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Bankruptcy Jurisdiction

NAIROBI, 30th November 1965

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CORRIGENDUM

IN Gazette Notice No. 4144 of 16th November 1965—

For "the Acting Chief Justice hereby grants to . . ." read

"the Chief Justice hereby grants to . . ."

GAZETTE NOTICE No. 4355

THE TEACHERS SERVICE (EMPLOYMENT) REGULATIONS

(Cap. 212, Sub. Leg.)

NOTICE

IN EXERCISE of the powers conferred by regulation 2 (2) of the Teachers Service (Employment) Regulations, the Minister for Education hereby exempts from the provisions of the said Regulations the following class or description of teachers:—

Overseas teachers on overseas terms under contract to a local authority.

Dated this 24th day of November 1965.

MBIYU KOINANGE, Minister for Education.

GAZETTE NOTICE No. 4356

THE CHILDREN AND YOUNG PERSONS ACT, 1963 (8 of 1963)

APPROVED INSTITUTION

IT IS hereby notified for general information that in exercise of the powers conferred by section 63 (1) of the Children and Young Persons Act, 1963, the Minister for Home Affairs has approved—

THE CONVENT OF THE LITTLE SISTERS OF ST. FRANCIS—AMUKURA, AMUKURA CATHOLIC MISSION, P.O. BOX 187, TORORO, to be an approved institution for the purposes of the Act.

Dated this 19th day of November 1965.

D. T. ARAP MOI, Minister for Home Affairs.

GAZETTE NOTICE No. 4357

 $(LND.\ 3/1/113)$

THE LAND ACQUISITION ACT, 1894, OF INDIA

IT IS hereby notified and declared under section 6 of the Land Acquisition Act, 1894, of India, that the land specified in the Schedule hereto is required for a public purpose, namely, the construction of the Malindi Township section of the Malindi-Kilifi road.

The said Schedule describes the area comprising approximately 27.96 acres as more particularly shown on the plans deposited in the office of the District Officer, Malindi, and also at the Department of Lands, City Square, Nairobi.

	SCHEDU	JLE	
$L.R.\ No.$	Locality	Area	
94/R	Malindi Township	0.63 acres (approximately	
50/5	Malindi Township	6.17 acres (approximately	7).
9/3	Malindi Township	1.18 acres (approximately	r).
307/R	Malindi Township	3.21 acres (approximately	i).
M/5/R	Malindi Township	16.77 acres (approximately	7).
Total	area to be acquired	27.96 acres (approximately	7).

Dated this 23rd day of November 1965.

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

GAZETTE NOTICE No. 4358

(LND. 3/1/113)

THE LAND ACQUISITION ACT, 1894, OF INDIA APPOINTMENT OF COLLECTOR

IN EXERCISE of the powers conferred by sections 3 and 7 of the Land Acquisition Act, 1894, of India and for all other powers thereunto him enabling, the Minister for Lands and Settlement hereby appoints—

CLAUDE PIERRE ROBERTSON-DUNN, B.SC., F.R.I.C.S., F.R.V.A. to perform the functions of Collector under the aforesaid Act in relation to the areas of land set out in the Schedule to Gazette Notice No. 4357 of 1965, and has directed the said Claude Pierre Robertson-Dunn to take order for the acquisition of the said land.

Dated this 23rd day of November 1965.

J. H. ANGAINE, Minister for Lands and Settlement. GAZETTE NOTICE No. 4359

(CM. 13/2)

THE MARKETING OF AFRICAN PRODUCE ACT (Cap. 320)

APPOINTMENT OF MEMBER OF

THE KENYA AGRICULTURAL PRODUCE MARKETING BOARD

IN EXERCISE of the powers conferred by paragraph 1 of the Marketing of African Produce Act, the Minister for Cooperatives and Marketing hereby appoints—

NJUBI ITOTIA

to be a member of the Kenya Agricultural Produce Marketing Board in place of K. V. Shukla*.

Dated this 19th day of November 1965.

P. J. NGEI,
Minister for Co-operatives
and Marketing.

*G.N. 3160/1964.

GAZETTE NOTICE No. 4360

(CM. 11/2)

THE MAIZE MARKETING ACT (Cap. 338)

Appointment of Acting Chairman of Maize Marketing Board

IN EXERCISE of the powers conferred by section 4 of the Maize Marketing Act, the Minister for Co-operatives and Marketing hereby appoints—

MEGHJI KARMAN MALDE

to act as Chairman of the Maize Marketing Board, with effect from 5th November 1965.

Dated this 24th day of November 1965.

P. J. NGEI,

Minister for Co-operatives and Marketing.

GAZETTE NOTICE No. 4361

(28/5/43)

THE PRISONS ACT (Cap. 90)

CANCELLATION OF APPOINTMENT OF A VISITING JUSTICE

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

SHEIKH HUSSEIN ALI KATHI

as a Visiting Justice to Mandera Prison in the Mandera District, North-Eastern Province.

Dated this 23rd day of November 1965.

K. S. N. MATIBA,

Permanent Secretary,

Ministry of Home Affairs.

*L.N. 692/1963.

†G.N. 1386/1964.

GAZETTE NOTICE No. 4362

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

THE LOCAL GOVERNMENT (OLKEJUADO TRADE DEVELOPMENT JOINT BOARD) ORDER, 1965

(L.N. 296 of 1965)

APPOINTMENTS TO THE BOARD

IN EXERCISE of the powers conferred by paragraph 3 of the Local Government (Olkejuado Trade Development Joint Board) Order, 1965, upon the Minister for Local Government and in pursuance of a direction* given under section 38 (1) of the Interpretation and General Provisions Act, the Permanent Secretary for Commerce and Industry hereby appoints—

Hon. S. S. ole Oloitipitip, M.P. (Chairman); and Jonah Watenga Mokosio, Norman Kapari, Melton ole Shani.

to be members of the Olkejuado Trade Development Joint Board.

Dated this 18th day of November 1965.

A. J. OMANGA, Permanent Secretary, Ministry of Commerce and Industry. *L.N. 221/1965.

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

THE LOCAL GOVERNMENT (KISUMU TRADE DEVELOPMENT JOINT BOARD) ORDER, 1965

(L.N. 297 of 1965)

APPOINTMENTS TO THE BOARD

IN EXERCISE of the powers conferred by paragraph 3 of the Local Government (Kisumu Trade Development Joint Board) Order, 1965, upon the Minister for Local Government and in pursuance of a direction* given under section 38 (1) of the Interpretation and General Provisions Act, the Permanent Secretary for Commerce and Industry hereby appoints—

Walter Odede (Chairman); and

J. M. Omino, O.B.E.,

Wilson L. Nngonga,

M. J. Oyende,

to be members of the Kisumu Trade Development Joint Board.

Dated this 22nd day of November 1965.

A. J. OMANGA,
Permanent Secretary,
Ministry of Commerce and Industry.
*L.N. 221/1965.

GAZETTE NOTICE No. 4364

SCHEME FOR ASSISTANCE TO AFRICAN INDUSTRIALISTS, ARTISANS AND BUSINESSMEN

THIKA MUNICIPALITY LOANS COMMITTEE

IT IS hereby notified for general information that the Minister for Commerce and Industry has appointed—

COUNCILLOR L. O. WAWERU

to serve on the Thika Municipality Loans Committee.

Dated this 20th day of November 1965.

A. J. OMANGA,

Permanent Secretary,

Ministry of Commerce and Industry.

GAZETTE NOTICE No. 4365

THE CONSTITUTION OF KENYA

APPOINTMENT OF SECRETARY TO ELECTORAL COMMISSION

IT IS hereby notified that, in pursuance of the provisions of section 48 (9) of the Constitution of Kenya, the Electoral Commission has, with the consent of the President, conferred or imposed on—

DARIUS MSAGA MBELA

a public officer, the powers and duties of Secretary to the Electoral Commission.

Gazette Notice No. 1389 of 1964 is hereby cancelled.

By Order of the Electoral Commission.

Dated this 24th day of November 1965.

HUMPHREY SLADE, Vice-Chairman, Electoral Commission.

GAZETTE NOTICE No. 4366

THE CONSTITUTION OF KENYA

APPOINTMENT OF MEMBER TO AN AFRICAN COURT

IN EXERCISE of the powers conferred by section 185 (1) of the Constitution of Kenya, the Judicial Service Commission hereby appoints—

CLEMENT JAMES NDIGA

to the office of Recording Member of the Doho Kosele African Court.

By Order of the Judicial Service Commission.

Dated this 22nd day of November 1965.

C. DUNCAN,
Secretary,
Judicial Service Commission.

GAZETTE NOTICE No. 4367

JUDICIAL SERVICE COMMISSION

APPOINTMENT

Pran Nath Khanna, to act as Senior Resident Magistrate, Kenya, with effect from 26th November 1965.

By Order of the Commission.

Dated this 22nd day of November 1965.

C. DUNCAN, Secretary, Judicial Service Commission.

GAZETTE NOTICE No. 4368

JUDICIAL SERVICE COMMISSION

REVERSION

ABDUL MAJID COCKAR ceased to act as Senior Resident Magistrate, Kenya. with effect from 14th November 1965.

By Order of the Commission.

Dated this 22nd day of November 1965.

C. DUNCAN,
Secretary,
Judicial Service Commission.

GAZETTE NOTICE No. 4369

THE REGISTRATION OF PERSONS ACT (Cap. 107)

APPOINTMENT OF REGISTRATION OFFICERS

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

Thomas Nguitha Muindu, Evanson Ndungu Kariuki Wilson, Mohamud Mohamed, James Kabarau,

to be Registration Officers for the purposes of the Act, with effect from 22nd November 1965.

Dated this 22nd day of November 1965.

N. E. HUCKLE, Principal Registrar.

GAZETTE NOTICE No. 4370

MAIZE COMMISSION OF INQUIRY

- A Commission of Inquiry has been appointed under the Commissions of Inquiry Act (Cap. 102), and notified by Official Gazette Notice No. 4259 dated 19th November 1965, to inquire into the present maize position in Kenya and more particularly—
 - (1) the purported maize shortage in Kenya and the reasons therefor;
 - (2) the distribution and marketing of maize throughout Kenya and the machinery therefor;
 - (3) the possible methods of effecting improvements in the maize position and the machinery for the distribution and marketing of maize;
 - (4) the allegations of unfairness, inefficiency, corruption and black-marketeering in the distribution and marketing of maize throughout Kenya,

and to report the results of such inquiry, the conclusions arrived at and the reasons leading thereto, and to make any recommendations that the Commissioners may consider desirable or necessary.

Persons or organizations wishing to give evidence before the Commission or to submit written memoranda are invited to notify the Secretary to the Maize Commission of Inquiry, P.O. Box 30510, Nairobi, as soon as possible and in any case not later than 10th December 1965. Written memoranda should be submitted to the Secretary as soon as possible and in any case not later than 27th December 1965.

O. S. KNOWLES,
Secretary to the Commission,
Office of the President,
Nairobi.

Nairobi, 23rd November 1965.

THE AGRICULTURE ACT (Cap. 318)

REVOCATION OF MANAGEMENT ORDER

IN EXERCISE of the powers conferred on the Minister by subsection (10) of section 187 of the Agriculture Act, and in pursuance of a delegation* made under section 38 (1) of the Interpretation and General Provisions Act, I hereby revoke the Management Order served on Settlement Fund Trustees, and made on 12th July 1965, in respect of Farm No. L.R. 11181 situated in the Kitale area of the Trans Nzoia District.

Made this 18th day of November 1965.

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

*L.N. 267/1964.

GAZETTE NOTICE No. 4372

IN THE HIGH COURT OF KENYA AT NAIROBI

High Court Christmas Vacation Elsewhere Than at Mombasa

THE Christmas Vacation shall commence on Tuesday, the 21st day of December 1965, and shall terminate on Thursday, the 6th day of January 1966, both days inclusive.

During the vacation the trial of criminal cases will proceed as usual and a Judge will be available to hear urgent civil matters admitted to hearing upon application made in accordance with Rules of Court.

The offices of the High Court shall be open to the public from 8.45 a.m. to 12 noon on all week-days other than Public Holidays

The Senior Resident Magistrates and Resident Magistrates at Nairobi, Nakuru, Nyeri, Meru, Thomson's Falls, Naivasha, Kitale, Kericho, Eldoret, Kisumu, Kakamega, Kisii, Thika, Kiambu, Fort Hall and Machakos will hear criminal cases as

Urgent civil matters or those in which advocates are not engaged may also be heard when convenient.

G. WADDELL.

Nairobi. 23rd November 1965.

Registrar, High Court of Kenya.

GAZETTE NOTICE No. 4373

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

WHEREAS Mulji Meghji together with Lalji Visram (deceased) and Bhimbhai Morarji (deceased) trading as Lalji Visram and Company, of Nairobi in Kenya, is registered as the proprietor as lessee from the City Council of Nairobi of all that piece of land known as Land Reference No. 209/4844/67 situate in Nairobi Municipality by virtue of a lease registered as No. I.R. 15371/1, and whereas sufficient evidence has been adduced to show that the said lease has been lost, notice is hereby given that after the expiration of 90 days from the date hereof, I shall issue a provisional certificate provided that no objections have been received within that period.

Dated this 30th day of November 1965.

A. KHALIL. Registrar of Titles.

GAZETTE NOTICE No. 4374

Nairobi.

17th November 1965.

EAST AFRICA HIGH COMMISSION 5½ PER CENT STOCK 1980/84

Notice

IT IS announced for general information that the total amounts of the above-mentioned Stock held on the London and Local Registers at the close of business on 29th October 1965, were as follows:-

On the London Register 3,426,953 11 5 7 . . On the Local Register ... 73,046 8

£3,500,000 00 00

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

Total

GAZETTE NOTICE No. 4375

THE EAST AFRICAN INDUSTRIAL LICENSING ORDINANCE, 1953

(Section 8)

APPLICATION FOR THE GRANT OF AN INDUSTRIAL LICENCE

IN ACCORDANCE with the provisions of section 8 of the IN ACCORDANCE with the provisions of section 8 of the East African Industrial Licensing Ordinance, 1953, it is hereby notified for general information that an application dated 5th November 1965, has been received from Karrim Industries Ltd. (in formation) of P.O. Box 296, Jinja, for the grant of an industrial licence to manufacture for sale and to erect, establish and operate a factory for the manufacture for sale of cotton yarn and thread for sewing and other purposes.

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

Nairobi, 22nd November 1965.

F. MAINA, for Registrar, P.O. Box 30019, Nairobi.

GAZETTE NOTICE No. 4376

BUSINESS PREMISES RENT CONTROL TRIBUNAL MINISTRY OF COMMERCE AND INDUSTRY

VACANCY

Executive Officer Grade II

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

APPLICATIONS are invited for the post of Executive Officer Grade II to serve under the Rent Control Tribunal, Ministry of Commerce and Industry. The minimum educational qualification required is Cambridge School Certificate Division II but preference will be given to candidates who have had at least two years' administrative experience in a similar capacity or who have undergone a period of local training.

Applications should be submitted to the Permanent Secretary, Ministry of Commerce and Industry, P.O. Box 30430, Nairobi, to reach him by 14th December 1965. Applications received after the closing date will not be considered.

> J. INDETIE, for Permanent Secretary.

GAZETTE NOTICE No. 4377

VACANCIES IN THE SERVICE OF THE EAST AFRICAN COMMON SERVICES ORGANIZATION

APPLICATIONS are invited for the following post and should be submitted to the Secretary, Public Service Commission, P.O. Box 30466, Nairobi, Kenya, to arrive not later mission, P.O. Box 30406, Nairon, Kenya, to arrive not later than the date specified below. Applicants not in Government Service should submit their applications in triplicate on Form AG.85. Civil servants must submit their applications in triplicate through their departmental heads, at least seven days before the closing date, on Form AG.85A. Forms are obtainable in Kenya from the Secretary to the Public Service Comand in Uganda and Tanzania, from the Secretary to the Public Service Commission at P.O. Box 4080, Kampala, and the Secretary to the Civil Service Commission, P.O. Box 9143, Dar es Salaam, respectively; also from all District Commissioners in Uganda and Area Commissioners in Tanzania.

Secretary | Stenographer, Joint Services Division, E.A. Agriculture and Forestry Research Organization | E.A. Veterinary Research Organization

Salary scale.-ST.1: £640 to £850 p.a. Closing date.—29th December 1965.

Minimum qualifications: 40 w.p.m. typing, 100 w.p.m. shorthand. The post is permanent and pensionable or contract with gratuity. Accommodation available at the Research Organizations, Muguga.

Weather Forecasters, E.A. Meteorological Department Salary scale.—Technical Officer (Trainee): £520 to £620 p.a. Closing date.—29th December 1965.

Applications are invited from candidates holding Higher School Certificate (or G.C.E. level passes) in Mathematics and/or Physics for training as Weather Forecasters, with a view to a permanent career as Technical Officers in the E.A. Meteorological Department. Successful applicants will be appointed as Technical Officers (Trainee) on salary of £520 p.a. and will be required to undergo a six-month course in East Africa or the United Kingdom. After successful completion of this course they will be appointed as Technical Officers (Salary £670 to £1,348) and will be posted to one of the Department's Forecast Offices in Nairobi, Entebbe or Dar es Salaam.

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 21st December 1965. Civil servants must submit applications to heads of departments on Form PSC.2a in triplicate at least seven days before the closing date; other applications to be submitted in triplicate on Form PSC.2, obtainable from the Secretary. Applicants must quote the number shown against the post in the advertisement.

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

*Education Officer, Ministry of Education (No. 429/65)

Salary scale.—£804 to £1,710. PENSIONABLE or AGREEMENT.

Applicants should possess a degree in Fine Arts of an approved university or an equivalent qualification from a recognized School of Art. Preference will be given to applicants who have experience in teaching at various levels and a practical interest in craftwork allied to art teaching in schools. The successful candidate will be posted to the Inspectorate of the Ministry to serve as an Organizing Inspector for Art Education. Duties include the organization of courses and giving practical advice at all levels throughout Primary and Secondary education and Teacher Training.

Personal Secretary Grade 1, Ministry of Education (No. 430/65) Salary scale.—£855 to £1,170. PENSIONABLE or AGREE-MENT.

Applicants must have passed the Government Senior Shorthand and Typewriting Examinations or possess recognized certificates for Shorthand 120 w.p.m. and Typewriting 50 w.p.m. and in addition must have considerable secretarial experience.

Executive Officer Grade II, Kenya Police (No. 431/65)

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

Applicants must be civil servants of Executive Officer Grade III rank or equivalent with not less than four years' total service. They must possess a sound knowledge of Government regulations, accounting procedure, personnel work and office management and have the ability to control staff and conduct correspondence. The duties are those of an Office Superintendent, but also include personnel duties connected with leave, allowances, etc.

Personnel Officer Grade II (Two Posts), Ministry of Works, Communications and Power (No. 432/65)

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

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least four years' practical experience of personnel practice and procedure in a responsible position, some of which must have been at Personnel Assistant level. A pleasant personality and considerable tact are essential, as is ability to write letters in good English without supervision. A knowledge of organization and methods, theories and practice is desirable. Duties include staff management, maintenance of staff records and responsibility for a section of the Personnel Branch under the direction of a more senior Personnel Officer.

*Land Ranger, Ministry of Lands and Settlement (No. 433/65) Salary scale.—£700 to £1,060. PENSIONABLE or AGREE-MENT.

Applicants should be of Cambridge School Certificate standard of education and preferably between 25 and 35 years old. Willingness to travel and ability to deal with members of the public on matters affecting the ownership and development of land are essential and previous experience and knowledge of land administration and the legislation which governs it would be an advantage. The successful candidate will be required to carry out the inspection of land and to conduct negotiations on behalf of the Commissioner of Lands with Government officials and members of the public concerning its disposition and development.

*District Revenue Officer, Office of the President (No. 434/65)
Salary scale.—£700 to £1,060. PENSIONABLE or AGREE-MENT.

Applicants should be civil servants, preferably of Cambridge School Certificate standard of education, with at least five years' practical experience of Government accounts work and procedure, some of which should have been in an executive capacity, and must possess considerable initiative and be capable of controlling and directing staff. Applicants who are not civil servants will be considered provided they possess a recognized accounting qualification and have at least three years' practical accounting experience since qualifying. The officer appointed must be prepared to serve anywhere in Kenya.

Executive Officer Grade III, Ministry of Economic Planning and Development (No. 435/65)

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

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three years' experience of general office routine, including accounting procedure, ability to control staff and conduct correspondence. Preference will be given to candidates who have successfully completed a Kenya Institute of Administration course in Office Management.

Accounts Assistant, Ministry of Agriculture and Animal Husbandry (No. 436/65)

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

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

Personnel Assistant, Ministry of Works, Communications and Power (No. 437/65)

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

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

Senior Investigation Officer (Two Posts), Ministry of Lands and Settlement (No. 438/65)

Salary scale.—£520 to £640. PENSIONABLE or AGREE-MENT.

Applicants must possess a Cambridge School Certificate or G.C.E., must be fluent in written and spoken English and must possess a recognized qualification in typewriting at a speed of at least 30 words per minute. The successful applicants will be required to familiarize themselves quickly with the working of the land Registry of the Department of Lands, the procedure of land registration and the laws under which it is carried out in Kenya. Duties will include investigation of documents of title, attending to public inquiries relating to the registration of documents, the conducting of correspondence, supervision of junior registry staff and typing of notices concerned with land registration.

*A higher starting salary than the minimum may be allowed to new entrants to the Service in respect of qualifications and experience.

GAZETTE NOTICE No. 4379

MINISTRY OF HOME AFFAIRS

AGRICULTURAL INSTRUCTORS

(Five Posts)

Salary scale.—G.9: £236 to £440 (PENSIONABLE).

APPLICATIONS are invited for five posts of Agricultural Instructors in the Kenya Prisons Service, which should be submitted to the Commissioner of Prisons, P.O. Box 30175, Nairobi, to reach him not later than 20th December 1965. Applications should be submitted in triplicate on Form PSC.2, obtainable from the Commissioner of Prisons or any other Government office. Applications from serving civil servants must be submitted in triplicate through their heads of departments on Form PSC.2A.

Preference will be given to applicants who have attained a Secondary School standard of education and who have received instruction at a recognized Agricultural Training Institute.

Successful candidates will be engaged in the instruction of prisoners in farming practice and will not be required to engage in any form of custodial duty. They may be posted to any prison in the country. Incremental credit may be allowed to new entrants in the Service in respect of qualifications and previous experience.

Applications must be supported by copies—not originals—of educational and technical qualifications.

THE INDUSTRIAL COURT

Cause No. 33 of 1965

Parties: ---

The Kenya Distributive and Commercial Workers' Union and

Messrs. A. J. Millar and Son Limited

Issues in dispute:—

- (i) Revision of wages.
- (ii) Increased leave.
- (iii) Leave allowance.
- (iv) Establishment of Provident Fund.
- (v) Severance pay on redundancy.
- (vi) Date and duration of agreement.
- 1. The issues in dispute were referred to the Industrial Court for settlement in accordance with the provisions of the Trade Disputes Act, 1965.

The parties were heard in Nairobi on 25th October 1965.

GENERAL BACKGROUND

2. Relationship between the Kenya Distributive and Commercial Workers' Union (hereinafter referred to as the Claimants), and Messrs. A. J. Millar and Son Limited (hereinafter referred to as the Respondents), commenced as far back as May of 1962, with the Claimants' first proposals on terms and conditions of employment in respect of Clerks and Messengers. Since that time a number of issues have been successfully negotiated although there are no signed agreements of any kind in existence between them. The Respondents are a family Company formed in 1952 to take over the Insurance Agency carried out by the late A. J. Millar and they operate entirely on commission. A meeting held in July of 1965 to agree the issues in dispute was a failure and the Claimants referred the dispute to the Ministry of Labour and Social Services. The Ministry of Labour and Social Services through the Tripartite Committee, set down the issues in dispute as above and both parties agreed to refer these for settlement to the Industrial Court.

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANTS

- 3. (i) The Claimants informed the Court that they had submitted new proposals on terms and conditions of employment to the Respondents in February of 1964. Certain meetings had taken place but no agreement had been reached. The adoption of the Claimants' Agreement with the South British Insurance Company had been considered, but this had been unacceptable to the Respondents. Another meeting was held on 14th October 1964, to consider the Respondents' counter-proposals, but the Claimants could not agree to the wages and other terms offered as they were too low and compared unfavourably with terms and conditions of service of other similar industries. The Court was asked to award new rates in accordance with the Claimants' proposals of February 1964, which were as follows:—
 - (a) Subordinate Staff shall be paid a minimum wage of Sh. 250 per month;
 - (b) (i) $33\frac{1}{3}$ per cent to those employees drawing up to Sh. 500 per month;
 - (ii) 20 per cent to those employees drawing over Sh. 501 to Sh. 1,000 per month;
 - (iii) 15 per cent to those employees drawing over Sh. 1,001 per month.

It was the Claimants' contention that there was no difference between the Respondents and the South British Insurance Company whose terms and conditions were more favourable. Insurance was a specialized job and required intelligent workers who should be paid reasonable wages. The Claimants demanded an increase in wages now and Job Classification could be carried out later on.

- (ii) The Court was asked to award 30 days' annual leave— $2\frac{1}{2}$ days per month— to all employees. Where an employee left before completing nine months' service he should be entitled to accrued leave at the rate of $2\frac{1}{2}$ days per month. Leave should also be accumulable.
- (iii) When an employee proceeded on annual leave the Claimants demanded that male employees should be entitled to a leave allowance of Sh. 600 and female employees Sh. 500.
- (iv) The immediate establishment of a Provident Fund was demanded with equal contributions of $7\frac{1}{2}$ per cent, with a qualifying period of one year. It was submitted that the Respondents' proposed Provident Fund was, in fact, a Pension Scheme and, in any case, was racial and was unacceptable to the Claimants. Also, some employees had 20 years' service and it was only right that some form of gratuity should be paid to them. The Court was asked to consider all previous service, and up to the introduction of the Government Social Security Scheme, and to award gratuity at the rate of 5 per cent of every month's salary, or alternatively, one month's salary for every completed year of service.

- (v) On Severance Pay on Redundancy the Claimants put forward the following proposals:—
 - (a) Employer to give 21 days' notice to the Union;
 - (b) if the Union proves redundancy is not genuine, or the principle of last in first out is not being followed, or there is a dispute over severance pay and the matter is not settled within 21 days, the employee concerned will be suspended with pay;
 - (c) if redundancy confirmed as genuine by the Union, employee shall get pay in lieu, or notice plus:
 - 1 to 5 years' service: 15 days' basic pay per year; 6 to 20 years' service: 20 days' basic pay per year; over 20 years' service: 30 days' basic pay per year.
 - On completion of one year's service, a part of any subsequent year in excess of five months will be counted as a completed year.
- (vi) The Claimants submitted that the effective date of the new agreement should be as from 1st January 1965, and remain in force for a period of one year.

In addition to the above issues, the Claimants asked the Court to consider the following two items and to include them in its award:—

- (a) Recognition: The Respondents (hereinafter known as A. J. Millar and Son Ltd.) recognize the Claimants (hereinafter known as the Kenya Distributive and Commercial Workers Union) as the exclusive bargaining agent with respect to rates of pay and overtime, hours of work, method of wage payment, paid leave, leave allowance, duration of employment, retirement benefits, medical benefits, sick leave, principle of redundancy and other generally accepted terms and conditions of service of all employees of A. J. Millar and Son Ltd., exclusive of the supervisory staff.
- (b) Joint Negotiating Committee: The Employers and Union mutually recognize the desirability of an employees' representative (elected by employees), to ensure the adequate representation of the workers on Negotiating Committee and the provision of means whereby their claims or grievances can be speedily and impartially dealt with. In all cases representatives of the Union shall be free to express their views without fear that the individual relations between the employer/employee will be affected in any way by expression made in good faith while acting in a representative capacity.

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENTS

4. (i) On behalf of the Respondents it was stated that all expenses, including commission to the agents, were paid from the commission allowed them by the companies they represented. Rates and charges were not fixed by the Respondents but were laid down by the companies represented. The Respondents' Agency must also compete with the branches of overseas companies operating in Kenya, but at a lesser rate of commission than that returned by those companies for their own branches. The difference was between 5 per cent and 10 per cent. This vital factor imposed on the Respondents a need to operate at the most economical level. It also established clearly that there could be no comparison between the Respondents and agents and branches of overseas based Insurance Companies. Despite these circumstances the Respondents had always endeavoured to maintain for their employees an equitable relationship of terms and conditions of service with those provided by other organizations engaged in the same

It was also vital to bear in mind that the Respondents were subject to the Law on undistributed profits, and therefore, the Respondents had no reserves, which was a major difference with the large organizations with branches in this country who had vast financial reserves.

The Respondents submitted that every effort had been made to conclude an agreement with the Claimants but that this had proved impossible because of the Claimants' stand.

Wage offers had been made by the Respondents at the joint meeting of the 14th October 1964, and these were placed before the Court and were as follows:—

"After careful consideration, the employers were not prepared to accede to the Union's request that the rates of pay agreed with the South British Insurance Company should apply to the present negotiations. It is felt that these scales are not sufficiently clear as to avoid confusion and dispute in the future in that they do not clearly state the types of employment to which each grade applies. In view of this the offer of the following scale is repeated:—

- Consolidated minimum Sh. 400 per month by Sh. 35 per month to Sh. 517 per month, thereafter three grades.
- Grade A.—Filing Clerks, Recording Clerks, Copy Typists Grade 3, Telephone Operators, by Sh. 20 to a maximum of Sh. 795;
- Grade B.—Accounting Machine Operators, Account Clerks, Endorsement Clerks, General Clerks, Copy Typists Grade 2, by Sh. 35 to Sh. 890;
- Grade C.—Senior Book-keepers, Senior Clerks (i.e. Clerks who carry out their own correspondence), Sh. 765 by Sh. 50 to Sh. 1,200.

Qualifying for entry to this grade to be the attainment of the Associated Chartered Insurance Institute qualification by examination. Similar Book-keeping examination. Agreement to be three years effective.

In addition to above the Respondents offered a special ceiling given below for those employees who would be above their Grade rates:-

Grade A.—Sh. 1,060. Grade B.—Sh. 1,300. Grade C.—Sh. 1,533.

It was submitted by the Respondents that the Court might well ask why it had taken so long to bring this issue to a head. The time element, it was submitted, stemmed largely from the absence of policy on the part of the Claimants. Since they had embarked on negotiations with Insurance Companies their only agreement of value was with the South British Insurance Company and that that agreement had been in gestation many months. That agreement established a wage structure entirely personal to the South British Insurance Company and was without any obvious relevance to conditions applying in the numerous other companies operating in Nairobi. It was rational, therefore, for the Respondents, in this case, to propose that if there was to be acceptance of the South British Insurance Company scales, then, at some stage, there existed a need to identify the employees who were to occupy the various levels within those grades. The record showed that this approach had been on each occasion rejected by the Claimants who wished to establish a wage structure which offered immediate benefits at the same time (in the long term) as it would enable employees merely through the effluxion of time, to attain wage levels to which they had no legitimate right. It was the view of the Respondents that the proposals tabled on 14th October (see above), were a reasonable answer to the Claimants' demands and that the Court was in a position to endorse equitably those proposals.

- (ii) The Respondents submitted that their present practice was to grant 18 consecutive days' leave per annum. In negotiation, however, they had indicated their willingness to raise this to 21 consecutive days. It was considered that this was an equitable level which the Respondents felt could equally be endorsed by the Court.
- (iii) It was incorrect that leave allowance should have been included in the issues in dispute, the Respondents submitted, as, at no time, had this issue been discussed. There had been no reference to the quantum and certainly there could be no statement that deadlock had been reached. Its inclusion was an arbitrary action which must exclude it from sympathetic consideration by the Court.
- (iv) and (v) The issues (iv) and (v) the Respondents submitted could not be considered as separate items, as the provision for any moneys for the contingency of redundancy must depend entirely on the future laying down of funds in some form of Provident Fund. The Respondents accepted that this involved deviating from normal practice by employers of not accepting this particular item as a subject for negotiation, but that the finding of any scheme required that provision be made in this fashion. The Respondents submitted that it would be reasonable to accept the proposal advanced that a Provident Fund be established. It was pointed out that in the past the Respondents had offered a Provident Scheme to their employees but that, with few exceptions, this had been rejected in writing by them.
- (vi) Great detail was given to the history of the negotiations between the parties as it was the Respondents' view that this vital background was very necessary to the Court when it came to assessing the extent to which back-dating was justified.

It was the Respondents' submission that the history of this dispute showed clearly that they had made a positive contribution and that the level of their offers and the reasons for them had at all times been equitable. Their rejection by the them had at all times been equitable. Their rejection by the Claimants, it was submitted, had been on a speculative basis and it was difficult to establish why, in the absence of a coherent Union policy for negotiating with Insurance Companies, they had seen fit to reject what, in the light of recent wage agreements, may be deemed a favourable basis for establishing wage levels in the Respondents' Company. Bearing in mind the recent Board of Inquiry into a dispute in the Banks, the Respondents submitted that they were entitled to stress that there was very limited existence of academic qualifications among the current staff, but that despite this fact wage levels offered throughout the negotiations compared advantageously with comparative levels in Gailey and Roberts, Mitchell Cotts and Dalgety's, all of whom are direct competitors and who had D.A.T.A. scales. With the historical background, and in the light of the Respondents' offers on the fringe benefits, it was considered that there had been a realistic approach to joint negotiations and that there was no justification for backdating.

The question of Duration of the Agreement was one of considerable importance. The Respondents urged that the Court would adopt a long-term view and accept that stability in industrial relations was more likely to be achieved by agreements in excess of 12 months than by short-term agreements. and their attendant annual bargaining and the preparations and emotions involved.

AWARD

- 5. The Court, having given careful consideration to the evidence and submissions of the parties, awards as follows:
 - (i) Revision of Wages
 - I All members of Subordinate Staff shall get an increase of Sh. 25 per month.
 - II (1) Employees other than Subordinate Staff earning Sh. 400 or less and who have completed one year's service shall get an increase of Sh. 35 per month.
 - (2) Employees earning Sh. 401 and not more than Sh. 795 and who have completed one year's service shall get an increase of Sh. 40 per month.
 - (3) Employees earning Sh. 796 and not more than Sh. 890 and who have completed one year's service shall get an increase of Sh. 50 per month.
 - (4) Employees earning more than Sh. 890 and who have completed one year's service shall get an increase of Sh. 60 per month.
 - III The Court hopes that before the next wage revision the Parties shall have completed Job Classification.
 - (ii) Increased Leave
 - All employees shall be entitled to twenty-one (21) consecutive days paid leave per year.
 - (iii) Leave Allowance

The following local leave allowance shall be payable:-

- (1) All members of the Subordinate Staff shall get a sum of Sh. 75 by way of leave allowance once a year when proceeding on leave.
- (2) Other employees in receipt of salaries of not more than Sh. 890 shall get a sum of Sh. 120 by way of leave allowance once a year when proceeding on leave.
- All other employees in receipt of salaries of more than Sh. 890 shall get a sum of Sh. 150 by way of leave allowance when proceeding on leave.
- (iv) Establishment of Provident Fund

Nil award.

It was evident from the Claimants' submission that what they wanted was some form of gratuity which was not an issue in dispute before the Court.

(v) Severance Pay on Redundancy

There was a great amount of confusion on this issue which the Parties unfortunately could not clear. However, the Court feels that one half of one month's salary for each completed year of service should be paid to an employee when he is declared redundant, and so awards. The principles as laid down in the Industrial Relations Charter shall apply when staff is declared redundant.

(vi) Date and Duration of Agreement
The new Agreement shall take effect as from the 1st
September 1965, and shall remain in force for a period of twelve (12) months.

Given in Nairobi this 24th day of November 1965.

SAEED R. COCKAR, President. S. K. NGOLOMA, Member. DANIEL GITAU, Member.

GAZETTE NOTICE No. 4381

THE INDUSTRIAL COURT

Cause No. 34 of 1965

The Kenya Distributive and Commercial Workers' Union and

Jaygee Products Limited

Issues in Dispute:

- (i) Wages (including Casual Labour).
- (ii) Housing Allowance.
- (iii) Annual Leave.
- (iv) Leave Allowance.
- (v) Medical Expenses.
- (vi) Saturday when it is a holiday.
- (vii) Probation Period.
- (viii) Acting Allowance.
- (ix) Duration and Implementation of Agreement.
- 1. The issues in dispute were referred to the Industrial Court for settlement in accordance with the provisions of the Trade Disputes Act, 1965.

The parties were heard in Nairobi on 1st and 29th October 1965. inspared to spend

GENERAL BACKGROUND

2. Messrs Jaygee Products Limited (hereinafter referred to as the Respondents), have recognized and negotiated with the Kenya Distributive and Commercial Workers' Union (hereinafter referred to as the Claimants) since late 1957. The Respondents manufacture a wide range of products—(1) Coffee and Spices; (2) Brushes—(a) Household and Industrial (b) Painting; (3) Insecticides—Agricultural and Household and (4) Polishes—Shoe and Floor. The factory is situated at Ruaraka and gives employment to about 140 men and women. New terms and conditions of employment proposals were first submitted by the Claimants on 29th March 1965. No agreement was reached at subsequent joint meetings on the above nine issues, and both parties signed Form "A" on the 24th August 1965, referring them to the Industrial Court for settlement.

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANTS

3. (i) The Claimants demanded a substantial increase in wages for all employees. They claimed that the firm of Messrs Reckitt and Colman paid higher wages. The Respondents made good profits and some of these should be passed on to the workers. Most of the employees were of K.P.E. level and were valuable to the Respondents. The Respondents' offer of Sh. 20 all round was rejected as totally inadequate. Foremen, it was claimed, should get higher rates of pay than the workers whom they supervised. Travelling from Nairobi to work and back was also another expense for which the employee should be compensated. The Claimants' wage demands are shown under 4 (i).

For Casual Labourers the Claimants demanded Sh. 10 per day.

- (ii) For employees entitled to housing under the provisions of the Employment Act the Claimants asked the Court to award an allowance of Sh. 120 or the actual rent which the employee was oblige to pay.
- (iii) On annual leave the Claimants demanded five weeks' paid annual leave for those employees who had completed one year's service and up to five years' service, and for all employees who had completed more than five year's service, six weeks' paid annual leave.
- (iv) A leave allowance equivalent to one month's wages was demanded for all employees.
- (v) All employees should be entitled to two months' sick leave on full pay and a further two months' sick leave on half pay, the Claimants submitted. In addition the Respondents were asked to pay all expenses of their employees who were attending private hospitals, for those injured accidentally outside working premises, and for the extraction of teeth. Where an employee was unfit to travel to the dispensary or hospital, free transport should be provided.
- (vi) It was the Claimants' submission that where a Gazetted Public Holiday fell on a Saturday all employees should be entitled to another day in lieu as employees were not normally required to work on Saturday.
- (vii) The current probationary period of two calendar months was stated to be too long and the Court was asked to award a probationary period of one month only.
- (viii) The Claimants demanded that acting allowance should be paid to an employee after he had completed seven days' service in a higher post.
- (ix) Although joint negotiations on new terms and conditions of employment did not begin until May 1965 their letter of proposals was sent on 29th March. The implementation date of the Court's award, the Claimants submitted, should therefore be as from the 1st April 1965, and for a period of not more than 12 months.

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENTS

4. (i) The Respondents submitted that they had been placed in a difficult position by the change of approach to the question of wage negotiations. When they had made their offer at the joint meeting of 20th May, it was a threefold offer and had involved a proposed increase of Sh. 20 per employee on the rates pertaining at that time in addition to an enhancement on the overtime provision and the leave allowance. This Sh. 20 was, in the Respondents' view, an equitable distribution of the amount which could be afforded, by way of wage increases, at that time. By making such an offer they had shown their hand and were now confronted with the need to reconcile that offer to the totally new wage structure.

The Claimants' views in negotiation of what would be the appropriate wage for the newly established grades could be seen from the Claimants' three separate demands where the diminution had been in several cases as much as 30 per cent. The Respondents submitted that these figures could not be considered in isolation as they revealed in the light of the Claimants' original demands that in fact any figure would do so long as it gave them adequate room for manoeuvre.

Whilst job classification could be normally accepted as a rational approach to wage fixing, in this particular instance the variation in the Claimants' demands demonstrated that it was purely a bargaining gambit by them to improve on the Sh. 20 per employee, which they were now aware the Respondents were prepared to spend.

The following table shows the current wage rates, the Claimants' last demands and the rates put forward for the new wage structure by the Respondents.

	Current Wage	Claimants' Demands	Respondents' Offer
	Sh.	Sh.	Sh.
Factory Artisan	310	1,000	320
Watchmen	173	375	180 (4 employees)
Drivers	175	600	190 (3 employees)
Clerical Grade I	300	650	330
Clerical Grade II	205	600	235 (2 employees)
Clerical Grade III	165	500	180
Viewer/Checker Grade I	135	425	165 (2 employees)
Tallyman (Timber)	203	500	230
Coffee Roaster	280	500	305
Boilerman	135	425	155
Polish Maker	190	. 500	215
Assistant Mechanic	165	500	225
Sweepers	135	350	155
Foremen Grade I	400	800	430
Foremen Grade II	320	700	350
Foremen Grade III	200	650	265 (4 employees)
Wood-working Machinist	205	1,000	230
Machine Operators and		•	•
Manual Workers			
Grade I	186	425	210 (10 employees)
Grade II	145	400	185 (14 employees)
Grade III	135	350	170 (20 employees)
General Duties Grade I	135		155 (16 employees)
General Duties Grade II		300	145 (12 employees)
The female rate to be	the se		

The female rate to be in the same proportion as the existing Agreement i.e. 75 per cent of stated wage.

The figures recorded by certain grades was to show the number of employees who would be considered to be within that grade. The introduction of the new wage structure would mean that some employees would receive no benefit, but that many other would receive a substantial increase.

It was submitted that the Claimants must accept this as a logical outcome of the demand for job grading. The Respondents asked the Court when looking at their proposed figures to bear in mind that they were only the basic wage and were coupled with an above-average housing allowance.

It was also pointed out that it was the Claimants who had introduced the question of casual labour, but it was the view of the Respondent that at the same time as the Court established a basic minimum monthly wage that it also established the minimum rate for casual employees. It was the practice in Kenya that the daily rate was arrived at by taking a 1/26th portion of the monthly rate. The Respondents urged the Court to adopt the attitude that practice itself established a daily rate from whatever the Court laid down as the monthly rate, and that there was no need for the Court to make specific provision for casual labour as such.

- (ii) The Respondents submitted that they had made no counter offer to the Claimants' demand of Sh. 120 housing allowance as the position was that they already paid Sh. 45 which was in advance of the bulk of industry generally, particularly bearing in mind the geographical position of the Respondents' premises.
- (iii) Bargaining had not been possible on the Claimants' demand on Annual Leave the Respondents submitted. The Claimants had advanced no reason as to why the amounts they demanded had any relevance to the negotiations. The highest levels in Kenya today, the Respondents stated, were granted by B.A.T. (Kenya) Limited, the Brewery and Bottling Association, the Oil Industry and the Docks, but none of those approached the level demanded by the Claimants. It was submitted that the Claimants could not demonstrate that the Respondents' provision of three weeks' Annual Leave after the completion of twelve months' service was not fair in the context of comparative competitive industry.
- (iv) A Leave Allowance of Sh. 60 was currently being paid, but the Respondents had offered Sh. 75 on 20th May 1965. This particular offer went hand-in-hand with their offer in respect of wages and the Court was asked to bear this fact in mind when it examined the two questions. The sum of Sh. 15 which was the proposed increase was part of the sum which the Respondents were in a position to disburse in improving the conditions of employment of their employees. The question of a leave allowance could not, therefore, be considered without bearing in mind its relationship with the wage offer. The Respondents submitted that their offer of Sh. 75 Leave Allowance was considerably higher than the average paid in this type of industry.
- (v) The Respondents submitted that their present Agreement made provisions for a period of 21 days' sick leave on full pay and a further 21 days' sick leave on half pay. They stated that they were well aware that some companies provided 30 days on full pay and a further 30 days on half pay, but did not feel that there was any necessity to make an offer unless hardship was established. They were ready to consider any information which suggested that the current provision was inequitable, but such information had not been forthcoming, therefore no obligation passed to them.

The Respondents accepted the lawful responsibilities to employees in respect of hospitalization. The question of payment for an employee who has been "injured accidentally outside" they rejected out of hand. An employer's obligations were very clear in respect of his employees whilst at work but it would be totally unrealistic if they were extended to cover the multiplicity of injuries and sickness which could come about as a result of "accidental" happenings outside employment.

"Teeth removal" they also considered to be part of a responsibility which could not pass to an employer, therefore, they had made no offer.

(vi) The intention of the Public Holidays Act was very clear, the Respondents submitted, and it read inter alia, "the days specified in Part I of the Schedule to this Act shall in every year be kept as Public Holidays by all Public Offices and all Banks." In other words the intention was that by law on a day deemed to be a Public Holiday employees should not work and should be paid although they were not present at work, which was precisely the result of the Respondents' five day week, when it coincided with such a holiday.

The Act also provided a useful guide in a further section, in that it made provision for an occasion when a Public Holiday fell on a Sunday and established "the first succeeding day shall be deemed to be the holiday." The Claimants' demand in the circumstances was unique and illogical and could only be construed as either a desire for a further enhancement of the leisure periods or an opportunity to gain more overtime.

It must be made clear, it was stated, that the worker with a five day week was no worse off than other workers on a six day week by losing an occasional Gazetted Holiday. Normally five day week workers make up their lost time by working an extra hour on each normal working day and they, therefore, received a nine hour holiday on Gazetted Public Holidays, while ordinary six day week workers only received an eight hour holiday on Gazetted Public Holidays. The Respondents' employees were already at an advantage and it would be ludicrous to accept that when a Public Holiday fell on a Saturday, which to them was already a holiday, they must receive some other day in lieu. Were the Court to make such a provision in face of the five day working week then the same principle could be applied in respect of absence on sick leave, compassionate leave, maternity leave, etc., which would be a departure, not contemplated in any other part of the world.

(vii) It was the Respondents' submission that their particular business required that the probationary period should be two months, particularly in view of the diversification involved under the one roof. Practice over the years had shown this to be an intelligent and workable period and the Claimants' demand for a reduction by 50 per cent had not been supported with any appropriate argument.

(viii) Acting Allowance did not form part of the Claimants' original demands, the Respondents pointed out, but came up during the course of their joint meeting on 23rd August 1965. The Respondents stated that they accepted the principle of an acting allowance, particularly in view of the recently established job gradings. What was in dispute was the period during which the employee must serve before it could be realistically accepted that he had absorbed sufficient expertise in the higher level to justify the emoluments for that higher level. The Respondents' view was that 15 days were necessary and they requested the Court to endorse their proposal. Their proposal was an average figure they stated. At the lower levels of the wage structure it was accepted that a comparatively short period of time would be adequate, but the same could not be said at the higher levels when a greater degree of professional skill or executive competence was demanded. The Court had on two previous occasions ruled on the same question—in Cause No. 17 of 1964 the Court held that 15 days was adequate and in Cause No. 10 of 1964 the Court held that current practice by the employer of requiring the employee to "act" for a period of 18 days was equitable.

The Respondents submitted that although this particular provision was established in Wages Council Orders and negotiated agreements it was their view that there must be a limit to the encroachment on an employer's right to run his business. The Claimants' interest was very simple, and at the earliest opportunity the employee should derive the maximum financial benefit possible from his employer. In urging their particular side of this argument they forgot that the employer's burden was twofold. Firstly, he must pay the higher level of wages which equity would demand he should, but secondly, he must bear the cost of the acting employee's shortcomings. An employer committed to pay the higher wage at too early a point was involved with loss of production and damage or loss of materials. On this basis the Respondents asked the Court to accept that the employer's stake in this provision was of greater importance than that of the Claimants and that any unrealistic award must have a deleterous effect on the employer's willingness to offer employees a chance to set foot on the first rung of the

(ix) The Respondents submitted that the position in so far as the signed Agreement was concerned, was quite straightforward. The last clause of the Agreement dated the 10th April, in the last sentence read "In accordance with the National Agreement on Employment the existing Agreement on wages dated 26th

January 1963, stands extended up to 31st March 1965, etc." The subsequent extension of two months which had been recognized by the Court would bring this date up to the 31st May 1965. The issue was, however, to what extent the Respondents were committed to the offer made on the 20th May 1965. That the offer had been made was freely accepted and so was the fact that it had been withdrawn at a meeting with the Claimants on the 28th July 1965. The point being that the Claimants had accepted that there was tactically more advantage in changing the basis for wage negotiations, particularly in view of the fact that they were in possession of what may now be termed the Respondents' "minimum" offer. The Claimants had, however, rejected the Respondents' offer and had expressed a preference for establishing a wage structure. This they had done without imposing any conditions and it was considered that the Court would not be acting equitably if it saw fit to read equivocation into the withdrawal. The Claimants, it was submitted, were at that time, at liberty to bargain with the Respondents on the basis that the offer of the 20th May was an interim figure which might (or might not) be improved by the grading exercise. The Claimants had made no such overtures, they had merely confined themselves to a rejection of the Respondents' threefold offer and had demanded that grading go ahead.

This unequivocal rejection of the Respondents' offer tied, as it was, to a dating of 1st June 1965, confronted the Court with the need to examine as a new issue the status of the wage structure which was signed on 5th August 1965. The Respondents submitted that they must urge that the Claimants as a purely tactical move rejected the offer of the 20th May, counting on improving their bargaining position by insisting on the carrying out of a grading exercise. The measure of their co-operation on this exercise, it was stated, lent weight to that view. The dispute on wages before the Court, therefore, rested with demands submitted by the Claimants after the completion of the wage structure. These were new demands and, in most cases, were still substantially in excess of the figures which they had put forward on 29th March 1965. There was no continuity between the Claimants' demands of 29th March 1965, and the figures which they had advanced in respect of the new structure. That this situation came about through the Claimants' initiative should inhibit the Court from taking any step to relate the negotiations in May with the negotiations which commenced after the wage structure had been negotiated.

In view of the above it was the Respondents' respectful submission that the agreement should be implemented as from the 1st of the month following the publication of the Court's award and that it should at least be for a normal period of twelve months.

AWARD

5. The Court, having given careful consideration to the evidence and submissions of the parties, awards as follows:—

(i) Wages (including Casual Labour).—The basic minimum wage in the new grades shall be as follows:—

				•	
					Sh.
Factory Artisan					335
Watchmen					195
Drivers					215
Clerical Grade I					350
Clerical Grade II	·				250
Clerical Grade II	Ι				200
Viewer/Checker	Grade	: I			170
Tallyman (Timb	er)				250
Coffee Roaster					310
Boilerman			•,•		160
Polish Maker					220
Assistant Mecha	nic				230
Sweepers					160
Foremen Grade	I				440
Foremen Grade	II			• •	360
Foremen Grade	Ш				275
Wood-working	Machin	iist			280
Machine Operat	ors and	Man	ual Wor	kers	
Grade I		• • •	• •!	• • • •	215
Grade II					190
Grade III	1				180
General Duties	Grade	Ţ			160
General Duties	Grade	\mathbf{II}			150

Female Employees.—The basic rate of pay paid to female employees shall be the same as that paid to male employees.

Casual Labourers.—All casual labourers shall be paid for each day worked at the rate of one-twenty-second of both the basic minium wage and the housing allowance.

- (ii) Housing Allowance.-Nil award.
- (iii) Annual Leave.—An employee shall be entitled after the completion of twelve months' service to Annual Leave for a period covering twenty-one (21) consecutive days, with full pay.
- (iv) Leave Allowance.—When an employee proceeds on his annual leave (once a year) he shall get a sum of Sh. 75 by way of leave allowance.
- (v) Medical Expenses.—An employee shall be entitled to sick leave with full pay up to a maximum of 30 days and a further 30 days' sick leave up to a maximum of 30 days

with half pay, in each period of 12 months continuous service, subject to the usual safeguards.

(vi) Saturday when it is a Holiday.—Nil award.

In making a nil award under this head the Court points out that once the employees and the employers agree on the principle of a five day week then the question of payment of any kind for a Saturday if it happens to be a holiday cannot arise. A worker with a five day week is not worse off than other workers on a six day week by losing an occasional Gazetted Holiday. Normally five day week workers make up their lost time by working an extra hour on each normal working day and he, therefore, receives a nine hour holiday on Gazetted Public Holidays while ordinary six day week workers only receive an eight hour holiday in Gazetted Public Holidays. They are already at an advantage and it would not be fair to accept that when a Public Holiday falls on a Saturday, which to them is already a holiday, they must receive some other day in lieu.

- (vii) Probation Period.—Nil award.
- (viii) Acting Allowance.—Nil award.
- (ix) Duration and Implementation of Agreement.—The new Agreement shall take effect as from the 1st September 1965, and shall remain in force for a period of 12 months.

Given in Nairobi this 24th day of November 1965.

SAEED R. COCKAR, President.

S. K. NGOLOMA, J. CHUNGULI, Members.

GAZETTE NOTICE No. 4382

THE INDUSTRIAL COURT CAUSE No. 44 of 1965

Parties:

The Kenya Chemical Workers' Union

and

Messrs. R. H. Devani

Issues in Dispute:

- (i) Wages.
- (ii) Effective Date.
- (iii) Working Hours.
- (iv) Severance Pay.
- 1. The issues in dispute were referred to the Industrial Court for settlement in accordance with the provisions of the Trade Dispute Act, 1965.

The parties were heard in Nairobi on the 28th October 1965.

GENERAL BACKGROUND

2. Messrs R. H. Devani (hereinafter referred to as the Respondents) are a small cosmetic manufacturing concern in Nairobi. The whole plant employs less than fifteen persons. The first and still valid Agreement on terms and conditions of employment between the Respondent and the Kenya Chemical Workers' Union (hereinafter referred to as the Claimants), was signed on the 22nd January 1963, but was effective as from the 1st November 1962. New demands were submitted by the Claimants on the 25th October 1963. Only the above five issues remained in dispute and both parties agreed to submit them to the Industrial Court for settlement.

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANTS

3. (i) The Claimants submitted that the present wages paid to the workers were not enough to provide for the least of their needs. They demanded that all employees should be graded and receive basic minimum rates of pay inclusive of housing allowance as follows:—

Per month (consolidated)

	(cons	ouu	ueuj
Grade (iv)	Labourers, Sweepers and employees		
	not elsewhere classified S	Sh.	310
Grade (iii)	Office Messengers, Askaris/Watch-		,
•	men and semi-skilled Labourers S	Sh.	360
Grade (ii)	Assistant General Clerks, Machine		
	Operators, Drivers	Sh.	550
Grade (i)	General Clerks, Salesmen and		
	Assistant Storekeepers S	Sh.	755
Grade	-		
(Special)	Accounts Clerks, Supervisors and		

Senior Laboratory Assistants . . Sh. 1,060 The Claimants also demanded that employees whose wages were already above those in their respective grades should receive the same increase which should be the difference between the new basic minimum scale and the old minimum scale in their respective grades.

Figures were placed before the Court to show the cost of providing a worker with the basic necessities of life; this amounted to Sh. 225/60 in the case of a single person and double this amount for a married couple.

It was stated that there were five other companies manufacturing the same kind of products and that their workers were drawing a basic minimum wage of not less than Sh. 200.

They had been prepared during negotiations to accept Sh. 210 or even Sh. 205 but the Respondents had not been willing to offer either of these amounts.

- (ii) The Court was asked to make its award effective as from 25th November 1963, as the workers had waited too long for improved terms and conditions of employment.
- (iii) A working week of 42 hours was demanded for all employees exclusive of the meal break hours, provided that where an employee who was required to work in excess of such hours should be paid for such excess hours at the appropriate overtime rates.
 - (iv) Overtime rates asked for were as follows:—
 - (a) For hours worked between Monday and Saturday in excess of normal hours—time and half;
 - (b) For hours worked on Sundays and Gazetted Public Holidays—double time.
 - (v) On severance pay the Claimants demanded:-
 - (a) On completion of one year and up to five years' service, an employee should be paid half of his month's pay for each completed year of service;
 - (b) On completion of over five years, but less than 10 years' service, an employee should be paid one month's pay for each completed year of service; and
 - (c) On completion of 10 years' service and over, but less than 15 years, an employee should be paid one and one-half month's pay for each completed year of service.

All payments to be made at the empolyee's basic rate of pay in the final month of such service and to be paid on termination of service for whatever reason the employee left.

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENTS

4. On behalf of the Respondents it was submitted that the width of the gap between the two parties on the Terms of Reference was so small that the Court might well consider that the parties to the dispute had been petty in their inability to close the gap, and conclude the agreement. The Respondents held that the first two lines of the second paragraph in the Court's Award in Cause No. 18 of 1964 were relevant to the circumstances and justified the attitude which they had adopted. These two lines were:—

"The Court is normally the final arbiter when two parties have bargained to a point beyond which they do not feel they can move."

In their case they considered that voluntarily a point had been reached beyond which, for economic reasons, they could not go. The economic reasons were simple and were tied to the fact that their immediate competitors did not recognize the Claimants and were not subject to negotiated terms and conditions of service. The Claimants could not be held responsible for the competitive ability of a company, but in view of costs being so closely related to the expenses of labour, employers, whose employees were not organized, had an unfair advantage.

The Terms of Reference involved five items and in each case the width of the gap between the two parties was extremely small, but it was their view that the final concession should have been made by the Claimants in view of the harmful effect the ascending wage spiral (in addition to liberal fringe benefits) must have on the Respondents' ability to operate a profitable business to the benefit of the Respondents, the employees and the tax collector.

(i) During the course of negotiations on 6th March, 1965, the Claimants, it was stated, proposed that the minimum rate of wages be Sh. 205 for a period of twelve months from 1st January 1965. This, it was stated, was in reply to the last offer made by the Respondents which involved increasing the wage to Sh. 195. The meeting on 6th March 1965, was adjourned with an agreement that they would submit in writing to the Claimants their views on the Claimants' last demand. On 9th March the Respondents wrote to the Claimants and stated their their inability to reach Sh. 205 proposed by the Claimants, but expressed a preparedness to pay Sh. 200 with effect from 1st January 1965. This offer on wages was accompanied by an offer in respect of severance pay on the basis of ten days' pay for each completed year of service. These two offers, it was submitted, were a package deal and reflected the need by the Respondents to operate within economic limits dictated by current trading circumstances.

The Respondents submitted that it must be clear to the Court that both these offers involved capital outlay for which no provision had been made. By examining the issue of wages in isolation there was merely a gap of Sh. 5 to be bridged, but it must be remembered that on the 9th March they had made an offer on two items which were mutually complementary.

All work was carried out by unskilled workers and when there was a lot of business, casual labour was employed.

(ii) The Respondents submitted that there were in existence recorded proposals involving the Claimants' demand on 6th March for Sh. 205 per month with effect from 1st January 1965, and their own written reply of 9th March accepting that date (tied to a minimum wage of Sh. 200 per month). The Court, it was stated, could accept that as the parties themselves had conceded common ground then it was unnecessary for the Court to upset the position. However, the Court was entitled to

go a little further into the question and consider whether there was any profit in making an award back-dated to 1st January 1965, bearing in mind the date of the hearing of this dispute. Clearly it would be unprofitable and industrial relations would not benefit from an award of short duration. Logically, it was submitted, the Court could weigh whether or not there would be merit in applying the money which would be due to the employees in respect of a back-dating to a forward award.

(iii) The Respondents stated that they currently worked a 43½ hour week and that the Claimants on 6th March had stated that they were willing to accept a reduction to 43 hours. The Respondents had been inflexible on this point since negotiations of had commenced and had adopted the view that their hours of work were more advantageous than those engaged by the bulk of employers in industry today and, therefore, there was no justification for any further reduction. They also pointed out that a short working week materially enhanced the value of the wage. The Court was requested to follow its established pattern and award no variation in working hours.

(iv) Overtime, the Respondents submitted, was a simple issue in that currently they paid time and a quarter for hours worked between Monday and Friday and the Claimants wished to change this to time and half. Once again, they pointed out, there may be justification in stating that a prolonged argument over time and a quarter as opposed to time and a half was pettifogging, but this was not an item which could be viewed in isolation. The accumulative effect of the five issues in dispute if the awards were unfavourable was to further reduce the ability of the Respondents to compete in business.

(v) The Respondents considered that the Claimants' demands on severance pay was exaggerated and once again pointed out that they must relate the next cost of such a benefit in the light of the Claimants' demands in other directions. They were on record as having offered ten days' pay and this offer had not been retracted. However, it was submitted, that cognizance should be taken of the fact that ten days pay after each completed year of service had been offered on 9th March hand-in-hand with the proposals that the minimum wage be Sh. 200

AWARD

- 5. The Court, having given careful consideration to the evidence and submissions of the parties, awards as follows:—
 - (i) Wages and (ii) Effective Date.—All employees shall be paid a consolidated wage of Sh. 210 per month with effect from the 1st October 1965, for a period of one year.
 - (iii) Working Hours .- Nil award.
 - (iv) Overtime.—Overtime rates shall be as follows:—
 - (a) For hours worked on Monday to Friday in excess of normal hours—time and a half;
 - (b) Other arrangements to stay as before.
 - (v) Severance Pay.—An employee on retirement shall be entitled to severance pay (gratuity) at the rate of 10 days' pay for each completed year of continuous service.

Given in Nairobi this 24th day of November 1965.

SAEED R. COCKAR,

President.
C. G. HEYWOOD,
J. CHUNGULI,

Members.

GAZETTE NOTICE No. 4383

KENYA POST OFFICE SAVINGS BANK ACCOUNTS FOR THE YEAR 1964

REVENUE AND EXPENDITURE ACCOUNT
INVESTMENTS ADJUSTMENT ACCOUNT
RESERVE ACCOUNT
BALANCE SHEET
ACCOUNT OF DEPOSITS AND WITHDRAWALS

1. I have examined the accounts listed above in accordance with section 13 of the Post Office Savings Bank Act. I have obtained all the information and explanations that I have required, and I certify, as the result of my audit, that in my opinion these accounts are correct, subject to the following observations.

REVENUE AND EXPENDITURE ACCOUNT

- 2. Interest Credited to Depositors—£124,000.—This has been estimated from total monthly balances standing to the credit of depositors in the Main Ledger for 1964.
- 3. Rent of Offices.—This includes expenditure of £2,376-2-33 being rent for the six months ended 31st December 1964 for office accommodation which was vacated by the Savings Bank Headquarters on 30th June 1964. The Headquarters moved to more suitable accommodation during the year, at a substantially lower rental. Although the move was anticipated in the previous year, the landlord of the old accommodation was not prepared to make any concession to the Savings Bank by way of accepting a monthly tenancy.
 - 4. Losses of Savings Bank Moneys-£3,558-9-84.—This amount comprises 343 items and includes:—
 - (i) Overpayments to the public, in 214 cases amounting to £289-5-37.
 - (ii) Two cases of burglary resulting in the loss of £678-19-40.
 - (iii) One case of loss of cash remittance through violation of the mail £7-10-0.
 - (iv) Numerous cases of forgery and fraudulent alteration of Savings Bank Pass Books by organized gangs and by individuals resulting in the loss of £1,767-2-41.
 - (v) Losses amounting to £815-12-66 resulting from 28 cases of misappropriation, forgery and fraudulent manipulation of Savings Bank accounts by Post Office employees.

BALANCE SHEET

- 5. Balance Due to Depositors—£5,104,669-13-15.—The comparison of the total amount standing to the credit of individual depositors' accounts with the relevant account in the Main Ledger as at 31st December 1964 is being undertaken but is not yet completed.
- 6. The known difference by which depositors' accounts exceed the Main Ledger account as at 31st December 1963, after allowing for errors brought to light in 1964, is £10,613-9-62. This is an increase of £3,419-9-62 over the differences at the end of the previous year.
- 7. During 1964 a large number of errors in ledger card postings and interest calculations came to light as the result of comparing ledger cards with Pass Books sent in by depositors. Approximately 15 per cent of ledger cards were checked with Pass Books and errors were found in 1.87 per cent of the accounts checked. This indicates that the remaining 85 per cent of ledger cards which were not checked with Pass Books, may contain a similar percentage of errors in postings and interest calculations.
- 8. In addition, 295 deposits amounting to £1,295-2-79 and 72 withdrawals amounting to £217-3-00 have not been posted to ledger cards because incorrect details were recorded on relevant transaction slips at Post Offices, as shown below.

				Year	Number of Transactions		l Va	lue
						£	s.	cts.
DEPOSITS	••	••	••	1962 1963 1964	· 11 282	49 1,245	7 10 5	59 00 20
					295	£1,295	2	79
WITHDRAWALS	••	••	••	1963 1964	4 68	22 194	5 18	00
					72	£217	3	00

9. Cash and Investments Held by the Crown Agents.—Advance copies of statements of cash and investments held by the Crown Agents on behalf of the Savings Bank at the 31st December 1964 have been seen, but the original statements certified by the Comptroller and Auditor-General of Great Britain have not yet been received.

F. H. SIMMS, Auditor-General, East African Common Services Organization.

KENYA POST OFFICE SAVINGS BANK

During 1964, 34,527 new accounts were opened and 12,475 closed, a net increase over 1963 of 22,052 and the total number of depositors in the Bank is now 472,609. However, the average active holding fell from £15.35 in 1963 to £12.80 in 1964.

As was anticipated, following the cessation of the Voluntary Deduction from Pay Scheme in 1963, the number of transactions declined and in 1964, 969,483 transactions were processed as against £1,133,964 in 1963. Deposits totalled £2,568,169 which was £581,434 below the previous year. Withdrawals amounted to £3,343,571 producing a deficiency of £775,402. To meet excess withdrawals investments to the value of £609,227 were sold. The continued realization of investments is reflected in the Revenue and Expenditure Account, and this coupled with a depreciation in the value of investments held and loss on sales of investments, accounts for the increase of £116,390, in the Reserve Account Deficiency.

As at 31st December 1964, the total amount standing to the credit of depositors was £5,104,670. This includes interest estimated at £124,000. The reduced volume of business referred to above has led to a substantial reduction in operating costs and for 1964 such costs were £20,000 lower than in 1961. This is reflected in the Revenue and Expenditure Account which shows that in spite of a decrease of £25,275 in interest on investments, compared with 1963, the excess of expenditure over revenue has increased by £4,341 only.

The only substantial increase in expenditure was £5,372 for Extra Duty Pay. This was mainly due to the large intake of replacement staff (50 per cent) with a consequent drop in output, which necessitated extensive extra duty. Additionally a considerable amount of preparatory work in connexion with the change-over to computer working was also undertaken by overtime. However, this excess was offset by a reduction of £4,663 in personal emoluments and other items.

Much of the detailed preparation for conversion to computer working was completed during the year and the change-over is now taking

In July 1964, the Savings Bank Headquarters was moved to more convenient premises and this will result in further economies.

KENYA POST OFFICE SAVINGS BANK

REVENUE AND EXPENDITURE ACCOUNT FOR THE YEAR ENDED 31ST DECEMBER 1964

1963	Expenditure	1964	1963	Revenue	1964
£ 140,000	£ s. cts. To Interest Credited to Depositors Headquarters Staff Costs	£ s. cts. 124,000 0 00	£ 212,474 1,209	£ £ s. cts. By Interest on Investments ,, Interest on Current Account at	£ s. cts. 187,200 5 09
	39,704 "Personal Emoluments 35,040 13 49 4,768 "Extra Duty Pay . 10,139 17 51 653 "Rents Residential . 616 2 00 7,264 "House Allowances . 4,578 7 16 2,042 "Passages 2,060 18 57 10,171 "Pension Fund and Gratuities Contribution 8,846 14 68		,,-,,	Sundry Revenue 555 ,, Fees for Duplicate Passbooks . 571 10 00 163 ,, Commission on Transfers . 83 6 30 49 ,, Miscellaneous Re-	913 3 98
65,367	662 , Medical Fees 314 13 46 103 , Hospital Contribution 26 6 76 General Charges	61,623 13 63	767 42	, Adjustment of Depositors' Interest	660 7 00
	771 ,, Travelling Allowances 690 10 11 5,448 ,, Rent of Offices 7,163 14 01 111 ,, Electricity and Water 41 ,, Furniture and Fittings 278 5 63		214,492 61,664	*,, Excess of Expenditure over Revenue due to be met by	188,773 16 07
dungruw, m	8,250 ,, Postal Charges 6,677 13 79 946 ,, Telegraph Charges			the Treasury	65,985 5 94
30,123	667 ,, Machine Maintenance and Rental 1,908 11 24 1,881 ,, Cost of Audit 1,622 16 15 578 ,, Incidental Expenses 1,602 19 45	29,321 13 41	i		
35,407 957 4,282	" Services Rendered at Post Offices " Brokerage Charges on Investments " Losses of Savings Bank Moneys " Adjustment of Depositors' Interest	33,226 9 29 1,100 8 50 3,558 9 84 1,928 7 34			
276,136		254,759 2 01	276,136		254,759 2 01

*An accumulated deficiency to 31st December 1963 amounting to £301,549-2-22 on the Revenue and Expenditure account has been met. A further deficiency on the Revenue and Expenditure Account of £65,985-5-94 for the year ended 31st December 1964, is due to be met by the Kenya Revenue under section 14 (1), Cap. 501, Laws of Kenya.

JOHN KETO, Postmaster-General. 5th June 1965.

KENYA POST OFFICE SAVINGS BANK

INVESTMENTS ADDITIONALLY ACCOUNT

	· · · · · · · · · · · · · · · · · · ·	INVESTMENTS ADJ	USIMENT AC	CCOUNT	
1963		1964	1963		1964
£ 1,020	To Loss on Sales of Investments ,, Depreciation on Investments ,, Balance Transferred to Reserve	£ s. cts. 9,581 12 03 109,585 2 90	£ 7,949 185,093	By Profit on Sales of Investments, Appreciation on Investments, Balance Transferred to Reserve	£ s. cts. 2,777 1 05
192,022	Account			Account	116,389 13 88
193,042		119,166 14 93	193,042		119,166 14 93
. • • • • • • • • • • • • • • • • • • •	•	Reserve	ACCOUNT	'	•
1,639,368	To Deficit on 1st January	1,447,346 6 97	192,022	By Balance Transferred from Invest-	1
	" Balance Transferred from Invest- ments Adjustment Account	116,389 13 88	1,447,346	ments Adjustment Account, Balance (Deficit) on 31st December	1,563,736 0 85
1,639,368		1,563,736 0 85	1,639,368		1,563,736 0 85
•	Ва	LANCE SHEET AS AT	r 31st Dece	емвек 1964	•
5,756,071 61,328 567 24,225	LIABILITIES Balance due to Depositors at 31st December	5,104,669 13 15 101,258 12 42 716 19 08 25,853 8 00	4,188,697 1,806 80,957 122,970 415 1,447,346	Assets Investments at Middle Market Value on 31st December	3,570,317 11 48 18,986 1 92 5,316 9 90 74,038 2 60 104 5 90 1,563,736 0 85
5,842,191		5,232,498 12 65	5,842,191		5,232,498 12 65

^{*}In accordance with the terms of section 8 of the Post Office Savings Bank Act, Cap. 501, Laws of Kenya, the Revenue of Kenya has a contingent liability to meet this deficiency.

KENYA POST OFFICE SAVINGS BANK

Account of Deposits and Withdrawals for the Year Ended 31st December 1964

1963	DEPOSITS	1964	1963	Withdrawals	1964
£ 6,249,541 3,149,603 140,000	To Balance at Credit of Depositors on 1st January ,, Deposits Received ,, Interest Credited to Depositors	£ s. cts. 5,756,071 5 85 2,568,168 19 30 124,000 0 00	£ 3,783,073 5,756,071	By Withdrawals	£ s. cts. 3,343,570 12 00 5,104,669 13 15
9,539,144		8,448,240 5 15	9,539,144	·	8,448,240 5 15

JOHN KETO, Postmaster-General. 5th June 1965.

KENYA POST OFFICE SAVINGS BANK SECURITIES AT THE END OF 1964

Folio	Description of Stock	Per Cent	Period	Amount of Stock Purchased	Actual Cost of Stock	Market Value on 1-1-64 or Date of Purchase	M.M. Price	Middle Market Value on 31–12–64
				£ s. cts.	£ s. cts.	£ s. cts.		£ s. cts.
5	Australia (Commonwealth of),		1055 (50	m 200 C 40	0.000 0.00		0.77	C 0 # 0 0 0 0
16	Registered	4	1955/70	7,322 6 42	8,000 0 00	6,663 6 24	87	6,370 8 39
10	Australia (Commonwealth of), Registered	3	1975/77	10,000 0 00	9,300 16 00	7,700 0 00	70	7,000 0 00
31	Deitich Diagtainites	3	1968/73	132,990 5 91	123,282 11 50	113,041 15 02	70 79	7,000 0 00 105,062 6 67
34	British Guiana	3	1975/80	27,899 15 33	27,899 15 33	16,879 7 17	$61\frac{1}{2}xd$	17,158 7 13
35	British Transport	3	1968/73	41,317 5 92	39,338 5 50	35,119 14 03	79	32,640 13 28
40	British Gas	4	1969/72	434,103 14 76	444,532 11 25	405,886 19 90	87	377,670 5 04
48	Ceylon	5	1960/70	487 18 83	514 15 58	431 16 56	95 1 xd	465 19 68
63	E.A. High Commission	4	1972/74	6,857 16 00	6,797 15 92	4,834 14 98	$72\frac{1}{2}$	4,971 18 10
64	E.A. High Commission	$3\frac{1}{2}$	1966/68	163,529 4 32	162,822 9 49	134,911 12 46	86 ½	141,052 15 44
72	E.A. High Commission	4	1973/76	32,269 14 67	32,269 14 67	21,782 1 40	$67\frac{\tilde{1}}{2}$	21,782 1 40
82	Gold Coast	4\frac{1}{2}	1960/70	5,000 0 00	4,900 0 00	4,575 0 00	$92\frac{7}{2}$	4,625 0 00
101	Jamaica	4½ 3½ 4½ 3½	1968/73	42,188 12 33	41,657 10 41	33,329 0 14	$78\frac{7}{2}$	33,118 1 28
108	Kenya	$4\frac{1}{2}$	1971/78	190,494 17 08	190,494 17 08	128,584 0 53	$70\frac{1}{2}$	134,298 17 44
120	Mauritius	$\frac{3\frac{1}{2}}{2}$	1965/68	45,674 5 17	44,018 11 33	38,366 7 54	90xd	41,106 16 65
136 142	New Zealand	3	1973/77	4,475 19 92	4,475 19 92	3,468 17 94	$70\frac{1}{2}$	3,155 11 54
144	Northern Rhodesia Nyasaland	$\frac{3\frac{1}{2}}{4}$	1970/72 1972/74	78,880 3 83 859 18 50	78,091 7 75 838 8 54	60,343 6 93	$82\frac{7}{2}$	65,076 3 16
145	Northern Rhodesia	4 4	1972/74	2,969 1 50	2,894 16 98	601 18 95 2,078 7 05	65 80	558 19 03
175	Southern Rhodesia, Inscribed	4 1/2	1958/68	971 0 17	1,066 17 92	893 6 56	91	2,375 5 20 883 12 35
177	Southern Rhodesia	$3\frac{1}{2}$	1967/69	37,986 17 00	37,997 4 00	30,579 8 28	82 1	31,339 3 03
179	St. Lucia	$3\frac{1}{4}$	1965/70	60,000 0 00	59,235 6 42	48,900 0 00	$82\frac{1}{2}$	49,500 0 00
185	Savings Bonds, Registered	3	1960/70	617,379 12 24	621,398 9 40	552,554 15 05	$84\frac{1}{2}$	521,685 15 44
186	Southern Rhodesia	4	1972/74	4,168 1 50	4,063 17 48	2,917 13 05	72^2	3,001 0 28
187	Savings Bonds, Registered	3	1965/75	893,094 6 34	904,940 7 26	727,871 17 35	75	669,820 14 76
192	Trinidad	31/2	1958/68	5,438 16 67	5,853 10 92	4,867 15 12	913	4,976 10 65
193	Trinidad	3	1965/70	6,500 0 00	6,500 0 00	5,232 10 00	$83\frac{7}{2}$	5,427 10 00
194	Trinidad	3	1967/71	168,768 2 50	156,634 2 00	130,795 5 94	81 1	137,546 0 44
195	Trinidad	4.	1973/76	59,239 7 92	58,851 14 25	45,910 10 64	82	48,576 6 09
200	Uganda	$3\frac{1}{2}$	1966/69	72,555 1 83	67,392 16 09	57,681 5 95	$82\frac{1}{2}$,	59,857 19 01
Í				3,153,422 6 66	3,146,064 12 99	2,626,802 14 38		2,531,504 1 48
102	Kenya (Local Holding)	6 1	1965	214,600 0 00	206,552 10 00	214,600 0 00	99¾	214,063 10 00
103	Kenya (Local Holding)	$6\frac{2}{4}$	1969/71		750,000 0 00	675,000 0 00	883	663,750 0 00
104	Kenya (Local Holding)	5	1970/72	200,000 0 00	198,000 0 00	163,500 0 00	$80\frac{2}{2}$	161,000 0 00
	• '			1.210.022	4 300 (45 0 00	[
				4,318,022 6 66	4,300,617 2 99	3,679,902 14 38	Danna	3,570,317 11 48
-							Depre-	100 505 0 00
					,		ciation	109,585 2 90
٠ ,	·							3,679,902 14 38
			·					2,012,202 17 30

APPENDIX I

KENYA POST OFFICE SAVINGS BANK

Comparative Statement of Savings Bank Transactions for the Ten Years 1955-1964

	Ye	ar		New Accounts Opened	Deposits		Witho	irawals	Amounts	Accounts and at Credit at Each Year
				No.	No.	Value	No.	Value	No.	Value
955 956 957 958 959 960 961 962 963 964				28,525 42,652 33,772 38,811 42,899 45,570 41,432 39,377 36,071 34,527	279,974 321,991 347,935 403,703 495,243 590,991 618,217 626,331 570,510 449,075	£ 3,876,168 3,325,242 3,061,914 3,085,953 3,210,496 3,446,037 3,392,528 3,285,838 3,149,603 2,568,169	180,771 239,279 294,904 340,162 421,742 519,207 576,089 612,769 563,454 520,408	£ 3,165,659 4,027,608 4,130,020 3,589,835 3,420,817 5,346,550 4,011,316 3,687,209 3,783,073 3,343,571	216,545 248,892 274,204 304,553 339,914 372,710 401,710 428,535 450,557 472,609	£ 10,306,191 9,842,442 8,997,282 8,696,835 8,690,814 6,973,701 6,506,913 6,249,542 5,756,071 5,104,669
ncreas	se on 1	963	• •		·				22,052	
ecrea	ise on	1963		1,544	121,435	581,434	43,046	439,502		651,402

THE TRANSPORT LICENSING ACT (Cap. 404)

THE undermentioned applications were approved by the Transport Licensing Board at meeting held at Nakuru on 9th and 10th November 1965.

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

ROAD SERVICE LICENCES

- TLB. 11804—Regional and Finance Transport Company, P.O. Box 1360, Nairobi. Route: Lanet Army Camp-Nakuru School, for conveyance of School Children of British Army. (KHF 752, 20 passengers.)
 - 9794—Munyaka Bus Service, P.O. Box 506, Nakuru. Granted to increase capacity from 18 passengers to 36 passengers. Present Route: Nyeri-Thomson's Falls-Nakuru. (KDG 630, 18 passengers.)
 - 7667—Kuria Muniu, P.O. Box 151, Thomson's Falls. Route: Ndaragwa-Subuku-Thomson's Falls, for carriage of 18 passengers only. (One vehicle.)
 - Granted Change of condition to alter present timetable to a new timetable as approved by the Board as follows: Depart Thomson's Falls at 6.45 a.m.; Arrive Nairobi at 10 a.m. Depart Nairobi at 11.45 a.m. and Arrive Thomson's Falls at 4.00 p.m. Present route: Thomson's Falls and Nairobi via Gilgil not to pick up or set down passengers between Thomson's Falls and Nairobi. (KHJ 117, 7 passengers.)
- NK/R/56/65—William Ngungu Wangai and Brothers, P.O. Box 177, Thomson's Falls Route: Subuku-Aberdare-Ndaragwa—Thomson's Falls-Leshau, for a 7-passenger vehicle only. (One vehicle.)
 - 60/65—Manasseh Mathaiya Kimuya, P.O. Box 240, Thomson's Falls. Route: Thomson's Falls-Ol Kalou-Gilgil and Naivasha only, for 7-passenger vehicle only. (One vehicle.)
 - 63/65—Samuel Kingora s/o Karungie and Co., P.O. Box 60, Ol Kalou. Route: Ngelesha and Thomson's Falls only. (7-passenger vehicle.)
 - 11821—Rwegetha Bus Service, P.O. Box 160, Naivasha. Granted variation of route to add Kipipiri-Ol Kalou. Present route: North and South Kinangop-Naivasha and Round Lake. (KCW 397, 42 passengers.)
 - 71/65—Elijah Njuguna, P.O. Box 411, Nakuru. Route: Nakuru-White Rocks Subukia-Thomson's Falls. (7-passenger vehicle.)
 - 74/65—Ephraim Macharia Munene, P.O. Box 506, Nakuru. Route: Nakuru-Subukia-Thomson's Falls-Ngobit-Othaya-Nyeri. (38-passenger vehicle.)
 - Granted variation of route to add Kiambu-Ruiru. Present route: Gilgil-Marewa-Kabati-Kipipiri-New Market-North Kinangop-Njabini Matches Factory-Kinari Forest-Magina-Kirenga Market-Limuru. (KHT 602, 44 passengers.)
 - 84/65—Kipsiele A. Koskei, Kenya Police Canteen, P.O. Eldama Ravine. Route: Eldama Ravine-Londiani-Kedowa-Kericho-Baringo. (KAH 550, 8 passengers.)
 - 99/65—Allen Rekeru ole Sangiriaki, P.O. Box 4, Narok. Route: Narok-Nabelbel-Mau Narok-Njoro-Nakuru; Narok-Ololunga, for an 18-passenger vehicle only. (One vehicle.)
 - 104/65—Haron Komen s/o Tuitoek, c/o District Commissioner, P.O. Kabarnet. Route: Kabarnet-Nakuru-Eldoret-Tambach-Marigat. (7-passenger vehicle.)
 - 4751—Ephraim Meso, P.O. Box 272, Nakuru. Granted variation of route to add Kisumu-Ahero-Sondu on Tuesday and Fridays only. Present Route: Alego-Ngiya-Kisumu. (KCX 760, 36 passengers.)

- 7660—Joshua Lawrence Chege, Wilson Njoroge and Nahashon Njoroge, P.O. Box 60, Ol Kalou. Granted to increase passenger-carrying capacity from 10 passengers to 36 passengers. Present route: Ol Ngarua-Thomson's Falls. (KGY 117, 10 passengers.)
- 7523—Heshima Bus Service, c/o Wambugu Wanguya, P.O. Box 25, Eldama Ravine. Granted variation of route to add Eldama Ravine—Maji Mazuri. Present route: Eldama Ravine-Rongai-Nakuru. (KCT 479, 19 passengers.)
- 2317—Elmenteita Bus Service, P.O. Box 216, Nakuru. Granted to increase passenger capacity from 20 passengers to 42 passengers. Present route: Nakuru-Elmenteita-Gilgil-Kipipiri. (KHA 238, 20 passengers.)
- 105/65—Kariuki Kihara, P.O. Box 52, Ol Kalou. Route: Ol Kalou-Thomson's Falls-Nyeri-Njumbi. (KGN 42, 32 passengers.)
 - 600—Elburgon Bus Service, P.O. Box 28, Elburgon.
 (1) Granted application to operate services to a Co-ordinated Timetable in respect of the following: TLB. 600—Elburgon Bus Service, P.O. Box 28, Elgurgon. Route: Molo-Elburgon-Njoro-Nakuru. (KHN 916, 62 passengers.)
 - 1346—Thomson's Falls Bus Service, P.O. Box 23, Elburon. Route: Thomson's Falls-Kisumu via Nakuru. (KKA 370, 35 passengers.)
 - 2667—Simion Okuto and Co., P.O. Box 124, Nakuru. Route: Nakuru-Thomson's Falls-Ol Kalou. (KCX 919, 36 passengers.)
 - (2) To operate the services of Elburgon Bus Service, Thomson's Falls Bus Service, Simion Okuto and Co., and George and Company in the single name of Elburgon Bus Service. (3) Granted to operate an additional standby vehicle of 40-passenger capacity only in case of breakdown of any vehicle from existing fleet on scheduled routes. (4) Granted to increase passenger capacity from 35 passengers to 62 passengers over the route Thomson's Falls-Kisumu via Nakuru (KKA 370, 35 passengers.)
 - 690—Ol Kalou Bus Service, P.O. Box 103, Ol Kalou. Granted variation of route to add Nairobi-Limuru via "A" Route and to increase passenger capacity from 7 passengers to 42 passengers. (KHD 813) (2) Granted to increase passenger capacity from 26 passengers to 42 passengers in respect of KHQ 372. (3) To operate an additional standby vehicle of 40-passenger capacity in case of breakdown of any vehicle from existing fleet on scheduled routes. (4) Granted to increase passenger capacity from 32 passengers to 42 passengers in respect of KCW 193. Present Condition: To operate on combine timetable approved by the Board an authenticated copy of which must be carried in this vehicle. (KHU 611, 42 passengers; KHQ 372, 26 passengers; KCW 193, 32 passengers and KHD 813, 7 passengers.)
 - 9055—Kahuru Bus Service, P.O. Box 48, Njoro. Granted to increase passenger capacity from 7 passengers to 42 passengers. Present route: Nakuru-Nairobi. (KHM 332, 7 passengers.)

"B" CARRIER'S LICENCES

- TLB. 4327—Duncan Mahiuha, P.O. Box 33, Narok. Granted variation of route to add Narok to Naivasha for carriage of sugar. Present route: Narok District and Nairobi-Narok via Kijabe Crossroads only, for Kenya Breweries beer and empties and cases and general goods. (KKD 343, 14,110 lb.)
 - 7400—Gerrand Wainaina, P.O. Box 218, Thomson's Falls.
 Route: Nyandarua District and to Thomson's Falls and to Nairobi via Bamboo Forest Road and via Limuru and Kiambu. (KCS 216, 10,310 lb.)
- NK/B/38/65—Kirimara Transporters and Company, P.O. Box 49, Ol Kalou. Route: Nyandarua, Laikipia and Samburu Districts for all goods (7-ton vehicle.)
- 5700—Mwangi Kangara, c/o P.O. Box 2, Naivasha. Route: Within the Nakuru and Nyandarua Districts for all goods and for carriage of fresh fruits, vegetables, chickens and eggs only between Naivasha-Nairobi-Fort Hall. (5-ton vehicle.)
- 44/65—D. Kimotho, c/o Mwangi J., P.O. Box 45, Nakuru. Route: Nakuru District for all goods. (KCM 690, 5 tons.)
- 6313—Stephen Hemsted, Limited, P.O. Box 879, Nakuru. Route: Nakuru District, for coffee, wheat, maize, fertilizers and farm requirements. (KHT 54, 13,250 lb.)
- 46/65—Leonard Wairioko and Stephen Gachure and Co., P.O. Box 63, Njoro. Route: Nakuru District for all goods. (6 vehicles of 8-ton capacity each.)

"B" CARRIERS' LICENCES-(Contd.)

47/65—Thiongo Chiira and Co., c/o Geoffrey Njoroge, P.O. Box 25, Nakuru. Route: Nakuru District for all goods. (6-ton vehicle.)

6156—Parminus Mwangi and Company, P.O. Box 653, Nakuru. Route: Nakuru District only, for vege-tables, charcoal and posts. (4-ton vehicle.) 3841—Own Family Tyre Traders Company, P.O. Box 653,

Nakuru. Route: Kiambu, Thika and Nairobi Districts only, for tyres, hides and skins, farm produce

iron scraps, charcoal, timber and all goods. (KGV 398, 4,077 lb.)

-Patrick Nolan Neyland, P.O. Box 249, Nakuru. Route: Nakuru District, subject to the surrender of "C" Licences. (KHM 533, 15,115 lb. and Z 5860, 6,720 lb.)

The undermentioned applications were refused.-

ROAD SERVICE LICENCES

TLB. 5807—Nairobi Peugeot Service, P.O. Box 1671, Nairobi NK/R/48/65—Luckly Bus Service, P.O. Box 237, Nanyuki. 49/65—Laikipia Quick Service, P.O. Box 237, Nanyuki. 10933—Joseph Mwaura Kahiro, P.O. Box 161, Ol Kalou. 50/65—Njoroge Wahio, P.O. Box 8, Ol Joro Orok. 51/65—Nyaga Kenwa, P.O. Box 15, Ol Kalou. 52/65—Symon Peter Karitu Ngure, P.O. Box 193, Thomson's Falls.

Thomson's Falls.

53/65—Peter Karuchi Njoroge, P.O. Box 103, Ol Kalou. 54/65—O. Obed Mbogo, c/o Jonathan Ikigu, Thomson's

Falls African Court P.O. Thomson's Falls.

55/65—Mathai Wa Waweru and Mathenge Miigua, P.O. Box 262, Thomson's Falls.

57/65—Kanyoni Bus Service, and Transporters, P.O. Box 60, Ol Kalou.

58/65-Simon Mwangi Kariuki, c/o P.O. Box 186, Thomson's Falls.

59/65-Wanyeki Gathumbi, P.O. Box 28, Gilgil.

61/65-John Ngobi and Co., P.O. Box 242, Thomson's

62/65—Ngarua Bus Service, P.O. Box 12987, Nairobi. 64/65—Wangai Karuga and Co., P.O. Box 186, Thomson's

Falls.

6315—Jeremiah Kibunja, P.O. Box 58, Ol Kalou. 6278—Segenge Bus Company, P.O. Box 17, Naivasha. 65/65—Mrs. Rahabu Njeri, P.O. Box 133, Naivasha. 4868—Mohamed Khan, P.O. Box 96, Naivasha. 66/65—Samuel M. Karamunde and Company, P.O. Box 59,

South Kinangop.
67/65—Jonah Njenga, P.O. Box 137, Gilgil.
68/65—Waimiri Kigochi, P.O. Box 162, Naivasha.
69/65—Hiram Waithaka Kuria, P.O. Box 14, Eldama Ravine.

70/65—Evans Njihia Hungu, P.O. Box 19, Eldama Ravine. 72/65—Elijah M. Kuira, P.O. Box 29, Nakuru. 75/65—Henry Mugo s/o Stephen Muhunyo, P.O. Box 558,

Nakuru.

76/65—Kariuki Wanguru, P.O. Box 58, Ol Kalou. 77/65—Kiplangat A. Too, c/o P.O. Box 41, Nakuru. 78/65—Kwihota Bus Service, P.O. Box 58, Ol Kalou.

"B" CARRIER'S LICENCES

NB/B/29/65—M. M. Bhatia, P.O. Box 46, Masindi, Uganda. 30/65—Husseinali Virji and Co., P.O. Masindi Port. 31/65—L. ole Ngere and Mboya T. ole Kunduya, P.O. Box

20, Narok. 20, Narok.

32/65—Tengecha A. Koromicha, c/o P.O. Box 35, Narok.

TLB. 3378—Thomson's Falls Charcoal Fuel and Bar Co-operative Society, Ltd., P.O. Box 73, Thomson's Falls.

33/65—Maina Wachira, P.O. Box 26, Thomson's Falls.

11724—Gachaga Mirie Kariuki Kabati and G. Kachomba,

P.O. Box 60, Ol Kalou.
35/65—Gecago Kibui, P.O. Box 4, South Kinangop
8464—Joel Manjari Douglas, P.O. Box 1026, S

Kinangop.

1260—Suguroi Stores, P.O. 140, Thomson's Falls. 3182—Njumbe Gatua and Co., P.O. Box 77, Thomson's Falls.

37/65—John Njogu, P.O. Box 16, Thomson's Falls. 39/65—Ndonga Kuria, c/o P.O. Box 24, Naivasha. 40/65—Kenya Transport Agent, P.O. Box 195, Naivasha.

The undermentioned applications were deferred.

- 50/65-Thabus Contractors and Transport Co., P.O. Box 1080, Nakuru. Route: Nakuru and Nyandarua Districts for building materials subject to the condition that railway does not transport goods to the sites. (5-ton vehicle.)
- 52/65-Kwetu Inter Territorial Transporters and General Traders Co., P.O. Box 972, Nakuru. Route: Nairobi - Nakuru - Eldoret - Bungoma - Kenya/ Uganda Border, for carriage of Meat and perishable goods. (Two vehicles of between 5- to 7-ton capacity each.)
- 55/65-T. W. Karanja, P.O. Box 33, Nakuru. Route: Nakuru District for all goods. (KCK 936, 10,320 lb.)

79/65—Kimani Mwatha, P.O. Box 32, Njoro. 80/65—Kimemia Kanyeki and Sons, P.O. Box 137, Gilgil. 11695—Francis Gathungu, c/o P.O. Box 216, Nakuru. 82/65—Francis Mburu Gichuhi, P.O. Box 103, Ol Kalou.

83/65—Wandumbi Transporters Bus Service, P.O. Box 468, Nakuru.

85/65-Kibichii arap Kebenei, P.O. Box 15, Eldama Ravine.

86/65—Kavine.
86/65—Ksimani Gathirimu, P.O. Box 990, Nakuru.
87/65—Samuel Kimani Njuguna, P.O. Box 303, Nakuru.
88/65—Stephen Kungu Kagiri, P.O. Box 37, Nakuru.
89/65—Samwel Muturi Ongeri, P.O. Box 8 Elburgon.
90/65—Stephen Muchuki Maina, P.O. Box 26, Nakuru.
91/65—Stephen Kamau, P.O. Box 506, Nakuru.
93/65—John Njane Reuben, P.O. Kijabe Mission.

94/65-Johana Gaiku s/o Tito Gathayo, c/o P.O. Box 413, Nakuru.

95/65-Phanuel Mathenge Maranga and Brothers c/o P.O. Box 468, Nakuru.

96/65-Odhiambo Odunga and Company, P.O. Box 9,

97/65—Nderitu Macharia, P.O. Box 872, Nakuru. 98/65—David Maina Wambugu, P.O. Box 161, Londiani. 100/65—Reuben Murcithi Wahome, P.O. Milton Siding, Solai Police.

101/65—Peter Ade Akeno, c/o Ngata Farm, P.O. Njoro. 102/65—Tiras Kairu, P.O. Box 79, Njoro. 103/65—Uhuru Bus and Company, P.O. 71, Nakuru. 8415—Jason Wangombe Gaiture, P.O. Box 288, Nakuru. 7660—Joshuah Lawrence Chege and Brothers, P.O. Box 60, Ol Kalou.

11046—Mbuthia Kiruru, P.O. Box 186, Thomson's Falls. 638—Kipkemoi A. Chepkwony and Company, P.O. Box 40, Eldama Ravine.

-United Kenya Road Service Company, P.O. Box

243, Kericho.

8600—Rift Valley Peugeot Service, P.O. Box 354, Nakuru.
600—Elburgon Bus Service, P.O. Box 28, Elburgon.
690—Ol Kalou Bus Service, P.O. Box 103, Ol Kalou.

5704—Wilson Kimaiyo Chepkonga, P.O. Box 537, Eldoret.

2600-Harmanbhai Mangalbhai Patel, P.O. Box 1162, Nakuru. -Sarwan Singh Waryam Singh, P.O. Box 452,

Nakuru. 41/65—Dennis Kean-Hammerson, P.O. Box 160, Molo.

43/65—Produce Agency, P.O. Box 506, Nakuru. 9292—Karam Singh, P.O. Box 897, Nakuru. 45/65—James Njogu Mungai and Brothers, P.O. Box 973,

Nakuru.

1974—Kamau Kaime, P.O. Box 1295, Nakuru.

4479—K. K. Chopra, P.O. Box 105, Nakuru.

49/65—Kigua Kamau, P.O. Box 83, Ol Kalou.

51/65—John Kinganga Kamau and Bros., P.O. Box 60, Nioro.

53/65—Ndungu and Co., P.O. Box 907, Nakuru. 54/65—Murithia Kanui, P.O. Box 1215, Nakuru. 8415—Jason Wangombe Gaituri, P.O. Box 238, Nakuru.

7374—Lahori Ram, P.O. Box 1115, Nakuru. 56/65—Njoro Road Transport Company, P.O. Box 63, Njoro.

ROAD SERVICE LICENCES

NK/R/81/65-Mabuoga Okeri, P.O. Box 23, Gilgil. 92/65—James Mukuru Kamau, P.O. Box 506, Nakuru. TLB. 9349—Macharia, Kamau, P.O. Box 104, Molo.

"B" CARRIER'S LICENCES

324—Laximads Kanji, P.O. Box 115, Thomson's Falls. NK/B/34/65—Mwangi Githunga, P.O. Box 1008, North Kina-

ngop. TLB. 2309—Espedair Engineering Co., Ltd., P.O. North Kinangop. 9101—Kariuki Njuguna, P.O. Box 187, Naivasha.

The undermentioned application was withdrawn.

42/65-Mwirigi Kenda, P.O. Box 12, Elburgon.

60-Ibrahim Karimbux Limited, P.O. Box 3, Nakuru.

48/65-Richard Agola, P.O. Box 238, Nakuru.

9609—Rongai Workshop Transport P.O. Box 6013, Rongai.

EAST AFRICAN COMMON SERVICES ORGANIZATION

EAST AFRICAN CUSTOMS AND EXCISE DEPARTMENT

NOTICE

NOTICE is hereby given that the undermentioned goods will be sold by public auction at the Customs Warehouse on 3rd January 1966 at 9.00 a.m. if not cleared before that date:—

Custom House, Mombasa, 22nd November 1965.

G. M. WANDERA, Regional Commissioner of Customs and Excise, Kenya (South).

Unentered Goods Lying in Customs Warehouse for over Two Months

W.E.K. No. and Date	Ship's Name	Whence Imported	Marks	Goods
400/20-9-65	Santhia	Nth. East	NIL	1 case talcum powder.
401/5-9-65	Tanafjord	26-6-65 North	NIL	1 bundle softboard.
396/25-9-65	Kouang-Si	19–4–65 South	NIL	1 carton condensed milk.
403/31-8-65	Serooskerk	28-6-65 South	5741 Bralirwa Gisenyi, Rwanda in Transit	1 case industrial machinery parts.
365/14-8-65	Kenya	10–6–65 North 18–5–65	via Mombasa. ESAB R & S, Nairobi 576 -/-/ 1-7 ESAB R & S, Kampala 582 NIL T.M. Nairobi via Mombasa M.4298, Mombasa	7 cartons artists' material. 6 cartons Artists material. 1 carton pressure cooker. 1 piece iron. 1 carton provisions.
398/25-9-65	Mohasi	South 7–6–65	D. & R.B.A. T.K. 03123/24 Mombasa	2 drums chemicals. 1 case suitcases. 2 suitcases personal effects.
383/20-9-65 397/25-9-65	Norefjord	South 19–6–65 South	NIL	2 bales over-issued newspapers. 2 bales over-issued newspapers. 1 case to make source.
·	Kate	25-465		1 case tomato sauce.
198/27-5-65	1	South 22–2–65 North	R.E.Q.N. 42647	1 case laboratory apparatus.
287/14-8-65	Ugalino Vivaldi	13–3–65	Anil Milan, Italy, Ravena Plant, Calcium Ammonium Nitrate 20.5% 2 cwt. WNC 8024, Mombasa.	1 carton liqueur. 25 empty gunny bags.
374/25-9-65	Hanse	North 17–4–65	Messrs. Virpal, Virajpal & Co., P.O. Box 6812, Nairobi, Kenya, Mombasa.	1 carton biscuits.
389/16-6-65	Kate	South	NIL W.G. 308, Nairobi via Mombasa U.F.P., Mombasa	2 bundles strawboards. 1 case plastic advertising stands. 9 cartons curry powder.
377/25-9-65	Clan Macleod	17–3–65 North 27–4–65	T.L. SHS., Tanga	1 carton sweets. 1 carton Exide battery.
			2545. E.A.L. A., Nairobi via Mombasa Executive, 54445 Nairobi via Mombasa NIL	50 cartons stout. 1 carton safety pins. 1 coil wire; 1 drum chemicals; 2 bags hard ware; 1 case welding machine; 1 carto toilet soap; 1 bundle containing 4 Micheli tyres; 1 loose cast iron pipe.
386/9-9-65	Tong-Hoo	North 17–6–65	126/2 Blair, Hong Kong	1 keg chemicals. 5 bags coarse salt. 10 bags coarse salt.
378/31-8-65	State of Bombay	North 16–6–65	S.T.V., P.A., Port Swettenham	1 case mango pickle.
376/20–9–65	Miekiewiek	North 21–6–65	NIL	1 bundle hardboard.
380/30-7-65	Maaslloyd	South 16–5–65	NIL Sterling, W.I.F.I.S. 3645, H.S. & S., Liverpool, International.	1 carton tinned fish. 1 roll craft paper.
246/16-6-65	Marnelloyd	South 30–3–65	African Trading Co., Dar es Salaam	2 cartons tomato sauce.
367/9–9–65	Oosterkerk	North 8–5–65	E.L. 72, Mombasa R. 138, Oostk, Mombasa NIL Mombasa	 1 case refrigerator parts. 1 bale empty paper bags. 5 cartons beer; 1 carton record player; 3 tyre various sizes. 170 cartons Atta cleaner.
281/1-7-65	Robin Grey	South 12–2–65	Messrs. Fitze Rald Bayer Sig., Ltd., Nairobi via Mombasa or NIL.	1 case industrial machinery parts.
310/14-8-65	City of Khartoum	North 19–5–65	Caltex C.M.P., Majunga	3 drums lubricating oil.
325/16-8-65	Tanafjord	South 25-5-65	NIL	2 rolls woollen piece goods.
326/31-8-65	Thorshope	South 16–5–65	S. M. Jinja, Mombasa	3 bags polysar rubber.
351/9-9-65	La Bourdonnais	South 23–4–65	Hunts Motors, Ltd., Mombasa 728 P.E. 7499, Box 55.	1 case printed advertising booklets.
352/9–9–65	Mol	North 5-4-65	Coastes Bros., E.A. Ltd., Warwick Road, Nairobi, E.A.	2 cartons photographic chemicals.
353/3-9-65	Clan Mactaggart	North 29–3–65	NIL Red-Yellow H.B. & Co., Mombasa Miwani via Mombasa 317 M 1 E.R. CH E.M.C/-/ 2677 Reqn. 42647 Min., Educ. Univ. Nat. Rwanda, Butare, Mombasa, Kampala, Nos. A. 5317-5324, G.8652/3, G.8538.	2 bundles iron rods; 2 bags starch. 1 bundle baling hoops. 1 carton chewing gum. 1 crate earthenware. 1 crate electic hair dryer. 1 case nitric acid; 1 case sulphuric acid; 1 case ethyl-alcohol; 2 drums acetone 1 drum ether; 2 cases ammonium; 1 case hydrochloric acid; 1 case acetic acid; 1 case
			Belpar 5/15, NRB via MSA	sodium hydroxide. 7 cartons empty bottles. 1 carton shoe polish. 1 carton vinegar. 1 carton medicine "Myriatin drops"; 9 iropallets; 3 pieces iron.

Unentered Goods Lying in Customs Warehouse for Over Two Months-(Contd.)

W E.K. No. and Date	Ship's Name	Whence Imported	Marks	Goods
359/9-9-65	Misaki Maru	Nth. East	NIL	1 bundle baling hoops.
360/9-9-65	Kamogawa Maru	5–6–65 North	NIL	1 case charcoal irons.
362/31-8-65	City of Coventry	31-5-65 South	NIL, Shipping port Mark Mombasa	1 carton glassware.
363/31-8-65	Kenya	18-5-65 North 16-6-55	NIL J.S. & Co., The Hussein Stationery Mart,	1 case welding rods. 1 package second-hand magazines.
364/20-9-65	Mokaria	North 25-6-65	Mombasa, -/-/ 185 or NIL. J.C. 235412, Mirogi via Mombasa, Anthony Otete.	1 box personal effects.
		23-0-03	J.C. 234410, Maragoa via Mombasa, N.R.W., Wambu.	1 box personal effects.
			J.C. 234411, Kakamega via Mombasa, M.R.J., Waswa.	1 box personal effects.
			NIL	1 bundle springs.
327/6-8-65	City of Bedford	North	Sawer Bhai B.195, Jinja via Mombasa	2 cases carbon paper. 25 drums paint.
		2–3–65	Pioneer, Masaka, Mombasa or Rival, Kampala.	2 cases Berec batteries.
368/9–9–65	Yalou	South 10–6–65	NIL, Uganda -/-/ 4071468 Plashoes, KLA-MSA I.S., Ltd., Mombasa, -/-/ 283 D. & C., Ltd., Mombasa, -/-/ 240	6 bottles wine; 1 bundle coir rope. 1 bundle motor vehicle parts. 7 bags rubber moulding. 1 bundle coir mats. 1 bundle coir mats.
			Modesty - - 67 73 NR/16/64 74 and 77, NRB via MSA. Crockery, Mombasa, - - 84 N.C.M. 6, 94 C.M.B.S. or NIL, - - 6 Commercial Corporation of Machakos, Kenya.	4 bales coir mats. 1 bale coir mats. 3 bales coir mats. 1 bale coir mats. 1 case refrigerator.
369/20-9-65	Altmark	South	Henry A. Y., Koweru, P.O. Box 17002,	2 paper bags rubber moulding. 2 cases personal effects.
370/20-9-65	Ouwerkerk	23-6-65 East	Nairobi, Kenya, E. Africa, Mombasa.	1 carton ghèe.
373/9-9-65	Sebastiano Caboto	20-6-65 North 4-6-65	NIL M.C. Nairobi via Mombasa, E.A.I. Various Nos.	1 bundle wire mesh. 61 drums caustic soda.
			M.C. E.A.I., Made in Italy, 245, 251, 611,	8 drums caustic soda.
371/14-8-65	Tanganyika	North 18–3–65	588, 612, 649, 617, 546. Tomato Sauce, Nairobi via Mombasa 9733 TL 0033 Nairobi via Mombasa NIL	5 cartons empty bottles. 1 roll gum tape. 1 carton empty bottles.
379/25–9–65	Hokkai Maru	South 7–3–65	C.P.S. 8/469, Nairobi via Mombasa MAS 623/64 EE 17367, Kisumu via Mombasa, No. 1/4.	2 cartons refined sugar. 4 cases motor vehicle spare parts.
375/25-9-65	Thorstream	South 25-4-65	NIL Estaf Motor, Bujumbura (Burundi) Transit via Dar es Salaam.	1 carton provisions. 1 crate motor vehicle windscreen.
381/20-9-65	La Bourdonnais	North	NIL	1 carton palmolive cream.
382/25-9-65	Clan MacIntyre	18-6-65 South 27-6-65	B.S.H.M. 49 LIC D/O 3524, Kigali via Mombasa -/-/ 882.	1 bundle hoes.
			NIL K.A. Nairobi via Mombasa NIL Shipping Mark.	1 drum paint. 1 carton wine glasses.

Unclaimed Goods Lying in Customs Warehouse for over Two Months

Q. No.	Ship's Name	Marks	Goods
215 216 217 218	Port Police Port Police Port Police Adventurer	EBA. 70/65	60 cigarettes. 2½ yards woollen Terylene material. 10 camelia Terylene shirts. 44 toys; 4 wiper blades; 4 pieces sewing machine parts;
219 220	Karanja Rhodesia Castle	NIL	1 towel; 2 iron rods; 15 plastic plates; 1 hand saw. 1 ladies shoe. 1 paper bag granulated sugar; 1 paper bag dried milk; 14 rolls gum tape; 5 tins provisions; 48 tins Royal baking powder; 4 tins milk; 2 shock absorbers; 1 tube Gestetner ink; 10 flush pipes; 28 pieces Vono bed fittings; 2 toys; 116 tins Strepsil tablets; 13 tins infant feeding rusks; 1 lot plastic ice cream cups and lids; 16 boxes Christmas gifts;
222	Europa Jamhuri	K. R. Jensen, Denmark S. K. Mohdtobi, c/o Said Kharusi, Kibokoni, Mombasa, Kenya.	2 dusters; 1 roll asbestos cord. 1 zip bag personal effects. 1 carton personal effects.
225	Montalto	NIL	7 bags second-hand clothing. 1 small trunk personal effects; 1 small bundle of clothes. 213 boxes medicines; 80 tins medicines; 1 lot plastic lids; 37 bottles cough syrup; 1 toy.
	. Trecarrel	NIL	15 packets soap powder; 5 packets table salt; 7 tins provisions; 3 packets provisions; 2 bottles provisions; 3 tablets toilet soap; 1 box hinges; 1 tin Vim; 13 tiles; 39 cycle tubes; 9 axe heads; 14 tins dry yeast; 2 tins Milo drink; 1 packet Lux flakes; 1 roll tape; 1 tin evaporated milk; 95 lantern globes; 65 glass tumblers.
231	Nuddea	NIL	12 empty tins; 1 tin provisions; 1 packet Tampax; 4 pieces filing cabinet spares; 1 piece cycle part; 3 pieces tools; 4 pieces lathe tools; 23 radio batteries.

UNCLAIMED GOODS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS-Contd.

Q.	Q. No. Ship's Name		Marks	Goods		
232 233 234 235		Thorsriver Kampala Straat Clement . Unknown	NIL	2 cases strawberry flavoured confectionery; 22 motor vehicle		
236		Unknown	NIL	tyres, various sizes. 1 case Lactogen milk; 2 cartons containing 2 bicycles; 1		
237	• •	Jean Laborde .	Bordier, Mombasa	carton wooden poles. 1 trunk personal effects.		

LIST OF UNCLAIMED POST PARCELS DUE FOR SALE

R.L.O. No. Parcel No.		Addressee	Contents		
F.109/65 F.112/65 F.113/65 F.115/65	AM.5408 A.1932 A.4804 30798	W. S. Black, Box 75 Gathani, Ltd., Box 1078, Kampala S. Whitley, Box 3522, Kampala Dr. Carl K. B., Box 31, Lake Katwa, Uganda.			
F.117/65	A.5260	. Miss F. M. A. Adhiambo, Box 58 Soroti.	27 pieces used clothing.		
F.118/65 F.119/65 F.120/65 F.121/65 F.122/65	AM.118 AM.3483 A.211 AM.3431 A.30907	S. Omuris, Kuni, Uganda Zahur's F., Box 2735, Kampala British E.A.C., Box 301, Mbale Pyramid AG., Box 1293, Kampala Dr. Harry W. W., Arua, Uganda	1 parcel personal photograph. 1 parcel technical leaflets. 1 set cutlery. 1 nylon fishing net (sample). 1 parcel toys.		

SEIZED GOODS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

7 bales containing 703 pieces kikoys (cotton piece goods); 45 pairs leather champals; 3 tea chests containing 336 lb. tea; 6 pairs rubber sole champals; 20 pairs leather sole champals; 107 pieces plastic footwear material; 100 tins manufactured tobacco; 15 vests

GAZETTE NOTICE No. 4386

(LND. 3/1/2/18/III)

THE TRUST LAND ACT (Cap. 288)

SETTING APART OF LAND

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

SCHEDULE

Place.-Nzawa, Migwani Location, Kitui District.

Purpose.--Market.

Area.—2.8 acres (approximately).

Description of land:—

This land is situated approximately six miles to the southwest of Migwani Market. The boundaries are demarcated on the ground and are described as follows:—

Starting from a point A, which is a stone beacon from which Mutonguni Hill and Kyangulu Hill are four miles and two miles distant, on bearings of 132 degrees and 155 degrees respectively;

thence for 300 feet on a bearing of 237 degrees to point B; thence for 400 feet on a bearing of 327 degrees to point C; thence for 300 feet on a bearing of 57 degrees to point D; thence for 400 feet on a bearing of 147 degrees back to the starting point A.

All bearings given above are magnetic.

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

Dated this 23rd day of November 1965.

J. A. O'LOUGHLIN, Commissioner of Lands. GAZETTE NOTICE No. 4387

(LND. 3/1/2/18/III)

THE TRUST LAND ACT

(Cap. 288)

SETTING APART OF LAND

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

SCHEDULE

Place.-Kanyaa, Migwani Location, Kitui District.

Purpose.—Market.

Area.—2.3 acres (approximately).

Description of land:—

This land is situated approximately two miles to the west of Migwani Market. The boundaries are demarcated on the ground and are described as follows:—

Starting from a point A, which is a stone beacon from which Kyamutotya Hill and Kalimbui Hill are 3 miles and $\frac{1}{8}$ mile distant, on bearings of 115 degrees and 144 degrees respectively;

thence for 280 feet on a bearing of 266 degrees to point B; thence for 500 feet on a bearing of 12 degrees to point C; thence for 150 feet on a bearing of 100 degrees to point D; thence for 438 feet on a bearing of 177 degrees back to the starting point A.

All bearings given above are magnetic.

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

Dated this 23rd day of November 1965.

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

THE CROWN LANDS ACT (Cap. 280)

WATAMU PLOT FOR PRIVATE RESIDENTIAL PURPOSES

THE Commisioner of Lands on behalf of the President of Republic of Kenya gives notice that a plot at Watamu as described in the Schedule hereto is available for alienation and applications are invited for the direct grant thereof.

- 2. A plan of the plot may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or at the office of the District Commissioner, Kilifi, or may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of Sh. 3 post free.
- 3. Applications should be submitted to the Commissioner of Lands, Nairobi, through the District Commissioner, Kilifi.
- 4. Applications must be sent so as to reach the District Commissioner, Kilifi, not later than noon on the 21st day of December 1965.
- 5. Applications must not be sent direct to the Commissioner of Lands.
- 6. Applicants must enclose with their applications their cheque for Sh. 1,000 as a deposit, which will be dealt with as follows:—
 - (a) If the applicant is offered and takes up and pays for a plot within a period of seven days as required in paragraph 5 below, the deposit will be credited to him.
 - (b) If the application is unsuccessful the applicant's deposit will be returned to him.
 - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.
 - (d) Applicants should also enclose a banker's statement or other documents showing the funds that they have immediately available to cover the cost of developing a plot in the event of their application being successful.

General Conditions

- 1. The ordinary conditions applicable to grants of this nature except as varied hereby shall apply to this grant.
- 2. The grant will be made under the provisions of the Crown Lands Act (Cap. 280 of the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281).
- 3. The grant will be issued in the name of the allottee as stated in the letter of application.
- 4. The term of the grant will be for 99 years from the first day of the month following the notification of the approval of the grant.
- 5. Each allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the survey fees payable in respect of the preparation and registration of the grant (Sh. 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent). In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot.

Special Conditions

- 1. No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the Local Authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- 2. The grantee shall within six months of the commencement of the term submit in triplicate to the Local Authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner provided that if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President of the Republic of Kenya to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained.

- 3. The grantee shall maintain in good and substantial repair and conditions all buildings at any time erected on the land.
- 4. Should the grantee give notice in writing to the Commissioner of Lands that he/she 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 be used for private residential purposes only and not more than one private dwelling-house with the necessary offices and outbuildings appurtenant thereto shall be erected on the land.
- 6. The buildings shall not cover more than 50 per centum of the area of the land or such lesser area as may be laid down by the Local Authority in its By-laws.
- 7. The grantee shall not subdivide the land without the prior written consent of the Commissioner of Lands.
- 8. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the President: no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 2 has been performed.
- 9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.
- 10. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess.
- 11. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.
- 12. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or Local Authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.
- 13. The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.

Dated at Nairobi this 9th day of November 1965.

SCHEDULE

Plot No.—3. Area.—3.57 acres. Stand premium.—Sh. 1,500. Annual rent.—Sh. 300. Road charges.—On demand. Survey fees.—On demand.

GAZETTE NOTICE No. 4388

MINISTRY OF WORKS, COMMUNICATIONS AND POWER CENTRAL TENDER BOARD

TENDER NOTICE No. 89/65

TENDERS are invited for the supply of-

Piping, G.I. socketed, medium, to B.S. 1387 current Quantities required:—

3"	 	 	 60,000 r. ft
ĺ"	 	 	 50,000 r. ft
14"	 	 	 30,000 r. ft
$1\frac{1}{2}''$	 	 	 50,000 r. ft
2"	 	 	 20,000 r. ft
2"			10 000 r ft

Tender documents may be obtained against written application from the Stores Superintendent, Supplies Branch, 1st Floor, Kenya House, Koinange Street, P.O. Box 30346, Nairobi.

Final date for submission of tenders.—17th December 1965.

EAST AFRICAN RAILWAYS AND HARBOURS

TENDERS FOR DRY PROVISIONS

TENDERS are invited for the supply and delivery of dry provisions to the Catering Section of the Stores Department of the East African Railways and Harbours in Nairobi for a period of 12 months from 1st February 1966.

Full details of requirements and tender forms may be obtained on application to the Stores Superintendent, East African Railways and Harbours, P.O. Box 30540, Nairobi. A copy of the contract to be entered into may also be had on request.

The successful tenderers will be required to enter into an agreement for the supply of these commodities and will be required to deposit in advance the sum of Sh. 100 against satisfactory completion of the contract.

Tenders in sealed envelopes marked "Tenders for Dry Provisions" must be addressed to the Chairman, Railway Tender Board, P.O. Box 30066, Nairobi, so as to reach him by not later than 12 noon on Saturday, 18th December 1965. Tenders not so addressed, endorsed and despatched are liable to be rejected, and in any case tenders received after the stated time and date will not be considered.

The East African Railways and Harbours do not undertake to order all their requirements from any one tenderer, and may enter into a contract with one or more tenderers for each item commodity.

The lowest or any tender will not necessarily be accepted.

A. F. MELLANBY, Stores Superintendent.

GAZETTE NOTICE No. 4390

THE AGRICULTURE (CROP PRODUCTION) RULES (Cap. 318, Sub. Leg.)

DECLARATION OF LATEST PLANTING DATES, 1965

2ND PLANTING SEASON

IN EXERCISE of the powers conferred by section 5 of the Agriculture (Crop Production) Rules, the Nakuru District Agricultural Committee hereby declares the several dates set forth in the second column of the Schedule hereto to be the latest dates of planting for the essential crop specified therein in respect of the respective area specified in the first column of the said Schedule.

SCHEDULE

1			2		
Area	,		Latest Planting Dates 2nd Planting Season, 1965		
			Wheat		
Solai/Lanet/Dundori			15th November		
Njoro	• •		,,		
Turi/Elburgon	• •	• •	,,		
Elmenteita	• •	• •	,,		
Subukia	• •	• •	,,		
Gilgil	• •	• •	,,,		
Naivasha			,,		

Dated this 25th day of November 1965.

A. G. COLE, Chairman, Nakuru District Agricultural Committee.

GAZETTE NOTICE No. 4391

HERBERT PHILLIP WYNNE HUMPHREYS, DECEASED

TAKE NOTICE that all persons having any claims against the estate of the above-named deceased who died on the 17th day of November 1965, at Kitale in the Trans Nzoia District of the Republic of Kenya, are required to prove such claims before me the undersigned on or before the 28th day of February 1966, after which date the claims so proved will be paid and the estate distributed according to law.

C. A. MOTT,
Advocate,
P.O. Box 482, Kitale.

GAZETTE NOTICE No. 4392

IN THE HIGH COURT OF KENYA AT NAIROBI PROBATE AND ADMINISTRATION

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

Cause No. 261 of 1965

By Abdul Esmail Samji and Ameer Rahemtulla Kassim Lakha (described in the will as Amir Rahemtulla Kassim Lakha), both of P.O. Box 6895, Nairobi in Kenya, the executors named in the will of the deceased, through Messrs. Kantilal A. Shah and Co., advocates of Nairobi, for a grant of probate of the will of Hirbai w/o Habib Noormohamed of Nairobi in Kenya, who died at Nairobi aforesaid on the 5th day of March 1965.

The Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 14th day of December 1965.

Nairobi, 26th November 1965. M. F. PATEL,
Deputy Registrar,
High Court of Kenya, Nairobi.

Note.—The will mentioned above is deposited and open to inspection at the Court.

GAZETTE NOTICE No. 4393

THE AFRICAN LIQUOR ACT

(Cap. 122)

KIAMBU AFRICAN LIQUOR LICENSING BOARD

THE following additional applications will be considered at the meeting of the Kiambu African Liquor Licensing Board to be held in the District Commissioner's office, Kiambu, on 6th December 1965, at 10 a.m.:—

RENEWALS

Licences to Manufacture, Wholesale and Retail

- D. W. Waruhiu, Plot No. 208, Githunguri Market, Githunguri Division, P.O. Box 217, Kiambu.
- D. W. Waruhiu, Ruiru Township Community Hall, P.O. Box 170, Kiambu.
- Kangara Numi, Waweru Mwendanjeru and Muhoho Gatheca, isolated Ngegu premises, Kiambaa Division, P.O. Box 20, Kiambū.

NEW APPLICATIONS

Licences to Manufacture, Wholesale and Retail

- Mrs. Anastasiah Muthoni Boniface, Plot No. 5, Karia Market, Githunguri Division, P.O. Box 103, Kiambu.
- Peter Kamicha and Co., Plot No. 1, Kamuchege Market, Githunguri Division, P.O. Box 63, Ruiru.
- Mirie Kaburugu, Plot No. 4, Gathiruini Market, Githunguri Division, P.O. Box 48, Ruiru.
- Peter Ronert Njoroge, Plot No. 4, Muchatha Village, Kiambaa Division, P.O. Banana Hill.
- Mundoro Co-operative Society, Native Beer Club, Ndundu Market, Gatundu Division, P.O. Box 151, Ruiru.
- James Kamoche Kinyori, Thuita Township, Githunguri Division, P.O. Box 69, Ruiru.
- Mburuti Wakiawa, Thuita Township, Githunguri Division, P.O. Marige via Kiambu.
- Gitau Mwaganu, Plot No. 3, Thuita Market, Githunguri Division, P.O. Box 144, Kiambu.
- Ngugi Mbage, Plot No. 6, Gathaite Market, Gatundu Division, P.O. Box 174, Thika.
- Wanjiru w/o Gatonye, Kanunga Town, Kiambaa Division, P.O. Box 17, Limuru.
- Gatina Farmers and Traders Co., Plot No. 4, Gitiha Market, Githunguri Division, P.O. Box 122, Limuru.

C. C. MURGOR,
Chairman,
Kiambu African Liquor Licensing
Board.

MOTT,

Advocate,

Kiambu,

482, Kitale.

23rd November 1965.

Kitale, 23rd November 1965,

THE AFRICAN LIQUOR ACT

(Cap. 122)

BUSIA AFRICAN LIQUOR LICENSING BOARD

THE following applications will be considered at the next statutory meeting of the Busia African Liquor Licensing Board to be held at the office of the District Commissioner, Busia, on Monday, 6th December 1965, at 10 a.m.:—

RENEWALS

David Makio, Plot No. 11, Ganjala Market. Samia Location, P.O. Box 1037, Busia.

Ex-Chief Mukudi Namwonza. Plot No. 20, Rwambwa Market, Bunyala Location, P.O. Funyula via Kisumu.

David Ingudi Egokhe, Plot No. 22, Port Victoria Market, Bunyala Location, P.O. Funyula via Kisumu.

Anderea Odunga Nangira, Plot No. 7, Matayo's Market, Bukhayo Location, P.O. Box 1090, Busia.

NEW APPLICATIONS

Bakhone Gonja Union (E.A.), Plot No. 10, Bukoma Market, Bunyala Location, P.O. Box 1112, Busia.

Ernest Few Kokonya, Plot No. 21, Nambare Trading Centre, Bukhayo Location, P.O. Box 1192, Busia.

Samuel Oyiengo, Plot No. 28, Nambare Trading Centre, Bukhayo Location, P.O. Box 1040, Busia.

Jethero Kadima s/o Obuba, Plot No. 9, Nambuku Market, Samia Location, P.O. Box 1026, Busia.

Nelson Mayinga, Plot No. 24, Bumala Market, Marachi Location, P.O. Box 1028, Busia.

Peter Mugwang'a, Plot No. 2, Sio Port Market, Samia Location, P.O. Funyula via Kisumu.

Nashon Orachi Idukita, Plot No. 6, Malaba Market, North Teso Location, P.O. Myanga.

Eliakim Odima Ogiso, Plot No. 1, Murumba Market, Marachi Location, P.O. Butula via Bungoma.

D. S. MWANGI,

Busia, 12th November 1965.

Chairman, Busia African Liquor Licensing Board.

GAZETTE NOTICE No. 4395

THE AFRICAN LIQUOR ACT

(Cap. 122)

TRANS NZOIA AFRICAN LIQUOR LICENSING BOARD

THE following applications will be considered at the next meeting of the Trans Nzoia African Liquor Licensing Board to be held on Monday, 6th December 1965, at the District Commissioner's Office, Kitale, at 10 a.m.:—

Kitale Municipality

RENEWAL

The Town Clerk, Municipal Council of Kitale, Section XIII, P.O. Box 260, Kitale.

NEW APPLICATION

Canteen Liquor Licence

Mohan Lal Mavji Chonhan, Police Line, P.O. Box 25, Kitale.

Kitale District

RENEWALS

Njoroge Kimani, Kiptogot Forest, P.O. Box 2020, Endebess. Anselimo Wepukhulu, Kiminini Trading Centre, P.O. Box 591,

Muturi Kiongo, Cherangani Council Beer Hall, P.O. Box 364, Kitale

Elam C. Kitabi, Council Beer Hall, Endebess, P.O. Box 2062, Endebess.

Erastus Bunyasi, Council Beer Hall. Chepchoina, P.O. Box 2062, Endebess.

Ezekiel Munyinyi Mbuthia, Council Beer Hall, Kwanza, P.O. Box 221, Kitale.

Abraham Ngeywa, Council Beer Hall, Saboti, P.O. Box 494, Kitale.

Wekesa Babibia, Council Beer Hall, Nzoia, P.O. Box 53, Hoey's Bridge.

NEW APPLICATIONS

Muturi Kiongo, Sewerwa Trading Centre, P.O. Box 364, Kitale. Chesang Suter, Sewerwa Trading Centre, P.O. Box 203, Kitale.

O. M. MUTUNGU,

Chairman. Trans Nzoia African Liquor Licensing Board. GAZETTE NOTICE No. 4396

THE AFRICAN LIQUOR ACT

(Cap. 122)

Addenda to Gazette Notice No. 4197 of 16th November 1965

NEW APPLICATIONS

Manyara Mwiri, P.O. Box 89, Gilgil, Kipipiri Farmers Co-op. Society.

Mrs. Hanah Wangechi w/o F. Karua, Plot No. 13, Ol Kalou, P.O. Box 79. Ol Kalou.

Nathaniel Karanja Wilson, Murungaru Township, P.O. Box 107. Naivasha.

Benjamin Mutungu Gicia, Turasha Ridge Scheme, P.O. Box 1026, North Kinangop.

Mwaniki Kanio and Co., Ngorika New Town, P.O. Box 977, Nakuru.

J. AKIBAYA,

Chairman. Thomson's Falls, Nyandarua African Liquor Licensing 19th November 1965. Board.

GAZETTE NOTICE No. 4397

THE LIOUOR LICENSING ACT

(Cap. 121)

SIRIKWA LIQUOR LICENSING COURT

DULY authorized by the Provincial Commissioner, Rift Valley Province, special meeting of the Sirikwa Liquor Licensing Court will be held in the District Commissioner's Office, Kitale, at 10 a.m. on Tuesday, 7th December 1965, to consider the following liquor licence applications:

RENEWAL.

Wholesale Liquor Licence

Dalgety (E.A.) Ltd., Kenyatta Street, Plot No. 5, Section XI, P.O. Box 379, Kitale.

NEW APPLICATIONS

General Retail Liquor Licence

Imbugwa K. Aradi, Plot No. 1, Section IV, Shop No. 4, P.O. Box 419, Kitale.

Canteen Liquor Licence

Wandiema s/o Ngeywa, Police Canteen, Cherangani, P.O. Box 55, Kitale.

R. A. RIYAMY,

President.

16th November 1965.

Sirikwa Liquor Licensing Court, P.O. Box 30, Eldoret.

GAZETTE NOTICE No. 4398

THE LIQUOR LICENSING ACT (Cap. 121)

NAROK LIQUOR LICENSING COURT

DULY authorized by the Provincial Commissioner, Valley Province, a special meeting of the Narok Liquor Licensing Court will be held at the office of the District Commissioner, Narok, on Tuesday, 14th December 1965, at 10 a.m., to consider the following application:—

RENEWAL

Malt and Non-spirituous Liquor On-licence

Purko Sheep Ranch, P.O. Narok, Plot No. 1, Messrs. Enenkipire.

CHARLES ODUK,

President.

18th November 1965.

Narok.

Narok Liquor Licensing Court.

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF DIVIDEND

(Summary Case)

Debtor's name.-Virpal Raish Shah.

Address.—P.O. Box 3860, Nairobi.

Description.—Shop assistant.

Court.—High Court of Kenya at Nairobi.

No. of matter.—B.C. 33 of 1955.

Amount per £.—Sh. 3/70.

First or final or otherwise.—First and final.

When payable.—9th December 1965.

Where payable.—At my office, Harambee Avenue, P.O. Box 30031, Nairobi.

Nairobi,

24th November 1965.

M. L. HANDA,

Deputy Official Receiver.

GAZETTE NOTICE No. 4400

THE BANKRUPTCY ACT

(Cap. 53)

Notice of Dividend to Preferential Creditors only (Summary Case)

Debtor's name.—Viraji Ramabhai, formerly trading as V. R. Jethwa.

Address.—P.O. Box 171, Nakuru.

Description.—Trader.

Court.—High Court of Kenya at Nairobi.

No. of matter.—B.C. 31 of 1956.

Amount per £.—Sh. 8/44.

First or final or otherwise.—First and final.

When payable.—9th December 1965.

Where payable.—At my office, Harambee Avenue, P.O. Box 30031, Nairobi.

Nairobi,

24th November 1965.

M. L. HANDA,
Deputy Official Receiver.

GAZETTE NOTICE No. 4401

THE BANKRUPTCY ACT

(Cap. 53)

Notice of Dividend to Preferential Creditors only (Summary Case)

Debtor's name.—Jayantibhai Purshottamdas Patel, formerly trading as Colonial Importers and General Distributors and Jayantibhai P. Patel.

Address.-P.O. Box 2269, Nairobi.

Description.—Trader.

Court.-High Court of Kenya at Nairobi.

No. of matter.—B.C. 19 of 1961.

Amount per £.—Sh. 14/47.

First or final or otherwise.—First and final.

When payable.—9th December 1965.

Where payable.—At my office, Harambee Avenue, P.O. Box 30031, Nairobi.

Nairobi,

25th November 1965.

M. L. HANDA,
Deputy Official Receiver.

GAZETTE NOTICE No. 4402

THE BANKRUPTCY ACT

(Cap. 53)

Notice of Intended Dividend to Preferential Creditors only

(Summary Case)

Debtor's name.—Riazul Rehman Karim Bux, formerly a partner in the Coach Making Company (now deceased).

Address.—P.O. Box 6590, Nairobi.

Description.—Trader.

Court.—High Court of Kenya at Nairobi.

No. of matter.—B.C. 55 of 1960.

Last day for receiving proofs.—16th December 1965.

Trustee's name.—Official Receiver.

Address.—P.O. Box 30031, Nairobi.

Nairobi, 19th November 1965. M. L. HANDA,
Deputy Official Receiver.

GAZETTE NOTICE No. 4403

IN THE HIGH COURT OF KENYA AT NAIROBI

BANKRUPTCY AND WINDING-UP CAUSE No. 6 of 1965

AND

IN THE MATTER OF M. R. GHAI AND SONS LIMITED

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 of Kenya at Nairobi was on the 21st day of September 1965, presented to the said Court by the Commissioner of Income Tax, East African Common Services Organization, Ngong Road, P.O. Box 30165, Nairobi, Kenya.

And that the said petition is directed to be heard before the Court sitting at Nairobi on the 21st day of January 1966, at 10.30 o'clock in the forenoon or soon thereafter when it can be heard and any creditors or contributory of the said Company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his advocate for that purpose and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said Company requiring such copy on payment of the regulated charge for the same.

Dated at Nairobi this 19th day of November 1965.

S. M. OTIENO, for Legal Secretary, East African Common Services Organization.

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 20th day of January 1966.

GAZETTE NOTICE No. 4404

IN THE HIGH COURT OF KENYA AT NAIROBI

MISCELLANEOUS CAUSE No. 85 of 1965

IN THE MATTER OF VOI SISAL ESTATES LIMITED

AND

IN THE MATTER OF THE COMPANIES ACT

(Cap. 486)

NOTICE is hereby given that a petition for the confirmation of the reduction of the capital of the above-named Company from Sh. 2,400,000 divided into 2,400 ordinary shares of Sh. 1,000 each to Sh. 360,000 divided into 2,400 ordinary shares of Sh. 150 each was on the 4th day of November 1965, presented to the High Court of Kenya at Nairobi and is now pending.

A list of the persons admitted to have been creditors of the said Company on the 31st day of October 1965, may be inspected at the registered office of the said Company situate at Voi, Kenya, or at the office of the undersigned advocate at any time during usual business hours.

Any person who claims to have been on the said 31st day of October 1965, and still to be a creditor of the said Company and who is not entered on the said list and claims to be so entered must on or before the 5th day of December 1965, send in his name and address and the particulars of his claim and the name and address of his advocate (if any) to the undersigned in default thereof he will be precluded from objecting to the proposed reduction of capital.

Dated this 23rd day of November 1965.

H. M. PAREKH,

Advocate for the said Company,

Lakhamshi House,

Bazaar Street,

P.O. Box 9587, Nairobi.

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

AND

IN THE MATTER OF MARVEL BUILDING CONTRACTORS LIMITED

MEMBERS' VOLUNTARY WINDING UP

NOTICE is hereby given that at an extraordinary general meeting of the members of Marvel Building Contractors Limited held at the registered office of the Company at Pumwani Road, Nairobi, on 15th November 1965, the following special resolution was duly passed:—

"THAT the Company be wound up voluntarily and that Jagjit Singh Mazloom of P.O. Box 3676, Nairobi, be and is hereby appointed liquidator for the purpose of such winding up."

All persons having any claim against the Company are hereby required to lodge such claims with me on or before 15th December 1965, after which date no claim will be accepted and the assets of the Company will be distributed according to law.

Dated at Nairobi this 22nd day of November 1965.

J. S. MAZLOOM, Liquidator, P.O. Box 3676, Nairobi.

GAZETTE NOTICE No. 4406

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

AND

IN THE MATTER OF MABET LIMITED

(In Members' Voluntary Winding Up)

Name of Company.-Mabet Limited.

Address of registered office.—Silopark House, Queensway, Nairobi.

Registered postal address.-P.O. Box 30029, Nairobi.

Nature of business .-- Coffee farmer.

Liquidator's name.—Peter Mervyn Johnson.

Address.-P.O. Box 92, Nairobi.

Date of appointment.—18th November 1965.

By whom appointed.—The members.

Dated at Nairobi this 18th day of November 1965.

PETER MERVYN JOHNSON,

Liquidator.

GAZETTE NOTICE No. 4407

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

AND

IN THE MATTER OF MABET LIMITED

MEMBERS' VOLUNTARY WINDING UP

NOTICE is hereby given that at an extraordinary general meeting of the members of Mabet Limited held at Silopark House, Queensway, Nairobi, on Thursday, 18th November 1965, the following special resolution was duly passed:—

"That the Company be wound up as a members' voluntary winding up and that P. M. Johnson of P.O. Box 92, Nairobi, be appointed liquidator for the purpose of such winding up."

Creditors of the Company are required on or before 19th December 1965, to send full particulars of all claims they may have against the said Company to the undersigned, the liquidator of the said Company, and if so required by notice in writing from the said liquidator personally or by their advocates to come in and prove their debts or claims set out in such notice or in default thereof they may be excluded from the benefit of any distribution made before such debts are proved.

PETER MERVYN JOHNSON,

Nairobi, 18th November 1965. Liquidator, P.O. Box 92, Nairobi.

GAZETTE NOTICE No. 4408

THE TRADE UNIONS ACT

(Cap. 233)

PURSUANT to section 63 of the above-mentioned Act, notice is hereby given that the undermentioned branches of trade unions have been registered under the Trade Unions Act on the 24th day of November 1965.

Name of Trade Union.—Kenya Civil Servants Union.

Branches.-Nairobi Central and Nanyuki.

Name of Trade Union.—Transport and Allied Workers Union. Branch.—Nakuru.

Dated this 24th day of November 1965.

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

GAZETTE NOTICE No. 4409

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 Maseno.

Name of Minister.—Rev. Samson Amolo.

Dated at Nairobi this 25th day of November 1965.

F. P. McLOUGHLIN, Acting Deputy Registrar-General.

GAZETTE NOTICE No. 4410

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

PURSUANT to rule 17 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 (Cap. 108).

SCHEDULE

Name of Society

Date of Cancellation

Central Council of Kenya Muslims

25-11-65

Dated this 25th day of November 1965.

R. D. McLAREN, Assistant Registrar of Societies.

GAZETTE NOTICE No. 4411

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

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

SCHEDULE

Royal Kenya Horticultural Society, Nairobi District Branch, to Kenya Horticultural Society, Nairobi District Branch.

Dated this 25th day of November 1965.

R. D. McLAREN, Assistant Registrar of Societies.

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

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

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

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

FIRST SCHEDULE

Name of Society	Date
	Registration Effected
Auster Club	18-11-65
Bakwangwachi Brotherhood Union	. 19-11-65
Kaimosi Old Girls Association	19-11 - 65
Ng'ang'a Brotherhood Society, Bunyore Branch	19-11-65
Kihahanyu Family Cultural Society, Kiamwangi	
Branch	19 - 11-65
Musamba Brothers Union	19-11-65
Mayoni Banyala Bukusu Welfare Association	19-11-65
Kirinyaga District Progressive Union	19-11-65
Mara Region Association	19-11-65
Giryama Union (E.A.)	19-11-65
Mombasa Society of Uganda Nationals	19 - 11-65
Githunguri Social Club	19-11-65
Kikuyu Division Kiumbuku Age Group Society	19-11-65
Settlement Club South Kinangop	19-11-65
SECOND SCHEDULE	
Name of Society	Date of Refusal
Mozambique Peoples Associational Liberation Front	23-11-65
Dated this 25th day of November 1965.	

R. D. McLAREN, Assistant Registrar of Societies.

GAZETTE NOTICE No. 4413

THE SOCIETIES ACT

(Cap. 108)

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

SCHEDULE

Landhies Road Retail Market Stallholders Association.

Nairobi Parents Association.

Saniaga Welfare Association.

Nairobi African Dramatic Society.

Kitui Akitondo Clan Union.

Ukamba Central Builders and Contractors Society.

Abaluyia Association, Molo Branch.

African Greek Orthodox Church, Rift Valley Branch.

Isukha Education Association.

Riwruok Asembo, Eldoret.

Bomabacho Social Club.

Fort Hall African Chamber of Commerce.

Bumuyonga Clan Welfare Association.

Lavington Estate Plot Owners Association.

Luo Saving Society, Kenya H.Q. Nairobi.

Komungu Union, Headquarters.

Bantu African Parents Union.

Meru United Cultural and Social Club.

Esoboso Welfare and Progressive Society.

Khayo Abaguri Welfare Association.

Kaugagi Moriwore Kisumu.

Bunyore Brotherhood Society, Kisumu.

Lou Union (E.A.), Broderick Falls Branch.

Muusini Clan Association.

African Revelation Church "S+" Mission (E.A.).

Dated this 25th day of November 1965.

R. D. McLAREN, Assistant Registrar of Societies. GAZETTE NOTICE No. 4414

THE SOCIETIES ACT

(Cap. 108)

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

SCHEDULE

Shanzu District Plot Owners and Residents Association. Sher-E-Punjab Club.

Dated this 25th day of November 1965.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 4415

(CS/516/183) (CS/140/163)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

(Section 49)

APPOINTMENT OF LIQUIDATOR

(Variation Order)

WHEREAS by order dated the 21st day of December 1964, Franklin Daniel Onyango Mbeya was appointed liquidator of Kerugoya Farmers Co-operative Society Limited and Embu Farmers Co-operative Society Limited:

And whereas the said Franklin Daniel Onyango Mbeya is unable to act as liquidator:

Now, therefore, do I appoint Babubhai Chhaganbhai Patel to be liquidator in the matter of the aforesaid Co-operative Societies.

Given under my hand at Nairobi this 18th day of November 1965.

J. A. N. KIBUE, Commissioner for Co-operative Development.

GAZETTE NOTICE No. 4416

(CS/626/32)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

(Sections 46 and 49)

LIQUIDATION ORDER

WHEREAS I, James Aram Njau Kibue, have, under section 42 of the said Act, ordered an inquiry into the constitution, working and financial condition of the Muthithi Pig Breeders Co-operative Society Limited:

And whereas under section 46 (1), I am of the opinion that the said Society ought to be dissolved:

I hereby cancel the registration of the said Society, and order that it be liquidated under section 49.

Any member of the said Society may, within two months, after the date of this Order, appeal against such order under section 46 (3). If no appeal is presented within two months, the Order shall take effect from the expiry of that period under section 46 (4).

I hereby appoint Duncan Andrew Munene as liquidator under section 49.

Given under my hand at Nairobi this 16th day of November 1965.

J. A. N. KIBUE, Commissioner for Co-operative Development.

(CS/1109/7)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

(Sections 46 and 49)

LIQUIDATION ORDER

WHEREAS, under section 46 (2) of the said Act, application has been made to me, James Aram Njau Kibue, by three-fourths of the members of the Kwirera Co-operative Society Limited, applying for cancellation of the registration of the said Society:

I hereby cancel the registration of the said Society, and order that it be liquidated under section 49.

Any member of the said Society may, within two months, after the date of this Order, appeal against such order under section 46 (3). If no appeal is presented within two months, the Order shall take effect from the expiry of that period under section 46 (4).

I hereby appoint Babubhai Chhaganbhai Patel as liquidator under section 49.

Given under my hand at Nairobi this 19th day of November 1965.

J. A. N. KIBUE, Commissioner for Co-operative Development.

GAZETTE NOTICE No. 4418

(CS/623/166)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

(Sections 46 and 49)

LIQUIDATION ORDER

WHEREAS I, James Aram Njau Kibue, have, under section 42 of the said Act, ordered an inquiry into the constitution, working and financial condition of the Fort Hall Stonemasons' Co-operative Society Limited:

And whereas under section 46 (1), I am of the opinion that the said Society ought to be dissolved:

I hereby cancel the registration of the said Society, and order that it be liquidated under section 49.

Any member of the said Society may, within two months, after the date of this Order, appeal against such order under section 46 (3). If no appeal is presented within two months, the Order shall take effect from the expiry of that period under section 46 (4).

I hereby appoint Duncan Andrew Munene as liquidator under section 49.

Given under my hand at Nairobi this 16th day of November 1965.

J. A. N. KIBUE, Commissioner for Co-operative Development.

GAZETTE NOTICE No. 4419

(CS/543/18)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

(Sections 46 and 49)

LIQUIDATION ORDER

WHEREAS, under section 46 (2) of the said Act, application has been made to me, James Aram Njau Kibue, by three-fourths of the members of the Kyai Farmers Co-operative Society Limited, applying for cancellation of the registration of the said Society:

I hereby cancel the registration of the said Society, and order that it be liquidated under section 49.

Any member of the said Society may, within two months, after the date of this Order, appeal against such order under section 46 (3). If no appeal is presented within two months, the Order shall take effect from the expiry of that period under section 46 (4)

I hereby appoint Shadrack Muchoki Muchiri as liquidator under section 49.

Given under my hand at Nairobi this 22nd day of November 1965.

J. A. N. KIBUE, Commissioner for Co-operative Development GAZETTE NOTICE No. 4420

LEGAL AND GENERAL ASSURANCE SOCIETY LIMITED

Loss of Policy

Policy No. EA.300564 for Sh. 50,000 dated 1st August 1958, on the life of and the property of Vittorio De Angelis.

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

Nairobi, 24th November 1965. J. A. LAW, Manager, East Africa.

GAZETTE NOTICE No. 4421

FRIENDS' PROVIDENT AND CENTURY LIFE OFFICE P.O. Box 6307, NAIROBI, KENYA

Loss of Policy

Policy No. 4220094 effected for a sum assured of Sh. 30,000 on the life of Gilbert Ezekiel Meme.

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

K. BEVERIDGE, Manager for East Africa.

GAZETTE NOTICE No. 4422

THE DIAMOND JUBILEE INVESTMENT TRUST LTD.

LOSS OF SHARE CERTIFICATE

Share Certificate No. 659 for 100 shares, Distinctive Nos. 117707/117806 (both inclusive) in the name of Miss Roshan Husein Megji Dossa of P.O. Box 10410, Nairobi, Kenya.

APPLICATION having been made to this Company for the issue of the duplicate of the above certificate, the original having been reported lost or mislaid irretrievably, notice is hereby given that unless objection is lodged to the contrary at this office of the Company within 30 days from date, duplicate Share Certificate will be issued.

By Order of the Board.

Secretary, P.O. Box 115, Dar es Salaam.

GAZETTE NOTICE No. 4423

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

THE LOCAL GOVERNMENT (LAIKIPIA TRADE DEVELOPMENT JOINT BOARD) ORDER, 1965

(L.N. 285 of 1965)

APPOINTMENTS TO THE BOARD

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

Ben W. Wekesa,

Joseph Waiguru,

Charles Kanyu

to be members of the Laikipia Trade Development Joint Board.

Dated this 23rd day of November 1965.

P. J. SIMPSON, Clerk to the Council, Laikipia County Council, P.O. Box 4, Nanyuki.

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

THE LOCAL GOVERNMENT (SAMBURU TRADE DEVELOPMENT JOINT BOARD) ORDER, 1965

(L.N. 286 of 1965)

APPOINTMENTS TO THE BOARD

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

Peter Lotitiyo Lekaikum, .

Jeremiah Lemek,

Lekoki L. Lemelita,

to be members of the Samburu Trade Development Joint Board.

Dated this 13th day of November 1965.

Clerk to the Council, Samburu County Council.

GAZETTE NOTICE No. 4425

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

THE LOCAL GOVERNMENT (MURANG'A TRADE DEVELOPMENT JOINT BOARD) ORDER, 1965

(L.N. 282 of 1965)

APPOINTMENTS TO THE BOARD

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

Councillor Kabiri Mahugu,

Councillor Benson Mwangi,

Councillor Justus Kang'ethe,

to be members of the Murang'a Trade Development Joint Board.

Dated this 24th day of November 1965.

Z. G. KIRATU,
Acting Clerk to the Council,
Murang'a County Council.

GAZETTE NOTICE No. 4426

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

THE LOCAL GOVERNMENT (ISIOLO TRADE DEVELOPMENT JOINT BOARD) ORDER, 1965

(L.N. 246 of 1965)

APPOINTMENTS TO THE BOARD

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

Councillor Bagaja Huka,

Councillor Mohamed Guyo,

Councillor Jirma Duba,

to be members of the Isiolo Trade Development Joint Board.

Dated this 18th day of November 1965.

A. R. H. ABDALLA, Clerk to the Council, Isiolo County Council.

GAZETTE NOTICE No. 4427

STATEMENT ON NOMINATION OF COUNTY COUNCILLORS, TURKANA DISTRICT

I, the Returning Officer for the County Council of Turkana, do hereby certify that—

FRANCIS TAPEN ADIPO

is returned unopposed in one of the two seats for North-Central Turkana.

2. There is accordingly one vacant seat in the North-Central Electoral Area.

J. K. A. KIRUI,

Returning Officer,

Turkana District.

GAZETTE NOTICE No. 4428

THE BUNGOMA COUNTY COUNCIL

NOTICE OF BUILDING CONTRACTOR

Construction of a Health Centre at Kapsakwany, Elgon Location

TENDERS are invited for the construction of one Health Centre at Kapsakwany, Elgon Location in Bungoma District. The actual site of which can be indicated by the Clerk, County Council of Bungoma.

This Health Centre will consist of the Health Centre block, nine staff houses, one sanitation block and an ambulance shade.

Applications to tender must be addressed to the Clerk of County Council of Bungoma. The application must be accompanied by a deposit of fifty shillings (Sh. 50) on receipt of which, plans and specifications, contract documents and forms of tender will be forwarded to the applicant.

The Chairman of Bungoma County Council reserves the right to reject any or all applications to tender and the deposit of rejected applicants will be refunded.

Tenders should be submitted in a plain sealed envelope which should bear the words "Tender for Construction of Kapsakwany Health Centre", must reach the Clerk of the County Council of Bungoma on or before 15th January 1966, at 12 noon and on receipt of the bona fide tender accompanied by the documents supplied, the deposit will be refunded.

The Chairman of the County Council of Bungoma does not bind himself to accept the lowest or any tender.

C. B. WASIGE,
Clerk,
Bungoma County Council.

GAZETTE NOTICE No. 4429

THE COUNTY COUNCIL OF THE CENTRAL RIFT TENDERS FOR SUPPLIES—1966

TENDERS are invited for materials and sundries including the following:—

- (a) Paints.
- (b) Cement.
- (c) Timber.
- (d) Sundry hardware, pipes, fittings, labourers' tools.
- (e) Retread tyres.
- (f) Protective clothing.
- (g) Stationery and office requisites.
- (h) Groceries, provisions, milk, bread, meat and vegetables for supply to School Boarding Hostel at Molo and a Homecraft Training Centre at Njoro.
- (i) Medicines, drugs and dressings.

Forms of tender and full particulars may be obtained from the undersigned.

The closing date for receipt of tenders is noon on Friday, 10th December 1965.

The Council does not bind itself to accept the lowest or any tender.

Nakuru, 22nd November 1965. L. E. TARPLEE,
Clerk of the Council,
County Hall,
P.O. Box 138, Nakuru.

GAZETTE NOTICE No. 4430

THE MALINDI AND MAMBRUI URBAN COUNCIL SUPPLEMENTARY VALUATION ROLLS 1964

NOTICE is hereby given that no objection to the Draft Supplementary Valuation Rolls 1964 having been received the said draft rolls have been signed and certified to that effect in accordance with section 12 (1) of the Valuation for Rating Act, and now become the Supplementary Valuation Rolls 1964 for Malindi Township.

M. N. EL-AMRY,
Acting Clerk to Council,
Council Offices,
P.O. Box 371, Malindi.

19th November 1965.

Malindi,

GAZETTE NOTICE No. 4431

THE MUNICIPAL COUNCIL OF KITALE SUPPLEMENTARY VALUATION ROLL 1965

NOTICE is hereby given that, as all objections to the Supplementary Valuation Roll 1965 for the Municipality of Kitale have been withdrawn the Roll has been signed and certified in accordance with section 12 (1) of the Valuation for Rating Act (Cap. 266).

Kitale, 22nd November 1965.

A. A. D. MARTINEAU, Town Clerk.

NOTICE OF CHANGE OF NAME

I, Rambhabai w/o Naran Devji Kavia of P.O. Box 78, Nakuru, Kenya, hereby give notice that on the 20th day of November 1965, I have absolutely and wholly renounced and abandoned the use of my former names of Ramlaben w/o Naran Devji Kavia and Ramabai w/o Naran Devji Kavia and assumed in place thereof the name of Rambhabai w/o Naran Devji Kavia, such change of name is evidenced by a deed poll dated the 20th day of November 1965, duly executed by me and attested.

And I hereby authorize and request all persons to designate and address me at all times hereafter by such adopted name of Rambhabai w/o Naran Devji Kavia.

Dated at Nairobi this 20th day of November 1965.

RAMBHABAI w/o NARAN DEVJI KAVIA.

GAZETTE NOTICE No. 4433

NOTICE OF CHANGE OF NAME

I, Zarina d/o Ramji Punja Gohil and w/o Sadrudin Jaffer Ladha Ramji of P.O. Box 100, Mombasa in Kenya, heretofore called and known by the first name of Savita, hereby give public notice that I have renounced and abandoned the use of my first name of Savita as from the 19th day of November 1965, and assumed exclusively in lieu thereof the first name of Zarina and further that such name is evidenced by a deed poll duly executed by me on the 19th day of November 1965, and witnessed by S. N. Dossa, Esq., advocate, Mombasa.

And I hereby authorize and request all persons to designate and address me by such assumed first name of Zarina only.

Dated at Mombasa this 19th day of November 1965.

ZARINA S. J. LADHA.

GAZETTE NOTICE No. 4434

NOTICE OF CHANGE OF NAME

I, Natubhai Dahyabhai Patel of P.O. Box 2804, Nairobi in Kenya, hereby give public notice that by a deed poll dated 24th November 1965, duly executed by me as the father and legal guardian of my daughter Ila heretofore known as Anuradhaben, I formally and absolutely renounced and abandoned the use of her said former name of Anuradhaben and assumed and adopted in lieu thereof the name of Ila for all purposes; and I therefore on behalf of my said daughter hereby authorize and request all persons to designate, describe and address my said daughter by such assumed name of Ila only.

Dated at Nairobi this 24th day of November 1965.

NATUBHAI DAHYABHAI PATEL.

GAZETTE NOTICE No. 4435

NOTICE OF CHANGE OF NAME

I, George Wilfred Ombeva of Nairobi in Kenya, heretofore called and known by the name of Jairus Ombeva, hereby give public notice that by a deed poll dated the 25th day of November 1965, duly executed by me at Nairobi, I have formally and absolutely renounced and abandoned the use of my said former name of Jairus Ombeva and in lieu thereof have assumed the name of George Wilfred Ombeva for all purposes and hereby authorize and request all persons to designate, describe and address me by the name of George Wilfred Ombeva.

Dated at Nairobi this 25th day of November 1965.

GEORGE WILFRED OMBEVA.
formerly known as Jairus Ombeva.

GAZETTE NOTICE No. 4436

NOTICE OF CHANGE OF NAME

I, Zeba Nuralla Somani of Mombasa in Kenya, heretofore called and known by the name of Baby Nuralla Somani, hereby give notice that on the 23rd day of November 1965, I renounced and abandoned the use of my said first name of Baby and assumed in lieu thereof the name of Zeba and further that such change of name is evidenced by a deed poll dated the 23rd day of November 1965, duly executed by me and attested by Chhotalal Kalidas Kanji, advocate of Mombasa.

And I hereby authorize and request all persons to designate and address me by such assumed name of Zeba Nuralla Somani.

ZEBA NOORALLAH SOMANI,
Assumed name.

BABY NOORALLAH SOMANI,
Original name.

GAZETTE NOTICE No. 4036

SOUTH AFRICAN MUTUAL LIFE ASSURANCE SOCIETY

NOTICE TO MEMBERS

THE one hundred and twentieth annual general meeting of members of the South African Mutual Life Assurance Society will be held in the Mutual Building. 14-18 Darling Street, Cape Town, on Thursday, 9th December 1965, at 11.30 a.m.

BUSINESS

To receive the Directors' Report and Financial Statements. To transact such other business as may be transacted at an annual general meeting.

By Order of the Board.

G. K. LINDSAY,

General Manager.

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