

THE KENYA GAZETTE

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	CONT	TENTS	
GAZETTF NOTICES	Page	GAZETTE NOTICES—(Contd)	Page
The Interpretation and General Provisions Act— Temporary Transfer of Ministerial Powers	234	Patents	244
The Local Government Regulations 1963—Appointment	234	Trade Marks	215
The Local Government (County of Kipsigis) Order 1968—Nominations	234	Industrial Court Awards Liquor Licensing	247 249
The Prisons Act—Appointments, etc	234	Probate and Administration	251
The Magistrate's Courts Act 1967—Assignment of District Magistrate	234	Bankruptcy Junediction	252
The Judicial Service Commission—Appointment	234	The Companies Act—Winding up Notices, etc	253
The Industrial Training Act—Notices	235	The Societies Act 1968—Registrations, etc	253
The High Court of Kenya—Easter Vacation 1969	235	The Advocates Act—Confirmation of Order of the Disciplinary Committee	253
The Court of Appeal for East Africa—Easter Vacation 1969	235	The Trade Unions Act—Notice	254
Kenya Stock	235	Loss of Share Certificates	254
EA High Commission Stock	235	Loss of Temporary Receipt Book Local Government Notices	254 254
Law Examination for Administrative Officers-Notice	236	The Indian Film Combine Private Limited—Notice	255
Educational Scholarships	236	Business Transfers	255
The Pharmacy and Poisons Act—Register of Pharma ceutical Chemists 1969	236	Dissolution of Partnership	256
The Water Act—Applications	237	Change of Name	256
The Mining Regulations—Forfeiture of Location	238		
The Government Lands Act—Plots for Alienation	238	SUPPLEMENT No 21	
The Registered Land Act— Issue of Provisional Certificates	242	Acts 1969	
Plots for Alienation	242	SPECIAL NOTICE	
The Trust Land Act-Setting Apart of Land	243	AS Finday, 4th April is a Public Holiday, the lates for the acceptance of copy for the Gazette of Thursday	st time
The Registration of Titles Act—Issue of Provisional Certificates	244	April 1969, will be 9 a m on Monday, 31st March 1969 Nairobi, S W S MUCHILW.	
E A Customs and Excise Department—Customs Tariff Interpretation	244	21st March 1969 Government I	,

CORRIGENDUM

The third name in the first column of the Schedule in Gazette Notice No 442 of 14th February 1969 should read—

"Charles I Otieno Ojwang" instead of "Charles I Otieno"

GAZETTE NOTICE NO 848

(CONST 1/2/21)

THE INTERPRETATION AND GENERAL PROVISIONS ACT

(Cap 2)

TEMPORARY TRANSFER OF MINISTERIAL POWERS

IN EXERCISE of the powers conferred by section 37 of the Interpretation and General Provisions Act, and of all other powers thereto enabling me, I hereby direct that, during the absence beginning on 14th March 1969, of the Minister for Economic Planning and Development (Mr Mboya) all the powers conferred and all the duties imposed upon that Minister by or under any Act shall be had and may be exercised and shall be performed, respectively, by the Minister for Local Government (Mr Sagini)

Dated this 13th day of March 1969

JOMO KENYATTA, President

GAZETTE NOTICE NO 849

(C/1200/A/III)

THE LOCAL GOVERNMENT REGULATIONS 1963 (LN 256 of 1963)

APPOINTMENT OF INSPECTOR OF LOCAL AUTHORITY ACCOUNTS AND RECORDS

IN EXERCISE of the powers conferred by regulations 231 (1) and 242A of the Local Government Regulations 1963, the Minister for Local Government hereby appoints the-

CONTROLLER AND AUDITOR GENERAL

to inspect and examine the accounts and records of all local authorities in Kenya and to conduct extraordinary inspections and examinations of the accounts and records of local authorities with respect to Municipal Councils from 1st January 1967 and with respect to County Councils from 1st January 1969

Made this 17th day of March 1969

L G SAGINI, Minister for Local Government

GAZETTE NOTICE NO 850

(C/1211/D/80)

THE LOCAL GOVERNMENT (COUNTY OF KIPSIGIS) **ORDER 1968**

(LN 234 of 1968)

Nominations

IT IS hereby notified for general information that the Minister for Local Government has, in exercise of his powers conferred under paragraphs 4 (b), 7 (b), 9 (b) and 10 (b) of the Local Government (County of Kipsigis) Order 1968 (LN 234 of 1968), nominated—

William A Ketienya, to represent the tea growers interests in the Kipsigis County Council,

Julius A Kaptich, to represent the larger farming interests in the Buiet Aier Council,

Elijah A Soi, to represent the tea growers interests in the Kipkelion Area Council, and

Nehemiah A Suge, to represent commercial interests in the Kericho Urban Council

The nominations of—

M S Mistry*

F G W Knight*

Geofficy Field†, and

D Mogger‡

are hereby revoked

Dated this 12th day of March 1969

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

GAZETTE NOTICE No 851

(28/5/21)

THE PRISONS ACT (Cap 90)

APPOINTMENT OF A 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—

KIPLANGAT ARAP KIRUI

as a Visiting Justice to the Keiicho Short Sentence and Kabianga Piisons in the Keiicho District, Rift Valley Province

Dated this 14th day of March 1969

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

*L N 692/63

GAZETTE NOTICE NO 852

(28/5/37)

THE PRISONS ACT (Cap 90)

APPOINTMENT AND CANCELLATION OF VISITING JUSTICES

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—

(a) cancels the appointment of—

REV FR CHRISTOPHER HANNONT, and

(b) appoints—

TABUKE ALPHONSE

as Visiting Justices to Kapenguiia Prison in the West Pokot District, Rift Valley Province

Dated this 21st day of February 1969

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

*LN 692/63 IGN 3634/66

GAZETTE NOTICE No 853

THE MAGISTRATE'S COURTS ACT 1967 (No 17 of 1967)

ASSIGNMENT OF DISTRICT MAGISTRATE

IN EXERCISE of the powers conferred by section 8 (1) of the Magistrate's Courts Act 1967, the Chairman* of the Judicial Service Commission makes the following assignment of a District Magistrate—

CHARLES JOSEPH NDAMBIRI MWANIKI

a District Magistrate empowered to hold a Magistrate's Court of the second class, is assigned to the Kitui, Kiambu, Murang'a and Machakos Districts with effect from 15th February 1969

Gazette Notice No 441 of 14th February 1969, in so far as the above-named is concerned, is hereby cancelled

Dated this 12th day of March 1969

M K MWENDWA. Chairman,

Judicial Service Commission

* G N 3606/67

GAZETTE NOTICE No. 854

THE JUDICIAL SERVICE COMMISSION

APPOINTMENT OF RESIDENT MAGISTRATE

IN EXERCISE of the powers conferred by section 185 of the Constitution of Kenya, the Judicial Service Commission hereby appoints—

GEORGE ANNESLEY

to be Resident Magistrate, Kenya, with effect from 11th March

Dated this 13th day of March 1969

M K MWENDWA, Chairman Judicial Service Commission

*GN 2949/68

†GN 3727/68

‡G N 3200/68

THE INDUSTRIAL TRAINING ACT (Cap 237)

NOTICE

IN ACCORDANCE with the provisions of section 22 of the Industrial Training Act, the Labour Commissioner hereby gives notice of his intention to make a scheme for regulating the recruitment, working conditions and training of apprentices in the building and civil engineering trades

- 2 Copies of the draft of the said scheme may be inspected at the Office of the Controller of Apprenticeship and Trade Testing, National Industrial Vocational Training Centre, Commercial Street, Nairobi, or at any Labour Office, from Mondays to Saturdays during normal Government office hours
- 3 Any objection which may be made to the draft scheme should be sent in writing to the Labour Commissioner, PO Box 326 Nairobi, so as to reach him not later than the 21st day of April 1969, and shall state-
 - (a) the specific grounds of objection, and
 - (b) the deletions from, or additions or modifications to the scheme required by the objector
- 4 No objection which is received after the date specified in paragraph 3 will be entertained

Dated this 28th day of February 1969

T K B MBATHI. Labour Commissioner

GAZETTE NOTICE NO 856

THE INDUSTRIAL TRAINING ACT

(Cap 237)

NOTICE

IN ACCORDANCE with the provisions of section 22 of the Industrial Training Act, the Labour Commissioner hereby gives notice of his intention to make a scheme for regulating the recruitment, working conditions and training of appientices in the engineering trades

- 2 Copies of the draft of the said scheme may be inspected at the Office of the Controller of Apprenticeship and Trade Testing National Industrial Vocational Training Centre, Commercial Street, Nairobi, or at any Labour Office, from Mondays to Saturdays during normal Government office hours
- 3 Any objection which may be made to the draft scheme should be sent in writing to the Labour Commissioner, PO Box 326, Nairobi, so as to leach him not later than the 21st day of April 1969, and shall state-
 - (a) the specific grounds of objection, and
 - (b) the deletions from, or additions or modifications to the scheme required by the objector
- 4 No objection which is received after the date specified in paragraph 3 will be entertained

Dated this 28th day of February 1969

T K B MBATHI. Labour Commissioner

GAZETTE NOTICE NO 857

THE HIGH COURT OF KENYA

Easter Vacation 1969

THE Easter Vacation of the High Court, other than at Mombasa, begins on Monday the 31st day of March and ends on Tuesday, the 15th day of April this year Both days are inclusive

During this period the trial of criminal cases will take place as usual

A Judge will hear urgent civil matters if admitted to hearing on application made in accordance with the Rules of Court

The offices of the High Court elsewhere than at Mombasa will be open to the public from a quarter to nine in the morning to noon on each week day but not on Public Holidays

The Courts and offices of the Senior Resident Magistrates, Resident Magistrates, Kadhis and District Magistrates will be open during the usual hours for Government Departments in each province

Criminal cases in Subordinate Courts will be heard as usual Civil Suits which are urgent, or in which advocates are not appearing, may be heard in these Courts if it is convenient

A A KNELLER.

Nairobi, 13th March 1969

Registrar High Court of Kenya GAZETTE NOTICE No 858

THE COURT OF APPEAL FOR EAST AFRICA

Easter Vacation 1969

THF Easter Vacation will commence on 29th March 1969 and will terminate on 12th April 1969, both days inclusive

During the vacation the Central Registry of the Court will be open to the public from 9 am to 12 noon on all week days except Public Holidays A Judge will be in attendance for the disposal of any urgent business

Nanobi,

F R GAFFA, Registrar

13th March 1969

GAZETTE NOTICE No 859

KENYA GOVERNMENT 23 PER CENT STOCK 1971/76

IT IS notified for general information that the total amount of the above mentioned stock held on the Local Register on 15th March 1969 was as follows -

£21,332 18 2d

CENTRAL BANK OF KENYA, PO Box 30463, Nanobi

GAZETTE NOTICE No 860

4½ PER CENT KENYA STOCK 1971/78

FOR the purpose of preparing the waitants for interest due on 15th May 1969 the balances of the several accounts in the above mentioned stock will be struck at close of business on 15th April 1969 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 are not lodged with the Central Bank of Kenva in time to enable the application to be transmitted to the Crown Agents for Oversea Governments and Administrations in London so as to reach them on or before 15th April 1969 payment of the interest due on 15th May 1969 will be made by the Central Bank of Kenya

> CENTRAL BANK OF KENYA, PO Box 30463, Nairobi

GAZETTE NOTICE No 861

64 PER CENT KENYA STOCK 1973

61 PER CENT KENYA STOCK 1979

61 PER CENT KENYA STOCK 1984 FOR the purpose of preparing the warrants for interest due on 14th May 1969 the balances of the several accounts in the above mentioned stocks will be struck at close of business on 14th April 1969 after which date the stock will be transferable

> CENTRAL BANK OF KENYA, PO Box 30463, Nairobi

GAZETTE NOTICE NO 862

ex dividend

EAST AFRICA HIGH COMMISSION 4 PER CENT STOCK 1973/76

EAST AFRICA HIGH COMMISSION $4\frac{1}{2}$ PER CENT STOCK 1964/69

IT IS announced for general information that the total amounts of the above mentioned stocks held on the London and Local Registers at the close of business on 14th February 1969, were as follows —

East Africa High Commission 4 per cent Stock 1973/76

£ d On the London Register 4,546 817 19 10 On the Local Register 453,182 2 £5,000 000 0

East Africa High Commission 4½ per cent Stock 1964/69

£ d 4,368 966 14 1 On the London Register 2 53 881 7 On the Local Register 3 £4,422,848 1

R W MACDONALD,

Nairobi, Cluef Accountant 15th March 1969 East African Railways and Harbours

 $(ADM 3/002/Vol \lambda I)$

LAW EXAMINATION FOR ADMINISTRATIVE OFFICERS

- 1 IT IS notified for general information that the next Law Examination for Administrative Officers will be held on 9th, 10th and 11th June 1969
- 2 The examination will consist of the following two sections of three and two parts each, respectively —

Section I

- (1) The Penal Code
- (11) The Criminal Procedure Code
- (111) Evidence

Section II

- (1) The Civil Procedure Act and Rules
- (11) The Local Acts and Rules
- 3 Candidates may appear for both sections or for either section at a time, but must pass each section as a whole to record a pass Officers who possess a Law Degree of an accredited university are only required to pass part (11) of Section II
- 4 The Local Acts and Rules paper will be designed to test the candidate's ability to search the Laws of Kenya for the answers required. For this paper a set or sets of the Laws of Kenya will be supplied in each examination room and candidates will have access thereto during the examination. It should be noted that candidates will not have access to the Laws of Kenya or any Law books or papers during the examination for the other four papers of this examination.
- 5 Exemption in any part of the examination may be applied for by those officers who have passed the Kenya Police Law Examination 'B" or a comparable examination for Administrative Officers in another territory
- 6 Candidates will be required to pay a fee of K Sh 10 per paper. This fee shall be refundable to Government servants only who attain a 40 per cent mark and shall not be refunded to those who do not attain this mark, and to non Government employees
- 7 Applications for this examination should be made to the Permanent Secretary Office of the President and should be submitted through District Commissioners or Head, of Departments so as to reach him at PO Box 30510, Narrobi, not later than 30th April 1969 All applications must be accompanied by crossed postal orders or money orders payable to the Permanent Secretary, Office of the President to cover entrance fees Late applications and applications not accompanied by the requisite fees will not be acknowledged Cheques will not be accepted

Nanobi, 17th March 1969 F H MAYIEKA, for Permanent Secretary

191

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es Salaam

Kampala

Nanobi

Nanobi

GAZETTE NOTICE NO 864

IRAQI SCHOLARSHIPS 1969/70

APPLIC TIONS are invited from qualified Kenya citizens for Scholarships offered by the Iraqi Government

Applicants should be in possession of 1st or 2nd Division Cambridge School Certificate

Application forms may be obtained from the Ministry of Education (Higher Education Section) and from the Provincial and County Education Offices

All completed application forms should be returned to the Permanent Secretary Ministry of Education, PO Box 30040, Nanobi, so as to reach him not later than 1st April 1969

Late applications and applications from unqualified persons will neither be considered nor be acknowledged

NB—Successful candidates will pay their passage to and from Iraq

GAZETTE NOTICE NO 865

HUNGARIAN GOVERNMENT

SCHOLARSHIPS 1969/70

APPLICATIONS are invited for scholarships offered by the Hungarian Peoples Republic for University Studies for the academic year 1969/70

The minimum qualification required is a good 2nd Division Cambridge School Certificate or its equivalent Preference will be given to those who wish to study courses which are relevant to Kenya's High Level Manpower

Application forms may be obtained from the Ministry of Education Higher Education Section, and from the Provincial and County Education Offices

All completed application forms should be returned to the Permanent Secretary, Ministry of Education, PO Box 30040, Nairobi, so as to reach him not later than 3rd April 1969

Late applications and applications from unqualified persons will neither be considered nor be acknowledged

GAZETTE NOTICE NO 866

THE PHARMACY AND POISONS ACT (Cap 214)

	(Cap 214)
	REGISTER OF PHARMACEUTICAL CHEMISTS 1969
F = Fe	cllow of the Pharmaceutical Society of Great Britain
No	Name and Address
8	Robson Edward, PO Box 30077, Nairobi
12	Keir John Paton, PO Box 985, Nairobi
20	Dias Aniceto Cajetan, PO Box 353, Mombasa
21 F 29	Dias Charles PO Box 353, Mombasa Kaimali Joan Glenys, PO Box 1895, Nairobi
F 30	Kaimali Shamasudin, PO Box 1895, Nairobi
_ 32	Mackinlay Robert PO Box 7238, Mombasa
F 35 47	Monks Ellis Thomas, PO Box 30069, Nanobi Hutchison James Henry, PO Box 302, Nanobi
49	Rowe Francis William, PO Box 10212, Nairobi
60	Cox Sydney Charles, PO Box 21104, Nairobi
63 F 66	Strachan George, P.O. Box 30345, Nairobi
77	Padheld John, PO Box 664, Nanobi Amin Suryakant Ambalal, PO Box 9903, Narobi
82	Mercer George, PO Box 3282, Nanobi
96	Innes Joseph Murdoch, PO Box 30198, Nanobi
98	Bhatt Haishadray Jayantilal, PO Box 7412,
99	Patel Kanubhai K, PO Box 918 Nanobi
101	Chauhan Uttamalal Dullabbhai, PO Box 1987,
F 102	Mombasa
1 102	Amın Harpiasad Rambhai, PO Box 30016, Nanobi
103	Harker Denise Mary, PO Box 30132, Nanobi
106 108	Khan Nacemullah, PO Box 530, Mombasa
100	Sharkey Thomasa Anthony, PO Box 30196, Nanobi
109	Patel Manibhai Viajbhai, PO Box 11096, Nairobi
F 111	Royal Frank Bertie, PO Box 231, Mombasa
113 115	Glosson William Fire, PO Box 6837, Nairobi Quinn Bernard Griffith, PO Box 12, Kitale
115 _A	Costello Nora Collette, PO Box 91, Livingstone
116	Amin Kanayalal Somabhai, P.O. Box 1895, Nairobi
117 120	Kenny Mary Dyce, PO Box 9927, Nairobi Patel Raojibhai Naishinbhai, PO Box 9929,
120	Nanobi
121	Patel Gordhanbhar Khodabhar, PO Box 260,
123	Nanobi Patel Shanabhai Punjabhai, PO Box 74, Thika
±25	Patel Babubhai Chatuibhai PO Box 222, Keiicho
131	Patel Ramjibhai Morarbhai, PO Box 332,
132	Mologolo Mubalak Hassan Ali Ahmed, PO Box 1356,
	Mombasa
136 139	Schmi Guisaran Singh, P.O. Box 6409, Nairobi
139	Devani Kantilal Veljibhai, PO Box 8013, Naiiobi Shah Jayantilal Veljibhai PO Box 4029, Nairobi
142	Patel Jashbhai Shankeibhai, PO Box 582, Naiiobi
145	Fowlie George Forbes, PO Box 11228, Nairobi
146	Patel Balwantrai Narandas, PO Box 1426, Naijobi
152	Patel Chadiakant Shanabhai, PO Box 102,
155	Nanobi
155 157	Patel Haishad Manubhai, PO Box 552, Kisumu Patel Chandubhai Manibhai, PO Box 856 Nakuru
158	Patel Kanaiyalal Dhulabhai, PO Box 650 Eldoret
159	Parmai Lalji Piemji, PO Box 1119, Nairobi
161	Patel Prafulchandra Rambhai, PO Box 11096, Nairobi
162	Patel Aivindkumar Motibhai, PO Box 1525,
4.4	Nairobi
164	Milner Neville Percy Henry, PO Box 3937, Kampala
166	Lloyd Thomas Herbert, PO Box 18244, Nairobi
173	Patel Indukumar Naranbhai, PO Box 6713,
175	Nairobi Daya Mansooiali Mohamedali, PO Box 2999,
113	Day a Mansooran Mohamedan, FO Box 2999, Dar es Salaam
F 176	Spence John PO Box 302, Nanobi
178	Patel Parkashchandra Kashibhar, PO Box 1433,
179	Na 10bi Budhdeo Vinod Dahyalal, PO Box 1356, Mom
	basa
180	Patel Natveilal Ambalal, P.O. Box 1743, Nairobi
183 187	Cater Reginald Hugh, PO Box 8919, Nairobi Gadd John Reginald, PO Box 18244 Nairobi
189	Putel Gordhanbhar Dharamdas, PO Box 192
190	Nairobi Khambiye Osman Mohamid, PO Box 224, Dai
ュブリ	isnamone Coman Munameu, I C DOX 224. Dal

Khambiye Osman Mohamid, PO Box 224, Dai

Patel Chandrakant Bhailalbhai, PO Box 1861,

Patel Kanubhai Mahijibhai PO Box 102, Nairobi

Souch Frederick Walter, PO Box 30270, Nairobi

Box 14479,

Box 10747,

Mehta Chandrakant Amritlal, PO

Khatii Kanaiyalal Keshavji, PO

REGIST	TER OF PHARMACEUTICAL CHEMISTS 1969—(Contd)
No	Name and Address
211	Journa Davides Arthur D.O. Boy 20167 Norrah
211 214 217	Jayne Douglas Arthur, PO Box 30467, Nairobi Patel Ratilal Rambhar, PO Box 4232, Nairobi Perena Wiseman Joseph Edmund, PO Box 4406,
219	Kampala Jafter Mehdi Ismail Mohamed, PO Box 902, Nairobi
222 228	Patel Bhailalbhai Ramdas, PO Box 678, Eldoret Preston Allan Henderson, PO Box 105, Hong Kong
229 230	Kalmanovitch Eugene, PO Box 196, Nairobi Seehra Kiipal Singh, PO Box 2322, Kampala
230	Mehta Kishor Jethalal, PO Box 85, Mombasa
235	Patel Arvindkumai Jhaverbhai, PO Box 411, Naii obi Tibb Carridor Singh BO Box 20024 Nairobi
237 238 239	Tibb Gajindar Singh, PO Box 30024, Nairobi Shah Shashikant Meghii, PO Box 1533 Mombasa Patel Manhaibhai Gordhanbhai, PO Box 447, Nairobi
241 244	Sandhu Bhopindei Singh, PO Box 1960, Nairobi Patel Manubhai Chotabhai PO Box 30270, Nairobi
245	Desai Ramesh Dhuajlal, PO Box 11931, Nairobi
247	Chauhan Ishwerlal Jivraj, PO Box 1619, Nairobi Amin Pianjivan Naiandas, PO Box 21273,
251	Amın Pıanjıvan Naiandas, PO Box 21273, Nairobi
253 254	Karsan Habib Kanji, PO Box 475, Mombasa Patel Raojibhai Shankeibhai, PO Box 302,
255	Nairobi Patel Rameshchandra Chhotabhai, PO Box 257,
256	Mombasa Whitlock John Lawson, PO Kaloleni
257	Patel Ashwin Kumar Shanabhai, PO Box 1618, Kampala
258	Patel Snehlata Manibhai, PO Box 8300, Mombasa
259	Bhatt Saroj Jayantkumar, PO Box 7289, Nairobi
260	Patel Subash Ramanbhu, PO Box 9480, Nairobi
F 261 264	Rogers Percy Howard, PO Box 30345, Nairobi Shah Chandrakant Raishi Rupshi, PO Box 1614, Nairobi
265	Jappu Machimanda Kushalappa, PO Box 30198 Nairobi
267	Patel Sureshchandra Somabhar, PO Box 302 Narrobi
268	Kurmaly Sadrudin Badrudin Nasser, PO Box 329, Nairobi
269	Macpherson Ian Grant, PO Box 664, Nairobi
270 273	Allu Adam Osman, PO Box 10253, Nairobi Master Jashwantri Dalpatram Haribhai, PO Box 30198, Nairobi
276 281	Patel Manoo D, PO Box 6713 Nairobi Cassam Sadiudin Madatally, PO Box 8782, Nairobi
282	Patel Prafullchandia Prabhudas, PO Box 6172, Nairobi
283	Sehmi Jagjit Singh, PO Box 6409, Nairobi
284	Dear Mary Fatalla (Sister) DO Hayala
285	Buck Maud M, PO Box 30170, Nairobi Amin Kunj C, PO Box 2569, Nairobi Butharfand In D. Box Box 1200, Nairobi
286	Amin Kunj C, PO Box 2569, Nairobi
287 288	Rutherford Ian D, PO Box 1390, Nairobi Shah Mahendia Kumar PO Box 6166, Nairobi
289	Shah Ratilal Vidubhai Pethraj, PO Box 4894, Nairobi
290	Chandaria Babulal Piemchand, PO Box 112, Limuru
291	Shah Chandrakant Piemchand, PO Box 112, Limuiu
292	Patel Upendra Ambalal PO Box 338 Jinja
293 294	Patel Bhupendra Chatubhai, PO Box 194, Nairobi Patel Thakoidas Purshottam, PO Box 11096, Nairobi
295	Patel Kantılal Chhotabhaı, PO Box 581, Kısumu
296	Shah Chhotalal Jivrajibhai, PO Box 133, Moshi
297 298	Patel Hasmukh R, PO Box 749, Kısumu Kullar Jagdev Sıngh PO Box 9043, Dar es
800	Salaam Shah Mangukhlal Dayras P.O. Box 3830 Nauroh
299 301	Shah Mansukhlal Devraj, PO Box 3839, Nairobi Patel Harnish Motibhai, PO Box 1053, Nairobi
302	Lakhani Mahendralal Vallabhdas, PO Box 1076, Mombasa
303	Holmes Victor Ernest John, PO Box 30198, Nairobi
305 306	Damani Aziz Abdulhamid, PO Box 326, Kampala Shah Sureshchandra Raichand, PO Box 1542, Nairobi
307	Brown N Esme (Miss), PO Box 30077, Nairobi
308	Nurani Sadruddin Shamsudin, PO Box 417, Eldoret
309	Thakkar Ashwin Kumar, PO Box 5172, Nairobi
310 312	Noiris Glyn, PO Box 664, Nairobi Balo Pyarali Rahemtulla, PO Box 30077, Nairobi
312	Ghai Dharam Vii, PO Box 10502. Nairobi
314	Ghai Dharam Vii, PO Box 10502, Nairobi Meakin Pamela Myn, PO Box 10, Eastleigh, Nairobi

Hatımalı Fazalabbas PO Box 6193 Naırobi

315

REGISTI	ER OF THARMACEUTICAL CHEMISTS 1907—(Conta)
Nο	Name and Address
316	Miller Clive Douglas, P.O. Box 30104, Nairobi
317	Miller Chive Douglas, PO Box 30104, Nairobi Hirji Mohamedali Merali, PO Box 260, Nakuru
318	Shah Kishor Mohanlal, PO Box 3579, Nairobi
319	Dave Rameshchandra Purshottam, PO Box 6484,
	Nairobi
320	Bachelani Mohamedhusen Ahmed, PO Box 30198,
	Nairobi
1י3	Chauhan Chhotalal Parshottam, PO Box 9834, Mombasa
322	Shah Popatlal Sojpar, PO Box 3029, Nairobi
323	Phillips Brian L, PO Box 30454 Nairobi
324	Haria Amratlal Karamshi, PO Box 1022, Nairobi
325	Shah Chandrakant Kantilal, PO Box 1556,
323	Nairobi
326	Patel Urmillaben Ashwin (Mrs), PO Box 1618
	Kampala
327	Paun Manharlal Dharshi PO Box 54, Jinja
328	Amin Mahendra Maganbhai, PO Box 215, Mombasa
329	Kaddu Anatole M, PO Box 1825, Kampala
330	Shah Kapoorchand Piemchand, PO Box 15,
	Kericho
331	Nazarah Suzaly Moolji, PO Box 7640, Nairobi
332	Minja Sadikiel Simon, PO Box 18244, Nairobi
333	Mutsoli Joshua, PO Box 30024, Nairobi
334	Densham Colin Hazlerigg, PO Kijabe
33 5	Gunja Yunus Hasanaly, PO Box 6948, Nairobi
336	Hopkins H John, PO Box 30104, Nairobi
337	Patel Manmohan Dayalal, PO Box 339, Mombasa
338	Mehta Mahendra Jumnadass, PO Box 2695, Dar
	es Salaam
339	Kasmani Mohamed Jamil, PO Box 11150, Nairobi
340	Dulu Eliseo Ausa Obudra, PO Box 942, Nairobi
341	Harama Venichand Ranmal, PO Box 332, Kisumu
342	Varley Judith Margaret (Miss), PO Box 30077, Nairobi
343	Shah Kantilal Jivraj Mokar, PO Box 5173,
	Nairobi
344	Patel Suresh Kantilal, PO Box 6155, Nairobi
345	Muwonge Moses Mulindwa, PO Box 30024, Nairobi
346	Kanaiya Ephantus Gathogo, PO Box 12900,
	Nairobi
347	Michael Alwyn Jackson, PO Yala
348	Gerstenberg Camilla C, PO Box 2127, Nairobi
349	Shah Kantilal Premchand, PO Box 1921, Nairobi
	H R AMIN, Registrar
	Pharmacy and Poisons Board

REGISTER OF PHARMACEUTICAL CHEMISTS 1969—(Contd)

GAZETTE NOTICE NO 867

THE WATER ACT

(Cap 372)

APPLICATIONS

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

Gwathunaro Rivei, M'Mwirabua s/o M'Munoru, Meru, weir 4 feet high, 800 gallons per day domestic, 2,300 gallons per day irrigation, 6,000 gallons per day fish pond (100 per cent returnable)

Njenga Spring, LR No 200/Kabete, W Njenga, Kiambu, 200 gallons per day domestic, 500 gallons per day irrigation Mariakani Stream, Mariakani Milk Scheme, Kilifi, 5,000 gallons per day industrial

Kinoinoi River, Ainabkoi Farmers Co-operative Society Ltd, Uasin Gishu, 12,100 gallons per day domestic

Daragua River, Amabkon Farmers Co operative Society Ltd,

Uasın Gıshu, 5,440 gallons per day domestic Tubutary of Nabkoi River, Amabkoi Farmers Co-operative

Tributary of Nabkoi River, Amabkoi Farmers Co-operative Society Ltd, Uasin Gishu, 17,140 gallons per day domestic, 1,000 gallons per day public

Rongai River, Ainabkoi Rarmers Co-operative Society Ltd, Uasin Gishu, 48,300 gallons per day domestic, 3,000 gallons per day public

Kapingazi River, J I M'Chandi, Embu, weir 25 feet high, 600 gallons per day domestic, 1,078,400 gallons per day power, 1,000 gallons per day irrigation, 300 gallons per month spraying coffee

Ngusu Spring, Conservator of Forests, Nakuru, 2,300 gallons per day domestic

Mbagathi River, Michaela Denis, Langata, 1 500 gallons per day domestic

Ilovoto River, Kithangathini Coffee Growers Co-operative Society, Machakos 40,000 gallons per day industrial (80 per cent returnable)

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

THE MINING REGULATIONS (Cap 306, Sub Leg)

FORFEITURE OF LOCATION

NOTICE is hereby given in accordance with the provisions of regulation 32 (2) of the Mining Regulations that the under mentioned location has been forfested —

Eastern Province

District -Kıtuı

Name of registered holder -- Mogul Mining Company Limited

Class - Precious stones lode

Location No -154/1-10

Date from which the location shall be deemed for feited — 10th March 1969

Dated this 12th day of Maich 1969

G A TAIT,
Inspector of Mines,
for Commissioner of Mines and Geology

GAZETTE NOTICE No 869

THE GOVERNMENT LANDS ACT

(Cap 280)

Nairobi, New Pumwani Road Area Site for Boarding and Lodging House

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

- 2 The use to which the plot may be put is for purposes of a boarding and lodging house with restaurant and bar
- 3 A plan of the site may be inspected at the Lands Depart ment, City Square, Nairobi, or a copy may be obtained at the Public Map Office, PO Box 30089, Nairobi, on payment of Sh 4 post free

Conditions of Sale

- 1 Sealed envelopes marked "Tender for New Pumwam Road Area Plot' must be deposited with the above named before noon on 28th April 1969
 - 2 Tenders should be accompanied by a statement indicating—
 - (a) the detailed proposals of the tender for the development of the site Proposals must be in accordance with the City Council's by-laws,
 - (b) the amount of capital available for development purposes supported by a letter of reference from the applicant's bankers
- 3 The successful tenderers will be required to pay within 28 days of notification that their tenders have been accepted the stand premium set out in the Schedule together with the proportionate amount of rent, the survey fees and fees payable in respect of the preparation and registration of the title together with the stamp duty (which is approximately 2 per cent of the purchase price and 1 per cent of the rent)
- 4 In the consideration of tenders regard will be paid to the relative merits of the proposals for construction, both immediate and long term and the financial sufficiency of the tenderer to undertake such construction
- 5 The stand premium and annual rent will be as laid down in the Schedule

General Conditions

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

Special Conditions

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

2 The grantee shall within six months of the commencement of the term submit in triplicate to the Local Authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of diamage 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 from the commencement of the term complete the erection of such buildings and construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

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

- 3 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land
- 4 The land and buildings shall only be used for purposes of a boarding and lodging house with restaurant and bar
- 5 Subject to compliance with the City Council's by laws in connexion with the height and coverage the maximum sum total of the plinth areas, measured at each and every floor level, permitted to the plot shall not exceed 4.5 times the area of the plot. The floor area of any basement wholly below ground level may be excluded from the calculation
- 6 The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers to be dangerous or offensive
 - 7 The grantee shall not subdivide the land
- 8 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed
- 9 The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid
- 10 The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess
- 11 Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess
- 12 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or Local Authority upon the land or the buildings erected thereon in cluding any contribution or other sum paid by the President in lieu thereof
- 13 The President of such person of 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
- 14 The Commissioner of Lands reserves the right to revise the annual ground rental of Sh 3,400 payable hereunder after the expiration of the thirty-third and sixty-sixth year of the term hereby granted Such rental will be at a rate of 4 per cent of the unimproved frechold value of the land as assessed by the Commissioner of Lands

SCHEDULE

Area —0 0607 hectares (approximately)
Stand premium —Sh 17,000

Annual rent —Sh 3,400

Roads and drains —Nil
Survey fees —Payable on demand

THE GOVERNMENT LANDS ACT

(Cap 280)

SULTAN HAMUD TOWNSHIP PLOTS FOR PRIVATE RESIDENTIAL PURPOSES

THE Commissioner of Lands on behalf of the President of the Republic of Kenya gives notice that the plots in Sultan Hamud 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, Natiobi, or at the office of the District Commissioner, Machakos, or may be obtained from the Public Map Office, PO Box 30089, Nairobi, on payment of Sh 3 post free
- 3 Applications should be submitted to the Commissioner of Lands, Nairobi, through the District Commissioner, Machakos, stating the plot required in order of preference Applications must be on prescribed forms which are available from Lands Department, District Commissioner, PO Box 1, Machakos
- 4 Applications must be sent so as to reach the District Commissioner not later than noon on the 25th day of April 1969
- 5 Applications must not be sent direct to the Commissioner of Lands
- 6 Applicants must enclose with 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 seven days as required in para graph 5 below, the deposit will be credited to him
 - (b) If the application is unsuccessful the applicant's deposit will be retuined 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 title will be issued under the Registration of Titles Act (Cap 281)
- 3 The grant will be issued in the name of the allottee as stated in the letter of application
- 4 The term of the giant will be for 99 years from the first day of the month following the notifications 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 ejected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the Local Authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- 2 The grantee shall within six months of the commencement of the term submit in triplicate to the Local Authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee pro poses to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

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

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

- 3 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land
- 4 Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid the Commissioner of I ands shall (at the grantee's expense) accept a surrender of the land comprised herein

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

- 5 The land and the buildings shall only be used for private residential purpose and not more than one dwelling house shall be erected on the land
- 6 The buildings shall not cover more than 50 per centum of the area of the land or such lesser area as may be laid down by the Local Authority in its by laws
- 7 The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers dangerous or offensive
 - 8 The grantee shall not subdivide the land
- 9 The grantee shall not sell, transfer, sublet, charge, or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed
- 10 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
- 11 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 is the Commissioner may assess
- 12 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
- 13 The grantce 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, in cluding any contribution or other sum paid by the President in lieu thereof
- 14 The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lav down and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main service pipes, telephone or telegraph wires and electric mains
- 15 The Commissioner of Lands reserves the right to revise the annual ground rent of Sh 78 pavable hereunder after the expiration of the thirty-third and sixty sixth 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

SCHLDULL Unsurveyed Plots

Plot No	Area (approx)	Stand Premium	Annual Rent	Road Charges (initial con- tribution)	Survey Fees
	Hectares	Sh	Sh	Sh	Sh
Α	0 0 164	390	78	on demand	on demand
${f B}$	0 0 1 6 4	390	78	,,	9,5
С	0 0 1 6 4	390	78	,	,,
D	0 0 1 6 4	390	78		,
E	0 0 1 6 4	390	78	,,	,,
		-		1	

THE GOVERNMENT LANDS ACT

(Cap 280)

NAIROBI-GOVERNMENT ROAD-LR No 209/2583

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

- 2 The use to which the plot may be put is shops, offices and one caretaker's flat
- 3 A plan of the site may be inspected at the Lands Department, City Square, Nairobi, or a copy may be obtained at the Public Map Office, PO Box 30089, Nairobi, on payment of Sh 4 post free

Conditions of Sale

- 1 Sealed envelopes marked 'Tender for Government Road Plot' must be deposited with the above-named before noon on 21st April 1969
 - 2 Tenders should be accompanied by a statement indicating—
 - (a) the detailed proposals of the tender for the development of the site Proposals must be in accordance with the City Council's By-laws,
 - (b) the amount of capital available for development purposes supported by a letter of reference from the applicant's bankers
- 3 The successful tenderers will be required to pay within 28 days of notification that their tenders have been accepted 25 per cent of the stand premium set out in the Schedule together with the proportionate amount of rent, the survey fees and fees payable in respect of the preparation and registration of the title together with the stamp duty (which is approximately 2 per cent of the purchase price and 1 per cent of the rent)
- 4 The balance of the purchase price will be payable on demand prior to the issue of title
- 5 In the consideration of tenders regard will be paid to the relative merits of the proposals for construction, both immediate and long term and the financial sufficiency of the tenderer to undertake such construction
- 6 The stand premium and annual rent will be as laid down in the Schedule

General Conditions

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

Special Conditions

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

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

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

- 3 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land
- 4 The land and buildings shall only be used for shops, offices and one flat for the caretaker
- 5 Subject to compliance with the City Council's By-laws in connexion with the height and coverage the maximum sum total of the plinth areas, measured at each and every floor level, permitted to the plot shall not exceed 4.5 times the area of the plot. The floor area of any basement wholly below ground level may be excluded from the calculation
- 6 The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers to be dangerous or offensive
 - 7 The grantee shall not subdivide the land
- 8 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands, no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 1 has been performed

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

- 9 The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads, pedestrian ways, and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded, the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid
- 10 The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads, pedestrian ways and drains serving or adjoining the land as the Commissioner may assess
- 11 Should the Commissioner of Lands at any time require the said roads and pedestrian ways to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess
- 12 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or Local Authority upon the land or the buildings erected thereon including any contribution of other sum paid by the President in lieu thereof
- 13 The President or such person or authority as may be appointed for the purposes shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains
- 14 The Commissioner of Lands reserves the right to revise the annual ground rental of Sh 11,200 payable hereunder after the expiration of the thirty-third and sixty sixth 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

(LR No 209/2583)

Area —0 0646 hectares (approximately)

Stand premium -Sh 56,000

Annual rent -Sh 11,200

Roads and drains—Nil

Survey fees—Sh 355

THE GOVERNMENT LANDS ACT

(Cap 280)

KIKUYU TOWNSHIP PLOTS FOR SHOPS OFFICES AND FLATS (EXCLUDING PETROL STATION)

THE Commissioner of Lands gives notice that the plots in Kikuyu 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, Nai robi, or may be obtained from the Public Map Office, PO Box 30089, Nairobi, on payment of Sh 3 post free
- 3 Applications should be submitted to the Commissioner of Lands, Nairobi, through the Clerk to County Council of Kiambu, stating the plots required in order of preference
- 4 Applications must be sent so as to reach the Clerk to County Council of Kiambu, not later than noon on the 8th day of April 1969
- 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 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
- 7 Applicants must produce documentary evidence to indicate that they have sufficient funds available for the development of the plots

General Conditions

- 1 The ordinary conditions applicable to township grants of this nature except as varied hereby shall apply to this grant
- 2 The grant will be made under the provisions of the Government Lands Act (Cap 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap 281)
- 3 The grant will be issued in the name of the allotee 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 notifications 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 legal 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 the 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 the plans and specifications previously approved in writing by the Commissioner of Lands and the Local Authority The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily
- 2 The grantee shall within six months of the commencement of the term submit in triplicate to the Local Authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and 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 be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President of the Republic of Kenya to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained

- 3 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land
- 4 Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein

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

- 5 The land and buildings shall only be used for shops (excluding a petrol station), offices and flats
- 6 The buildings shall not cover more than 90 per centum of the area of the land if used for shop and/or office pur poses 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 purpose of shop, offices and flats or such lesser area as may be laid down by the Local Authority in its By laws
- 7 The land shall not be used for the purpose of any trade or business which the Commissioner of Lands considers to be dangerous or offensive
- 8 The grantee shall not subdivide the land
- 9 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
- 10 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
- 11 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
- 12 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
- 13 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
- 14 The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains

Dated at Nanobi this 7th day of March 1969

SCHEDULE

Plot No	Area (Approx)	Stand Premium	Annual Rent	Road Charges	Survey Fees
Unsurveyed A	Hoctares 0 021	<i>Sh</i> 800	<i>Sh</i> 160	payable on demand	payable on demand
B C	0 021 0 021	800 800	160 160		,
D F	0 021 0 021	800 800	160 160		
F G H	0 021 0 021 0 021	800 800 800	160 160 160		

THE REGISTERED LAND ACT

(Cap 300, section 35)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Aziza Binti Omar Abed, Maria Binti Omar Abed and Mohamed Omar Abed as guardian of Gheida Binti Omar Abed all of Mombasa in the Republic of Kenya are registered as proprietors in common in equal shares of all that piece of land known as Parcel No 402/XVII Mombasa Island (original No 334, Section II) situate in Mombasa Municipality in the District of Mombasa by virtue of a Certificate of Ownership registered as No CR 2957 and whereas sufficient evidence has been adduced to show that the said Certificate of Ownership has been lost notice is hereby given that after the expiration of sixty (60) days from the date hereof I shall issue a Provisional Certificate provided that no objection has been received within that period

Mombasa, 21st March 1969 A V DE SOUZA, Acting Registrar of Titles GAZETTE NOTICE NO 872

THE REGISTERED LAND ACT

(Cap 300, section 35)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Africa Estates Limited, a private limited liability company incorporated in Kenya and having its registered office at Mombasa in the Republic of Kenya is registered as proprietor as lessee of all that piece of land known as Parcel No 81/XX Mombasa Island (original No L R No 1149 subdivision No 81 of Section XX) situate in Mombasa Municipality in the District of Mombasa by virtue of a Certificate of Ownership registered as No C R 9728 and whereas sufficient evidence has been adduced to show that the said Certificate of Ownership has been lost notice is hereby given that after the expiration of sixty (60) days from the date hereof I shall issue a Provisional Certificate of Lease provided that no objection has been received within that period

Mombasa, 21st March 1969

A V DE SOUZA,
Acting Registrar of Titles

GAZETTE NOTICE No 873

THE REGISTERED LAND ACT

(Cap 300)

RURII TOWNSHIP OL KALOU CENTRAL SETTLEMENT SCHEME NO 216

THE Commissioner of Lands gives notice that the plots in the above township, Nyandarua District, as described in the Schedule appended hereto are available for alienation and applications are invited for the direct grants thereof

- 2 A plan of the plots may be seen at the offices of the District Commissioner and the Local Settlement Officer
- 3 Applications should be submitted to the Commissioner of Lands through the District Commissioner and not direct so as to reach the District Commissioner not later than 30th June 1969
- 4 Applicants must enclose with their applications the sum of Sh 200 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 30 days as required in para graph 5 below the deposit will be credited to him
 - (b) If the application is unsuccessful the applicant's deposit will be refunded 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 30 days as required in paragraph 5 the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto
- 5 Each allottee of a plot shall pay to the Commissioner of Lands within 30 days of the notification that his application has been approved, the assessed stand piemium and proportion of annual rent together with survey fees also the fees payable in respect of preparation and registration of the grant and stamp duty assessed at 2 per cent of the stand premium and annual rent, in default of payment of which 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 offered

General Conditions

The ordinary conditions applicable to township grants of this nature as varied hereby shall apply to the grants —

(a) The grants shall be made instally for a term of 33 years convertible to 99 years in due course in cases where

development has taken place to the required standard as shown in (b) below

- (b) The grantee will be required to erect within 24 months of the commencement of the lease buildings in traditional style in accordance with plans previously approved in writing by the Local District Council and the Commissioner of Lands Should the buildings be of permanent materials and of an approved design and erected within two years of the commencement of the lease to the satisfaction of the authority concerned, the term of the lease, may, on application made prior to the expiry of the 33-year lease be extended to 99 years at such rental and conditions as may then be prescribed
- (c) The grantee shall maintain in good and substantial repair all buildings at any time elected on the land
- (d) To provide on the land to the satisfaction of the local authority, a proper system for the disposal of sewage and sullage water
- (e) The grantee shall erect a fence or plant a hedge on the boundaries of the land other than the frontage and shall keep such fence or hedge in good repair
- (f) The grantee shall use the land for the purpose of business (excluding the sale of petrol except where specifically permitted) and residence and shall not indulge in any trade or business which the Commissioner of Lands considers dangerous or offensive
- (g) The grantee shall not transfer, charge or part with the possession of the land without the previous written consent of the Commissioner of Lands
- (h) The Commissioner of Lands or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of such installations
- (i) The grantee will be required to pay such rates, taxes, charges, duties, assessments or outgoings of whatever descriptions as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon including any contributions or other sums paid in lieu thereof

SCHEDULE

Plot No	Αις a (appιολ)	Stand Premium	Annual Rent	Road Charges	Survey Fees
	Hectares	Sh	Sh		Sh
Business cum residential					
Plots 8–15 (8)	0 04	520	104	on demand	50
Plot 16 (1)	0 05	650	130	on demand	50 50 50 50 50
Plot 17 (1)	0 04	520	104	on demand	50
Plots 18–19 (2)	0 04	520	104	on demand	50
Plots 21–23 (3)	0 04	520	104	on demand	50
Workshop cum residential					
Plots 25–29 (5)	0 04	430	86	on demand	50
Charcoal					
Plot 24 (1)	0 04	200	40	on demand	50
Hotel					
Plot 30 (1)	0 04	600	120	on demand	50 50
Plot 31 (1)	0 05	760	152	on demand	50
Hides and Skins				!	
Plot 57 (1)	0 06	520	104	on demand	50

THE REGISTERED LAND ACT (Cap 300)

LESSOS TOWNSHIP KEBEN SETTLEMENT SCHEME NO 47
PETROL SERVICE STATION

THE Commissioner of Lands gives notice that the plots in the Lessos Township, Keben Settlement Scheme in the Nandi District as described in the Schedule appended hereto are available for alienation and applications are invited for the direct grants thereof

- 2 A plan of the plots may be seen at the offices of the District Commissioner and the Local Settlement Officer
- 3 Applications should be submitted to the Commissioner of Lands through the District Commissioner and not direct so as to reach the District Commissioner not later than 24th May 1969
- 4 Applicants must enclose with their applications the sum of Sh 500 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 30 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 refunded 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 30 days as required in paragraph 5, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto
- 5 Each allottee of a plot shall pay to the Commissioner of Lands within 30 days of the notification that his application has been approved, the assessed stand premium and proportion of annual rent together with survey fees also the fees payable in respect of preparation and registration of the grant and stamp duty assessed at 2 per cent of the stand premium and annual rent, in default of payment of which 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 offered

General Conditions

The ordinary conditions applicable to township grants of this nature as varied hereby shall apply to the grants —

- (a) The grants shall be made initially for a term of 33 years convertible to 99 years in due course in cases where development has taken place to the required standard as shown in (b) below
- (b) The grantee will be required to erect within 24 months of the commencement of the lease buildings in traditional style in accordance with plans previously approved in writing by the Local District Council and the Commissioner of Lands Should the buildings be of permanent materials and of an approved design and erected within two years of the commencement of the lease to the satisfaction of the authority conceined, the term of the lease, may, on application made prior to the expiry of the 33 year lease be extended to 99 years at such rental and conditions as may then be prescribed
- (c) The grantee shall maintain in good and substantial repair all buildings at any time erected on the land
- (d) To provide on the land to the satisfaction of the local authority, a proper system for the disposal of sewage and sullage water
- (e) The grantee shall erect a fence or plant a hedge on the boundaries of the land other than the frontage and shall keep such fence or hedge in good repair
- (f) The grantee shall use the land for the purpose of business (excluding the sale of petrol except where specifically permitted) and residence and shall not indulge in any trade or business which the Commissioner of Lands considers dangerous or offensive
- (g) The grantee shall not transfer, charge or part with the possession of the land without the previous written consent of the Commissioner of Lands
- (h) The Commissioner of Lands or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of such installations

(1) The grantet will be required to pay such rates, taxes, charges, duties, assessments or outgoings of whatever descriptions as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon including any contributions or other sums paid in lieu thereof

SCHEDULE

Plot No -2

Area -0 09 hectares (approximately)

Stand premium -- Sh 1,920

Annual rent -Sh 384

Roads and drains -On demand

Survey fees —Sh 50

GAZETTE NOTICE NO 875

THE TRUST I AND ACT

(Cap 288)

SETTING APART OF LAND

NOTICE is hereby given that the land described in the Schedule hereto has been duly set apart in accordance with the provisions of Part IV of the Trust Land Act, for the purposes specified in the said Schedule

SCHEDULE

Place -- Kalundu, Changwithya Location, Kitui District

Purpose —Market

Area -6 030 hectares (149 acres) approximately

Description of land —

This land is situated approximately 1 kilometre to the north of Kitui Township. The boundaries are demarcated on the ground and are described as follows —

Starting from a point BD3, which is a beacon, from which Kitumui Hill and Ivaini Hill are 6437 kilometres and 6437 kilometres distant, on bearings of 20° and 25° respectively,

thence for 82 29 metres on a bearing of 154° 33′ to point C19X, a beacon,

thence for 70 99 metres on a bearing of 64° 30′ to point A, a beacon,

thence for 4608 metres on a bearing of 112° 09' to point B, a beacon,

thence for 21 33 metres on a bearing of 144° 08' to point C, a beacon,

thence for 457 metres on a bearing of 54° 08' to point D, a beacon,

thence for 10723 metres on a bearing of 144° 08' to point E, a beacon,

thence for 43 68 metres on a bearing of 85° 17′ to point D52, a beacon, thence for 98 75 metres on a bearing of 177° 58′ to point D39,

a beacon, thence for 100 58 metres on a bearing of 144° 07' to point F9,

a beacon,
thence for 13411 metres on a bearing of 234° 08' to point

F10, a beacon, thence for 56 39 metres on a bearing of 324° 07′ to point F,

thence for 17 46 metres on a bearing of 02° 24' to point F1,

a beacon,
thence for 317 23 metres on a bearing of 321° 23′ to point B12, a beacon,

thence for 66 51 metres on a bearing of 310° 46′ to point B14X, a beacon,

thence for 5300 metres on a bearing of 64° 32′ to point BD, a beacon,

thence for 30 48 metres on a bearing of 334° 35′ to point BD2, a beacon,

thence for 30 48 metres on a bearing of 64° 32′ to point BD3, the starting point

All bearings given above are true

A plan of the area may be inspected at the office of the District Commissioner Kitui

Dated this 23rd day of January 1969

J A O'LOUGHLIN, Commissioner of Lands

THE REGISTRATION OF TITLES ACT

(Cap 281, section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Joseph Kahiga is registered as proprietor of all that piece of land known as LR No 4855 situate in the North Nyeri District by virtue of a Grant registered as IR 1224/1 and whereas sufficient evidence has been adduced to show that the said Grant has been lost notice is hereby given that after the expiration of 90 days from the date hereof I shall issue a Provisional Certificate provided that no objection has been received within that period

Dated at Nairobi this 21st day of March 1969

S H SHAH, Registrat of Titles

GAZETTE NOTICE No 877

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

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Sumant Manibhai Patel of (PO Box 6) Nakuru in the Republic of Kenya is registered as proprietor of all that piece of land known as Land Reference No 519/19/XXV situate in Njoro Township in the Nakuru District by virtue of a Grant registered as No IR 1634/1 and whereas sufficient evidence has been adduced to show that the said Grant has been lost notice is hereby given that after the expiration of 90 days from the date hereof I shall issue a Provisional Certificate provided that no objection has been received within that period

Dated at Nanobi this 21st day of March 1969

S H SHAH, Registrar of Titles

GAZFTTE NOTICE NO 878

EAST AFRICAN CUSTOMS AND EXCISE DEPARTMENT

CUSTOMS TARIFF INTERPRETATION

IT IS notified for general information that the following amendments have been made to the interpretation of the Customs Tariff Schedule promulgated in the Tariff Interpretation Book (Revised October 1965)

M RADOLI,

for Commissioner-General of Customs

Mombasa, and Excise East Africa,
8th March 1969 Custom House Mombasa

1 AMENDMENTS

Page Article
10 "Furninamine" to read "Furninamine"

'Melleril, add, retard'

2 DELETIONS

15

Page Article

10 Delete Ferrum Hausmann' from the list

3 Additions

Insert the following in alphabetical order on the pages indicated The operative date is "Existing" except where otherwise shown —

Page	Article	
2	Alupent	3/69
5	Contisone Eye Drops	3/69
7	Dexamethasone with chloramphenicol	3/69
7	Diatol	3/69
8	Dyodis	3/69
9	Elkapırın	3/69
12	Herpidu—C	3/69
15	Mepyramine Maleate	3/69
15	Myambutol	3/69
22	Sulfa—Chloramphemcol	3/69
24	Um surgyl Powder	3/69

GAZETIE NOTICE NO 879

THE PATENTS REGISTRATION ACT

(Cap 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent, particulars of which appear in the Schedule hereto, was registered as No 1756 of 1969 in the Kenya Register of Patents on the 11th day of March 1969

SCHEDULE

No of application—1756

Date of application—11th March 1969

Name of applicant—Unilever Limited

Registered address —Of Port Sunlight, Bukenhead, Cheshire, England

Particulars of the grant in the United Kingdom—1,101,858 Date of filing complete specification—11th Ianuary 1967 Complete specification published—31st January 1968 Nature of invention—Process for the production of tea Documents, etc filed in the registry—

- (a) One certified copy of the specification (including 'office copy' of letters patent) of the United Kingdom patent
- (b) Certificate of the Comptiollei General of the United Kingdom Patent Office
- (c) Authorization in favour of Messrs Kaplan & Stratton, advocates, PO Box 111, Nairobi

Nanobi, 14th March 1969 D J COWARD,
Registrar of Patents

GAZETTE NOTICE NO 880

THE PATENTS REGISTRATION ACT

(Cap 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent, particulars of which appear in the Schedule hereto, was registered as No 1757 of 1969 in the Kenya Register of Patents on the 11th day of March 1969

SCHEDULE

No of application—1757

Date of application—11th March 1969

Name of applicant—Unilever Limited

Registered address—Of Port Sunlight, Bukenhead, Cheshue, England

Particulars of the grant in the United Kingdom—1,101,388
Date of filing complete specification—5th January 1967
Complete specification published—31st January 1968
Nature of invention—Process for the production of tea
Documents etc filed in the registry—

- (a) One certified copy of the specification (including 'office copy" of letters patent) of the United Kingdom patent
- (b) Certificate of the Comptioller General of the United Kingdom Patent Office
- (c) Authorization in favour of Messis Kaplan & Stratton, advocates, PO Box 111, Nairobi

Naırobi, 14th March 1969

D J COWARD,

Registrar of Patents

GAZETTE NOTICE NO 881

THE PATENTS REGISTRATION ACT

(Cap 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent, particulars of which appear in the Schedule hereto, was registered as No 1758 of 1969 in the Kenya Register of Patents on the 11th day of March 1969

SCHEDULF

No of application—1758

Date of application—11th Maich 1969

Name of applicant—Phillips Petioleum Company

Registered address—Of Bartlesville, State of Oklahoma, United States of America

Particulars of the grant in the United Kingdom—1,116,064

Date of filing complete specification—27th September 1965

Complete specification published—6th June 1968

Nature of invention—Article carrying case

Documents etc, filed in the registry—

(a) One certified copy of the specification (including)

- (a) One certified copy of the specification (including drawings and "office copy" of letters patent) of the United Kingdom patent
- (b) Certificate of the Comptroller-General of the United Kingdom Patent Office
- (c) Authorization in favour of Messrs Kaplan & Stratton, advocates PO Box 111, Nairobi

Nairobi, D J COWARD, 14th March 1969 Registrar of Patents

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 TM 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 Registrai 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 Registrai as he thinks fit and upon such terms as he may direct Any request for such extension should be made to the Registiar so as to reach him before the expiry of the period allowed

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

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

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

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

CLASS 1—SCHEDULE III



16297 — Chemical products used in science, agriculture, horticulture, forestry, preservatives for flowers Camille Alphonse Francoise Buys (trading as C A F Buys), agricultural chemist, of 2 Linderveld, at Hofstade, Belgium, and c/o Messrs Kaplan & Stratton, advocates, PO Box 111, Nairobi 11th December 1958

Crass 5—Schedule III

DUDU KUFU

15865—Disinfectants, sanitary substances, preparations for killing weeds and destroying vermin including insecticides, herbicides fungicides and pesticides Pazchem Limited, an Israeli Company, manufacturers and merchants, of 74 Ibn Gvirol Street, Tel Aviv, Israel, and c/o Messrs Kaplan & Stratton, advocates, PO Box 111, Nairobi 30th July 1968

TEP

By consent under rule 42 (2) of the Trade Marks Rules

15270—Sanitary preparations and disinfectants VALMONT INC (a corporation of the State of Delaware), manufacturers, of 90 Park Avenue, New York, State of New York, USA, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 27th October 1967

DRAPSULETS

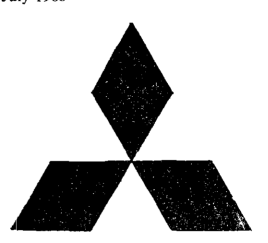
16066—All goods included in Class 5 Roche Products Limited, of 40 Broadwater Road, Welwyn Garden City, Hartfordshire, England, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa To be associated with TM No 14062 1st October 1968

NALDE

16304—Medicinal and pharmaceutical preparations, being in the form of drops Bristol-Myers Company, a corporation of the state of Delaware, manufacturers and merchants, of 630 Fifth Avenue, City of New York, State of New York, USA, and c/o Messrs Atkinson, Cleasby & Satchu advocates PO Box 29, Mombasa 19th December 1968

CLASS 9—SCHEDULE III CLASS 12—SCHEDULE III

The undermentioned applications are proceeding in the name of MITSUBISHI SHOJI KABUSHIKI KAISHA, a corporation organized and existing under the laws of Japan merchants, of 20, Marunouchi 2-Chome, Chiyoda Ku, Tokyo, Japan, and c/o Messrs Kaplan & Stratton, advocates, PO Box 111, Nanobi 231d July 1968



15829—Scientific, nautical, surveying and electrical apparatus and instruments (including wireless), photographic, cinematographic, optical, weighing, measuring, signalling, checking (supervision), life-saving and teaching apparatus and instruments, coin or counterfreed apparatus, talking machines, cash registers calculating machines, fire-extinguishing apparatus

15832 — Vehicles apparatus for locomotion by land, air or water

CLASS 13—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the letters RWS and the device of a firearm

16019—Firearms, ammunition and projectiles, explosive substances, and fireworks Dynamit Nobel Aktiengesells-chaft, a body corporate organized under the laws of the Federal Republic of Germany manufacturers and merchants, of 521 Troisdoif, near Cologne, Germany, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa To be a sociated with TM No 15805 17th September 1968

The undermentioned applications are proceeding in the name of Polycell Products Limited (a British Company), manufacturers and merchants, of Polycell House, Broadwater Road, Welwyn Garden City, Heitfordshire, England, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 21st December 1967

BOTH IN CLASS 19—SCHEDULE III

INSTANT POLYFILLO

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

15420 —Non-metalic preparations for building and decorating purposes (not in the nature of paint), for use in cementing and filling cracks and cavities and the like defects in surfaces. To be associated with TM. No. 15421

POLYFILLO

15421—Non-metalic preparations for building and decorating purposes (not in the nature of paint), for use in cementing and filling cracks, cavities and the like defects in surfaces. To be associated with TM. No. 15420

CLASS 32-SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the devices of the Milk Can and the Mountain

B 12534—Mineral and aerated waters and other non alcoholic drinks, syrups and beverages Kenya Co operative Creameries Limited, incorporated under the Companies Ordinance 1921 and registered under the Co-operative Societies (Registration) Ordin ance 1931, registered office is situated at Uniafric House, Komange Street, PO Box 30131, Nairobi, Kenya, and c/o Messrs Macdougall & Wollen, advocates, PO Box 30408, Nairobi To be associated with TM No 7841 24th July 1964

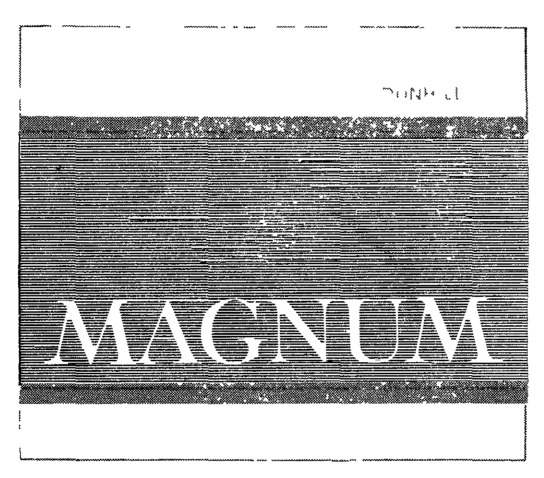
CLASS 33—SCHEDULE III

CORUBA BLANCA

Registration of this trade mark shall give no right to the exclusive use of the word Blanca

16044—Wines, spirits and liqueurs Rum Company Ltd, a Swiss Company, manufacturers, of Guterstrasse, 141-145, 4000 Basel, Switzerland, and c/o Messis Kaplan & Stratton, advocates, PO Box 111, Nairobi 24th September 1968

CLASS 34—SCHEDULE III



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

It is a condution of registration that the blank spaces in the mark shall, when the mark is in use, be occupied only by matter of a wholly descriptive and non-trade mark character

The trade mark is limited to the colours ied, white, gold and black as shown in the representation on the form of application

16021—All goods included in Class 34 Alfred Dunhill Limited, a company incorporated under the laws of England, manufacturers and merchants, of 30 Duke Street, St James's, London, SW1, England, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa To be associated with TM Nos 15425 and 15426 17th September 1968

TRADE MARKS RENEWED

		TRADE WIARRS .	
TM No	Class	Trade Mark	Name
6731	6	Indola	Indola Cosmetics N V
11180	32	Swan	The Swan Brewery Company Limited
11181	32	Swan Device	The Swan Brewery Company Limited
11027	3	Тоуо	Nakasero Soap Works Limited
11160	5	Clorapiim	The Wellcome Foundation Limited
11179	31		Bonda s Veevoederfabriek Provimi N V
6535	39	Superman and Device	National Periodical Publica
10897	5	Sabithane	Rohm & Haas Company
6751	18	Tungsram	Egyesult Izzolampa Es Villa- mossagi Reszvenytarsasag
6792	3	Didromycine	Societe Des Usines Chimi ques Rhone Poulenc
11080	29	Butamu	Kenya Co operative Creameries Limited
11086	5	Anapolon	Syntex Corporation
11112	32	Carlsberg	The Governors of the Cairls bergfondet t/a Carlsberg Bryggeriene
11114	31	Farm	Maida Limited
B 11124	34	Peter Jackson and	Peter Jackson (Overseas)
	-	Device	Limited
11153	5	Bygon	Farbenfabriken Bayer Aktiongesellschaft
11154	5	Cupravit	Farbenfabriken Bayer Aktiengesellschaft

TRADE MARKS RENEWED—(Contd)

TM No	Class	Trade Mark	Name
11156	5	Lebaycid	Faibenfabriken Bayer Aktiengesellschaft
11157	5	Folidol	Farbenfabriken Bayer Aktiengesellschaft
11158	5	Maſu	Farbenfabriken Bayer Aktiengesellschatt
11159	5	Queletox	Farbenfabriken Bayer Aktiengesellschaft
11167	16	Melitta	Wolfgang Horst Bentz t/a Melitta-Werke Bentz & Sohn

TRADE MARKS INTENDED TO BE REMOVED FROM THE REGISTER
THROUGH NON PAYMENT OF THE RENEWAL FEES

TM No	Class	Trade Mark	Name
11038	1	Kynıtı o	African Explosives and Chemical Industries Limited
11041	4	Aviation Emblem	Compagnie Francaise Des Petroles
11042	5	Ataso ₁ b	Eli Lilly and Company

APPLICATION ADVERTISED BUT NOT PROCEEDING

15267—"DIMAZON" pharmaceutical preparations for human and veterinary use (Advertised under Gazette Notice No 2534, page 806, of 9th August 1968)

Nairobi, 14th March 1969 D J COWARD, Registrar of Trade Marks

THE INDUSTRIAL COURT

Cause No 1 of 1969

Parties -

Kenya Local Government Workers Union

and

Kıambu County Council

Issues in Dispute -

- (1) Revision of salaries for five chief officers
- (2) Payment of arrears of salaries for period May 1967 to December 1967
- 1 The Kenya Local Government Workers Union shall here inafter be referred to as the Claimants and Kiambu County Council shall hereinafter be referred to as the Respondents
- 2 The parties were heard in Nairobi on the 21st day of February 1969 and relied on their written and verbal sub missions

AWARD

The parties entered into an agreement on 18th December 1967 with the assistance of the Senior Labour Officer Nairobi, who acted as a conciliator, in a dispute that had arisen as a result of the Claimants demand for increased salaries for their members employed by the Respondents A schedule was attached to this agreement in which were listed all the posts with their respective scales that were subject to this agreement. The posts of Clerk to Council, County Treasurer, Works Officer, Markets and Trade Officer and Deputy Markets and Trade Officer appeared therein

Apparently the parties in working out this schedule had followed the same procedure regarding negotiations as in 1965 when the Claimants had negotiated new scales in respect of all the officers employed by the Respondents including the chief officers. That agreement was approved by the Ministry of Local Government and was implemented in full. The Claimants had submitted that in fact they negotiated the salary scales of all the chief officers employed by the Local Government Authorities in the whole country.

The December 1967 agreement referred to hereinabove was not implemented by the Respondents for several months. This prompted the Claimants to threaten strike action in the middle of 1968 which resulted in the following agreement between the parties on 15th July 1968, which was signed in addition by representatives of the Ministry of Local Government and the Chief Industrial Relations Officer of Ministry of Labour

- "1 That the new salary scales as agreed between the Council and the Union set out in agreement dated 18th December 1967 shall be implemented at the end of August 1968 with effect from 1st January 1968
- 2 That the salaries of the five chief officers set out in the forementioned agreement shall be determined by the Minister separately
- 3 That the aireais of salaries set out in the forementioned agreement for the period 1st May 1967 to 31st December 1967 shall be considered when the Supplementary Estimate covering that period is submitted by the Council and a further meeting will be called if necessary
- 4 That the Kenya Local Government Workers' Union agrees to call off the strike scheduled for Wednesday 17th July 1968"

In accordance with the first clause of the above agreement the new scales were implemented at the end of August 1968 with effect from 1st January 1968 in respect of all officers except the following five Clerk to Council, County Treasurer, Works Officer, Markets and Trade Officer and Deputy Markets and Trade Officer

None of the officers have however been paid to date the arrears due to them under the December 1967 agreement for the period 1st May 1967 to 31st December 1967, the reason being the financial difficulties through which the Respondents have been going during the last few years. The Respondents claimed that their 1968 expenditure had been overspent by about £32,000 and they had an accumulated deficit of £430,000.

During the hearing the Respondents agreed with the Claimants contention that Markets and Trade Officer and his deputy were not among the chief officers and therefore not subject to regulation 112 of the Local Authorities Regulations 1963 which required that the local authorities 'shall pay to such officers such salaries, emoluments and allowances as it may, subject to the approval of the Minister, determine' In view of this

the Court awards that these two officers should be paid forthwith their new scales with effect from 1st January 1968. As far as their claim for the arrears from 1st May 1967 to 31st December 1967 is concerned it shall be subject to the Court's award on that issue hereinafter.

The Court notes that the whole schedule attached to the December 1967 agreement was adopted by the Respondents at one of their meetings and was forwarded to the Minister for Local Government for approval Unfortunately the Minister has neither approved nor disapproved the new scales in respect of the three chief officers. The Court fails to understand as to why the Minister has not conveyed to the Parties his reaction to the proopsed new scales of these three officers, if in fact the matter has been referred to him as is alleged by the Claimants This soit of delay is not at all conducive to good industrial relations. The Court accepts that the Minister has the final say in the appointment and teims of service of chief officers employed by county councils but feels that the Minister should give his decision one way or the other within a reasonable time The Court finds that neither the parties can agree between themselves nor the Court can give an award contrary to regulation 112 (1) of the Local Government Regulations 1963 which reads as follows —

"Subject to the provisions of this Part of these Regulations as to qualifications and disqualifications, every county council may from time to time, and shall it so required by the Minister, appoint as full-time, part-time or consulting officers, fit and proper persons to be respectively, clerk, treasurer, and engineer or works superintendent, and shall pay to such officers such salaries, emoluments and allowances as it may, subject to the approval of the Minister, determine"

This is the law and the Industrial Court award cannot be contrary to any existing legal provisions. In fact the parties have acknowledged this fact in their 15th July 1968 agreement when they said that the salaries of the five chief officers set out in the "forementioned agreement" shall be determined by the Minister separately. In view of this the Court cannot make an award as demanded by the Claimants and the only thing the Court is prepared to do is to request the Minister concerned to give urgent consideration to this matter and convey his decision to the parties one way or the other. The Claimants have made a strong plea that after all what they are seeking is the conversion of the salary scales of these officers from Flemming to Pratt. The Minister will no doubt take all the relevant points into consideration before making his decision

As far as the question of the payment of arrears to other officers from 1st May to 31st December 1967 is concerned, the position is somewhat different. The Minister has, by approving the implementation of new scales with effect from 1st January 1968, approved and accepted them The Respondents have asked the Court to make an award that they should pay these arrears when their financial position wairants it The Court finds that this offer is too vague and will only create, if accepted, unnecessary trouble between the parties in future The Court was informed that the arrears amount to £7 362 and that the Ministry of Local Government had not yet approved the supplementary estimate because of the Respon dents' financial difficulties. The Court is not at all happy at this state of affairs where part of the agreement has already been approved and implemented, and part of it concerning arrears remains to be fulfilled

The Court has very carefully considered the submission made by the Respondents regarding their finances and has also given careful thought to the Claimants contention that the Respondents should find this money, if necessary, by realizing their securities with Kenya and Tanzania Governments. The Court is not prepared of encourage such a step as it would not be prudent. At the same time the Court feels that there is no reason why the workers should not be paid arrears that are due to them. After a careful consideration of all the relevant factors involved the Court awards that these arrears should be paid to workers in three six-monthly instalments, the first instalment to be paid on 1st September 1969.

Given in Nairobi this 14th day of March 1969

SAEED R COCKAR, President

L J DEACON,
J G MOLLO,
Members

THE INDUSTRIAL COURT

Cause No 2 of 1969

Parties -

Kenya Chemical Workers' Union

and

Elephant Soap Factory Limited

Issues in Dispute ---

- (1) Wages
- (2) Job gradings
- (3) Normal working hours
- (4) Leave allowance
- (5) Shift differential
- (6) Termination of employment
- (7) Maternity leave
- (8) Gratuity scheme
- (9) Effective date and duration of agreement
- 1 The Kenya Chemical Workers' Union shall hereinafter be referred to as the Claimants and Elephant Soap Factory Ltd, shall hereinafter be referred to as the Respondents
- 2 The parties were heard in Nairobi on the 24th day of February 1969 and relied on their written and verbal submissions

AWARD

The parties in dispute have appeared before the Industrial Count three times since 1964 and the Court has made awards on most of the issues which are in dispute now

The issues of job gradings and normal working hours have been consistently rejected by the Court and in the present dispute the Claimants have failed to satisfy the Court that any special circumstances had arisen to justify the reversal of the Court's earlier decisions. The other issues were either settled by the Court of the parties reached an agreement on them

The Court awarded a leave travelling allowance of Sh 75 for employees in Grades 1 and 2 and Sh 50 for employees in Grades 3 and 4 On shift differential the Court made an award that a worker on a 24 or less shift cycle should be paid a shift differential of 5 per cent of his basic wage per month

In view of this and in the absence of any strong and exceptional circumstances having arisen since the previous Court award, the Court has no alternative but to reject them

The agreement in existence between the parties provides for maternity benefits which the Court is not inclined to vary

The Court has very carefully considered the submissions made by the parties and finds that the Respondents cannot be compared with other large soap manufacturers in the country Further in view of the fact that the Claimants did not produce any arguments in support of their demands on the issues of termination of employment and gratuity scheme, the Court is not prepared to may any award on these two items. They are accordingly rejected

The Count has decided to award a wage increase as follows —

	Present Rates Per Month Consolidated	Fust 18 Months	Second 18 Months
	Sh	Sh	Sh
Grade I	270	30	30
Grade II	250	30	30
Grade III	230	30	30
Grade IV	215	30	30

This award shall be with effect from 1st August 1968 and shall remain in force for a period of three years

In arriving at the above effective date the Court notes that the Claimants forwarded their demands to the Respondents only a month before the expiry date of the existing agreement. This is rather a short period in view of the fact that several meetings would have to be held and in the event of deadlock the matter would have to go to the Ministry of Labour Further the Court cannot blame either party for any delay after the matter has been referred to the Ministry of Labour

Given in Nairobi this 15th day of March 1969

SAEED R COCKAR,
President

J G GRIFFIN,
P L LUBULELLAH,
Members

GAZETTE NOTICE NO 885

THE INDUSTRIAL COURT

Cause No 3 of 1969

Parnes

Kenya Motor Engineering and Allied Workers' Union and

Dante Burba Diesel Workshops Ltd

Issues in dispute

- (1) Wages
- (2) Severance pay on redundancy
- (3) Effective date and duration of agreement
- 1 The Kenya Motor Engineering and Allied Workers' Umon shall hereinafter be referred to as the Claimants and Dante Burba Diesel Workshops Ltd shall hereinafter be referred to as the Respondents
- 2 The parties were heard in Nauobi on the 26th day of February 1969 and relied on their written and verbal submissions

AWARD

The Claimants approached the Respondents on 18th June 1968 and in their first letter to them they demanded recognition and stated that they would also like to negotiate a wage increase and terms and conditions of employment of their members who were employed by the Respondents The Respondents replied by stating that their Director who dealt with this matter was away on holidays and that on his arrival they would get in touch with the Claimants

The Claimants, however, did not wait and reported a trade dispute to the Ministry of Labour on 2nd July 1968 and the dispute was accepted on 16th July 1968 by the Permanent Secretary, who appointed Mr G Kabuki to act as conciliator On or about that time the Respondents joined the Federation of Kenya Employers who then took over negotiations on their behalf. There was some delay before the negotiations commenced but ultimately a recognition agreement was signed by the parties on 10th October 1968. Thereafter the Claimants were asked to submit their demands afresh. They protested strongly at this but eventually agreed to do so Several meetings were held between the parties and agreement has been reached on all the items except the three in dispute

During the hearing neither party informed the Court of the actual wages that were being paid to the workers involved in this dispute and were content to leave the matter by stating that the Respondents were complying with the Regulation of Wages (Motor Engineering Trades) Order 1967 The Court notes that this is the first agreement between the parties and that from now on the Respondents will have to deal with industrial relations in their firm on an official basis with the Claimants

The Court has very carefully considered the submissions made by the parties and has decided to award a wage increase of Sh 25 per month to each employee on his present wage. This increase will be with effect from 1st November 1968.

On the issue of severance pay on redundancy the Court awards that a worker should be paid 15 days basic pay for every completed year of service in the event of his being declared redundant

The Court further rules that the effective date of the agreement shall be 1st November 1968 and it shall remain in force for a period of 14 months

Given in Nairobi this 17th day of March 1969

SAEED R COCKAR, President

> J J MUGALLA, A OGOLA, Members

THE INDUSTRIAL COURT

Cause No 17 of 1968

Parties -

Kenya Motor Engineering and Allied Workers Union and

Motor Trade and Allied Industries Employers' Association

INTERPRETATION

- 1 The Claimants made an application for interpretation of the Court's award in this Cause on the following issues
 - 1 Wages of Security Staff
 - 2 Sick Leave
 - 3 Retirement Benefits
- 2 The Claimants maintained that their interpretation of the aforesaid three items was as follows —

RULING

4 The Court rules that the wage increases that had been granted to the security staff were subject to the various provisos which the Court had imposed in its award. On the issue of sick leave, the award is very clear and it is not intended that the other conditions that existed prior to the Court hearing should be deemed to have been deleted as a result of the Court's award. The Court awarded an amendment to the existing provisions only as far as the period during which the payment for sick leave should be obligatory. Accordingly, it appears that the Respondents' interpretation of these two issues is the correct one.

On the question of retirement benefits, the historical background of this matter is as follows In Industrial Court Cause No 17 of 1964 the Court made the following award under the heading Gratuity on Retirement or Resignation",—

- 'When employees are retired they shall get payment as follows
 - (a) Under 6 years of service—10 days basic wage per completed year of service
 - (b) Over 6 years of service—15 days basic wage per completed year of service

(On completion of 1 year's service a part of any subsequent year in excess of 6 months will count as a completed year of service for the purposes of the above payment)

Employees who resign shall not be entitled to any gratuity under this head"

Subsequently the parties had appeared before the Court in Cause No 58 of 1966 but this issue was not in dispute The Court's award was incorporated in an agreement between the parties as follows —

- "1 When employees are retired on reaching the retirement age fixed by the company concerned or on the grounds of ill health, the following payment will be made—
 - (a) Under 6 years' service—10 days basic wage per completed year of service
 - (b) Six years' service or more—15 days basic wage per completed year of service
- 2 On completion of 1 year's service a part of any subsequent year in excess of 6 months will count as a completed year of service for the purpose of calculating the above payment
- 3 Where an employee is covered by an existing provident fund he should get the benefits most advantageous to him, either from the existing provident fund or under this Agreement, but NOT both
- 4 Retirement benefits payable under this Agreement will be in respect only of the years of service of an employee prior to the introduction of the National Social Security Fund and will be calculated on the employee's salary as at that date and will be entered on his record of service
- 5 In the case of the death of an employee while in the service of the employer, the employer will pay to the dependent relatives of the deceased the sum of money calculated in accordance with the above clauses and entered on his record of service The words 'dependent relatives' shall have the meaning provided in section 21 of the National Social Security Fund Act 1965"

The parties again appeared before the Industrial Court in Cause No 17 of 1968 and the Court made the following award —

"The Court awards that the present clause should be amended so that those employees who lose their job other than for disciplinary reasons or who die (their estates) should not forfeit this benefit"

It is quite obvious that the Court never intended that those workers who resigned should benefit under this item Accordingly the Court rules that the workers who resign will not get this benefit

The position of those non crizens who would be losing or who have lost their jobs as a result of Government policy of Kenyanization is different. These people would be losing their jobs for reasons other than disciplinary and as the Court's award stands at present they are clearly eligible to their retirement benefits. The Court would like to point out that although the parties were aware, when they argued this issue before the Court during proceedings in Cause No. 17 of 1968, that such a contingency was likely to arise in the near future, they made no submissions on this point. Finally the letter which was referred to by the Respondents stating that Ministry of Labour had rejected to accept a dispute on the issue of 'Severance Pay for employees who have become unemployed as a result of the introduction of the work permit' in March 1968, is hardly relevant to this matter.

Dated this 17th day of March 1969

SAEED R COCKAR,

President

G A T WISE, J J MUGALLA, Members

GAZETIE NOTICE NO 887

THE LIQUOR LICENSING ACT (Cap 121)

NAIROBI LIQUOR LICENSING COURT (Special Meeting)

DULY authorized by the District Commissioner, Nairobi Area, a special meeting of the Nairobi Liquor Licensing Court will be held at the District Commissioner's Office, Kenyatta Avenue, Nairobi Area Nairobi, on Monday, 31st March 1969 at 10 am to consider new applications for licences

Applications to be considered at this meeting may be seen on the notice board at the above office

W K MARTIN.

Nairobi, 11th March 1969 President, Nairobi Liquor Licensing Court

GAZETTE NOTICI NO 888

THE LIQUOR LICENSING ACT (Cap 121)

(Cup 121)

Ny andarua Liquor Licensing Court (Special Meeting)

DULY authorized by the Provincial Commissioner, Central Province, Nyeri, under the provisions of section 6 (2) of the Liquor Licensing Act, a special meeting of the Nyandarua Liquor Licensing Court will be held on Wednesday, 9th April 1969 at 10 am in the Urban Council Chamber, Thomson's Falls, to consider applications for various liquor licences

J K ETEMESI,

Thomson's Falls, 5th March 1969

President Nyandarua Liquor Licensing Court

GAZETTE NOTICE NO 889

THE LIQUOR LICENSING ACT (Cap 121)

TURKANA LIQUOR LICENSING COURT
(Special Meeting)

DULY authorized by the Provincial Commissioner, Rift Valley Province, Nakuru, a special meeting of the Turkana Liquor Licensing Court will be held on Monday, 17th March 1969 at 10 am at the District Commissioner's Office, Lodwar

Particulars of applicant(s) may be inspected at the District Commissioner's notice board

J WAIBOCI, President

Turkana Liquor Licensing Court

Lodwar, 6th March 1969

THE LIQUOR LICENSING ACT

(Cap 121)

KIRINYAGA LIQUOR LICENSING COURT

NOTICE is hereby given that the first 1969 statutory meeting of the Kninyaga Liquor Licensing Court will be held in the District Commissioner's Office, Kerugoya, on Monday, 12th May 1969 at 10 a m

All applicants for new licences, late renewals, conversions, removals and transfers of the existing licences must reach the District Commissioner's Office, PO Box 1, Kerugoya, on or before 25th March 1969 with a K Sh 10 revenue stamp affixed to each application. Any late application not received by this date will only be considered if received before 12th April 1969 on payment of late fee of K Sh 150

All applicants for new licences, transfers and conversions must appear in person or by an advocate before the Liquor Licensing Court Attendance of applicants for renewals is optional unless there are objections, in which case attendance is desirable

H M LEMPAKA,

Kerugoya, 4th March 1969

President Kumyaga Liquor Licensing Court

GAZETTE NOTICE NO 891

THE LIQUOR LICENSING ACT

(Cap 121)

NYANDARUA LIQUOR LICENSING COURT

THE next statutory meeting of the Nyandarua Liquor Licensing Court will be held in the Urban Council Chamber, Thomson's Falls, at 10 am on Monday, 12th May 1969

Applications for new licences, ienewals, transfers or removals of the existing licences should be submitted on the prescribed form, affixed with a K Sh 10 revenue stamp, to the President, Nyandarua Liquoi Licensing Court, Private Bag, Thomson's Falls, on or before 15th April 1969

New applicants mu t appear before the Court in person or be presented by an advocate Applicants for transfers, renewals or removals are not obliged to appear in person unless there are objections, in which case appearance is desirable

Applicants are advised to submit their applications by registered post

J K ETEMESI

Thomson's Falls 20th February 1969

President Nyandarua Liquor Licensing Court

GAZETTE NOTICE NO 892

Nuok

7th March 1969

THE LIQUOR LICENSING ACT

(Cap 121)

NAROK LIQUOR LICENSING COURT

THE next statutory meeting of the Narok I iquor Licensing Court will be held in the District Commissioner's Office, Narok, on Monday, 12th May 1969, at 10 a m

Applications for new licences, transfers or removals of the existing licences should be submitted on the prescribed form to the President, Narol Liquor Licensing Court, PO Box 4. Narok, on or before 25th March 1969 affixed with a Sh 10 revenue stamp

New applicants must appear before the Court in person or be represented by an advocate Applicants for transfers or removals are not obliged to appear in person unless there are objections, in which case appearance is necessary

Late applications may only be considered if they are received on 10th April 1969 and on payment of an additional fee of K Sh 150 as late application fee

J A MWANGI,

President

Narok Liquor Licensing Court

GAZETTE NOTICE NO 893

THE LIQUOR LICENSING ACT

(Cap 121)

KAKAMEGA LIQUOR LICENSING COURT

THE next statutory meeting of the Kakamega Liquoi Licensing Court will be held in the Kakamega County Council Hall at 10 am on Monday, 12th May 1969

Applications to be considered at this meeting whether for new licences, renewals, transfers or removals, must be received in the Office of the District Commissioner, PO Box 43, Kakamega, not later than 19th April 1969, on the appropriate form with a Sh 10 revenue stamp affixed. Any application not received by this date may only be considered if it is received before 30th April 1969, on payment of a late fee of Sh 150

Applicants for new licences, transfers and removals must appear in person or by an advocate before the Liquoi Licensing Court Applicants for renewals are not obliged to appear in person, unless there are objections, in which case appearance is desirable

Applicants are advised to submit their applications by registered post

CHARLES N CHOMBA,

Kakamega, 12th March 1969

President, Kakamega Liquor Licensing Court

GAZETTE NOTICE NO 894

THE LIQUOR LICENSING ACT

(Cap 121)

SOUTH NYANZA LIQUOR LICENSING COURT

THE next statutory meeting of the South Nyanza Liquoi Licensing Court will be held in the office of the District Commissioner, Homa Bay, on Monday, 12th May 1969 at 10 am to consider the applications for a half year licences

All applications are required to reach the District Commissioner's Office, Homa Bay, not later than 25th March 1969

J K KIRUI,

President

Homa Bay, 17th March 1969 South Nyanza Liquor Licensing Court

GAZETTE NOTICE NO 895

THE AFRICAN LIQUOR ACT

(Cap 122)

KERICHO AFRICAN LIQUOR LICENSING BOARD

THE first statutory meeting of the Kericho African Liquor Licensing Board will be held in the Office of the District Com missionei, Kericho, on Monday, 9th June 1969, at 10 a m

Applications for renewals, removals, transfers and new licences to manufacture and sell African intoxicating liquor must reach the Office of the District Commissioner, PO Box 19, Kericho, on or before Friday, 25th April 1969 Late applications not received by this date will not be considered

Applicants for new licences are requested to appear in person or be represented by an advocate Attendance for renewals is optional unless there are objections in which case attendance ıs desirable

S KIHUMBA,

Kencho,

7th March 1967

for Chairman Kericho African Liquor Licensing Board

GAZETTE NOTICE NO 896

THE AFRICAN LIQUOR ACT (Cap 122)

NANDI AFRICAN LIQUOR LICENSING BOARD

NOTICE is hereby given that the next statutory meeting of the Nandi African Liquoi Licensing Board will be held in the District Commissioner's Board Room, Kapsabet, at 10 am. on Tuesday, 9th June 1969

All applications for new, renewals and transfers must reach the office of the District Commissioner, PO Box 30. Kapsabet on or before 10th May 1969

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

J M MBITHI,

President

Nandi African Liquor Licensing Board

Kapsabet, 10th March 1969

THE AFRICAN LIQUOR ACT

(Cap 122)

NAROK AFRICAN LIQUOR LICFNSING BOARD

DULY authorized by the Provincial Commissioner, Rift Valley Province, a special meeting of Narok Liquor Licensing Board will be held at the District Commissioner's Office, Narok, on 25th March 1969, at 10 am to consider applications

Applicants are requested to appear in person or be represented by an advocate

J A MWANGI,

Narok,

Narok African Liquor Licensing
Board

12th March 1969

GAZETTE NOTICE NO 898

THE AFRICAN LIQUOR ACT

(Cap 122)

NYERI AFRICAN LIQUOR LICENSING BOARD

NOTICE is hereby given that the first meeting of the Nveri African Liquoi Licensing Board will be held on Monday, 2nd June 1969 at 10 am at the District Commissioner's Office, Nyeri

Applications for new licences, late renewals, removals and transfers should be submitted to the District Commissioner, PO Box 32, Nyen, on or before 30th April 1969

Applicants for new licences should appear before the Board in person or be represented by advocates

Applicants are advised to submit their applications by registered post

A C KANG'ETHE,

Nyeri,

Chairman
Nyen African Liquor Licensing
Board

14th March 1969

GAZETTE NOTICE NO 899

THE AFRICAN LIQUOR ACT

(Cap 122)

Nyandarua Liquor Licensing Board

DULY authorized by the Provincial Commissioner, Central Province, Nyeri, under the provisions of section 8 (3) of the Liquor Licensing Act, a special meeting of the Nyandarua Liquor Licensing Board will be held on Wednesday, 9th April 1969 at 2 pm in the Urban Council Chamber, Thomson's Falls, to consider applications for various liquor licences

J K ETEMESI,

Thomson's Falls, 5th March 1969

Chan man Nyandarua Liquor Licensing Board

GAZETTE NOTICE NO 900

IN THE DISTRICT REGISTRY OF THE HIGH COURT OF KENYA

PROBATE AND ADMINISTRATION

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

Cause No 4 of 1969

By Nathalal Gopaln Lakhani of PO Box 179, Kitale, Kenva, the son of the deceased and the executor named in the will, through P N Gadher advocate, of PO Box 589 Kitale, for grant of probate of the will of Gopaln Bhann I akhani of PO Box 179, Kitale aforesaid who died at Kitale on 16th August 1966

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

Dated this 25th day of February 1969

A P SHAH,
District Delegate
High Court of Kenya Eldoret

Note—The will mentioned above has been deposited in the Court and is open for inspection in this Court

GAZETTE NOTICE NO 901

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 34 of 1969

By Kaiam Singh Mohan Singh Bhangra of PO Box 12554, Naiiobi in Kenya, the duly constituted attorney of Mrs Rattan Kaiii widow of Rachan Singh Prabhu Ram of Middlesex in England, the widow of the deceased, through Jagdish Desai, Esq., advocate of Naiiobi, for a grant of letters of administration intestate of the estate of Rachan Singh s/o Prabhu Ram of Nairobi aforesaid who died at Nairobi on the 5th day of July 1968

(2) Cause No 77 of 1969

By Edwin Alfred Bristow of PO Box 111, Nairobi in Kenya, one of the duly constituted attorneys of (1) Patrick Joseph Shaw and (2) Dermot Patrick Shaw, both of Dublin in the Republic of Ireland, the executors named in the will and two codicils of the deceased, through Messrs Kaplan & Stratton, advocates of Nairobi, for resealing in Kenya the grant of probate granted on 18th January 1967 by the Principal Probate Registry of the High Court of Justice in England of the estate of Thomas Joseph Coffey of Kilbeggan in the Republic of Ireland who died at Kilbeggan on the 14th day of July 1966

(3) Cause No 86 of 1969

By (1) Paul Ndintu Ndungu of PO Box 30369, Nanobi in Kenya, and (2) Isayah Gathura Ndungu of PO Box 33 Narok in Kenya, the two eldest sons of the deceased, through Messis Hamilton Harrison & Mathews, advocates of Nanobi, for a grant of letters of administration intestate of the estate of Duncan Ndungu Mahiuha of Narok aforesaid who died at Nanobi on the 13th day of November 1967

(4) Cause No 88 of 1969

By Barclays Bank DCO (through its attorneys David Laurence Tames and John Hayes Clayton Whicker of PO Box 30356, Nanobi in Kenya), the executor named in the will and one codicil of the deceased, through Messrs Kaplan & Stratton, advocates of Nanobi, for a grant of probate of the will and one codicil of Winified Mabel Alizadeh of Nairobi who died at Nairobi on the 15th day of December 1968

(5) Cause No 93 of 1969

By (1) William Hough Layton Blunt of Meiu in Kenya, (2) George Wyman Abbott of 35 Priestage Peterborough and (3) James Henry Wilkinson of PO Box 34 Nairobi in Kenya, three of the executors named in the will and two codicils of the deceased through Messis Daly & Figgis, advocates of Nairobi, for a grant of probate of the will and two codicils of Denzil Layton Blunt of Limuru in Kenya who died in Nairobi on the 15th day of June 1968

(6) Cause No 91 of 1969

By Barclay Bank DCO (through its attorneys David Laurence James and John Hayes Clayton Whicker, both of PO Box 30120, Narrobi in Kenya), the executor named in the will of the deceased through Messrs Shapley Barret Marsh & Co, advocates of Narrobi, for a grant of probate of the will of Evelvn Cartmell of Malindi in Kenva who died at Malindi on the 28th day of December 1968

(7) Cause No 94 of 1969

By (1) Ollegarina Rosalina Gracias, (2) Joaquina Brigida Giacias, (3) Carmo Maurice Giacias and (4) Joseph Phillip Giacias, all of PO Box 8711, Nairobi in Kenya, the executors named in the will of the deceased, for a giant of probate of the will of Joao Fiancisco Ludgero Gracias of Nairobi afore said who died at Nairobi on the 15th day of January 1969

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 4th April 1969

Nanobi, 17th March 1969 M F PATEL,
Deputy Registrar,
High Court of Kenja Nairobi

NB—The wills and codicils mentioned above have been deposited in and are open to inspection at the Court

PROBATE AND ADMINISTRATION

TAKE NOTICE that after fourteen days from the date of this Gazette, I intend to apply to the High Court at Mombasa 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
8/69	Katımbo Mwa- mbaji	Mombasa	9–1–69	Intestate
14/69 15/69	Luyanga Tumbo Ahmad M S Majeneko	,	16-9-68 15-12-68	Intestate Intestate
17/69 19/69	Juma Alı Juma Songoro		28–12–68 13–9–68	Intestate Intestate

Mombasa, 4th March 1969 E MAJISU, for Public Trustee

GAZETTE NOTICE No 903

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 estate of the person named in the second column of the Schedule hereto, who died on the date set forth against his name

And further take notice that all persons having any claims against or interests in the estate of the said deceased person 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 estate distributed according to law

SCHEDULE

Public Trustee s			Testate	
Cause No	Name of Deceased	Address	Date of Death	or Intestate
36/69	Jerambhai Daji Patel	Kıtale	2-12-62	Intestate

Nairobi, 14th March 1969 KAMLA MADAN, Assistant Public Trustee

GAZETTE NOTICE No 904

ALFRED STOBBS, DECEASED

Notice

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 Alfred Stobbs of Nairobi who died at Ndola in the Republic of Zambia on the 25th day of May 1968, is hereby required to send particulars in writing of his or her claim or interest to Robson Harris & Co, advocates, PO Box 5305, Nairobi, before the 31st day of May 1969 after which date the administrators 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 respect the property so distributed be hable to any person of whose claim they shall not then have had notice

Dated this 17th day of March 1969

ROBSON HARRIS & CO,
Advocates for the Executrix
I ullingion House, Queensway
PO Box 5305, Narobi

GAZETTE NOTICE NO 905

CHARLES WADDINGTON PICKERING, DECEASED

NOTICE is hereby given pursuant to section 29 of the Trustee Act (Cap 167) that any person having a claim against of an interest in, the estate of the late Charles Waddington Picketing of Nairobi who died on the 23rd day of January 1969, at Nairobi, in the Republic of Kenya is hereby required to send particulars in writing of his or her claim or interest to the undersigned before the 19th day of June 1960, after which date the Administratrix will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which she shall have had notice and will not as respects the property so distributed be liable to any person of whose claim she shall not then have had notice

Dated the 17th day of March 1969

KAPLAN AND STRATTON,
Advocates for the Administrative
Queensway House York Street
PO Box 111, Nairobi

GAZETTE NOTICE NO 906

THE BANKRUPTCY ACT

(Cap 53)

NOTICE OF DIVIDEND

Debtor's name—Hendrik Willem Smith

Address—PO Box 140, Ol Kalou

Description—Farmer

Court—High Court of Kenya at Namobi

No of matter—BC 75 of 1958

Amount per £—Cents 65

First or final or otherwise—First and final

When payable—8th April 1969

Where payable—At my office, Harambee Avenue, PO

Box 30031, Namobi

Nairobi, 14th March 1969 M L HANDA,
Deputy Official Receiver

GAZETTE NOTICE NO 907

THE BANKRUPTCY ACT

(Cap 53)

NOTICE OF DIVIDEND

Debtor s name — Velchand Fulchand Shavadia

Address — PO Box 1903, Mombasa

Description — Land and Estate Agent

Court — High Court of Kenya at Mombasa

No of matter — BC 8 of 1964

Amount per £ — Sh 7/01

First or final or otherwise — First and final

When pavable — 18th March 1969

Where payable — At my office, Old Customs House, Nkrumah

Road, Mombasa

Mombasa, 6th March 1969 E MAJISU, for Official Receiver

GAZETTE NOTICE No 908

THE BANKRUPTCY ACT (Cap 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name—Shashikant Tribhowan Samani
Address—PO Box 1295, Kisumu
Description—Unemployed
Court—High Court of Kenya at Kisumu
No of matter—BC 4 of 1965
Date of order—31st May 1968
Order—Application for discharge granted but suspended for

two years from this date, bankrupt to be at liberty to apply for removal of suspension on payment of reasonable dividend in the meantime

Kisumu, 20th February 1969 J O ABRAHAM

High Count of Kenya Kisumu

THE COMPANIES ACT

(Cap 486)

Notice of Winding up Order (rule 37 (1) (c))

IN BANKRUPICY AND WINDING UP CAUSE No 12 of 1968

Re M Notkin Limited (in liquidation)

Name of company —M Notkin Limited

Address of registered office—Regal Mansion, Government Road, Nairobi

Registered postal address - PO Box 1127, Nairobi

Court — High Court of Kenya at Nurobi

No of matter -- Bankiuptcy and Winding up Cause No 12 of 1968

Date of order -7th March 1969

Date of presentation of petition -3rd September 1968

M L HANDA,

Deputy Official Receiver and Provisional Liquidator

GAZETTE NOTICE NO 910

THE COMPANIES ACT

(Cap 486)

NOTICE OF WINDING UP ORDER

(rule 37 (1) (c))

IN BANKRUPTCY AND WINDING UP CAUSE NO 14 OI 1968

Re Safariland Limited (in liquidation)

Name of company -Safariland Limited

Address of registered office—Ottoman Bank Building, Kenyatta Avenue Nairobi

Registered postal address -- PO Box 20220, Nairobi

Court — High Court of Kenya, Nanobi No of matter — Bankruptcy and Winding up Cause No 14 of

1968

Date of order —14th March 1969

Date of presentation of petition—19th December 1969

M L HANDA, Deputy Official Receiver

and Provisional Liquidator

GAZETTE NOTICE NO 911

THE COMPANIES ACT

(Cap 486)

Notice

PURSUANT to section 339, subsection (3) of the above Act it is hereby notified that at the expiration of three months from the date hereof, the names of the undermentioned companies will unless cause be shown to the contrary, be struck off the Register of Companies and the companies will be dissolved —

Reg No	Name
4	The Crystal Springs Aeiated Water Company
	Limited
127	Tutura Estate Limited
420	Esmail and Ramjee Limited
701	Archer's Mobilservice Limited
706	The Nakuru Hotel Limited
793	Central Garage Limited
861	Hoppy's Limited
993	Ngara Bakery Limited
1110	Maii Chemka Limited
1149	The Kereita Produce Trading Company Limited
1334	Lakhmi Dass and Sons Limited
1352	The Embu Quarry Owners and General Contractors
	Company Limited
1354	Ocean Fisheries Limited
1393	The Akamba H des and Skins Supply Company
	Limited
1467	The Ngambo Estate and Saw Mills Limited
1621	Kıyefwa Lımıted
1628	Mazoe Estates Limited
3207	Danobi Limited
3225	S Diamant Limited
5418	Luncheon Vouchers (East Africa) Limited
5903	Kaski Estate Limited

Dated this 14th day of March 1969

O M SAMEJA,
Assistant Registrar of Companies

GAZETTE NOTICE NO 912

THE SOCIETIES ACT 1968

(No 4 of 1908)

PURSUANT to section 14 (1) of the Societies Act 1968 having reasons to believe that the society listed in the Schedule hereto has ceased to exist, I hereby call on the said society to furnish me with proof of its existence within three months of the date hereol

SCHEDULE

Mbarı ya Babu Society

Dated this 14th day of March 1969

J M LONG,
Deputy Registrar of Societies

GAZETTE NOTICE NO 913

THE SOCIETIES RULES 1968

(L N 62 of 1968)

PURSUANT to tule 14 of the Societies Rules, notice is hereby given that the registration of the society named in the Schedule hereto has been cancelled under the provisions of the Societies Act 1968

SCHEDULE

	Date of	
Name of Society	Cancel-	
	lation	
Independent Assemblies of God (Kenya)	7-3 69	

Dated this 14th day of March 1969

J M LONG,
Deputy Registrar of Societies

GAZETTE NOTICE NO 914

THE SOCIETIES RULES 1968

(L N 62 of 1968)

PURSUANT to rule 14 of the Societies Rules, notice is hereby given that the societies listed in the Schedule hereto have been registered under the provisions of the Societies Act 1968

SCHEDULE

Name of Society	Date Registration Effected
African Israel Church, Chemegong Branch Kirinyaga African Licence Holders Association Kisumu Art, Festival Limuru Students Association Kimusu Young Muslim Society	12 3 69 12 3 69 12 3 69 12 3 69 12 3 69

Dated this 14th day of Maich 1969

J M LONG,
Deputy Registrar of Societies

GAZETTE NOTICE NO 915

IN THE MATTER OF THE ADVOCATES COMMITTEE CAUSE 1 OF 1968

AND

IN THE MATTER OF AN ADVOCATE—BALWANTRAI DEVSHANKER BHATT

AND

IN THE MATTER OF THE ADVOCATES ACT (Cap 16)

CONFIRMATION OF THE ORDER OF THE DISCIPLINARY COMMITTEE

IN PURSUANCE of the provisions of section 73 (2) of the Advocates Act (Cap 16), the Registrar of the High Court of Kenya hereby gives notice that the High Court has, on the 20th day of December 1968, on appeal confirmed the order of the Disciplinary Committee in respect of Balwantrai Devshanker Bhati, an advocate of the High Court, that the said advocate be suspended from practice for a period of 12 months from the expiry of 14 days after the receipt by him of notice of delivery of the report of the Committee pursuant to section 63 (2) of the Act, and accordingly the said advocate is suspended from practice for a period of 12 months as from and including the 26th day of September 1968

Dated this 11th day of March 1969

A A KNELLER,

Registrar

High Court of Kenya

THE TRADE UNIONS ACT (Cap 233)

Notice

PURSUANT to section 63 of the above mentioned Act, notice is hereby given that the undermentioned branches of the Kenya Electrical Trades Workers Union have been dissolved —

Nbula Nanyuki Lessos

Dated this 13th day of March 1969

S O TALA,
Assistant Registrar of Trade Unions

GAZETTE NOTICE NO 917

THE JUBILEE INSURANCE COMPANY LTD (Incorporated in Kenya) NAIROBI

Loss of Share Certificate

Share Certificate No 169, for five shares (Dist Nos 14281/14285) in the name of Jafferali Gulamhusein Peera of Kampala

NOTICE is hereby given that evidence of the loss of the above numbered share certificate has been furnished to the Company Any person in possession of the share certificate or claiming to have any interest therein should communicate immediately with the Company Failing such communication within 30 days from the date hereof, a certified copy of the share certificate will be issued

Dated at Nairobi this 13th day of March 1969

M R HOSANGADY,

Executive Director

Head Office

PO Box 30376, Natrobi

GAZETTE NOTICE NO 918

THE JUBILEE INSURANCE COMPANY LIMITED (Incorporated in Kenya) NAIROBI

Loss of Share Certificate

Share Certificate No 1900, for five shares (Dist Nos 45491 to 45495) in the name of the late Fazal Ladak of Mbeya

NOTICE is hereby given that evidence of the loss of the above-numbered share certificate has been furnished to the Company Any person in possession of the share certificate or claiming to have any interest therein should communicate immediately with the Company Failing such communication within 30 days from the date hereof, a certified copy of the share certificate will be issued

Dated at Nairobi this 12th day of March 1968

M R HOSANGADY,

Executive Director

Head Office,

PO Box 30376, Nairobi

GAZETTE NOTICE NO 919

THE EAST AFRICA GENFRAL INSURANCE COMPANY LIMITED

(PO Box 1392, Kampala, Uganda)

LOSS OF SHARE CERTIFICATE

Share Certificate No 505 for 50 shares (Distinctive Nos 15686 to 15735, both inclusive) in the name of Gokaldas Shamji Rajani of PO Box 1490, Mombasa (Kenya)

APPLICATION having been made to the Company for the issue of a duplicate of the above share certificate the original having been reported as lost or misplaced interrievably, notice is hereby given that unless objection is lodged to the office of the Company within 30 days from date thereof, a duplicate certificate will be issued to the shareholder

Dated at Kampala this 13th day of March 1969

B C THAKORE,

General Manager

PO Box 1392, Kampala (Uganda)

GAZETTE NOTICE No 920

CRUSADER INSURANCE COMPANY LIMITED

LOSS OF TEMPORARY RECEIPT BOOK

IT IS notified that Temporary Receipt Book No 17131 to 17140 containing unused numbers 17137 to 17140 has been lost These receipts have been cancelled and the public are hereby informed that if any of the aforesaid receipts are issued they will not be accepted as an acknowledgement of any money payable to the Company

Nairobi, 17th March 1969 J D McDONALD, Manager for East Africa, PO Box 7382, Nairobi

GAZETTE NOTICE NO 921

THE KIAMBU COUNTY COUNCIL

SUPPLEMENTARY VALUATION ROLL 1967

- (a) Kıkuyu Tradıng Centre
- (b) Rusru Township

NOTICE is hereby given that no objections having been received, the said rolls have been signed and certified to that effect in accordance with section 12 (1) of the Valuation for Rating Act and become Valuation Rolls 1967 for (a) Kikuyu Trading Centre and (b) Ruiru Township

Dated this 10th day of March 1969

N K CHEGE, County Clerk, Kıambu County Council

GAZETTE NOTICE No 922

THE GUSII COUNTY COUNCIL

Draft Valuation Roll 1968
Kisu Township

NOTICE is hereby given that no objections to the Draft Valuation Roll 1968 having been received, the said Draft Roll has been signed and certified to that effect in accordance with section 11 (1) of the Valuation for Rating Act and now becomes the Valuation Roll 1968 for Kisii Township

P T NYACHIEO, Clerk to Council, Gusu County Council PO Box 90, Kisu

GAZETTE NOTICE NO 923

THE URBAN COUNCIL OF BUNGOMA

SUPPLEMENTARY VALUATION ROLL 1968

NOTICE is hereby given that the Supplementary Valuation Roll for the year 1968 in respect of Bungoma Township has been laid before a meeting of the Bungoma County Council and is now available at the County Council Office, Bungoma, for public inspection during normal office hours

Under section 11 of the Valuation for Rating Act, any person who is aggreed—

- (a) by inclusion of any rateable property in, or by the omission of any rateable property from any Supplementary Valuation Roll, or
- (b) by any value ascribed in any Supplementary Valuation Roll to any rateable property, or by any other statement made or omitted to be made in the same with respect to any rateable property,

may lodge an objection with the Clerk to the Council at any time before the expiration of 28 days from the date of publication of this notice Such objections should be made in writing

No person shall be entitled to urge objection before a Valuation Court unless he has first lodged notice of objection as aforesaid

Dated this 13th day of March 1969

C B WASIGE, Clerk to Bungoma County Council Private Bag, Bungoma

THE BUSIA COUNTY COUNCIL THE LOCAL GOVERNMENT ELECTIONS RULES 1966 (L N 101 of 1966)

CERTIFICATE THAT THE NUMBER OF PERSONS NOMINATED DOES NOT EXCEED THE NUMBER OF COUNCILLORS TO BE ELECTED

- I, M M LUSIOLA, the Returning Officer for the electoral area specified below, do hereby certify that —
- (a) The following persons have been duly nominated as councillors for the Busia County Council to file six scats
- (b) The number of duly nominated candidates does not exceed the number of councillors to be elected
- (c) The following persons are therefore elected as councillors for the said Council

Electoral Area	Registration Unit No	Name of Candidate	Place of Residence	Occupation	Party Affiliation	Date of Nomination
Moding, Kolanya Angurai, Aboloi Kamurai, Kocholia Angoromo, Chakol Osuret, Asinge Amukura, Apokor	788, 786 787, 785 790, 789 796 797 794, 795 792 793	Agrey Edepi Karanı Jesuni Zablon Emongole Zacharia Oono Wilson Esialai Albert Otiti	Moding Angurai Kocholia Chakol Osuiet Amukura	Trader Farmer Farmer Farmer Farmer Farmer	KANU KANU KANU KANU KANU KANU	21st February 1969 21st February 1969 21st February 1969 21st February 1969 21st February 1969 21st February 1969

Dated this 22nd day of February 1969

M M LUSIOLA Returning Officer

GAZETTE NOTICE NO 925

THE MUNICIPAL COUNCIL OF THIKA THE LOCAL GOVERNMENT ELECTION RULES 1963

NOTICE OF ELECTION OF THE TIME AND PLACE FOR NOMINATIONS

AN election is to be held to determine the Councillor to serve in the Municipal Council of Thika in respect of the following vacant seat in the undermentioned electoral area —

Electoral Area -- Ofafa

No of Seats Vacant -One

Registration Unit No -2131

Nomination papers may be delivered by the candidate to the Returning Officer at the Town Hall, Thika, between the hours of 8 o'clock in the morning and noon on the 26th day of March 1969

Forms of nomination may be obtained at Town Hall, Thika, on any week day between the hours of 9 o clock in the morning and noon The Returning Officer will prepare a nomination paper for signature at the request of a voter

If the election is contested, the poll will take place on the 11th day of April 1969

Dated this 11th day of March 1969

J E K THIMBA, Returning Officer/Town Clerk, Municipal Council of Thika

GAZETTE NOTICE NO 926

THE AREA COUNCIL OF MOLO COUNTY DIVISION
THE LOCAL GOVERNMENT ELECTIONS RULES 1966
(L N 101 of 1966)

Notice of Election and the Time and Place for Nomination AN election is to be held to determine the Councillor to serve in the Area Council of Molo County Division in respect of the following vacant seat in the undermentioned electoral area —

Electoral Area - Olenguruone

No of Seats Vacant -One

Nomination papers may be delivered by the candidate to the Returning Officer at the office of the District Commissioner, Nakuru, between the hours of eight o'clock in the morning and twelve noon on the 14th day of April 1969

Forms of nomination may be obtained at District Commissioner's Office on any week day between the hours of nine o'clock in the morning and noon The Returning Officer will prepare a nomination paper for signature at the request of a voter

If the election is contested the poll will take place on the 14th day of May 1969

Dated this 11th day of March 1969

DANIEL G KIMANI, Returning Officer, Nakuru District

Note—The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions contained in the Local Government Elections Rules 1966

GAZETTE NOTICE NO 927

THE INDIAN FILM COMBINE PRIVATE LIMITED

NOTICE

NOTICE is hereby given that the Indian Film Combine Private Limited, a limited liability company incorporated in India and having its registered office at Saklat House, 15 Mama Parmanand Marg Bombay, and carrying on business at Plot No 209/4400, Victoria Street, Nairobi, in the Republic of Kenya, will cease as Lessees of the Odeon Cinema, Nairobi aforesaid, with effect from 1st March 1969, and will, therefore, cease managing and running the said cinema after 28th February 1969

The said the Indian Film Combine Private Limited will not be responsible in respect of any debts incurred by Odeon Cinema, Nairobi or by anyone in its name or on its behalf after 28th February 1969

Dated at Nairobi this 28th day of February 1969

NARIMAN MEHTA,
Manager,
The Indian Film Combine Private Ltd

GAZETTE NOTICE NO 928

THE TRANSFER OF BUSINESSES ACT (Cap 500)

Notice

NOTICE is hereby given that the business formerly carried on by the Indian Film Combine Private Ltd, a limited liability company incorporated in India and having its Registered Office at Saklat House, 15 Mama Parmanand Marg, Bombay, and carrying on business of Odeon Cinema situate at Plot No 209/4400, Victoria Street, Nairobi has, as from 1st March 1969, been transferred to Kenya Exhibitors of PO Box 269, Nairobi in the Republic of Kenya

The address of the transferor is PO Box 5020, Nairobi

The address of the transferee is PO Box 269, Nairobi

The transferee is not assuming nor does it intend to assume any liability incurred by the transferor in the said business as up to and including 28th February 1969, and the same will be discharged by the said transferor Likewise all debts due and owing to the said transferor up to and including 28th February 1969, should be paid and received by them

Dated at Nairobi this 1st day of March 1969

NARIMAN MEHTA, Transferor

KENYA EXHIBITORS, Transferee

THE IRANSFER OF BUSINESSES ACT

(Cap 500)

Notice

NOTICE is hereby given that the business of sweetmeat-vendors and confectioners heretofore carried on by Bhanji Vallabhji Rajani under the name and style of Dilkush Hotel on Plot No 209/2465/7, Ngara Road, Nanobi in the Republic of Kenya has on the 10th day of March 1969, been sold and transferred to (1) Bhupinder Kumar, (2) Surinder Kumar, (3) Kundanlal and (4) Biharilal all of PO Boz 10347, Nanobi aforesaid who will carry on the said business in partnership at the same place and under the same name and style

The address of the transferor is PO Box 12557, Nairobi The address of the transferoes is PO Box 10347, Nairobi

The transferees do not assume not intend to assume any of the liabilities incurred in the said business by the transferor up to and including the 9th day of March 1969, and the same will be paid and/or discharged by the transferor Likewise all debts due to the transferor up to and including the 9th day of March 1969, will be received by the transferor

Any persons having any claim against the said Bhanji Vallabhji Rajani trading as Dilkush Hotel are hereby notified that they should submit the same forthwith to Messrs G S Sandhu & Co, Advocates, Raja Building, Bazaar Street, PO Box 5867, Nairobi

Dated at Nanobi this 10th day of March 1969

Bhanji Vallabhji Rajani by his Attorney, Zaverben w/o Bhanji Vallabhji Rajani Transferor

> G S SANDHU AND CO, Advocates for the Transferees

GAZETTE NOTICE NO 930

THE TRANSFER OF BUSINESSES ACT

(Cap 500)

Notice

NOTICE is hereby given that the business of a handresser carried on by William Henry Alberto Botto and Patricia Elaine Botto under the firm name or style of Julianna Lairstylists at Plot No 209/2372, Muindi Mbingu Street, Nairobi, has, as from the 1st day of March 1969, been sold and transferred to Tabitha Moige Nyamweya, Sadiudin Kassam and Fairda Sadiudin Kassam who will carry on the said bu mess at the same address and under the same firm name and style of Julianna Hairstylists

The address of the transferors is PO Box 20310, Nairobi The address of the transferees is PO Box 6764, Nairobi

The transferees do not assume not do they intend to assume any of the liabilities incurred by the transferors in the said business and the same will be paid and discharged by the transferors up to and including the 28th day of February 1969. All debts due and owing by the transferors in respect of the said business up to and including the 28th day of February 1969, will be received and paid by the transferors

Dated this 12th day of March 1969

PATRICIA BOTTO,
W H A BOTTO,
Transferors

for the Transferees

GAZETTE NOTICE NO 931

THE TRANSFER OF BUSINESSES ACT (Cap 500)

Notice

NOTICE is hereby given that the business carried on by Desbro (Kenya) Limited and Devkrishan Laljibhai Thanki at River Road, Nairobi is as from 28th day of February 1969, sold and transferred to Jane Mahinda, Mohamed Saiwar Noordin and Devkrishan Laljibhai Thanki all of PO Box 10740, Nairobi, who will carry on the said business at the same place

The address of the transferor is PO Box 8942, Nairobi The address of the transferoes is PO Box 10740, Nairobi

All that debts due and owing by the transferors in respect of the said business up to and including the 28th day of February 1969, will be received and paid by the transferors. The transferees do not assume not do they intend to assume any liabilities whatsoever incurred in the said business by the transferors up to and including the said 28th day of February 1969.

Dated at Nairobi this 15th day of March 1969

V M PATEL,
Advocate for
Transferors and Transferees

GAZETTE NOTICE No 932

THE TRANSFER OF BUSINESSES ACT (Cap 500)

NOTICE

NOTICE is hereby given that the business heretobefore carried on by Jinabhai Vallabhbhai Mistry under the firm name and style of Eastleigh Trading Company at Plot No 144, Section II, Eastleigh, Nairobi in the Republic of Kenya, has with effect from the 12th day of February 1969, been sold and transferred to Mrs Mary Busolo Monda d/o Seveta and Mrs Horence Kemunto Nyarangi d/o Marube who will carry on the said business at the same place and under the same name and style The transferces do not assume nor do they intend to assume any liabilities incurred in the said business by the transferor up to and including the 11th day of February 1969, and the same will be paid and discharged by the transferor and likewise all debts due to the transferor up to and including the 11th day of February 1969, will be received by the said transferor

The address of the transferor is PO Box 2199, Nairobi The address of the transferees is PO Box 16126, Nairobi

Dated at Naırobi this 5th day of March 1969

JINABHAI VALLABHBHAI MISTRY,

Transfer or

MRS MARY BUSOLOMONDA d/o SERETA,
MRS FLORENCE KEMUNTO NYARANGI d/o MARUBE,

Transferees

GAZETTE NOTICE NO 933

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Shah Brimji Kanji and Nemchand Bhimji Shah both carrying on business under the firm name and style of Rex Grocers at University Road, Nairobi, has been dissolved by mutual consent so far as concerns the said Shah Bhimji Kanji who retired from the said partnership business as from the 20th day of February 1969

As from the 20th day of February 1969, the said business is being carried on by the continuing partner, Nemchand Bhimji Shah, and the incoming partner, Moses Kinyanjui Njiro, at the same place and under the firm name and style of New Rex Grocers

All debts due to or owing by the said partnership business up to and including the 20th day of February 1969 shall be received and paid by the continuing partner, Nemchand Bhimji Shah

Dated at Nairobi this 20th day of February 1969

SHAH BHIMJI KANJI,

Returing Partner

NEMCHAND BHIMJI SHAH, Continuing Partner

MOSES KINYANJUI NJIRO,
Incoming Partner

GAZETTE NOTICE NO 934

NOTICE OF CHANGE OF NAME

I, Mohamed Mohamud Jabaney, heretofore called and known by the name of Mohamed Mohamud Alı, hereby give public notice that by a deed poll executed by me on 17th March 1969 I absolutely renounce and abandon the use of my name Mohamed Mohamud Alı and in lieu thereof adopt and assume the name of Mohamed Mohamud Jabaney for all purposes

I hereby authorize and request all persons to designate and address me by such assumed name of Mohamed Mohamud Jabaney

Dated at Nairobi this 17th day of March 1969

MOHAMED MOHAMUD JABANEY, Heretofore called and known by the name of Mohamed Mohamud Ali