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GAZETTE NOTICE No. 2167

THE PUBLIC SERVICE COMMISSION OF KENYA

APPOINTMENTS

MOHAMED AKRAM KHAN to be Registrar of Titles, Lands Department, with effect from 11th November 1963.

BENTO DOMINGOS SIMAO D'SOUZA to act as Chief Personnel Officer, Ministry of Education, with effect from 7th February 1966.

HARRY KAROBIA MBUI to be District Officer, Elgeyo Marakwet District, Rift Valley Province, with effect from 3rd April 1966.

DAVID JAMES OFUMBO to be District Officer, Laikipia District, Rift Valley Province, with effect from 5th April 1966.

JOHN MAGIRO TIAMPATI to be District Officer, Samburu District, Rift Valley Province, with effect from 16th April 1966.

PHILIP WAHOME to act as Assistant Director of Audit, Exchequer and Audit Department, with effect from 20th April 1966.

LEONARD ALBERT ELLIOTT to act as Principal Auditor, Exchequer and Audit Department, with effect from 20th April 1966.

XAVIER ALFONSO to act as Principal Auditor, Exchequer and Audit Department, with effect from 20th April 1966.

JAMES WAIBOCI to be District Commissioner, Turkana District, Rift Valley Province, with effect from 25th April 1966.

JOSIAH KIPTONUI ARAP KIRUI to be District Commissioner, South Nyanza District, Nyanza Province, with effect from 4th May 1966.

MUSUMBA SIMBURORI WAKULIWA MWENE to be District Officer, Kericho District, Rift Valley Province, with effect from 5th May 1966.

ENOSH OTIENO ODULA to be District Officer, Central Nyanza District, Nyanza Province, with effect from 9th May 1966.

RASHID BIN AZAN ELSAKRY to be District Commissioner, Kilifi District, Coast Province, with effect from 14th May 1966.

DAVIDSON ONGERA SAISI to be District Officer, Elgeyo Marakwet District, Rift Valley Province, with effect from 1st June 1966.

CHARLES NGOROI CHOMBA to be District Commissioner, Busia District, Western Province, with effect from 2nd June 1966.

GEORGE MUSEMBI to act as Senior Assistant Secretary and Secretary to the Public Service Commission of Kenya, with effect from 8th June 1966.

PROMOTIONS

JOHN FREDERICK HOUNSLAW to be Chief Engineer (Roads), Ministry of Works, with effect from 6th March 1966.

SIMON JAMES MBUGUA to be Chief Engineer (Roads) (Supernumerary), Ministry of Works, with effect from 30th March 1966.

REVERSIONS

BENTO DOMINGOS SIMAO D'SOUZA ceased to act as Chief Personnel Officer, Ministry of Education, with effect from 15th March 1966.

PHILIP WAHOME ceased to act as Assistant Director of Audit, Exchequer and Audit Department, with effect from 20th May 1966.

LEONARD ALBERT ELLIOTT ceased to act as Principal Auditor, Exchequer and Audit Department, with effect from 20th May 1966.

By Order of the Commission.

G. MUSEMBI,
Acting Secretary.

GAZETTE NOTICE No. 2168

THE OATHS AND STATUTORY DECLARATIONS ACT

(Cap. 15)

A COMMISSION

To All to Whom These Presents Shall Come, Greeting:

BE IT known that on the 20th day of April 1966—

RAMESH LALL AGGARWAL

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

Given under my hand and the Seal of the Court, this 20th day of April 1966, at Nairobi.

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

GAZETTE NOTICE No. 2169

(28/5/20)

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 for Home Affairs* hereby appoints—

MISS ISABELLA MIRAINI

as a Visiting Justice to the Prison at Embu in the Embu District, Eastern Province.

Dated this 10th day of June 1966.

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

*L.N. 692/1963.

GAZETTE NOTICE No. 2170

(28/5/51)

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 for Home Affairs* hereby appoints—

WILLIAM OJUKA OCHIENG

as a Visiting Justice to the Remand Prison at Naivasha in the Naivasha District, Rift Valley Province.

Dated this 10th day of June 1966.

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

*L.N. 692/1963.

GAZETTE NOTICE No. 2171

(28/5/31)

THE PRISONS ACT

(Cap. 90)

APPOINTMENT AND CANCELLATION OF APPOINTMENT
OF VISITING JUSTICES

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary for Home Affairs* hereby—

(a) cancels the appointment† of—

Manibhai Bhailalahai Patel and

(b) appoints—

Dr. Louis Henry Ngatia,

as Visiting Justices to Nanyuki Prison in the Laikipia District, Rift Valley Province.

Dated this 10th day of June 1966.

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

*L.N. 692/1963. †G.N. 1759/1965.

GAZETTE NOTICE No. 2172

(28/5/12/Vol. II)

THE PRISONS ACT

(Cap. 90)

CANCELLATION OF APPOINTMENT OF A VISITING JUSTICE

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary for Home Affairs* hereby cancels the appointment† of—

MAJOR IAN BIGWOOD (Salvation Army)

as a Visiting Justice to Kamiti Prison, Youth Corrective Training Centre and Kamiti Short Sentence Prison in the Nairobi Extra-Provincial District.

Dated this 7th day of June 1966.

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

*L.N. 692/1963. †G.N. 3415/1964.

GAZETTE NOTICE No. 2173

THE CRIMINAL PROCEDURE CODE
(Cap. 75)

REVOCATION OF APPOINTMENT OF PUBLIC PROSECUTOR

IN EXERCISE of the powers conferred by section 85 (1) of the Criminal Procedure Code, the Attorney-General hereby, with effect from 31st March 1966, revokes the appointment of—

WILLIAM BONDE

as a Public Prosecutor notified in Gazette Notice No. 2938 of 1964.

Dated this 14th day of June 1966.

C. NJONJO,
Attorney-General.

GAZETTE NOTICE No. 2174

THE TAX RESERVE CERTIFICATES ACT
(Cap. 418)

LOSS OF CERTIFICATE

IN PURSUANCE of the provision of regulation 13 of the Tax Reserve Certificates Regulations, notice is hereby given that the undermentioned certificate has been lost and that it is proposed to issue duplicate of such certificate after the expiration of 30 days from the date of this notice.

Tax Reserve Certificate No.—27333.

Holder.—Walter Miles Fletcher.

Date.—4th July 1963.

Amount.—£1,920.

J. N. MICHUKI,
Permanent Secretary to the Treasury,
The Treasury,
P.O. Box 30007, Nairobi.

GAZETTE NOTICE No. 2175

THE HOUSE OF REPRESENTATIVES
(SPECIALLY ELECTED MEMBERS) RULES, 1964

BY-ELECTIONS OF TWO SPECIALLY ELECTED MEMBERS

IN EXERCISE of the powers conferred by rule 4 of the House of Representatives (Specially Elected Members) Rules, 1964, I do hereby—

- (a) direct that by-elections be held for two existing vacancies among the Specially Elected Members of the House of Representatives;
- (b) appoint Saturday, 2nd July 1966, as nomination day for the said by-elections;
- (c) appoint the Chamber of the House of Representatives as the place and 3 p.m. on Friday, 8th July 1966, as the time and date for the holding of the said by-elections of the Specially Elected Members.

Dated at Nairobi this 17th day of June 1966.

HUMPHREY SLADE,
Speaker,
The House of Representatives.

GAZETTE NOTICE No. 2176

THE EAST AFRICAN COMMON SERVICES
ORGANIZATION ACT
(Cap. 4)

Standing Orders for the election of Members Representative of Kenya in the Central Legislative Assembly of the East African Common Services Organization.

WHEREAS a casual vacancy has occurred among the Kenya Representative Members of the Central Legislative Assembly, I hereby, in accordance with the provisions of standing order 5 of the Standing Orders for the election of Members Representative of Kenya in the Central Legislative Assembly of the East African Common Services Organization—

- (a) direct that an election of the Representative Member be held to supply the vacancy;
- (b) appoint Saturday, 2nd July 1966, as nomination day;
- (c) appoint the Chamber of the House of Representatives in Parliament Buildings, as the place and Friday, 8th July 1966, at 2.30 p.m. as the day and time for the holding of the said election.

Dated at Nairobi this 17th day of June 1966.

HUMPHREY SLADE,
Speaker,
The House of Representatives, Kenya.

GAZETTE NOTICE No. 2177

THE COURTS ACT
(Cap. 10)

APPOINTMENT OF MAGISTRATE

IN EXERCISE of the powers conferred by section 3 of the Courts Act, the Judicial Service Commission hereby appoints—

JOHN HENRY SYDNEY TODD

to be a magistrate empowered to hold a subordinate court of the first class in the Central Province and Nairobi Area, with effect from 15th June 1966.

By Order of the Commission.

Dated this 15th day of June 1966.

R. CORREA,
Secretary,
Judicial Service Commission.

GAZETTE NOTICE No. 2178

THE JUDICIAL SERVICE COMMISSION

APPOINTMENT

CHANDRAKANT JAYANTILAL KESHANI to be Resident Magistrate, Kenya, with effect from 28th May 1966.

By Order of the Commission.

Dated this 8th day of June 1966.

R. CORREA,
for Secretary,
Judicial Service Commission.

GAZETTE NOTICE No. 2179

5 PER CENT KENYA STOCK 1978/82

3½ PER CENT KENYA STOCK 1957/67

FOR the purpose of preparing the warrants for interest due on 15th August 1966, the balances of the several accounts in the above-mentioned Stocks will be struck at close of business on 15th July 1966, after which date the Stocks will be transferable ex dividend.

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

GAZETTE NOTICE No. 2180

6½ PER CENT KENYA STOCK 1969/70

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

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

GAZETTE NOTICE No. 2181

EAST AFRICAN CURRENCY BOARD

31st MAY 1966

	£EA
Currency in circulation	61,240,211
Bankers' balances held with Board	840,126
Total	<u>£EA62,080,337</u>

H. R. HIRST,

Secretary,
East African Currency Board.

GAZETTE NOTICE No. 2182

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

IT IS announced for general information that the total amounts of the above-mentioned Stock held on the London and Local Registers at the close of business on 13th May 1966, were as follows:—

	£	s.	d.
On the London Register	8,154,094	00	09
On the Local Register	345,905	19	03
	<u>8,500,000</u>	<u>00</u>	<u>00</u>

R. W. MACDONALD,

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

Nairobi,
15th June 1966.

GAZETTE NOTICE No. 2183

EAST AFRICAN RAILWAYS AND HARBOURS

CHARGING OF EMPTY DRUMS

THE East African Railways and Harbours give notice that with immediate effect, the 50 per cent surcharge, provided for in section 330 (2) of Part II of Tariff Book No. 4, will be raised on all consignments of empty drums tendered in small quantities over all the Administration's services.

Nairobi,
10th June 1966.

G. G. GEDDES,
*for General Manager,
Headquarters, Nairobi.*

GAZETTE NOTICE No. 2184

EAST AFRICAN RAILWAYS AND HARBOURS

TENDER NOTICE

TENDERS are invited for the supply of the following items of fresh provisions for the period from 1st August 1966, to 31st July 1967:—

Bread, cakes, biscuits, butter, ghee, margarine, cheese, milk and cream, eggs, lard, poultry, bacon, cooking meat, fish, vegetables, fruits and flowers.

A list detailing the items with estimated monthly requirements, together with the terms and conditions for tender can be obtained on request from the undersigned. Tenders in sealed envelopes marked "Tender for Fresh Provisions" must be addressed to, and reach the Chairman, Railway Tender Board, P.O. Box 30066, Nairobi, before 12 noon on 15th July 1966.

H. N. CHITE,
*Chief Supplies Officer,
P.O. Box 30540, Nairobi.*

GAZETTE NOTICE No. 2185

ARMED FORCES SUPPLY

TENDER

TENDERS are invited for the supply of canned stewed steak and canned processed peas for the period 1st August 1966 to 30th June 1967.

Tender documents may be obtained on written application from DADOS (Sups.), Army Headquarters, P.O. Box 30503, Nairobi. The closing date for submission of tenders will be noon on 22nd July 1966.

It will be a condition of any contract entered into that the appointed contractor shall, at the time of, or prior to, the signing of the contract, deposit a sum which shall be not less than 10 per cent of the total value of the contract.

GAZETTE NOTICE No. 2186

THE MINING ACT

(Cap. 306)

EXCLUSIVE PROSPECTING LICENCE No. 152

IT IS hereby notified that the application made by Thomas Reginald Ibbetson as agent for Kenya Mining Company for an exclusive prospecting licence, notice of which application was given in Gazette Notice No. 1116 dated 16th March 1966, has been granted with effect from 13th June 1966, and therefore by virtue of section 7 (1) (d) of the Mining Act, the said Kenya Mining Company is the only company entitled to prospect in the area described in the Schedule to this notice from that date and for the term of the licence.

The said Gazette Notice No. 1116 dated 16th March 1966, is hereby cancelled.

SCHEDULE

An area of approximately 13 square miles situated in the Elgeyo-Marakwet District of Rift Valley Province, the boundaries whereof:—

Commence at the junction of the Eldoret-Tot road and the Tot-Tambach road (map reference YS.942242);

thence following the western boundary of the Tot-Tambach road in a generally southerly direction for a distance of approximately 7½ miles to a drift (map reference YS.912130);

thence on a true bearing of 277 degrees for a distance of approximately 2½ miles to the junction of a track and the Eldoret-Tot road at Serewa (map reference YS.866137);

thence following the eastern boundary of the Eldoret-Tot road first in a generally northerly direction and then in a generally north-easterly direction for a distance of approximately 12½ miles to the point of commencement.

Dated this 15th day of June 1966.

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

GAZETTE NOTICE No. 2187

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 (Cap. 306, Sub. Leg.), that the undermentioned location has been forfeited:—

Location No. and District.—128/1, Machakos District.

Class.—Non-precious minerals lode.

Cause of forfeiture.—In breach of the provisions of section 34 of the Mining Act (Cap. 306).

Date from which the location shall be deemed forfeited.—10th June 1966.

Name of registered holder.—Machakos Mining Company.

Dated this 10th day of June 1966.

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

GAZETTE NOTICE No. 2188

THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS, 1965

NOTICE OF APPLICATION FOR A LICENCE TO OPERATE AIR SERVICES

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations, 1965, notice is hereby given that William James Baker, P.O. Box 7752, Nairobi, Kenya, has applied to the East African Civil Aviation Board for a licence to operate the following air service:—

Charters from Nakuru to all parts of Kenya and into the other East African territories with one Beech Bonanza and one Cessna 150, for a period of two years in the first instance.

2. It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Common Services Organization, P.O. Box 30005, Nairobi, not later than 9th July 1966. Every such representation or objection shall be made in writing, shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted. A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board.

Dated at Nairobi this 10th day of June 1966.

A. M. SHITAKHA,
*Secretary,
East African Civil Aviation Board.*

GAZETTE NOTICE No. 2189

THE REGULATION OF WAGES AND CONDITIONS OF EMPLOYMENT ACT

(Cap. 229)

THE ROAD TRANSPORT WAGES COUNCIL

NOTICE is hereby given that the Road Transport Wages Council, established under Government Notice No. 1676, dated 25th November 1954, intends to submit Wages Regulation Proposals to the Minister for Labour, in respect of employees employed in the road transport industry.

Copies of the Wages Regulation Proposals may be obtained from the Secretary of the Wages Council at the address given below, or from Labour Offices throughout Kenya.

Representations in regard to the proposals must be in writing, setting out clearly the reasons for making same, and must reach the Secretary not later than 16th July 1966.

Dated this 16th day of June 1966.

J. LINDSAY,
*Secretary,
Office of Wages Council,
Ministry of Labour,
P.O. Box 326, Nairobi.*

GAZETTE NOTICE No. 2190

THE METHODS OF CHARGE (EAPL) BYELAWS, 1962

FUEL OIL PRICES

PURSUANT to byelaw No. 6 of the Methods of Charge (EAPL) Byelaws, 1962, notice is hereby given of the variations to the price of fuel oil delivered to this Company on or before the 1st day of June 1966.

Delivered to the Fuel Storage Tanks at:

Nairobi South Power Station	No change
Mereroni Power Station	No change
Kisumu Power Station	No change
Eldoret Power Station	No change
Kitale Power Station	Sh. 0.01 increase
Nanyuki Power Station	Sh. 0.03 decrease
Kipevu Power Station, Mombasa (furnace oil)	Sh. 0.07 increase
Meru Power Station	No change
Mombasa Power Station	Sh. 0.03 increase.

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

GAZETTE NOTICE No. 2191

PUBLIC SERVICE COMMISSION OF KENYA

VACANCIES

APPLICATIONS are invited for the following posts and must be submitted to the Secretary, Public Service Commission of Kenya, P.O. Box 30095, Nairobi, to reach him by 12th July 1966. Civil servants must submit applications to heads of departments on Form PSC.2A in triplicate at least seven days before the closing date, other applications to be submitted in triplicate on Form PSC.2, obtainable from the Secretary. Applicants must quote the number shown against the post in the advertisement.

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

Training Officer, Ministry of Information and Broadcasting
(No. 205/66)

Salary scale.—£1,390 to £1,598. PENSIONABLE or AGREEMENT.

Applicants should possess a degree of an approved university and preferably should have done post-graduate work in mass communication techniques. They should have had teaching and administrative experience and should be sufficiently aware of the demands of information and broadcasting techniques to judge training needs and arrange for corrective courses. Experience in the fields of radio and information is desirable but not essential.

Senior Executive Officer, Department of Veterinary Services
(No. 206/66)

Salary scale.—£1,390 to £1,598. PENSIONABLE.

Applicants must be civil servants with a thorough knowledge of financial control, administration and personnel work, and experience of such work at a level not below Executive Officer Grade II. Duties include preparation of revenue and expenditure estimates, responsibility for all staff housing, the vehicle pool and the Brand Register at the Veterinary Department, Kabete. The successful candidate may be called upon to assist in preparing schemes to attract financial aid from outside sources.

Executive Officer Grade I, Ministry of Education (No. 207/66)

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

Applicants must be of at least Cambridge School Certificate standard of education, must be versatile, have a thorough knowledge of Government accounting procedures and be able to prepare estimates and balance sheets. Above all, complete accuracy and reliability are essential. The successful candidate will be responsible for organizing the office administration of a very large Educational Development Programme spread over 1966-68. Appointment from outside the Service can be made only on agreement terms, but should a pensionable civil servant be selected, arrangements can be made for his secondment to the post.

Accountant Grade II, Ministry of Education (No. 208/66)

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

Applicants must be civil servants with a minimum of five years' experience of Government accounting procedure and work in a responsible position and must be able to prepare estimates and final accounts. A sound knowledge of Government regulations and Financial Orders and ability to control staff and conduct correspondence are essential. Preference will be given to candidates who possess recognized accounting qualifications.

Personal Secretary Grade I, Ministry of Health (No. 209/66)

Salary scale.—£855 to £1,170. PENSIONABLE or AGREEMENT.

Applicants must have passed the Government Senior Short-hand and Typewriting Examinations or possess recognized certificates for Shorthand 120 w.p.m. and Typewriting 50 w.p.m. and must have considerable secretarial experience. The successful applicant will work as Personal Secretary to the Permanent Secretary to the Ministry.

Teacher/Technical Instructor (Farm Machinery), Agricultural Department (No. 210/66)

Salary scale.—£630 to £1,075. AGREEMENT only.

Applicants should possess a Diploma in Agricultural Engineering and be thoroughly conversant with the theory and practice of maintenance and use of all types of tractors and farm implements. Candidates who possess a degree in Agricultural Engineering would be eligible for the scale £804 to £1,710. The post is at the Large Scale Farmers Training College, Thomson's Falls.

Land Assistant, Department of Lands (No. 211/66)

Salary scale.—£700 to £1,060. AGREEMENT only.

Applicants should preferably be of Cambridge School Certificate standard of education or better and must have some knowledge of land administration and of laws relating to land. The successful candidate will be mainly concerned with the allocation of plots in Settlement Schemes and will be required to conduct correspondence and deal with members of the public. A knowledge of Government accounting procedure as applied to land would be an advantage.

Executive Officer Grade III, Department of Lands (No. 212/66)

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

Applicants must be civil servants and in view of the nature of the duties of the post should possess a Cambridge School Certificate or G.C.E. The officer appointed will be expected to maintain files and carry out routine correspondence with all District Land Registries. He will also be expected to supervise the Nairobi District Land Registry and attend meetings of the Nairobi District Land Control Board. He will be responsible directly to the Chief Land Registrar and will perform many of the duties of an Administrative assistant in respect of the staff and equipment in the District Land Registries.

Executive Officer Grade III (Registry), Ministry of Education
(No. 213/66)

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

Applicants must be civil servants with at least three years' experience of registry work, including filing systems, registers, despatch of mail and treatment of inward cheques, a sound knowledge of regulations, ability to control staff and a good memory.

Examiner of Accounts (One Post); Audit Officer (One Post), Ministry of Local Government (No. 214/66)

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

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three years' practical experience of Government accounting work or with a good knowledge of commercial or Local Government accounting principles. They should also possess auditing experience and must be able to supervise junior staff and write clear and concise audit notes and be prepared to travel.

Mechanic Grade I, Water Development Department
(No. 215/66)

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

Applicants must possess a Government Grade I Motor Vehicle Mechanic Trade Test Certificate and a current driving licence for all vehicles up to and including 5 tons, should be of at least K.P.E. standard of education and be fluent in written and spoken English. They must be fully conversant with the overhaul and repair of motor vehicles of all types and of stationary plant and be fully capable of assisting in the running of a small workshop. The ability to understand maintenance and spare parts manuals is essential.

Senior Meter Reader Grade I, Water Development Department
(No. 216/66)

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

Applicants should be over 25 years old and possess the Cambridge School Certificate or G.C.E. together with ability to pass a direct practical test in accurate reading of various types of meters, which will be held at Mombasa. Previous experience as a Water Meter Reader will be an advantage.

GAZETTE NOTICE NO. 2192

EAST AFRICAN RAILWAYS AND HARBOURS

VACANCIES

APPLICATIONS are invited from suitably qualified persons for the following posts and should be submitted to the Secretary, Railways and Harbours Service Commission, P.O. Box 30121, Nairobi, not later than 31st July 1966. Applications must be submitted in triplicate, on Form EAR.0160. Copies of these forms may be obtained in Kenya from the Secretary; in Uganda from the Assistant General Manager, P.O. Box 952, Kampala; and in Tanzania from the Assistant General Manager (Tanganyika), P.O. Box 468, Dar es Salaam; District Traffic Superintendent, P.O. Box 98, Tanga; District Engineer, P.O. Box 214, Dodoma; District Traffic Superintendent, P.O. Box 91, Tabora; Commander-in-Charge, P.O. Box 49, Kigoma; Road Transport Superintendent, P.O. Box 183, Iringa; District Traffic Superintendent, P.O. Box 875, Mwanza; Officer-in-Charge, Southern Region, E.A.R. & H., Private Bag, Mtware. Serving employees of the East African Railways and Harbours may obtain copies of the forms from their Head of Department.

Designing Draughtsman (Instructor) Grade NB Executive IA, Engineering Department, Nairobi

Salary scale.—£1,200 to £2,000 per annum (consolidated to include £150 per annum housing allowance and a market value addition).

Applications are invited from suitably qualified persons for the post of Designing Draughtsman (Instructor) Grade NB Executive IA.

Total salary will be in the range of £1,200 to £2,000 per annum depending upon the successful candidate's ability, experience and qualifications.

It is desirable that candidates for this vacancy possess the Higher National Certificate in Civil Engineering or its equivalent. They should have been employed for a substantial period in a civil engineering drawing office and have had experience of working up designs and detailing buildings, reinforced concrete structures, steelwork, etc. A knowledge of railway and/or marine work would be an advantage.

It is essential that candidates should have had teaching experience and evidence of this will be required.

The successful candidate will be appointed on local contract terms of service for an initial period of two years, on the successful completion of which he will be eligible for a gratuity at the rate of 12½ per cent of the total emoluments drawn during the contract period.

(2/2/3/14)

Accounts Training Officer, Mechanical Department, Nairobi

Salary scale.—£1,035 by £48 to £1,179; £1,251 by £57 to £1,422; £1,485 by £63 to £1,674 per annum. (Contract including house allowance.)

The essential qualifications required are as under:—

Candidates should have a wide and practical experience of accountancy procedures with particular reference to Workshops, manufacturing and maintenance costs, together with a good knowledge of statistics, wages and capital expenditure accounts. A qualification in accountancy is desirable.

The successful candidate will be eligible for appointment on contract terms of service for a period of two years in the first instance, and a gratuity at the rate of 12½ per cent of the total emoluments drawn will be paid on successful completion of the contract period.

(2/5/2/4)

Inspector (Godown and Industrial Areas) Grade NB Executive IB, Chief Engineer's Department, Nairobi

Salary scale.—£975 by £45 to £1,020 per annum.

Candidates should be educated to School Certificate standard and should have a knowledge of elementary survey, drawing and interpretation of plans (including building plans) and be able to inspect and write a lucid report on industrial premises. A knowledge of land laws and the ability to understand legislation relating to land, title deeds and leases would be an advantage. Candidates should also be able to prepare and maintain a property register. They should be not less than 30 years of age, active and willing to undertake frequent *safari* work.

The duties of the post include the inspection of, and writing reports on, plots and buildings in Industrial Areas in Kenya, inspection of building plans and generally assisting in the administration and control of industrial areas.

The successful candidate will be eligible for appointment on probation to the permanent and pensionable staff.

Candidates who do not possess all the qualifications required may be considered for a course of training with a view to filling this vacancy if a suitably qualified and experienced candidate is not available.

In addition to the salary shown above, the terms of service include generous leave terms, free medical attention within the

resources of the Medical Departments and certain free and reduced travel facilities over the East African Railways and Harbours services. The successful candidate would also be entitled to free housing or a house allowance in lieu.

(2/2/3/13)

Health Inspector Trainees Division I, Engineering Department, Nairobi (Three Posts)

Salary scale.—£438 by £12 to £498 per annum.

Applicants for these vacancies must be in possession of the East African Certificate of the Royal Society of Health and must be prepared to serve anywhere in the three East African countries.

The successful candidates will be trained for a period of six months after which, if successful, they will be eligible for appointment initially on two years' probation to Health Inspector Grade NB.II at a salary of £510 per annum in the scale of £510 by £24 to £582 per annum. On successful completion of the probationary period they will be eligible for appointment to permanent and pensionable terms of service.

The duties of the post include the supervision and control of small labour forces together with responsibility for health and conservancy measures in East African Railways and Harbours estates and premises.

In addition to the salary shown the terms of service include free housing or a house allowance in lieu at the rate of 15 per cent of basic salary; generous leave terms; free Government medical attention for employees and their families and certain travel concessions over the East African Railways and Harbours system.

Applications from candidates who do not possess the qualifications specified will not be considered.

(2/2/5/3)

The successful candidates will be eligible for appointment either on pensionable terms or on contract terms of service for a period of two years, in the first instance, and a gratuity at the rate of 12½ per cent of the total emoluments drawn will be paid on successful completion of the contract period.

In addition to the salaries shown above, the terms of service will include generous leave terms; free medical attention within the resources of the Medical Departments of the Territorial Governments and certain free and reduced travel facilities over the East African Railways and Harbours services. In addition, candidates who are appointed on pensionable terms of service will be entitled to free housing or a house allowance in lieu.

Applications from candidates who do not possess all the qualifications specified will not be considered. General inquiries regarding employment with East African Railways and Harbours should not be addressed to the Secretary, Railways and Harbours Service Commission.

GAZETTE NOTICE NO. 2193

VACANCIES IN THE SERVICE OF THE EAST AFRICAN COMMON SERVICES ORGANIZATION

THE TREASURY DEPARTMENT

APPLICATIONS are invited for the following posts and must be submitted to the Secretary to the Treasury, P.O. Box 30462, Nairobi, Kenya, to reach him not later than 23rd July 1966. Applications should be submitted with photostat copies or certified copies of certificates and testimonials.

Accounts Clerks—The Treasury (Accounts Division)

Salary scale.—F3—2: £236 to £500. (Pensionable.)

Closing date.—23rd July 1966.

Applicants should possess Cambridge School Certificate with credits in Mathematics and English or its equivalent. Previous experience in book-keeping or general clerical duties will be an advantage. Entry in the scale will be in accordance with educational qualification and experience.

GAZETTE NOTICE NO. 2194

IN THE HIGH COURT OF KENYA AT NAIROBI

ELECTION PETITION NO. 1 OF 1965

Re: *Election for the Wajir Constituency of the Senate held on the 7th and 8th days of August 1965*

and

Abdi Noor Ali, Petitioner

and

The Attorney-General, Respondent

HEARING NOTICE

Under rule 19 of the Election Petition Rules, 1961

TAKE NOTICE that the beginning of the trial of the above petition has been postponed from the 14th day of June 1966, to the 8th day of July 1966, at 10.30 a.m. at Nairobi.

Dated at Nairobi this 10th day of June 1966.

By the Court,

M. F. PATEL,
Deputy Registrar.

GAZETTE NOTICE No. 2195

THE REGISTERED LAND ACT
(No. 25 of 1963)

LOST LAND CERTIFICATE

Land Parcel No.—Inoi/Kiaga/152.*Location.*—Inoi.*Sublocation.*—Kiaga.*Owner's name.*—Kathungu Ndarakutu.*Address.*—Kiamwenja Village, P.O. Kerugoya.

A notice under section 35 (3) of the Registered Land Act (No. 25 of 1963) is hereby given that the Land Certificate (certificate of freehold title) of the land comprised in the Title No. Inoi/Kiaga/152 has been reported lost.

Any person finding it or having the knowledge of whereabouts should hand it or report to me or the nearest Administrative Officer or Police Officer.

Know yee all that if it is not received by me on or before the 15th of September 1966, a new Land Certificate will be issued to Kathungu Ndarakutu.

J. K. KAMAU,
Assistant Land Registrar,
Embu/Kirinyaga.

GAZETTE NOTICE No. 2196

THE REGISTERED LAND ACT
(No. 25 of 1963)

LOST LAND CERTIFICATE

Land Parcel No.—Gaturi/Nembure/2070.*Location.*—Gaturi.*Sublocation.*—Nembure.*Owner's name.*—Njuki Kathara, ID/EBU. 304840.*Address.*—Nembure Village, P.O. Embu.

A notice under section 35 (3) of the Registered Land Act (No. 25 of 1963) is hereby given that the Land Certificate (certificate of freehold title) of the land comprised in the Title No. Gaturi/Nembure/2070 has been reported lost.

Any person finding it or having the knowledge of whereabouts should hand it or report to me or the nearest Administrative Officer or Police Officer.

Know yee all that if it is not received by me on or before the 15th of September 1966, a new Land Certificate will be issued to Njuki Kathara.

J. K. KAMAU,
Assistant Land Registrar,
Embu/Kirinyaga.

GAZETTE NOTICE No. 2197

THE REGISTERED LAND ACT
(No. 25 of 1963)

LOST LAND CERTIFICATE

Land Parcel No.—Baragwe/Thumaita/345.*Location.*—Baragwe.*Sublocation.*—Thumaita.*Owner's name.*—Rolland Mucira Kiamburi, ID/EBU. 787090.*Address.*—c/o Thumaita Intermediate School, P.O. Box 1014, Kianyaga.

A notice under section 35 (3) of the Registered Land Act (No. 25 of 1963) is hereby given that the Land Certificate (certificate of freehold title) of the land comprised in the Title No. Baragwe/Thumaita/345 has been reported lost.

Any person finding it or having the knowledge of whereabouts should hand it or report to me or the nearest Administrative Officer or Police Officer.

Know yee all that if it is not received by me on or before the 15th of September 1966, a new Land Certificate will be issued to Rolland Mucira Kiamburi.

J. K. KAMAU,
Assistant Land Registrar,
Embu/Kirinyaga.

GAZETTE NOTICE No. 2198

(QUAR/O/X/93)

THE ANIMAL DISEASES ACT, 1965

(No. 4 of 1965)

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

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

Kabete,
8th June 1966.

I. E. MURIITHI,
Director of Veterinary Services.

SCHEDULE I—FOOT-AND-MOUTH DISEASE

East Wanga Location; The District Commissioner, P.O. Box 43, Kakamega; Kakamega District.

L.O. 1696/1, 1742 and 7715; Miss Joyce, Kilima Kiu Estate, P.O. Ulu; Machakos District.

Ranch C, Northern Grazing Area, Meru Ranching Co-operative Society; The District Commissioner, Meru; Meru District.

That part of Tana River District bounded on the east by the Tana River, on the south by the Galole or Thowa Lugha, on the west by the Garissa/Kitui District boundary, and on the north by Garissa-Thika main road; The District Commissioner, Galole; Tana River District.

SCHEDULE II—EAST COAST FEVER

L.O. 9860; Major-General W. A. Crowther, P.O. Box 43, Thomson's Falls; Laikipia District.

L.O. 280; The Manager, Hardy Estate, Nimak Estate, P.O. Box 272, Thika; Thika District.

L.R. 6107; Mr. P. I. L. Steenkamp, P.O. Box 287, Eldoret; Uasin Gishu District.

L.O. 284, 285, 10079, 10081 and 10080; The Manager, Kimorochu Estate, P.O. Box 28, Thika; Thika District.

L.O. 2480/2; Mr. Gitonga Theuri, Ithima Farm, P.O. Box 157, Thomson's Falls; Laikipia District.

L.O. 2494 and 2495; Mr. D. Partridge, P.O. Box 15, Rumuruti; Laikipia District.

L.R. 6170; Mr. M. Ghani, P.O. Box 11, Hoey's Bridge; Uasin Gishu District.

Eldoret Municipality; Mr. L. Muigoi, P.O. Box 275, Eldoret; Uasin Gishu District.

L.O. 7117; The Manager, Simpson Estate, P.O. Box 142, Nakuru; Nakuru District.

L.O. 1428; The Manager, Gathini Ranch, P.O. Box 189, Thika; Thika District.

L.O. 9829; Mr. Minns, Tegessi Limited, P.O. Box 133, Nanyuki; Laikipia District.

SCHEDULE III—SHEEP SCAB

Simbaba Settlement Scheme; The Settlement Officer, P.O. Box 129, Thomson's Falls; Nyandarua District.

SCHEDULE IV

First Column	Second Column
Gazette Notice No. 3438 dated the 7th day of September 1965.	By deleting from Schedule III (Sheep Scab) thereto the following:— “Scheme 253; The Settlement Officer, Ol Aragwai, P.O. Box 107, Naivasha; Nyandarua District.”
Gazette Notice No. 926 dated the 7th day of March 1966.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “Mutonguni Location; The District Commissioner, Kitui; Kitui District.”
Gazette Notice No. 1184 dated the 22nd day of March 1966.	By deleting from Schedule II (East Coast Fever) thereto the following:— “L.O. 8767; Mr. R. J. Hunter, P.O. Box 87, Molo; Nakuru District.”
Gazette Notice No. 1410 dated the 5th day of April 1966.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “South Kabras Location; The District Commissioner, P.O. Box 43, Kakamega; Kakamega District.”
	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “Ribkwo Division; The District Commissioner, Baringo; Baringo District.”
	“L.O. 3190 and 7784/2; Mr. J. J. Hall, P.O. Box 29, Nanyuki; Laikipia District.”

GAZETTE NOTICE No. 2199

KENYA SOCIETY FOR THE BLIND
(Kenya Society for the Blind Act, 1956)

BALANCE SHEET 31ST DECEMBER 1965

1964 Sh.		Sh.	cts.	1964 Sh.		Sh.		Cost Sh.	Accumulated depreciation Sh.	Sh.	cts.
								cts.			
75,841	ACCUMULATED FUND			667,162	36	26,603					
374,928	Balance at 1st January 1965					2,068					
216,394	Add: Bequest of the late E. H. G. Augeraud Investments at approximate market value					20					
	Excess of income over expenditure					5,896	05				
667,163						5,100					
						—					
	BUILDING FUND			673,058	41	33,791					
33,000	Balance at 1st January 1965					33,000	00				
10,204	TRUST ACCOUNTS					332,861					
—	Mobile Eye Clinic					885					
10,204	Preventive measures scheme (per schedule 3)					1,567					
						4,764					
						1,368					
	CURRENT LIABILITIES AND PROVISIONS					200,000					
1,538	Creditors					144,669					
8,000	Leave passages					686,114					
9,538											
719,905											
		Sh.		Sh.		Sh.					
		742,863	78	719,905							
		Sh.									
		742,863	78								

REPORT OF THE HONORARY AUDITORS

The accounts set out on pages one to four are in agreement with the books which, in our opinion, have been properly kept. We obtained the information and explanations we required.

In our opinion the accounts give a true and fair view of the state of affairs and excess of income over expenditure of the Kenya Society for the Blind.

NAIROBI,
 29th April 1966.

COOPER BROTHERS AND CO.,
Chartered Accountants.

KENYA SOCIETY FOR THE BLIND
INCOME AND EXPENDITURE ACCOUNT FOR THE YEAR ENDED 31ST DECEMBER 1965

Schedule 1

1964 Sh.		Sh.
	INCOME	
24,000	Ministry of Education	24,000 00
7,995	Subvention payment	—
Kenya National Fund—Jockey Club Sweepstake		
33,038	Nairobi Round Table No. 1	26,026 34
3,988	Donation from proceeds of "Ring us up" appeal	2,887 50
15,668	Flag Day collections	36,648 30
210	Sundry donations from the public	185 00
	Annual subscriptions from members	200 00
4,000	Life membership	—
16,049	M. J. Doshi Charitable Trust	16,268 55
37	Interest and dividends on investments	8,030 50
21,691	Other interest earned	577 00
6,244	Other income (Augeraud bequest)	9,685 50
	Profits less losses on sales of investments	
332,920	Total income for the year	124,508 69
116,526	Expenditure for the year	118,612 64
216,394	Excess of income over expenditure	5,896 05

KENYA SOCIETY FOR THE BLIND
EXPENDITURE FOR THE YEAR ENDED 31ST DECEMBER, 1965

Schedule 2

1964 Sh.		Sh. cts.	Sh. cts.
	Capital Grants:		
1,221	Braille equipment	750 17	
—	Specific grant to the Mobile Eye Clinic	10,000 00	
	Recurring Grants:		
12,000	Ministry of Education:		
6,354	Machakos Training Centre	5,962 12	
13,254	Travelling supervisor	10,328 35	
—	Resettlement and aftercare	8,745 40	
	Bukura training scheme		
32,829			35,786 04
	Administration Expenses:		
46,514	Salaries and wages	44,949 72	
3,200	Society's pension contribution	3,200 00	
11,880	Rent of office and house	11,400 00	
4,000	Travelling:		
5,611	Overseas	6,465 00	
1,779	Local	4,857 30	
2,136	Postages and telephones	1,650 93	
777	Printing and stationery	2,996 25	
735	Legal expenses	931 50	
1,693	Insurance	1,322 08	
298	Bank charges		
	Miscellaneous expenses		
78,623			77,772 78
	Depreciation:		
1,650	Buildings and improvements	1,650 00	
388	Office furniture, fittings and equipment	388 00	
334	Houses and trainees' quarters' furniture	822 00	
1,700	Motor vehicles	1,700 00	
40	Workshop equipment and loose tools	20 00	
4,112			4,580 00
962	Income tax deducted on overseas dividends, not recoverable		473 82
116,526			118,612 64

KENYA SOCIETY FOR THE BLIND

(YEAR ENDED 31ST DECEMBER 1965)

AMOUNTS HELD IN TRUST ON ACCOUNT OF MOBILE EYE CLINIC

Schedule 3

1964 Sh.		Sh. cts.	Sh. cts.
9,812	Balance 1st January 1965	10,203 90	
20,000	Specific grant from The Royal Commonwealth Society for the Blind	10,000 00	
1,200	Specific grant from The African Medical and Research Foundation	—	
—	Specific grant from The Kenya Society for the blind	10,000 00	
	Special donation	400 00	
31,012			30,603 90
	Less: Expenditure during the year:		
10,088	Wages and allowances	12,512 15	
3,344	Running expenses and Land-Rover	4,172 95	
4,477	Medical officer's mileage allowance	6,052 70	
171	Sundries	201 15	
623	Tentage and clothing	578 90	
1,549	Medical stores	1,769 03	
428	Insurances	348 80	
128	Repairs and renewals	414 70	
20,808			26,050 38
10,204	Balance 31st December, 1965		4,553 52

AMOUNTS HELD IN TRUST ON ACCOUNT OF PREVENTIVE MEASURES SCHEME

Schedule 4

Kenya National Fund donation	Sh. cts.
Less Expenditure during the year:
Medical Stores	1,217 20
Running expenses of Land-Rover	660 00
	1,877 20

KENYA SOCIETY FOR THE BLIND

SCHEDULE OF INVESTMENTS FOR THE YEAR ENDED 31ST DECEMBER 1965

Schedule 5

GAZETTE NOTICE NO. 2200

THE INDUSTRIAL COURT

CAUSE NO. 18 OF 1966

Parties:—

Kenya Local Government Workers' Union
and
Municipal Council of Thika

Issue in dispute:—

To determine whether or not the employees involved were paid correct wages.

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

2. The Parties were heard in Nairobi on the 23rd of May 1966, and relied on their written and verbal submissions. The Claimants called two witnesses in support of their case.

GENERAL BACKGROUND

3. In the early phases of the Tripartite Agreement it became apparent to certain employers that to increase their staff by 10 per cent was a physical impossibility but as they did not want to escape the obligations imposed by the Tripartite Agreement they recognized that within their highly industrialized organizations with correct manning of machines and processes, the increase of staff by 10 per cent would merely involve taking on a specific number of persons to sit in idleness for the active life of the Agreement. Messrs. Bulleys Tanneries Limited and the Metal Box Company of East Africa Limited were two of such employers who were faced with this problem. However, after consulting the Government they received approval, as did many other employers, for a scheme to discharge their Tripartite obligations by vicarious participation. As a result of this scheme on 2nd March 1964, the Respondents employed ten labourers representing the 10 per cent increase on the existing establishment of Bulleys Tanneries Limited and 42 labourers representing a similar 10 per cent increase in respect of Metal Box Company of East Africa Limited. The two official forms reference LAB 1510/A were in each case signed by a representative of the firm involved and the Town Clerk of the Respondents.

During the life of the Tripartite Agreement both the aforesaid firms paid wages calculated at their existing minimum rates to the Respondents in respect of their quota of 10 per cent additional employees employed by the Respondents. Both Parties agreed that the Respondents in turn paid these 52 additional workers Sh. 109 per month which was the minimum wage of the Respondents for these type of workers in 1964. Subsequently, these employees received increases as a result of adjustments carried out by the Respondents when they implemented Pratt recommendations. It was alleged that the Metal Box Company of East Africa Limited forwarded a sum calculated at the rate of Sh. 195 per month in respect of their obligations to the Respondents and similarly Bulleys Tanneries Limited worked out their figure at the rate of Sh. 134 per month per employee. In the case of Bulleys Tanneries Limited the Respondents queried the amount mentioned by the Claimants and stated that, in fact, the Respondents had paid higher wages to these employees than what they would have got, and they worked for Bulleys Tanneries Limited.

On 29th March 1965, the Respondents' Town Clerk wrote the following letter to these 52 employees:—

"Dear Sir/Madam,

Employment under the Tripartite Agreement for Unemployment Relief

You were taken on by this Council under the above scheme on 4th March 1964, on behalf of Messrs. Metal Box Co. (E.A.) Ltd., who have paid all your wages and it is only due to their support during the period of this Agreement that you have received employment.

2. The Tripartite Agreement ends on 8th of April and Messrs. Metal Box Co. (E.A.) Ltd. have told the Council that they are no longer able to provide the additional money for your employment and have asked me to inform you that your employment will terminate as from the end of the Tripartite Agreement on 8th April 1965.

3. I will be grateful therefore if you will regard this as a formal notice of termination of your employment on 8th April 1965, written by me on behalf of Messrs. Metal Box Co. (E.A.) Ltd.

Yours faithfully,

P. W. HILL,
Town Clerk/Municipal Treasurer.

Subsequently, due to the extension of the Tripartite Agreement by two months, the Respondents' Town Clerk wrote the following letter to these employees on 8th April 1965:—

"Dear Sir,

Employment under the Tripartite Agreement

Further to my letter 20755 of 29th March 1965, written on behalf of Messrs. Bulleys Tanneries Ltd./Metal Box Company. In view of the statement made by the Government yesterday, I am asked by Messrs. Bulleys Tanneries Ltd. and the Metal Box Co. Ltd. to inform you that your employment will not now terminate until 3rd May 1965.

2. I would be grateful, therefore, if you will regard this as a formal notice, written by me on behalf of Messrs. Bulleys Tanneries Ltd./Metal Box Co. Ltd., whichever is applicable of the termination of your employment on 3rd May 1965.

Yours faithfully,

P. W. HILL,
Town Clerk/Municipal Treasurer.

At this stage the Claimants intervened in this matter for the first time on behalf of these employees who were their members. The Kenya Federation of Labour was requested by the Claimants to take it up with the authorities concerned. This resulted in several exchanges of letters between the Organizing Secretary of the Kenya Federation of Labour and the Respondents' Town Clerk. A number of meetings were held under the Chairmanship of the Labour Officer, Thika, but all ended in disagreement and the Parties agreed to refer the matter to the Industrial Court in accordance with the Trade Disputes Act, 1965. There was a delay before the Parties could sign the notification of dispute form to the Industrial Court due to the Presidential Decree which dissolved the Kenya Federation of Labour. On 18th November 1965, the Claimants raised this matter again with the Respondents and the matter was placed before the Joint Staff Committee of 30th November 1965. Further discussions took place but no agreement could be reached and the Ministry of Labour was notified of the dispute. Conciliation meetings took place in December 1965 and as the Parties could not come to an agreement, the Parties signed the notification of dispute form to the Industrial Court on 22nd March 1966.

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANTS

4. The Claimants submitted that the Respondents had not paid correct wages to the 52 employees involved in this dispute and that the Bulleys Tanneries Limited's employees were not paid approximately a sum of Sh. 780 although the Respondents had received this amount from this firm. In the case of Metal Box Company of East Africa Limited the Claimants stated that a sum of Sh. 37,464 was less paid to the 42 employees employed by the Respondents for this firm. Again it was alleged that the Respondents had received this money from the Metal Box Company of East Africa Limited. The Claimants maintained that the Respondents should have paid to these 52 employees all the money received from these two firms in respect of their share of 10 per cent additional staff without any deductions. The Claimants drew the Court's attention to clause (a) (ii) of the Tripartite Agreement stated hereinbelow:—

"Private employers, other than employers of domestic servants (house servants), will increase the number of their employees as at 23rd January 1964, by 10 per cent."

The occupations for which these additional employees are engaged will be at the discretion of the employer, but their terms and conditions of service will be the same as those of existing employees in the same occupation. Seasonal and casual labour will not be subject to the terms of this agreement and will not be taken into account in calculating the additional employee force of 15 per cent or 10 per cent as the case may be."

The Claimants did not accept that the Respondents were entitled to deduct from the amount received from these two firms any amounts which they might have spent in connexion with providing employment to the said 52 employees.

The Claimants stated that the Respondents had housed these employees in temporary huts, the maximum rent in respect of which per employee was Sh. 2/50 as laid down in the Respondents' own regulations. Therefore, the Respondents were not entitled to deduct Sh. 26 house allowance from the wages of these employees. The Claimants quoted the following Minute No. 439 of the Health, Housing, Education and Social Service Committee Meeting held on 11th June 1964:—

"Housing Officer reported that, he had received complaints from the staff who occupied the temporary houses each occupied by four persons, he considered that they should receive Sh. 26 housing allowance less rent of the huts at 2.6 each per month."

Resolved that the Town Clerk, Municipal Treasurer, Works Officer, Housing Officer and Health Inspector should investigate the matter and report to the next Committee with their recommendations."

The Claimants also drew the Court's attention to the following extract of the Health Inspector's Report arising out of Minute No. 439:—

"An inspection has been carried out to these houses, vide Minute 439 of 11th June 1964, and it was found out that

these houses are below standard, deficient in lighting and ventilation, overcrowded and no cooking facilities, hence the type of houses cannot be considered as proper accommodation on Health point of view."

The Claimants then cited Minute No. 489 of the same Committee mentioned below:—

"Minute No. 489, the Committee suggested that the Works Officer should build additional houses to avoid overcrowding should there be any need.

Resolved that the Health Inspector's report be accepted."

The Claimants stated that no additional houses were built and the standard of these huts was never improved as required by the Health Inspector's report. They, therefore, strongly requested that the only house allowance which should be deducted from the pay of the said 52 employees should be Sh. 2/50 and not Sh. 26. In view of the aforesaid submissions the Claimants felt very strongly that there was no reason whatsoever why the Respondents should not have paid the workers the following rates which the Respondents had received from the two firms involved:—

Sh. 134 per month to those employees engaged on behalf of the Bulleys Tanneries Limited; and

Sh. 195 per month to those employees who were employed on behalf of the Metal Box Company of East Africa Limited.

Finally, the Claimants submitted that these 52 employees were, in fact, employed by the two firms and that the Respondents were acting as their agents and as both these firms had paid the amounts due from them in full to the Respondents, the Respondents should have paid the same to these 52 employees. In these circumstances the Claimants requested the Court to find that any money which the Respondents might have withheld received on account of these employees (which they claimed was in the region of Sh. 38,000 or so) should be paid over to them.

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENTS

5. The Respondents stated that they were granted permission to make payments to Local Government Authorities equivalent to the net cost of their actual participation in the Tripartite Agreement. The sum of money paid as subsidy to a Local Government Authority enabled them to engage extra employees to carry out additional works for the Authority which, in the absence of these abnormal circumstances, they would not have been able to undertake. The Respondents submitted that the employers who used this method did not at any stage appear on the scene, their only obligation was to forward remittance to the appropriate Authority. The engagement of staff, their employment, deployment, supervision and subsequent dismissal was in each and every case, carried out by the Local Authority involved.

The Respondents stated that such a subsidy was paid to them by the Metal Box Company of East Africa Limited and the Bulleys Tanneries Limited. With this money they engaged staff, used their services and subsequently, discharged them. The Respondents engaged these employees at the current rate of pay for their type of employment and that their emoluments at the conclusion of their term of employment were revised (and back-payments made) in accordance with the Pratt recommendations which were at that stage adopted.

The Respondents stated that the Claimants' reference to these two firms was quite irrelevant because the Respondents were the employers of these 52 employees and there could be no deviation from the provision of the Trade Disputes Act which defined a trade dispute as "any dispute or difference between employers and employees". The Respondents cited several legal authorities in support of their contention and stated that relationship of master and servant existed between the said 52 employees and the Respondents. The Respondents maintained that having established that they were the employers of the persons engaged the next question to be answered was, did they make an agreement to establish the obligations of one party to the other and the answer must again be in the affirmative. In these circumstances the Respondents submitted that there could be no other answer than to say that the persons who were engaged by the Respondents contracted to work for them for the emoluments offered and no other, and that references to other parties in this dispute were irrelevant and had no bearing on the issues.

Without prejudice to the aforesaid submissions the Respondents stated that they had spent a sum of Sh. 45,258/68 over and above the money they had received from the aforesaid two companies in order to provide employment to these 52 employees for 14 months. The Respondents, however, did not put any documentary evidence to support this nor did they call any witnesses.

AWARD

6. The Court has very carefully considered the various submissions made by the Parties in making its findings.

It should be noted that paragraph 5 of the preamble to the Tripartite Agreement expressed the spirit of the scheme to the effect that sacrifices will have to be made by all parties signatory to the Agreement in the implementation of this

scheme. This statement implied that the Tripartite panel had envisaged that certain problems would arise in the administration of the Unemployment Relief Scheme.

The spirit of the Tripartite Agreement was to create a relief in unemployment and it is obvious that those employers who could not provide employment in their own businesses were allowed to give their share of extra 10 per cent employees to Local Authorities to enable the latter to employ the appropriate number during the life of the Tripartite Agreement. There is no evidence as to what was agreed between the Respondents and Metal Box Company of East Africa Limited and Bulleys Tanneries Limited. The Court is completely in dark as to whether or not it was agreed between these parties that the Respondents would deduct from the contributions certain amount to cover overhead and administrative charges. Neither was a witness called from the Ministry of Labour to give evidence as to what arrangements were made in respect of cases like the present one. This was the duty of the Respondents. All this information if supplied would have helped the Court considerably in coming to its decision.

In order to create a legally binding contract certain essential conditions must be available. They are as follows:—

- (i) One party must agree expressly or impliedly to perform an undertaking and the other party agree to accept such performance. There must, that is to say, be offer and acceptance.
- (ii) Both parties must intend that the agreement shall give rise to a legally recognized obligation.
- (iii) Both parties must be persons whom the Law acknowledges as competent to enter into contracts. They must have capacity.
- (iv) The agreement must be supported by consideration or entered into according to certain prescribed forms.
- (v) The objects of the contract must be legal.

After having studied the facts in this dispute the Court finds it proved that each of these 52 employees had entered into a legal contract of service with the Respondents for a period of 14 months. The fact that their employment was made possible due to contributions made by Metal Box Company of East Africa Limited and Bulleys Tanneries Limited is immaterial. It was the duty of the Claimants to see that when these workers were given employment by the Respondents that they were offered the same terms as the employees of the aforesaid two firms, that is, Metal Box Company of East Africa Limited and Bulleys Tanneries Limited. The Court is aware of the fact that the Claimants did not, until quite recently, come to know of the circumstances under which these employees were taken on by the Respondents. But this is just unfortunate and does not help to improve the situation in favour of the Claimants.

The Court is not, however, prepared to accept that a sum of Sh. 45,258/68 was spent by the Respondents in providing employment for these 52 employees in addition to the money they received from the aforesaid two firms as no witness was called or documentary evidence produced by the Respondents to support this.

The Court having found that there was a legally binding contract of employment between the said 52 employees and the Respondents the Claimants' case for the recovery of the difference in wages must fail. But on the question of housing the position is different as the Court is not satisfied on the strength of the minutes quoted in the Claimants' submissions hereinabove that the housing accommodation provided for these employees was equivalent of Sh. 26 which is the statutory housing allowance for Thika Township. It should be noted that these minutes were not challenged by the Respondents at any stage of the proceedings. As the accommodation given to these employees was worth Sh. 2/50 only per month, the Court is not prepared to accept that the Respondents' statutory obligations in respect of housing were properly discharged by them by giving their employees this accommodation. Furthermore, the two firms who contributed to the employment of these workers paid house allowance to the Respondents at the rate of Sh. 26 per month in respect of each employee.

In these circumstances the Court finds that the Respondents should pay the said 52 employees a sum of Sh. 23/50 per employee for 14 months being the period during which they were employed by the Respondents and so awards. This amount should be claimed by these employees themselves within three months of the date of the publication of the award in the Kenya Gazette after which the Respondents will not be liable to make any payments in respect of this award.

Given in Nairobi this 10th day of June 1966.

SAEED R. COCKAR,
President.

A. A. OCHWADA, M.P.,
Vice-President.

A. OGOLA,
Member.

GAZETTE NOTICE No. 2201

THE INDUSTRIAL COURT

CAUSE NO. 22 OF 1966

Parties:—

Transport and Allied Workers' Union
and
Ivory Safaris Limited

Issues in dispute:—

- (1) Wages and Housing Allowance.
- (2) Severance Pay.
- (3) General increment to employees who are earning more than the Union demands.

1. The Transport and Allied Workers' Union shall hereinafter be referred to as the Claimants and the Ivory Safaris Limited shall hereinafter be referred to as the Respondents.

2. The Parties were heard in Nairobi on the 25th day of May 1966, and relied on their written and verbal submissions.

GENERAL BACKGROUND

3. The Respondents came into existence some time in June 1965, when they bought the business of Migdall Motors. The Claimants had submitted demands for recognition to Migdall Motors but it was not until January 1966, that the Respondents recognized the Claimants. This was followed by negotiations between the Parties covering all terms and conditions of service of the Respondents' employees which were to be incorporated in the first agreement between them. Meetings of Joint Negotiating Committee took place on 2nd February 1966, and 10th February 1966, when agreement was reached on all items except the issues in dispute. The Claimants reported the existence of a dispute to the Ministry of Labour so that conciliation machinery could be availed but it appears that the Ministry of Labour did not appoint a conciliator and recommended to the Parties to take their dispute to the Industrial Court in accordance with the Trade Disputes Act, 1965. The notification of dispute form was received by the Court on 21st April 1966.

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANTS

4. (1) *Wages and Housing Allowance.*—The Claimants submitted that it should not be forgotten that the Kenya Government's policy was to raise the standard of living of workers by paying them high wages and that the workers should enjoy good terms and conditions of service. The Claimants complained that during negotiations the Respondents had offered minimum rates for the various grades which were less than the wages currently received by their employees. This, the Claimants could not accept under any circumstances. The Claimants further argued that when workers joined the Union they expected the Union to achieve something for them from their employers and, therefore, the Claimants maintained the Respondents' employees were entitled to an increase because they had joined their Union. The Claimants drew the Court's attention to Minute 17/66/1 which was discussed at the meeting of 10th February 1966, and which is reproduced hereinbelow:—

"Minute 17/66/1—Consolidated Minimum Wages

No agreement could be reached on this point. The position as at the closure of discussion was as follows:—

	<i>Union</i>	<i>Company</i>
	<i>Sh.</i>	<i>Sh.</i>
(i) Cleaner and unskilled labour	350	240
(ii) Office Messenger	380	240
(iii) Mechanic without Trade Test Certificate	380	240
(iv) Mechanic with T.T. Cert. G.3	540	280
(v) Mechanic with T.T. Cert. G.2	600	330
(vi) Mechanic with T.T. Cert. G.1	720	450
(vii) Junior Accounts Clerk	750	300
(viii) Accounts Clerk	2,000	No offer
(ix) Driver (1st year)	400	250
(x) Driver (2nd year)	450	No offer

P/S.—The Company made no counter offer for Accounts Clerk because they consider him to be on the managerial side and that their present Accounts Clerk has access to their confidential information. They also did not make any offer in respect of Driver (2nd year) firstly, by the virtue of completing one year which amounted to automatic increase and secondly through Union negotiations.

The Union did not agree with the Company's statements on these two issues. Finally, no further discussions took place on the two items, the position being:—

Union.—Wages for Accounts Clerk and Driver (2nd year) must be discussed.

Company.—They could not discuss wages for these grades of employees for reasons already mentioned in their statement."

The Claimants very briefly submitted without any supporting evidence that the cost of living had gone up and that houses were extremely difficult to get in Nairobi. They stated that the rents for houses had gone up considerably but again they produced no evidence. The Claimants, did, however, hand in two agreements which they had entered into with United Touring Company Limited and Eboo's Motor Service after they were asked by the President of the Court to do so.

The Claimants demanded the aforesaid rates quoted in the aforesaid minute and a reasonable house allowance in addition to these wages.

(2) *Severance Pay.*—The Claimants demanded one day's pay for each completed month under this benefit and stated that this was in accordance with the recommendations of the Ministry of Labour. In view of this the Claimants could not accept the Respondents' offer of seven days' pay for each completed year of service. The Claimants stated that all the other firms with which they had agreements paid this benefit and, therefore, the Respondents should also pay it.

(3) *General increment to employees who are earning more than the Union demands.*—The Claimants stated that their demand under this head was based on the assumption that every one of their members should benefit as a result of the Court's award and, therefore, if any employee did not receive any increase, if the Claimants' aforesaid rates were awarded, then such an employee should also get an increase.

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENTS

5. (1) *Wages and Housing Allowance.*—The Respondents stated that they had 18 employees none of whom got less than Sh. 250 per month (consolidated) and submitted that the problem created in negotiations was the fact that the Claimants were unwilling to accept the highly competitive nature of the business and the fact that more organized and wealthier firms were already well established in the field. The Respondents requested the Court to take into consideration the short period of their existence and that current emoluments enjoyed by their employees were by no means unfavourable to the ones that were to be found in the industry generally. The Respondents maintained that the Claimants' demand of an increase of some 80 per cent on the current wage levels was unrealistic.

The Respondents strongly maintained that there had never been deviation from the consolidated aspect of wage payments and asked the Court to accept that an organization with less than a year of active life could not reasonably be expected to negotiate wage in the region proposed by the Claimants. It was the view of the Respondents that their wages represented a more than adequate starting point and that improvements on these terms must be governed by the ability of the organization to expand and prosper. These were simple economics and the Claimants had not even appreciated the fact that the Respondents had not been functioning long enough to have a Balance Sheet. In these circumstances the Respondents requested the Court to make a nil award.

(2) *Severance Pay.*—The Respondents submitted that it was difficult to understand how the Claimants justified their claim for severance pay. The Respondents had purchased the business on 1st June 1965, and at the most employees could complete one year's service before their benefits were derived from the National Social Security Fund. The Respondents maintained that this issue was an issue of principle and it should have been accepted by the Claimants from the outset that the circumstances made such a demand and the ensuing negotiations an academic and time wasting exercise.

(3) *General increment to employees who are earning more than the Union demands.*—The Respondents hoped that the significance of this demand in the context of the submission was not lost on the Court. The first part of the terms of reference were wages in their own right on which the advance of not less than 80 per cent was sought. Thus, it was impossible to appreciate what was in the minds of the Claimants. The Respondents submitted that the Court was entitled to be critical on the basis that the Parties had signed a notification of dispute on which items 1 and 3 were repeated. In these circumstances the Respondents submitted that this issue did not arise and was merely a devious attempt by the Claimants to block up any loophole which might exist in their claims for wage enhancement.

AWARD

6. In this dispute the Court has had the misfortune of being confronted with a totally inadequate and incomplete written submission by the Claimants. This is most regrettable as the Claimants did not produce any satisfactory evidence to cover the deficiencies in their case during the hearing. Whatever little evidence is on record was elicited from the Claimants by questions from Court members.

In these circumstances the Court finds itself unable to accept the Claimants' demand that minimum rates for the various jobs should be fixed as demanded by them. The Court is not prepared at this stage to make an award on the minimum rates as it would serve no useful purpose. The Parties may take up this issue again at the next wage revision.

On the question of a general increase the Court has compared the agreements submitted by the Claimants with the Respondents' current wages and finds that as far as office messengers are concerned they are not unreasonable and compare favourably with the rates prevailing for these jobs in the industry and the wages of the drivers appear to be about average. The Court, therefore, makes a nil award in respect of these employees. However, the mechanics are paid slightly lower rates and the Court is satisfied that an increase is justified in respect of these employees and, therefore, awards them an increase of Sh. 25 per month with effect from 1st June 1966. This award shall expire on 31st December 1966, when the agreement between the Parties expires.

There will be no award in respect of housing allowance.

(2) *Severance Pay*.—The Court awards that an employee shall be entitled to 12 days' pay for each completed year of service provided that he has completed three years of continuous service.

(3) *General increment to employees who are earning more than the Union demands*.—Nil award.

Given in Nairobi this 9th day of June 1966.

SAEED R. COCKAR,
President.
C. H. PROCTOR,
J. CHUNGULI,
Members.

GAZETTE NOTICE NO. 2202

THE INDUSTRIAL COURT

CAUSE NO. 24 OF 1966

Parties :—

Kenya Pilots Association
and
East African Airways Corporation

Issue in dispute :—

Retirement Age.

1. The Kenya Pilots Association shall hereinafter be referred to as the Claimants and the East African Airways Corporation shall hereinafter be referred to as the Respondents.

2. The Parties were heard in Nairobi on the 30th day of May 1966, and relied on their written and verbal submissions.

GENERAL BACKGROUND

3. During 1965 the Parties embarked on negotiations for revising the terms and conditions of service of all pilots employed by the Respondents. Out of a total of some 33 clauses of the agreement settlement was reached on all but 4. These were—rates of pay, leave, retirement age and education allowance. These issues were referred to the Ministry of Labour for conciliation assistance. After conciliation, agreement was reached in April 1966, on all matters other than that of retirement age. The Parties decided to refer this issue to the Industrial Court in accordance with the Trade Disputes Act, 1965, and signed the notification of dispute form on 12th April 1966.

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANTS

4. The Claimants submitted that many years ago pilots' retirement age throughout the world were fixed at early ages of between 45 and 48 years but as experience was gained it was realized that there was no need to retire pilots so early. Retirement ages were, therefore, raised to between 53 and 60 in various parts of the world. In support of this the Claimants quoted retirement ages which were applicable in the main international airlines in places like Australia, India, United Kingdom and United States of America, which ranged from 50 to 60 years. The Claimants stated that their retirement age was still at the early age of 48.

The Claimants maintained that the Respondents had not denied the arguments put forward by them but had simply declined to make any adjustment on the grounds that it would not be "politically acceptable". The Claimants did not accept this and maintained that the fear of possible political implications should not be allowed to prevent the Respondents from trying to run an airline in a proper way. They stated that an extension of the present retirement age would not hamper Africanization because there was a world-wide shortage of pilots. Further, the Respondents were at the moment retaining the services of pilots who were well beyond the present retirement age, moreover as local pilots were not forthcoming at all at the present time, the Respondents were still attempting to recruit expatriate pilots.

The Claimants argued that when local pilots would be available to the Respondents in vast numbers they would only be employed in a junior capacity and would not replace the existing pilots, who were reaching or were over the present retirement age, in a senior capacity. It took a minimum of between 8 to 10 years for any pilot (expatriate or local) to gain sufficient experience to be put in a senior position of command on any aircraft.

The Claimants drew the Court's attention to the cases of two pilots who had reached the early retirement age of 48 and were being retained by the Respondents and stated that this position would continue for the next 8 to 10 years as the pilots could not easily be replaced. The Claimants also gave details to the Court of the reduced benefits at which the pilots were kept on by the Respondents after their retirement. The Claimants stated that at least 25 per cent of the total number of pilots would be retiring within the next five years. The Claimants contended that an increase in retirement age to 55 could not with true justification be politically unacceptable if the Respondents wished to run the airline on a correct and proper basis and argued that whilst the Respondents maintained that the pilots' salary structure was comparable to that of other airline operators, this structure was related to the very much higher retirement age that these other comparable operators used. The present practice of the Respondents to unofficially extend the pilots' retirement age from 48 without also extending the normal benefits was taking unfair advantage of the pilots. It was the Claimants' desire to know how they stood so that they could make appropriate and necessary arrangements for their future careers now.

The Claimants strongly resisted the Respondents' contention that with the jet age the problems of fatigue had taken on new dimensions and stated that the pilots were subjected to rigorous and most thorough medical tests twice a year. These tests were carried out in accordance with the standards laid down by the Director of Civil Aviation. The Claimants further maintained that jet crew fatigue could be overcome by proper rest. The Claimants pointed out that most of their members had lived here for long periods and wanted to spend rest of their working life here and they should be encouraged to do so. The Claimants denied that B.O.A.C. had retired their pilots at the age of 50 and stated that some pilots had lost their jobs due to a reorganization in that Corporation. Finally, the Claimants informed the Court that negotiations on fixed period contract of service were in progress with the Respondents and that the Court's award would not prejudice these negotiations in any manner. In these circumstances the Claimants requested the Court to award a retirement age of 55.

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENTS

5. The Respondents submitted that the East African Governments jointly with themselves had instituted late in 1964 a scheme for training African pilots. Eighteen such pilots were to be sent for training every year. If it was assumed that some failed there would, nevertheless, be kept room by the Respondents for the employment of, perhaps, some 15 African pilots each year. The Respondents stated that the first African pilot trained under this particular scheme (over and above two direct recruits) had already joined the Corporation and others would follow as the scheme gained momentum.

The Respondents considered that any action which might jeopardise the success of this scheme could only be viewed with extreme concern by the three Governments and by the Authority. The Respondents submitted that any increase in retirement age was likely to cause stagnation in the outflow of older pilots and restrict the intake of young pilots at a period when planning for the introduction late this year of the Super VC 10s large jets was complete. The Respondents wanted to look forward now to consolidation while finding employment for young men under training or to be trained.

The Respondents maintained that the effect of increasing the retirement age of the Claimants' members would be an unfair restriction on the promotional prospects of the middle grades of pilots since there would be no pilots retiring at the top and there would be no command vacancies in the major front line fleet. The Respondents contended that when expatriate pilots had joined their service they had accepted the normal retiring age.

The Respondents argued that to entrench the employment of expatriate pilots by an addition of seven years over the present normal limit of 48 years would probably add a burden of redundancy costs on them which they had been able to and would wish to continue to avoid. Moreover, it was unnecessary to tamper with the present arrangements since retirement benefits were geared to a retirement age of 45 years of age; a corresponding provision was made when the retirement age was increased to 48 years. The Respondents pointed out that retirement age was increased from 45 to 48 years in 1961 and the Claimants' members had been given the option of retiring at the age of 45 if they so wished. The Respondents stated that the rates of contribution (compared with ground staff) also took account of the shorter normal working life.

The Respondents submitted that the existing arrangement whereby a pilot might continue in service for such extended period as should be mutually agreed had worked extremely well and the Respondents saw no reason why a revision was necessary. The Respondents argued that there was no reason to follow the decisions of other operators made at different times and for considerations that might not be clear.

The Respondents drew the Court's attention to an extract from a paper on Jet Crew Fatigue which was published in January 1964, by the Air Safety Committee of the American Airlines Pilot's Association (A.L.P.A.):—

"With the introduction of jet aircraft, flight crews have become exposed to many physiological hazards associated with high speed and high altitude, including positive and negative accelerations, vibration, rapid climatic changes, anoxia or lack of oxygen, and possible decompression. Jet flight has induced changes in normal physiological rhythms affecting sleep patterns, hours of rest, body temperature, cardiovascular equilibrium, respiratory equilibrium, and digestive functions. Exposure to ultrasonic rays may affect the nervous, muscular cardiovascular, intestinal and endocrine systems. In addition there are the psychological factors of tension, anxiety and emotion related to jet flight. The result is that a great number of jet personnel may suffer from some degree of flight fatigue and gastro-intestinal disorders (severe colitis, gastritis, gastroduodenal ulcers)."

The Respondents stated that although the studies currently being conducted in the field of Jet Crew Fatigue were not well concluded they felt that it would be grossly unwise to alter the present retirement age. For these reasons the Respondents requested the Court to make a nil award.

AWARD

6. The Court has very carefully considered the various submissions made by the Parties. Some of these like Africanization are indeed extremely important and have far-reaching implications. On the other hand the success of the Respondents' operation to a very large extent is tied up with the services of their pilots.

The Court is satisfied that the full impact of the Africanization scheme, which has been started by the Respondents, will not be felt for about another five years. There is no doubt that the tendency everywhere appears to be to increase the retirement age of the pilots but the conditions prevailing in one country cannot automatically be extended to another. In East Africa it is essential that conditions should not be created which hinder Africanization. A possible answer to the problem of these pilots could be the fixed period contract on which negotiations are in progress.

Keeping all these points in view the Court rejects the Claimants' demand of extending the retirement age from 48 to 55 years but finds that a case has been made out for increasing it from 48 years to 50 years. This would meet with the special circumstances of this dispute without harming the interest of the pilots or delaying the Africanization of pilots.

The Court, therefore, awards that the retirement age of the pilots should be increased from 48 to 50 years.

Given in Nairobi this 14th day of June 1966.

SAEED R. COCKAR,
President.

JOHN WATTS,
J. CHUNGULI,
Members.

GAZETTE NOTICE No. 2203

RESIDENT MAGISTRATE'S COURT AT NAKURU

LEGAL DEPOSITS

TAKE NOTICE that the following amounts stand credited in the Books of the Resident Magistrate, Nakuru, and any person claiming to be entitled to same should apply to me within three months from the date hereof. After expiry of the said three months unclaimed amounts will be credited to the Revenue of the Kenya Government.

Case No.	Parties	Amount Sh. cts.
HCCC. 21/61	J. Mathenga v. B. Wakobi.	61 06
RMCC. 929/62	Nakuru War Memorial v. H. Commarmand ..	20 05
	Total	81 11

J. H. S. ROLLINGS,
Senior Resident Magistrate,
Nakuru.

GAZETTE NOTICE No. 2069

THE EAST AFRICAN INDUSTRIAL LICENSING ORDINANCE, 1953

(Section 8)

APPLICATION FOR THE VARIATION OF AN INDUSTRIAL LICENCE

IN ACCORDANCE with the provisions of section 8 of the East African Industrial Licensing Ordinance, 1953, it is hereby notified for general information that an application dated 3rd May 1966, has been received from Blankets Manufacturers Limited of P.O. Box 2647, Dar es Salaam, for the variation of an industrial licence to manufacture for sale woollen blankets.

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

G. N. MWICIGI,
Registrar,
P.O. Box 30019, Nairobi.

GAZETTE NOTICE No. 2070

THE EAST AFRICAN INDUSTRIAL LICENSING ORDINANCE, 1953

(Section 8)

APPLICATION FOR THE GRANT OF AN INDUSTRIAL LICENCE

IN ACCORDANCE with the provisions of section 8 of the East African Industrial Licensing Ordinance, 1953, it is hereby notified for general information that an application dated 31st May 1966, has been received from Tanzania Towels Manufacturers Ltd. (in formation) of P.O. Box 1915, Dar es Salaam, for the grant of an industrial licence to manufacture for sale and to erect, establish and operate a factory for the manufacture for sale of towels, towelling, bedsheets, bedcovers, pillowcases, table covers, cushion covers and napkins.

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

G. N. MWICIGI,
Registrar,
P.O. Box 30019, Nairobi.

GAZETTE NOTICE No. 2079

THE CROWN LANDS ACT

(Cap. 280)

S.E. OF RUIRU TOWNSHIP L.R. NO. 1129 (25.06 ACRES)
GOVERNMENT LAND

THE Commissioner of Lands gives notice that applications are invited for alienation of agricultural land detailed herebelow.

Applications must be submitted to the Commissioner of Lands, P.O. Box 30089, Nairobi, to arrive not later than noon on Tuesday, 5th July 1966.

A plan of the land may be seen at the Public Map Office, City Square, Nairobi, and copies may be obtained from the Public Map Office on payment of Sh. 3 post free.

Description.—L.R. No. 1129.

Acreage.—25.06 acres (approximately).

Annual rent.—Sh. 100.

Term.—The land shall be offered to the successful applicant on temporary basis. The initial term being for a period of nine months and thereafter either party can terminate the licence by serving a three months' notice on the offer.

Dated at Nairobi this 2nd day of June 1966.

GAZETTE NOTICE NO. 2204

THE CROWN LANDS ACT
(Cap. 280)PLOTS FOR SHOPS, OFFICES AND FLATS
(EXCLUDING PETROL STATION)

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

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

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

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

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

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

(a) If the applicant is offered and takes up and pays for a plot within a period of seven 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 Crown Lands Act (Cap. 280 of the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281).

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

4. The term of the grant will be for 99 years from the first day of the month following the 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 erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the Local Authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

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

Provided that if default 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 purposes only or such lesser area as may be laid down by the Local Authority in its by-laws, and not more than 50 per centum of the area of the land if used for the combined purpose of shops, 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 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:

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

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 as 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 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 Nairobi this 21st day of June 1966.

SCHEDULE

Plot No.	Area Acres (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
				Sh. Payable on demand	
584/159	0.0765	990	198	500	199
584/160	0.0765	825	165	500	199
584/161	0.0765	725	145	500	199
584/162	0.0765	600	132	500	199
584/163	0.0765	600	132	500	199
584/164	0.0765	725	145	500	199
584/165	0.0765	725	145	500	199
584/166	0.0765	660	132	500	199
584/167	0.0765	660	132	500	199
584/168	0.0765	660	132	500	199
584/169	0.0765	725	145	500	199
584/170	0.0765	825	165	500	199

GAZETTE NOTICE No. 2205

THE CROWN LANDS ACT
(Cap. 280)

RESIDENTIAL PLOTS—NAIROBI SOUTH AREA "C"

THE Commissioner of Lands gives notice that applications are invited for plots of land in Nairobi South Estate "C" Area for the purpose of private residence. A plan of the plots may be seen in Lands Department, Nairobi, or may be obtained by post on payment of Sh. 6, postage free, from the Survey Department, P.O. Box 30046, Nairobi.

Conditions of Sale

1. Applications should be submitted to the Commissioner of Lands, P.O. Box 30089, Nairobi, on or before noon on 21st July 1966. Applicants must enclose with their applications their cheque for Sh. 1,000 as a deposit made payable to the Commissioner of Lands which will be dealt with as follows:—

- (a) If the applicant is offered and takes up and pays for the plot within the period of 14 days as required by Condition No. 3 below, the deposit will be credited to him.
 - (b) If the application is unsuccessful the applicant's deposit will be returned to him.
 - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within the period of 14 days as required by Condition No. 3 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.
2. Each application should be accompanied by a statement indicating the amount of capital it is proposed to spend on the project, with a banker's letter in support.
3. Each allottee of the plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been successful the proportion of the annual rental (where applicable), together with survey, conveyancing, stamp duty, registration fees and provisional assessment for roads and drains charges. In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the claimant shall have no claim to the plot.

General Conditions

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

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

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

Special Conditions

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

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

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

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

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

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

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

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

6. The grantee shall not subdivide the land.

7. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any buildings 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.

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

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

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

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

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

Dated at Nairobi this 21st day of June 1966.

SCHEDULE

L.R. No.	Area (Approx.)	Stand Premium	Annual Rent	Road Charges	Survey Fees
	Acres	Sh.	Sh.	Sh.	Sh.
209/5214	0.1048	1,826	365/20	6,033/78	199
209/5223	0.1492	2,600	520/00	8,590/50	199
209/5232	0.1837	3,200	640/00	10,576/35	199
209/5224	0.1492	2,600	520/00	8,570/35	199

GAZETTE NOTICE NO. 2080

THE CROWN LANDS ACT
(Cap. 280)THIKA—PLOT FOR SHOPS, OFFICES AND FLATS
(EXCLUDING THE SALE OF PETROL)

THE Commissioner of Lands gives notice that the plot in Thika Municipality as described in the Schedule hereto is available for alienation and applications are invited for the direct grant of the plot.

2. A plan of the plot may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or at the office of the Town Clerk, Thika, or may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of Sh. 3 post free.

3. Application forms, on the approved pro forma obtainable from the Town Clerk, Thika, should be submitted to the Commissioner of Lands, Nairobi, through the Town Clerk, Thika.

4. Applications must be sent so as to reach the Town Clerk, Thika, not later than noon on 13th July 1966.

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

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

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

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 Crown Lands Act (Cap. 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap. 281).

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

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

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

Special Conditions

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

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

Provided that if default shall be made in the performance or observance of 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, notwithstanding

anything to the contrary contained in the Crown Lands Act (Cap. 280), to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the land or any part thereof 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 the sale of petrol), offices and flats.

6. The buildings shall not cover more than 75 per centum of the area of the land if used for shops and/or offices purposes only or such lesser area as may be laid down by the Local Authority in its By-laws and not more than 50 per centum of the area of the land if used for the combined purposes of shops, offices and flats or such lesser area as may be laid down by the Local Authority 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 President; no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 2 has been performed:

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

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 as 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 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 Nairobi this 14th day of June 1966.

SCHEDULE

Plot No.—472.

Area.—0.1148 acre (approximately).

Stand premium.—Sh. 3,000.

Annual rent.—Sh. 600.

Road charges.—Sh. 1,979/70.

Survey fees.—Sh. 199.

GAZETTE NOTICE No. 1839

THE CROWN LANDS ACT

(Cap. 280)

CITY OF NAIROBI—CITY SQUARE PLOT L.R. Nos. 209/4295
AND 4296 COMBINED

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

2. The purposes to which the combined plots may be put are described in Special Condition No. 3 and include showrooms, offices and staff flats.

3. A plan of the site may be inspected at the Land Department, City Square, Nairobi, or a copy may be obtained at the office of the Director of Surveys, Government Road, Nairobi, on payment of Sh. 4.

Conditions of Sale

1. Sealed envelopes marked "Tender for City Square Plots" must be deposited with the undersigned before noon on 24th June 1966.

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

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

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

3. The successful tenderers will be required to pay within 28 days of notification that their tenders have been accepted 25 per cent of the stand premium set out in the Schedule, together with the proportionate amount of rent due to 31st December following 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 Condition

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

Special Conditions

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

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

Provided that notwithstanding anything to the contrary contained in or implied by the Crown 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 ground floors of the buildings shall only be used for showrooms. The remaining floors shall be used for offices or offices and staff flats.

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

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

7. The grantee shall not subdivide the land.

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

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

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

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

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

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

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

Dated at Nairobi this 24th day of May 1966.

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

SCHEDULE

Plot.—L.R. Nos. 209/4295 and 4296 combined.

Area.—0.674 of an acre (approximately).

Stand premium.—Sh. 382,200.

Annual rent.—Sh. 76,440.

Provisional roads and drains charges.—Sh. 110,397/75.

Survey fees.—Sh. 383.

GAZETTE NOTICE NO. 2206

THE TRANSPORT LICENSING ACT
(Cap. 404)

THE undermentioned applications were approved by the Transport Licensing Board at a meeting held at Mombasa on 23rd and 24th May 1966.

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

ROAD SERVICE LICENCES

- TLB. 5749—H. N. Lyimo and Co., P.O. Box 1532, Himo, Moshi. Granted to operate a standby vehicle No. AAR 625, 46 passengers, on conditions that the identity certificate for the broken-down vehicle is carried in it.
- MS/R/1/66—Percy Frederick Poolman, P.O. Box 9155, Mombasa. Granted to operate vehicle No. W 4798, 7 passengers, for carriage of tourist; within Kenya.
- 7223—Coast Bus Co., P.O. Box 2414, Mombasa. Approved to increase passenger-carrying capacity from 41 to 52 passengers. (KAQ 569, 41 passengers.)
- 9178—Kabwere Wanje, P.O. Box 231, Malindi. Approved to increase additional trips on the present route Mombasa-Lamu provided the timetable does not conflict with other operators. (KAZ 139, 35 passengers.)
- 10729—Coast Bus Service, P.O. Box 2414, Mombasa. Approved to operate a 52-passenger vehicle as standby and to operate it for charter hire purposes within the Coast Province.
- 5/1—Kenya Bus Services (Msa.) Ltd., P.O. Box 388, Mombasa. Approved to increase the passenger-carrying capacity from 23 to 56 passengers and to change the vehicle from KAP 997 to KJB 324.
- 3262—Omar Naji, P.O. Box 181, Malindi. Approved to vary route to add Mamburi and Malindi. Present route: Golbanti - Ngao - Garsen - Wenje - Galole. (KAU 772, 34 passengers.)
- 332—Shah Jivraj Virji, P.O. Box 2754, Mombasa. Approved to increase passenger-carrying capacity from 14 to 45 passengers. (KDD 619, 14 passengers.) (2) To operate as a standby in case of breakdown, a 46-passenger vehicle.
- 8/66—Hezekia Mwabili, Mbogo and A. Malimbo, c/o Wangoni Full Primary School, Private Bag, Ndi. Approved to operate between Mwakaleri-Wangoni-Voi. (30-passenger vehicle.)
- 10/66—Lusoka Sons and Co., c/o P.O. Box 3037, Nairobi. Route: Voi - Ikanga - Kigombo - Mwakinyungu - Shelemba - Mto Mwagodi - Mwatake - Railway Station - Mashini - Madukani - Bura - Mgage - Weruga-Mgambonyi. (25-passenger vehicle.)
- 4362—Machakos Bus Transport and Provision Store, P.O. Box 64, Machakos. Route: Mombasa-Kitui-Embu. (Two vehicles of 50 passengers each.)
- 15/66—Joyce Kulola Mshila w/o Lusoka, P.O. Box 3037, Nairobi. Route: Voi - Mwatake - Bura - Mganga - Weruga-Mgambonyi. (25-passenger vehicle.)
- 17/66—Emmanuel P. C. Mwachiti, Kinango Trading Centre, P.O. Kinango. Route: Shimba Hills - Mangawani - Burani - Kinango - Makamini - Vigurungani - Samburu - Mariakani - Kaloleni. (KAQ 67, 42 passengers.)
- 2888—Tete s/o Kirorezi, P.O. Kinango via Mombasa. Route: Mombasa - Msambweni - Lunga Lunga - Vanga - Lunga Lunga - Kinango - Kwale - Tiwi-Mombasa. (45-passenger vehicle.)
- 9300—Charo Mwachiti, P.O. Kinango via Mombasa. Route: Gandini-Kinango-Mariakani-Mombasa. (42-passenger vehicle.) (2) Variation of route to add Mangawani - Mariakani - Kinango - Burani - Mkongani - Mangawani and to delete Mwena-Mwereni and Mwandimu. (KAT 205, 29 passengers.)
- 3479—Sheikh Omar bin Dahman, P.O. Box 13, Malindi. Change of conditions to increase the passenger-carrying capacity from 42 passengers to 55 passengers. (KAZ 157, 42 passengers.)
- 6935—Peter Mwamburi Saul, African Market, Wundanyi, P.O. Wundanyi, Voi. To operate as a standby in case of breakdown for his three buses; charter hire within Taita District. Route: Wundanyi-Voi. (46-passenger vehicle.)
- 27/66—Salimu Mbwana, Makongani, P.O. Kinango. Route: Msambweni - Mafisini - Mahiyanga - Lukore - Tiribe - Burani - Marere - Kwale - Magojoni-Mombasa. (38-passenger vehicle.)
- 6057—Charles T. Mwango, P.O. Kaloleni. Interchange of vehicle on his present route: KAZ 260, 34 passengers, to be replaced by KAW 170, 46 passengers, and KAW 170 to be replaced by KAZ 260. Present route: Mariakani-Kaloleni-Chonyi - Mavueni - Kilifi - Mwandoni - Roka. (KAZ 260, 34 passengers.) Present route: Jila-Bamba - Gotani - Kinani - Kaloleni - Ribe - Rabai - Mazeras - Mombasa. (KAW 170, 46 passengers.)
- 9435—Ikonge Mwangunda, P.O. Box 37, Voi. Route: Mwarungu - Mkambonyi - Paranga - Kedai - Mbololo - Voi - Sagala - Talio - Kajire - Kasigau - Marungu - Mackinnon Road - Mombasa. (46-passenger vehicle.)
- 38/66—Kontiki Tours and Safaris, P.O. Box 7304, Mombasa. Route: Mombasa-Mazeras-Mariakani. (Two vehicles of 40 to 50 passengers.)
- 40/66—Kamau Thiongo, P.O. Box 572, Mombasa. Route: Mombasa - Voi - Mtito Andei - Nairobi. (7-passenger vehicle.)
- 3776—Noorkhan Sherkan and Peter K. Manundu, P.O. Kinango via Mombasa. Route: Kinango - Mkongani - Mangawani - Simba Hills - Msambweni-Kinango. (40- to 50-passenger vehicle.)
- 10328—Mohamed Yusuf Tiwi, P.O. Ukunda. Change of conditions to increase the passenger-carrying capacity from 20 to 45 passengers and change of timetable to a new timetable. Present route: Vanga - Kiloneni - Msambweni - Mombasa. (KAV 662, 20 passengers.)

The undermentioned applications were refused:—

- MS/R/2/66—Mbololo Bus Union, Private Bag, Voi, P.O. Voi.
- TLB. 10341—Oceanic Hotel Ltd., P.O. Box 929, Mombasa.
- 3/55—Ebrahim Abdul Gani, P.O. Box 8276, Mombasa.
- 4/66—Salem Edarusi, P.O. Box 394, Malindi.
- 9905—Suleiman Bin Salim, P.O. Vipingo via Mombasa.
- 5/66—Shimba Hills Bus Co., P.O. Box 8135, Mombasa.
- 6/66—Brushi bin Salim Muhiyao, P.O. Box 21, Kilifi.
- 7/66—Mrs. Joyce w/o A. H. James Kobe, Ruruma, Rabai, P.O. Mazeras.
- 11/66—Osman Dada, P.O. Box 110, Mombasa.
- 13/66—Josephat Shete Mwalimo, Mgange Market, P.O. Wundanyi.
- 14/66—Mwambega and Bros., Lunga Lunga, P.O. Vanga.
- 16/66—Ndoro Chaka, Kinango Trading Centre, P.O. Kinango.
- 7305—Solomon Zakayo Kaale, P.O. Box 7248, Mombasa.
- 18/66—Sagalla Bus and Transport Services Co., Sagalla, P.O. Voi.
- 19/66—Iyale Bus Co., Ltd., Wasinyi-Wundanyi, P.O. Wundanyi.
- 20/66—William Owen Thomas s/o Banks Kombe, P.O. Box 1666, Mombasa.
- 5970—African Roadways Ltd., P.O. Box 1775, Mombasa.
- 21/66—Hosen Hasani, P.O. Mazeras.
- 22/66—Magudu s/o Kayungu, Makhunde Village, P.O. Samburu.
- 23/66—Said Karama, P.O. Mariakani.
- 8556—Omar Bin Saleh Bahamdi, P.O. Box 11377, Mombasa.
- 24/66—P. K. Njuguna, Maji Mazuri Trading Centre, P.O. Maji Mazuri.
- 1792—Stephen Charo, P.O. Mariakani.
- 25/66—Johnson Kirage Mare, c/o P.O. Box 508, Mombasa.
- 26/66—Tune Kirangi, Mgirama Magarini, P.O. Box 304, Malindi.
- 29/66—Muthani s/o Kimani, Mwatate Trading Centre, P.O. Mwatate.
- 30/66—Johnson Mwero and Co., P.O. Box 90, Mariakani.
- 31/66—Said Munyoki and Hamisi Kilonzi, P.O. Box 90, Mariakani.
- 32/66—Ernest T. Mgandi, P.O. Box 71, Mariakani.
- 33/66—Hamisi Sheh Madzengo, c/o Chief's Office, Kikoneni, P.O. Msambweni via Mombasa.
- 34/66—Godwin John Mwanjumwa, Wundanyi Trading Centre, P.O. Wundanyi via Voi.
- 35/66—Kilonzi Nzioi, P.O. Box 440, Mombasa.
- 36/66—Frank Mascetti, P.O. Box 253, Malindi.
- 37/66—Khamisi Juma, c/o P.O. Box 10, Mombasa.
- 39/66—African Safaris, P.O. Box 2995, Mombasa.
- 41/66—Said Yusuf Amri, Mkongani, P.O. Kinango.
- 42/66—Rabai Happy Bus Co., c/o P.C.'s Private Bag, P.O. Mombasa.
- 334—Gulabkhana Brothers, P.O. Kinango via Mombasa.
- 43/66—George Mwangome Chipa, P.O. Box 2797, Mombasa.

The undermentioned applications were deferred:—

- MS/R/9/66—Mari Bin Mohamed, P.O. Box 91, Mariakani.
12/66—Kukdip's Touring Co., P.O. Box 2662, Mombasa.

The undermentioned applications were approved:—

- TLB. 855—E.A. Railways and Harbours, P.O. Box 5009, Kilindini. Approved for carriage of light luggage, passengers' baggage and goods within the Mombasa District. (KAX 587, 5 tons; KAJ 744, 5 tons; Z 1723, 6 tons and Z 5365, 3 tons.)
MS/B/1/66—Kontiki Tours and Safaris, P.O. Box 7304, Mombasa. Approved for carriage of agricultural produce and fancy goods, within the Coast Province, for two vehicles of between 5 and 6 tons each.
14/66—Riga Mlemwa, Kungu Market, P.O. Wundanyi. Carriage of sugar-cane, charcoal, firewood, farm produce, cattle and all goods, within Taita District. (One vehicle of 6,950 lb.)
6020—Ali Bin Swaleh, P.O. Box 281, Mombasa. Variation of route to add Kilifi District for carriage of timber, charcoal and all goods. Present route: Mombasa Municipal area-Tana River-Tana District-Mariakani-Gotani-Bamba and Kwale District. (KAP 79, 10,585 lb.)
11617—Hajir Maalim Ibrahim, P.O. Box 19, Wajir. Variation of route to add Garissa-Galole-Malindi-Mombasa and Garissa-Thika-Nairobi-Athi River only, for carriage of all goods, but not to use the Nairobi/Mombasa main road.
491—Abdul Kadar Khan, P.O. Box 3170, Mombasa. Carriage of general goods within the Mombasa and Kwale Districts only for one vehicle of 5-ton carrying capacity.
18/66—Ramniklal K. Shah, P.O. Kaloleni. For carriage of all goods within Kilifi District-Kwale and Mombasa. (KDC 817, 10,990 lb.)
22/66—Godwin M. Mwamburi and Sons, Dembwa Market, P.O. Mwatate. Carriage of country produce, shop goods and paraffin within Taita District-Voi-Mombasa. (KGS 923, 3 tons.)
6016—Mariakani Milk Traders Syndicate Ltd., P.O. Box 2, Mariakani. Variation of route to add Kilifi District and to delete the condition via Mariakani for carriage of all goods. (KAX 461, 11,515 lb.)
23/66—Suleman Khame, P.O. Box 117, Mombasa. Approved for carriage of all goods within Mombasa and Kwale Districts only. (3-ton vehicle.)
6683—Abdalla B. Mohamed, P.O. Box 281, Mombasa. Variation of route to add Tana River District only. (KAU 66, 13,430 lb.)
27/66—Mohamed Ali, Gongoni, P.O. Vipingo. Carriage of general goods within Kilifi and Mombasa. (3-ton vehicle.)

The undermentioned applications were refused:—

- MS/B/2/66—Kenya Transit Co. Ltd., P.O. Box 1625, Mombasa.
3/66—David Gambo, Kizingo Chonyi, P.O. Kaloleni.
4/66—African Trading Store, P.O. Kinango.
5/66—Abdullah Bin Habib, P.O. Box 220, Mombasa.
6/66—Shimba Hills Farmers Co-operative Society Ltd., P.O. Shimba Hills via Mombasa.
7/66—Sheikh Mohamed Ali and Bros., P.O. Box 164, Malindi.
8/66—Karisa Kifola, P.O. Box 321, Malindi.
9/66—Mohamed Sadiq, c/o M. Hussein, P.O. Box 30079, Nairobi.
10/66—Hamed Mohamed, P.O. Box 1240, Mombasa.
11/66—Shariff Omar Abdallah, P.O. Box 2090, Tanga.
12/66—Satar Ibrahim Omar, P.O. Box 13, Moyale.
TLB. 8457—Mwanake Kala, P.O. Mwatate.
13/66—Amirali Abdul R. Dadani, P.O. Box 220, Mombasa.
15/66—Joel Sila, P.O. Ukunda via Kwale.
16/66—Fakhruddin Kassamali, P.O. Box 160, Malindi.
17/66—Salim Bin Mohamed, P.O. Box 103, Malindi.
19/66—Salim Mohamed Bajala, P.O. Box 11222, Mombasa.
20/66—Thomas Kombo s/o Stanley Mwenda and Co., P.O. Box 158, Mombasa.
21/66—Sheikh Said Bin Hamdun, P.O. Box 1762, Mombasa.
5848—Mohamedali Tajbhai, P.O. Box 42, Mariakani.
5693—Jaldoon Stephen and Said Mujahid, P.O. Box 7392, Mombasa.
199—Salim Mohamed, P.O. Box 1029, Mombasa.
24/66—Masudi Salim, P.O. Box 16000, Kwale.
936—Akberali Lalji, P.O. Box 10, Wajir.
25/66—Akbarkhan Mohamed Khan, P.O. Box 3170, Mombasa.
7342—Said Bin Masoud Abubakar, P.O. Box 103, Malindi.
26/66—Koja s/o Muhambi, P.O. Box 192, Malindi.
7219—Kihogo Kirobi, P.O. Box 8493, Mombasa.

- TLB. 6314—Kenya National Transport Co-op. Society Ltd., P.O. Box 11408, Mombasa.

"B" CARRIERS' LICENCES

- 3531—Ronald Ngala, P.O. Box 2424, Mombasa. Carriage of agricultural produce, timber, charcoal, stores, sand and all goods. Route: Kilifi and Mombasa Districts. (KJA 708, 7,770 lb.)
9175—Salim Saleh Bahamadi, P.O. Box 42, Lamu. Carriage of all goods and shop goods. Route: Lamu - Garissa - Galole - Malindi - Kilifi - Garissa - Kibwezi - Mombasa; Garissa-Nairobi but not to use the Nairobi/Mombasa main road. (9-ton vehicle.)
8123—Abdulla bin Salim Bakhswein, P.O. Box 34, Malindi. Variation of route to add Mombasa District for all goods. (KJA 566, 13,650 lb.)
36/66—Sheikh Ali Bin Ali Mohamed and Bros., P.O. Box 190, Malindi. Carriage of sheep and goats and all goods. Route: Mombasa-Kilifi District-Malindi-Galole-Tana River District-Garissa-Lamu. (8-ton vehicle.)
37/66—Aden Ali Hirs, P.O. Box 12, Garissa. Carriage of all goods. Route: Garissa-Thika-Nairobi-Mombasa - Lamu - Malindi - Kilifi - Kibwezi - Voi-Kitui-Galole. (8-ton vehicle.) But not to use Nairobi/Mombasa main road.
38/66—Hasham Abdalla, P.O. Box 1493, Mombasa. Carriage of all goods, and building materials. Route: Mombasa, Kilifi and Malindi Districts. (KAW 67, 12,970 lb.)
2595—Abubakar Abgao, P.O. Box 2, Kilifi. Carriage of all goods. Route: Malindi-Kilifi-Vipingo-Shimo La Tewa-Mombasa-Kilifi Districts. (5-ton vehicle.)
8217—Salim Bin Sultan, P.O. Box 692, Tanga. Variation of route to add Mariakani-Voi-Taveta-Kenya/Tanzania border for carriage of all goods. (TAF 106, 14,064 lb.)
3479—Mohamed Omar Dahman, P.O. Box 13, Malindi. Carriage of all goods. Route: Lamu-Tana River District-Malindi-Kilifi and Mombasa Districts only.
1019—Ahmed Salim Bayusuf, P.O. Galole. Route: Galole-Malindi-Mombasa; Garissa-Thika-Nairobi via Athi River for carriage of all goods. (Two vehicles of 9 tons each.) But not to use the main Nairobi/Mombasa road.
3377—Wilken Air Services (Msa.) Ltd., P.O. Box 875, Mombasa. Route: Port Reitz-Mombasa Township, for carriage of passengers' baggage, aircraft parts and materials and all goods. (KAZ 725, 2,244 lb.)
8556—Omar Saleh Bahamadi, P.O. Box 42, Lamu. Route: Lamu - Malindi - Galole - Garissa - Mombasa for carriage of all goods. (9-ton vehicle.)
9175—Salim Saleh Bahamadi, P.O. Box 42, Lamu. Route: Lamu - Malindi - Galole - Garissa - Mombasa. (9-ton vehicle, for carriage of all goods but not to use Mombasa/Nairobi main road.)
28/66—Said Abud, P.O. Box 41, Kilifi.
29/66—Marjorie Pasmore Travel and General Agency, P.O. Box 9675, Mombasa.
30/66—Shariff Omar Abdallah, P.O. Box 2090, Tanga.
31/66—Mathew Gakria, P.O. Box 8014, Mombasa.
32/66—Taita District Co-op. Union Ltd., P.O. Wundanyi.
33/66—Joseph Mwaluma James, Mgange, Nyika Market, P.O. Wundanyi.
7386—Mohamed Khalid Said, P.O. Box 10, Lamu.
11493—Ebrahim Mohamedali, P.O. Box 9856, Mombasa.
4093—Sidiq Abdulla Abba, c/o Provincial Commissioner's Office, P.O. Garissa.
34/66—Athuman Ali and Musa, P.O. Box 92, Mariakani.
35/66—Barawa s/o Mukuna, P.O. Kaloleni (Chonyi).
5788—Mbaruku Rashid, P.O. Box 2082, Tanga.
7196—Soni Yashpal Bros., P.O. Box 5107, Mombasa.
2624—Aboud Abdallah Baabat, P.O. Box 5, Lamu.
39/66—Ruga Mwawanga, P.O. Box 100, Tanga.
40/66—Abdireman Bin Mohmeo, P.O. Box 8295, Mombasa.
41/66—Abdalla Salim Badhawi, P.O. Box 1622, Mombasa.
42/66—Shariff Abdallah Omar, P.O. Box 2090, Tanga.
43/66—Mohamed Sadiq, P.O. Box 30079, Nairobi.
10360—Mohamed Aga Tuka, P.O. Moyale.
2073—Hasham Suleiman Ltd., P.O. Box 133, Tanga.
10688—Makupa Cheapest Cycle Mart, P.O. Box 8102, Mombasa.
6942—Said Rashid Salim, P.O. Box 2082, Tanga.
5091—Speedway Transport Co., P.O. Box 9094, Mombasa.
9487—L. Pellegrine, P.O. Box 3089, Mombasa.
8410—Ali Bin Salim Bakhrasa, P.O. Box 8323, Mombasa.
8217—Salim Bin Sultan, P.O. Box 692, Tanga.
119—Voi Service Station and Garage, P.O. Box 15, Voi.
11424—Tanganyika National Transport Co-op. Ltd., P.O. Box 932, Tanga.

GAZETTE NOTICE NO. 2207

THE TRANSPORT LICENSING ACT
(Cap. 404)

THE undermentioned applications for Road Service Licences and "B" Carrier's Licence, will be considered by the Transport Licensing Board meeting along with others to be heard on 4th July 1966, at 10 a.m. at the Embu County Council Hall, Embu.

A. N. OUMA,
Executive Officer.

ROAD SERVICE LICENCES

TLB. 6484—Taracio Thumbi Gachau, P.O. Mukurweini via Nyeri. Change of conditions to increase the passenger-carrying capacity from 36 to 46 passengers. Present route: Gikandi-Sagana-Thika via the Murum Route on the Tana River Bridge and to Nyeri and Thika-Nairobi. (No picking up or setting down passengers between Thika-Nairobi.) (KHP 108, 36 passengers.)

4217—Reul Kiiru, Gikondi, P.O. Mukurweini. Change of conditions to increase passenger-carrying capacity from 22 passengers to 42 passengers. Present route: Gikondi-Fort Hall-Thika-Nairobi. (KHH 610, 22 passengers.)

"B" CARRIER'S LICENCE

TLB. 1589—N. T. Ready, P.O. Box 27, Naro Moru. Variation of route to add Naro Moru-Gakindu-Karatina-Nyeri-Meru-Embu, for carriage of petroleum products in bulk. Present route: Laikipia District; Naro Moru-Nyeri Township and Nanyuki-Isiolo Township. (KHM 582, 14,260 lb.; KGT 966, 11,275 lb.; KHZ 236, 15,650 lb.) Present route: Laikipia District-Naro Moru-Nyeri Township and Nanyuki-Isiolo Township, for carriage of farm produce, milk, cream, fertilizers and petroleum products. (KGX 35, 15,600 lb.)

GAZETTE NOTICE NO. 2208

THE WEIGHTS AND MEASURES ACT
(Cap. 513)

NOTICE TO TRADERS

AN Inspector of Weights and Measures will open a Stamping Station at the places mentioned hereunder, for the purpose of assizing and stamping traders' weighing and measuring apparatus, on the dates stated.

2. All traders, within a radius of twelve miles of the places mentioned are required, under the provisions of the Weights and Measures Act (Chapter 513), to produce to the Inspector of Weights and Measures, all weights, measures of length and capacity and weighing instruments which they have in use for trade, for verification and stamping.

3. Only weighing instruments the weighing capacity of which exceeds 1,000 lb., or which are of a permanently fixed nature or delicate construction will be assized *in situ*. Traders in possession of such instruments may comply with this Notice by notifying the Inspector of Weights and Measures in writing as to type, maximum weighing capacity and location of the said instruments, not later than one week preceding the date notified in the second column hereunder:

COLUMN 1	COLUMN 2	COLUMN 3
Place	Date on which apparatus is to be produced	Address of Inspector to which notification under paragraph (3) should be sent
Tulia .. .	4th July	
Mwingi .. .	5th July	
Kyuso .. .	6th July	
Mutito .. .	7th July	
Zombe .. .	8th July	P.O. Box 1071, Nairobi.
Kisasi .. .	11th July	
Mutomo .. .	12th July	
Kitui .. .	13th to 15th July	

P. E. PHILLIPS,
Superintendent of Weights and Measures.

GAZETTE NOTICE NO. 2209

THE LIQUOR LICENSING ACT
(Cap. 121)

NORTH SIRIKWA LIQUOR LICENSING COURT

NOTICE is hereby given that the meeting of the Trans Nzoia and West Pokot Liquor Licensing Court which was due to be held at the place and time shown in Gazette Notice No. 1737 of 17th May 1966, has been postponed and will now be held at the place and time as appended below:

Trans Nzoia and West Pokot.—Nzoia Area Council Hall, Kitale, on Wednesday, 15th June 1966, at 10 a.m.

O. M. MUTUNGU,

Kitale,
28th May 1966. President,
North Sirikwa Liquor Licensing Court.

GAZETTE NOTICE NO. 2210

THE LIQUOR LICENSING ACT
(Cap. 121)

SOUTH SIRIKWA LIQUOR LICENSING COURT

NOTICE is hereby given that the meetings of the South Sirikwa Liquor Licensing Court which were due to be held at the places and times as shown in G.N. 1737 of 17th May 1966, will now be held as appended below:

Uasin Gishu District.—District Commissioner's Office, Eldoret, on Wednesday, 15th June 1966, at 10 a.m.

Nandi District.—District Commissioner's Office, Kapsabet, on 15th June 1966, at 2.15 p.m.

Elgeyo/Marakwet District.—District Commissioner's Office, Tambach, on 16th June 1966, at 10 a.m.

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

GAZETTE NOTICE NO. 2211

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. 152 OF 1966

By Neville Patrick Gibson Warren of P.O. Box 34, Nairobi in Kenya, one of the attorneys of Sonia Howell Thomas of Ashcroft, Stanley Road, Highcliff Christchurch, Hampshire in England, the administratrix of the estate of the deceased, through Messrs. Daly and Figgis, advocates of Nairobi, for resealing in Kenya, grant of letters of administration intestate granted by the District Probate Registry of Her Majesty's High Court of Justice in England at Winchester, of the estate of Edward Wilfred Hector Thomas of Hampshire aforesaid, who died at Hampshire on the 19th day of February 1966.

(2) CAUSE NO. 153 OF 1966

By Louisa Elizabeth Story of P.O. Box 24923, Nairobi in Kenya, the executrix named in the will of the deceased, through Messrs. Hamilton Harrison and Mathews, advocates of Nairobi, for a grant of probate of the will of Herbert Story of Nairobi aforesaid, who died at Nairobi on the 26th day of April 1966.

(3) CAUSE NO. 154 OF 1966

By Edwin Alfred Bristow of P.O. Box 111, Nairobi in Kenya, one of the attorneys of David Murray, and Robert Bow, both of 169, West George Street, Glasgow in Scotland, the executors named in the will of the deceased, through Messrs. Kaplan and Stratton, advocates of Nairobi, for resealing in Kenya, grant of confirmation granted by the Commissariat of Edinburgh in Scotland, of the estate of Gilbert Connolly Cowan of Nairobi in Kenya, who died at London, England, on the 28th day of August 1965.

(4) CAUSE NO. 155 OF 1966

By Surjeet Kaur Magon (described in the will as Surjit Kaur) of P.O. Box 765, Nairobi in Kenya, the executrix named in the will of the deceased, through G. S. Pall, Esq., advocate of Nairobi, for grant of probate of the will of Kartar Singh Magon of Nairobi aforesaid, who died at London in England, on the 27th day of December 1965.

(5) CAUSE NO. 156 OF 1966

By Margaret Campbell Stephen of Kima Estate, Kima in Kenya, the widow of the deceased, through Messrs. Hamilton Harrison and Mathews, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Arthur John Stephen who died at Emali near Sultan Hamud in Kenya, on the 16th day of February 1966.

(6) CAUSE NO. 158 OF 1966

By Irene Gladys Andrew of P.O. Box 1115, Nairobi in Kenya, the executrix named in the will of the deceased, through Messrs. Hamilton Harrison and Mathews, advocates of Nairobi, for a grant of probate of the will of Joseph Herbert Andrew of Nairobi aforesaid, who died at Nairobi on the 29th day of March 1966.

The Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 5th day of July 1966.

M. F. PATEL,
Deputy Registrar,
High Court of Kenya, Nairobi.

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

GAZETTE NOTICE No. 2212

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

TAKE NOTICE that the applications having been made in this Court in:—

(1) CAUSE NO. 29 OF 1966

By Gulmohamed Hamisi Shapi of Mombasa in Kenya, the brother of the deceased, for a grant of letters of administration intestate of the estate of the late Shapi Mohamed Hamisi of Mombasa aforesaid, who died on the 10th day of September 1965, at Mombasa aforesaid.

(2) CAUSE NO. 30 OF 1966

By Maniben d/o Nathabhai Zaverbhai Rai of Mombasa in Kenya, the widow of the deceased, through Messrs. U. K. Doshi and Doshi, advocates of Mombasa aforesaid, for a grant of letters of administration intestate of the estate of the late Shivabhai Chhotabhai Amin of Mombasa aforesaid, who died on the 29th day of January 1966, at Mombasa aforesaid.

(3) CAUSE NO. 31 OF 1966

By Kashibhai widow of Jadavji Shamji Pandya of Mombasa in Kenya, the widow of the deceased, for a grant of letters of administration intestate of the estate of the late Jadavji Shamji Pandya of Mombasa aforesaid, who died on the 15th day of January 1966.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 21st day of June 1966.

A. R. W. HANCOX,
Acting Deputy Registrar,
High Court of Kenya,
Law Courts, Mombasa.

Mombasa,
17th May 1966.

GAZETTE NOTICE No. 2213

PROBATE AND ADMINISTRATION

TAKE NOTICE that after 14 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
38/66	Thabit bin Mohamed	Mombasa	12-4-66	Intestate
40/66	Kutosi Wandera	"	20-3-66	Intestate
42/66	Shee Ahmad bin Salim	"	8-2-66	Intestate
43/66	Mwana mungwana binti Said	"	1946	Intestate
44/66	Bitime binti Said	"	1954	Intestate

Mombasa,
15th June 1966.

A. H. KHAWAJA,
Assistant Public Trustee.

GAZETTE NOTICE No. 2214

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 Cause No.	Name of Deceased	Address	Date of Death	Testate or Intestate
50/66	Angerezia Sande	Yala	10-12-65	Intestate

Nairobi,
16th June 1966.

D. J. COWARD,
Public Trustee.

GAZETTE NOTICE No. 2215

PROBATE AND ADMINISTRATION

TAKE NOTICE that the accounts of the estates of the deceased persons mentioned in the Schedule below have been lodged with the Registrar of the High Court at Nairobi, and that he has appointed the 9th day of July 1966 at 9.15 in the forenoon for passing of such accounts.

SCHEDULE

Public Trustee's Cause No.	High Court Case No.*	Name of Deceased
"A" a/c	39/65	Godfrey Hunter Rhodes
	63/64	Francis Henry Rodgers
	29/65	Margaret Reid
	52/65	James Lewis Kiongo Gitau
	75/61	Luigi Valbusa
	28/64	Francis Mutambuki Musyoka
	82/58	Haji Mohamed Ishaq s/o Haji Piran Ditta
	87/58	Yusuf Mohamed Dohl
	66/60	Mohamed Dohl
	46/64	George Mortimer
	26/65	Josphat Nguma
	40/64	Louis Jacobus Nel
	48/65	George Francis Jagongo
	66/59	Adamali Nurbhai
	22/64	Mohamed bin Salim
	86/59	Mohamed bin Said Bakor
	53/64	Richard Oruko Obudo
	75/63	Ronald George Pearson
	66/57	Tom Dando
	71/65	Edward Dishon Jakeyo
	10/64	Abdi Nebi Ambara
	23/65	Thomas Mongare Masaki
	70/65	Duncan Njuguna
	19/65	Titus Jeremia Okelo
	17/65	Naftali Wenderma

D. J. COWARD,
Public Trustee.

GAZETTE NOTICE No. 2216

JACOB GEORGE MERGUERIAN, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim against or an interest in the estate of the late Jacob George Merguerian of Hardy Estate, Nairobi, who died at the Nairobi Hospital on 7th June 1966, is hereby required to send particulars in writing of his or her claim or interest to Barclays Bank D.C.O., Trustee Department, P.O. Box 30356, Nairobi, before 29th August 1966, after which date the executors will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they have had notice and will not as respects the property so distributed be liable to any person of whose claim they shall not then have had notice.

Dated the 14th day of June 1966.

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

GAZETTE NOTICE No. 2217

MICHAEL JOHN EDWARD DAVID BROWNE, DECEASED

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Michael John Edward David Browne, late of Nairobi, Kenya, deceased, who died on the 28th day of March 1966, are hereby required to send particulars in writing of their claims and demands to us, the undersigned, as advocates for the executor, on or before the 11th day of July 1966, after which date the executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the debts, claims and demands of which he shall then have had notice, and he will not be liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose claims or demands he shall not then have had notice.

Dated this 10th day of May 1966.

RICHARD DONALD CROFT WILCOCK,
for Archer & Wilcock,
Advocates for the Executor of the
above-named deceased.

GAZETTE NOTICE No. 2218

JOHN BRACKEN DICKINSON, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim against or an interest in the estate of the late John Bracken Dickinson, late of Nairobi in Kenya, who died on the 14th day of May 1966, at Nairobi aforesaid, is hereby required to send particulars in writing of his or her claim or interest to the undersigned before the 17th day of September 1966, after which date the administratrix will distribute the estate among the persons entitled thereto, having regard only to the claims and interests of which she shall have had notice and will not as respects the property so distributed be liable to any person of whose claim she shall not have had notice.

Dated the 14th day of June 1966.

KAPLAN & STRATTON,
Advocates to the Administratrix,
Queensway House, York Street,
P.O. Box 111, Nairobi.

GAZETTE NOTICE No. 2219

IN THE MATTER OF THE ESTATE OF
KENNETH JOHN WELLS, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having any claim against or interest in the estate of the late Kenneth John Wells of Nairobi, who died on the 17th day of March 1966, is hereby required to send particulars in writing of such claim or interest to the undersigned before 31st August 1966, after which date the administrator will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which he shall have had notice and will not as respects the property so distributed be liable to any person of whose claim or interest he shall not then have had notice.

Dated this 15th day of June 1966.

M. DA GAMA ROSE,
Attorney for the Administratrix,
P.O. Box 286, Nairobi.

GAZETTE NOTICE No. 2220

THE TRADE UNIONS ACT
(Cap. 233)

PURSUANT to section 63 of the above-mentioned Act, notice is hereby given that the registration of the Kenya African Master Cobblers Association has been cancelled under the provisions of section 17 (1) (b) of the Trade Unions Act on the 11th day of June 1966.

Dated this 16th day of June 1966.

S. O. TALA,
Assistant Registrar of Trade Unions.

GAZETTE NOTICE No. 2221

THE TRADE UNIONS ACT
(Cap. 233)

PURSUANT to section 63 of the above-mentioned Act, notice is hereby given that the registration of the Tobacco Senior and Supervisory Employees Association as a trade union has been refused.

Dated this 15th day of June 1966.

S. O. TALA,
Assistant Registrar of Trade Unions.

GAZETTE NOTICE No. 2222

THE SOCIETIES ACT
(Cap. 108)

PURSUANT to section 9 (1) of the Societies Act (Cap. 108), having reason to believe that the Societies listed in the Schedule hereto have ceased to exist, I hereby call upon the said societies to furnish me with proof of their existence within three months of the date hereof.

SCHEDULE

Trident Arts Society.
Harvester Sports Club.

Dated this 16th day of June 1966.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 2223

THE SOCIETIES ACT
(Cap. 108)

PURSUANT to section 9 (2) of the Societies Act (Cap. 108), being satisfied that the society listed in the Schedule hereto has ceased to exist, I hereby notify that the said society shall cease to be an exempted society from the date hereof.

SCHEDULE

East African Women's League, Njoro Branch.

Dated this 16th day of June 1966.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 2224

THE SOCIETIES RULES
(Cap. 108, Sub. Leg.)

PURSUANT to rule 17 of the Societies Rules, notice is hereby given of the notification of change of name of the society exempted from registration named in the Schedule hereto.

SCHEDULE

City Primary School Parents Association, to City Primary School Parents' Teachers' Association.

Dated this 16th day of June 1966.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 2225

THE SOCIETIES RULES
(Cap. 108, Sub. Leg.)

PURSUANT to rule 17 of the Societies Rules, notice is hereby given that the registrations of the societies named in the Schedule hereto have been cancelled under the provisions of the Societies Act (Cap. 108).

SCHEDULE

Name of Society	Date of Cancellation
Kenya National Tenants Association .. .	14-6-66
Kenya National Tenants Association, Nyeri Branch .. .	14-6-66
Kenya National Tenants Association, Nairobi Branch .. .	14-6-66
Kenya National Tenants Association, Coast Province Branch .. .	14-6-66
Crystal Grill Club .. .	14-6-66

Dated this 16th day of June 1966.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 2226

THE SOCIETIES RULES
(Cap. 108, Sub. Leg.)

PURSUANT to rule 17 of the Societies Rules, notice is hereby given that—

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

under the provisions of the Societies Act (Cap. 108).

FIRST SCHEDULE

Name of Society	Date Registration Effected
Seje Alego Union, Nairobi Branch .. .	11-6-66
Openji Union (East Africa) Samia/Bunyala Branch .. .	11-6-66
Oyeyo Society, Alego Branch .. .	15-6-66
Kenya National Chamber of Commerce and Industry Kisumu Chapter .. .	15-6-66

SECOND SCHEDULE

Name of Society	Date of Refusal
Kihara Family Welfare Society .. .	13-6-66

Dated this 16th day of June 1966.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 2227

THE COMPANIES ACT

(Cap. 486)

IT IS NOTIFIED for general information that the following companies have been incorporated in Kenya during the period 1st May to 31st May 1966:—

Name of Company	Nominal Capital Sh.	Address of Registered Office
Talkington Arts Limited	2,000	Esso House, P.O. Box 30333, Nairobi.
Bookshop and Stationers Limited	100,000	Plot No. 68, Section XXI, Kilindini Road, P.O. Box 1623, Mombasa.
Devhir Limited	2,000,000	Raja Building, Bazaar Street, P.O. Box 491, Nairobi.
Jupiter Industries Limited	100,000	L.R. 209/1830, Duke Street, P.O. Box 768, Nairobi.
Abichai Mining Company Limited	20,000	Plot No. 108, Section VI, African Location, P.O. Box 53, Nanyuki.
Indoseas Limited	50,000	L.R. 209/584, Government Road, P.O. Box 6543, Nairobi.
Steel Tubes Limited	3,000,000	L.R. 209/2733, Trust Mansion, Bazaar Street, P.O. Box 1733, Nairobi.
Eperi Company Limited	400,000	Plot No. 217, Githunguri, P.O. Box 292, Kiambu.
Globe Impexport Company Limited	10,000	Plot No. 2439, Corner of Koinange/Gulzaar Street, P.O. Box 515, Nairobi.
Thimbuni Limited	1,000,000	Raja Building, Bazaar Street, P.O. Box 491, Nairobi.
Alien (Holdings) Limited	100,000	L.R. 209/620, Kimathi Street, P.O. Box 201, Nairobi.
Raysun Timber Limited	60,000	L.R. 209/4581, Newark Road, P.O. Box 9440, Nairobi.
Lake Valley (Kenya) Limited	2,000	Total House, Koinange Street, P.O. Box 3709, Nairobi.
African Entertainments Limited	6,000	Plot No. 209/655/3, Government Road, P.O. Box 6917, Nairobi.
Jet Freight Services Limited	40,000	Room 62, Lullington House, P.O. Box 19260, Nairobi.
Mutungu Trading Company Limited	20,000	Kiganjo Market, Plot No. 6, P.O. Box 147, Ruiru.
Mitha Investment Limited	600,000	L.R. 209/5575/Cambrian Building, Government Road, P.O. Box 11021, Nairobi.
Mavazi (Kenya) Limited	100,000	Plot No. 590, Royalty House, Government Road, P.O. Box 1684, Nairobi.
Channa Builders Limited	100,000	L.R. 37/177, London Road, P.O. Box 1397, Nairobi.
East African Correspondence College Limited	20,000	Hajee Mansion, Gulzaar Street, P.O. Box 258, Nairobi.
Hammond (East Africa) Limited	20,000	Plot No. 7788/28, Rosslyn Close, P.O. Box 30367, Nairobi.
Bijal Limited	10,000	L.R. 209/556, Braidwood House, Victoria Street, P.O. Box 8781, Nairobi.
Sinendet Farmers Company Limited	200,000	L.R. 601/2, Lumbwa, P.O. Box 283, Kericho.
Wire Products Limited	500,000	L.R. 209/4409, Enterprise Road, Industrial Area, P.O. Box 30500, Nairobi.
Tigoni Tea Estate Limited	100,000	L.R. 157, P.O. Box 152, Limuru.
Temple College Limited	40,000	Ottoman Bank Building, Kenyatta Avenue, P.O. Box 2392, Nairobi.
Migingo Building and Construction Company Limited	50,000	Plot No. 209/579, Government Road, P.O. Box 7419, Nairobi.
Ngarendare Farmers Company Limited	200,000	Plot No. 3, Timau.

PUBLIC COMPANY

Name of Company	Nominal Capital Sh.	Address of Registered Office
Tropical Wild Game Tours Limited	200,000	—

FOREIGN COMPANY

It is further notified that the following company incorporated outside Kenya, having established a place of business in Kenya, has delivered particulars for registration during that period:—

Name of Company	Nominal Capital Sh.	Address of Registered Office
Associated Insurance Agencies Limited	60,000	Uganda.

16th June 1966.

O. M. SAMEJA,
Assistant Registrar of Companies.

GAZETTE NOTICE No. 2228

THE COMPANIES ACT
(Cap. 486)

PURSUANT to section 339, subsection (5) of the above Act, it is hereby notified that the undermentioned companies have this day been struck off the Register of Companies, and the companies are dissolved:—

The Pig and Whistle Hotel Limited.
Tabson Limited.

Dated this 10th day of June 1966.

O. M. SAMEJA,
Assistant Registrar of Companies.

GAZETTE NOTICE No. 2229

THE BANKRUPTCY ACT
(Cap. 53)

NOTICE OF DIVIDEND

Debtors' names.—Bhagubhai Lalbai Patel and Arvindkumar Bhagubhai Patel, both trading as Asembo Cash Stores.
Address.—P.O. Box 318, Kisumu.
Description.—Formerly traders now unemployed.
Court.—High Court of Kenya at Kisumu.
No. of matter.—B.C. 11 of 1958.
Amount per £.—Sh. 1/45.
First or final or otherwise.—First and final.
When payable.—14th June 1966.
Where payable.—Office of the Official Receiver, State Law Office, Harambee Avenue, Nairobi.

Kisumu,
9th June 1966.I. H. PATEL,
Agent of the Official Receiver,
P.O. Box 993, Kisumu,

GAZETTE NOTICE No. 2230

THE BANKRUPTCY ACT
(Cap. 53)

FIRST MEETING OF CREDITORS

Debtor's name.—Aris Leonidas Grammaticas.
Address.—P.O. Box 9396, Nairobi and Kiambu.
Description.—Businessman and Company Director.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 10 of 1965.
Date of first meeting.—20th July 1966.
Hour.—2.30 p.m.

Place.—Conference Room, Office of the Official Receiver, Harambee Avenue, Nairobi.

Nairobi,
16th June 1966.M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 2231

THE BANKRUPTCY ACT
(Cap. 53)

NOTICE OF INTENDED DIVIDEND

(Summary Case)

Debtor's name.—Mangalbhai Jivabhai Patel.
Address.—P.O. Box 3197, Nairobi.
Description.—Formerly a hotel keeper and businessman (now unemployed).
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 108 of 1961.
Last day for receiving proofs.—5th July 1966.
Trustee's name.—Official Receiver.
Address.—P.O. Box 30031, Nairobi.

Nairobi,
16th June 1966.M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE NO. 2232

THE BANKRUPTCY ACT
(Cap. 53)

ADJUDICATION

Debtor's name.—Edward Reginald Fontaine Geary.
Address.—P.O. Box 7387, Nairobi.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 5 of 1966.
Date of order.—13th June 1966.
Date of petition.—29th March 1966.

Nairobi,
16th June 1966.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE NO. 2233

THE JUBILEE INSURANCE COMPANY LIMITED

(INCORPORATED IN KENYA)

MOMBASA

LOSS OF POLICY

Policy No. 11362 on the life of Ameerally R. Kassim-Lakha of Nairobi.

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

M. R. HOSANGADY,
Executive Director,
Head Office,
P.O. Box 220, Mombasa.

GAZETTE NOTICE NO. 2234

THE JUBILEE INSURANCE COMPANY LIMITED

(INCORPORATED IN KENYA)

MOMBASA

LOSS OF POLICY

Policy No. 23002 on the life of Amiral Kabirdin Virji Jamal of Mahiuia.

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

M. R. HOSANGADY,
Executive Director,
Head Office,
P.O. Box 220, Mombasa.

GAZETTE NOTICE NO. 2235

NOTICE OF CHANGE OF NAME

I, Harry Samuel Sambo of Nairobi in Kenya, heretobefore called and known by the name of Harold Dickson Samuel, hereby give public notice that by a deed poll dated the 2nd day of June 1966, duly executed by me at Nairobi, I have formally and absolutely renounced and abandoned the use of my said former name of Harold Dickson Samuel and in lieu thereof have assumed the name of Harry Samuel Sambo for all purposes and hereby authorize and request all persons to designate, describe and address me by the name of Harry Samuel Sambo.

Dated at Nairobi this 15th day of June 1966.

HARRY SAMUEL SAMBO,
formerly known as Harold Dickson Samuel.

GAZETTE NOTICE NO. 2236

THE LOCAL COUNCIL OF FRERETOWN
THE LOCAL GOVERNMENT ELECTIONS RULES, 1966
(Rule 20 (1) (a))

NOTICE

NOTICE is hereby given that James Juma Mbotela and Joash Ishmail Mcharo have been validly nominated as Councillors and I hereby declare them elected Councillors of the Local Council of Freretown for the period ending 30th June 1969.

Mombasa,
9th June 1966.

N. M. ADEMBESA,
Returning Officer,
Town Hall, Mombasa.

GAZETTE NOTICE NO. 2237

THE LOCAL GOVERNMENT REGULATIONS, 1963

(L.N. 256 of 1963)

THE LOCAL GOVERNMENT (BUSIA TRADE DEVELOPMENT JOINT BOARD) ORDER, 1965
(L.N. 80 of 1966)

APPOINTMENTS TO THE BOARD

IN EXERCISE of the powers conferred by paragraph 3 of the Local Government (Busia Trade Development Joint Board) Order, 1965, the County Council of Busia hereby appoints—

Wilson Esyalai,
Josephat Otete,
Samwel Ouma,

to be members of the Busia Trade Development Joint Board.

Dated this 20th day of April 1966.

DAVID MAJALE,
Clerk to Council,
Busia County Council.

GAZETTE NOTICE NO. 2238

(2314/III)

THE LOCAL GOVERNMENT REGULATIONS, 1963

(L.N. 256 of 1963)

THE LOCAL GOVERNMENT ELECTIONS RULES, 1966
(L.N. 101 of 1966)

IT IS hereby notified for general information that in exercise of the powers conferred by rule 8 of the Local Government Elections Rules, 1966, the Director of Local Government Elections has appointed the person named by office in the second column of the Schedule to this notice to be the returning officer for all the electoral areas respectively comprised in the local authority areas specified in relation thereto in the first column of the said Schedule with effect from the 21st day of May 1966.

SCHEDULE

<i>Local Authority</i>	<i>Returning Officer</i>
Kakamega County Council.	District Commissioner, Kakamega.

Dated this 16th day of June 1966.

T. C. J. RAMTU,
Director of Local Government Elections.

GAZETTE NOTICE NO. 2239

THE MUNICIPAL COUNCIL OF THIKA

THE LOCAL GOVERNMENT ELECTIONS RULES, 1966

APPOINTMENT OF DEPUTY RETURNING OFFICER

IN EXERCISE of the powers conferred by rule 8 (3) of the Local Government Elections Rules, 1966, I, as the Returning Officer for the Municipal Council of Thika, hereby appoint—

JAMES CHUCHU KURIA

to be Deputy Returning Officer for the forthcoming Municipal elections.

Dated this 10th day of June 1966.

F. W. KAGWE,
Returning Officer,
Town Hall,
P.O. Box 240, Thika.

GAZETTE NOTICE NO. 2240

THE KERICHO URBAN COUNCIL

THE LOCAL GOVERNMENT REGULATIONS, 1963

NOTICE

NOTICE is hereby given, pursuant to regulation 203 of the Local Government Regulations, 1963, that the Kericho Urban Council intend, after the expiration of 14 days from the date of publication of this notice, to apply for the approval of the Minister for Local Government to the Kericho Urban Council (Cemetery) (Amendment) By-laws, 1966.

The purpose of the By-laws is to reduce and unify cemetery fees.

Copies of the By-laws have been deposited at the offices of the Council in Kericho and are available for public inspection, free of charge, during normal office hours.

Any objection against the By-laws must be lodged with me within 14 days of the publication of this notice.

S. SOI,
Clerk of the Council,
P.O. Box 154, Kericho.

Kericho,
14th June 1966.

GAZETTE NOTICE No. 2241

THE LOCAL GOVERNMENT ELECTIONS RULES
(L.N. 101 of 1966)

NOTICE OF ELECTION AND THE TIME AND PLACE OF NOMINATIONS

Elections are to be held to determine the Councillors to serve in the Nyeri County Council, North Tetu Area Council, Mathira Area Council, South Tetu Area Council, Othaya Area Council, Kieni Area Council, Nyeri Urban Council and Karatina Urban Council in respect of the following vacant seats in the undermentioned electoral areas:

Electoral Area	Registration Unit	Elected Councillors	Elected Specially Qualified
NYERI COUNTY COUNCIL			
Aguthi ..	797	2	—
Thegengen ..	798	2	—
Tetu ..	795	1	—
Muhoya ..	796	1	—
Muhito ..	802	2	—
Gikondi ..	801	1	—
Gethi ..	800	1	—
Lower Muhito ..	799	1	—
Kirimukuyu ..	794	2	—
Konyu ..	793	1	—
Magutu ..	790	1	—
Ruguru ..	792	2	—
Iriani ..	791	1	—
Othaya ..	804	2	—
Chinga ..	805	1	—
Mahiga ..	803	1	—
Kieni East/West ..	3969, 970, 971A 971, 2972.	1	2
Nyeri Township ..	806	1	—
Karatina Township ..	807	1	—
NORTH TETU AREA COUNCIL			
Aguthi ..	797	7	—
Thegengen ..	798	7	—
Tetu ..	795	5	—
Muhoya ..	796	4	—
MATHIRA AREA COUNCIL			
Kirimukuyu ..	794	6	—
Konyu ..	793	4	—
Magutu ..	790	4	—
Ruguru ..	792	4	—
Iriani ..	791	4	—
SOUTH TETU AREA COUNCIL			
Muhito ..	802	6	—
Gikondi ..	801	4	—
Gethi ..	800	5	—
Lower Muhito ..	799	3	—
OTHAYA AREA COUNCIL			
Mahiga ..	803	4	—
Othaya ..	804	6	—
Chinga ..	805	4	—
KIENI AREA COUNCIL			
Naro Moru East ..	970, 971A	3	1
Mweiga (Ex Nyeri) ..	971	3	1
Burguret ..	3969	1	1
Watuka (Ologonyo) ..	2972	2	—
NYERI URBAN COUNCIL			
Nyeri Township ..	806	10	4
KARATINA URBAN COUNCIL			
Karatina Township ..	807	4	2

Nomination papers in respect of County Council elections may be delivered by the candidate to the Returning Officer at District Commissioner's Office, Nyeri, between the hours of eight o'clock in the morning and noon on Monday, 20th June 1966 in respect of County Council elections. Nomination papers in respect of Urban and Area Council elections may be delivered to the Deputy Returning Officers on Wednesday, 22nd June 1966 between the hours of eight o'clock in the morning and noon at the following places:

North Tetu Area Council—County Council Offices, Ruring'u.
Mathira Area Council —D.O.'s Office, Karatina.
Karatina Urban Council —D.O.'s Office, Karatina.
South Tetu Area Council—D.O.'s Office, Mukurweni.
Othaya Area Council —D.O.'s Office, Othaya.
Kieni Area Council —D.O.'s Office, Mweiga.
Nyeri Urban Council —Urban Council's Office, Nyeri.

Forms of nomination may be obtained at District Commissioner's Office, Nyeri and at the Offices of Divisional District Officers at Ruring'u, Karatina, Mukurweni, Othaya, Naro Moru and Mweiga or at County Council Offices, Ruring'u on any week-day between the hours of nine o'clock and noon. The Returning Officer or the Deputy Returning Officer will prepare a nomination paper at the request of the voter.

If any of the elections are contested the dates of the poll will be 9th–10th July 1966 in respect of County Council and 16th–17th July 1966 in respect of Area and Urban Councils.

Dated this 5th day of June 1966.

J. H. KAHARA,
Returning Officer, Nyeri County Council.

GAZETTE NOTICE No. 2242

THE LOCAL GOVERNMENT ELECTIONS RULES
(L.N. 101 of 1966)

NOTICE OF ELECTION AND THE TIME AND PLACE FOR NOMINATIONS

ELECTIONS are to be held to determine the Councillors to serve in the Murang'a County Council, Murang'a Urban Council, Kangema Area Council, Kiharu Area Council, Kigumo Area Council and the Kandara Area Council in respect of the following vacant seats in the undermentioned electoral areas:

Electoral Area	Registration Unit No.	Elected Councillors
MURANG'A COUNTY COUNCIL		
Location 9 ..	896	1
Location 12 ..	897	1
Location 13 ..	898	1
Location 14 ..	899	2
Location 19 ..	900	1
Location 8 ..	890	2
Location 10 ..	891	1
Location 11 ..	892	1
Location 15 ..	893	1
Location 20 ..	894	1
Location 2 ..	885	1
Location 6 ..	886	1
Location 7, Samar and Maragua Ridge ..	887, 813, 895	2
Location 17 ..	888	1
Location 18 ..	889	1
Makuyu ..	811, 3812	2
Location 1 ..	880	1
Location 3 ..	881	1
Location 4 ..	882	2
Location 5 ..	883	2
Location 16 ..	884	1
Thika-Mitubiri ..	810	2
Fort Hall Urban ..	901	1
PART I—FORT HALL COUNTY DIVISION		
Fort Hall ..	901	9
PART II—KANGEMA COUNTY DIVISION		
Location 9 ..	896	3
Location 12 ..	897	3
Location 13 ..	898	3
Location 14 ..	899	3
Location 19 ..	900	3
PART III—KIHARU COUNTY DIVISION		
Location 8 ..	890	3
Location 10 ..	891	3
Location 11 ..	892	3
Location 15 ..	893	3
Location 20 ..	894	3
PART IV—KIGUMO COUNTY DIVISION		
Location 2 ..	885	3
Location 6 ..	886	3
Location 7, Samar and Maragua Ridge ..	887, 813, 895	3
Location 17 ..	888	3
Location 18 ..	889	3
Makuyu ..	811, 3812	3
PART V—KANDARA COUNTY DIVISION		
Location 1 ..	880	3
Location 3 ..	881	3
Location 4 ..	882	3
Location 5 ..	883	3
Location 16 ..	884	3
Thika-Mitubiri ..	810	3

Nomination papers in respect of County Council Elections may be delivered by the candidate to the Returning Officer at District Commissioner's Office, Murang'a, between the hours of 8 o'clock in the morning and noon on Monday, 20th June 1966. Nomination papers in respect of Urban Council and Area Councils may be delivered to the Returning Officer at District Commissioner's Office, Murang'a, on Wednesday, June 22nd 1966 between the hours of 8 o'clock in the morning and noon.

Forms of nomination may be obtained at District Commissioner's Office, Murang'a, on any weekday between the hours of 9 o'clock and noon. The Returning Officer will prepare a nomination paper at the request of the voter.

QUALIFICATIONS

Any prospective candidate will be required to possess the following qualifications:

- (a) Has attained the age of 21 years
- (b) Is in the current valuation roll of M.C.C.
- (c) Is named as the rateable owner or rateable occupier of rateable property and has paid all rates in respect of that property due from him in the year ending 31st December next before the date on which he so applies.
- (d) He can read and write.
- (e) Does not owe Murang'a County Council any debt.
- (f) He is a Citizen of Kenya.

If any of the elections are contested the dates of the poll will be 9th and 10th July 1966 in respect of County Council and 16th and 17th July 1966 in respect of Urban and Area Councils.

Dated this 13th day of June 1966.

C. K. KOINANGE,
Returning Officer, Murang'a County Council.

GAZETTE NOTICE No. 2243

THE MUNICIPAL COUNCIL OF THIKA

Notice under Rule 21 (1) of the Local Government Elections Rules, 1966

NOTICE OF PERSONS NOMINATED AND NOTICE OF POLL

The following persons have been duly nominated for election as Councillors of the Municipal Council of Thika for the electoral area—Thika Municipality (Registration Unit No. 808) as Councillors not specially qualified:—

Name	Proposer	Seconder	Occupation or description	Symbol	No. of Councillors to be elected
1. Gakumo, Geoffrey Mwangi	Njonjo, John Mbiyu ..	Kinuthia, Njoroge ..	Trader	Camera	9
2. Gathua, Rebecca Wairimu	Ngaruiya, Njeri	Kariuki, Njuguna ..	Trader	Bicycle	
3. Kamau, Samson Mungaa	Nderu, Mwangi ..	Macharia, Waithaka ..	Driver	Aeroplane	
4. Karau, Vincent Ngaruiya	Mwithere, Nguri ..	Mbugua, Sospeter ..	Trader	Tyre	
5. Kariuki, Kamau Gichuiri	Idi, Amina	Mohamed, Amina ..	Tailor	Cockerel	
6. Kibe, Jacob	Kangethe, Kariuki ..	Ndai, Mubigi	Hotel Waiter ..	Pipe	
7. Kibunja, Njau	Munyangi, Nyoike ..	Waweru, Lawrence Obed	Blacksmith	Lamp	
8. Kimani, Winston Kangethe.	Muirai, Njihia	Maibe, Mwange ..	Clerk	Cockerel	
9. Kungu, John Njere ..	Njoroge, Kuria	Ndonyo, Kamande ..	Trader	Tree	
10. Mburu, Alexander Rugani	Waweru, Lawrence Obed	Ngatia, Dan Crispin ..	Personnel Officer ..	Spectacles	
11. Mohamed, Shaib	Okal, Sylvano Hongo ..	Hakilimali	Driver	Cockerel	
12. Muigai, Njihia	Mbira, Mwangi ..	Kamuthu, Kamau ..	Trader	Cockerel	
13. Munyiri, Ngari	Mali, Asha Akili ..	Farah, Ali	Supervisor	Cockerel	
14. Muthungu, Kamau ..	Kariuki, Mwaura ..	Muthungu, Njoki Kamau	Businessman ..	Cockerel	
15. Nganga, Kamau Gichui ..	Waititu, Muhoro ..	Kubena, Kiluma ..	Trader	Cockerel	
16. Njeri, Martha	Kimani, Winston ..	Kariuki, Wairimu ..	Businesswoman ..	Cockerel	
17. Njonjo, John Mbiyu ..	Macharia, Waithaka ..	Njoroge, Kuria	Trader	Train	
18. Okall, Sylvano Hongo ..	Ochieng, Henry ..	Obondo, Nyawanda ..	Bank Sub-Officer ..	Cockerel	
19. Ooke, Gilbert	Maina, John	Owuor, M. Ajumbo ..	Paster	Mug	
20. Waweru, Lawrence Obed	Njoroge, Mwangi ..	Mukia, Njoroge ..	Personnel Officer ..	Football	

AN ELECTION WILL ACCORDINGLY BE HELD

The voters belonging to the Registration Unit No. 808 may vote at the polling station specified in the first column hereunder, on the day and hours specified in the second column hereunder.

Polling Station	Day and Hours of Polling
Municipal Stadium	Wednesday, 29th June 1966, from 8 a.m. to 6 p.m.

Dated this 13th day of June 1966.

Town Hall,
Thika.

F. W. KAGWE,
Returning Officer.

GAZETTE NOTICE No. 2244

THE MUNICIPAL COUNCIL OF THIKA

Notice under Rule 21 (1) of the Local Government Elections Rules, 1966

NOTICE OF PERSONS NOMINATED AND NOTICE OF POLL

The following persons have been duly nominated for election as Councillors of the Municipal Council of Thika for the electoral area—Thika Municipality (Registration Unit No. 808) as Councillors specially qualified, that is to say, by being persons named in the current Valuation Roll of the Municipal Council of Thika as rateable owners of rateable property:—

Name	Proposer	Seconder	Occupation or description	Symbol	No. of Councillors to be elected
1. Kariuki, Peter	Muthungu, Njoki Kamau	Idi, Amina	Businessman ..	Cockerel	3
2. Mohamud, Ali	Kabee, Ngugutu	Njonjo, John Mbiyu	Trader	Pineapple	
3. Munene, James Flavian Chege ..	Hakilimali, Adija	Mwangi, Joseph ..	Medical Practitioner	Cockerel	
4. Nguku, Jimmy Kyule	Kimani, Winston Kangethe	Mbira, Mwangi ..	Businessman ..	Cockerel	

AN ELECTION WILL ACCORDINGLY BE HELD

The voters belonging to the Registration Unit No. 808 may vote at the polling station specified in the first column hereunder, on the day and hours specified in the second column hereunder.

Polling Station	Day and Hours of Polling
Municipal Stadium	Wednesday, 29th June 1966, from 8 a.m. to 6 p.m.

Dated this 13th day of June 1966.

Town Hall,
Thika.

F. W. KAGWE,
Returning Officer.

GAZETTE NOTICE No. 2245

THE COUNTY COUNCIL OF NAROK
NOTICE OF TIME AND PLACE OF NOMINATIONS
NOTICE OF ELECTIONS

ELECTIONS are to be held of Councillors to serve on the County Council of Narok, Mao Local Council, Osupuko Local Council and Kilgoris Local Council for the following electoral areas:—

COUNTY COUNCIL
SCHEDULE 1

1 Electoral Area		2 No. of Councillors	3 Seat Previously held by	4 Authority (all open seats)
708	Ololunga	1 Lerionka ole Ntutu	County Council.
711	Loita	2 Kone ole Sendeu	" "
			Philip Kiampua ole Kukutia	" "
716	Moitanik	2 Ledama ole Kirua	" "
			Kiserema ole Kiptek	" "
717	Siria	1 Lemiso ole Moronko	" "
707	Osupuko	1 Kekanae ole Sampuerap	" "
709	Mau	1 Lenkoko ole Kishoyan	" "
710	Melili	1 J. K. ole Koonyo	" "
714	Mosiro	1 Partieki ole Nkadado	" "

KILGORIS LOCAL COUNCIL
SCHEDULE 2

1 Electoral Area		2 No. of Councillors	3 Seat Previously held by	4 Authority (all open seats)
715	Uasin Gishu	1 Jonathan Tena Kemeei	Kilgoris Local Council.
717	Siria	2 Samson Tariko	" " "
			Elijah Kaiyanka ole Ntaiyia	" " "
716	Moitanik	1 Mafuta ole Kirionki	" " "

MAO LOCAL COUNCIL
SCHEDULE 3

1 Electoral Area		2 No. of Councillors	3 Seat Previously held by	4 Authority (all open seats)
713	Ildamat	3 Swakei ole Malit	Mao Local Council.
			Kesaika ole Tontol	" " "
			Joel ole Wuapari	" " "
709	Mao	1 Lelempaka ole Nampaso	" " "
710	Melili	1 Olongonyo ole Mpaira	" " "
712	Ilkekonyokie	1 Isack ole Mpaei	" " "

OSUPUKO LOCAL COUNCIL
SCHEDULE 4

1 Electoral Area		4 No. of Councillors	3 Seat Previously held by	4 Authority (all open seats)
711	Loita	2 Ali Samperu	Osupuko Local Council.
			Nteiyoyo ole Lelash	" " "
714	Mosiro	1 Malayo ole Leposo	" " "
707	Osupuko	1 Metian ole Nkoyo	" " "
708	Ololunga/Lemek	1 Samuel ole Koriata	" " "

Nomination day is to be 2nd July 1966.

Nomination papers may be delivered by the candidate to the Returning Officer between the hours of eight o'clock in the morning and twelve noon on the 2nd July 1966.

Forms of nomination may be obtained from the District Commissioner's office, Narok and from District Officer's office, Kilgoris, on any week-day between the hours of nine in the morning and noon.

F. K. CHEROGONY,
Returning Officer, Narok.

NOTES—

- (1) The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions relating to nomination contained in the Local Government (Elections) Rules 1963.
- (2) Every person guilty of a corrupt or illegal practice will, on conviction, be liable to penalties imposed by the Election Offences Act Cap. 66.

GAZETTE NOTICE No. 2246

THE CITY COUNCIL OF NAIROBI

CERTIFICATE THAT THE NUMBER OF PERSONS NOMINATED DOES NOT EXCEED THE NUMBER OF COUNCILLORS TO BE ELECTED,
AND DECLARATION OF UNOPPOSED ELECTION

CITY COUNCIL ELECTIONS—JUNE 1966

I, DEREK MICHAEL WHITESIDE, the Returning Officer for the City Council of Nairobi, do hereby certify that the following persons have been duly elected as Councillors for the Nairobi City Council.

Name	Place of Residence	Occupation or Description	Electoral Area/Registration Unit
Gathuna, Rev. Arthur Gatungu	Dagoretti	Priest	Dagoretti—2960
Lugonzo, Isaac	Nairobi	Assistant General Manager	College—NBI/G/2

Dated this 9th day of June 1966.

City Hall,
Nairobi.

D. M. WHITESIDE,
Returning Officer.

GAZETTE NOTICE NO. 2247

THE CITY COUNCIL OF NAIROBI

NOTICE OF PERSONS NOMINATED AND NOTICE OF POLL

The following persons have been duly nominated for election as Councillors of the City Council of Nairobi for the electoral areas shown below and an election will accordingly be held on Saturday, the 25th June 1966. The hours of poll will be 8.00 a.m. to 6.00 p.m.

Electoral Area and Registration Unit	No. of Councillors to be Elected	Candidate's Names	Proposer	Seconder	Polling Station	Candidate's Symbols
Karen/Langata, NBI/C ..	1	Ali, Unis .. Amber, Osman ..	Nagi, Gaturu .. Ratib, Hussein ..	Kimani, William .. Auma, Rajula ..	Karen Primary School.	Cockerel Bull.
Doonholm, NBI/N ..	1	Mwangi, Kahwe .. Njogu, Henry Njagi	Mwangi, Kathukia .. Ngochi, Njor ..	Mwangi, Kanyingi .. Njoka, Nduri ..	Eastlands Rent Office, Maringo.	Motor Car. Cockerel.
Makadara, NBI/N/2 ..	1	Kariuki Mwaganu .. Karanja, Gaspar ..	Ngonyo s/o Njunu .. George Mungai Karanja.	Kibe Gakiri .. Loshorua Ole Nyowa.	Makadara Salvation Army Hall.	Cockerel Key.
Station, NBI/G ..	1	Akech, Mungusa .. Wanjiru, Mrs. Kariuki.	Njonjo, Joseph .. Karanja, Jessi Muchoki.	Boru Mbugwa .. Kaninu, Frederick K.	St. Peter Claver's School.	Cockerel Panga.
Central, NBI/G/1 ..	1	Nandhra, Tarlok Singh. Muthuki, Geoffrey Mwangi.	Arjan Shivji Jessa .. Muchiri Gichari ..	Kioko Mwangangi .. Noman Muchero ..	Desai Memorial Hall.	Cockerel Umbrella.
Pumwani, NBI/H ..	1	Njirainey, Ali Ramadhan. Ayieza, Nathan Jack Dixon.	Jammes Onjoro Pamba .. Mzee Bin Ambare ..	Jacob Magi Njuguna .. Roxana Kalla ..	Pumwani Social Hall.	Cockerel Bull.
Shauri Moyo, NBI/P/1	1	Ongoya-Ogolla, George. Aura, Okoth Macharia, Maina ..	Mogomere s/o Ambogo .. Yomah Ochieng Abdul Ramaham ..	Kithome Kitonyo .. Muli Kitete N. Wangui d/o Mwangi.	Our Lady of Mercy School.	Cockerel Bull. Tree.
Mbotela, NBI/Q/2 ..	1	Njoka, Ezra Herman Wachira, Gillian Gathagana.	Jermano Wanjau .. Lawerence Jaoko ..	Joyce Wangui Okelo Mugoyo ..	Mbotela Social Hall.	Cockerel Bull.

Voters belonging to the electoral areas specified in the first column hereabove may vote only at the polling stations specified in the sixth column hereabove.

Dated this 9th day of June 1966.

City Hall,
Nairobi.

D. M. WHITESIDE,
Returning Officer.

GAZETTE NOTICE NO. 2248

THE COUNTY COUNCIL OF BUSIA—LOCAL GOVERNMENT ELECTIONS

NOTICE OF TIME AND PLACE OF ELECTIONS

The seats shown here below in the schedule will become vacant on the 30th June 1966, due to the retirements of the Councillors named in column 3 of the schedule.

An election will be held on the 15th July 1966, to elect Councillors to serve on the County Council of Busia for the electoral areas shown in column 1 of the schedule hereto.

Nomination papers may be obtained in the office of the Returning Officer at the District Commissioner's office, Busia as from the 1st July 1966, on any day therefrom during the working hours. The Deputy Returning Officer will prepare a nomination paper for signature at the request of a voter.

Nomination papers may be delivered by the candidates to the Returning Officer at the District Commissioner's office, Busia between the hours of 8.00 a.m. and noon on the 5th July 1966.

SCHEDULE

1 Electoral Area	2 No. of Seats	3 Retiring Councillors	4 Remarks
North Teso	1	Benjamin Ebeere	
Bukhayo ..	1	Canon J. Awori	
South Teso	1	Wilson Esyalai	
Samia ..	2	Cleophas Ondewe Boniface Machyo ..	Not vacant by one third retirement.
Marach ..	1	Elisha Osama	
Bunyala ..	1	Clement Mukoya	

CHARLES N. CHOMBA,
Returning Officer, Busia.

NOTES:—

1. The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions relating to nomination contained in Local Government (Elections) Rules.

2. Every person guilty of corrupt or illegal practice will on con-

GAZETTE NOTICE NO. 2249

THE MASAKU COUNTY COUNCIL

NOTICE

IN ACCORDANCE with the provisions of the Graduated Personal Tax Act, 1963, notice is hereby given that the Masaku County Council has appointed 30th June 1966, as the last date for the payment of the Graduated Personal Tax after which a penalty of 50 per cent of the tax due but unpaid shall apply.

Dated this 14th day of June 1966.

D. M. MUSAU,
Clerk to Council.

GAZETTE NOTICE NO. 2250

THE MASAKU COUNTY COUNCIL

NOTICE

PURSUANT to section 3 of Poll Tax (Eastern Region) Enactment, 1964, as adopted by the Constitution of Kenya (Amendment) Act, 1965 (No. 14 of 1965), notice is hereby given that the Masaku County Council has imposed a Poll Rate of Sh. 20 per taxpayer for 1966.

Gazette Notice No. 48 of 4th January 1965, is amended accordingly.

Dated this 14th day of June 1966.

D. M. MUSAU,
Clerk to Council.

GAZETTE NOTICE NO. 2251

THE COUNTY COUNCIL OF KITUI
THE LOCAL GOVERNMENT ELECTION RULES, 1966

APPOINTMENT OF DEPUTY RETURNING OFFICER

IN EXERCISE of the powers conferred on me by section 8 (3) of the Local Government Elections Rules, 1966, I, the Returning Officer of the County Council of Kitui elections, hereby appoint—

DISTRICT OFFICER (1)

to be Deputy Returning Officer for the forthcoming elections.

D. M. KIMANI,
Returning Officer, Kitui.

GAZETTE NOTICE No. 2252

THE KIRINYAGA COUNTY COUNCIL

NOTICE OF TIME AND PLACE OF NOMINATIONS

ELECTIONS are to be held of 16 Councillors to serve on Kirinyaga County Council for the following electoral areas:—

Electoral Area	No. of Seats
Kabare Location ..	2
Baragwe Location ..	2
Ngariama Location ..	2
Inoe Location ..	2
Mutira Location ..	2
Mwerua Location ..	2
Kiine Location ..	2
Thiba Location ..	2

Nomination papers may be delivered by the candidate to the Returning Officer at District Commissioner's Office, Kerugoya, between the hours of eight o'clock in the morning and noon on the 20th day of June 1966.

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

Kerugoya,
4th June 1966.

R. E. ALAI,
Returning Officer.

NOTES

1. The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions relating to nomination contained in the Local Government (Elections) Rules, 1963.

2. Every person guilty of a corrupt or illegal practice will, on conviction, be liable to the penalties imposed by the Election Offences Act.

GAZETTE NOTICE No. 2253

THE NDIA AND GICHUGU AREA COUNCILS

NOTICE OF TIME AND PLACE OF NOMINATIONS

ELECTIONS are to be held of 24 Councillors to serve on Ndia and Gichugu Area Councils for the following electoral areas:—

Electoral Area	No. of Seats
Kabare Location ..	3
Ngariama Location ..	3
Baragwe Location ..	3
Thiba Location ..	3

Electoral Area	No. of Seats
Inoe Location ..	3
Mutira Location ..	3
Mwerua Location ..	3
Kiine Location ..	3

Nomination papers may be delivered by the candidate to the Returning Officer at District Commissioner's Office, Kerugoya, between the hours of eight o'clock in the morning and noon on the 22nd day of June 1966.

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

Kerugoya,
4th June 1966.

R. E. ALAI,
Returning Officer.

NOTES

1. The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions relating to nomination contained in the Local Government (Elections) Rules, 1963.

2. Every person guilty of a corrupt or illegal practice will, on conviction, be liable to the penalties imposed by the Election Offences Act.

GAZETTE NOTICE No. 2254

BUNGOMA COUNTY COUNCIL BY-ELECTIONS

Notice is hereby given that the nomination day for member of the County Council for Bungoma whose period of office expires on 30th June 1966, will take place at the District Commissioner's Office on 5th July 1966.

Any person wishing to stand for the election should obtain the nomination forms from District Commissioner's Office on 4th July 1966. If the election is contested the poll will take place on 15th July 1966.

The following seats will fall vacant as a result of the expiry of the period of office of the members presently holding them:—

Electoral Area	No of Seats
Ndalu ..	One
Bungoma Urban ..	One
Bokoli, Misikhu and Kituni ..	One
Central and South Namwela, North and South	
Kulisiru ..	One
Chemoge, Kaptama and Chepkitale ..	One
Naitiri ..	One
North and South Wamono, Changara and	
Mwalye ..	One

E. A. ENANE,
Returning Officer,
Bungoma.

NOTES

(1) The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions relating to nomination contained in the Local Government (Elections) Rules, 1963.

(2) Every person guilty of a corrupt or illegal practice will, on conviction, be liable to the penalties imposed by the Election Offences Act.

GAZETTE NOTICE No. 2255

THE COUNTY COUNCIL OF KIAMBУ

GRADUATED PERSONAL TAX 1966

ALL persons liable to pay Graduated Personal Tax in respect of income not derived from employment are hereby notified that the final date for payment without incurring penalty is:—

30TH JUNE 1966.

Kiambу,
11th June 1966.

N. K. CHEGE,
County Clerk.

GAZETTE NOTICE No. 2256

THE COUNTY COUNCIL OF MURANG'A

THE GRADUATED PERSONAL TAX ACT, 1963

(No. 48 of 1963)

NOTICE

IN ACCORDANCE with section 10 of the Graduated Personal Tax Act, 1963, as amended by the Constitution (Amendment of Laws) (Graduated Personal Tax) Order, 1965, the County Council of Murang'a have resolved that penalty shall be imposed on the dates shown below, namely—

In respect of tax on income not derived from employment—

- (a) Where the taxpayer has not paid any tax on or before 30th June, penalty will be imposed on 1st July;
- (b) where the taxpayer has paid a first instalment of tax on or before 31st March, but has failed to pay the second instalment on or before 30th September, penalty will be imposed on the tax remaining on 1st October.

The penalty will be at the rate of 50 per cent.

Z. G. KIRATU,
Acting Clerk,
Murang'a County Council,
P.O. Box 52, Fort Hall.

GAZETTE NOTICE No. 2257

THE COUNTY COUNCIL OF MERU

THE GRADUATED PERSONAL TAX ACT, 1963

(No. 48 of 1963)

NOTICE

PURSUANT to section 10 of the Graduated Personal Tax Act, 1963, notice is hereby given that the County Council of Meru has appointed the following dates after which a penalty will be imposed in respect of tax for the year 1966 on income not derived from employment:

- (a) Where a taxpayer has not paid any tax on or before 30th June 1966, a penalty of 50 per cent will be imposed on 1st July 1966.
- (b) Where a taxpayer has paid a first instalment of tax on or before 31st March 1966, but has failed to pay the second instalment on or before 30th September 1966, a penalty of 50 per cent will be imposed on tax remaining unpaid on 1st October 1966.

Meru,
9th June 1966.

C. MAWIRA,
Acting Clerk,
Meru County Council.

GAZETTE NOTICE No. 2258

THE KIRINYAGA COUNTY COUNCIL
THE GRADUATED PERSONAL TAX ACT, 1963
(No. 48 of 1963)

PENALTY FOR LATE PAYMENT

PURSUANT to section 10 of the Graduated Personal Tax Act, the County Council of Kirinyaga has passed that taxpayer whose income not derived from employment and who has not paid his/her tax on or before 30th June 1966, penalty will be imposed on 1st July 1966; and that any taxpayer who has paid a first instalment of tax on or before 31st March, but has failed to pay the second instalment on or before 30th September, a penalty will be imposed on 1st October 1966; and that penalty shall be equal to 50 per cent of the amount of tax in default in addition to the tax due.

L. M. MUGO,
Clerk to Council,
Kirinyaga County Council.

GAZETTE NOTICE No. 2259

THE MUNICIPAL COUNCIL OF THIKA
THE GRADUATED PERSONAL TAX ACT, 1963
(No. 48 of 1963)

NOTICE

PURSUANT to section 10 of the Graduated Personal Tax Act, 1963, notice is hereby given that the Municipal Council of Thika has appointed the following dates after which a penalty will be imposed in respect of tax for the year 1966 on income not derived from employment:—

- (a) Where a taxpayer has not paid any tax on or before 30th June 1966, a penalty of 50 per cent will be imposed on 1st July 1966.
- (b) Where a taxpayer has paid a first instalment of tax on or before 31st March 1966, but has failed to pay the second instalment on or before 31st September 1966, a penalty of 50 per cent will be imposed on tax remaining unpaid on 1st October 1966.

F. W. KAGWE,
Town Clerk,
Town Hall,
P.O. Box 240, Thika.

Thika,
10th June 1966.

GAZETTE NOTICE No. 2260

THE LAMU COUNTY COUNCIL
GRADUATED PERSONAL TAX

PURSUANT to section 10 of the Graduated Personal Tax Act, 1963, the County Council of Lamu has appointed 30th June 1966, as the day after which a penalty of one-half of the personal tax due shall apply for late payment of tax in respect of 1966.

O. H. ATHMAN,
Acting Clerk to the Council.

GAZETTE NOTICE No. 2261

THE GRADUATED PERSONAL TAX ACT, 1963**NOTICE**

IN EXERCISE of the powers conferred by section 10 of the Graduated Personal Tax Act, 1963, the Narok County Council directs that the penalty of 50 per cent of the tax assessed shall be imposed on 1st October 1966, for any taxpayer who has not paid any tax on or before 30th September 1966.

N. N. OLE SILOMA,
Clerk,
County Council of Narok.

GAZETTE NOTICE No. 2262

THE KISUMU COUNTY COUNCIL**DRAFT SUPPLEMENTARY VALUATION ROLL, 1965**

NOTICE is hereby given that no objections to the Draft Supplementary Valuation Roll, 1965, having been received, the said draft roll has been signed and certified to that effect in accordance with section 12 (1) of the Valuation for Rating Act and now becomes the Supplementary Valuation Roll, 1965, for Muhoroni, Koru, Kibigori and Kibos.

JOHN O. SANGA,
Clerk to the Council,
Kisumu County Council,
P.O. Box 86, Kisumu.

Kisumu,
17th June 1966.

GAZETTE NOTICE No. 2263

THE LOCAL GOVERNMENT REGULATIONS, 1963
(L.N. 256 of 1963)
THE LOCAL GOVERNMENT ELECTIONS RULES, 1966
(L.N. 101 of 1966)

LOCAL GOVERNMENT BY-ELECTIONS

IT IS notified for general information that the following seats have fallen vacant as a result of the expiry of the period of the members who held the said seats:—

Electoral Area	No. of Seats
Chonyi	One
Kayafungo	One
Bamba	One
Maliindi/Mambrui	One
Kambe/Ribe	One
Kakoneni	One
Takaungu/Mavueni	One
Tezo	One
Kaloleni	One
Vitengeni	One

Nomination papers may be delivered by the candidates to the District Commissioner's Office, at Kilifi, between the hours of eight o'clock in the morning and noon on 30th June 1966.

Nomination forms may be obtained at the District Commissioner's Office, Kilifi, or District Officer, Malindi; District Officer, Kaloleni or District Officer, Ganze, on any week-day except Sunday 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 to be contested, the poll will take place on the 21st day of July 1966.

Dated this 16th day of June 1966.

RASHID AZZAN,
Acting Returning Officer,
Kilifi.

NOTES

(1) The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions relating to nomination contained in the Local Government (Elections) Rules, 1963.

(2) Every person guilty of a corrupt or illegal practice will, on conviction, be liable to the penalties imposed by the Election Offences Act.

GAZETTE NOTICE No. 2264

THE LOCAL GOVERNMENT REGULATIONS, 1963
(L.N. 256 of 1963)
THE LOCAL GOVERNMENT ELECTIONS RULES, 1966
(L.N. 101 of 1966)

LOCAL GOVERNMENT BY-ELECTIONS
Malindi/Mambrui Urban Council

IT IS notified for general information that the following seats have fallen vacant as a result of the expiry of the period of the members who held the said seats:—

Ward	No. of Seats
Silversands	One
Kwajiba	One
Shella	One
Bomani	One
Malindi Bay	One
Mambrui	One

Nomination papers may be delivered by the candidates to the District Officer, Malindi, between the hours of eight o'clock in the morning and noon on 30th June 1966.

Nomination forms may be obtained at the District Officer's Office, Malindi, or the District Commissioner's Office, Kilifi, on any week-day except Sunday between the hours of nine o'clock in the morning and noon. The Deputy Returning Officer will prepare a nomination paper for signature at the request of a voter.

If the election is to be contested, the poll will take place on the 21st day of July 1966.

Dated this 16th day of June 1966.

RASHID AZZAN,
Acting Returning Officer,
Kilifi.

NOTES

(1) The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions relating to nomination contained in the Local Government (Elections) Rules, 1963.

(2) Every person guilty of a corrupt or illegal practice will, on conviction, be liable to the penalties imposed by the Election Offences Act.