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CONTENTS

GAZETTE NOTICES		PAGE	GAZETTE NOTICES—(Contd.)		PAGE
Public Service Commission of Kenya—Appointments, etc.	...	542	The Companies Act—Notice of Final Meeting, etc.	...	556-557
The Mombasa Pipeline Board Act—Appointment	...	542	The Societies Act, 1968—Furnish Proof, etc.	...	557-558
Judicial Service Commission—Assignments	...	542	The Co-operative Societies Act—Order	...	558
Revocation of Appointments	...	542	Local Government Notices	...	558
The Prisons Act—Appointments, etc.	...	542-543	Business Transfer	...	558
The Timber Act—Authorization	...	543	Dissolution of Partnerships	...	558
Declaration	...	543	Changes of Name	...	559
Vacancies	...	543-544	The Mining Act—Appointment of Commissioner of Mines and Geology	...	559
Air Services Licensing	...	544	The Local Government Regulations, 1963—Variation of Nomination	...	559
The Animal Diseases Act—Scheduled Areas	...	544	<hr/>		
Republic of Kenya—Exchequer Return	...	545	SUPPLEMENT No. 42		
Central Bank of Kenya—Statement as at 31st May, 1971	...	546	<i>Bills, 1971</i>		
Kenya Stock	...	546	(Published as a Special Issue on 4th June, 1971)		
Loss of L.P.O.	...	546	<hr/>		
The Land Acquisition Act, 1968—Notices of Intention to Acquire Land	...	547, 549	SUPPLEMENT No. 43		
Notices of Inquiry	...	548, 549	<i>Acts, 1971</i>		
Methods of Charge (EAPL) Byelaws 1968—Fuel Oil Prices	...	550	<hr/>		
In the High Court of Kenya at Nyeri—Criminal Cause List	...	550	SUPPLEMENT No. 44		
Industrial Court Award	...	551	<i>Bills, 1971</i>		
Trade Marks	...	552-555	<hr/>		
Liquor Licensing	...	555	SUPPLEMENT No. 45		
Probate and Administration	...	555-556	<i>Legislative Supplement</i>		
Bankruptcy Jurisdiction	...	556	<hr/>		
LEGAL NOTICE NO.		PAGE			
108—The Metric Conversion (Mombasa General) Order, 1971		181
109—The Prisons Act—Declaration of Prisons		182

GAZETTE NOTICE NO. 1464

PUBLIC SERVICE COMMISSION OF KENYA

APPOINTMENTS

GIDDIEL RURIA M'MWIRICHIA, to act as Senior Deputy Secretary, Ministry of Education, with effect from 1st January, 1971.
 MUSEMBI MBATHI, to act as Deputy Secretary, Ministry of Finance and Economic Planning, with effect from 4th September, 1970.

REVERSION

FREDERICK OPONDO AGOT, ceased to act as Assistant Commissioner of Prisons, the Vice-President's Office and Ministry of Home Affairs, with effect from 8th March, 1971.

By Order of the Commission.

A. A. A. EKIRAPA,
Secretary,
Public Service Commission of Kenya.

GAZETTE NOTICE NO. 1465

THE MOMBASA PIPELINE BOARD ACT

(Cap. 373)

APPOINTMENT

IN EXERCISE of the powers conferred by paragraph 1 of the Schedule to the Mombasa Pipeline Board Act, the Minister for Agriculture hereby appoints—

THE DEPUTY DIRECTOR-GENERAL (HARBOURS CORPORATION) to be a member of the Mombasa Pipeline Board and cancels the appointment* of the Chief Ports Manager (Harbours Corporation).

Dated this 2nd day of June, 1971.

J. J. M. NYAGAH,
Minister for Agriculture.

*G.N. 1770/1970.

GAZETTE NOTICE NO. 1466

JUDICIAL SERVICE COMMISSION
 THE MAGISTRATE'S COURTS ACT, 1967
 (No. 17 of 1967)

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

JOHN OMBODO, a District Magistrate empowered to hold a magistrate's court of the third class, is assigned to the Bungoma District, with effect from 17th May, 1971; in addition to the Kakamega District by Gazette Notice No. 2878/1967.

NELSON KINGOINA NYANGEREA, a District Magistrate empowered to hold a magistrate's court of the second class, is assigned to the Kericho District, with effect from 7th June, 1971; in addition to the Kisumu and Siaya Districts by Gazette Notice No. 73/1971.

Dated this 8th day of June, 1971.

M. K. MWENDWA,
Chairman,
Judicial Service Commission.

*G.N. 3606/1967.

GAZETTE NOTICE NO. 1467

JUDICIAL SERVICE COMMISSION
 THE MAGISTRATE'S COURTS ACT, 1967
 (No. 17 of 1967)

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

WILSON EMANUEL HIRIBAE, a District Magistrate empowered to hold a magistrate's court of the first class, is assigned to the Tana River District, with effect from 31st May, 1971; in addition to the Garissa District by Gazette Notice No. 1013/1971.

Dated this 31st day of May, 1971.

M. K. MWENDWA,
Chairman,
Judicial Service Commission.

*G.N. 3606/1967.

GAZETTE NOTICE NO. 1468

JUDICIAL SERVICE COMMISSION
 THE MAGISTRATE'S COURTS ACT, 1967
 (No. 17 of 1967)

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

DAVID SIRONGA TUKAI, a District Magistrate empowered to hold a magistrate's court of the second class, is assigned to the Narok and Kajiado Districts, with effect from 9th June, 1971; and his assignment to the Laikipia, Nyandarua, Nakuru and Samburu Districts by Gazette Notice No. 3384/1968 is cancelled from that date.

RICHARD KIPROP MARATIM, a District Magistrate empowered to hold a magistrate's court of the second class, is assigned to the Laikipia, Nyandarua, Nakuru and Samburu Districts, with effect from 21st June, 1971; and his assignments to the Kericho District by Gazette Notice No. 2878/1967 and to the Narok District by Gazette Notice No. 3790/1967 are cancelled from that date.

WILLIAM TUIYOT, a District Magistrate empowered to hold a magistrate's court of the second class, is assigned to the Kapsabet and Uasin Gishu Districts, with effect from 14th June, 1971; and his assignment to the South Nyanza, Kisii and Narok Districts by Gazette Notice No. 3579/1968 is cancelled from that date.

Dated this 3rd day of June, 1971.

M. K. MWENDWA,
Chairman,
Judicial Service Commission.

*G.N. 3606/1967.

GAZETTE NOTICE NO. 1469

JUDICIAL SERVICE COMMISSION
 REVOCATION OF APPOINTMENTS

THE appointment of—

BARACK ELIAS OKENO OSARE as District Magistrate is cancelled, with effect from 24th September, 1970.

Gazette Notice No. 3786/1967 in so far as Mr. Osare is concerned, is cancelled.

The appointment of—

DANIEL MUINDE KALUU as District Magistrate is cancelled, with effect from 2nd September, 1970.

Gazette Notice No. 442/1969 in so far as Mr. Kaluu is concerned, is cancelled.

The appointment of—

JOHN GODHARD MBURU as District Magistrate is cancelled, with effect from 7th May, 1971.

Gazette Notice No. 3456/1967 in so far as Mr. Mburu is concerned, is cancelled.

The appointment of—

PATRICK KARITA MBAWARA as District Magistrate is cancelled, with effect from 3rd May, 1971.

Gazette Notice No. 2877/1967 in so far as Mr. Mbawara is concerned, is cancelled.

Dated this 3rd day of June, 1971.

M. K. MWENDWA,
Chairman,
Judicial Service Commission.

GAZETTE NOTICE NO. 1470

(28/5/35)

THE PRISONS ACT

(Cap. 90)

APPOINTMENT OF A VISITING JUSTICE

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

MARY STEPHENS KARIA

as a Visiting Justice to Meru Women's Prison in the Meru District, Eastern Province.

Dated this 6th day of May, 1971.

G. S. K. BOIT,
Permanent Secretary,
Vice-President's Office and
Ministry of Home Affairs.

*L.N. 692/1963.

GAZETTE NOTICE No. 1471

(28/5/71/Vol. II)

THE PRISONS ACT
(Cap. 90)

CANCELLATION AND APPOINTMENT OF VISITING JUSTICES

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

(a) cancels the appointment† of—

Tabitha Ogega; and

(b) appoints—

Jelidah Mary Morara,

as Visiting Justices to Kisii Women's Prison in the Kisii District, Nyanza Province.

Dated this 24th day of May, 1971.

G. S. K. BOIT,
Permanent Secretary,
Vice-President's Office and
Ministry of Home Affairs.

*L.N. 692/1963. †G.N. 970/1965.

GAZETTE NOTICE No. 1472

THE TIMBER ACT, 1970
(No. 14 of 1970)

IN EXERCISE of the powers conferred by section 4 (1) of the Timber Act, 1970, the Chief Conservator of Forests hereby authorizes—

Charles Cyril Bengough,
Cyrus Mutahi Ndegwa,
Robert Nelson Mugweru,
Joakim Opilo,
Khwaja Abdul Qayyum,
Pyare Lal Aggarwal,
Albert Lisunu,
Uttam Singh Brar,
Isaac Ngaruia,
Gordhanbhai Hathibhai Patel,
Basheer-Ud-Deen,
Ivor Samuel Keen,
David Drew Scorer,
Taherali Adamjee Mamujee and
Ved Prakash Bhasin,

to be Graders for the purposes of the Act.

Dated this 4th day of June, 1971.

O. M. MBURU,
Chief Conservator of Forests.

GAZETTE NOTICE No. 1473

THE TIMBER ACT, 1970
(No. 14 of 1970)

IN EXERCISE of the powers conferred by section 8 (1) (d) of the Timber Act, 1970, the Chief Conservator of Forests hereby declares—

Mombasa,
Lamu,
Malindi,
Malaba,
Taveta and
Namanga,

to be places or ports of export of timber for the purposes of the Act.

Dated this 7th day of June, 1971.

O. M. MBURU,
Chief Conservator of Forests.

GAZETTE NOTICE No. 1474

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 1st July, 1971. Civil servants must complete applications in triplicate on Form PSC.2A; the original should be submitted to Heads of Departments at least seven days before the closing date, and the duplicate and triplicate together with Cards PSC.25 and PSC.25A duly completed to be sent by the applicant directly to the Secretary. Applications from non-civil servants should be submitted in triplicate on Form PSC.2, together with Cards PSC.24 and PSC.24A duly completed. These are obtainable from the Secretary or from other Government Offices. Applicants must quote the number shown against the post in the advertisement.

Civil servants who are serving on permanent and pensionable terms of service who wish to apply for posts on Agreement terms only, MUST be acquainted with the provisions of Personnel Circular No. 30 of 1965.

Vacancy in the Ministry of Natural Resources:

Driller Foreman (One Post) (No. 181/71)

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

Applicants should be in possession of at least Cambridge School Certificate or its equivalent with at least three years' experience in the operation of diamond-drill under both hard-rock and soft-rock conditions, and have a sound knowledge of mine drilling techniques. He must be capable of running a rig without need for supervision, and be able to keep accurate drilling logs and bits records. The successful applicant will be responsible for the mechanical upkeep of the rig and pumps and for the maintaining of an adequate record of equipment and spares.

Vacancies in the Ministry of Health:

Entomological Field Officer Grade III (One Post) (No. 182/71)

Salary scale.—£708 to £1,068. PENSIONABLE or AGREEMENT.

Applicants should have a wide range of experience of at least five years in field operations relating to Medical Parasitology and Entomology such as surveys for the estimations of malaria and bilharzia infection rates. They should have a sound knowledge of simple laboratory techniques and experience in handling laboratory animals and some administrative ability.

Entomological Assistant Grade I (One Post) (No. 183/71)

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

Applicants should have at least three years' experience in field operations in relation to Medical Entomology and Parasitology. They should be able to carry out surveys for malarial prevalence and bilharziasis infection rates. In addition, they should have experience in handling laboratory animals and have a sound knowledge of simple laboratory procedures.

Vacancies in the Ministry of Co-operatives and Social Services
(Department of Co-operative)

Senior Co-operative Officer (Accounts) (One Post) (No. 184/71)

Salary scale.—£1,398 to £1,614. PENSIONABLE or AGREEMENT.

Applicants should be qualified accountants, with considerable experience and adequate knowledge of assessing economic viability of proposed Co-operative Societies, holding inquiries into uneconomic societies and undertaking liquidation proceedings, examination and approval of Society Budgets, application for loans and distribution of surplus, auditing and preparation of final accounts and investigations into suspected irregularities. Serving officers who have passed the final examination of a recognized accounting body with at least three years' satisfactory experience in a senior accounting or auditing position and candidates who hold a University degree with accountancy and related subjects as a major field of study, will also be considered. A knowledge of Co-operative movement and its accounting procedures will be an advantage. The successful candidate will be in charge of a fairly large staff and will work in close liaison with the other sections of the Department.

Deputy Kenya Sports Officer (Community Development and Social Services) (One Post) (No. 185/71)

Salary scale.—£1,104 to £1,356. PENSIONABLE or AGREEMENT.

Applicants should possess the Cambridge School Certificate with at least five years' proven experience and ability to organize, conduct sports courses and administer sporting activities at International, National and Provincial levels. A teaching qualification will be an advantage. The successful applicant will be required to promote sporting activities at all levels and to liaise with other institutions on sporting matters. Genuine interest in sports and sports organization and initiative are essential.

Vacancy in the Ministry of Lands and Settlement (Department of Settlement)

Senior Key Punch Operator (One Post) (No. 186/71)

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

Applicants must be civil servants preferably of Cambridge School Certificate standard of education, or its equivalent with at least four years' experience, as a Key Punch Operator. They must have passed the manufacturer's course for Senior Key Punch Operators. In addition, they should be conversant with an I.C.L. 80 Column Punch Card Installation.

VACANCIES—PUBLIC SERVICE COMMISSION—(Contd.)

Vacancy in the Ministry of Finance and Economic Planning:

Executive Officer Grade III (Pensions Division) (The Treasury)
(One Post) (No. 187/71)

Salary scale, £678 to £828, PENSIONABLE or AGREEMENT.

Applicants must be civil servants of Cambridge School Certificate standard of education or its equivalent with good knowledge of Government regulations and procedures. Knowledge of the Pensions Act and experience in assessments of pensions are desirable. Ability to prepare précis, draft memoranda and minutes and conduct correspondence is essential. Preference will be given to those who have completed at least two years in the Government service and have successfully completed a course in Office Management at the Kenya Institute of Administration, Kabete, or the Government Training Institute, Maseno.

GAZETTE NOTICE NO. 1475

THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS, 1965

NOTICE OF APPLICATION FOR A LICENCE TO OPERATE AN AIR SERVICE

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations, 1965, notice is given that Air Tanzania Limited, P.O. Box 672, Arusha, Tanzania, has applied to the East African Civil Aviation Board for a licence to operate the following services based at Moshi, Ngare-Nairobi (West Kilimanjaro) and Mwanza:—

- (1) Air charter and aerial work services into, within and out of East Africa with twenty (20) seats at Moshi and Ngare-Nairobi (West Kilimanjaro), and six (6) seats at Mwanza;
 - (2) coach charter services with the right to sell individual seats from (a) Ngare-Nairobi/Moshi to Kilimanjaro International Airport, Arusha, Manyara, Tarangire, Oldeani, Ngorongoro, Nduuti, Seronera, Ikomia, Lobo, Momella, Mkomazi, Pangani, Zanzibar, Ruaha, Mwanza, Musoma, Tabora and vice versa. (b) Mwanza to Arusha and vice versa;
 - (3) inclusive air tours confined to the carriage of passengers who pay an inclusive charge, covering air transport, hotel accommodation and, where appropriate surface transport, within East Africa but over sectors not served by East African Airways,
- for a period of three (3) years.

It is further notified that any representations with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Community, P.O. Box 1002, Arusha, Tanzania, not later than 2nd July, 1971. Every such representation or objection 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 Arusha this 1st day of June, 1971.

D. M. WAIRINDI,
for Secretary,
East African Civil Aviation Board.

GAZETTE NOTICE NO. 1476

(QUAR/O/Vol. XI/13)

THE ANIMAL DISEASES ACT

(Cap. 364)

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

(a) the areas specified in Schedule I, Schedule II, Schedule III and Schedule IV to be "infected areas" in respect of the disease indicated at the head of such Schedules;

(b) the notices specified in the first column of Schedule V to be amended in the manner specified in the second column of such Schedule.

Kabete, 31st May, 1971. I. E. MURIITHI,
Director of Veterinary Services.

SCHEDULE I—FOOT-AND-MOUTH DISEASE

Ribkwo Location; The District Commissioner, Baringo District, P.O. Kabarnet, Baringo District.

Maseno Division; The District Commissioner, P.O. Box 1921, Kisumu; Kisumu District.

SCHEDULE II—EAST COAST FEVER

L.R. Nos. 5336/R, 8975, 5727, 8970, 8969, 2097/1; Settlement Officer i/c Kabuyofwe Scheme, P.O. Box 27, Hoey's Bridge; Bungoma District.

L.R. No. 1081/2; Njau Ndarugu, P.O. Box 815, Thika; Thika/Kiambu District.

L.R. No. 9713/R; The Manager, Mt. Margaret Estate, P.O. Kijabe; Naivasha/Nakuru District.

L.R. Nos. 10115, 8790, 3397/1, 3470/2, 5188/2, 5188/3, 6379/3, 3397/3, 10116, 5188/8, 7020, 3387; The Settlement Officer, Endarasha Settlement Scheme, Mweiga Complex; Nyeri District.

L.R. No. 5964; Ruaraka, Githurai Tinganga Farm, P.O. Box 27185, Ruaraka, Nairobi; Nairobi District.

L.R. Nos. 9361, 7306, 2481/2, 9860; The Settlement Officer, Marmanet Settlement Scheme, P.O. Box 129, Thomson's Falls; Laikipia District.

L.R. No. 9117; Moto Farmers Co-operative Society, P.O. Box 63, Molo; Nakuru District.

L.R. No. 6681; A. M. Barberton, Esq., P.O. Box 32, Kitale; Trans Nzoia District.

SCHEDULE III—NEWCASTLE DISEASE

Mbolo Location; The District Commissioner, Taita/Taveta; Taita/Taveta District.

The Officer-in-Charge, Nyanza Agricultural Research Station, P.O. Box 523, Kisii; Kisii District.

Kisii Township; Nyanchwa School, The District Commissioner, Kisii; Kisii District.

SCHEDULE IV—ANTHRAX

L.R. Nos. 5519 and 5520; A. J. Cox, Esq., P.O. Box 134, Kitale; Trans Nzoia District.

SCHEDULE V

First Column	Second Column
Gazette Notice No. 325 dated the 31st day of January, 1971.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “Zombe Location; The District Commissioner, P.O. Box 1, Kitui; Kitui District.”
Gazette Notice No. 220 dated the 15th day of January, 1971.	By deleting from Schedule II (East Coast Fever) thereto the following:— “L.R. No. 8565/1; The Manager, Kilima Limited, P.O. Box 665, Eldoret; Uasin Gishu District.”
Gazette Notice No. 2938 dated the 30th day of September, 1970.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “Kalama Location; The District Commissioner, P.O. Box 1, Machakos; Machakos District.”
Gazette Notice No. 819 dated the 15th day of March, 1971.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “Katske Location; The District Commissioner, P.O. Box 1, Kitui; Kitui District.”
Gazette Notice No. 3697 dated the 30th day of November, 1970.	By deleting from Schedule II (East Coast Fever) thereto the following:— “L.R. No. 4366; Kiama Estate, P.O. Box 991, Kitale; Trans Nzoia District.”
Gazette Notice No. 644 dated the 28th day of February, 1971.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “That area of Lamu District lying west of Longitude 40° 33'; The District Commissioner, P.O. Box 41, Lamu; Lamu District.”
Gazette Notice No. 3153 dated the 15th day of October, 1970.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “Mariakani Location; The District Commissioner, Kilifi, Kilifi District.”

GAZETTE NOTICE No. 1477

REPUBLIC OF KENYA

EXCHEQUER RETURN

		RECURRENT EXCHEQUER	Current Year 1st July, 1970 to 31st May, 1971	Previous Year 1st July, 1969 to 31st May, 1970
RECEIPTS:			K£	K£
From Receiver of Revenue:				
Customs and Excise and Export Duty	38,730,619	32,758,202	
Income Tax	34,179,660	26,248,795	
Stamp Duties, various Revenue Purposes	856,647	925,802	
Other Licences, Duties and Taxes	5,614,287	5,275,307	
Miscellaneous	201,173	185,592	
Land Revenue	344,685	517,474	
Forest Revenue	203,565	209,073	
Game Revenue	53,448	51,952	
Interest and Redemption	6,129,299	2,405,575	
Fines and Forfeiture	345,560	419,663	
Aviation Landing Fees	1,137,809	1,241,586	
Distributable Pool	—	183,200	
Graduated Personal Tax	1,451,753	—	
Other Receipts:		89,248,505	70,422,221	
Extra Exchequer Receipts	923,426	268,150	
Grant by British Government—Overseas Service Aid Scheme	527,821	441,707	
Proceeds of Uganda Education—Sinking Fund	—	310	
Reimbursement of Advance by Cereals and Sugar Finance Corporation	—	1,723,000	
Net Profits of Central Bank of Kenya	3,099,113	1,002,825	
Loan for Commuted Pensions and Compensation—Designated Officers	—	68,572	
Surplus Balance from E.A.C.	942,205	913,373	
Proceeds of Sinking Fund of 6½% Kenya Stock 1970	94,458	—	
Proceeds of 5½% Kenya Stock 1976 and 1988	—	1,238,038	
Proceeds of Sinking Fund of 4½% Kenya Stock 1961 and 1971	1,742,666	—	
Proceeds of 5% Kenya Stock 1976 and 1990	1,371,546	—	
Kenya Share of E.A.C. Board	419,670	—	
Refund of Advance by Civil Contingencies Fund	—	700,000	
Surrender of Unspent Issues	305,015	—	
Realization of Investments from National Bank of Kenya	—	500,000	
TOTAL RECEIPTS	98,674,425	77,278,196	
DEDUCT—ISSUES:				
Supply Services	61,096,807	54,908,525	
Investments—National Bank of Kenya	—	500,000	
Consolidated Fund Services:—				
Public Debt	16,850,218	9,344,600	
Overseas Service Aid Scheme	417,567	610,140	
Advance to Civil Contingencies Fund	650,000	800,000	
Advance to Cereals and Sugar Finance Corporation	—	373,000	
Pensions and Gratuities	3,117,337	3,000,000	
Salaries, Allowances and Miscellaneous Services	1,140,201	90,432	
Subscription to International Bank for Reconstruction and Development	—	150,000	
Subscription to International Monetary Fund	2,579,152	1,900	
Transfer to Development Exchequer	6,000,000	4,000,000	
TOTAL ISSUES	91,851,282	73,778,597	
NET TOTAL—Surplus (+) or Deficit (-)	(+) 6,823,143	(+) 3,499,599	

		DEVELOPMENT EXCHEQUER	Current Year 1st July, 1970 to 31st May, 1971	Previous Year 1st July, 1969 to 31st May, 1970
RECEIPTS:			K£	K£
From Receiver of Revenue	9,978,485	8,413,096	
Proceeds of 6% Kenya Stock 1987	—	4,040,188	
Proceeds of 6½% Kenya Stock 1994	—	3,520,000	
Proceeds of 5% Kenya Stock 1976 and 1990	1,743,408	—	
Proceeds of 5½% Kenya Stock 'A' 1976 and 1988	—	3,249,890	
Other Receipts:				
Extra Exchequer Receipts	35,468	178,975	
Surrender of Unspent Issues	734,920	—	
Transfer from Recurrent Exchequer	6,000,000	4,000,000	
TOTAL ISSUES	18,492,281	23,402,150	
DEDUCT:—				
Development Services	38,337,253	26,887,819	
NET TOTAL—Surplus (+) or Deficit (-)	(-) 19,844,972	(-) 3,485,669	

		TAX RESERVE CERTIFICATES	Current Year 1st July, 1970 to 31st May, 1971	Previous Year 1st July, 1969 to 31st May, 1970
RECEIPTS			K£	K£
DEDUCT—SURRENDERS				
Development Services	2,832,085	4,096,620	
Other	3,871,144	3,168,283	
NET TOTAL—Surplus (+) or Deficit (-)	(-) 1,039,059	(+) 928,337	

SHORT TERM BORROWINGS

RECEIPTS:

Cereals and Sugar Finance Corporation
 Advance from Central Bank of Kenya
 Treasury Bills
 Others

DEDUCT—ISSUES:

Cereals and Sugar Finance Corporation
 Advance from Central Bank of Kenya
 Treasury Bills
 Others

NET TOTAL—Surplus (+) or Deficit (-)

Current Year 1st July, 1970 to 31st May, 1971	Previous Year 1st July, 1969 to 31st May, 1970
K£	K£
11,168,000	17,768,000
5,000,000	—
26,000,000	9,000,000
—	1,150
42,168,000	26,769,150
11,206,000	14,345,500
5,000,000	—
16,000,000	14,000,000
3,900	—
32,209,900	28,345,500
(+) 9,958,100	(-) 1,576,350

SUMMARY

	Surplus (+) or Deficit (-) as at 30th June, 1970	Surplus (+) or Deficit (-) for the period 1-7-70 to 31-5-71	Surplus (+) or Deficit (-) as at 31st May, 1971
	K£	K£	K£
Exchequer	(+) 8,857,542	(+) 6,823,143	(+) 15,680,685
Development	(-) 7,218,535	(-) 19,844,972	(-) 27,063,507
Tax Reserve Certificates	(+) 4,037,639	(-) 1,039,059	(+) 2,998,580
Short Term Borrowings	(+) 4,444,900	(+) 9,958,100	(+) 14,403,000
	(+) 10,121,546	(-) 4,102,788	(+) 6,018,758

The Treasury,
 P.O. Box 30007, Nairobi.
 3rd June, 1971.

GAZETTE NOTICE NO. 1478

CENTRAL BANK OF KENYA
BANKI KUU YA KENYA

STATEMENT AS AT 31ST MAY, 1971

CURRENCY IN CIRCULATION:

	K.Sh.	FOREIGN EXCHANGE:	K.Sh.	K.Sh.
Notes	722,758,610	Balances with Banks and Cash	722,928,759	
Coin	37,252,819	Treasury Bills	78,400,796	
	760,011,429	Other Investments	556,043,871	
		Special Drawing Rights	85,472,757	1,442,846,183

DEPOSITS:

	K.Sh.
Government of Kenya	334,553,537
Banks—Kenya	330,224,114
External	7,698,792
Others	56,523,085
	728,999,528

OTHER LIABILITIES AND PROVISIONS

TOTAL LIABILITIES AND PROVISIONS	K.Sh. 1,658,163,884
CAPITAL	26,000,000
GENERAL RESERVE FUND	26,000,000
	K.Sh. 1,710,163,884

Nairobi,
 7th June, 1971.

GAZETTE NOTICE NO. 1479

6½ PER CENT KENYA STOCK 1971

6½ PER CENT KENYA STOCK 1976

6½ PER CENT KENYA STOCK 1981

FOR the purpose of preparing warrants for interest due on 7th August, 1971, the balances of the several accounts in the above-mentioned stocks will be struck at the close of business on 7th July, 1971, after which date the stocks will be transferred ex dividend.

CENTRAL BANK OF KENYA,
 P.O. Box 30463, Nairobi.

GAZETTE NOTICE NO. 1480

VICE-PRESIDENT'S OFFICE AND
MINISTRY OF HOME AFFAIRS

LOSS OF L.P.O.

NOTICE is hereby given that Local Purchase Order No. C282096 issued to the Commissioner of Prisons, Prisons Headquarters, Nairobi, has been reported lost.

This L.P.O. has now been cancelled and members of the public are hereby informed that the Government will not accept liability for any goods supplied or services rendered on the strength of the L.P.O. Any member of the public who may come across this L.P.O. should report the matter to the nearest Police Station or to the undersigned.

Dated this 3rd day of June, 1971.

J. M. W. MULERA,
 for Chief Accountant,
 P.O. Box 30083, Nairobi.

THE LAND ACQUISITION ACT, 1968

(No. 47 of 1968)

NOTICE OF INTENTION TO ACQUIRE LAND

IN PURSUANCE of section 6(2) of the Land Acquisition Act, 1968, I hereby give notice that the Government intends to acquire the following land for road construction:-

SCHEDULE

Plot No.	Location	Sub-Location	Registered Owner	Approx. Area to be Acquired in Hectares
446	Kisa	Doho	Dianga Olewe ..	0.0027
567	"	"	Paul Aluoch ..	0.1227
571	"	"	Jahham Shiling ..	0.0167
572	"	"	Oyondi Nyamiba ..	0.0252
578	"	"	Jared Choka ..	0.0106
579	"	"	Pitalis Othieno ..	0.0192
582	"	"	Shem Musa ..	0.0188
583	"	"	Onyango John Malowa ..	0.0327
586	"	"	Mundanyi Abuaao ..	0.0905
588	"	"	Omamo Abuaao ..	0.1344
590	"	"	Habakuku Owior ..	0.1403
592	"	"	Wajero Ochieng ..	0.0686
595	"	"	Odera Abwao ..	0.2783
596	"	"	Alex Lwaya ..	0.1549
599	"	"	Peter Oonyango ..	0.2444
600	"	"	Simeon Sande ..	0.1286
603	"	"	Ogeve Onyimbo ..	0.0747
604	"	"	Wanani Odento ..	0.0420
605	"	"	Olaka Sidandi ..	0.0965
636	"	"	Odoyo Ingutya ..	0.0783
637	"	"	Muluka Olewe ..	0.2028
638	"	"	Wandanda Ondiege ..	0.1366
640	"	"	Oyundi Diange ..	0.0866
647	"	"	Dianga Wamioje ..	0.0856
648	"	"	John Ogoma Omuro ..	0.2760
650	"	"	Odoyo Ingutya ..	0.0617
691	"	"	Wanyenga Otochii ..	0.2964
696	"	"	Ochieng Mukua ..	0.0020
697	"	"	Josiah Oneya ..	0.0624
698	"	"	Olonde Okumu ..	0.0144
699	"	"	Diang Oiteno ..	0.0426
701	"	"	Mangala Nyaroya ..	0.0050
702	"	"	Luka Luayo ..	0.0190
706	"	"	Josiah Oneya ..	0.1089
710	"	"	Oguya Malo ..	0.0177
714	"	"	Waudi Wamioje ..	0.1076
715	"	"	Asa Ochuonyo ..	0.0395
717	"	"	Nikocao Odege ..	0.0164
718	"	"	Eli Apido ..	0.0431
773	"	"	Mujemi Ogwang ..	0.0250
774	"	"	Dalmas Otengo ..	0.0294
812	"	"	Anyango Aguna ..	0.0616
257	"	"	Zakaria Aringo ..	0.1263
259	"	"	Nikocao Odege ..	0.0413
260	"	"	Eli Apido ..	0.0515
276	"	"	Mujemi Ogwang ..	0.1031
277	"	"	Richard Umullo ..	0.2497
279	"	"	Wata Otiu ..	0.0284
280	"	"	Okach Ojogo ..	0.0382
281	"	"	Absacom Aluoch ..	0.1285
282	"	"	Absolom Okotsi ..	0.1636
315	"	"	Jotham Muholu ..	0.1074
317	"	"	Chonyi Mbanza ..	0.0635
318	"	"	Justus Ndede ..	0.0035
319	"	"	Martin Omware ..	0.0446
320	"	"	Jothan Muhului ..	0.0333
321	"	"	Elijah Ndede ..	0.0097
322	"	"	Sadia Oteno ..	0.0046
351	"	"	Nashon Oting'o ..	0.0028
352	"	"	Braistus Ateng ..	0.1520
402	"	"	Daniel Orieyo ..	0.0333
401	"	"	Waraka Nuamungu ..	0.0588
688	"	"	Justo Ndede ..	0.0086
689	"	"	Joseph Wandere ..	0.0430

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

Dated this 5th day of June, 1971.

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

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

Notice of Inquiry

IN PURSUANCE of section 9(1)(a) of the Land Acquisition Act, 1968, I hereby give notice that an Inquiry will be held at 9.30 a.m. on 8th July, 1971, at Dudi Market, near Yala, for the hearing of claims to compensation by persons interested in the following land:

SCHEDULE

Plot No.	Location	Sub-Location	Registered Owner	Approx. Area to be Acquired in Hectares
446	Kisa	Doho	Dianga Olewe ..	0.0027
467			Paul Ajuoch ..	0.1227
571	"	"	Jathan Shiling ..	0.0167
572	"	"	Oyondi Nyamiba ..	0.0252
578	"	"	Iared Choka ..	0.0106
579	"	"	Pitais Othieno ..	0.0192
582	"	"	Sheren Musa ..	0.0188
583	"	"	Onyango John Malowa ..	0.0327
586	"	"	Mundanyi Abuao ..	0.0905
588	"	"	Omamo Abuao ..	0.1344
590	"	"	Habakuku Owino ..	0.1403
592	"	"	Wajieti Ochieng ..	0.0686
595	"	"	Odera Abwao ..	0.2783
596	"	"	Alex Lwaya ..	0.0965
599	"	"	Peter Onyango ..	0.2444
600	"	"	Simeon Sande ..	0.1286
603	"	"	Ogeve Oyimbo ..	0.0747
604	"	"	Wanari Odekyo ..	0.0420
605	"	"	Odaka Sidandi ..	0.0565
636	"	"	Odivo Inguriva ..	0.0783
637	"	"	Muluka Olewe ..	0.2028
638	"	"	Wandanda Odunge ..	0.1366
640	"	"	Oyundi Dianga ..	0.0866
647	"	"	Dianga Wamnionje ..	0.0856
648	"	"	John Ogoma Omuro ..	0.2760
690	"	"	Omulo Ogoma ..	0.0426
691	"	"	Mungala Nyaroya ..	0.0050
696	"	"	Wavenga Otochi ..	0.2964
697	"	"	Ochtieng Mukua ..	0.0020
698	"	"	Josiah Onyea ..	0.0624
699	"	"	Oguya Male ..	0.0744
701	"	"	Wauudi Wamnone ..	0.076
702	"	"	Asa Ochuonyo ..	0.0595
706	"	"	Ongosi Mukua ..	0.0164
718	"	"	Odera Mayenga ..	0.0431
773	"	"	Dalimas Otengo ..	0.0294
774	"	"	Anyang' Aguna ..	0.0614
812	Muhatia	Muhata	Zakaria Aringo ..	0.1563
257			Nikocao Odegi ..	0.0413
259	"	"	Eli Apudo ..	0.0515
260	"	"	Mujem Ogwang ..	0.2250
276	"	"	Richard Omuloo ..	0.0311
277	"	"	Wata Otu ..	0.2497
279	"	"	Okach Ojogo ..	0.0284
280	"	"	Absacom Ajuoch ..	0.0582
281	"	"	Absolom Okotsi ..	0.1285
282	"	"	Jotham Munio ..	0.1636
315	"	"	Chonyi Mbazza ..	0.0174
317	"	"	Justus Ndede ..	0.0635
318	"	"	Martin Omware ..	0.0035
319	"	"	Jotham Mupuli ..	0.0446
320	"	"	Elijah Ndede ..	0.0097
321	"	"	Sadia Otneno ..	0.0046
322	"	"	Nashon Otengo ..	0.0028
351	"	"	Nashon Otengo ..	0.0923
352	"	"	Brastus Ateng ..	0.0530
402	"	"	Daniel Oriero ..	0.0933
401	"	"	Wataka Nyamungu ..	0.0588
408	"	"	Justo Ndede ..	0.0086
688	"	"	Joseph Wandere ..	0.0430

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

Dated this 5th day of June, 1971.

GAZETTE NOTICE No. 1483

LAND ACQUISITION ACT, 1968

(No. 47 of 1968)

NOTICE OF INTENTION TO ACQUIRE LAND

IN PURSUANCE of section 6 (2) of the Land Acquisition Act, 1968, I hereby give notice that the Government intends to acquire the following land for road realignment:—

SCHEDULE

Plot No.	Location	Registered Owners	Approx. Area to be Acquired in Acres
1705/19	Kilifi	Francis Mary Hammond	0.04
1705/3	"	John C. Burch & J. Burch	0.67
1705/20	"	Malcom Dundas Graham	0.02
1705/21	"	Doreen W. G. Payne	0.11
1705/4	"	Antony Granger Brown	0.11
1705/22	"	John Charles Burch	0.11
1705/5	"	M. Dundas Graham & R. A. Hamadi	0.11
1705/23	"	Anne-Marie Buckley	0.10
1705/6	"	Clive Meggitt Richard	0.16
1705/24	"	Anne-Marie Buckley	0.09
1705/7	"	Allan Mac. Clland Davies	0.15
1705/25	"	Michael James Hissey	0.09
1705/8	"	Allan MacClland Davies	0.14
1705/26	"	Charles David Howard & Others	0.07
1705/9	"	John P. Waterer & E. F. Waterer	0.15
1705/27	"	Marie Louise Thibant	0.07
1705/10	"	Doreen Joyce Holmberg	0.15
1705/28	"	Deborah Wendy White	0.07
1705/29	"	Jenifer Peterson	0.15
1705/11	"	Doreen Joyce Holmberg	0.06
1705/29	"	Geoffrey Arnold Luckhurst	0.12
1705/12	"	Summerhills Limited	0.09
1705/30	"	Freda Phyllis Pollard	0.12
1705/13	"	Gracechurch Guarantors Ltd.	0.09
1705/31	"	Wyndham Kinlock Forbes	0.12
1705/14	"	Gracechurch Guarantors Ltd.	0.12
1705/32	"	George Spielman & G. I. Spielman	0.10
1705/41	"	George Spielman & G. I. Spielman	0.14
1705/33	"	Frank Moran	0.07
1705/40	"	George Spielman & G. I. Spielman	0.16
1705/34	"	Austin J. Pickford & E. M. Pickford	0.05
1705/16	"	John MacLoughlin & Hilda E. MacLoughlin	0.28
1705/35	"	Austin Joseph Pickford	0.02
1705/17	"	John Mildney Wallington	0.16
1705/18	"	Buffalo Creek Limited	0.33
1705/37	"	Beric Henry Brooksbank	0.41
4237/6	"	John Wilson Litchfield	1.00
4237/15	"	Roy Sidney Richards	0.05
4237/16	"	Roy Sidney Richards	0.42
4237/17	"	Colvile Limited	0.48
4237/8	"	Colvile Limited	1.03
4237/9	"	Endebess Estate Ltd.	1.20
4237/10	"	Endebess Estate Ltd.	1.07
8005/6	"	Robert James Butler	0.43
8005/5	"	Joseper Owen Evan	0.35
8005/8	"	Joseper Owen Evan	0.09
4237/12 (8006)	"	Kanje Naranjee	1.00
4237/13 (8007)	"	Lesley Margaret Campbell	0.99
1705/50	"	Charles David H. H. Stubbs & Others	3.90

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

Dated this 7th day of June, 1971.

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

GAZETTE NOTICE No. 1484

THE LAND ACQUISITION ACT, 1968

(No. 47 of 1968)

NOTICE OF INQUIRY

IN PURSUANCE of section 9 (i) (a) of the Land Acquisition Act, 1968, I hereby give notice that an Inquiry will be held at 9 a.m., on the 26th June, 1971, at the office of the District Commissioner, Kilifi, for the hearing of the claims to compensation by persons interested in the following land:—

SCHEDULE

Plot No.	Location	Registered Owners	Approx. Area to be Acquired in Acres
1705/19	Kilifi	Francis Mary Hammond	0.04
1705/3	"	John C. Burch & J. Burch	0.67
1705/20	"	Malcom Dundas Graham	0.02
1705/21	"	Doreen W. G. Payne	0.11
1705/4	"	Antony Granger Brown	0.11
1705/22	"	John Charles Burch	0.11
1705/5	"	M. Dundas Graham & R. A. Hamadi	0.11
1705/23	"	Anne-Marie Buckley	0.10
1705/6	"	Clive Meggitt Richard	0.16
1705/24	"	Anne-Marie Buckley	0.09
1705/7	"	Allan Mac. Clland Davies	0.15
1705/25	"	Michael James Hissey	0.09
1705/8	"	Allan MacClland Davies	0.14
1705/26	"	Charles David Howard & Others	0.07
1705/9	"	John P. Waterer & E. F. Waterer	0.15
1705/27	"	Marie Louise Thibant	0.07
1705/10	"	Doreen Joyce Holmberg	0.15

SCHEDULE—(Contd.)

Plot No.	Location	Registered Owner	Approx. Area to be Acquired in Acres
1705/28	Kilifi	Deborah Wendy White	
1705/28	"	Jenifer Peterson .. .	0.07
1705/11	"	Doreen Joyce Holmberg .. .	0.15
1705/29	"	Geoffrey Arnold Luckhurst .. .	0.06
1705/12	"	Summerhills Limited .. .	0.12
1705/30	"	Freda Phyllis Pollard .. .	0.09
1705/13	"	Gracechurch Guarantors Ltd. .. .	0.12
1705/31	"	Wyndham Kinlock Forbes .. .	0.09
1705/14	"	Gracechurch Guarantors Ltd. .. .	0.12
1705/32	"	George Spielman & G. I. Spielman .. .	0.10
1705/41	"	George Spielman & G. I. Spielman .. .	0.14
1705/33	"	Frank Moran .. .	0.07
1705/40	"	George Spielman & G. I. Spielman .. .	0.16
1705/34	"	Austin J. Pickford & E. M. Pickford .. .	0.05
1705/16	"	John MacLoughlin & Hilda E. MacLoughlin .. .	0.28
1705/35	"	Austin Joseph Pickford .. .	0.02
1705/17	"	John Mildney Wallington .. .	0.16
1705/18	"	Buffalo Creek Limited .. .	0.33
1705/37	"	Beric Henry Brooksbank .. .	0.41
4237/6	"	John Wilson Litchfield .. .	1.00
4237/15	"	Roy Sidney Richards .. .	0.05
4237/16	"	Roy Sidney Richards .. .	0.42
4237/17	"	Roy Sidney Richards .. .	0.48
4237/8	"	Colville Limited .. .	1.03
4237/9	"	Colville Limited .. .	1.20
4237/10	"	Endebess Estate Ltd. .. .	1.07
8005/6	"	Robert James Butler .. .	0.43
8005/5	"	Joseper Owen Evan .. .	0.35
8005/8	"	Joseper Owen Evan .. .	0.09
4237/12 (8006)	"	Kanjee Naranjee .. .	1.00
4237/13 (8007)	"	Lesley Margaret Campbell .. .	0.99
1705/50	"	Charles David H. H. Stubbs & Others .. .	3.90

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

Dated this 7th day of June, 1971.

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

GAZETTE NOTICE NO. 1485

THE METHODS OF CHARGE (EAPL) BYELAWS 1968

FUEL OIL PRICES

PURSUANT to bylaw No. 6 of the Methods of Charge (EAPL) Byelaws 1968, notice is hereby given of the variations to the price of fuel oil delivered to the Company on or before the first day of April, 1971:—

Delivered to the Fuel Storage Tanks at:—

Power Station	March	April
Nairobi South .. .	Sh. 1.35 decrease	Sh. 29.80 increase
Eldoret .. .	Sh. 0.97 decrease	Sh. 30.62 increase
Kitale .. .	Sh. 0.10 increase	Sh. 30.55 increase
Nanyuki .. .	Sh. 0.48 decrease	Sh. 30.38 increase
Coast (Kipevu Furnace Oil) .. .	Sh. 5.01 increase	Sh. 1.17 decrease
Meru .. .	Sh. 0.45 increase	Sh. 29.65 increase
Mombasa .. .	Sh. 5.60 decrease	No delivery
Homa Bay .. .	Sh. 6.93 increase	Sh. 28.02 increase
Nakuru .. .	Sh. 1.65 increase	Sh. 29.05 increase

A. N. NGUGI,
Secretary.

GAZETTE NOTICE NO. 1486

IN THE HIGH COURT OF KENYA AT NYERI

CRIMINAL CAUSE LIST

In Court on Monday, 14th June, 1971, at 10 a.m.

For Plea:

- Cr.C. No. 387/70 Republic v. Karengethi Kago.
- Cr.C. No. 388/70 Republic v. Samuel Mwangi Maina.
- Cr.C. No. 404/71 Republic v. Samuel Macharia Waruka.
- Cr.C. No. 405/71 Republic v. Kigunyu Kimaru.
- Cr.C. No. 406/71 Republic v. Muriuki Nimrodi Njue.
- Cr.C. No. 407/71 Republic v. Maronja Kinyari.
- Cr.C. No. 408/71 Republic v. Gladys Wangare Mwangi.
- Cr.C. No. 409/71 Republic v. Gutu Nyaga.
- Cr.C. No. 410/71 Republic v. Gatonye Njogu.
- Cr.C. No. 411/71 Republic v. Peter Muchiri Kariuki.
- Cr.C. No. 412/71 Republic v. Reuel Kamau.
- Cr.C. No. 413/71 Republic v. Mahehu Matimu.
- Cr.C. No. 414/71 Republic v. Bamba Mbogo.
- Cr.C. No. 415/71 Republic v. Kiragu Gaturo.

For Hearing After Above:

Cr.C. No. 387/70 Republic v. Karengethi Kago.

Tuesday, 15th June, 1971, at 9.30 a.m.

Part Heard:

Cr.C. No. 387/70 Republic v. Karengethi Kago.

Wednesday, 16th June, 1971, at 9.30 a.m.

For Hearing:

Cr.C. No. 388/70 Republic v. Samuel Mwangi Maina.

Thursday, 17th June, 1971, at 9.30 a.m.

Part Heard:

Cr.C. No. 388/70 Republic v. Samuel Mwangi Maina.

Friday, 18th June, 1971, at 9.30 a.m.

For Hearing:

Cr.C. No. 404/71 Republic v. Samuel Macharia Waruka.

Monday, 21st June, 1971, at 9.30 a.m.

Part Heard:

Cr.C. No. 404/71 Republic v. Samuel Macharia Waruka.

Tuesday, 22nd June, 1971, at 9.30 a.m.

For Hearing:

Cr.C. No. 408/71 Republic v. Gladys Wangare Mwangi.

Wednesday, 23rd June, 1971, at 9.30 a.m.

Part Heard:

Cr.C. No. 408/71 Republic v. Gladys Wangare Mwangi.

For Hearing:

Cr.C. No. 413/71 Republic v. Mahehu Matimu.

Thursday, 24th June, 1971, at 9.30 a.m.

Part Heard:

Cr.C. No. 413/71 Republic v. Mahehu Matimu.

For Hearing:

Cr.C. No. 414/71 Republic v. Bamba Mbogo.

Friday, 25th June, 1971, at 9.30 a.m.

Part Heard:

Cr.C. No. 414/71 Republic v. Bamba Mbogo.

Dated at Nyeri this 31st day of May, 1971.

E. J. CARTHEW,
Deputy Registrar.

GAZETTE NOTICE No. 1487

THE INDUSTRIAL COURT

CAUSE NO. 10 OF 1971

Parties:-

Kenya Petroleum Oil Workers' Union

and

Oil Company Members of the Joint Industrial Council

Issues in dispute:-

Claimants:

1. Jobs to be up-graded:
 - (a) Fuel hand (aviation).
 - (b) Gatekeeper.
2. Jobs downgraded by the Oil Industry and rejected by the Union:
 - (a) H.D.V. driver (articulated).
 - (b) H.D.V. driver (3 tons and over).
 - (c) M.H.E. driver.
 - (d) Workshop hand.
 - (e) Toolroom assistant (E.A.O.R.).
 - (f) Fork lift truck operator (E.A.O.R.).

Respondents:

1. The refusal of the Union to accept the downgrading of jobs at all, whatever method is used, and the Union's further insistence on the up-grading of jobs irrespective of the relative values of these jobs' contents in a classification hierarchy, following a comprehensive evaluation exercise carried out by the Industry in consultation with the Union in 1969.
2. The employers on the other hand maintain that following such an exercise, jobs may retain their existing values, others may go up and others may go down depending on the relative values of these jobs' contents in a classification hierarchy.
1. The Kenya Petroleum Oil Workers' Union shall hereinafter be referred to as the Claimants and the Oil Company members of the Joint Industrial Council (JIC) shall hereinafter be referred to as the Respondents.
2. The parties were heard in Nairobi on the 14th and 15th day of April, 1971, and relied on their written and verbal submissions.

AWARD

3. In Cause No. 77/66 between the same parties, this Court recommended that "there might well be a case for a general revision of job classification to be carried out by the Respondents in consultation with the Claimants. The proper time to do so would appear to be some time in 1969 before the next revision of the agreement".

When the JIC for the oil industry was formed in 1962 industry-wide workers were graded by grouping together jobs with similar amounts of pay. The criteria used in the grading of the jobs were the prevailing wage rates at that time without any systematic evaluation carried out throughout the industry to determine the demands of each job in terms of such job's content and its relative importance. This being the case, and after the recommendation of the Industrial Court, the Respondents were faced with the task of establishing a job evaluation system suitable for the assessment of the industry's jobs.

The Respondents adopted two evaluation systems (one for operatives and one for staff) and before embarking on the evaluation of jobs they held discussions with the Claimants and asked for their views. The Claimants accepted in principle that the Respondents' systems embodied all relevant factors required in determining the job evaluation. On 20th August, 1969, the Claimants' then General Secretary wrote a letter to the Respondents' spokesman and stated as follows on job evaluation:-

"After studying the two manuals it is our opinion that the 'Factor Manual July, 1969' is more suitable for clerical staff jobs and we suggest that it be used in evaluating staff jobs. It is also our view that the degree or point rating has been unnecessarily raised higher than they should be and therefore there should be a discussion between us to agree on the degree or point rating. Otherwise on the whole the Union accepts it in principle as embodying the general broadline of factors used in determining job evaluation. We would like to point out that one factor has been left out and that is 'Responsibility for Work of Others'. We think this is a very important factor which cannot be left out."

On the other side of operative jobs we suggest that after completing job description exercise it should be done using the job classification system or method by comparing the jobs. In this connexion we also consider that the grades existing today are unnecessarily many. In view of the reorganization which has been carried by the industry in the last six years, we therefore suggest that the grades be reduced to 8 instead of 10.

Further, it is our view that the job titles of staff jobs must be real names and not general terms like General Clerk, Junior Clerk, etc."

Having taken due note of and after accepting to a certain extent the Claimants' aforesaid suggestions, the Respondents proceeded with the classification of the jobs and tabled the results at a JIC meeting held on 14th October, 1969. These results showed that 18 jobs had been up-graded, six jobs down-graded and the rest remained unaltered in grade.

The Claimants rejected the downgrading of jobs and on 17th October, 1969, they produced their own classification of jobs but declined to explain what method they had used in working it out. Discussions then ensued and on 31st October, 1969, the Respondents decided to up-grade some more jobs after re-examining certain job data. The Claimants, however, rejected any downgrading of jobs and also demanded the up-grading of two jobs.

On 22nd December, 1969, both parties reached agreement on the terms and conditions of employment to take effect from 1st November, 1969, and incorporated the new job classification into the agreement. On signing the new collective bargaining agreement both parties appended the following statement to page 49 of this agreement:-

"The gradings in this Schedule of Job Classification are the outcome of a comprehensive job evaluation carried out by the industry in consultation with the Union. The Union has reserved its position regarding the jobs which are asterisked in this classification."

The Claimants then reported the existence of the dispute to the Ministry of Labour regarding the jobs on which they had reserved their position. The subsequent conciliation proceedings failed and the parties eventually referred the matter to the Industrial Court by signing the Notification of Dispute Form "A" on 6th February, 1971, setting out their respective version of the issue in dispute.

The Court finds that the issues in dispute are as submitted by the Claimants and that the Respondents' version is in fact more in the nature of their argument in resisting the Claimants' demands.

The Claimants' arguments in brief are that the Respondents did not liaise with them when the job evaluation classification work was carried out. They stated that the point rating was done by the Respondents alone and the Claimants failed to understand how these points were worked out and allocated. The Claimants pointed out that out of the 70 operative jobs only 17 were up-graded which was indeed a very small percentage.

Regarding the jobs which the Claimants are resisting being downgraded, the Claimants gave their version in detail of the work that was done by the holders of these jobs and stated that since their submission was based on information received from their members who actually did the work the Court should accept them. As against this, the Claimants rejected the very short job descriptions which had been worked out by the Respondents and gave details of how the work of the fuel hands (aviation) had increased over the last few years. They also submitted that it would be against the principle of trade unionism for them to accept downgrading of jobs as it would amount to surrendering the benefits which they had won on behalf of their members in the past.

The Respondents' arguments may be summed up briefly as follows:-

1. The Respondents maintain that they have fully fulfilled the recommendation of the Industrial Court as contained in Cause No. 77 of 1966 in carrying out the job evaluation exercise in consultation with the Union in 1969.
2. They further maintain that the total outcome of the job evaluation exercise reflects equity in the relative values of its jobs.
3. If the Claimants' refusal to accept in its entirety the outcome of this evaluation exercise is heeded, then it will seriously disrupt internal consistency in the relative worth of jobs which is the goal of job evaluation and classification.
4. As all jobs were considered in relation to one another, an attempt to isolate, for consideration, any single job out of context of the general classification system resulting from this exercise, would, in the Respondents' opinion, be erroneous.
5. Since the Claimants have accepted the criteria used in the evaluation exercise and the results produced on most of the jobs, comprising the 18 jobs that were up-graded and the bulk of the jobs that remained unaltered in grade, they should be prepared to accept the result of the exercise in its entirety because the same criteria were used for determining the grades of all operative jobs.
6. It should be realized that working out an acceptable job evaluation system across the industry was not an easy task. Therefore, it would be a retrogressive step to attempt to destroy a system that has won support not only of the whole industry but also, to a large extent, of the Claimants.

7. Any system of job evaluation designed to provide equity will yield a state of affairs where some jobs may remain unaltered in grade, some may be up-graded and others downgraded depending on the relative worth of each job in the classification hierarchy. Yet the Claimants are actually asking this Court to confirm what amounts to an inequitable concept, which is, that in any comprehensive evaluation exercise jobs may only be up-graded or remain unchanged in their grades but not downgraded.
8. It is a recognized international practice in job evaluation that jobs are downgraded when they lose their relative values and up-graded when their values increase.
9. The Respondents submitted that the Claimants were consulted, as the final proof of which is the statement on page 49 of the Collective Bargaining Agreement signed by both parties which states that "the Gradings in this Schedule of Job Classification are the outcome of comprehensive Job Evaluation carried out by the industry in consultation with the Union".
10. Whereas the grading of jobs in 1962 by the Respondents was carried on the basis of prevailing wage rates for jobs, the grading of jobs in 1969 was done by a more comprehensive and systematic evaluation method which yielded a more equitable assessment of jobs.
11. It is clear from the Claimants' arguments that they have confused the factors involved in job evaluation with the factors involved in increased productivity and wage increases.
12. The Respondents maintain that although they consulted the Claimants during this Evaluation exercise as provided for in Cause No. 77 of 1966 in achieving equity in the relative values of its jobs, there is no denial of the fact that, in the last analysis, job classification is basically a Management responsibility.

The Court has had the benefit of going through the factor manuals which had been used in the evaluation exercise, in addition to the detailed submissions made by the parties setting out their respective stands. There is no doubt that for any job evaluation exercise to be completely successful the trade union should be accorded full consultation possibly through appointing one or two representatives from the union on the committee entrusted with this task. Some firms are known to accord the unions equal representation to their own under an independent chairman. It is an international practice that the union should be taken by the management in full confidence so that there is no suspicion afterwards of any unfair practice having been allowed which is detrimental to the union's interests.

In the present dispute, however, even if the Claimants have a legitimate ground for complaining that they have not been fully consulted in selecting the method in which the job evaluation exercise was carried out, the fact remains that they have quite clearly accepted in writing in the current Collective Bargaining Agreement which came into effect on 1st November, 1969, that "the Gradings in this Schedule of Job Classification are the outcome of a comprehensive job evaluation carried out by the industry in consultation with the Union. The Union has reserved its position regarding the jobs which are asterisked in this classification".

The Court has pointed out in a previous award that in accordance with internationally recognized practice, the criteria used in a job evaluation exercise should be concerned with jobs, not with abilities, experience and efficiency of individuals occupying these jobs. The Court was informed that the criteria for this job evaluation exercise were established in consultation with the Claimants and the Court accepts that this was so. What in fact happened was that the job evaluation exercise measured each job with the same yardstick and as a result the jobs fell into the grades shown in the Collective Bargaining Agreement in accordance with their relative values, and the classification structures.

The outcome of the exercise is that some 262 employees are up-graded, 82 employees downgraded and the remaining stay where they were. The employees who are downgraded would retain their present remuneration and they would be "red-circle" employees in the lower grade. They would, however, not stagnate at their present wage but would be granted the increase for their new grade as and when due.

It was accepted by the parties that this was the first scientific job evaluation exercise carried out in the oil industry. This, coupled with the fact that the Claimants accepted the up-grading of 262 employees, makes it very unfair for them to reject the downgrading of the 82 employees, particularly on the conditions set out hereinbefore.

It is a fundamental principle in any job evaluation exercise, that jobs may retain their existing values, others may go up and others may go down depending on the relative values of these jobs' contents in a classification structure. The Court got the impression that the Claimants were worried more about remuneration of their members affected by the job evaluation than anything else. Such concern, whilst justified in the negotiation of a collective bargaining agreement, is out of place in the context of a job evaluation exercise. It should be borne in mind that job evaluation is concerned with problems of

relative remuneration only. It has nothing to do with the fixing of absolute wage levels or, for that matter, absolute wage differentials, between the evaluated jobs; even if both parties have agreed to apply job evaluation and to use its results as a basis of wage determination, wage levels and the absolute amount of wage levels remain to be negotiated.

This takes care of the Claimants' submission that each employee in the oil industry is currently producing a higher volume of work because there is a greater consumption of fuel in the country and because the Respondents now have less individuals manning various operations than it had in 1962, the employees should, if anything, be up-graded so that they do not suffer any financial loss. But increase in productivity is a wage criterion which is normally used by the unions in negotiating wage increases and has no relevance in job evaluation which is concerned with the relative values of jobs.

The Court cannot accept the Claimants' contention that if the contents of a job are reduced then such a job should be abolished and the worker declared redundant rather than downgrading it. There is no merit whatsoever in this submission. The other submission that some of the workers on the jobs in dispute are occasionally required to work in a higher capacity is surely a matter to be dealt with under the heading of "acting appointments" for which there is provision in the collective bargaining agreement.

If this job evaluation exercise is confirmed by the Court, the Claimants need have no fear that it would militate against their interest as a trade union. In fact to accept downgrading of certain jobs after a comprehensive job evaluation has been carried out in an industry is not at all against the principles of trade unionism. Acceptance of the result in its entirety would display a great sense of fairplay on the part of the Claimants.

For the foregoing reasons and after a careful consideration of all the submissions as well as satisfying itself that same criteria were used throughout the whole job evaluation exercise, the Court rejects the Claimants' demands.

Given in Nairobi this 4th day of June, 1971.

SAEED R. COCKER,
President.

L. J. DEACON,
L. K. KARIUNGI,
Members.

GAZETTE NOTICE NO. 1488

THE TRADE MARKS ACT (Cap. 506)

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

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

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

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

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

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

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

IN CLASS 1—SCHEDULE III

BIO-ZOLVES

18045.—All goods included in Class 1 (Schedule III). UNILEVER LIMITED, a British company, manufacturers, of Port Sunlight, Wirral, Cheshire, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 2nd November, 1970.

BOTH IN CLASS 3—SCHEDULE III

NISA

18079.—Perfumeries, Eau de colognes, toilette waters, lotions, essences, essential oils, attars, all kinds of cosmetics, hair oils, brilliantines, pomades. Muradali Fazal Jivan, Shirinkhanu M. Fazal, Sultanali M. Fazal, M/s. WANKANERWALLA & Co., of P.O. Box 474, Mombasa (Kenya). 17th November, 1970.

TOPEX

18316.—Household bleach. UNITED CHEMICAL INDUSTRIES, a company duly registered under the laws of the Republic of Kenya, manufacturers and merchants, of P.O. Box 4999, Nairobi, Bristol Road, Nairobi. 11th February, 1971.

ALL IN CLASS 5—SCHEDULE III

ASERBINE

18094.—A pharmaceutical product for the treatment *inter alia* of burns and varicose ulcers. LABORATOIRE ACBEL S.A., manufacturers, of 20 rue de la Coulouvreire, Geneva, Switzerland, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 23rd November, 1970.

The undermentioned applications are proceeding in the name of MERCK & Co., INC., a corporation organized and existing under the laws of the State of New Jersey, United States of America, manufacturers, of 126 E Lincoln Avenue, Rahway, New Jersey, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 28th July, 1970.

RUBEOPOX

17777.—Medicinal preparation for use as an immunologic agent. 28th July, 1970.

BIAVAX

18067.—All goods included in this class. 11th November, 1970.

MIDAMOR

18068.—All goods included in this class.

PIVATIL

18069.—All goods included in this class.

RANIZOLE

18130.—Antiparasitic preparation for veterinary use. 3rd December, 1970.

The undermentioned applications are proceeding in the name of ABBOTT LABORATORIES, an American company, manufacturers, of North Chicago, Illinois 60064, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 17th November, 1970.

GRADUMET

18075.—All goods included in Class 5 (Schedule III).

PENTHRANE

18076.—All goods included in Class 5 (Schedule III).

PRAMET

18077.—All goods included in Class 5 (Schedule III).

SUR-BEX

18078.—All goods included in Class 5 (Schedule III).

TOPISOLON

18111.—Pharmaceutical preparations for human and veterinary use. FARBWERKE HOECHST AG, a joint stock company, organized under the laws of Germany, manufacturers and merchants, of 6230 Frankfurt (M), Hoechst, Germany, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. 30th November, 1970.

ESKALIN

18112.—Veterinary preparations. SMITH KLINE & FRENCH LABORATORIES LIMITED, a limited liability company organized under the laws of England, manufacturers and merchants, of Mundells, Welwyn Garden City, Hertfordshire, England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa.

FASCOL

18133.—Pharmaceutical, medicinal and veterinary preparations and substances. COOPER, McDougall & ROBERTSON LIMITED, a British limited liability company, manufacturers and merchants, of Cooper House, Ravens Lane, Berkhamsted, Hertfordshire, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 7th December, 1970.

IN CLASS 7—SCHEDULE III

TAFF

18425.—Sewing machines (domestic and industrial) including electrical motors for sewing machines. GARMENT & TEXTILE MACHINES (Narshi Valji Parmar, sole proprietor, Kenya citizen), duly registered under the laws of the Republic of Kenya, merchant, of P.O. Box 30779, Nairobi. 5th March, 1971.

IN CLASS 9—SCHEDULE III

SEIKO

18095.—Cameras, camera shutters, other photographic apparatus and instruments. KABUSHIKI KAISHA HATTORI TOKEITEN (trading as K. Hattori & Co., Ltd.), a Japanese company, manufacturers, of 5-11, 4-Chome, Ginza, Chuo-Ku, Tokyo, Japan, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 23rd November, 1970.

IN CLASS 12—SCHEDULE III

AVONRIDE

17892.—Vehicles suspension systems and parts and fittings therefor. AVON RUBBER COMPANY LIMITED, a British company, manufacturers and merchants, of Bath Road, Melksham, Wiltshire, England, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. To be associated with TM. Nos. 15785 and 15676. 29th September, 1970.

IN CLASS 16—SCHEDULE III

FIESTA

18093.—Paper, paper articles, wrapping and packaging materials, facial tissues, paper towels, napkins; serviettes, all included in Class 16. BOWATER-SCOTT CORPORATION LIMITED, manufacturers, of Bowater House, Knightsbridge, London S.W.3, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 23rd November, 1970.

ALL IN CLASS 25—SCHEDULE III

HAGGER

18071.—Ready made garments, outer wears, underwears. B. H. Parmar, P. J. Gohil, A. O. Solanki, O. G. Solanki (all Kenya citizens), trading as AFRICANA, manufacturers, of P.O. Box 4822, Imtiazali Road, Nairobi. 16th November, 1970.

BENLON

18416.—Ready made clothes, garments, underwears, outer wears, made of cotton, wool, silk, nylon, synthetics, all types of man-made fibres and other fibrous substances. BENARSI DASS BROS. Partners: (i) Benarsi Das Babu Ram Sharma, (ii) Mrs. Krishna Devi w/o late V. P. Sharma, manufacturers and merchants, of P.O. Box 2833, Nairobi, Kenya. To be associated with TMA. No. 14343. 2nd March, 1971.

ZEE

18426.—Ready made clothes for men, women and boys. MACOS (E.A.) LTD., N. V. Parmar, K. V. Parmar, S. N. Kioko, Moses Ngongo (all Kenya citizens), limited liability company duly registered under the laws of the Republic of Kenya, manufacturers and merchants, of Burton Road, P.O. Box 30779, Nairobi. 5th March, 1971.



SCHOLAR
100% S-T-R-E-T-C-H NYLON
SMALL

18427.—Socks and stockings. 8th March, 1971.



La Belle
100% S-T-R-E-T-C-H NYLON
FOR COMFORT

18428.—Socks and stockings.



Duke
100% S-T-R-E-T-C-H NYLON
SOCKS

FREE SIZE SELF-FITTING

18429.—Socks and stockings.

The undermentioned applications are proceeding in the name of OSHWAL'S CLOTHING LTD., a limited liability company organized and existing under the laws of the Republic of Kenya, manufacturers and merchants, of Plot No. 786/25, Duke Street, Nairobi, Kenya, P.O. Box 30292, Nairobi.



TEN GATE

Registration of this trade mark shall give no right to the exclusive use of the letters C.O.L.

18493.—Complete articles of clothing including inner and outer wear for men, women, girls, boys and infants. 2nd April, 1971.

partner look

18494.—Complete articles of clothing including inner and outer wear for men, women, girls, boys and infants.

IN CLASS 32—SCHEDULE III

CHEM-CHEM

Proceeding under rule 32 (1) (b) of the Trade Marks Rules.

18091.—Non-alcoholic drinks and beverages and preparations for making non-alcoholic drinks and beverages. ASIRO-NICHOLAS LIMITED, a British company, manufacturers and merchants, of 225, Bath Road, Slough, Buckinghamshire, England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. 20th November, 1970.

IN CLASS 34—SCHEDULE III

COLTS

18096.—Tobacco, whether manufactured or unmanufactured. IMPERIAL TOBACCO COMPANY OF CANADA LIMITED, manufacturers, of 3810, St. Antoine Street, Montreal 30, Province of Quebec, Canada, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 24th November, 1970.

APPLICATION AMENDED AFTER ADVERTISEMENT

17704.—Advertised under Notice No. 3533, page 13021, Kenya Gazette dated 27th November, 1970.

EQUITY'S**BIG FIVE**

Registration of this trade mark shall give no right to the exclusive use of the words Big Five.

CORRIGENDUM

18029.—Advertised under Notice No. 1365, page 504, the number reads 18029 and not 18020.

Nairobi,

4th June, 1971.

E. G. BUNYASSI,

Assistant Registrar of Trade Marks.

GAZETTE NOTICE No. 1489

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that the following was, on the 20th day of February, 1970, registered as a Registered User and entered in the register in respect of the goods stated:—

Registered Proprietor.—Shell International Petroleum Company Limited, of Shell Centre, London S.E.1, England.

Registered User.—Kenya Shell Limited, of Shell and BP House, Harambee Avenue, Nairobi, Kenya.

Address for service.—C/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa.

Conditions or restrictions.—The trade mark is to be used by the Registered User in relation to the goods only so long as they comply with such specifications, formulae and standards of quality as the Proprietors may from time to time prescribe, approve or agree and only so long as the Registered User shall permit the Proprietors or their duly authorized representatives to enter their premises for the purpose of inspection as may reasonably be required. The proposed permitted use is without limit of period.

TM. No.	Trade Mark	Class	Goods
17376	CECINA	4	Industrial oils and greases (other than edible oils and fats and essential oils); Lubricants; fuels (including motor spirit) and illuminants.
17377	CHAMA	4	Industrial oils and greases (other than edible oils and fats and essential oils); Lubricants; fuels (including motor spirit) and illuminants.
17378	GADUS	4	Industrial oils and greases (other than edible oils and fats and essential oils); Lubricants; fuels (including motor spirit) and illuminants.

Representation of the above-mentioned trade marks can be seen at the Trade Marks Registry, State Law Office, Nairobi, and also in the publication of the Kenya Gazette dated 27th November, 1970, Gazette Notice 3533, page 1301.

E. G. BUNYASSI,
Assistant Registrar of Trade Marks.

GAZETTE NOTICE No. 1490

THE LIQUOR LICENSING ACT

(Cap. 121)

TRANS NZOIA LIQUOR LICENSING COURT
(Special Meeting)

DULY authorized by the Provincial Commissioner, Rift Valley Province, the special meeting of the Trans Nzoia Liquor Licensing Court will be held on Monday, the 14th June, 1971, at 10 a.m. at the District Commissioner's office, Kitale, to consider three applications.

Dated this 26th day of May, 1971.

M. M. MUHASHAMY,
President,
Trans Nzoia Liquor Licensing Court.

GAZETTE NOTICE No. 1491

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. 144 OF 1971

By Parkash Kumari Kapoor (referred to in the will as Prakash Kumari Kapoor) of P.O. Box 3784, Nairobi in Kenya, the widow of the deceased and the executrix named in his will, for a grant of probate of the will of Manohar Lall Kapoor of Nairobi aforesaid, who died at Nairobi on the 29th day of January, 1971.

(2) CAUSE No. 145 OF 1971

By Phyllis Frances Ashworth of P.O. Box 6463, Nairobi in Kenya, the widow of the deceased, through Messrs. J. J. Patel & Company, advocates of Nairobi, for a grant of letters of

administration intestate of the estate of Francis Albert Ashworth of Nairobi aforesaid, who died at Nairobi on the 13th day of June, 1966.

(3) CAUSE No. 146 OF 1971

By (1) Bachuli Dahyalal Budhdev (the widow of the deceased) of P.O. Box 5324, Nairobi in Kenya, and (2) Himatal Gordhandas Kantaria of P.O. Box 1439, Nairobi in Kenya, two of the executors named in the will of the deceased, through Messrs. Veljee Devshi & Bakrania, advocates of Nairobi, for a grant of probate of the will of Dahyalal Dharamshi Budhdev of Nairobi aforesaid, who died at Nairobi on the 29th day of November, 1969.

(4) CAUSE No. 147 OF 1971

By Neville Patrick Gibson Warren of P.O. Box 34, Nairobi in Kenya, one of the duly constituted attorneys of Dorothea Brenda Morris of Birmingham in England, the executrix named in the will of the deceased, through Messrs. Daly & Figgis, advocates of Nairobi, for resealing in Kenya, the grant of probate granted on 2nd February, 1971, by the District Probate Registry of the High Court of Justice in England at Birmingham, of the will of Dorothea Hopton of Birmingham aforesaid, who died at Birmingham on or about the 24th day of July, 1970.

(5) CAUSE No. 150 OF 1971

By Evelyn Davidson Polhill of P.O. Box 91, Naivasha in Kenya, the widow of the deceased and the executrix named in his will, through Messrs. Kaplan & Stratton, advocates of Nairobi, for a grant of probate of the will of Stanley Frederick Philip Polhill of Naivasha aforesaid, who died at Naivasha on the 2nd day of October, 1970.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 25th June, 1971.

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

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

GAZETTE NOTICE No. 1492

PROBATE AND ADMINISTRATION

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

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

SCHEDULE

Public Trustee's Cause No.	Name of Deceased	Address	Date of Death	Testate or Intestate
47/71	Samuel Kimiso Bar-goria	Moiben, Uasin Gishu	7-12-70	Intestate
48/71 49/71	Daniel Stephen Mwai William Rerei Wawera	Kerugoya Komothai, Kiambu	12-7-70 2-12-70	Intestate Intestate
50/71	Nyambura Muru ..	Pumwani, Nairobi	13-6-68	Intestate

Nairobi,
4th June, 1971.

D. J. COWARD,
Public Trustee.

GAZETTE NOTICE No. 1493

JOHN SPENCER BARNESLEY WELFORD, DECEASED

TAKE NOTICE that all persons having any claims against the estate of the above-named deceased late of Solai who died on the 22nd May, 1971, at Nakuru, are requested to lodge and prove details thereof with the undersigned on or before the 15th August, 1971, after which date the executrix will distribute the estate having regard only to valid claims then notified.

Dated this 31st day of May, 1971.

HAMILTON HARRISON & MATHEWS,
Advocates for the Executrix,
P.O. Box 30333, Nairobi

GAZETTE NOTICE No. 1494

FREDERICK LAURENCE JONES, 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 Frederick Laurence Jones of P.O. Box 54, Nakuru in Kenya, who died on the 12th day of February, 1971, at Nakuru aforesaid, is hereby required to send particulars in writing of his or her claim or interest to the undersigned before the 31st day of August, 1971, 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 shall have had notice and will not as respects the property so distributed be liable to any person of whose claim they shall not then have had notice.

Dated the 31st day of May, 1971.

CRESSWELL, MANN & DOD,
Advocates to the Executors,
National Bank Building,
Kenyatta Avenue,
P.O. Box 51, Nakuru.

GAZETTE NOTICE No. 1495

CHRISTOPHER HUGH RUTTER, 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 Christopher Hugh Rutter of P.O. Box 12428, Nairobi in Kenya, who died on the 12th day of May, 1971, at Nairobi, is hereby required to send particulars in writing of his or her claim or interest to the undersigned before the 21st day of August, 1971, 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 he shall not then have had notice.

Dated the 4th day of June, 1971.

KAPLAN & STRATTON,
Advocates to the Administrator,
Queensway House,
P.O. Box 111, Nairobi.

GAZETTE NOTICE No. 1496

THE BANKRUPTCY ACT
(Cap. 53)

FIRST MEETING OF CREDITORS

Debtor's name.—Mansurali Nazrali Madthani.

Address.—P.O. Box 27136, Nairobi.

Description.—Trader.

Court.—High Court of Kenya at Nairobi.

No. of matter.—B.C. 1 of 1971.

Date of first meeting.—22nd June, 1971.

Hour.—2.30 p.m.

Place.—Conference Room, State Law Office, Harambee Avenue, Nairobi.

Nairobi,
4th June, 1971.

M. L. HANDA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1497

THE BANKRUPTCY ACT
(Cap. 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtors' names.—(1) Hassanali Husein Suleman Verjee, (2) Rehemtulla Hussein Suleman Verjee and (3) Saleh Verjee.

Address.—P.O. Box 9708, Mombasa.

Court.—The High Court of Kenya, P.O. Box 30041, Nairobi.

No. of matter.—B.C. Nos. 1, 4, 5 and 6 of 1967, consolidated as Mombasa Bankruptcy No. 1 of 1967.

Date of order.—20th March, 1970.

Date of issue.—29th February, 1971.

Nature of order made.—The Bankrupt's discharge be suspended for six months.

J. W. ONYANGO OTIENO,
Deputy Registrar,
High Court of Kenya, Nairobi.

GAZETTE NOTICE No. 1498

THE BANKRUPTCY ACT

(Cap. 53)

ADJUDICATION

Debtor's name.—Mansurali Nazrali Madthani.

Address.—P.O. Box 27136, Nairobi.

Court.—High Court of Kenya at Nairobi.

No. of matter.—B.C. 1 of 1971.

Date of order.—4th June, 1971.

Date of petition.—10th February, 1971.

Nairobi,
4th June, 1971.

M. L. HANDA,
Deputy Official Receiver.

GAZETTE NOTICE No. 1499

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF DIVIDEND

Debtor's name.—Mohamed Ebrahim.

Address.—P.O. Box 81480 (formerly of Crawford Street) Mombasa.

Description.—Merchant.

Court.—High Court of Kenya at Mombasa.

No. of matter.—B.C. 10 of 1959.

Amount per £.—Sh. 5.

First or final or otherwise.—Second and final.

When payable.—14th June, 1971.

Where payable.—At my office, Old Customs House, Nkrumah Road, P.O. Box 80366, Mombasa.

Mombasa,
2nd June, 1971.

J. N. KING'ARUI,
Deputy Official Receiver (Coast).

GAZETTE NOTICE No. 1500

IN THE HIGH COURT OF KENYA AT NAIROBI

MISCELLANEOUS CAUSE NO. 61 OF 1971

IN THE MATTER OF THE COMPANIES ACT

(Cap. 486)

AND

IN THE MATTER OF HOMA LIME COMPANY LIMITED

AND

IN THE MATTER OF A PETITION FOR CONFIRMATION
OF REDUCTION OF CAPITAL

NOTICE

NOTICE is hereby given that a petition presented to the High Court on the 24th day of May, 1971, for confirmation of the reduction of capital of the above-named company from Sh. 3,000,000 (three million shillings) divided into 150,000 ordinary shares of Sh. 20 (twenty) each to Sh. 2,246,000 (two million two hundred forty-six thousand shillings) divided into 112,300 ordinary shares of Sh. 20 (twenty) each, is directed to be heard in the High Court of Kenya at Nairobi on the 25th day of June, 1971, at 10.30 o'clock in the forenoon.

Any creditor or shareholder of the company desiring to oppose the making of an order for confirmation of the said reduction of capital should appear at the time of the hearing by himself or by his advocate for that purpose.

A copy of the petition will be furnished to any person requiring the same by the undersigned advocates on payment of the regulated charge for the same.

Dated at Nairobi this 3rd day of June, 1971.

KAPLAN & STRATTON,
Advocates for the said Company,
Queensway House, York Street,
P.O. Box 111, Nairobi.

GAZETTE NOTICE No. 1501

IN THE MATTER OF THE COMPANIES ACT

(Cap. 486)

AND

IN THE MATTER OF KAGWE LIMITED

(In Voluntary Liquidation)

NOTICE OF FINAL MEETING

NOTICE is hereby given in accordance with section 283 of the Companies Act, that the final meeting of the shareholders will be held in the offices of Messrs. Murdoch, McCrae & Smith, College House, University Way, Nairobi, on Friday, 9th July, 1971, at 2.15 p.m. for the purpose of having the account of the liquidator laid before the meeting showing the manner in which the winding up has been conducted and the property of the

company disposed of, and to hear any explanation that may be given by the liquidator; and also for the purpose of determining by special resolution the manner in which the books and papers of the company and of the liquidator are to be disposed of.

S. G. SMITH,
Nairobi,
31st May, 1971.
Liquidator,
P.O. Box 6578, Nairobi.

GAZETTE NOTICE No. 1502

IN THE MATTER OF INVEST AND PROGRESS LIMITED
(*In Voluntary Liquidation: Creditors' Winding Up*)

AND

IN THE MATTER OF THE COMPANIES ACT
(*Cap. 486*)

NOTICE OF FINAL MEETING

NOTICE is hereby given that in pursuance of section 294 of the above Act, the final meeting of the creditors of the above-named company will be held at the Albert Building, Nakrumah Road, Mombasa, on 15th July, 1971, at 3 p.m. for the purpose of laying before such meeting the account of the winding up of the above-named company and of giving any explanations thereof.

Dated at Mombasa this 21st day of May, 1971.

S. J. SHAH,
Liquidator,
P.O. Box 80426, Mombasa.

GAZETTE NOTICE No. 1503

IN THE MATTER OF INVEST AND PROGRESS LIMITED
(*In Voluntary Liquidation: Creditors' Winding Up*)

AND

IN THE MATTER OF THE COMPANIES ACT
(*Cap. 486*)

NOTICE OF FINAL MEETING

NOTICE is hereby given that in pursuance of section 294 of the above Act, the final meeting of the members of the above-named company will be held at the Albert Building, Nakrumah Road, Mombasa, on 15th July, 1971, at 2.30 p.m., for the purpose of laying before such meeting the account of the winding up of the above-named company and of giving any explanations thereof.

Dated at Mombasa this 19th day of May, 1971.

S. J. SHAH,
Liquidator,
P.O. Box 80426, Mombasa.

GAZETTE NOTICE No. 1504

IN THE MATTER OF THE COMPANIES ACT
(*Cap. 486*)

AND

IN THE MATTER OF GATUA NYAGA ESTATE LIMITED
(*Members' Voluntary Winding Up*)

NOTICE OF APPOINTMENT OF LIQUIDATOR

Name of company.—Gatua Nyaga Estate Limited.
Address of registered office.—Vedic House, Queensway, Nairobi.
Registered postal address.—P.O. Box 312, Nairobi.
Nature of business.—Planters, growers and producers.
Liquidator's name.—Thomson Smith Aikman.
Address.—P.O. Box 312, Nairobi.
Date of appointment.—27th May, 1971.
By whom appointed.—The members.

Dated this 7th day of June, 1971.

T. S. AIKMAN,
Liquidator.

GAZETTE NOTICE No. 1505

IN THE MATTER OF THE COMPANIES ACT
(*Cap. 486*)

AND

IN THE MATTER OF GATUA NYAGA ESTATE LIMITED
(*Members' Voluntary Winding Up*)

NOTICE is hereby given that at an extraordinary general meeting of the members of the above-named company held in Nairobi on 27th May, 1971, the following special resolution was duly passed:

"That the company be wound up voluntarily as a members' voluntary liquidation and that Thomson Smith Aikman of P.O. Box 312, Nairobi, be and is hereby appointed liquidator for the purpose of such winding up."

Creditors of the company are required on or before the 15th August, 1971, to send full particulars of all claims they may have against the company to the undersigned, the liquidator of the said company, or in default thereof the assets will be distributed without taking into account their claims.

T. S. AIKMAN,
Liquidator,
P.O. Box 312, Nairobi.

GAZETTE NOTICE No. 1506

THE COMPANIES ACT
(*Cap. 486*)

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

Reg. No.	Name
2458	Matthews Limited.
3677	Crofton House Limited.
6908	Mashi Limited.
8247	Kenya Sales Agency Limited.
3917	Don Stores Limited.

Dated this 4th day of June, 1971.

O. M. SAMEJA,
Assistant Registrar of Companies.

GAZETTE NOTICE No. 1507

THE COMPANIES ACT
(*Cap. 486*)NOTICE OF FIRST MEETINGS
(*Rule 110*)

IN BANKRUPTCY AND WINDING-UP CAUSE NO. 5 OF 1969

Re: *Caledonia House Limited (in liquidation)*

Name of company.—Caledonia House Limited.

Address of registered office.—Plot No. 1108/15/11, Nyeri Township.

Registered postal address.—P.O. Box 44, Nyeri.

Nature of business.—Land and Estate agents.

Court.—High Court of Kenya at Nairobi.

No. of matter.—Bankruptcy and Winding-up Cause No. 5 of 1969.

Creditors:

Date.—22nd June, 1971.

Hour.—2.30 p.m.

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

Contributors:

Date.—22nd June, 1971.

Hour.—2.15 p.m.

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

M. L. HANNA,
Nairobi,
4th June, 1971.
*Deputy Official Receiver and
Provisional Liquidator.*

GAZETTE NOTICE No. 1508

THE SOCIETIES ACT, 1968
(No. 4 of 1968)

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

SCHEDULE
Isukha and Idakho Muslim Union.

Dated this 4th day of June, 1971.

J. ALLAN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 1509

THE SOCIETIES RULES, 1968

(L.N. 62 of 1968)

PURSUANT to rule 14 of the Societies Rules, notice is hereby given of the registration or change of names of the registered societies named in the Schedule hereto.

SCHEDULE

Digo National Union, Nairobi Branch, to Digo Union (E.A.), Nairobi Branch.

Churches Chaplaincy Council, to Churches' Chaplaincy to the University Community.

Dated this 4th day of June, 1971.

J. ALLAN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 1510

THE SOCIETIES RULES, 1968

(L.N. 62 of 1968)

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

SCHEDULE

Name of Society	Date of Registration
Ethiopian Orthodox Holy Spirit and United Churches of East Africa	28-5-71
Muhoroni Sugar Farmers Social Club	29-5-71
Kenya Muslim Welfare Society, Malindi Branch	29-5-71
Busia Peoples Welfare Promoters Society	2-6-71
Kotieno Development Association	2-6-71
Gathaithi Welfare Society	2-6-71
Butere Constituency Self Help Development Society	3-6-71
Evangelistic Gospel Church of Holy Morning Star	3-6-71
Konyruok Luokendgi Mathare Society	4-6-71

Dated this 4th day of June, 1971.

J. ALLAN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 1511

(CS/344)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, sections 65 and 69)

ORDER

WHEREAS pursuant to section 65 (1) of the Co-operative Societies Act, application has been made to me by over at least three-fourths of the members of the Kibera Co-operative Savings and Credit Society Limited for voluntary dissolution of the said society:

And whereas in my opinion the said society should be dissolved:

Now, therefore, pursuant to section 65 (1) of the said Act, I hereby cancel the registration of the said society and order that it be liquidated.

Any member of the said society may, within two months of the date of this Order, appeal to the Minister for Co-operatives and Social Services against the Order. If no such appeal is presented within that time the Order shall take effect upon the expiry thereof.

And further pursuant to section 69 of the said Act, I hereby appoint the District Co-operative Officer, Nairobi Area, liquidator and authorize him to take into his custody all the property of the said society including such books and documents as are deemed necessary for completion of the liquidation.

Dated at Nairobi this 26th day of May, 1971.

W. D. MWASI,
Assistant Commissioner for Co-operative Development.

GAZETTE NOTICE No. 1512

THE MUNICIPAL COUNCIL OF KITALE

SUPPLEMENTARY VALUATION ROLL, 1969

NOTICE is hereby given that objections having not been received to the Supplementary Valuation Roll, 1969 for the Municipal Council of Kitale, the roll was signed and certified in accordance with section 12 (1) of the Valuation for Rating Act (Cap. 266).

B. O. WAMBAYI,
Town Clerk,
Town Hall, Kitale.

Kitale,
2nd June, 1971.

GAZETTE NOTICE No. 1513

THE CITY COUNCIL OF NAIROBI

REMINDER AND WARNING TO RATEPAYERS—1971

ALL ratepayers in Nairobi are reminded that 1971 rates were due on 1st January, 1971, and are payable on or before 15th June, 1971.

The ratepayers are also warned that interest at the rate of 1 per cent per month or part thereof will be charged on all rates unpaid after 15th June, 1971.

1971 Rate Demand Notes have already been despatched to the last known addresses of all the ratepayers, therefore any ratepayer who is not in possession of his copy should endeavour to obtain one from the Chief Revenue Officer, City Treasurer's Department, Ground Floor, City Hall, Nairobi.

S. J. GETONGA,
Acting Town Clerk,
City Hall, Nairobi.

GAZETTE NOTICE No. 1514

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that the business of Kinyui Raphael's Corner carried on by Raphael Samson Kithika Mbondo of P.O. Box 1171, Kangundo in the Republic of Kenya, on Plot No. 209/560, River Road, Nairobi, has been, as from the 27th day of May, 1971, transferred to Anverali Abdul Husein Nazarali of P.O. Box 27117, Nairobi, who will carry on the said business in the same premises under his name.

The address of the transferor is P.O. Box 1171, Kangundo.

The address of the transferee is P.O. Box 27117, Nairobi.

All debts due and owing by the transferor in respect of the said business up to and including the 27th day of May, 1971, will be received and paid by the transferor. The transferee is not assuming nor does he intend to assume liabilities incurred by the transferor in the said business up to and including the 27th day of May, 1971.

Dated at Nairobi this 27th day of May, 1971.

RAPHAEL SAMSON KITHIKA MBONDO,
Transferor.

ANVERALI ABDUL HUSEIN NAZARALI,
Transferee.

GAZETTE NOTICE No. 1515

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Walimohamed Tarmohamed Vayani, Abdulgani Tarmohamed Vayani and Kassam Abdulgani all carrying on business under the firm name and style of Frontier Motors and Machinery at Ruaraka, Nairobi City, has been dissolved by mutual consent so far as concerns the said Kassam Abdulgani who has retired from the said partnership business as from the 31st day of May, 1971.

As from the 1st day of June, 1971, the said business is being carried on by the continuing partners Walimohamed Tarmohamed Vayani and Abdulgani Tarmohamed Vayani at the same place and under the same firm name and style of Frontier Motors and Machinery.

All debts due to or owing by the said partnership business up to and including the 31st day of May, 1971, shall be received and paid by the continuing partners Walimohamed Tarmohamed Vayani and Abdulgani Tarmohamed Vayani.

Dated at Nairobi this 2nd day of June, 1971.

KASSAM ABDULGANI,
Retiring Partner.
WALIMOHAMED TARMOHAMED VAYANI,
ABDULGANI TARMOHAMED VAYANI,
Continuing Partners.

GAZETTE NOTICE No. 1516

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Jessi Kamau s/o Githaiga, Kamau s/o Karuga, Muturi s/o Kanyi and Mwangi s/o Kariri, all of Plot No. 24, Othaya Market, Nyeri, carrying on business at Othaya, Nyeri, under the name and style of Ruruguti Bus Service, has been dissolved by mutual consent by the retirement therefrom of the said Kamau s/o Karuga, Muturi s/o Kanyi and Mwangi s/o Kariri as from the 1st day of May, 1971. The continuing partner Jessi Kamau will henceforth carry on the said business at the same place and under the same firm name.

All assets and liabilities of the said business up to and including the 30th day of April, 1971, will be collected and discharged by the said continuing partner.

Dated at Nyeri this 28th day of May, 1971.

BALI-SHARMA & BALI-SHARMA,
Advocates for the Retiring Partners
and Continuing Partner.

GAZETTE NOTICE No. 1517

NOTICE OF CHANGE OF NAME

I, Babubhai Rambhai Patel, of P.O. Box 8680, Nairobi in the Republic of Kenya, father of Jashvant formerly known as Bhikhubhai, hereby give public notice that by a deed poll dated the 22nd day of March, 1971, and abandoned the use of my son's former name of Bhikhubhai and in lieu thereof assumed and adopted the name of Jashvant for all purposes and I hereby authorize and request all persons to designate, describe and address my son by such assumed name of Jashvant only.

Dated at Nairobi this 22nd day of March, 1971.

BABUBHAI RAMBHAI PATEL,
for and on behalf of Jashvant Babubhai Patel,
formerly known as Bhikhubhai Babubhai Patel.

GAZETTE NOTICE No. 1518

NOTICE OF CHANGE OF NAME

I, Pankaj Motichand Shah, of P.O. Box 90493, Mombasa in Kenya, heretofore called and known by the name of Babu Motichand Shah, hereby give public notice that by a deed poll dated the 11th day of February, 1971, duly executed by me, I formally and absolutely renounced and abandoned the use of my said former name of Babu Motichand Shah and in lieu thereof assumed and adopted the name of Pankaj Motichand Shah for all purposes, and I hereby authorize and request all persons to designate, describe and address me by such assumed and retained name of Pankaj Motichand Shah.

Dated at Nairobi this 6th day of May, 1971.

PANKAJ MOTICHAND SHAH.

GAZETTE NOTICE No. 1519

NOTICE OF CHANGE OF NAME

I, Sadrudin s/o Hussein Walli, of P.O. Box 951, Nairobi in the Republic of Kenya, do hereby give public notice that by a deed poll dated the 3rd day of June, 1971, duly executed by me, I formally and absolutely renounced and abandoned the use of my former surname of Vali for all purposes and I hereby authorize and request all persons to designate, describe and address me by such assumed surname of Walli only.

Dated at Nairobi this 3rd day of June, 1971.

SADRUDIN WALLI.

GAZETTE NOTICE No. 1520

**THE MINING ACT
(Cap. 306)**

APPOINTMENT OF COMMISSIONER OF MINES AND GEOLOGY

IN EXERCISE of the powers conferred by section 9 of the Mining Act, the Minister for Natural Resources hereby appoints, with effect from 1st June, 1971—

THE PERMANENT SECRETARY, MINISTRY OF NATURAL RESOURCES as Commissioner of Mines and Geology.

Dated this 4th day of June, 1971.

W. O. OMAMO,
Minister for Natural Resources.

GAZETTE NOTICE No. 1521

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

NOMINATED MEMBER—COUNTY COUNCIL OF GUSII

IT IS notified for general information that the Minister for Local Government has, pursuant to regulations 39 and 40 of the Local Government Regulations, 1963, varied the nomination of—

COUNCILLOR RAFAEL ONDIEKI

on the above-mentioned Council, that is to say, instead of representing farming interests of North Mugirango he will now represent commercial and industrial interests until the next Local Government General Elections.

Dated this 9th day of June, 1971.

A. J. OMANGA,
Permanent Secretary,
Ministry of Local Government.

NOW ON SALE

**REPORT
OF THE
COMMISSION
OF
INQUIRY
(PUBLIC SERVICE STRUCTURE AND
REMUNERATION COMMISSION)
1970-71**

Chairman
D. N. NDEGWA, C.B.S.

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- (iii) Care should be taken to ensure that all headings to notices and references to legislation are up to date and conform with the Revised Edition of the Laws of Kenya.

Extract from the Code of Regulations, section D—

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CONTENTS

GAZETTE NOTICES

	PAGE
Public Service Commission of Kenya—Appointments, etc.	562
The Rent Restriction Act—Appointments	562
The Forests Act—Appointment of Officers to Compound Offences	563
The Local Government (County Council of Gusii) Order, 1968—Nomination	563
The Local Government Regulations, 1963—Nomination of Councillors to Municipal Councils	563
The Advocates Act—Notice	563
The Adult Education Act—Appointments	563
The Registration of Titles Act—	
Registration of Instruments	563
Issue of Provisional Certificates	580
Vacancies	564
The Medical Practitioners and Dentists Act—	
Notifications	564
Air Services Licensing	564
The Tea Board of Kenya—Balance Sheet and Accounts for 1970	565
Industrial Court Award	566
Civil Aircraft Accident—Inspector's Investigation	567
The Government Lands Act—Plots in Athi River Township	568
The Registered Land Act, 1963—	
Plots in Songhor Township	569
Plots in Lukhuyani Township	569
Plots in Makutano Township	570
Kenya Stock	571
Loss of Miscellaneous Receipt Books	571
Loss of L.P.O.	571
In the High Court of Kenya at Meru District Registry—	
Criminal Cause List	571
In the High Court of Kenya at Kisii—High Court Sessions	572
Liquor Licensing	572
Trade Marks	572-575
Probate and Administration	575-576
Bankruptcy Jurisdiction	576
The Companies Act—Dissolutions, etc.	576
The Societies Rules, 1968—Registration of Change of Names, etc.	576-577
The Co-operative Societies Act—Admission of Claims, etc.	577
The Trade Unions Act—Registration, etc.	577
The African Christian Marriage and Divorce Act—	
Ministers Licensed to Celebrate Marriages	578

GAZETTE NOTICES—(Contd.)

	PAGE
Loss of Policies	578-579
Tender	579
Business Transfer	579
Dissolution of Partnerships	579-580
Changes of Name	580
Issue of Provisional Certificate	580

SUPPLEMENT No. 46

Bills, 1971

(Published as a Special Issue on 17th June, 1971)

SUPPLEMENT No. 47

Legislative Supplement

LEGAL NOTICE NO.	PAGE
110-112—The Provisional Collection of Taxes and Duties Act—Orders	183-184
113—The Hotel Accommodation Tax Act, 1971—Exemption	184
114-116—The Provisional Collection of Taxes and Duties Act—Orders	185-186
117—The Hotel Accommodation Tax (Accounts) Regulations, 1971	186
118—The Traffic (Vehicle Licences) (Duration, Fees and Refund) (Amendment) Rules, 1971	189
119—The Traffic (Amendment) (No. 2) Rules, 1971	191
120—The Traditional Liquor (Tax) Regulations, 1971	196
121—The Tax Reserve Certificates (Amendment) Regulations	197

(Published as a Special Issue on 17th June, 1971)

SUPPLEMENT No. 48

Acts, 1971

LEGAL NOTICE NO.	PAGE
122—The Imports, Exports and Essential Supplies (Imports) (Amendment) (No. 6) Order, 1971	199
123—The Weights and Measures (Amendment) Rules, 1971	200

GAZETTE NOTICE No. 1522

PUBLIC SERVICE COMMISSION OF KENYA

APPOINTMENTS

HABEL JOHN NYAMU, to act as Principal, Kenya Institute of Administration, Office of the President, with effect from 4th June, 1971.

GEORGE MAVEKE MUSEMBI, to act as Deputy Secretary, Ministry of Agriculture, with effect from 7th June, 1971.

LAXMAN VALJI BANDARI, to act as Deputy Secretary, Ministry of Agriculture, with effect from 7th June, 1971.

MICHAEL JORAM NJENGA, to be Deputy Director of Personnel, Directorate of Personnel, Office of the President, with effect from 7th June, 1971.

DAVID ONZERE OLOCHO, to act as District Commissioner, Samburu District, Rift Valley Province, with effect from 12th May, 1971.

PROMOTIONS

ISHMAEL JACOB GEORGE OMONDI, to be Assistant Chief Education Officer, Ministry of Education, with effect from 9th June, 1971.

SIMEON JOSEPH KATUA, to be Assistant Chief Education Officer, Ministry of Education, with effect from 9th June, 1971.

KINYANJUI KARIUKI, to be Head of the Presidential Press Unit, Ministry of Information and Broadcasting, with effect from 20th July, 1970.

MICHAEL JORAM NJENGA, to be Deputy Secretary, Directorate of Personnel, Office of the President, with effect from 25th November, 1970.

REVERSIONS

SAMSON MANGOLI, ceased to act as Superintendent of Police, Vice-President's Office and Ministry of Home Affairs, with effect from 22nd December, 1970.

DAVID WILCOCK, ceased to be Senior Superintendent of Police, Vice-President's Office and Ministry of Home Affairs, with effect from 1st February, 1971.

GEOFFREY WILTON HARCORT, ceased to be Superintendent of Police, Vice-President's Office and Ministry of Home Affairs, with effect from 1st June, 1971.

SAMUEL WAKOLO OREMBO, ceased to be Superintendent of Police, Vice-President's Office and Ministry of Home Affairs, with effect from 26th April, 1971.

NOAH KIMAIUY SHREEVE, ceased to be Superintendent of Police, Vice-President's Office and Ministry of Home Affairs, with effect from 26th April, 1971.

JOSEPH OGODE, ceased to be Superintendent of Police, Vice-President's Office and Ministry of Home Affairs, with effect from 17th March, 1971.

GERALD ERIC MOORCRAFT, ceased to be Assistant Superintendent of Police, Vice-President's Office and Ministry of Home Affairs, with effect from 5th April, 1971.

By Order of the Commission.

A. A. A. EKIRAPA,
Secretary,
Public Service Commission of Kenya.

GAZETTE NOTICE No. 1523

THE RENT RESTRICTION ACT

(Cap. 296)

APPOINTMENT

IN EXERCISE of powers conferred by section 4A, sub-section (2) of the Rent Restriction Act, the Minister for Housing hereby appoints—

THOMAS ANDREW DENNISON

to be the Chairman of the Nairobi Rent Tribunal, with the jurisdiction to preside over any other Rent Tribunal that may be set up in Kenya under the Act.

Dated at Nairobi this 28th day of May, 1971.

P. J. NGEI,
Minister for Housing.

GAZETTE NOTICE No. 1524

THE RENT RESTRICTION ACT

(Cap. 296)

APPOINTMENTS

IN EXERCISE of powers conferred by section 4A, sub-section (4) of the Rent Restriction Act, the Minister for Housing hereby appoints—

- (1) Yusuf H. Farjallah,
- (2) George Henry Oliolo,

(3) Josiah Nyaboga Getugi,

(4) Ezra Gumbe,

to be the Members of the Kisumu Rent Tribunal;

and hereby revokes the appointments of—

*(1) Rajinder Kumar Sood,

*(2) C. S. I. Godia,

from the Kisumu Rent Tribunal.

Dated at Nairobi this 28th day of May, 1971.

P. J. NGEI,
Minister for Housing.

*L.N. 40/1967.

GAZETTE NOTICE No. 1525

THE RENT RESTRICTION ACT

(Cap. 296)

APPOINTMENTS

IN EXERCISE of powers conferred by section 4A, sub-section (4) of the Rent Restriction Act, the Minister for Housing hereby appoints—

(1) Mrs. Maggie Gona,

(2) Rashid Soud Ali Bashir,

(3) Seif Salim,

(4) Michael Alumasi Ongalo,

(5) Councillor W. M. Kyalo,

(6) Bahauddin Tajuddin Parkar,

(7) Joseph J. Mugalla,

(8) The District Commissioner, Mombasa, or his nominee,

to be the members of the Mombasa Rent Tribunal;

and hereby revokes the appointments of—

*(1) Nathan Munyovi Adembesa,

†(2) James Njaramba,

from the Mombasa Rent Tribunal.

Dated at Nairobi this 28th day of May, 1971.

P. J. NGEI,
Minister for Housing.

*L.N. 40/1967. †L.N. 1000/1968.

GAZETTE NOTICE No. 1526

THE RENT RESTRICTION ACT

(Cap. 296)

APPOINTMENTS

IN EXERCISE of powers conferred by section 4A, sub-section (4) of the Rent Restriction Act, the Minister for Housing hereby appoints—

(1) The Town Clerk, City Council of Nairobi, or a person deputed by him in writing;

(2) Col. Dunstan Adams;

(3) Dr. Naseer-ud-Deen Quereshi;

(4) Mrs. Dorcas Luseno;

(5) Mrs. Ruth Habwe;

(6) Hon. Jemimah Thoinya Gecaga, M.P.;

(7) Dr. Yusuf Ali Erat;

(8) Mrs. Grace Ogot;

(9) Gibson Maina;

(10) The District Commissioner, Nairobi, or his nominee,

to be the Members of the Nairobi Rent Tribunal;

and hereby revokes the appointments of—

*(1) Laurence Smith,

†(2) Gurcharan Das Tandon,

from the Nairobi Rent Tribunal.

Dated at Nairobi this 28th day of May, 1971.

P. J. NGEI,
Minister for Housing.

*G.N. 3289/1968. †G.N. 1299/1969.

GAZETTE NOTICE No. 1527

THE FORESTS ACT
(Cap. 385)

APPOINTMENT OF OFFICERS TO COMPOUND OFFENCES

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

Jason Wabuke Sakari Kitui,
Samuel Gitu Ngaarua,
Musa Benn Ondigo,
Phillip Chuma Wambua Mulwa,
Crawford Mwawasi,
Dawson Edward Njange Ngoda,
Tirus Murage Kimathi,
Phillip Maurice Muthangya Kavalle,

Forest Officers to Compound Offences in accordance with the provisions of that section.

W. O. OMAMO,
Minister for Natural Resources.

GAZETTE NOTICE No. 1528

(C/1211/F/30)

THE LOCAL GOVERNMENT (COUNTY COUNCIL OF GUSII) ORDER, 1968

(L.N. 223 of 1968)

NOMINATION

PURSUANT to paragraph 4 (b) of the Local Government (County of Gusii) Order, 1968, the Minister for Local Government has nominated—

CHIEF ZACHARIAH ANGWENYI
to be a Councillor of the County Council of Gusii to represent the public service.

Dated this 9th day of June, 1971.

A. J. OMANGA,
*Permanent Secretary,
Ministry of Local Government.*

GAZETTE NOTICE No. 1529

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

NOMINATION OF COUNCILLORS TO MUNICIPAL COUNCILS

IT is notified for general information that the Minister for Local Government has pursuant to regulations 26 and 27 of the Local Government Regulations, 1963, nominated the persons named in the first column of the Schedule to this notice to be members of the Municipal Council named in the second column and to represent the interest/s thereof until the next Local Government General Elections.

SCHEDULE

Name of person Nominated	Municipal Council of	Interests to be Represented
1. The District Commissioner	Nyeri	Public Service.
2. Mr. Amos Wamunyu ..	"	Public Service.
3. Mrs. Wangui Change ..	"	Women Interests.
4. Mrs. Agatha Wachania ..	"	Women Interests.
5. Mr. Nahason Kanyi ..	"	Commercial and Industrial interests.
6. The District Commissioner	Embu	Public Service.
7. Mr. Stanley Ireri	"	Commercial and Industrial interests.
8. Mr. Eston Nyaga	"	Commercial and Industrial interests.
9. Mrs. Ruth Karanga ..	Kakamega	Women Interests.
10. The District Commissioner	"	Public Service.
11. Mr. James A. Likuyi ..	"	Commercial and Industrial interests.
12. Mr. Shadrack Khalisia ..	"	Commercial and Industrial interests.
13. Mrs. P. Abura	"	Women Interests.

Dated this 9th day of June, 1971.

A. J. OMANGA,
*Permanent Secretary,
Ministry of Local Government.*

GAZETTE NOTICE No. 1530

THE ADVOCATES ACT
(Cap. 16)

NOTICE

PURSUANT to regulation 13 (3) of the Advocates (Admission) Regulations (Cap. 16, Sub. Leg.), it is hereby notified that an examination to be passed by applicants for admission to the Roll of Advocates under section 12 (1) (ii) of the Act, will be held in Nairobi at the Kenya School of Law, Girouard Road, from Wednesday, 14th July, 1971, to Friday, 16th July, 1971.

Dated this 12th day of June, 1971.

N. J. MONTGOMERY,
*Secretary,
Council of Legal Education.*

GAZETTE NOTICE No. 1531

THE ADULT EDUCATION ACT
(Cap. 223)

APPOINTMENT

IN EXERCISE of the powers conferred on me by section (5), subsection (3), I hereby appoint—

SAMUEL KIHUMBA

to be the Executive Secretary, Board of Adult Education, and a member of the said Board to represent Government interests, in accordance with section 4 (1) (b), with effect from 1st February, 1970.

Dated this 14th day of June, 1971.

MASINDE MULIRO,
Minister for Co-operatives and Social Services.

GAZETTE NOTICE No. 1532

THE ADULT EDUCATION ACT
(Cap. 223)

APPOINTMENT

IN EXERCISE of the powers conferred on me by section 4 (1) (a), I hereby appoint—

HON. PHILIP NZUKI MBAI

to be the Chairman of the Board of Adult Education, with effect from 1st February, 1970.

Dated this 14th day of June, 1971.

MASINDE MULIRO,
Minister for Co-operatives and Social Services.

GAZETTE NOTICE No. 1533

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

REGISTRATION OF INSTRUMENTS

WHEREAS Bipin Satyendra Triambaklal Thakore of (P.O. Box 9529) Nairobi in the Republic of Kenya, has executed a transfer of all his right title and interest in favour of Atlas Properties Limited having its registered office at (P.O. Box 5375) Nairobi aforesaid of all that piece of land comprising nought decimal one two three nine (0.1239) of an acre or thereabouts that is to say L.R. No. 209/2385 situate in the City of Nairobi in the Nairobi Area aforesaid held under a Grant dated the 22nd day of May, 1935, registered as I.R. 4132/1 and whereas the said Atlas Properties Limited has executed a transfer of its right title and interest in the said land in favour of Zauher Investments Limited and whereas the said Zauher Investments Limited has executed a memorandum of charge in respect of the said piece of land and whereas such instruments have been presented for registration and whereas affidavit has been filed in the terms of section 65 (1) (h) of the said Act declaring that the said Grant has been lost notice is hereby given that after fourteen (14) days from the date hereof provided that no objection has been received within that period I intend to dispense with the production of the said Grant and to proceed with the registration of the said instruments.

Dated at Nairobi this 18th day of June, 1971.

S. H. SHAH,
Registrar of Titles.

GAZETTE NOTICE NO. 1534

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 8th July, 1971. Civil servants must complete applications in triplicate on Form PSC.2A; the original should be submitted to Heads of Departments at least seven days before the closing date, and the duplicate and triplicate together with Cards PSC.25 and PSC.25A duly completed to be sent by the applicant directly to the Secretary. Applications from non-civil servants should be submitted in triplicate on Form PSC.2, together with Cards PSC.24 and PSC.24A duly completed. These are obtainable from the Secretary or from other Government Offices. Applicants must quote the number shown against the post in the advertisement.

Civil servants who are serving on permanent and pensionable terms of service who wish to apply for posts on Agreement terms only, MUST be acquainted with the provisions of Personnel Circular No. 30 of 1965.

Vacancy in the Judicial Department:

Executive Officer Grade III (One Post) (No. 188/71)

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

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three years' experience of criminal and civil court Registries. They must be persons of proven initiative with ability to organize and control staff. They must have a thorough knowledge of Government Regulations and Model Departmental Financial Instructions. The successful candidate will be required to assume responsibilities of Court accounts and stores in a busy magistrate's court Registry.

Vacancies in the Ministry of Health:

Housekeeper (Two Posts)

Housekeeper Grade IA (Warden) (No. 189/71)

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

Applicants should be mature women, single or widow, who must be residential. They should have School Certificate (E.A.C.E.). They must have a diploma in catering or House Management with experience of not less than three years in a large institution of 400 students and over. They should be expected to supervise housekeepers working in the kitchen, dining halls, and halls of residence. The applicants must possess a high sense of responsibility, personality and interest in looking after young people. A course in sociology and psychology will be an additional advantage.

Housekeeper Grade II (No. 190/71)

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

Applicants should be of mature age and preferably possess the Cambridge School Certificate or its equivalent. They must possess a Diploma in Domestic Science/Certificate in Institutional Management with experience of not less than two years in large-scale catering. They should have the ability to control staff, prepare menus, estimate quantities, control stock and maintain ration ledger. The successful candidate will be posted to any hospital in Kenya to undertake catering and allied duties.

Vacancies in the Ministry of Works:

Chief Technical Assistant (Two Posts)

Chief Technical Assistant (Electrical Branch) (No. 191/71)

Salary scale.—£1,104 to £1,356. PENSIONABLE or AGREEMENT.

Applicants must possess the Cambridge School Certificate or its equivalent. They must also possess the City and Guilds Mechanical Engineering Technician Certificate Final Grade or its equivalent (an endorsement to this certificate will be deemed an advantage). In addition, they must have at least six years' practical experience, four of which must have been in a supervisory position assisting in either (a) the preparation of design drawings, specifications and estimates for Mechanical plant, installations including stores, water heating and ventilation services in public buildings, hospitals, etc., or (b) the installation, operation and maintenance of Mechanical plant installations including steam water heating and ventilation services. Experience in hospital engineering services which include kitchen and laundry and specialist hospital equipment will be an advantage.

Chief Technical Assistant (Contracts and Quantities Branch)
(No. 192/71)

Salary scale.—£1,104 to £1,356. PENSIONABLE or AGREEMENT.

Applicants should possess the Cambridge School Certificate or its equivalent. They must have passed the Ordinary National Diploma in Building and Civil Engineering or passed Occupational Test of the Ministry of Works, Contracts and Quantities Branch. Preference will be given to those who possess the Higher National Technician's Certificate in Building. Candidates who have served for a minimum of six years in an approved office, four years of which should have been in a supervisory capacity and who are fully conversant with all aspects of Contract Procedure from estimate to final accounts, and are capable of negotiating contracts, will also be considered.

GAZETTE NOTICE NO. 1535

THE MEDICAL PRACTITIONERS AND DENTISTS ACT
(Cap. 253)

NOTIFICATION

IT IS hereby notified for general information that Dr. Gian Singh Ahluwalia of P.O. Box 62, Fort Hall, was brought before the Medical Practitioners and Dentists Board on 4th June, 1971, on a charge of infamous conduct and the Board ruled that his registration be suspended from the Register for a period of seven days, with effect from the 5th June to 11th June, 1971.

By Order of the Board.

Dated this 5th day of June, 1971.

J. C. LIKIMANI,
Registrar,
Medical Practitioners and Dentists Board.

GAZETTE NOTICE NO. 1536

THE MEDICAL PRACTITIONERS AND DENTISTS ACT
(Cap. 253)

NOTIFICATION

IT IS hereby notified for general information that Dr. Nalik K. Shah of P.O. Box 491, Nairobi, was brought before the Medical Practitioners and Dentists Board on 4th June, 1971, on a charge of infamous conduct and the Board ruled that his registration be suspended from the Register for a period of one month, with effect from the 5th June to 4th July, 1971.

By Order of the Board.

Dated this 5th day of June, 1971.

J. C. LIKIMANI,
Registrar,
Medical Practitioners and Dentists Board.

GAZETTE NOTICE NO. 1537

THE EAST AFRICAN LICENSING OF AIR SERVICES
REGULATIONS, 1965NOTICE OF APPLICATION FOR A LICENCE TO OPERATE
AN AIR SERVICE

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations, 1965, notice is given that Falconair Limited, c/o P.O. Box 5305, Nairobi, Kenya, has applied to the East African Civil Aviation Board for a licence to operate the following service:—

Air charter and aerial work services to, from and within East Africa with a total seating capacity of 20 passenger seats based in the Kilifi/Bamburi area,

for a period of five (5) years.

It is further notified that any representation or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Community, P.O. Box 1002, Arusha, Tanzania, not later than 8th July, 1971. 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 Arusha this 7th day of June, 1971.

D. M. WAIRINDI,
for Secretary,
East African Civil Aviation Board.

GAZETTE NOTICE NO. 1538

THE TEA BOARD OF KENYA

BALANCE SHEET AS AT 31ST DECEMBER, 1970

We have examined the above Balance Sheet and annexed Revenue Account which in our opinion respectively give a true and fair view of the state of the Board's affairs at 31st December, 1970 and of its income and expenditure for the year ended on that date.

Nairobi,
28th May, 1971.

GILL AND JOHNSON,
Chartered Accountants.

THE TEA BOARD OF KENYA

REVENUE ACCOUNT FOR THE YEAR ENDED 31ST DECEMBER, 1970

1969	EXPENDITURE	K£	INCOME	K£	1969
41,449	Tea Research Institute	48,099	Cess on Acreage	4,513	K£
—	Kenya Advisory Service	2,881	Cess on Tea manufactured and delivered for sale	111,884	4,139
1,162	Jamhuri Park Expenses	1,267	Magazine Subscriptions	124	99,485
420	Competition Prizes	176	Interest	1,467	148
910	Fees and Allowances to Board Members	1,106	Sundry Receipts	11	41
2,596	Travelling Expenses	3,110			8
3,684	Salaries	5,644			
483	Passages	626			
1,462	Office Expenses	2,290			
826	General Expenses	2,230			
117	Subscriptions	123			
75	Audit Fees	75			
7	Depreciation	57			
222	Magazine "Tea"	258			
789	Bursaries	30			
13,240	U.K. Tea Propaganda Campaign	21,211			
4,219	U.S. Tea Propaganda Campaign	4,076			
—	Australian Tea Council	1,123			
8	Interest on Overdraft	—			
566	Provisions for Staff Gratuity	566			
—	Provision for Taxation	600			
31,586	Excess of Income over Expenditure	22,451			
103,821		K£ 117,999		K£ 117,999	103,821

THE TEA BOARD OF KENYA

SCHEDULE OF FIXED ASSETS AT 31ST DECEMBER, 1970

	COST OR VALUATION			DEPRECIATION AND AMOUNTS WRITTEN OFF			NET BOOK VALUE At 31-12-70	
	To 31-12-69	Additions in Year	To 31-12-70	To 31-12-69	For the Year	To 31-12-70		
	K£	K£	K£	K£	K£	K£	K£	
Staff House—Nairobi as revalued by the Board	7,000	—	7,000	—	—	—	7,000	
Staff House—Furniture	579	—	579	579	—	579	—	
Office Equipment.. . . .	962	335	1,297	920	57	977	320	
Jamhuri Park Stand, Nairobi .. .	8,541	335	8,876	1,499	57	1,556	7,320	
	9,742	—	9,742	9,741	—	9,741	1	
	K£	18,283	335	18,618	11,240	57	11,297	7,321

GAZETTE NOTICE NO. 1539

THE INDUSTRIAL COURT

CAUSE NO. 17 OF 1971

Parties:—

Kenya Game Hunting & Safari Workers' Union
and
E.A. Professional Hunters' Association

Issue in dispute:—

Terms and conditions of service including wages.

1. The Kenya Game Hunting & Safari Workers' Union shall hereinafter be referred to as the Claimants and E.A. Professional Hunters' Association shall hereinafter be referred to as the Respondents.

2. The parties were heard in Nairobi on the 20th and 21st day of May, 1971, and relied on their written and verbal submissions.

AWARD

3. The parties had appeared before the Industrial Court in 1968 *vide* Cause No. 9/68. It is very disappointing to note that the relationship between the parties, or at least their representatives, has not improved at all. The Court got the impression that there was a total lack of communication between the two sides which can only lead to strained industrial relations. This would be most unfortunate because hunting is an important section of the tourist industry. The country cannot afford to stand any disruption in the smooth running of the various components of the tourist industry. In this respect, full credit must be given to the Respondents for having taken the initiative on their own accord in forwarding their proposals to the Claimants for revising the existing agreement covering wages and terms and conditions of their employees. The agreement which they proposed to amend had come into effect on 1st March, 1968, and was in force until 28th February, 1970.

The Respondents forwarded their proposals to the Claimants on 13th April, 1970, and asked the Claimants to put forward their comments prior to the first negotiating meeting which took place on 4th May, 1970. Thereafter meetings were held on 18th May and 19th June. The minutes of these meetings were made available to the Court and having gone through them carefully, the Court has come to the conclusion that much time and effort were wasted during these meetings with very poor results. From the views expressed at these meetings and the attitude that was adopted by the parties, particularly the Claimants, the Court is not surprised that an omnibus claim has been submitted to it for adjudication. It is indeed very rare that the parties fail to resolve even one item in their collective bargaining agreement. The Court would strongly advise the Claimants that they should not hesitate to seek the advice and guidance from the Central Organization of Trade Unions Kenya (COTU) in future negotiations.

The Claimants' attitude during conciliation inhibited the conciliation from turning into a fruitful exercise. Conciliation meetings had taken place on 7th and 12th January, 1971, and the parties eventually signed the Notification of Dispute Form A to the Industrial Court on 25th March, 1971.

During the hearing, the Claimants stated that the issues in dispute were as follows:—

1. Wages.
2. House allowance.
3. Hours of work.
4. Annual leave.
5. Leave travelling allowance.
6. Maternity leave.
7. Employment, probation, discipline and termination.
8. Redundancy.
9. Severance pay.
10. Meal allowances.
11. Accommodation for safari employees.
12. Uniforms for safari employees.
13. Security for employees' wages after safari is cancelled by client for his reasons.
14. Security for employees while in bush.
15. Implementation and duration of the agreement.

The Respondents on the other hand presented the Court with a complete version of the collective agreement based on their proposals which they submitted was an opening gambit in the bargaining which they hoped would ensue.

The Court must express its strong displeasure at this sorry state of affairs and would once again repeat the warning that the parties should not expect the Industrial Court to draft their collective agreements in full for them and that they should come to the Industrial Court only as a last resort after having thoroughly investigated all possibilities of reaching a settlement through voluntary negotiations. In the present case this was not done simply because, as has been pointed out before, there is no communication between the parties whatsoever.

Both the parties addressed the Court at length on their respective submissions and after careful consideration of all these submissions, both written and verbal, the Court awards the following agreement:—

Preamble

The terms of this agreement shall be observed in respect of employees of Association members subject only to the provisions of the current agreement between the Federation of Kenya Employers and the Central Organization of Trade Unions (Kenya) on supervisory, managerial and confidential staff.

1. *Form of Contract*

Employees shall be offered employment on the most favourable contractual terms appropriate to the employment available. Contractual terms shall include monthly, weekly and daily terms, provided that the wages and conditions of employment of persons on weekly and daily terms shall be in the aggregate not less favourable than those enjoyed by persons of equivalent status who are on monthly terms and in regular employment.

2. *Housing*

Employees who are not provided with housing accommodation by their employer shall be granted a house allowance of Sh. 60 p.m. in addition to the basic wages set out in the second column of the wage Schedule to this agreement. This clause shall not apply to persons on safari and shall not constitute an element in the aggregation in view of the provision by the employer of tentage and bedding whilst the employee is on safari.

3. *Hours of Work*

The normal working week for employees, other than those on safari, shall be 45 per week.

4. *Overtime*

Overtime shall be payable for hours worked in excess of those specified in the preceding paragraph to employees, other than those on safari, on the basis of time plus one-half for hours worked in excess from Monday to Saturday, and time plus time in respect of hours worked on gazetted public holidays and Sundays.

5. *Annual Leave*

- (i) On completion of 12 months' consecutive service, an employee shall be granted 21 consecutive days' leave with full pay. Such leave to be taken at the discretion of management.
- (ii) Where employment is terminated after the completion of probationary period, the employee shall be entitled to one-and-one-half days' leave with full pay for every month of service completed by him including the probationary period.

6. *Travelling Allowance*

Employees who are required to travel for the purpose of proceeding on safari shall be reimbursed the cost of their travelling from their homes to the commencement point of the safari. A person returning to his home on completion of a safari, and who is not required for further safari work, shall be granted reasonable cost of travelling in respect of the journey to be undertaken from the point where the safari ends to his home.

7. *Medical Benefits*

Medical fees in respect of costs incurred at Government and Local Government institutions shall be reimbursed by the employer. Sick leave shall be granted at the rate of 30 days on full pay and the next 30 days on half pay for each 12 months' service provided that—

- (a) sick leave shall only be granted where a registered medical practitioner has certified the need for such leave;
- (b) an employee shall not be entitled to the benefits of this clause in circumstances (1) where the injury or sickness is caused by the employee's own negligence or misconduct, (2) where the employee is ordered into hospital in accordance with the provision of the Public Health Act or has contracted venereal disease.

8. *Maternity Leave*

A female employee shall be entitled to unpaid maternity leave up to a maximum of 90 days subject to the employee producing a proper medical certificate. Women in receipt of such maternity leave shall not incur any loss of privilege during this period.

9. *Engagement, Probation, Discipline and Termination*

- (i) Persons on engagement other than those to be employed on safari shall be appointed on probation. The probationary period shall be two months. During the course of the probationary period, the employment may be terminated during the course of the first month by the giving of 24 hours' notice by either party, and in the second month, by the giving of seven days' notice in writing or by the payment of an equivalent amount of wages in lieu thereof.

(ii) On completion of the probation period, the employment may be terminated by either party without assigning reasons by the giving of one month's notice in writing or by the payment of an equivalent amount of wages in lieu thereof. Neither of the preceding clauses shall derogate the right of the employer to summarily terminate the employment for cause. Provided that in circumstances where the employee is guilty of misconduct of a degree considered by the employer insufficient to warrant summary dismissal, a warning may be issued. Such warning shall be confirmed in writing. An employee who has been warned twice and who then commits a further misconduct shall have his employment terminated summarily, provided that an employee who completes a period of not less than 365 days' continuous employment without further fault after the issue of the last warning shall have all or any warnings expunged from his record.

(iii) The services of an employee on safari shall not be terminated at a place other than a recognized township and the employer shall be required to pay travelling expenses to such an employee to enable him to return to the place of his engagement.

10. Redundancy

In the event of redundancy, the following principles will apply:—

- (a) The Union shall be informed of the reasons for and the extent of the intended redundancy.
- (b) The principle should be adopted of last in first out in the particular category of employees affected subject to all other factors such as skill, relative merit, ability and reliability being equal.
- (c) The redundant employee will be entitled to the appropriate period of notice or pay in lieu.

11. Certificate of Service

An employee on leaving the service of his employer shall be granted a certificate of service stating the employee's name, the capacity in which employed, the period of employment and the wage at the time when the employment was terminated.

15. Wages

Wages shall be paid in arrears in accordance with the following Schedule:—

SCHEDULE

		Monthly Sh. cts.	1ST YEAR		2ND YEAR	
			Weekly Sh. cts.	Daily Sh. cts.	Monthly Sh. cts.	Daily Sh. cts.
<i>Domestic and Safaris</i>						
Drivers		350 00	95 40	15 90	365 00	99 60
Gunbearers	1 }
Gunbearers		290 00	79 20	13 20	305 00	83 10
Skimmers	
Drivers	2 }
Cooks	
Assistant Cook		267 00	72 90	12 15	282 00	76 80
Mess Waiter	
Tent/Mess Attendant 1		247 50	67 50	11 25	262 50	71 70
Porters/Tracker	
Tent/Mess Attendant 2	2 }	227 50	62 10	10 35	242 50	66 00
Kitchen hand	
..	207 50	56 70	9 45	222 50	60 60
<i>General</i>						
Clerks		450 00	122 70	20 45	465 00	126 90
Mechanics		400 00	109 20	18 20	415 00	113 10
Carpenters	
Tent and Sailmaker		350 00	95 40	15 90	365 00	99 60
Equipment Repairer		232 00	63 30	10 55	247 00	67 20
Watchman, Labourers, Messengers and Sweepers		222 00	60 60	10 10	237 00	64 80

(i) Provided that persons employed on weekly or daily terms shall be paid in accordance with the second and third columns of the Schedule, the rate set out in the second and third columns shall constitute an aggregation in accordance with the proviso to clause one of this agreement and shall be deemed to discharge all obligation in respect of this agreement to persons employed on weekly or daily terms with the exception of clauses 6, 7 (first sentence), 13 and 14.

(ii) Further provided that those employees who are earning above the new rates shall get increments of Sh. 10 p.m. for the first year and another Sh. 10 p.m. for the second year.

16. Implementation and Duration

This agreement shall come into force on the 1st day of March, 1971, and shall remain in force for a period of two years. Thereafter it shall continue in force indefinitely until either party, by giving of three months' notice in writing, shall indicate their wish to amend or terminate the agreement.

The Court would like to add that in view of the effective date of the agreement that has been awarded, it should be deemed that the provisions of the Tripartite Agreement, as far as the standstill of wage increases are concerned, have been met.

Given in Nairobi this 10th day of June, 1971.

SAEED R. COCKAR,
President.

G. N. KONDITI,
J. B. ABUOGA,
Members.

12. Uniforms

Employees at depots of various Association members shall be provided with two sets of uniforms per annum or overalls in circumstances where the employee is not under an obligation to wear a uniform in public. Employees proceeding on safari shall be provided with overcoats which shall remain the property of the employer.

13. Bedding

Employees proceeding on safari shall be provided with beds and mosquito nets by the employer. In addition, employees shall be entitled to an issue of two blankets per annum. This equipment shall remain the property of the employer, and it shall be returned to the employer in good order.

14. Meal and Accommodation Allowance

(i) An employee required to perform work away from his principal place of employment shall, unless his employer provides him with free meals during such period of absence, be entitled to be paid subsistence allowance as follows:—

	Sh.
Morning meal	2
Midday meal	4
Evening meal	5

Provided that in the case of an employee who is supplied with rations such subsistence allowance will not be paid unless the employee cannot prepare the rations provided for him, and the allowances shown shall be reduced by:—

	Sh. cts.
Morning meal	0 25
Midday meal	0 75
Evening meal	1 00

(ii) In respect of each complete night's absence on duty away from his principal area of employment or camp site an employee entitled to subsistence allowance as provided in subparagraph (i) above whose employer does not provide him with free accommodation during such period shall be entitled (in addition to such subsistence allowance as may be payable) to a night stop allowance of Sh. 15.

GAZETTE NOTICE NO. 1540

CIVIL AIRCRAFT ACCIDENT

INSPECTOR'S INVESTIGATION

NOTICE is hereby given that an Inspector's Investigation is taking place into the cause of the accident which occurred on the 29th May, 1971, at Manyani, to Piper PA.28-140, 5Y-AJY, registered in the name of Mombasa Flying Club, P.O. Box 7563, Mombasa, Kenya.

Any persons interested who desire to make representations as to the circumstances or cause of this accident should do so in writing to the Chief Inspector of Accidents, P.O. Box 30163, Nairobi, within 14 days of this notice and should quote the reference CAV/ACC/22/71.

Dated this 7th day of June, 1971.

P. J. ADAMS,
for Chief Inspector of Accidents

GAZETTE NOTICE NO. 1541

THE GOVERNMENT LANDS ACT
(Cap. 280)

ATHI RIVER TOWNSHIP—PLOTS FOR RESIDENTIAL PURPOSE

THE Commissioner of Lands on behalf of the President of the Republic of Kenya gives notice that the plots in Athi River 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, Machakos, 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, Machakos, stating the plot required in order of preference. Applications must be on prescribed forms which are available from Lands Department, or District Commissioner, P.O. Box 1, Machakos.

4. Applications must be sent so as to reach the District Commissioner not later than noon on the 23rd day of July, 1971.

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

6. Applicants must enclose with their applications cash, postal order or money order for Sh. 1,000 drawn on applicant's own banking account made payable to Commissioner of Lands as a deposit which will be dealt with as follows:—

(a) If the applicant is offered and takes up and pays for 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.

General Conditions

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

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

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

4. The term of the grant will be for 99 years from the first day of the month following the 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 the default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President of 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 of Republic of Kenya 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 is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein:

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

5. The land and buildings shall only be used for private residential purposes and not more than one dwelling-house shall be erected on the land. A guest house will not be permitted.

6. The buildings shall not cover more than 50 per centum of the area of the land or such lesser area that may be prescribed by the local authority in its By-laws.

7. The grantee shall not subdivide the land.

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

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

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

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

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

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

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

Dated this 18th day of June, 1971.

SCHEDULE

Plot No.	Area (approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
L.R. 337/21	Hectares 0.0557	Sh. 370	Sh. cts. 74 00	Sh. Payable on demand	Sh. 460
337/22	0.0557	370	74 00	"	460
337/23	0.0538	376	75 20	"	460
337/24	0.0464	324	64 80	"	460
337/25	0.0464	324	64 80	"	460
337/26	0.0464	324	64 80	"	460
337/27	0.0464	324	64 80	"	460
337/28	0.0464	324	64 80	"	460
337/29	0.0464	324	64 80	"	460
L.P. 337/30	0.0464	324	64 80	"	460
337/31	0.0464	324	64 80	"	460
337/32	0.0538	376	75 20	"	460
337/33	0.0557	370	74 00	"	460
337/34	0.0557	370	74 00	"	460
337/35	0.0557	370	74 00	"	460
L.R. 337/36	0.0557	320	74 00	"	460
337/37	0.0538	376	75 20	"	460

GAZETTE NOTICE No. 1542

THE REGISTERED LAND ACT, 1963

(No. 25 of 1963)

SONGHOR TOWNSHIP, SONGHOR SETTLEMENT SCHEME No. 62—
PLOTS FOR HOTELS, SHOPS, WORKSHOPS, CHARCOAL AND
HIDES AND SKINS

THE Commissioner of Lands gives notice that the plots in SONGHOR TOWNSHIP as described in the Schedule appended hereto are available for alienation and applications are invited for the direct grants thereof.

2. A plan of the plots may be seen at the offices of the District Commissioner, the Local Senior Settlement Officer and the Clerk to Council.

3. Applications should be submitted to the Commissioner of Lands through the District Commissioner and not direct so as to reach the District Commissioner not later than 31st July, 1971.

4. Applicants must enclose with their applications the sum of Sh. 200 as a deposit, which will be dealt with as follows:—

- (a) If the applicant is offered and takes up and pays for a plot within a period of 30 days as required in paragraph 5 below, the deposit will be credited to him.
- (b) If the application is unsuccessful the applicant's deposit will be refunded to him.
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 30 days as required in paragraph 5, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

5. Each allottee of a plot shall pay to the Commissioner of Lands within 30 days of the notification that his application has been approved, the assessed stand premium and proportion of annual rent together with survey fees also the fees payable in respect of preparation and registration of the grant and stamp duty assessed at 2 per cent of the stand premium and annual rent, in default of payment of which within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot offered.

General Conditions

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

SCHEDULE

Plot No.	Area (approx.)	Stand Premium	Annual Rent	Road Charges	Survey Fees
Shops and Residence Plot Nos. 25–29 (5) ..	0.045	1,000	200	on demand	100
Plot Nos. 33–40 (8) ..	0.045	1,000	200	on demand	100
Workshops and Residence Plot Nos. 17–22 (6) ..	0.045	900	180	on demand	100
Storage and Sale of Charcoal Plot No. 23 (1) ..	0.049	440	88	on demand	100
Hotels Plot No. 16 ..	0.061	1,520	304	on demand	100
Plot No. 15 (2) ..	0.061	1,520	304	on demand	100
Hides and Skins Plot No. 4 (2) ..	0.073	1,460	292	on demand	100
Plot No. 5 ..	0.073	1,460	292	on demand	100

GAZETTE NOTICE No. 1543

THE REGISTERED LAND ACT, 1963

(No. 25 of 1963)

LUKHUYANI TOWNSHIP, SOY SETTLEMENT SCHEME No. 29—
PLOTS FOR HOTELS, SHOPS, WORKSHOPS, CHARCOAL AND
HIDES AND SKINS

THE Commissioner of Lands gives notice that the plots in LUKHUYANI TOWNSHIP as described in the Schedule appended hereto are available for alienation and applications are invited for the direct grants thereof.

2. A plan of the plots may be seen at the offices of the District Commissioner, the Local Senior Settlement Officer and the Clerk to Council.

3. Applications should be submitted to the Commissioner of Lands through the District Commissioner and not direct so as to reach the District Commissioner not later than 31st July, 1971.

4. Applicants must enclose with their applications the sum of Sh. 200 as a deposit, which will be dealt with as follows:—

- (a) If the applicant is offered and takes up and pays for a plot within a period of 30 days as required in paragraph 5 below, the deposit will be credited to him.
- (b) If the application is unsuccessful the applicant's deposit will be refunded to him.

(a) The grants shall be made initially for a term of 33 years convertible to 99 years in due course in cases where development has taken place to the required standard as shown in (b) below.

(b) The grantee will be required to erect within 24 months of the commencement of the lease buildings in traditional style in accordance with plans previously approved in writing by the local authority and the Commissioner of Lands. Should the buildings be of permanent materials and of an approved design and erected within two years of the commencement of the lease to the satisfaction of the authority concerned, the term of the lease, may, on application made prior to the expiry of the 33 years' lease, be extended to 99 years at such rental and condition as may then be prescribed.

(c) The grantee shall maintain in good and substantial repair all buildings at any time erected on the land.

(d) To provide on the land to the satisfaction of the local authority, a proper system for the disposal of sewage and sullage water.

(e) The grantee shall erect a fence or plant a hedge on the boundaries of the land other than the frontage and shall keep such fence or hedge in good repair.

(f) The grantee shall use the land for the purpose of business (excluding the sale of petrol except where specifically permitted) and residence and shall not indulge in any trade or business which the Commissioner of Lands considers dangerous or offensive.

(g) The grantee shall not transfer, charge or part with the possession of the land without the previous written consent of the Commissioner of Lands.

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

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

(c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 30 days as required in paragraph 5, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

5. Each allottee of a plot shall pay to the Commissioner of Lands within 30 days of the notification that his application has been approved, the assessed stand premium and proportion of annual rent together with survey fees also the fees payable in respect of preparation and registration of the grant and stamp duty assessed at 2 per cent of the stand premium and annual rent, in default of payment of which within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot offered.

General Conditions

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

(a) The grants shall be made initially for a term of 33 years convertible to 99 years in due course in cases where development has taken place to the required standard as shown in (b) below.

(b) The grantee will be required to erect within 24 months of the commencement of the lease buildings in traditional style in accordance with plans previously approved in writing by the local authority and the Commissioner of

Lands. Should the buildings be of permanent materials and of an approved design and erected within two years of the commencement of the lease to the satisfaction of the authority concerned, the term of the lease, may, on application made prior to the expiry of the 33 years' lease, be extended to 99 years at such rental and condition as may then be prescribed.

- (c) The grantee shall maintain in good and substantial repair all buildings at any time erected on the land.
- (d) To provide on the land to the satisfaction of the local authority, a proper system for the disposal of sewage and sullage water.
- (e) The grantee shall erect a fence or plant a hedge on the boundaries of the land other than the frontage and shall keep such fence or hedge in good repair.
- (f) The grantee shall use the land for the purpose of business (excluding the sale of petrol except where specifically permitted) and residence and shall not indulge in any trade

or business which the Commissioner of Lands considers dangerous or offensive.

- (g) The grantee shall not transfer, charge or part with the possession of the land without the previous written consent of the Commissioner of Lands.
- (h) The Commissioner of Lands or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of such installations.
- (i) The grantee will be required to pay such rates, taxes, charges, duties, assessments or outgoings of whatever descriptions as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon including any contributions or other sums paid in lieu thereof.

SCHEDULE

Plot No.	Area (approx.)	Stand Premium	Annual Rent	Road Charges	Survey Fees
	Hectares	Sh.	Sh.		Sh.
Shops and Residence					
Plot Nos. 8-11 (4)	0.045	1,000	200	on demand
Plot No. 12 (7)	0.049	1,080	216	on demand
Plot Nos. 13-19 (7)	0.045	1,000	200	on demand
Workshops and Residence					
Plot No. 20 (1)	0.040	800	160	on demand
Plot Nos. 21-25 (5)	0.045	900	180	on demand
Storage and Sale of Charcoal					
Plot Nos. 36-37 (2)	0.065	840	168	on demand
Processing and Storage of Hides and Skins					
Plot No. 31 (1)	0.061	1,220	244	on demand
Plot No. 32 (1)	0.045	900	180	100
					100

GAZETTE NOTICE NO. 1544

THE REGISTERED LAND ACT, 1963

(No. 25 of 1963)

MAKUTANO TOWNSHIP, SUWEWA SETTLEMENT SCHEME NO. 3— PLOTS FOR HOTELS, SHOPS, WORKSHOPS, CHARCOAL AND HIDES AND SKINS

THE Commissioner of Lands gives notice that the plots in Makutano Township, as described in the Schedule appended hereto, are available for alienation and applications are invited for the direct grants thereof.

2. A plan of the plots may be seen at the offices of the District Commissioner, the Local Senior Settlement Officer and the Clerk to Council.

3. Applications should be submitted to the Commissioner of Lands through the District Commissioner and not direct so as to reach the District Commissioner not later than 15th August, 1971.

4. Applicants must enclose with their applications the sum of Sh. 200 as a deposit, which will be dealt with as follows:—

- (a) If the applicant is offered and takes up and pays for a plot within a period of 30 days as required in paragraph 5 below the deposit will be credited to him.
- (b) If the application is unsuccessful the applicant's deposit will be refunded to him.
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 30 days as required in paragraph 5, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

5. Each allottee of a plot shall pay to the Commissioner of Lands within 30 days of the notification that his application has been approved, the assessed stand premium and proportion of annual rent together with survey fees also the fees payable in respect of preparation and registration of the grant and stamp duty assessed at 2 per cent of the stand premium and annual rent, in default of payment of which within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot offered.

General Conditions

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

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

SCHEDULE

Plot No.	Area (approx.)	Stand Premium	Annual Rent	Road Charges	Survey Fees
	Hectares	Sh.	Sh.		Sh.
Shops and Residence					
Plot No. 5 (1)	0.045	1,000	200	on demand	100
Plot Nos. 6-10 (5)	0.047	1,040	208	on demand	100
Plot Nos. 11 and 16 (2)	0.045	1,000	200	on demand	100
Plot Nos. 17-21 (4)	0.047	1,040	208	on demand	100
Plot No. 22 (1)	0.045	1,000	200	on demand	100
Workshop and Residence					
Plot Nos. 12-15 (4)	0.037	740	148	on demand	100
Processing and Storage of Hides and Skins					
Plot No. 39	0.14	280	56	on demand	100

GAZETTE NOTICE No. 1545

5 PER CENT KENYA STOCK 1978/82

5½ PER CENT KENYA STOCK 1976/80

FOR the purpose of preparing warrants for interest due on 15th August, 1971, the balances of the several accounts in the above-mentioned stocks will be struck at close of business on 15th July, 1971, after which date the stocks will be transferable ex dividend.

CENTRAL BANK OF KENYA,
P.O. Box 30463, Nairobi.

GAZETTE NOTICE No. 1546

MINISTRY OF LANDS AND SETTLEMENT

LOSS OF MISCELLANEOUS RECEIPT BOOK

NOTICE is hereby given that Miscellaneous Receipt Book No. 332901-332950 (used up to 332918) has been lost and it is now cancelled. No liability will therefore be accepted by this Ministry in respect of any money paid against it.

Any member of the public who has any knowledge of this book is requested to report immediately to the Permanent Secretary, Ministry of Lands and Settlement, Nairobi, or to the nearest Police Station.

R. K. ESSENDI,
for Director of Settlement.

GAZETTE NOTICE No. 1547

VOICE OF KENYA, NAIROBI
CASUAL/FUNERAL ANNOUNCEMENT OFFICE

LOSS OF MISCELLANEOUS RECEIPT BOOKS

MISCELLANEOUS Receipt Books Nos. F.421901-421950 and F.421951-422000 have been reported missing from the Casual/Funeral Announcement Office, Voice of Kenya, Nairobi.

The following receipts have not been used and the Government will not be responsible for any of these receipts issued. Any person who is already issued with any of them should contact the nearest Police Station.

Receipt Nos. 421972-422000.
Receipt Nos. 421923-421950.

T. M. TWAHIR,
for Permanent Secretary.

GAZETTE NOTICE No. 1548

DISTRICT EDUCATION OFFICE, ITEN

LOSS OF L.P.O. FORM NO. C491251 DATED 1ST MARCH, 1971

IT IS notified that the above L.P.O. has been lost. This L.P.O. Form has been cancelled and no liability will be accepted by the District Education Officer, Keiyo-Marakwet District, P.O. Iten, in respect of goods supplied against the said L.P.O. Form.

P. N. MBUGUA,
District Education Officer,
Keiyo/Marakwet.

GAZETTE NOTICE No. 1549

IN THE HIGH COURT OF KENYA
AT MERU DISTRICT REGISTRY
CRIMINAL CAUSE LIST

Before the Honourable Mr. Justice C. B. Madan

On Monday, 28th June, 1971

For Plea at 10 a.m.:

Cr.C. No. 351/71 Republic v. Abdi Noor Abdi (G. L. Patel, Esq.). Abdi Sora Abdi (D. N. Nene, Esq.).

- Cr.C. No. 352/71 Republic v. M'Nairenge M'Erimba (C. M. Kirugara, Esq.).
 Cr.C. No. 353/71 Republic v. M'Ithinji s/o Muchai (G. L. Patel, Esq.).
 Cr.C. No. 354/71 Republic v. Kaberia s/o M'Ikotha (D. N. Nene, Esq.).
 Cr.C. No. 355/71 Republic v. Joseph Kiara s/o Kibuabi (C. M. Kirugara, Esq.).
 Cr.C. No. 356/71 Republic v. M'Kaari s/o M'Ringeera (D. N. Nene, Esq.).
 Cr.C. No. 357/71 Republic v. M'Mugambi Manyara (G. L. Patel, Esq.).
 Cr.C. No. 358/71 Republic v. Kamwara s/o Kijui (C. M. Kirugara, Esq.).
 Cr.C. No. 359/71 Republic v. Geoffrey s/o Samson (D. N. Nene, Esq.).
 Cr.C. No. 360/71 Republic v. Andrew Mungatia and two others.
 Cr.C. No. 361/71 Republic v. Kangai w/o M'Mucheke (C. M. Kirugara, Esq.).
 Cr.C. No. 362/71 Republic v. M'Mucheke s/o M'Ithae (G. L. Patel, Esq.).
 Cr.C. No. 363/71 Republic v. Kithia s/o M'Arugu (D. N. Nene, Esq.).

Tuesday, 29th June, 1971, at 10 a.m.

Hearing Thereafter:

Cr.C. No. 268/70 Republic v. M'Ringera Muthaura (C. M. Kirugara, Esq.).

Wednesday, 30th June, 1971, at 10 a.m.

Cr.C. No. 268/70 Republic v. M'Ringera Muthaura (Part-heard).

Cr.C. No. 270/70 Republic v. Kobia M'Ikabu (G. L. Patel, Esq.).

Thursday, 1st July, 1971, at 10 a.m.

Cr.C. No. 270/70 Republic v. Kobia M'Ikabu (Part-heard) (G. L. Patel, Esq.).

Cr.C. No. 281/70 Republic v. Charles Mugambi M'Imanyara (D. N. Nene, Esq.).

Friday, 2nd July, 1971, at 10 a.m.

Cr.C. No. 281/70 Republic v. Charles Mugambi M'Imanyara (D. N. Nene, Esq.).

Cr.C. No. 351/71 Republic v. Abdi Noor Abdi (G. L. Patel, Esq.). Abdi Sora Abdi (D. N. Nene, Esq.).

Monday, 5th July, 1971, at 10 a.m.

Cr.C. No. 351/71 Republic v. Abdi Noor Abdi (G. L. Patel, Esq.). Abdi Sora Abdi (D. N. Nene, Esq.).

Cr.C. No. 352/71 Republic v. M'Nairenge M'Erimba (C. M. Kirugara, Esq.).

Tuesday, 6th July, 1971, at 10 a.m.

Cr.C. No. 360/71 Republic v. Andrew Mungatia (B. Georgiadis, Esq.). Silas Kamathi (A. R. Kapila, Esq.). Kiogora M'Athara (D. N. Nene, Esq.).

Wednesday, 7th July, 1971, at 10 a.m.

Cr.C. No. 360/71 Republic v. Andrew Mungatia. Silas Kamathi. Kiogora M'Athara.

Cr.C. No. 602/69 Republic v. M'Mbui s/o M'Imaita (G. L. Patel, Esq.).

Dated at Meru this 7th day of June, 1971.

F. G. HIUHU,
Deputy Registrar,
High Court of Kenya, Meru.

GAZETTE NOTICE NO. 1550

IN THE HIGH COURT OF KENYA AT KISII
HIGH COURT SESSIONS, 21ST TO 26TH JUNE, 1971

Before Mr. Justice Kneller

21st June, 1971, in Court at 9 a.m.

For Plea:

H.C. Cr.C. 662/70 Republic v. Samwel Makori C. Mokaya.

For Mention:

H.C. Cr.C. 651/70 Republic v. Thomas Nyabaye Miyonge.

For Hearing:

H.C. Cr.C. 661/70 Republic v. Augustinus Mareri Moturi.

22nd June, 1971, in Court at 9 a.m.

For Hearing:

H.C. Cr.C. 659/70 Republic v. Mpoteke ole Parsoi.

23rd June, 1971, in Court at 9 a.m.

For Hearing:

H.C. Cr.C. 659/70 Republic v. Mpoteke ole Parsoi.

24th June, 1971, in Court at 9 a.m.

For Hearing:

H.C. Cr.C. 652/71 Republic v. Orina Aboki.

25th June, 1971, in Court at 9 a.m.

For Hearing:

H.C. Cr.C. 652/71 Republic v. Orina Aboki.

H.C. Cr.C. 654/71 Republic v. Okindu Ombasa.

26th June, 1971, in Court at 9 a.m.

For Hearing:

H.C. Cr.C. 654/71 Republic v. Okindu Ombasa.

V. V. PATEL,
Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 1551

THE LIQUOR LICENSING ACT
(Cap. 121)LAIKIPIA LIQUOR LICENSING COURT
(Special Meeting)

DULY authorized by the Provincial Commissioner, Rift Valley Province, Nakuru, a special meeting of the Laikipia Liquor Licensing Court will be held in the Laikipia County Council Chambers, Nanyuki, on Monday, 5th July, 1971, at 10.30 a.m.

G. W. L. O'AMOTH,
President,
Laikipia Liquor Licensing Court.

GAZETTE NOTICE NO. 1552

THE LIQUOR LICENSING ACT
(Cap. 121)NAKURU LIQUOR LICENSING COURT
(Special Meeting)

DULY authorized by the Provincial Commissioner, Rift Valley Province, Nakuru, a special meeting of the Nakuru Liquor Licensing Court will be held at the District Commissioner's Office, Nakuru, on Thursday, the 24th June, 1971, at 10 a.m., to consider a number of applications.

List of applications may be seen at the District Commissioner, Nakuru's notice board.

Nakuru,
4th June, 1971. N. G. MWANGI,
President,
Nakuru Liquor Licensing Court.

GAZETTE NOTICE NO. 1553

THE TRADE MARKS ACT
(Cap. 506)

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

Notice is also hereby given that official objection will be taken under rule 21 (3) to all applications in which the specification claims all the goods included in any class unless the Registrar is satisfied that the claim is justified by the use of the

mark which the applicant has made, or intends to make if and when it is registered. Where an applicant considers that a claim in respect of all the goods included in a class can be justified it will save unnecessary delay in examining applications if a claim is filed simultaneously with the application, accompanied in appropriate cases by supporting documents.

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

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

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

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

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

The undermentioned applications are proceeding in the name of FARBWERKE HOECHST AG, a joint stock company organized under the laws of Germany, manufacturers and merchants, of 6230 Frankfurt (M) 80, Hoechst, Germany, and c/o Messrs. Atkinson Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa, 10th December, 1970.

ALL IN CLASS 1—SCHEDULE III

IMPRAPELL

18147.—Chemical products for industrial purposes, namely textile, dyeing and tanning auxiliaries, tanning agents.

LANIGAN

18148.—Chemical products for industrial purposes.

APPRETAN

18157.—Chemical products for industrial purposes, dressing agents. 16th December, 1970.

DERMINOL

18158.—Chemical products for industrial purposes, tanning auxiliaries. 16th December, 1970.

ARKOPAL

18160.—Chemical products for industrial purposes, textile auxiliaries.

AVIPRET

18161.—Chemical products for industrial purposes, textile auxiliaries.

ARKOFIX

18162.—Chemical products for industrial purposes, textile auxiliaries.

BIOLASE

18163.—Chemical products for industrial purposes. 16th December, 1970.

EMIGEN

18164.—Chemical products for industrial purposes, textile, dyeing and printing auxiliaries.

LEOMIN

18180.—Chemical products used in industry, textile auxiliaries. 27th December, 1970.

TYLOSE

18181.—Chemical products for industrial purposes.

REMOL

18182.—Chemical products used in industry, textile auxiliaries. 27th December, 1970.

IN CLASS 3—SCHEDULE III

GENAPOL

18183.—Raw material for washing agents.

IN CLASS 20—SCHEDULE III

HOSTADUR

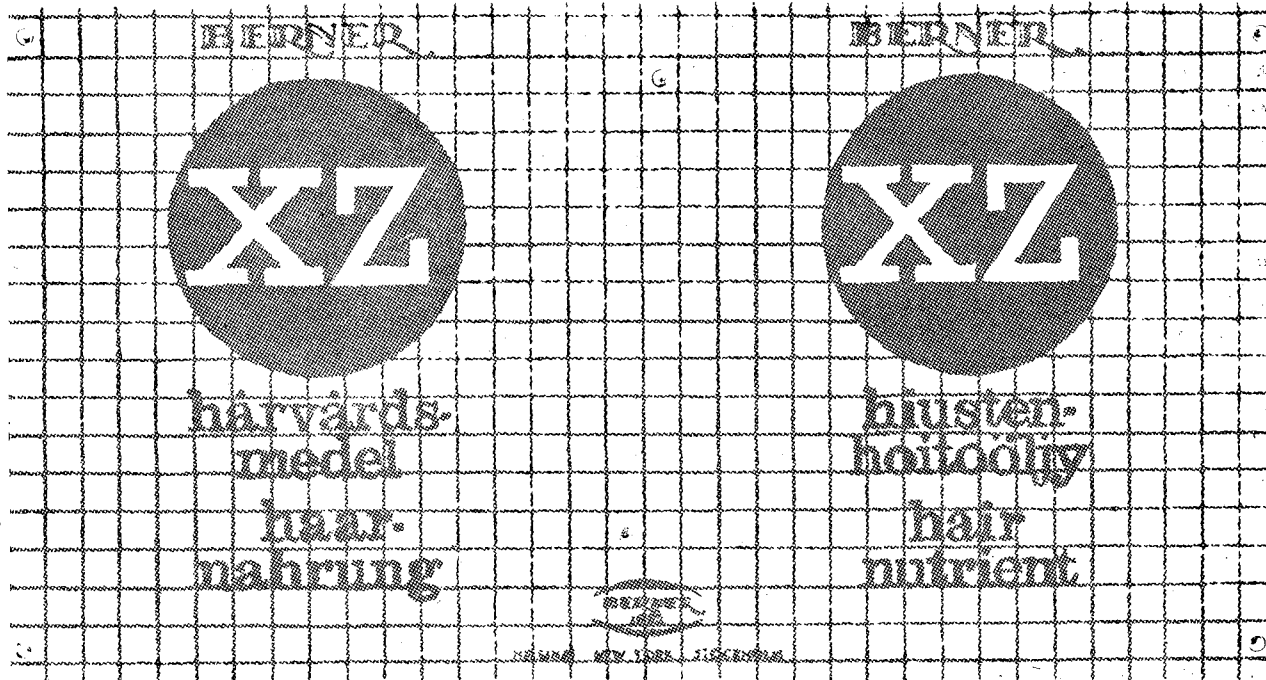
18167.—Chemical products for the manufacture of plastics, plastics as raw materials in solid and liquid form, plastics for the manufacture of liners, coatings, and as coating liquids; plastics in the form of masses, powder, granules, chips, solutions, profiles, films, substitutes, agents for sealing, packing and insulating; building and construction materials, sheets, blocks, rods, pipes and tubing. 16th December, 1970.

IN CLASS 1—SCHEDULE III

SUMIKATHENE

18151.—Chemical products used in industry, science, photography, agriculture, horticulture, forestry; artificial and synthetic resins; plastics in the form of powders, liquids or pastes, for industrial use; manures (natural and artificial); fire extinguishing compositions; tempering substances and chemical preparations for soldering; chemical substances for preserving foodstuffs; tanning substances; adhesive substances used in industry. SUMITOMO CHEMICAL Co., LTD. (a company duly organized under the laws of Japan), manufacturers and merchants, of 15, 5-chome, Kitahama, Higashi-ku, Osaka, Japan, and c/o Messrs. Lysaght & Co., c/o Barclays Bank D.C.O., Government Road, Nairobi. 14th December, 1970.

IN CLASS 3—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the letters "X" and "Z".

B.17708.—Perfumery, cosmetics, hair lotions and dentifrices. BERNER OSAKEYTHIO, a joint stock company organized and existing under the laws of Finland, manufacturers and merchants, of Sodra Kajen 4, Helsinki, Finland, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. 29th June, 1970.

The undermentioned applications are proceeding in the name of ZUNKRI LTD., a company incorporated in Kenya. Partners: 1. Nizar Jamal, 2. Mohanlal Shah, manufacturers and wholesalers, of Off Pandya Street, P.O. Box 82686, Mombasa. 27th January, 1971.

BOTH IN CLASS 3—SCHEDULE III

SLED

18254.—Detergents and scouring powder.

UNIK

18255.—Detergents and scouring powder.

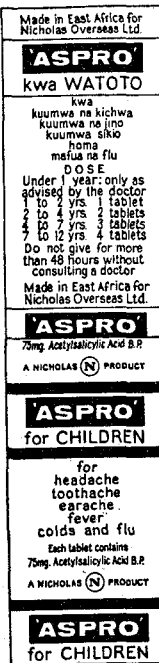
ALL IN CLASS 5—SCHEDULE III

THER-A-NUTRITION

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

17862.—All goods included in the class. MERCK & Co., INC., a corporation organized under the laws of the State of New Jersey, United States of America, manufacturers, of 126 E. Lincoln Avenue, Rahway, New Jersey, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 8th September, 1970.

ALL IN CLASS 25—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the letter "N".

17582.—Medicinal and pharmaceutical preparations and substances. ASPRO-NICHOLAS LIMITED, a British company, manufacturers and merchants, of 225, Bath Road, Slough, Buckinghamshire, England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. To be associated with TMA. Nos. 16924 and 15886. 23rd May, 1970.

GERISUSTENT

18142.—Pharmaceutical products. SANDOZ LTD. (trading also as SANDOZ A.G. and SANDOZ S.A.), manufacturers, of Lichtstrasse 35, Basle, Switzerland, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 9th December, 1970.

THOROVAX

18177.—Veterinary preparations. THE WELLCOME FOUNDATION LIMITED, a British limited liability company, manufacturing chemists, of 183/193 Euston Road, London N.W.1, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 22nd December, 1970.

LEXOTAN

18187.—All goods included in Class 5. ROCHE PRODUCTS LIMITED, a British limited liability company, of 40, Broadwater Road, Welwyn Garden City, Hertfordshire, England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. 27th December, 1970.

IN CLASS 7—SCHEDULE III

ALFA-LAVAL

17825.—Machines and machine tools; and cowhouse installations such as dairy machinery, centrifuges and other separating devices; brewery machinery; oil refining plants, plants for the recovery of fat and meat meal and the manufacture of soap. ALFA-LAVAL AB, a Swedish company, manufacturers, of Tumba, Sweden, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with TM. Nos. 17091 and 17092. 21st August, 1970.



17818.—Articles of footwear. THE BRITISH BATA SHOE COMPANY LIMITED, a British company, manufacturers and merchants, of East Tilbury, Essex, England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. 18th August, 1970.

RISSEL

18016.—"RISSEL" in type form. UNITED MANUFACTURERS LIMITED, a company duly organized and existing under the laws of the Republic of Kenya, manufacturers and merchants, of Saldhana Street, P.O. Box 30281, Nairobi. 21st October, 1970.

JOHNNYE

18072.—Ready made garments, outerwears. B. H. Parmar (Kenya citizen), P. J. Gohil (Kenya citizen), A. O. Solanki (Kenya citizen), O. G. Solanki (Kenya citizen), trading as AFRICANA MANUFACTURERS, manufacturers, of P.O. Box 4822, Imitiazali Road, Nairobi. 16th November, 1970.

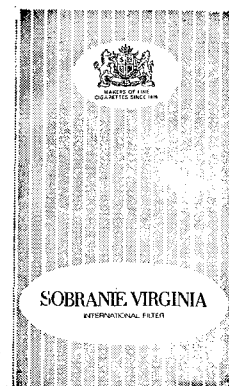
m Mothercare

18074.—Articles of clothing for women, children and babies. MOTHERCARE LIMITED, manufacturers and merchants, of Cherry Tree Road, Watford, Hertfordshire, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 17th November, 1970.

BOTH IN CLASS 34—SCHEDULE III

ELBIS

17899.—Tobacco whether raw, manufactured or unmanufactured, cigarettes, cigars and all tobacco products, smoker's articles, matches. REEMTSMA CIGARETTENFABRIKEN G.m.b.H., a corporation registered in the Federal Republic of West Germany, manufacturers and merchants, of 2000 Hamburg 52, Postfach 500, West Germany, and c/o Messrs. A. W. Sheikh & Co., P.O. Box 338, Nairobi. 30th September, 1970.



Registration of this trade mark shall give no right to the exclusive use of the words INTERNATIONAL FILTER.

17960.—Cigarettes. GALLAHER LIMITED, a company organized under the laws of the United Kingdom and Northern Ireland, manufacturers, of Virginia House, 134/148 York Street, Belfast,

Northern Ireland, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. To be associated with TM. Nos. 16558, 16560, 16561. 1st October, 1970.

CORRIGENDA

12278.—Advertised under Notice No. 1365, page 505, Kenya Gazette dated 28th May, 1971, the class *to read* 34 and *not* 24.

17632.—Advertised under Notice No. 462, page 171, Kenya Gazette dated 26th February, 1971, the trade mark *to read* Manta and *not* MANTA.

APPLICATION ADVERTISED BUT NOT PROCEEDING

18218.—Advertised under Notice No. 719, page 278, Kenya Gazette dated 26th March, 1971.

E. G. BUNYASSI,
Assistant Registrar of Trade Marks.

GAZETTE NOTICE No. 1554

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. 114 OF 1971

By (1) Jack Mordecai Benzimra and (2) Danny Otto Benzimra, both of P.O. Box 7122, Nairobi in Kenya, the sons of the deceased and the executors named in his will, through Messrs. Waruhu & Company, advocates of Nairobi, for a grant of probate of the will of Esther Jordan of Nairobi aforesaid, who died at Nairobi on the 2nd day of August, 1970.

(2) CAUSE No. 136 OF 1971

By Henry Stephen Long of P.O. Box 476, Malindi in Kenya, the brother of the deceased and the executor named in his will, through Messrs. Daly & Figgis, advocates of Nairobi, for a grant of probate of the will of Charles Aubrey Long of Nakuru in Kenya, who died at Nakuru on the 13th day of October, 1970.

(3) CAUSE No. 151 OF 1971

By Wairimu Kinuthia Wainaina of P.O. Box 404, Kiambu in Kenya, the widow of the deceased, through Messrs. Muturi Kigano & Co., advocates of Nairobi, for a grant of letters of administration intestate of the estate of Kinuthia Wainaina of Kagongo Village, Kiambu District in Kenya, who died at Kiambu in Kenya, on the 5th day of November, 1968.

(4) CAUSE No. 152 OF 1971

By Eustace Sapieha of P.O. Box 3096, Nairobi in Kenya, one of the sons of the deceased, through Messrs. Robson Harris & Co., advocates of Nairobi, for a grant of letters of administration intestate of the estate of Eustace Sapieha of Nairobi aforementioned, who died at Nairobi on the 20th day of February, 1963.

(5) CAUSE No. 156 OF 1971

By Kenneth Stanley Dacre Ennion of P.O. Box 286, Nairobi in Kenya, on behalf of Ronald Sidney Grimble of P.O. Box 1820, Dar es Salaam in Tanzania, the duly constituted attorney of William Cassar of Athens in Greece, the executor named in the will of the deceased, through Messrs. Shapley Barret Ennion Marsh & Company, advocates of Nairobi, for rescaling in Kenya, the grant of probate granted on 5th July, 1967, by the High Court of Tanzania at Dar es Salaam, of the will of Luis Henry Aquino of Dar es Salaam aforesaid, who died at Dar es Salaam on the 20th day of October, 1966.

(6) CAUSE No. 155 OF 1971

By Kenneth Stanley Dacre Ennion of P.O. Box 286, Nairobi in Kenya, as attorney of Jean Margaret Rodway of Wareham, Dorset in England, one of the executors named in the will of the deceased, through Messrs. Shapley Barret Ennion Marsh & Company, advocates of Nairobi, for rescaling in Kenya, the grant of probate granted on the 15th day of December, 1970, by the District Probate Registry of the High Court of Justice in England at Winchester, of the will of Evelyn Margaret Gilbert of Bournemouth in England, who died at Bournemouth on the 18th day of September, 1970.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 2nd July, 1971.

VIJAY KAPILA,
Nairobi,
14th June, 1971.
Senior Deputy Registrar,
High Court of Kenya, Nairobi.

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

GAZETTE NOTICE No. 1555

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

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

CAUSE No. 42 OF 1971

By Chandrakant Ambalal Patel of Mombasa in Kenya, the attorney of Suryabala Shantilal Patel, the widow of the deceased, Shantilal Chhotabhai Patel, through C. B. Gor, Esq., advocate of Mombasa in Kenya, for a grant of letters of administration intestate of the estate of the said Shantilal Chhotabhai Patel of Mombasa in Kenya, who died on the 16th day of January, 1971, at Mombasa aforesaid.

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

P. N. KHANNA,
Acting Deputy Registrar,
High Court of Kenya,
Law Courts, Mombasa.

GAZETTE NOTICE No. 1556

PROBATE AND ADMINISTRATION

TAKE NOTICE that after fourteen days from the date of this Gazette, I intend to apply to the High Court at Nairobi for representation of the 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
51/71	Silvanus Onyango ..	Kanyakwa Sub-Loca-tion, Kisumu	9-9-70	Intestate

Nairobi,
11th June, 1971.

D. J. COWARD,
Public Trustee.

GAZETTE NOTICE No. 1557

ESTATE OF HIRJI NARSHI SHAH, DECEASED

NOTICE is hereby given pursuant to section 29 of the Trustee Act (Cap. 167), that any persons having any claims against the estate of the above-named deceased late of Nairobi, are requested to lodge and prove the same with the undersigned on or before the 8th day of August, 1971, after which date the administratrix will distribute the estate having regard only to the valid claims by then notified.

Dated at Nairobi this 7th day of June, 1971.

MAINI & PATEL,
Advocates for the Administratrix,
P.O. Box 368, Nairobi.

GAZETTE NOTICE No. 1558

DHIRAJLAL JAGJIVAN SHAH, 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 Dhirajlal Jagjivan Shah of Nakuru, who died on the 18th day of April, 1971, at Nakuru, is hereby required to send particulars in writing of his or her claim or interest to the undersigned, on or before the 31st day of August, 1971, after which date the personal representative will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which notice shall have been had and will not as respects the property so distributed be liable to any person of whose claim he shall not then have had notice.

Dated this 10th day of June, 1971.

SMITH & PATEL,
Advocates for the Personal Representative,
P.O. Box 20, Nakuru.

GAZETTE NOTICE No. 1559

REGINALD ERNEST VERA DENNING, 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 Major Reginald Ernest Vere Denning of Tara Farm, P.O. Box 9, Naivasha in the Republic of Kenya, who died at Nairobi on the 9th day of September, 1966, is hereby required to send particulars in writing of his or her claim or interest to us the undersigned, as advocates for the administratrix, on or before the 31st day of August, 1971, after which date the administratrix 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 she shall then have had notice, and she 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 she shall not then have had notice.

Dated this 8th day of June, 1971.

BRYSON INAMDAR & BOWYER,
Advocates for the Administratrix,
Treasury Square,
P.O. Box 90154, Mombasa.

GAZETTE NOTICE No. 1560

THE BANKRUPTCY ACT
(Cap. 53)

NOTICE OF INTENDED DIVIDEND

Debtor's name.—Shamsudin Ismail, trading as Candy Corner.

Address.—P.O. Box 84112, Mombasa.

Description.—Employee (formerly merchant).

Court.—High Court of Kenya at Mombasa.

No. of matter.—B.C. 2 of 1967.

Last day for receiving proofs.—9th July, 1971.

Trustee's name.—Official Receiver.

Address.—P.O. Box 80366, Mombasa.

Mombasa,
9th June, 1971. J. N. KING'ARUI,
Deputy Official Receiver (Coast).

GAZETTE NOTICE No. 1561

THE BANKRUPTCY ACT
(Cap. 53)

NOTICE OF DIVIDEND

Debtor's name.—Devraj Haribhai Patel.

Address.—Nandi Hills.

Description.—Formerly a trader now unemployed.

Court.—High Court of Kenya at Kisumu.

No. of matter.—B.C. 3 of 1960.

Amount per £.—Sh. 1/45.

First or final or otherwise.—Second and final.

When payable.—21st June, 1971.

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

Kisumu,
14th June, 1971. I. H. PATEL,
Agent of the Official Receiver,
P.O. Box 993, Kisumu.

GAZETTE NOTICE No. 1562

IN THE HIGH COURT OF KENYA AT NAIROBI
WINDING-UP CAUSE NO. 2 OF 1971
IN THE MATTER OF SAVANI COFFEE ESTATES LTD.
AND
IN THE MATTER OF THE COMPANIES ACT
(Cap. 486)

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was on the 8th day of June, 1971, presented to the said court by Tribhovandas Hansraj Patel of Nairobi, a creditor of the above-named company.

And that the said petition is directed to be heard before the Court sitting at the Law Courts, Nairobi, at 10.30 o'clock in the forenoon, on the 16th day of July, 1971, and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition hereof may appear at the time of hearing in person or by his advocate for that purpose and a copy of the petition will be forwarded by the

undersigned to any creditor or contributory of the said company requiring such copy on payment of the regulated charges for the same.

HAMILTON HARRISON & MATHEWS,
Advocates for the Petitioner,
Esso House, Queensway,
P.O. Box 30333, Nairobi.

NOTE

Any person who intends to appear on the hearing of the said petition must serve or send by post to the above-named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm and must be signed by the person or firm, or his or their advocate, if any, and must be served, or if posted must be sent by post, in sufficient time to reach the above-named not later than four o'clock in the afternoon of the 15th day of July, 1971.

GAZETTE NOTICE No. 1563

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:—

Reg. No.	Name
23/56	Margaret Drummond Limited.
3499	Hayward-Shott Limited.
3822	John P. Keir (M.P.S.) Limited.
4037	D. M. Brooke and Company Limited.
7250	Ranching & Livestock Supply Agencies Limited.
8625	Kisii Garments Limited.

Dated this 11th day of June, 1971.

O. M. SAMEJA,
Assistant Registrar of Companies.

GAZETTE NOTICE No. 1564

THE COMPANIES ACT

(Cap. 486)

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

Reg. No.	Name
23/66	Kenya African Maize Mill Factory Company Limited.
1307	The Nyanza Engineering Works Limited.
4949	Manasvi Investment Trust Limited.
6473	Crop Finance Agency Limited.
6806	Canham Motors Limited.
6915	Safari Sound Limited.
7176	Pa Urembo Limited.

Dated this 11th day of June, 1971.

O. M. SAMEJA,
Assistant Registrar of Companies.

GAZETTE NOTICE No. 1565

THE SOCIETIES RULES, 1968

(L.N. 62 of 1968)

PURSUANT to rule 14 of the Societies Rules, notice is hereby given of the registration of change of names of the registered societies named in the First Schedule hereto and notification of change of name of the society exempted from registration named in the Second Schedule hereto.

FIRST SCHEDULE

Saved Evangelists Association, to United Orthodox Independent Churches of East Africa.

East African Association of Physiotherapists, to Kenya Society of Physiotherapists.

SECOND SCHEDULE

United Youth Club of Kenya, to Unity of Boran Community.

Dated this 11th day of June, 1971.

J. ALLAN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 1566

THE SOCIETIES RULES, 1968
(L.N. 62 of 1968)

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

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

under the provisions of the Societies Act, 1968.

FIRST SCHEDULE

Name of Society	Date of Registration
Islamia Primary School Parent/Teacher Association	11-6-71

SECOND SCHEDULE

Name of Society	Date of Exemption
Kenya National Hospital League of Friends	27-4-71
Kenya Diabetic Association	27-4-71
Loreto Convent, Valley Road, Parent/Teacher Association	2-6-71
National Association of Religious Education Teachers	8-6-71

THIRD SCHEDULE

Name of Society	Date of Refusal
Kutui Southern Division Association	11-6-71
Kenya Bar Day and Night Club	7-6-71
Kisolonko Mvile Maskani Society	7-6-71

Dated this 11th day of June, 1971.

J. ALLAN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 1567

THE SOCIETIES RULES, 1968
(L.N. 62 of 1968)

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

SCHEDULE

Name of Society	Date of Cancellation
Mw'oburugunya Welfare Club	11-6-71

Dated this 11th day of June, 1971.

J. ALLAN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 1568

THE SOCIETIES RULES, 1968
(L.N. 62 of 1968)

CORRIGENDUM

GAZETTE Notice No. 1150 dated 30th April, 1971, in so far as it relates to—

ANJUMAN HIMAYAT-E-ISLAM (EAST AFRICA), HEADQUARTERS,
NAIROBI
is cancelled.

Dated this 11th day of June, 1971.

J. ALLAN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 1569

(CS/1321/47)

THE CO-OPERATIVE SOCIETIES ACT
(Cap. 490, section 70 (1))

Mundoro Farmers Co-operative Society Limited
(Under Liquidation)

ADMISSION OF CLAIMS

I, being the duly appointed liquidator of the above-named co-operative society, hereby appoint the 10th day of July, 1971, as the day on or before which the creditors of the said co-operative society shall state to me their claims for admission.

Such claims shall be addressed to me at the Department of Co-operative Development, P.O. Box 605, Thika.

H. N. NDERITTO,
Liquidator.

GAZETTE NOTICE No. 1570

THE CO-OPERATIVE SOCIETIES ACT
(Cap. 490)REMOVAL OF COMMITTEE
(Section 64)

WHEREAS by Order dated the 23rd day of January, 1970, an inquiry was held into the By-laws, working and financial condition of Mirogi Farmers Co-operative Society Limited:

And whereas I am satisfied after the said inquiry that the committee of the said Mirogi Farmers Co-operative Society Limited is not performing its duties properly:

Now, therefore, in the exercise of the powers vested in me by section 64 of the Co-operative Societies Act, I hereby remove the said committee comprising—

Chairman.—Fulentinus Ogada,
Vice-Chairman.—William Ajengo,
Hon. Secretary.—Julius Ouma,
Treasurer.—Manason Omburu,

Members:—

Eliakim Ongili,
Rufinus Okech,
Joshua Guga,

from the aforesaid committee and offices and further order that with effect from the 8th day of June, 1971, for a period of 12 months therefrom the affairs of the Mirogi Farmers Co-operative Society Limited shall be managed and administered by a committee comprising—

Chairman.—Sebastian Gor Oloo, Sub-chief.
Vice-Chairman.—Othina Ochola, farmer.
Treasurer.—Phillemo Otieno, farmer.
Hon. Secretary.—Pius Osusa, farmer.
Committee Member.—Dalmas Achieng'a, Sub-chief.
Manager.—Grado Onyango.

And further it is ordered that the allowances of the committee and the Manager appointed by me shall be paid out of the funds of the Mirogi Farmers Co-operative Society Limited.

Dated at Nairobi this 8th day of June, 1971.

W. D. MWASI,
Assistant Commissioner for Co-operative Development.

GAZETTE NOTICE No. 1571

THE TRADE UNIONS ACT
(Cap. 233)

PURSUANT to section 63 of the above-mentioned Act, notice is hereby given that the Lamu Branch of the—

KENYA LOCAL GOVERNMENT WORKERS UNION
has been registered under the Trade Unions Act.

Dated this 2nd day of June, 1971.

G. M. MWANIKI,
Assistant Registrar of Trade Unions.

GAZETTE NOTICE No. 1572

THE TRADE UNIONS ACT
(Cap. 233)

PURSUANT to section 63 of the above-mentioned Act, notice is hereby given that the registration of the—

EAST AFRICAN AIRWAYS AFRICAN ENGINEERS' ASSOCIATION
has been refused.

Dated this 8th day of June, 1971.

G. M. MWANIKI,
Assistant Registrar of Trade Unions.

GAZETTE NOTICE No. 1573

THE TRADE UNIONS ACT
(Cap. 233)

PURSUANT to section 63 of the above-mentioned Act, notice is hereby given that the Kahawa branch of the—

KENYA SHOE & LEATHER WORKERS' UNION
has been dissolved.

Dated this 9th day of June, 1971.

G. M. MWANIKI,
Assistant Registrar of Trade Unions.

GAZETTE NOTICE No. 1574

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

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

SCHEDULE

Denomination.—Diocese of Mombasa, P.O. Box 80072, Mombasa.

Names of Ministers:—

Rev. Elijah Abonyo.

Rev. Gamaliel Mwasi.

Denomination.—Swedish Maranatha Mission, Migori, P.O. Suna, via Kisii.

Name of Minister.—Rev. Curt Johansson.

Dated at Nairobi this 11th day of June, 1971.

M. L. HANNA,
Assistant Registrar-General.

GAZETTE NOTICE No. 1575

LEGAL AND GENERAL ASSURANCE SOCIETY LIMITED

LOSS OF POLICY

Policy No. EA.300357 for Sh. 30,000 dated 1st February, 1958, on the life of and the property of Lakhamsi Raishi Shah

NOTICE is hereby given that evidence of the loss or destruction of the above policy has been submitted to the society and any person in possession of the policy, or claiming to have any interest therein, should communicate immediately by registered post with the insurer. Failing any such communication a certified copy of the policy (which will be the sole evidence of the contract) will be issued to the owner.

J. A. LAW,
Manager, East Africa,
P.O. Box 4774, Nairobi.

GAZETTE NOTICE No. 1576

THE PIONEER GENERAL ASSURANCE SOCIETY LIMITED

P.O. Box 20333, Nairobi, Kenya

LOSS OF POLICY

Life Policy No. 357930 for Sh. 10,000 dated the 19th March, 1965, in the name and on the life of Benjamin Wambutsi

NOTICE is hereby given that evidence of the loss or destruction of the above policy has been submitted to the society and any person in possession of the policy or claiming to have interest therein, should communicate within 30 days by registered post with the society, failing any such communications, a certified copy of the policy (which shall be the sole evidence of contract) will be issued.

Nairobi,
4th June, 1971.

SHAMSUDEEN NIMJI,
Director.

GAZETTE NOTICE No. 1577

THE OLD MUTUAL

South African Mutual Life Assurance Society (Incorporated by Act of Parliament in South Africa with limited liability)

P.O. Box 30059, Nairobi, Kenya

LOSS OF POLICIES

Policies Nos. 1055887 and 1129166 for Sh. 18,480 and 1,080 respectively, dated 19-11-1954 and 2-9-1955 respectively, on the life of Parshottam Bhudarhai Patel and the property of The Express Transport Company Ltd.

NOTICE is hereby given that evidence of the loss or destruction of the policies has been submitted to the society and any person in possession of the policies or claiming to have any interest therein, should communicate immediately by registered post with the society. Failing any such communication certified copies of the policies (which shall be the sole evidence of the contracts) will be issued to the owner.

L. W. GOLDMAN,
Manager for East Africa.

GAZETTE NOTICE No. 1578

THE OLD MUTUAL

South African Mutual Life Assurance Society (Incorporated by Act of Parliament in South Africa with limited liability)

P.O. Box 30059, Nairobi, Kenya

LOSS OF POLICY

Policy No. 1592552 for Sh. 40,000 dated 4-7-1960 on the life of Howard Desmond Van Someren and the property of Howard Desmond Van Someren.

NOTICE is hereby given that evidence of the loss or destruction of the policy has been submitted to the society and any person in possession of the policy or claiming to have any interest therein, should communicate immediately by registered post with the society. Failing any such communication a certified copy of the policy (which shall be the sole evidence of the contract) will be issued to the owner.

L. W. GOLDMAN,
Manager for East Africa.

GAZETTE NOTICE No. 1579

THE PAN AFRICA INSURANCE COMPANY LIMITED, MOMBASA

(Incorporated in Kenya)

LOSS OF POLICY

Policy No. 24738 for Sh. 30,000 on the life of Saul Paul Mulama, c/o D.C.'s Office, P.O. Box 30124, Nairobi, Kenya

NOTICE having been given of the loss of the above-numbered policy, its duplicate will be issued unless objection is filed with the undersigned within one month from the date hereof.

Mombasa,
5th June, 1971.

M. D. NAVARE,
Executive Director,
P.O. Box 90383, Mombasa.

GAZETTE NOTICE No. 1580

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30376, Nairobi

LOSS OF POLICY

Life Policy No. 70008 for Sh. 9,600 in the name of Johnson Njego Njoroge

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

Dated this 5th day of June, 1971.

M. R. HOSANGADY,
Executive Director.

GAZETTE NOTICE No. 1581

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30376, Nairobi

LOSS OF POLICY

Life Policy No. 86007 for Sh. 3,300 in the name of George Waweru Thambi

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

Dated this 5th day of June, 1971.

M. R. HOSANGADY,
Executive Director.

GAZETTE NOTICE NO. 1582

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30376, Nairobi

LOSS OF POLICY

*Life Policy No. 18611 for Sh. 10,000 in the name of
Master Salim J. G. Walji*

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

Dated this 5th day of June, 1971.

M. R. HOSANGADY,
Executive Director.

GAZETTE NOTICE NO. 1583

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30376, Nairobi

LOSS OF POLICY

*Life Policy No. 19639 for Sh. 15,000 in the name of
Nurdin Gulamhusein Rahemtulla Jivraj*

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

Dated this 5th day of June, 1971.

M. R. HOSANGADY,
Executive Director.

GAZETTE NOTICE NO. 1584

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30376, Nairobi

LOSS OF MOTOR COVER NOTE BOOK NO. 1301 TO 1350

NOTICE is hereby given that the above-mentioned Motor Cover Note Book No. 1301 to 1350 issued to Meru Insurance Agencies, Meru, has been reported stolen. The book is used up to No. 1304. All the unused Cover Notes No. 1305 to 1350 (both inclusive) are now invalid and the company will not accept any liability for cover provided or moneys received against these cover notes.

Any person who may find this book or be issued with any cover note numbering 1305 to 1350 should report the fact to the nearest Police Station or to the undersigned.

Nairobi,
9th June, 1971.M. R. HOSANGADY,
Executive Director.

GAZETTE NOTICE NO. 1585

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30376, Nairobi

LOSS OF POLICY

*Life Policy No. 37287 for Sh. 11,600 in the name of
Mrs. Naomi Njeri Kimani*

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

Dated this 8th day of March, 1971.

M. R. HOSANGADY,
Executive Director.

GAZETTE NOTICE NO. 1586

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30376, Nairobi

LOSS OF SHARE CERTIFICATES

Share Certificates No. 2863 and 4470—55 shares (Dist. Nos. 34091-34140; 57271-52775) in the name of Yusufally Merali Bharmal of Chunya.

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

Dated at Nairobi this 11th day of June, 1971.

M. R. HOSANGADY,
Executive Director.

GAZETTE NOTICE NO. 1587

MINISTRY OF AGRICULTURE

VETERINARY SERVICES DIVISION

TENDER

TENDERS are invited from engineering companies for the manufacture of six portable cattle crushes.

Each crush will comprise of 16 side rail frames manufactured from 2 in. and 1½ in. Class "B" galvanized piping plus end gate.

Eight base stands manufactured from 4 in. by 2 in. channel iron with 2 in. B.M.S. extensions.

Specimens of the above may be seen at the Works Foreman's Yard at the Veterinary Research Laboratory, Ministry of Agriculture, P.O. Kabete.

Tenders should be addressed to the Director of Veterinary Services, Veterinary Research Laboratory, P.O. Kabete.

Envelopes marked "Tender: Crushes" to reach the addressee by 30th June, 1971.

L. J. HOWARD,
for Director of Veterinary Services.

GAZETTE NOTICE NO. 1588

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that the business of bar carried on by Mrs. Kiranjeet Kaur Plahe, in the Republic of Kenya, under the name of Elgon Caves, Plot No. 20, Section V, Kitale, has, as from 30th May, 1971, been transferred to Rotho & Rui Ltd., of Kitale aforesaid.

The address of the transferor is P.O. Box 96, Kitale.

The address of the transferee is P.O. Box 968, Kitale.

The said business will be carried on by the aid Rotho & Rui Ltd. under the style and name of Elgon Caves on the same premises on Kenyatta Street, Kitale.

The transferee is not assuming nor does it intend to assume any liabilities incurred by the transferor in the said business up to and including 30th May, 1971.

Dated at Kitale this 27th day of May, 1971.

C. N. OMONDI,
*Advocate for the Transferor
and the Transferee.*

GAZETTE NOTICE NO. 1589

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretobefore subsisting between Kamau Karanja, Michael Mwangi, Ephantu Gikonyo Mbira, Thadeyo Mwaura, Josiah Mwangi Kariuki, all of P.O. Box 8893, Nairobi, carrying on business at Grogan Road (East), Nairobi, under the name and style of Nairobi K.M. Distributors, has been dissolved by mutual consent by the retirement therefrom of the said Michael Mwangi, Ephantu Gikonyo Mbira, Thadeyo Mwaura, Josiah Mwangi Kariuki, as from the 4th day of April, 1971. The continuing partner Kamau Karanja will henceforth carry on the said business at the same place and under the same firm name and style.

The continuing partner does not assume responsibility for any liability incurred by the dissolved partnership prior to the 4th April, 1971.

Dated at Nairobi this 8th day of June, 1971.

I. E. OMOLO & CO.,
Advocates for the Continuing Partner.

GAZETTE NOTICE NO. 1590

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Marion Gathegu and Margaret Gathoni at Plot No. 7235/186, Karatina, under the firm or style of Karatina Enterprises, has been dissolved by the retirement of the said Marion Gathegu, as from the 30th day of May, 1971.

The retiring partner is no longer responsible for the debts of the firm.

Dated at Karatina this 7th day of June, 1971.

MARION GATHEGU.

GAZETTE NOTICE NO. 1591

NOTICE OF CHANGE OF NAME

NOTICE is hereby given that by a deed poll dated the 1st day of December, 1970, duly executed by our client Gwendoline Houslander-Green as mother and legal guardian of Rodney David Houslander-Green of P.O. Box 90364, Mombasa in the Republic of Kenya, and registered with the Registrar of Documents, Mombasa, our said client has formally and absolutely renounced the use of her son's former name of Rodney David Green and in lieu thereof and on his behalf assumed and adopted the name of Rodney David Houslander-Green.

And on behalf of our said client Rodney David Houslander-Green formerly known as Rodney David Green, we hereby authorize and request all persons to designate, describe and address him by such assumed name of Rodney David Houslander-Green.

Dated at Mombasa this 4th day of June, 1971.

MANSUR SATCHU,
for Atkinson, Cleasby & Satchu,
Advocates for Rodney David Houslander-Green,
formerly known as Rodney David Green.

GAZETTE NOTICE NO. 1592

NOTICE OF CHANGE OF NAME

NOTICE is hereby given that by a deed poll dated the 1st day of December, 1970, duly executed by our client Miss Charmian Lesley Houslander-Green of P.O. Box 90364, Mombasa in the Republic of Kenya, and registered with the Registrar of Documents, Mombasa, our said client has formally and absolutely renounced the use of her former name of Miss Charmian Lesley Green and in lieu thereof has assumed and adopted the name of Miss Charmian Lesley Houslander-Green.

And on behalf of our said client Miss Charmian Lesley Houslander-Green formerly known as Miss Charmian Lesley Green, we hereby authorize and request all persons to designate, describe and address her by such assumed name of Miss Charmian Lesley Houslander-Green.

Dated at Mombasa this 4th day of June, 1971.

MANSUR SATCHU,
for Atkinson, Cleasby & Satchu,
Advocates for Miss Charmian Lesley Houslander-Green,
formerly known as Miss Charmian Lesley Green.

GAZETTE NOTICE NO. 1593

NOTICE OF CHANGE OF NAME

NOTICE is hereby given that by a deed poll dated the 1st day of December, 1970, duly executed by our client Mrs. Gwendoline Houslander-Green of P.O. Box 90364, Mombasa in the Republic of Kenya, and registered with the Registrar of Documents, Mombasa, our said client has formally and absolutely renounced the use of her former name of Mrs. Gwendoline Green and in lieu thereof has assumed and adopted the name of Mrs. Gwendoline Houslander-Green.

And on behalf of our said client Mrs. Gwendoline Houslander-Green formerly known as Mrs. Gwendoline Green, we hereby authorize and request all persons to designate, describe and address her by such assumed name of Mrs. Gwendoline Houslander-Green.

Dated at Mombasa this 4th day of June, 1971.

MANSUR SATCHU,
for Atkinson, Cleasby & Satchu,
Advocates for Mrs. Gwendoline Houslander-Green,
formerly known as Mrs. Gwendoline Green.

GAZETTE NOTICE NO. 1594

NOTICE OF CHANGE OF NAME

I, Sanjiv s/o Girdharlal Jerajbhai Patel, of P.O. Box 81597, Mombasa in the Republic of Kenya, do hereby give public notice that by a deed poll dated the 9th day of June, 1971, duly executed by me I formally and absolutely renounced and abandoned the use of my former first name of Dilipkumar s/o Girdharlal Jerajbhai Patel for all purposes and I hereby authorize and request all persons to designate, describe and address me by my assumed name of Sanjiv.

Dated at Mombasa this 11th day of June, 1971.

SANJIV s/o GIRDHARLAL JERAJBHAI PATEL.

GAZETTE NOTICE NO. 1595

THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Hasanali Premji Samji Boghani and Jafferali Premji Samji Boghani all of P.O. Box 80743, Mombasa in the Republic of Kenya, are registered as proprietors of all that piece of land known as Plot No. 234 (Mambri) in the Malindi District by virtue of a Certificate of Ownership registered as No. C.R. 7281/1 and whereas sufficient evidence has been adduced to show that the said certificate has been lost notice is hereby given that after the expiration of ninety (90) days from the date hereof I shall issue a Provisional Certificate provided that no objection has been received within that period.

Dated at Mombasa this 18th day of June, 1971.

G. G. NDORIA,
Registrar of Titles.

GAZETTE NOTICE NO. 1596

THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Agnes Geraldine Barnley of P.O. Box 184, Kitale in the Republic of Kenya, is the registered proprietor for an estate in fee simple of all that piece of land known as Plot No. 340 of Section III Mombasa Mainland North in the Kilifi District by virtue of a Certificate of Title registered as No. C.R. 9858/1 and whereas sufficient evidence has been adduced to show that the said certificate has been lost notice is hereby given that after the expiration of ninety (90) days from the date hereof I shall issue a Provisional Certificate provided that no objection has been received within that period.

Dated at Mombasa this 18th day of June, 1971.

G. G. NDORIA,
Registrar of Titles.

NOW ON SALE

REPORT OF THE SELECT COMMITTEE ON UNEMPLOYMENT

Published on 8th December 1970

Chairman: The Hon. G. N. Mwicigi, M.P.

Price: Sh. 10 (postage Sh. 1)

Obtainable from the Government Printer, Nairobi