers, of Imperial Chemical House, Millbank, London S.W.1, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 29th March 1967.

CLASS 3—SCHEDULE III

SATURA

15447.—All goods included in Class 3. DOROTHY GRAY, INC., a Corporation organized and existing under the laws of the State of Arkansas, U.S.A., of 90 Park Avenue, New York, U.S.A., and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 8th January 1968.

SECRET OF THE SEA

15448.—All goods included in Class 3. DOROTHY GRAY, INC., a Corporation organized and existing under the laws of the State of Arkansas, U.S.A., of 90 Park Avenue, New York, U.S.A., and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 8th January 1968.

CLASS 5—SCHEDULE III

BIO-STRATH

14894.—Pharmaceutical preparations and dietetic products. STRATH LABOR AG, a joint stock company duly organized under the laws of Switzerland, manufacturers and merchants, of Muhlebachstrasse 25, Zurich, Switzerland, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 10th May 1967.

By Consent.

DERMICEL

15204.—All goods in Class 5 (Schedule III) including surgical tapes and dressings. JOHNSON & JOHNSON, manufacturers, of 501 George Street, New Brunswick, New Jersey, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 11th October 1967.

OVOREST

15428.—Medicines and pharmaceutical preparations for human use and veterinary use. N.V. ORGANON, a Naamloze Venootschap, manufacturers, of Oss, Holland, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 2nd January 1968.

OVOSTAT

15429.—Medicines and pharmaceutical preparations for human use and veterinary use. N.V. ORGANON, a Naamloze Venootschap, manufacturers, of Oss, Holland, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 2nd January 1968.

RESTOVAR

15430.—Medicines and pharmaceutical preparations for human use and veterinary use. N.V. ORGANON, a Naamloze Venootschap, manufacturers, of Oss, Holland, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 2nd January 1968.

ARILVAX

15431.—Pharmaceutical and medical preparations and substances. THE WELLCOME FOUNDATION LIMITED, a British Company with limited liability, manufacturing chemists, of 183/193 Euston Road, London N.W.1, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 2nd January 1968.

MULTIVITE

15438.—Pharmaceutical preparations and substances. THE BRITISH DRUG HOUSES LIMITED, wholesale druggists, of 16-34, Graham Street, City Road, London N., England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 3rd January 1968.

HAZE

14649.—Disinfectants, insecticides deodorants and preparations for purifying air. RECKITT & COLMAN (OVERSEAS) LTD., a limited liability Company incorporated in England, exporters and merchants, of Dansom Lane, Hull, Yorkshire, England, and c/o Messrs. Daly & Figgis, advocates, P.O. Box 34, Nairobi. 12th January 1967.

Brondilat

15461.—All kinds of medicines and all other goods properly belonging to Class 5, particularly pharmaceutical preparations for increasing the calibre of the pulmonary air passages. CHEMISCHE WERKE ALBERT, of 6202 Wiesbaden-Biebrich, Postfach, 9101, Germany, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 18th January 1968.

CLASS 7—SCHEDULE III

CLASS 9—SCHEDULE III

CLASS 11—SCHEDULE III

RCA

15437.—Machines for washing and/or drying laundry; machines and machine tools for use in industry; engine and motors; not for land vehicles; electric generators and power plants; component parts of all the aforesaid goods. RADIO CORPORATION OF AMERICA (a Corporation organized and existing under the laws of the State of Delaware), manufacturers and merchants, of 30 Rockefeller Plaza, City of New York, State of New York, 10020, United States of America, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. Nos. 8681, 12567, 15446, 15441. 3rd January 1968.

15440.—Apparatus and instruments for recording, storing, transmitting, relaying, receiving, reproducing, analysing, processing and/or selecting information, data, sound, music, pictures and/or other signals; apparatus, instruments and gauges for testing, measuring, weighing, probing, indicating and/or controlling; laser apparatus; means of recording signals, including discs, magnetic tape and cartridges therefor; apparatus and instruments for the navigation and/or control of land, water, air and/or space vehicles and other objects in space or aerospace; electric batteries; apparatus and instruments for use in communications, including radio, telephone, television and other means of signalling; electric utensils; apparatus and instruments for use in laboratories and/or for scientific purposes; apparatus for teaching, training or learning; component parts of all the aforesaid goods. RADIO CORPORATION OF AMERICA (a Corporation organized and existing under the laws of the State of Delaware, U.S.A.), manufacturers and merchants, of 30 Rockefeller Plaza, City of New York, State of New York, 10020, United States of America, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. Nos. 15437, 15440, 12567 and others. 3rd January 1968.

15441.—Installations and appliances for heating, lighting, cooking, cooling, refrigerating, air-conditioning, ventilating, drying, and for sanitary purposes; component parts of all the aforesaid goods. RADIO CORPORATION OF AMERICA (a Corporation organized and existing under the laws of the State of Delaware, U.S.A.), manufacturers and merchants, of 30 Rockefeller Plaza, City of New York, State of New York, 10020, United States of America, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. Nos. 12567, 15437, 15440. 3rd January 1968.

CLASS 9—SCHEDULE III

QUASI-ARC

Registration of this trade mark shall give no right to the exclusive use of the word "ARC".

14927.—Electrodes and electric arc welding apparatus and parts thereof. THE BRITISH OXYGEN COMPANY LIMITED, a British Company, manufacturers and merchants, of Hammer-smith House, London W.6, England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 16th May 1967.

Proceeding under section 32 (1) (b) of the Trade Marks Act.

BRIGHT PROMIS

15436.—Perfumery, cosmetics and toilet preparations. THE GILLETTE COMPANY (a Corporation organized and existing under the laws of the State of Delaware), manufacturers and merchants, of 15 West First Street, City of Boston, State of Massachusetts 02106, U.S.A., and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 3rd January 1968.

CHLORIDE

15472.—Electric accumulators and parts thereof. THE CHLORIDE ELECTRICAL STORAGE COMPANY LIMITED, a British Company, manufacturers, of 50 Grosvenor Gardens, London S.W.1, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 25th January 1968.

SOLARTRON

15442.—Electrical and electronic apparatus and instruments, all included in Class 9; scientific, nautical, surveying, radio,

television, photographic, cinematographic, optical, weighing, measuring, testing, signalling, checking (supervision), teaching, counting, accounting, adding and calculating apparatus and instruments; data collecting, handling, logging, processing, recording, and communicating apparatus, apparatus and instruments for measuring, recording and indicating pressure, temperature, density, strain speed and other physical quantities; analogue, digital and hybrid computing apparatus; simulation apparatus, sound recording, transmitting, and reproducing apparatus and instruments; and parts included in Class 9 of the aforesaid goods. THE SOLARTRON ELECTRONIC GROUP LIMITED, a British Company, manufacturers and merchants, of Victoria Road, Farnborough, Hampshire, England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 3rd January 1968.

CLASS 18—SCHEDULE III

CLASS 25—SCHEDULE III



15450.—Man-made leather and bags of all kinds made wholly or principally thereof included in this class. KURASHIKI RAYON Co., LTD., a joint stock Company duly organized under the laws of Japan, manufacturer and dealer, of 1621, Sakazu, Kurashiki City, Japan, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. No. 15451. 10th January 1968.

15451.—Clothing; including boots, shoes and slippers made wholly or principally of man-made leather. KURASHIKI RAYON Co., LTD., a joint stock Company duly organized under the laws of Japan, manufacturer and dealer, of 1621, Sakazu, Kurashiki City, Japan, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with T.M. No. 15450. 10th January 1968.

MAC-BRUK

15473.—Ready made clothes for men, boys, ladies, girls. MACOS (E.A.) LTD., manufacturers, of P.O. Box 33, Machakos. 26th January 1968.

ARISTO

15474.—Ready made clothes for men, boys, ladies and childrenwear. MACOS (E.A.) LTD., manufacturers, of P.O. Box 33, Machakos. 26th January 1968.

CLASS 21—SCHEDULE III

MELAWARE

Registration of this trade mark shall give no right to the exclusive use of the suffix "WARE".

14919.—Articles of tableware included in Class 21. RANTON & COMPANY LIMITED, a British Company, manufacturers and merchants, of Rock Works, Commerce Road, Brentford, Middlesex, England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 16th May 1967.

CLASS 29—SCHEDULE III



15199.—Edible oils and fat products included in Class 29 (Schedule III). VEGETABLE OIL INDUSTRIES LIMITED, a Tanganyika Company, manufacturers and merchants, of Plot No. 7, Block "K", Court Road, P.O. Box 1211, Mwanza, Tanzania, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 9th October 1967.

CLASS 31—SCHEDULE III

ANIMA-STRATH

14893.—Foodstuffs for animals and additives to animal food, included in Class 31. STRATH LABOR AG, joint stock Company duly organized under the laws of Switzerland, manufacturers and merchants, of Muhlebachstrasse 25, Zurich, Switzerland, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 10th May 1967.

CLASS 32—SCHEDULE III

SPLASH

14750.—Mineral and aerated waters, and other non-alcoholic drinks; fruit juices; fruit beverages; syrups; and other preparations for the foregoing, in Class 32. THE COCA-COLA EXPORT CORPORATION, a Corporation of the State of Delaware, United States of America, manufacturers, of 515 Madison Avenue, City and State of New York, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 1st March 1967.

JAMBO

15476.—Beer, ale and porter; mineral and aerated waters and other non-alcoholic drinks; syrups and other preparations for making beverages. CITY BREWERY LIMITED, a limited liability Company incorporated in the Republic of Kenya, of Kingston Road, P.O. Box 30144, Nairobi, and c/o Messrs. J. J. Patel & Co., advocates, P.O. Box 3891, Nairobi. 26th January 1968.

CLASS 34—SCHEDULE III

CUNARD

15434.—All goods included in Class 34. ST. REGIS TOBACCO CORPORATION LIMITED, a Company organized and existing under the laws of Liechtenstein, of Staedte 380, Vaduz, Liechtenstein, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 3rd January 1968.



Registration of this trade mark shall give no right to the exclusive use of the words "De Luxe Filter" and the letter "M".

14759.—Tobacco whether manufactured or unmanufactured. THE UNITED KINGDOM TOBACCO COMPANY, LIMITED, trading also as MARCOVITCH & CO., tobacco manufacturers, of Cambridge House, Commercial Street, London E., England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. To be associated with T.M. Nos. 2386, 3873. 7th March 1967.

CONQUEST

15446.—Tobacco whether manufactured or unmanufactured. SENIOR SERVICE (OVERSEAS) LIMITED, of 10, Smith Square, Westminster, London S.W., England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 5th January 1968.

COUNT PUSHKIN

15468.—All goods included in Class 34. ST. REGIS TOBACCO CORPORATION LIMITED, a Company organized and existing under the laws of Liechtenstein, of Staedte 380, Vaduz, Liechtenstein, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 18th January 1968.

HAVILAND

15469.—All goods included in Class 34. TURMAC TOBACCO COMPANY N.V., a joint stock Company organized and existing under the laws of the Netherlands, manufacturers and merchants, of Drentestraat 21, Amsterdam, The Netherlands, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa. 18th January 1968.

Z. R. CHESONI,
Acting Assistant Registrar
of Trade Marks.

GAZETTE NOTICE No. 1317

THE LIQUOR LICENSING ACT

(Cap. 121)

SOUTH SIRIKWA LIQUOR LICENSING COURT

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

District Commissioner's Office, Eldoret, on Monday, 6th May 1968, at 10 a.m.; the District Commissioner's Office, Kapsabet, on Wednesday, 8th May 1968, at 10 a.m. and at the District Commissioner's Office, Tambach, on Friday, 10th May 1968, at 10 a.m.

S. K. KOINANGE,
President,
South Sirikwa Liquor Licensing Court.

GAZETTE NOTICE No. 1318

THE LIQUOR LICENSING ACT

(Cap. 121)

KIAMBU LIQUOR LICENSING COURT

NOTICE is hereby given that the Kiambu Liquor Licensing Court will be held in the District Commissioner's Office, Kiambu, on 6th May 1968, at 10 a.m.

A list of applicants may be seen at the District Officers' offices, Kikuyu, Kiambaa, Limuru, Githunguri, Thika, Gatundu and District Commissioner's notice board at Kiambu.

J. P. MWANGOVYA,
for President,
Kiambu Liquor Licensing Court.

GAZETTE NOTICE No. 1319

THE LIQUOR LICENSING ACT

(Cap. 121)

MURANG'A LIQUOR LICENSING COURT

THE first statutory meeting of the Murang'a Liquor Licensing Court will be held at the Murang'a County Council Chamber on Monday, 13th May 1968, at 10 a.m., to hear applications received.

JAIRO AKIBAYA,
President,
Murang'a Liquor Licensing Court.

GAZETTE NOTICE No. 1320

THE LIQUOR LICENSING ACT

(Cap. 121)

MACHAKOS LIQUOR LICENSING COURT

THE next statutory meeting of Machakos Liquor Licensing Court will be held at the Masaku County Council's Chamber, on Monday, 13th May 1968, at 10 a.m., to consider applications.

W. F. F. SIBONDONGO-ODUOL,
for President,
Machakos Liquor Licensing Court.

GAZETTE NOTICE No. 1321

THE LIQUOR LICENSING ACT

(Cap. 121)

KERICHO LIQUOR LICENSING COURT

THE next statutory meeting of the Kericho Liquor Licensing Court will be held in the Office of the District Commissioner, at 10 a.m., on Monday, 13th May 1968, to consider applications.

M. M. OLE NCHARO,
President,
Kericho Liquor Licensing Court.

GAZETTE NOTICE No. 1322

THE LIQUOR LICENSING ACT

(Cap. 121)

MERU LIQUOR LICENSING COURT

IT IS notified for general information that the next statutory meeting of the Meru Liquor Licensing Court will be held in the Office of the District Commissioner, Meru, on Monday, 6th May 1968, at 10 a.m., to consider applications for licences.

B. A. OSUNDWA,
President,
Meru Liquor Licensing Court.

GAZETTE NOTICE NO. 1245

THE AFRICAN LIQUOR ACT
(Cap. 122)

NAIROBI AFRICAN LIQUOR LICENSING BOARD

THE next statutory meeting of the Nairobi African Liquor Licensing Board will be held in the District Commissioner's Office, Kenyatta Avenue, Nairobi Area, Nairobi, on Monday, 3rd June 1968, at 9 a.m., to consider the granting, renewal and transfer of licences for the manufacture and sale of African intoxicating liquor in Nairobi Area in 1968.

All applications to be considered, whether for grant, renewals, transfers or removals must reach the District Commissioner's Office, P.O. Box 30124, Nairobi, by 4th May 1968, on the appropriate forms obtainable from the District Commissioner's Office, Nairobi Area.

All applicants must appear in person.

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

Nairobi,
8th April 1968.

GAZETTE NOTICE NO. 1323

THE AFRICAN LIQUOR ACT
(Cap. 122)

KISUMU/SIAYA AFRICAN LIQUOR LICENSING BOARD

THE next statutory meeting of the Kisumu/Siaya African Liquor Licensing Board will be held in the District Commissioner's Office, Kisumu, on Monday, 3rd July 1968, at 10 a.m.

All applications for new licences, late renewals and transfers of existing licences must reach the District Commissioner's Office not later than 25th April 1968.

All applicants for new licences are requested to appear in person or by an advocate before the Licensing Board. Attendance of applicants for renewal is optional unless there are objections in which case attendance is desirable.

C. S. MBINDYO,
Acting Chairman,
Kisumu/Siaya African Liquor Licensing Board.

Kisumu,
9th April 1968.

GAZETTE NOTICE NO. 1324

THE AFRICAN LIQUOR ACT
(Cap. 122)

KAJIADO AFRICAN LIQUOR LICENSING BOARD

THE first statutory meeting of the Kajiado African Liquor Licensing Board will be held on Monday, 10th June 1968, in the District Commissioner's Office, at 10 a.m.

All applications whether for new, renewals and transfers, must reach the District Commissioner's Office not later than 2nd May 1968.

Applicants for new licences must appear in person before the Licensing Board or be represented by their advocates. Attendance of applicants for renewals is optional unless there are objections in which case their attendance is desirable.

Late applications will not be accepted.

S. KIHUMBA,
Chairman,
Kajiado African Liquor Licensing Board.

Kajiado,
16th April 1968.

GAZETTE NOTICE NO. 1325

THE AFRICAN LIQUOR ACT
(Cap. 122)

KIAMBУ AFRICAN LIQUOR LICENSING BOARD

NOTICE is hereby given that the Kiambу African Liquor Licensing Board will be held in the District Commissioner's Office, Kiambу, on 13th May 1968, at 10 a.m.

A list of applicants may be seen at the District Officers' offices, Kikuyu, Kiambaa, Limuru, Githunguri, Thika, Gatundu and District Commissioner's notice board at Kiambу.

J. P. MWANGOVYA,
for Chairman,
Kiambу African Liquor Licensing Board.

Kiambу,
16th April 1968.

GAZETTE NOTICE NO. 1326

ERNEST AYSCOGHE FLOYER, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim or an interest in the estate of the late Ernest Ayscoghe Floyer formerly of Kaimosi, who died on the 21st day of August 1967, is hereby required to send particulars in writing of his claim or interest to Messrs. Shaw & Carruthers, advocates, of P.O. Box 112, Eldoret, on or before the 15th day of June 1968, after which date the estate will be distributed amongst the persons entitled thereto having regard only to the claims and interests of which it has had notice and will not as respects the property so distributed be liable to any person of whose claim it shall not have then had notice.

Eldoret,
16th April 1968.

SHAW & CARRUTHERS,
Advocates for the Executors,
P.O. Box 112, Eldoret.

GAZETTE NOTICE NO. 1327

SULTANALI GULAMHUSSEIN MANJI, 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 late Sultanali Gulamhussein Manji, who died on 5th January 1968, at Nairobi, Kenya, is hereby required to send particulars in writing of his or her claim to Messrs. Ahamed & Ahamed, advocates, P.O. Box 1069, Nairobi, before 29th June 1968, after which date the administratrix will distribute the estate among the persons entitled thereto, having regard only to the claims and interests of which they have had notice and will not as regards the property so distributed be liable to any person of whose claim they shall not have had notice.

Dated this 20th day of April 1968.

AHAMED & AHAMED,
Advocates for the intended Administratrix.

GAZETTE NOTICE NO. 1328

ALIBHAI JERAJ BHIMANI, 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 late Alibhai Jeraj Bhimani, who died on 30th October 1967, at Migori, Kenya, is hereby required to send particulars in writing of his or her claim to Messrs. Ahamed & Ahamed, advocates, P.O. Box 1069, Nairobi, before 29th June 1968, after which date the executors will distribute the estate among the persons entitled thereto, having regard only to the claims and interests of which they have had notice and will not as regards the property so distributed be liable to any person of whose claim they shall not have had notice.

Dated this 20th day of April 1968.

AHAMED & AHAMED,
Advocates for the Executors.

GAZETTE NOTICE NO. 1329

CLEMENT LOCK WACE, 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 Clement Lock Wace of P.O. Box 54, Thomson's Falls, who died at Thomson's Falls on 5th April 1968, is hereby required to send particulars in writing of his or her claim or interest to Barclays Bank D.C.O., Trustee Department, P.O. Box 30356, Nairobi, before 7th July 1968, after which date the executors will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they have had notice and will not as respects the property so distributed be liable to any person of whose claim they shall not then have had notice.

Dated the 19th day of April 1968.

BARCLAYS BANK D.C.O.,
Trustee Department,
P.O. Box 30356, Nairobi.

GAZETTE NOTICE NO. 1330

ESTATE OF MRS. KATHLEEN LA MOTHE RENDALL

ANY person having any claim against or interest in the estate of the above named who died at Dorchester in the United Kingdom on 17th February 1967, is required to prove the same with the undersigned on or before 30th May 1968, after which date the estate will be distributed taking account only of claims so notified.

R. F. J. LINDSELL,
Advocate for the Executors.

GAZETTE NOTICE No. 1331

SIR ALFRED CHESTER BEATTY, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim or an interest in the estate of the late Sir Alfred Chester Beatty, formerly of the Chester Beatty Farms, Karamia Estate, P.O. Box 284, Eldoret, who died on the 19th day of January 1968, is hereby required to send particulars in writing of his claim or interest to Messrs. Shaw & Carruthers, advocates, of P.O. Box 112, Eldoret, on or before the 15th day of June 1968, after which date the estate will be distributed amongst the persons entitled thereto having regard only to the claims and interests of which it has had notice and will not as respects the property so distributed be liable to any person of whose claim it shall not have then had notice.

Eldoret,
16th April 1968.
*SHAW & CARRUTHERS,
Advocates for the Executors,
P.O. Box 112, Eldoret.*

GAZETTE NOTICE No. 1332

TRIBHOVANDAS JESHANG MARU, 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 late Tribhovandas Jeshang Maru of P.O. Box 3026, Nairobi, who died at Nairobi on 2nd October 1967, is hereby required to send particulars in writing of his or her claim or interest to the undersigned before the 31st day of May 1968, after which date the administrators will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which the administrators shall then have notice and will not as respects the property so distributed be liable to any person whose claim or interest they will not then have had notice.

Dated at Nyeri this 23rd day of March 1968.

*GHADIALY & COMPANY,
Advocates for the intended Administrators,
P.O. Box 130, Nyeri.*

GAZETTE NOTICE No. 1333

**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. 86 OF 1968

By Natwarlal Anderji Nathwani of P.O. Box 5172, Nairobi, (2) Ratilal Bhurabhai Sodha of P.O. Box 12, Kericho, (3) Prabhudas Madhavji Dolasia (described in the will as Brabhdas Madhavji Dolasia) of P.O. Box 949, Kisumu, and (4) Jagdish Manilal Nathwani of P.O. Box 5172, Nairobi, the executors named in the will of the deceased through N. P. Sheth, Esq., advocate of Nairobi in Kenya, for a grant of probate of the will of Manilal Anderji Nathwani of Nairobi aforesaid, who died at Nairobi aforesaid on the 8th day of June 1967.

(2) CAUSE NO. 102 OF 1968

By Catherine Hall Chisnell of P.O. Box 3158, Nairobi in Kenya, the executrix named in the will of the deceased, through Messrs. Hamilton Harrison & Mathews, advocates of Nairobi aforesaid, for a grant of probate of the will of Frank Edward Chisnell of Nairobi aforesaid who died at Nairobi aforesaid on the 9th day of February 1968.

(3) CAUSE NO. 103 OF 1968

By Irene Grindlay of P.O. Box 520, Thika in Kenya, the executrix named in the will of the deceased, through Messrs. Hamilton Harrison & Mathews, advocates of Nairobi in Kenya, for a grant of probate of the will of Douglas Alfred Grindlay of Thika aforesaid, who died at Nairobi aforesaid on the 23rd day of November 1967.

(4) CAUSE NO. 104 OF 1968

By The Standard Bank Limited (through its duly constituted attorney, Ronald Henry Fulbrook of P.O. Box 30299, Nairobi in Kenya), the duly constituted attorney of Midland Bank Executor and Trustee Company Limited of 27/32 Poultry in the City of London, and Timothy George Jardine Russell formerly of 109 Thunder Lane, Norwich, now of 12 Godstone Road, Betchingley, Redhill, Surrey, the executors named in the will of the deceased, through Messrs. Daly & Figgis, advocates of Nairobi aforesaid, for resealing in Kenya the grant of probate granted on the 25th day of April 1967, by the District Probate Registry at Bangor in England, of the estate of the late Fredric Evelyn Soames of Shellbrook Hill, Ellesmere, Shropshire, and of Nyeri in Kenya, who died at Shellbrook Hill aforesaid on the 14th day of March 1967.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 10th May 1968.

M. F. PATEL,
Deputy Registrar,

Nairobi,
22nd April 1968.
High Court of Kenya, Nairobi.

N.B.—The wills mentioned above have been deposited in and are open to inspection at the Court.

GAZETTE NOTICE No. 1334

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
31/68 32/68	Noor Isaa Makau s/o Mwaniki	Nairobi Ikanga Location, Kitui	25-9-67 15-6-67	Intestate Intestate
33/68	Stephen Njoroge Mbogo	A.C. Kiran- gari, Lower Kabete	17-1-67	Intestate
34/68 35/68	Valerie Loew Mohamed Abdulla Tairara	Nairobi Thika	16-10-67 9-11-67	Intestate Intestate
36/68	Francis Kipsang Arap Langat	Kericho	2-8-67	Intestate

Nairobi,
19th April 1968.

KAMLA MADAN,
Acting Assistant Public Trustee.

GAZETTE NOTICE No. 1335

**THE BANKRUPTCY ACT
(Cap. 53)****ADJOURNED PUBLIC EXAMINATION**

Debtor's name.—Dhirajjal Bhimji Shah, trading as Shah Grocers.
Address.—P.O. Box 3737, Nairobi.
Description.—Trader.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 12 of 1966.
Date of adjourned public examination.—14th June 1968.
Hour.—10.30 a.m.
Place.—The Law Courts, Nairobi.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1336

**THE BANKRUPTCY ACT
(Cap. 53)****ADJOURNED PUBLIC EXAMINATION**

Debtor's name.—Rashida Begum w/o Sheikh Mohamed Hussein.
Address.—P.O. Box 850, Eldoret.
Description.—Trader.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 6 of 1965.
Date of adjourned public examination.—31st May 1968.
Hour.—10.30 a.m.
Place.—The Law Courts, Nairobi.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1337

**THE BANKRUPTCY ACT
(Cap. 53)****ADJOURNED PUBLIC EXAMINATION**

Debtor's name.—Sheikh Mohamed Bashir.
Address.—P.O. Box 850, Eldoret.
Description.—Estate Manager.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 76 of 1960.
Date of adjourned public examination.—31st May 1968.
Hour.—10.30 a.m.
Place.—The Law Courts, Nairobi.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1338

THE BANKRUPTCY ACT
(Cap. 53)

ADJOURNED PUBLIC EXAMINATION

Debtor's name.—Aris Leonidas Grammaticas.
Address.—P.O. Box 9396, Nairobi.
Description.—Businessman and Company Director.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 10 of 1965.
Date of adjourned public examination.—7th June 1968.
Hour.—10.30 a.m.
Place.—The Law Courts, Nairobi.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1339

THE BANKRUPTCY ACT
(Cap. 53)

PUBLIC EXAMINATION

Debtor's name.—Dhana Singh s/o Hakam Singh.
Address.—Section 3, Eastleigh, Nairobi.
Description.—Farmer.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 29 of 1963.
Date of public examination.—7th June 1968.
Hour.—10.30 a.m.
Place.—The Law Courts, Nairobi.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1340

THE BANKRUPTCY ACT
(Cap. 53)

PUBLIC EXAMINATION

Debtor's name.—Miguel Rodrigues.
Address.—P.O. Box 8905, Nairobi.
Description.—Employee.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 12 of 1967.
Date of public examination.—14th June 1968.
Hour.—10.30 a.m.
Place.—The Law Courts, Nairobi.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1341

THE BANKRUPTCY ACT
(Cap. 53)

PUBLIC EXAMINATION

Debtor's name.—Saleh Verjee.
Address.—P.O. Box 11, Nairobi.
Description.—Formerly trader, now employee.
Court.—High Court of Kenya at Mombasa.
No. of matter.—B.C. 5 of 1967.
Date of public examination.—21st June 1968.
Hour.—10.30 a.m.
Place.—The Law Courts, Nairobi.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1342

THE BANKRUPTCY ACT
(Cap. 53)

PUBLIC EXAMINATION

Debtor's name.—Sultan Verjee.
Address.—P.O. Box 1218, Nairobi.
Description.—Formerly trader, now employee.
Court.—High Court of Kenya at Mombasa.
No. of matter.—B.C. 6 of 1967.
Date of public examination.—21st June 1968.
Hour.—10.30 a.m.
Place.—The Law Courts, Nairobi.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1343

THE BANKRUPTCY ACT

(Cap. 53)

PUBLIC EXAMINATION

Debtor's name.—Rahemtulla Hussein Suleman Verjee.
Address.—P.O. Box 1218, Nairobi.
Description.—Formerly trader, now employee.
Court.—High Court of Kenya at Mombasa.
No. of matter.—B.C. 4 of 1967.
Date of public examination.—21st June 1968.
Hour.—10.30 a.m.
Place.—The Law Courts, Nairobi.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1344

THE BANKRUPTCY ACT

(Cap. 53)

PUBLIC EXAMINATION

Debtor's name.—Hassanali Hussein Suleman Verjee.
Address.—P.O. Box 9708, Mombasa.
Description.—Formerly merchant.
Court.—High Court of Kenya at Mombasa.
No. of matter.—B.C. 1 of 1967.
Date of public examination.—21st June 1968.
Hour.—10.30 a.m.
Place.—The Law Courts, Nairobi.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1345

THE BANKRUPTCY ACT

(Cap. 53)

FIRST MEETING OF CREDITORS

Debtor's name.—Mohinder Singh Kalsi s/o Banta Ram Kalsi.
Address.—P.O. Box 466, Nairobi.
Description.—Transporter.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 3 of 1968.
Date of first meeting.—7th May 1968.
Hour.—2.30 p.m.
Place.—Conference Room, State Law Office, Harambee Avenue, Nairobi.
Date of order for summary administration.—5th April 1968.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1346

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF DIVIDEND

(Under Composition)

Debtor's name.—Robert Ngethe.
Address.—P.O. Box 4190, Nairobi.
Description.—Building Contractor.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 6 of 1966.
Amount per £.—Sh. 2/60.
First or final or otherwise.—First.
When payable.—30th April 1968.
Where payable.—At my office, Harambee Avenue, P.O. Box 30031, Nairobi.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1347

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF DIVIDEND

Debtor's name.—Karamshi Devraj.
Address.—Formerly of P.O. Box 4095, Nairobi.
Description.—Foreman.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 23 of 1953.
Amount per £.—Cents 42.
First or final or otherwise.—Second and final.
When payable.—30th April 1968.
Where payable.—At my office, Harambee Avenue, P.O. Box 30031, Nairobi.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE NO. 1348

THE BANKRUPTCY ACT
(Cap. 53)

NOTICE OF INTENDED DIVIDEND

Debtors' names.—(1) Swaran Singh, (2) Mangal Singh, (3) Bakhtawar Singh, all trading as Body Building Works.

Address.—P.O. Box 5365, Nairobi.

Description.—Motor body builders.

Court.—High Court of Kenya at Nairobi.

No. of matter.—B.C. 90 of 1960.

Last day for receiving proofs.—13th May 1968.

Trustee's name.—Official Receiver.

Address.—P.O. Box 30031, Nairobi.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE NO. 1349

THE BANKRUPTCY ACT
(Cap. 53)

NOTICE OF INTENDED DIVIDEND

Debtors' names.—(1) Ratilal Harishanker Shukla, (2) Mansukhlal Harishanker Shukla, partners in Shukla Bros., and V. A. Shukla & Co.

Address.—P.O. Box 367 and P.O. Box 3811, Nairobi, respectively.

Description.—Traders.

Court.—High Court of Kenya at Nairobi.

No. of matters.—B.C. 13 and 14 of 1966.

Last day for receiving proofs.—13th May 1968.

Trustee's name.—Official Receiver.

Address.—P.O. Box 30031, Nairobi.

Nairobi,
19th April 1968.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE NO. 1350

THE BANKRUPTCY ACT
(Cap. 53)

NOTICE OF INTENDED DIVIDEND

Debtor's name.—Vaghji Karamshi Shah.

Address.—Salim Road, opposite Mackinnon Market, Mombasa.

Description.—Merchant.

Court.—High Court of Kenya at Mombasa.

No. of matter.—B.C. 13 of 1961.

Last day for receiving proofs.—30th April 1968.

Trustee's name.—Official Receiver.

Address.—P.O. Box 366, Mombasa.

Mombasa,
8th April 1968.

S. R. WAMBAA,
for Official Receiver.

GAZETTE NOTICE NO. 1351

THE BANKRUPTCY ACT
(Cap. 53)NOTICE OF DIVIDEND
(Summary Case)

Debtor's name.—Nanubhai Bapalal Trivedi, trading as N. B. Trivedi & Sons.

Address.—P.O. Box 850, Mombasa.

Description.—Merchant.

Court.—High Court of Kenya at Mombasa.

No. of matter.—B.C. 11 of 1957.

Amount per £.—Sh. 1/19.

First or final or otherwise.—First and final.

When payable.—2nd May 1968.

Where payable.—At my office, Old Customs House, Nkrumah Road, P.O. Box 366, Mombasa.

Mombasa,
16th April 1968.

S. R. WAMBAA,
for Official Receiver.

GAZETTE NOTICE NO. 1352

THE BANKRUPTCY ACT
(Cap. 53)

NOTICE OF DIVIDEND

Debtor's name.—Karmali Manji.

Address.—Asembo Bay and Kisumu.

Description.—Trader.

Court.—High Court of Kenya at Kisumu.

No. of matter.—B.C. 6 of 1952.

Amount per £.—Sh. 1/92.

First or final or otherwise.—Final.

When payable.—23rd April 1968.

Where payable.—Office of the Official Receiver, State Law Office, Harambee Avenue, Nairobi.

Kisumu,
16th April 1968.

I. H. PATEL,
Agent of the Official Receiver.

GAZETTE NOTICE NO. 1353

THE BANKRUPTCY ACT
(Cap. 53)

NOTICE OF INTENDED DIVIDEND

Debtors' names.—Fatehali Habib and Alibhai Remu, trading as A.F. & Co.

Address.—Oyugis, South Nyanza District.

Description.—Traders.

Court.—High Court of Kenya at Kisumu.

No. of matter.—B.C. 10 of 1957.

Last day for receiving proofs.—10th May 1968.

Trustee's name.—Official Receiver.

Address.—P.O. Box 993, Kisumu.

Kisumu,
25th April 1968.
I. H. PATEL,
Agent of the Official Receiver.

GAZETTE NOTICE NO. 1354

IN THE MATTER OF THE COMPANIES ACT
(Cap. 486)AND
IN THE MATTER OF INDO-AFRICAN LITERARY SOCIETY LIMITED

MEMBERS' VOLUNTARY WINDING UP

NOTICE is hereby given that at an extraordinary general meeting of Indo-African Literary Society Limited held at Mombasa on Thursday, the 18th day of April 1968, the following special resolution was duly passed:

"THAT the Company be wound up as a members' voluntary winding up and that Jayantkumar Rambhai Trivedi of P.O. Box 2742, Mombasa, and Kunjvihari Kantilal Trivedi of P.O. Box 2778, Mombasa, be and are hereby jointly appointed the liquidators for the purpose of such winding up."

Creditors of the Company are required on or before the 20th day of May 1968, to send full particulars of all claims they may have against the said Company to the undersigned, the liquidators of the said Company at the undermentioned address or in default thereof they may be excluded from the benefit of any distribution made before such debts are proved.

Dated at Mombasa this 18th day of April 1968.

J. R. TRIVEDI,
K. K. TRIVEDI,
Liquidators,
P.O. Box 2778, Mombasa.

GAZETTE NOTICE NO. 1355

IN THE MATTER OF THE COMPANIES ACT
(Cap. 486)AND
IN THE MATTER OF INDO-AFRICAN LITERARY SOCIETY LIMITEDNOTICE OF APPOINTMENT OF LIQUIDATORS
(Members' Voluntary Winding Up)
(Rule 51)

Name of Company.—Indo-African Literary Society Limited.
Address of registered office.—Plot No. 193, Section V, Rodger Road, Mombasa.

Registered postal address.—P.O. Box 1045, Mombasa.

Nature of business.—Printers, stationers and booksellers.

Liquidators' names.—Jayantkumar Rambhai Trivedi and Kunjvihari Kantilal Trivedi.

Address.—P.O. Box 2778, Mombasa.

Date of appointment.—18th April 1968.

By whom appointed.—Members.

Dated at Mombasa this 18th day of April 1968.

J. R. TRIVEDI,
K. K. TRIVEDI,
Liquidators,
P.O. Box 2778, Mombasa.

GAZETTE NOTICE NO. 1356

IN THE MATTER OF THE COMPANIES ACT
(Cap. 486)AND
IN THE MATTER OF PROMOTERS & INVESTORS LIMITED

MEMBERS' VOLUNTARY WINDING UP

NOTICE is hereby given that the creditors of the above-named Company are required on or before the 15th day of June 1968, to send their names and addresses, with particulars of their debts or claims, to the undersigned I. R. Leslie and M. H. Pedlow of P.O. Box 30158, Nairobi, the liquidators of the Company, and if so required by notice in writing from the said liquidators either personally or by their solicitors, to come in and prove their debts or claims at such time and place as shall be specified in such notice and in default thereof, they will be excluded from the benefit of any distribution made before such debts are proven.

Dated this 20th day of April 1968.

I. R. LESLIE,
M. H. PEDLOW,
Joint Liquidators,
P.O. Box 30158, Nairobi.

GAZETTE NOTICE No. 1357

THE TRANSPORT LICENSING ACT
(Cap. 404)

THE undermentioned applications will be considered by the Transport Licensing Board at the Ismail Rahimtulla Trust Library, Jeevanjee Street, opposite New Kenya Bus Service Station, Nairobi, on the following dates:

- (1) Monday, 13th May 1968, at 9 a.m.—applications in respect of Road Service Licences and "B" Carriers' Licences up to Reference No. NB/B/57/68.
- (2) Tuesday, 14th May 1968, at 9 a.m.—applications in respect of "B" Carriers' Licences.

Every objection in respect of an application shall be lodged with the Licensing Authority and the District Commissioner of the district in which such application is to be heard and a copy thereof shall be sent to the applicant not less than seven days before the date of the meeting at which such application is to be heard. Except where otherwise stated, the applications are for one vehicle. Every objector shall include the size and Registration Number of his vehicle (together with timetables where applicable) operating on the applicant's proposed route. Those who submit applications in the name of partnership and companies must bring Certificate of Registration to the T.L.B. meeting.

A. N. OUMA,
Executive Officer,
Transport Licensing Board,
P.O. Box 30440, Nairobi.

ROAD SERVICE LICENCES

- NB/R/8/68—Chania Express Service Ltd., P.O. Box 128, Thika. Route: Thika-Gatuanya-Ngoliba. (Two vehicles, 7 passengers each.)
- 9/68—Kiambu Road Service, P.O. Box 210, Kiambu. Route: Gikuni-Nairobi; Kinjabi-Ngecha-Nairobi; Nyanduma-Nairobi; Githunguri-Limuru-Nairobi; Masina-Nairobi; Kiawaroga-Nazareth Hospital-Banana-Nairobi. (Five buses, 52 to 62 passengers each.)
- 10/68—Mzee wa Ngendo, P.O. Box 8246, Mombasa. Route: Mombasa - Nairobi; Mombasa - Taveta. (KJE 83, 15 passengers.)
- 11/68—Simon Kamau Ngotho, P.O. Box 15, Chunya, Mbeya, Tanzania. Route: Namanga-Kenya/Tanzania border-Nairobi. (60-passenger vehicle.)
- 12/68—Muthoni & Mwiaki Travel Services, c/o P.O. Box 3157, Nairobi. Route: Nairobi-Ruiru-Thika-Kabati-Saba-Saba-Maragua-Fort Hall-Thagana-Karatina-Nyeri. (Six vehicles, 8 passengers each.)
- 13/68—Zodiac Tours Ltd., P.O. Box 3004, Nairobi. Carriage of tourists. Route: Kenya. (11 vehicles, 7 passengers each.)
- TLB. 2042—African Safari Lodges Ltd., P.O. Box 6020, Nairobi. Carriage of tourists. Route: Kenya. (12 vehicles, 7 passengers each.)
- 12228—Shimba Tourist Service, P.O. Box 1942, Nairobi. Carriage of tourists. Route: Kenya. (Six vehicles, 7 passengers each.)
- 5/6—Dar es Salaam Motor Transport Ltd., P.O. Box 872, Dar es Salaam. Route: Tanzania border-Lunga Lunga-Kwale-Mombasa. (KKU 851, 55 passengers.)
- 11497—Paul Gitonga Zakayo, P.O. Box 17192, Nairobi. Variation of route to add Karatina-Fort Hall-Nairobi. Present route: Tucha-Thithe-Kagioni-Gachatha-Giakanja-Nyeri. (KGK 38, 34 passengers.) (2) Paul Gitonga & Co. Route: Kindara-Ihari - Muthuaini - Ngangararithi - Nyeri - Karatina - Embu-Sagana. (30-passenger vehicle.)
- 12080—Githima M. Bus Service, P.O. Box 12746, Nairobi. To increase the passenger-carrying capacity from 7 to 42 passengers. Present route: Karai-Kikuyu-Uthiru-Nairobi. (KHG 306, 7 passengers.)
- 13100—Kericho Highland Service Ltd., P.O. Box 447, Kericho. Route: Nairobi - Voi - Mtito Andei - Mombasa. (Ten vehicles, 6 to 7 passengers each; and six more vehicles as standby, 6 to 7 passengers each.)
- 13438—Chinga Provision Store, P.O. Box 12335, Nairobi. Variation of route to add Maragua-Saba Saba-Thika-Ruiru-Nairobi. Present route: Chinga-Fort Hall. (KHH 950, 6 passengers.)
- 6654—Muranga Bus Service, P.O. Box 415, Nairobi. Change of present timetable to a new timetable and to operate between Fort Hall and Nairobi only. Present route: Karuri-Fort Hall-Thika-Nairobi. (Granted to come to Nairobi for night only.) (KJH 42, 44 passengers.)
- 12899—Tsavo Tsafaris, P.O. Box 4191, Nairobi. Carriage of tourists. Route: East of Tsavo National Park. (KHZ 283, 7 passengers; KGY 463, 6 passengers.)
- 13531—Rukubi Bus Service, P.O. Box 3743, Nairobi. To increase the passenger-carrying capacity from 21 to 42 passengers. Present route: Rukubi-Gitaru-Nairobi. (KGU 21, 21 passengers.)
- 6623—James Mwangi Maguru, P.O. Box 5, Thika. Variation of route to add Nairobi. Present route: Kangari-Thika. (KKW 670, 61 passengers.) Present route: Kinyona-Kigumo-Thika. (KHQ 617, 50 passengers.)
- 11793—Kenya Road Service, P.O. Box 78, Limuru. Route: Ngong-Nairobi via Dagoretti Corner. (Two vehicles, 52 passengers each.) (2) To operate the undermentioned vehicles on a co-ordinated timetable. Present route: Sugutu-Mugie-Rumuruti-Thomson's Falls-Ol Kalou-South and North Kinangop - Limuru - Nairobi. (KHU 66, 40 passengers.) Present route: Nairobi-Naivasha-Nakuru - Elburgon - Londiani - Kericho - Ahero - Kisumu. (KKH 566, 51 passengers; KKL 835, 51 passengers.)
- 10759—Kinangop Township Bus Services, P.O. Box 8586, Nairobi. Variation of route to add Limuru-Ruiru and delete Kihiihi and Gatare. Present route: Naivasha - South Kinangop - Gatare Forest - Kangari-Thika. (KCF 990, 35 passengers.) (2) Variation of route to add Ndarama-Shamata Settlement Scheme-Ol Kalou. Present route: Limuru-Kinangop-Gilgil via Kipipiri. (KGV 29, 35 passengers.)
- 13138—Nyandarua Road Transport Co., P.O. Box 1025, North Kinangop. Route: North Kinangop-Wanjohi - Ol Kalou - Ndundori - Nakuru. (52-passenger vehicle.) (2) Route: Thomson's Falls-Ol Kalou - Wanjohi - South Kinangop - Limuru - Kiambu-Ruiru-Thika. (66-passenger vehicle.) (3) Route: South Kinangop-North Kinangop-Wanjohi-Ol Kalou-Ol Joro Orok-Thomson's Falls-Naivasha. (42-passenger vehicle.)
- 14/68—Francis Njuguna Kariuki, P.O. Box 23082, Lower Kabete, Nairobi. Route: Gitangu-Kanjeru-Njathaini-Nairobi. (56-passenger vehicle) (2) Route: Kibiku - Gatare - Muthure - Nairobi. (56-passenger vehicle.)
- 15/68—P. M. Shitakha, P.O. Box 4659, Nairobi. Route: Nairobi - Kibwezi - Voi - Mombasa - Kilifi - Malindi. (Two vehicles, 6 passengers each.)
- 16/68—Henry M. Kahigu, c/o P.O. Box 20551, Nairobi. Route: Gathundia-Ol Kalou-Thomson's Falls-Nakuru; Thomson's Falls - Ol Kalou - Kiongo - Nakuru. (7-passenger vehicle.)
- 17/68—Kirumba Njuguna, P.O. Box 10219, Nairobi. Route: Nairobi - Nakuru - Elburgon - Londiani - Kericho. (12-passenger vehicle.)
- 18/68—Mbitu Karuga, P.O. Box 51, Kikuyu. Route: Githiria - Rangata - Rungai via Nairobi. (18-passenger vehicle.)
- 19/68—Francis Muiru Marugu, P.O. Box 289, Thika. Route: Kandara - Gatitu - Muruka - Nguthuru - Thika-Nairobi. (42-passenger vehicle.)
- 11821—Rwegetha Bus Service, P.O. Box 160, Naivasha. Route: Gita Forest-Njambini-North Kinangop-Wanjohi - Ol Kalou - Ndundori - Nakuru - Naivasha. (Two vehicles, 50 to 60 passengers each.) (2) Variation of route to add Nairekia Ngare - Miriri - Thagutui - Maiyella Farm - Kongoni. Present route: North and South Kinangop-Naivasha round the Lake-Kipipiri-Ol Kalou. (KGH 90, 42 passengers.)
- 20/68—Kimani Muturi, P.O. Box 27, Kikuyu. Route: Nairobi - Limuru - Muguga - Gitaru - Uthiru - Nairobi-Ngecha. (KCW 959, 9 passengers.)
- 777—Gichuki Warui, P.O. Mbari ya Njiku, Kikuyu. To increase the passenger-carrying capacity from 7 to 42 passengers. Present route: Nairobi-Magadi - Central Training School - Ongata-rongai - Kiseliani. (KHG 825, 7 passengers.) No picking or setting down passengers between Central Training School and Nairobi.
- 13137—Leah Wangore, P.O. Box 219, Limuru. Variation of route to add Nakuru-Limuru, and to delete Kitale. Present route: Eldoret-Kitale. (KLG 589, 7 passengers.)
- 9360—Peter Nyaga, P.O. Box 70, Embu. Route: Mau-Meru Township - Chikorige - Ishiara - Embu - Sagana-Thika-Nairobi. (45-passenger vehicle.)

"B" CARRIERS' LICENCES

- NB/B/50/68—Mrs. Mary Rose Wangari Njiinu, P.O. Box 34, Ruiru. Carriage of vegetables, charcoal, potatoes, shop goods, wattle bark, furniture and all goods. Route: Kenya. (7-ton vehicle.)
- 51/68—Harrison Njoroge Njuguna, P.O. Box 405, Thika. Carriage of all goods. Route: Thika-Central Province - Nakuru - Nairobi - Eastern Province - Mombasa. (KKU 551, 13,570 lb.) (2) Route: Mombasa - Central Province - Nakuru - Nairobi - Eastern Province - Mombasa - Coast Province. (KKS 501, 13,117 lb.) (3) Route: Thika-Central Province - Nakuru - Nairobi - Eastern Province - Mombasa. (Two vehicles, 9 to 12 tons each.)
- TLB. 12989—Gatharani Transport, P.O. Box 12999, Nairobi. Carriage of petroleum products. Route: Mombasa-Kenya. (KKQ 804, 10,100 gallons; Z 7252, 10,100 gallons.)
- 12264—George M. Omolo, P.O. Box 14223, Nairobi. Variation of route to add Western Province-Rift Valley Province-Nairobi, for carriage of all goods. Present route: Nyanza Province-Kericho District. (KKN 884, 14,060 lb.) (2) Variation of route to add Western Province - Rift Valley Province - Nairobi-Kericho District, for carriage of all goods. Present route: Nyanza Province-Kericho. (KKW 118, 15,670 lb.)
- 52/68—Banana Hill Farmers Stores, P.O. Banana Hill. Carriage of all goods. Route: Kiambu-Eastern Province-Central Province-Rift Valley Province-Western Province-Nairobi-Mombasa, subject to 30-mile railway restriction clause. (Four vehicles, 10 to 12 tons each; and two trailers, 10 tons each.) (2) Route: Kenya, subject to 30-mile railway restriction clause. (Three vehicles, 8 to 12 tons each.)
- 53/68—Kenya Transport Co., P.O. Box 334, Kiambu. Carriage of all goods, livestock, lubricating oils and manufactured goods. Route: Kenya. (One vehicle and one trailer of 22 tons; and two more vehicles of 12 tons each.) (2) Route: Nairobi-Kibwezi-Mtito Andei-Voi-Mombasa, for carriage of all goods. (One vehicle and one trailer of 22 tons.)
- 54/68—Kibaru Runyenje, P.O. Box 130, Embu. Carriage of petroleum products and all goods. Route: Central Province - Embu - Meru - Kitui - Machakos - Nairobi - Mombasa. (7- to 10-ton vehicle.)
- 12906—Malaika Safaris Ltd., P.O. Box 5351, Nairobi. Carriage of all goods and petroleum products. Kenya. (Four tankers, 9 to 15 tons each; and four lorries, 7 to 15 tons each.)
- 4326—Gichuhi Njoroge & Co., P.O. Box 351, Kiambu. Variation of route to add North-Eastern Province-Rift Valley Province, for carriage of all goods. Present route: Fort Hall-Kiambu-Nyandarua-Kajiado-Nairobi Districts. (KKG 993, 12,010 lb.)
- 8526—Osman Sheikh, P.O. Box 18, Wajir. North-Eastern Province. Carriage of petroleum products and all goods. Route: Nairobi-Coast Province-Eastern Province; Nairobi-Malaba-Kenya/Uganda border; Nairobi-Moyale. (Three vehicles and three trailers, 10 to 15 tons each.) (2) Conversion of "C" to "B". Carriage of all goods and livestock. Route: Wajir - Garissa - Mwingi - Thika - Nairobi - Athi River; Garissa - Galole - Malindi - Mombasa - Nairobi - Nanyuki - Isiolo - Marsabit - Moyale. (KKP 992, 15,920 lb.) (3) Conversion of "C" to "B". Carriage of all goods and livestock. Route: Wajir - Garissa - Kitui - Kibwezi - Voi - Mombasa - Wajir - Garissa - Thika - Nairobi - Athi River. (Z 7211, 32,810 lb.)
- 8513—Kagongo Farmer's Transport Co., P.O. Box 217, Fort Hall. Change of conditions for the carriage of all goods on route: Fort Hall and Nyandarua Districts via Nyeri, Mweiga-Ngobit-Thomson's Falls-Kirinyaga District-Nairobi-Thika. Present route: Fort Hall and Nyandarua Districts via Nyeri-Mweiga-Ngobit-Thomson's Falls, for carriage of all goods; and Fort Hall and Nyandarua Districts via Nyeri - Mweiga - Ngobit - Thomson's Falls; Kirinyaga District - Nairobi - Thika, for carriage of perishables and tea only. (KKB 716, 11,785 lb.)
- 598—Express Transport Co. Ltd., P.O. Box 433, Nairobi. Change of conditions to add Nairobi and throughout Kenya without restriction. Present route: Kenya, subject to the 30-mile railway restriction clause. (Z 3851, 10 tons; Z 3868, 10 tons; Z 3969, 10 tons; Z 3928, 10 tons; Z 3842, 10 tons; Z 3871, 10 tons; Z 3870, 10 tons; Z 4264, 10 tons; Z 4761, 10 tons; Z 4273, 6 tons; Z 2270, 10 tons; Z 3418, 10 tons; Z 4942, 10 tons; Z 5018, 25 tons; Z 5323, 20 tons; Z 5554, 10 tons; Z 5553, 10 tons; Z 304, 6 tons; Z 2943, 20 tons; Z 6056, 10 tons; Z 6082, 14 tons; Z 7012, 20 tons; Z 7291, 40 tons; Z 7292, 20 tons; Z 7313, 12 tons; KHZ 232, 7 tons; KHM 936, 16 tons; KHT 279, 8 tons; KHT 808, 8 tons; KGE 344, 5 tons; KGE 432, 5 tons; KGE 868, 5 tons; KGR 641, 5 tons; KGS 231, 5 tons; KHC 378, 5 tons; KHC 225, 5 tons; KHC 509, 5 tons.) (2) Carriage of heavy gauge equipment and all goods. Route: Nairobi and throughout Kenya without restriction. (20-ton trailer.)
- 7409—Kaigua Kiruku, P.O. Box 88, Kiambu. Variation of route to add Central Province-Machakos-Kajiado-Narok Districts, for carriage of all goods. Present route: Kiambu District and to Thika-Nairobi. (KGS 752, 10,550 lb.) (2) Carriage of all goods. Route: Kiambu-Central and Eastern Provinces - Nairobi - Kajiado - Narok - Nakuru Districts. (7- to 9-ton vehicle.)
- 5542—Muhi Kangari, Dagoretti Market, P.O. Mbari ya Njiku. Carriage of all goods. Route: Kenya. (Five vehicles, 9 tons each.)
- 4842—Joseph Mwangi Gichohi, P.O. Box 116, Muranga. Carriage of all goods. Route: Kiru Location-Fort Hall District - Nyeri District - Nairobi - Mombasa. (Three vehicles, 7 tons each.) (2) Route: Kiriaini-Nyeri District-Fort Hall District-Thika-Nairobi, for carriage of all goods. (7-ton vehicle.)
- 9251—Kitemange Ndema, P.O. Box 56, Kitui. Variation of route to add Athi River, for carriage of all goods, sheep, goats and livestock. Present route: Kitui District; Kitui-Thika; Kitui-Kibwezi; Thika-Nairobi; Kitui-Machakos-Konza (not on main Mombasa-Nairobi road); and also for carriage of sheep and goats, cowpeas and coffee (mbuni) from Kibwezi to Mombasa, returning with salt, paraffin and cement only. (KHJ 116, 11,960 lb.)
- 55/68—Mary Wangui Kariuki, P.O. Box 117, Molo. Carriage of farm produce and all goods. Route: Ongeluone-Rift Valley Province-Nairobi. (7- to 10-ton vehicle.)
- 56/68—Zephaniah Gicure Ndungu, Kiriti Location, P.O. Kangema, Muranga. Carriage of shop goods, farm produce, building and all goods. Route: Rwathia - Muranga - Nyeri - Kirinyaga - Nairobi - Kiambu-Nyandarua. (Two vehicles, 7 tons each.)
- 57/68—Reuben Gikaru, c/o P.O. Box 30010, Nairobi. Carriage of farm produce and all goods. Route: Uplands - Naivasha District - Nairobi - Nyandarua District - Ol Kalou - Thomson's Falls - North Kinangop. (3-ton vehicle.)
- 58/68—G. Gichuru & Co., c/o P.O. Box 10315, Nairobi. Carriage of all goods, charcoal, vegetables and trade goods. Route: Kiambu-Machakos-Kitui-Kibwezi - Voi - Mombasa; Kiambu - Narok - Nakuru-Kericho-Kakamega-Busia. (7-ton vehicle.)
- 59/68—Makau Mwoneo, P.O. Box 3465, Nairobi. Carriage of all goods. Route: Nairobi-Machakos-Athi River. (5-ton vehicle.)
- 60/68—Mwuchanga Wahome, P.O. Box 3141, Nairobi. Carriage of all goods. Route: Fort Hall-Thika-Nairobi Districts. (5- to 7-ton vehicle.)
- 61/68—Mwogoi Young Transport & Supply, c/o P.O. Box 951, Nairobi. Carriage of all goods. Route: Machakos District-Kitui District-Thika District-Garissa-Nairobi. (7-ton vehicle.)
- 62/68—Mwongeli Heavy Transport, P.O. Box 30478, Nairobi. Carriage of maize, flour, coffee, charcoal and shop goods. Route: Machakos-Thika-Kitui-Garissa - Miu Market - Massi - Yatta - Tawa Market-Nairobi. (7-ton vehicle.)
- 63/68—Chimo Kangah, P.O. Box 8122, Nairobi. Carriage of all goods. Route: Nairobi-Athi River-Kibwezi-Mtito Andei-Voi-Mombasa. (8-ton vehicle.)
- 64/68—Joseph Karanja Gitau, P.O. Box 7073, Nairobi. Carriage of all goods. Route: Nairobi-Banana Hill - Limuru - Uplands - Magina - Kamae - Jabini - Nyandarua - Githinguri - Thika - Magina - Kijabe-Narok. (8-ton vehicle.)
- 65/68—Samwel Gikonyo Karanja, P.O. Box 2633, Nairobi. Carriage of all goods. Route: Fort Hall District-Ithangarari-Thika-Nairobi. (5-ton vehicle.)
- 66/68—Isaac Ngoro Munuya, P.O. Box 30468, Nairobi. Carriage of manure, potatoes, charcoal and farm produce and all goods. Route: Gatundu-Kiambu District - Ruiru - Thika - Machakos District - Laikipia-Nairobi. (7-ton vehicle.)
- 67/68—Nyaga Chege, P.O. Box 17037, Nairobi. Carriage of all goods. Route: Nairobi-Nyeri District-Embu - Nyandarua - Kiambu District - Nyeri. (7-ton vehicle.)
- 68/68—Joseph Muriithi Kiuri & Sons, P.O. Box 81, Thika. Carriage of all goods. Route: Githumu-Nairobi-Nakuru-Embu-Thika. (8-ton vehicle.)
- 69/68—Joseph Waweru, P.O. Box 628, Thika. Carriage of charcoal, vegetables, manure, wattle bark, poles, livestock and all goods. Route: Gatukuyu-Thika-Kilimambogo - Gathini - Yatta - Ekarakara. (5-ton vehicle.)

"B" CARRIERS' LICENCES—(Contd.)

- NB/B/70/68—Muigu Kagea, P.O. Box 38, Kikuyu. Carriage of charcoal, wood, furniture, household goods, building materials and all goods. Route: Kinoo-Kiambu District-Nyandarua-Nairobi District-Rift Valley Province. (1½-ton vehicle.)
- 71/68—George Mbugwa Njoroge, Dagoretti Market, P.O. Mburi ya Njiku, Kikuyu. Carriage of all goods. Route: Nairobi - Kiambu - Kijabe - Nakuru - Machakos - Kajiado - Thika - Nyandarua. (5-ton vehicle.)
- 72/68—Nduba Mutetu, P.O. Sultan Hamud. Carriage of all goods. Route: Sultan Hamud - Kibwezi - Machakos-Nairobi-Kitui. (4-ton vehicle.)
- 73/68—Kasina Kaiyu, Mulango Location, Mosa Sub-location, P.O. Kitui. Carriage of farm produce and all goods. Route: Kitui-Thika-Nairobi; Kitui - Machakos - Nairobi; Kitui - Kibwezi - Machakos-Nairobi. (7- to 9-ton vehicle.)
- 74/68—Abdi Rhaman Haji Abbas, P.O. Box 1782, Nairobi. Carriage of all goods and petroleum products. Route: Nairobi - Garissa - Wajir - Mandera - Mwingi - Thika - Nairobi - Mombasa - Malindi-Galole; Nairobi Extra Provincial District-Eastern Province-Coast Province. (Six vehicles, 10 tons each and six trailers, 12 tons each.)
- 75/68—Mbai Mboo, Ikanga Location, P.O. Mutomo, Kitui. Carriage of all goods, cotton, and livestock. Route: Ikanga - Kitui - Machakos - Nairobi; Kitui - Kibwezi - Emali - Makueni - Kitui District; Kitui-Thika-Nairobi. (KGX 259, 6 tons.)
- 76/68—Beth Kabesu Kioko, P.O. Kithimani, Machakos. Carriage of manure, shop goods, vegetables, charcoal and all goods. Route: Machakos-Thika-Kiambu-Fort Hall-Nairobi. (5-ton vehicle.)
- 77/68—Mungai Njuguna, c/o P.O. Box 40, Kikuyu. Carriage of potatoes, farm produce, fuel and all goods. Route: Maella-Naivasha District-Limuru-Nairobi. (40-cwt. vehicle.)
- 78/68—Ndume Trading Co. Ltd., P.O. Box 174, Kiambu. Carriage of all goods. Route: Githiga-Kiambu-Kenya. (7-ton vehicle.)
- 79/68—Muturu General Transport & Co., P.O. Box 13108, Nairobi. Carriage of all goods. Route: Nairobi-Kiambu District - Kibwezi - Voi - Mombasa. (Two lorries and one trailer, 10 tons each.)
- 80/68—Kiromo General Transport & Co., P.O. Box 13108, Nairobi. Carriage of all goods. Route: Nairobi-Central Province-Mombasa. (Two vehicles, 8 tons each.)
- 81/68—Lucia Wanjiku, c/o P.O. Box 120, Limuru. Carriage of all goods. Route: Kiambu District-Nyandarua District - Nairobi - Mombasa District - Narok District - Thika District - Embu District - Nakuru District. (7-ton vehicle.)
- 82/68—Mwangi Kanyiri, P.O. Box 405, Thika. Carriage of building materials, farm produce and shop goods. Kenya. (KKY 933, 15,520 lb.)
- 83/68—Sukuma General Transport Co., P.O. Box 13108, Nairobi. Carriage of farm produce, manure and all goods. Route: Nairobi-Machakos District-Central Province. (Three vehicles, 7 to 9 tons each.)
- TLB. 7129—Maina Macharia & Mwangi Njuguna, P.O. Box 11578, Nairobi. Carriage of timber, charcoal, farm produce and all goods. Route: Nairobi-Fort Hall - Nyandarua - Kiambu - Thika - Nyeri - Nakuru. (KBP 667, 5,910 lb. and KHS 38, 3,650 lb.)
- 402—E.A. Overland Transport Co. Ltd., P.O. Box 3089, Mombasa. Carriage of petroleum products. Route: Gilgil - Eldoret; Gilgil - Nakuru - Londiani - Kericho - Kisumu - Kisii; Gilgil - Nakuru - Uasin Gishu Districts. (Two vehicles, 1,000 gallons.)
- 4793—Livingstone Ndutire Mbugwa, P.O. Gatundu via Kiambu. Carriage of all goods. Route: Gatundu-Kiambu - Thika - Nairobi - Nyandarua - Kirinyaga - Machakos - Kajiado - Fort Hall - Nyeri-Kiambu. (5-ton vehicle.)
- 12038—Ngilasi Imou, P.O. Box 13, Kitui. Carriage of farm produce, shop goods, livestock and all goods. Route: Kitui - Thika - Nairobi; Kitui-Machakos; Kitui-Kibwezi. (6- to 7-ton vehicle.) (2) Route: Kitui - Kibwezi - Machakos - Thika - Embu - Nairobi Districts. (KGV 807, 11,260 lb.)
- 5222—Solomon Ndeto & Co., Mbooni Location, P.O. Kikima via Machakos. Carriage of all goods. Route: Machakos District-Athi River-Nairobi. (KHG 429, 13,970 lb.)
- 2702—Sillas Muigai Gechombo, P.O. Box 82, Uplands. Carriage of charcoal, manure, wattle bark, farm produce, building materials and all goods. Route: Kagwi - Kiambu District - Thika - Ngong - Naivasha - Nyandarua - Nakuru District - Nairobi. (KKB 51, 5 tons.)
- 2485—Gakumo Kihoro & Brothers, P.O. Box 27254, Nairobi. Carriage of all goods. Route: Kiambu - Nakuru District-Nairobi. (KKB 51, 5 tons.)
- Nakuru District-Nairobi. (KKD 348, 8,780 lb.; KKG 225, 9,090 lb.)
- 397—Kinyange Stores, P.O. Mitubiri, Thika. Carriage of all goods, farm produce and shop goods. Route: Mitubiri - Thika - Ruiru - Nairobi. (KHV 189, 6 tons.)
- 4456—Maigua Kimani, P.O. Box 63, Ruiru. Carriage of manure, bananas, charcoal, potatoes, farm produce and all goods. Route: Kiambu-Ruiru-Thika-Naivasha-Nairobi. (4½-ton vehicle.)
- 11702—Mohamed Noor Hussein, P.O. Box 1842, Nairobi. Carriage of petroleum products. Route: Nairobi-Mombasa. (KKY 78, 24,850 lb.) (2) Variation of route to add Nairobi-Mombasa, for carriage of all goods and petroleum products. Present route: Mandera - Wajir - Garissa - Thika - Nairobi. (KHU 764, 16,225 lb.)
- 4327—Duncan Ndungu & Sons, P.O. Box 33, Narok. Variation of route to add Nairobi-Nyeri-Nyandarua Districts, for carriage of all goods. Present route: Narok District; Nairobi-Narok via Kijabe Cross Roads, for Carriage of beer, empties and general goods; and Narok-Naivasha, for carriage of sugar. (KKD 343, 14,110 lb.)
- 10427—Kakinya ole Karem, P.O. Box 52, Narok. Variation of route to add Nakuru-Naivasha, for carriage of all goods. Present route: Nairobi-Narok-Marijo-Mau. (KHW 720, 12,470 lb.)
- 7485—Nyamwaro Brothers, P.O. Box 43, Narok. Carriage of all goods, livestock, hides and skins. Route: Narok-Nakuru; Narok-Kilgoris-Sotik; Narok-Kisii; Narok-Nairobi. (6-ton vehicle.)
- 10653—Samson Mutiso, P.O. Sultan Hamud, Machakos. Carriage of all goods. Route: Machakos-Athi River-Nairobi. (KHX 570, 11,330 lb.)
- 84/68—Sadrudin H. A. Vellani, P.O. Box 20218, Nairobi. Carriage of all goods. Route: Mombasa Town-Kilindini Harbour. (Two vehicles, 5 tons each.)
- 85/68—Miss Tabitha Muthoni, P.O. Box 30075, Nairobi. Carriage of all goods. Route: Nairobi City Council Area-Kiambu District. (7-ton vehicle.)
- 86/68—G. Ndegwa, E. Kahura, M. Gatonye, M. Murugami, P.O. Box 11,725, Nairobi. Carriage of all goods and livestock. Route: Nairobi-Rift Valley Province-Central Province-Nyanza Province-Tororo Kenya/Uganda border; Nairobi-Mombasa. (Three lorries, 6 to 9 tons each.)
- 87/68—Kitui New Transport Co., c/o P.O. Box 95, Kitui. Carriage of petroleum products and all goods. Route: Mombasa - Nairobi - Kitale - Kenya/Uganda border. (Three vehicles and three trailers, 10,000 gallons each.) (2) Mombasa-Nairobi-Nakuru-Kisumu. (One vehicle and one trailer, 25 tons each.) (3) Route: Coast-Eastern-Central Provinces - Nairobi - North-Eastern Provinces (Two vehicles, 25 tons each.)
- 88/68—Machakos Northern Transport, P.O. Kangundo. Carriage of all goods, petroleum products in bulk. Route: Machakos District-Thika-Nairobi-Kisumu-Emali - Voi - Mombasa District - Rift Valley Province - Eldoret - Malaba - Kenya/Uganda border. (Four vehicles, 8 to 9 tons each, and four trailers, 10 to 12 tons each.)
- 89/68—Ikoy Transporters, P.O. Box 21139, Nairobi. Carriage of all goods and petroleum products. Route: Kisumu - Nakuru - Nairobi - Kibwezi - Voi-Mombasa. (Two vehicles and two trailers, 12 to 15 tons each.)
- 90/68—Kinyanjui Mucheru & Bros., P.O. Box 4854, Nairobi. Carriage of agricultural produce and all goods. Route: Nairobi - Thika - Kiambu - Machakos - Nakuru - Eldoret - Malaba-Kenya/Uganda border; Nairobi-Mombasa. (6- to 8-ton vehicle.) (2) Nairobi - Nakuru - Eldoret - Tororo - Kenya/Uganda border. (7-ton vehicle.)
- 91/68—K9 Guards Ltd., P.O. Box 7597, Nairobi. Carriage of cash and own goods. Route: Kenya. (KKG 476, 2,254 lb.; KCW 592, 2,224 lb.; KHT 9, 2,284 lb.; KKK 503, 2,344 lb.)
- 92/68—Eliud Mutonyi Wanjie, P.O. Box 11594, Nairobi. Carriage of all goods. Route: Nairobi City Area-Muranga - Kiambu - Meru - Nyandarua Districts - Central Province. (7-ton vehicle.)
- 93/68—Nairobi Blue Transporters, P.O. Box 21231, Nairobi. Carriage of petroleum products and all goods. Route: Nairobi-Mombasa-Nairobi-Kisumu-Nyeri - Garissa; Nairobi - Kenya/Uganda border. (Six lorries and six trailers, 10 to 15 tons each, and six more lorries and six trailers, 7 to 12 tons each.)
- 94/68—C. K. Karanja, P.O. Box 194, Kiambu. Carriage of sugar-cane and all goods. Route: Kisumu District-Central Nyanza. (KKX 813, 13,925 lb.)
- 95/68—The Kenya Trade & Transport Co. Ltd., P.O. Box 125, Nairobi. Carriage of petroleum products. Route: Mombasa-Nairobi. (Four tankers and four trailers, 10 tons each.)

"B" CARRIERS' LICENCES—(Contd.)

- NB/B/96/68—Tatua Kamau, P.O. Box 13150, Nairobi. Carriage of vegetables, charcoal and farm produce and all goods. Route: Njumbi-Fort Hall-Thika-Nairobi-Nyandarua District. (7-ton vehicle.)
- TLB. 5133—Ngugi ole Ndaiya, P.O. Box 39, Narok. Carriage of all goods. Route: Narok District-Nairobi via Kijabe Cross Road - Narok - Nakuru via Mau Narok; Narok-Naivasha. (KHM 760, 11,480 lb.)
- 389—Muema Kalanzo, P.O. Makueni via Machakos. Carriage of foodstuff, maize, sugar, castor seeds and all goods. Route: Makueni-Machakos District-Nairobi-Thika. (KHL 964, 13,485 lb.)
- 5114—Ndungi Nganga, P.O. Wangige, Lower Kabete. Carriage of all goods. Route: Wangige-Kiambu-Nairobi. (7- to 9-ton vehicle.) (2) Carriage of all goods. Route: Kenya. (7- to 10-ton vehicle.) (3) Conversion of "C" to "B". Carriage of all goods. Route: Kenya. (KHH 551, 12,250 lb.)

- 7186—Henry Kahoya & Co., P.O. Box 284, Thika. Carriage of building materials and all goods. Route: Thika - Embu District - Machakos District-Kiuiti District-Central Province. (KKV 459, 15,345 lb.; KKV 461, 15,280 lb.; KKV 458, 15,300 lb.; KKV 457, 15,300 lb.; KGD 525, 13,065 lb.; KFF 508, 7,290 lb.; KFF 504, 9,120 lb.)

- 13561—Andika Kunyanyi, P.O. Box 383, Thika. Carriage of shop goods. Route: Kenya. (KKZ 526, 22,170 lb.)

- 13393—Freeway Transport Service Ltd., P.O. Box 2109, Nairobi. Carriage of petroleum products in bulk. Route: Mombasa - Nairobi - Nakuru - Eldoret - Kenya/Uganda border. (Ten vehicles, 10 tons each; and ten trailers, 14 tons each.)

GAZETTE NOTICE NO. 1358

THE TRANSPORT LICENSING ACT

(Cap. 404)

THE undermentioned applications will be considered by the Transport Licensing Board meeting along with others to be heard on 13th and 14th May 1968, at 9 a.m., at the Ismail Rahimtulla Trust Library, Jeevanjee Street, opposite New Kenya Bus Service Station, Nairobi.

A. N. OUMA,
Executive Officer.

ROAD SERVICE LICENCES

- TLB. 637—Southern Cross Safaris Ltd., P.O. Box 8363, Nairobi. Carriage of tourists. Route: Kenya. (Five vehicles, 7 passengers each.)
- 4618—Pan African Safari Ltd., P.O. Box 4209, Nairobi. Carriage of tourists. Route: Kenya. (KKP 994, 5 passengers; and two more vehicles of 7 passengers each.)
- NB/R/20/68—Terrace Hotel, P.O. Box 10845, Nairobi. Carriage of staff and hotel guests only. Route: Nairobi Extra Provincial District. (15-passenger vehicle.)

- MS/R/7/68—Nairobi West Service Station Ltd., P.O. Box 12505, Nairobi. Route: Nairobi-Voi-Mombasa. (Ten vehicles, 7 passengers each.)

- NB/R/120/68—Gateru Kahoro, P.O. Box 17029, Nairobi. Route: Nairobi - Thika - Fort Hall - Sagana - Karatina-Nyeri-Othaya. (52-passenger vehicle.)
- 4235—Robert Mukindi, P.O. Box 417, Thika. To delete the present route; and variation of route to add B1 - Yatta - Karakara - Kisimani - Thika. Present route: Nyamangara - Karae - Harris Road - Thika-Tala-Yatta. (KHW 667, 32 passengers.)

"B" CARRIERS' LICENCES

- NB/B/4/68—Runyenje Transport Co., P.O. Box 1984, Nairobi. Carriage of all goods and petroleum products. Route: Nairobi - Mombasa; Nairobi - Embu - Meru. (Eight vehicles, 10 to 15 tons each, and eight trailers, 10 to 15 tons each.)
- 21/68—Bernard Kitonga Sila, P.O. Kangundo, Machakos. Carriage of farm produce, manure, charcoal and all goods. Route: Kangundo-Kiambu-Fort Hall-Embu - Kitui - Machakos - Kajiado Districts - Nairobi-Coast Province. (5-ton vehicle.)
- 22/68—Ilaisserr Transporters, P.O. Box 30040, Nairobi. Carriage of farm produce and all goods. Route: Narok - Rift Valley Province - Kisii - South Nyanza - Kericho - Nairobi - Mombasa. (Four vehicles, 15 tons each; and four trailers, 18 tons each.) (2) Route: Nairobi-Mombasa, for carriage of petroleum products. (Four vehicles, 15 tons each; and four trailers, 18 tons each.)

- 50/68—John Njoroge Mubi, P.O. Box 5274, Nairobi. Carriage of all goods. Route: Mombasa-Nairobi-Eldoret-Kenya/Uganda border. (7- to 10-ton vehicle.)

- TLB. 5607—Njuguna Daniel Nganga, P.O. Box 42, Kikuyu. Carriage of all goods. Route: Kenya. (8-ton vehicle.)

- 628—Bomett & Sons, P.O. Box 30260, Nairobi. Carriage of all goods and petroleum products. Route: Mombasa - Voi - Nairobi - Namanga - Nakuru - Malaba-Kitale. (Two tankers, 10 tons each; and four lorries, 8 to 11 tons each.) (2) Change of conditions for the carriage of all goods. Present route: Nairobi - Malaba - Kenya/Uganda border - Nakuru - Eldoret - Kericho - Kisii - Kisumu - Mombasa - Malindi - Eldama Ravine - Tambach, for carriage of Madhvani products, vegetables, ghee, sweets, potatoes, horticultural products and shop goods only. (KKU 294, 18,090 lb.; KKT 628, 18,050 lb.)

GAZETTE NOTICE NO. 1359

THE TRANSPORT LICENSING ACT

(Cap. 404)

THE undermentioned applications will be considered by the Transport Licensing Board meeting along with others to be heard on 13th and 14th May 1968, at 9 a.m., at the Ismail Rahimtulla Trust Library, Jeevanjee Street, opposite New Kenya Bus Service Station, Nairobi.

A. N. OUMA,
Executive Officer.

ROAD SERVICE LICENCES

- NB/R/21/68—Matemo Bus Service, P.O. Box 11217, Nairobi. Route: Ngaruwa - Thomson's Falls - Nakuru. (50-passenger vehicle.) (2) Ngaruwa-Thomson's Falls-Ol Kalou-Njabini-Limuru. (52-passenger vehicle.) (3) Route: Gita Forest-North Kinangop-South Kinangop - Kamirithu - Nairobi. (45-passenger vehicle.) (4) Route: Nairobi - Naivasha - Gilgil - Nakuru - Burnt Forest - Eldoret. (52-passenger vehicle.) (5) Route: Eldoret-Burnt Forest-Nakuru-Gilgil - Naivasha - Nairobi - Limuru. (52-passenger vehicle.)
- 22/68—John Karu & James Kanyi & Co., P.O. Box 142, Kiambu. Route: Limuru-Nathaleth Hospital-Riara Lange - Kanunga - Kiamara - Waguthu - Gathanga - Muthaiga - Muthaiga Police Station - Nairobi. (Two vehicles of 7 passengers each; two vehicles of 14 passengers each; one vehicle of 36 passengers; one vehicle of 62 passengers.)
- 23/68—Luxury Road Transport, P.O. Box 7300, Nairobi. Route: Nairobi - Lanet - Maji Mazuri - Kitale;

- Nairobi - Machakos - Mariakani - Changamwe - Mombasa; Nairobi-Meru-Nanyuki via Karatina. (Six vehicles, 7 passengers each.)

- TLB. 10989—Archers Cabs Ltd., P.O. Box 97, Nairobi. Carriage of tourists. Route: Kenya. (Ten vehicles, 7 passengers each.)

- 5752—Simon Mwangi Kihara & Co., P.O. Box 209, Nyeri. Variation of route to add Pura Milk-West Kieni. (2) To increase the passenger-carrying capacity from 25 to 42 passengers. Present route: Othaya - Kagere - Gachatha - Kiakanja - Nyeri - Mweiga-Ihuriri. (KHQ 186, 25 passengers.)

- 3579—Kirima Bus Service, P.O. Box 17058, Nairobi. Variation of route to add Njiri's High School-Mariira - Kigumo - Kaharati - Saba Saba - Mugoiri - Thika - Nairobi. Present route: Timetables authorized by the Board for Kirima Bus Service, an authenticated copy of which must be carried in this vehicle. (KKR 268, 61 passengers.)

ROAD SERVICE LICENCES—(Contd.)

TLB. 6314—Kenatco Transport Co. Ltd., P.O. Box 6991, Nairobi. Route: Nairobi-Homa Bay, for night services, and to operate on a co-ordinated timetable. (KMB 147, 49 passengers; KMB 543, 56 passengers.)

13100—Kericho Highland Service Ltd., P.O. Box 447, Kericho. Carriage of tourists. Route: Kenya. (Ten vehicles, 7 passengers each.) (2) Variation

of route to add Nairobi - Namanga - Kenya/Tanzania border, for six vehicles of 6 passengers each. Present route: To operate on a co-ordinated timetable authorized by the Board for Kericho Highlands Service Ltd., an authenticated copy of which must be carried in this vehicle, operating on Route: Kisumu-Nairobi; Kisumu-Busia-Bungoma-Homa Bay - Nyeri - Eldoret - Kericho - Manga. (Six vehicles, 6 passengers each.)

"B" CARRIERS' LICENCES

TLB. 1102—Tito Kimali, P.O. Box 145, Machakos. Variation of route to add Eastern and Central Provinces, for carriage of all goods. (2) Change of conditions for the carriage of all goods. Present route: Kangundo-Thika-Nairobi, for carriage of shop goods, vegetables, building materials and manure. (KHG 412, 6,140 lb.)

5479—James Gichuhu Gichora, Thogoto Store, P.O. Mau Narok. Carriage of all goods. Route: Nakuru District-Nairobi District. (KHV 321, 3,445 lb.; and one more vehicle of 5 tons.)

1704—Nairobi Clearing House (Kenya) Ltd., P.O. Box 5932, Nairobi. Carriage of all goods. Route: Mombasa Municipality Area. (Three vehicles, 5 tons each and one lorry of 7 tons.) (2) Variation of route to add Nairobi and 100-mile radius thereof. Present route: Nairobi City Council Area. (KHU 818, 10,985 lb.; KHM 758, 12,305 lb.; KGE 676, 2,394 lb.)

MS/B/35/68—Kenya Bulkers Ltd., P.O. Box 1859, Mombasa. Carriage of petroleum products. Route: Mombasa-

Voi-Kibwezi-Athi River-Nairobi. (Four lorries, 10 tons each; four trailers, 14 tons each.)

NB/B/97/68—Mwiga Enterprises, P.O. Box 30019, Nairobi. Carriage of petroleum products. Route: Nairobi-Mombasa; Nairobi - Eldoret - Kisumu - Kenya/Uganda border and all Kenya. (Six vehicles and six trailers, 10 to 12 tons each.)

98/68—Hussein Roba Kato & Hassan A. Guracha, P.O. Box 13071, Nairobi. Carriage of petroleum products. Route: Nairobi-Mombasa. (One tanker, 4,000 gallons and trailer, 3,500 gallons; and one more tanker and trailer of 10 to 12 tons each.)

99/68—Nganga Kuria, P.O. Box 93, Njoro. Carriage of all goods. Route: Tereki-Nakuru-Eldoret-Kenya/Uganda border; Tereki-Nairobi. (One vehicle, 10 to 12 tons.)

100/68—James Fanuel Odula s/o Odongo, P.O. Box 7696, Nairobi. Carriage of all goods. Route: Nairobi Extra Provincial District. (Four vehicles, 5 to 7 tons each.)

The undermentioned applications appearing in this Gazette are amended to read as below:—

TLB. 11702—Mohamed Noor Hussein, P.O. Box 1842, Nairobi. Carriage of petroleum products. Route: Nairobi-Mombasa. (KKY 78, 24,850 lb. and one trailer of 15 tons.) (2) Variation of route to add Nairobi-Mombasa, for carriage of all goods and petroleum products. Present route: Mandera-

Wajir - Garissa - Thika - Nairobi. (KHU 764, 16,225 lb.)

NB/B/50/68—John Njoroge Mubi, P.O. Box 5274, Nairobi. Carriage of all goods. Route: Mombasa-Nairobi-Eldoret-Kenya/Uganda border. (Two vehicles, 7 to 10 tons each.)

GAZETTE NOTICE No. 1360

THE SOCIETIES RULES 1968

(L.N. 62 of 1968)

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

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

under the provisions of the Societies Act 1968.

FIRST SCHEDULE

Name of Society	Date Registration Effected
Kenya African National Union, Muthithi Sub-branch	18-4-68
Kimumu Family Society	18-4-68
Kenya Peoples Union, Gem Locational Branch	18-4-68
Kwenda Gem Association, Gem Branch	18-4-68

SECOND SCHEDULE

Name of Society	Date of Refusal
Kenya Peoples Union, Uasin Gishu District Branch	16-4-68

Dated this 19th day of April 1968.

O. J. BURNS,
Acting Registrar of Societies.

GAZETTE NOTICE No. 1361

THE SOCIETIES ACT 1968

(No. 4 of 1968)

PURSUANT to section 14 (3) of the Societies Act 1968, being satisfied that the societies listed in the Schedule hereto have ceased to exist, I hereby notify that the registrations of the said societies are cancelled from the date hereof.

SCHEDULE

Kenya Nurses Association.
United Maragoli of East Africa, Laikipia Branch.

Dated this 19th day of April 1968.

O. J. BURNS,
Acting Registrar of Societies.

GAZETTE NOTICE No. 1363

LEGAL AND GENERAL ASSURANCE SOCIETY LIMITED

LOSS OF POLICY

Policy No. EA.301611 for Sh. 60,000 dated 1st December 1959, on the life of and the property of Mukundrai Motibhai Patel.

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 any interest therein, should communicate immediately by registered post with the insurer. Failing any such communication a certified copy of the policy (which will be the sole evidence of the contract) will be issued to the owner.

Nairobi,
April 1968.

J. A. LAW,
Manager, East Africa.

EAST AFRICAN CUSTOMS AND EXCISE DEPARTMENT

LICENCES ISSUED IN KENYA UNDER THE EAST AFRICAN EXCISE MANAGEMENT ACT 1952 FOR THE YEAR 1968

Licence No.	Commodity	Name of Licensee	Premises Situated
K(N) 1	Soap	M/s. Colgate-Palmolive (E.A.) Ltd.	Nairobi.
K(N) 2	Paints and Distemper	M/s. Mansukh O. Kantaria & I. N. Patel trading as Galaxy Paint Co.	Nairobi.
K(N) 3	Mineral Waters	Highlands Minerals Water Co. Ltd.	Nyeri.
K(N) 4	Beer	Kenya Breweries Ltd. (i)	Ruaraka.
K(N) 5	Beer	Kenya Breweries Ltd. (ii)	Ruaraka.
K(N) 6	Soap	United Soap Factory	Nairobi.
K(N) 7	Mineral Waters	Coca-Cola Bottling Co. Ltd.	Nairobi.
K(N) 8	Spirits	W. and A. Gilbey (E.A.) Ltd.	Nairobi.
K(N) 9	Fabrics	Kenya Toray Mills Ltd.	Nairobi.
K(N) 10	Fabrics	United Textile Industries (K) Ltd.	Thika.
K(N) 11	Mineral Waters	Kenya Sunshine Products Ltd.	Nairobi.
K(N) 12	Paints	Leyland Paints (Africa) Ltd.	Nairobi.
K(N) 13	Cigarettes and Tobacco	B.A.T. Kenya Ltd.	Nairobi.
K(N) 14	Fabrics	Kenwood Enterprises Ltd.	Nairobi.
K(N) 15	Soap	Ruaraka Soap Factory Ltd.	Nairobi.
K(N) 16	Soap	Old Mark Soap Factory Ltd.	Nairobi.
K(N) 17	Mineral Waters	Fitzgerald Baynes and Co. Ltd.	Nairobi.
K(N) 18	Mineral Waters	Seven Up and Mzuri Bottling Co. Ltd.	Nairobi.
K(N) 19	Soap	Budhwani Soap Factory	Kisumu.
K(N) 20	Biscuits	Erskine and Price (Mfg.) Ltd.	Lower Kabete.
K(N) 21	Soap	Wholesale Foods Ltd.	Nairobi.
K(N) 22	Soap	Elephant Soap Factory Ltd.	Nairobi.
K(N) 23	Soap	Gohil Soap Factory	Nakuru.
K(N) 24	Mineral Waters	Aggarwal Minerals	Nanyuki.
K(N) 25	Fabrics	Kenya Textiles Mills Ltd.	Nairobi.
K(N) 26	Biscuits	Fairview Bakery	Nairobi.
K(N) 27	Soap	Baby Soap Factory Ltd.	Kisumu.
K(N) 28	Biscuits	Sunbeam Bakery Ltd.	Nairobi.
K(N) 29	Biscuits	Primeal Dog Biscuits	Nairobi.
K(N) 30	Sugar	E.A. Sugar Industries Ltd.	Muhoroni.
K(N) 31	Beer	City Brewery Ltd.	Nairobi.
K(N) 32	Paints	Sadolin Paints (E.A.) Ltd.	Nairobi.
K(N) 33	Mineral Waters	Equator Bottlers Ltd.	Kisumu.
K(N) 34	Soap	Kibos Industries Ltd.	Kisumu.
K(N) 35	Soap	Thika Wax Works Ltd.	Thika.
K(N) 36	Soap	Local Industries Ltd.	Nairobi.
K(N) 37	Biscuits	Duncan's Ltd.	Nairobi.
K(N) 38	Mineral Waters	Ruby Mineral Waters	Nakuru.
K(N) 39	Fabrics	Nath Brothers Ltd.	Thika.
K(N) 40	Lacquers, Enamel, Distempers, Paints and Varnishes.	Robbialac Paints Kenya Ltd.	Nairobi.
K(N) 41	Sugar	Miwani Sugar Mills Ltd.	Miwani.
K(N) 42	Spirits	Miwani Sugar Mills Ltd.	Miwani.
K(N) 43	Soap	E.A. Industries Ltd.	Nairobi.
K(N) 44	Biscuits	Uplands Bacon Factory (K) Ltd.	Uplands.
K(N) 45	Mineral Waters	Kenya Oatmeal Ltd.	Nakuru.
K(N) 46	Mineral Waters	Spark Diamond Soda Water Factory	Eldoret.
K(N) 47	Detergents	Erskine and Price (Mfg.) Ltd.	Nairobi.
K(N) 48	Mineral Waters	Newaha Mineral Products	Kericho.
K(N) 49	Paints	The Walpamur Co. (K) Ltd.	Nairobi.
K(N) 50	Mineral Waters	Noormohamed Valji and Sons Ltd.	Mumias.
K(N) 51	Soap	Produce Dealers and Millers Ltd.	Malakisi.
K(N) 52	Biscuits	Anbee Ltd. Nairobi	Nairobi.
K(N) 53	Soap	Kisumu Soap Factory	Kisumu.
K(N) 54	Biscuits	House of Manji (1967) Ltd.	Nairobi.
K(N) 55	Biscuits	Marina Bakery	Nanyuki.
K(N) 56	Mineral Waters	Machakos Soda Water Factory	Machakos.
K(N) 57	Soap	Ameerali Nazarali Manji Keshavji, trading as Enterprise Manufacturing Company.	Nairobi.
K(N) 58	Woven Fabrics	Kisumu Cotton Mills Ltd.	Kisumu.
K(N) 59	Biscuits	Proctor and Allen Ltd.	Nairobi.
K(N) 60	Soap	Messrs. Uzuri Soap Factory	Nairobi.
K(N) 61	Soap	Messrs. Cleanwell Products	Nairobi.
K(N) 62	Soap	Gosrani Soap Factory	Nairobi.
K(N) 63	Paints, Varnishes, Lacquers, Enamels and Distempers.	Messrs. Twiga Chemical Industries Ltd.	Nairobi.

W. J. DOLOUGHAN,
for Commissioner-General of Customs and Excise,
East Africa.

GAZETTE NOTICE NO. 1365

LAIKPIA COUNTY COUNCIL

NOTICE

Rates 1968

IN PURSUANCE of the provisions of section 15 of the Rating Act (No. 20 of 1964) (as amended), notice is hereby given that the Laikipia County Council has levied the following rates for 1968 on the unimproved site value of land appearing in the valuation rolls and supplementary valuation rolls in respect of the following areas:—

Area to which this notice is applicable	Rate levied
Nanyuki County Division	3 per cent
Rumuruti Township	3½ per cent

Notice is also given, pursuant to the provisions of the section quoted above, that the Laikipia County Council has levied a rate of 40 per cent on the annual rental value of all land appearing in the rating roll for the Euaso-Nyiro County Division for the year 1968, the minimum rate being Sh. 50.

The above rates became due on 1st January 1968, and will be payable at the office of the Nanyuki Urban Council and at the County Council's Revenue Offices at Nanyuki and Thomson's Falls (in case of Euaso-Nyiro and Rumuruti rates) not later than 30th June 1968.

Pursuant to the provisions of section 16 (3) of the Rating Act 1964, interest shall become payable at the rate of 1 per cent per month or part thereof on any rate remaining unpaid after 30th June 1968.

It is further notified for the information of the ratepayers that, whilst every effort will be made to deliver to every person liable a demand note stating the amount due, failure so to deliver such demand note will not be held to absolve the debtor from any liability or penalty attaching to non-payment of the rates.

Nanyuki,
13th April 1968.

J. NDERITU,
Clerk to the Council,
County Offices,
P.O. Box 4, Nanyuki.

GAZETTE NOTICE No. 1366

KENYA ARMY

TENDER No. 1731/4 (76)

TENDERS are invited for the manufacture and supply for the Kenya Army of the following:

	Quantity
(i) Safes, metal	200
(ii) Bins, steel, galvanized	200
(iii) Buckets, 13 in.	200

Tender forms showing details of specifications and conditions may be obtained from the Provision Officer, Kenya Army Ordnance Depot, Kahawa, who will also make a "sealed pattern" available for examination.

Tenders must be enclosed in a plain sealed envelope marked with the respective tender number and addressed to reach the Principal Procurement Officer, Defence Headquarters, P.O. Box 668, Nairobi, or be placed in the Tender Box at Procurement Branch, Waterworks Camp, Nairobi, not later than mid-day on 29th April 1968.

The Principal Procurement Officer does not bind himself to accept the lowest or any tender.

GAZETTE NOTICE No. 1367

EAST AFRICAN RAILWAYS AND HARBOURS

TENDER FOR SUPPLY OF MUNYAMA LOGS

TENDERS are invited for the supply of about 22,000 cu. ft. Hoppus Measurement (approximately 29,000 cu. ft. True Measure) Timber Munyama Logs (Khaya Nyasica or Khaya Anthotheca). Regular monthly deliveries each of about 1,800 cu. ft. are required.

Detailed specification, terms and conditions of tender may be obtained, on request, from the Chief Supplies Officer, East African Railways and Harbours, P.O. Box 30540, Nairobi.

Sealed tenders in plain envelopes superscribed "Tender for Munyama Logs" must be addressed to the Chairman, Railway Tender Board, P.O. Box 30066, Nairobi, so as to reach him not later than 10 a.m. on Saturday, 18th May, 1968.

The lowest or any tender need not necessarily be accepted.

MELITUS NYANDONG,
for Chief Supplies Officer

GAZETTE NOTICE No. 1368

EAST AFRICAN RAILWAYS AND HARBOURS

TENDER FOR SUPPLY OF MVULI LOGS

TENDERS are invited for the supply of about 12,000 cu. ft. Hoppus Measurement (approximately 16,000 cu. ft. True Measure) Timber Mvuli Logs.

Regular monthly deliveries each of about 970 cu. ft. Hoppus Measurement are required.

Tenderers must quote a price delivered F.O.R. at the station nearest to their mill, which station must be named.

The successful tenderer will be required to enter into an agreement for the supply of the logs and must be prepared to furnish a cash deposit or bank guarantee for a sum equal to 5 per cent of the total value of the contract against satisfactory completion of the contract.

A detailed specification for these logs may be obtained on request, from the Chief Supplies Officer, East African Railways and Harbours, P.O. Box 30540, Nairobi. Only tenders from bona fide concessionaires will be considered.

Tenders in sealed plain envelopes superscribed "Tender for Mvuli Logs" must be addressed to, and reach the Chairman of the Railway Tender Board, P.O. Box 30066, Nairobi, not later than 10 a.m. on Saturday, 18th May 1968.

The lowest or any tender will not necessarily be accepted.

MELITUS NYANDONG,
for Chief Supplies Officer.

GAZETTE NOTICE No. 1369

NOTICE OF CHANGE OF NAME

I, Rupchand Hirji Gudka of P.O. Box 9818, Nairobi in Kenya, a British subject, do hereby give public notice that by a deed poll dated 27th March 1968, duly executed and attested and registered in the Registry of Documents at Nairobi, in Volume B.3, Folio 331/82, the use of my former name and surname of Rupeshi Hirji Shah has been abandoned and in lieu thereof has been assumed and/or adopted the name and surname of Rupchand Hirji Gudka.

In pursuance of the change and adoption of the surname as aforesaid, I hereby declare that I shall at all times hereafter upon all occasions whatsoever and wheresoever use and sign and/or subscribe my name and surname as Rupchand Hirji Gudka.

RUPCHAND HIRJI GUDKA.

GAZETTE NOTICE No. 1370

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that the business carried on by Margaret Christine Amelia Elvin of P.O. Box 6696, Nairobi, under the name and style of Salom Marguerite at Nyali Beach Hotel, Nyali Estate, Mombasa, has, from the 10th day of April 1968, been sold and transferred to Nyali Beach Hotel Ltd., P.O. Box 581, Mombasa, who will carry on the said business at the same place and under the same business name.

The address of the transferor is P.O. Box 6696, Nairobi.

The address of the transferee is P.O. Box 581, Mombasa.

The transferee has not assumed and does not intend to assume any of the liabilities incurred in the said business by the transferor up to and including the 9th day of April 1968, 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 9th day of April 1968, will be received by the transferee.

Dated at Nairobi this 10th day of April 1968.

MARGARET C. A. ELVIN,

Transferor.

NYALI BEACH HOTEL LTD.,

Transferee.

GAZETTE NOTICE No. 1371

DISSOLUTION AND RECONSTITUTION
OF PARTNERSHIP

NOTICE is hereby given that as from 1st January 1968, the partnership heretofore subsisting between (1) Rajabali Suleman Khaku, (2) Mohamed Jaffer Suleman Khaku, (3) Gulamhusein Suleman Khaku, (4) Abdulla Suleman Khaku, (5) Asgarali Rajabali Suleman, (6) Akberali Rajabali Suleman and (7) Husein Suleman Khaku, carrying on business at Premises No. G 60, Pereira Road, Mombasa, in the firm name or style of Valimohamed Hajee Waljee & Company, has been dissolved by mutual consent by retirement therefrom of the said Rajabali Suleman Khaku.

That as from 1st January 1968, (1) Kassim Rajabali Suleman, (2) Mohamedhassan Rajabali Suleman, (3) Shaukat Ali Rajabali Suleman, (4) Naushadali Rajabali Suleman, (5) Anverali Abdulhusein Nazerali and (6) Mahmood Gulamhusein Suleman have been admitted as partners.

The continuing partners (1) Mohamed Jaffer Suleman Khaku, (2) Gulamhusein Suleman Khaku, (3) Abdulla Suleman Khaku, (4) Asgarali Rajabali Suleman, (5) Akberali Rajabali Suleman and (6) Husein Suleman Khaku and the admitted partners (1) Kassim Rajabali Suleman, (2) Mohamedhassan Rajabali Suleman, (3) Shaukat Ali Rajabali Suleman, (4) Naushadali Rajabali Suleman, (5) Anverali Abdulhusein Nazerali and (6) Mahmood Gulamhusein Suleman will, as from 1st January 1968, carry on the business in co-partnership in the same firm name or style and at the same place.

All debts and liabilities of the said business up to and including the 31st December 1967, will be collected and paid by the continuing partners.

Dated at Mombasa this 16th day of April 1968.

RAJABALI SULEMAN KHAKU,
Retiring Partner.

MOHAMED JAFFER SULEMAN KHAKU,
GULAMHUSEIN SULEMAN KHAKU,
ABDULLA SULEMAN KHAKU,
ASGARALI RAJABALI SULEMAN,
AKERALI RAJABALI SULEMAN,
HUSEIN SULEMAN KHAKU,

Continuing Partners.

KASSIM RAJABALI SULEMAN,
MOHAMEDHASSAN RAJABALI SULEMAN,
SHAUKAT ALI RAJABALI SULEMAN,
NAUSHADALI RAJABALI SULEMAN,
ANVERALI ABDULHUSEIN NAZERALI,
MAHMOOD GULAMHUSEIN SULEMAN,

Admitted Partners.

GAZETTE NOTICE No. 1372

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretobefore subsisting between Jamnadas Khimji Mehta, Mansukhlal Jamnadas Mehta, Chimanlal Jamnadas Mehta and Hirralal Jamnadas Mehta, carrying on business on Plot No. 5, Kutus, and Plot No. 1, Kagio, under the firm name or style of Jamnadas Khimji Mehta, has been dissolved by mutual consent as from the 31st day of December 1967, by the retirement therefrom of Jamnadas Khimji Mehta and the said business, as from the 1st day of January 1968, is being carried on by Mansukhlal Jamnadas Mehta, Chimanlal Jamnadas Mehta and Hirralal Jamnadas Mehta as the continuing partners.

All debts due to and owing by the said business up to and including the 31st day of December 1967, will be received and paid by the said continuing partners.

JAMNADAS KHMJI MEHTA,

Retiring Partner.

MANSUKHLAL JAMNADAS MEHTA,
CHIMANLAL JAMNADAS MEHTA,
HIRRALAL JAMNADAS MEHTA,

Continuing Partners.