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CONTENTS

GAZETTE NOTICES		PAGE
The Land Adjudication Act—Appointments	...	1154
Appointment of a Committee Member to Review Causes of Indiscipline in Schools	...	1154
The Prisons Act—Appointments, etc.	...	1154
The Land Acquisition Act—Intention to Acquire Land	...	1155-1156
Liquor Licensing	...	1156
Loss of L.P.O. Book	...	1156
The Agriculture (Crop Production) Rules—Planting Dates, 1991	...	1156
Industrial Court Awards	...	1157-1159
Probate and Administration	...	1160-1171
The Companies Act—Final Meeting, etc.	...	1171
Local Government Notices	...	1171-1176
Tender	...	1176
Change of Names	...	1176-1177
Closure of Private Roads	...	1177

GAZETTE NOTICES—(Contd.)		PAGE
Removal of Uncollected Goods	...	1177
Plots for Alienation	...	1178-1181, 1182-1183
Ministry of Lands and Housing—Opening of Game Corridor	...	1181
The Registered Land Act—Registration of Instrument	...	1181
The Advocates (Admission) Regulations—Admissions	...	1181
The Co-operative Societies Act—Appointment	...	1181

SUPPLEMENT No. 48

Legislative Supplement

LEGAL NOTICE NO.	PAGE
293—Kenya Ports Authority Act—Order	601
294—The Prisons Act—Declaration—Garissa Medium Prison	601
295—The Registration of Persons (Amendment) Rules, 1991	602

CORRIGENDUM

IN Gazette Notice No. 3104 of 1991, on page 1057, amend the designation of the signer to read "Principal Deputy Registrar, Nairobi".

GAZETTE NOTICE NO. 3351

THE LAND ADJUDICATION ACT

(Cap. 284)

APPOINTMENT OF ADJUDICATION OFFICERS

IT IS notified for general information that in exercise of the powers conferred by section 4 (1) of the Land Adjudication Act, the Minister for Lands and Housing has appointed the persons named in the first column of the schedule to be adjudication officers for any adjudication sections within the districts shown in relation thereto in the second column, for a period of three (3) months, with effect from 1st August, 1991.

SCHEDULE

Name	District
Edward Kea Birir	Machakos
John Oketch	Machakos
George Otsieno	Machakos
Joel Koech	Machakos

Dated the 24th May, 1991.

D. M. MBELA,
Minister for Lands and Housing.

GAZETTE NOTICE NO. 3352

APPOINTMENT OF A COMMITTEE MEMBER TO REVIEW CAUSES OF INDISCIPLINE IN SCHOOLS

IT IS notified for general information that His Excellency, the President and Commander-in-Chief of the Armed Forces of the Republic of Kenya, Hon. Daniel Toroitich arap Moi, C.G.H., M.P., has appointed —

ELIZABETH MWANGACHE WAFULA (MRS.) to replace Betty Maneno (Mrs.) as a joint secretary to look into the causes of indiscipline in schools throughout the country.

Dated the 30th July, 1991.

J. T. ARAP LETING',
Permanent Secretary, Secretary to
Cabinet and Head of Public Service.

GAZETTE NOTICE NO. 3353

THE PRISONS ACT

(Cap. 90)

CANCELLATION AND APPOINTMENT OF VISITING JUSTICE

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary*, Ministry of Home Affairs and National Heritage—

(a) cancels the appointment of—
Rev. Yohanes Tune Hunket;

(b) appoints—
Rev. David Kanyange;

as visiting justice to Moyale Prison in Moyale District, Eastern Province.

Dated the 18th December, 1990.

LEONARD ARAP SAWE,
Permanent Secretary,
Ministry of Home Affairs and National Heritage.

*L.N. 692/63.

†G.N. 3509/88.

GAZETTE NOTICE NO. 3354

THE PRISONS ACT

(Cap. 90)

CANCELLATION AND APPOINTMENT OF VISITING JUSTICES

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary*, Ministry of Home Affairs and National Heritage—

(a) cancels the apopintment† of—

Archdeacon Ramtu,
Mansour Naji;

(b) appoints—

Arthur Jeremiah Thuma,
Abubakar Badawy;

as visiting justices to Malindi Prison in Kilifi District, Coast Province.

Dated the 2nd May, 1991.

LEONARD ARAP SAWE,
Permanent Secretary,
Ministry of Home Affairs and National Heritage.

*L.N. 692/63.

†G.N. 3509/88.

GAZETTE NOTICE NO. 3355

THE PRISONS ACT

(Cap. 90)

CANCELLATION AND APPOINTMENT OF VISITING JUSTICES

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary*, Ministry of Home Affairs and National Heritage—

(a) cancels the apopintment† of—
Rev. Archdeacon Hesbon Nyong'o,
George Walter Okalo,
Yusuf Farjallah,
Omolo Dere,
S. A. Josiah,
Abdul Ebrahim Dahya,
Rt. Rev. Henry Okullu,
Raphael Ondu Agai,
Amba Shankar Rao (Mrs.),
Judith Owuor (Mrs.);

(b) appoints—

Rev. Joram Auma,
Benjamin Ogol,
Rehmat Khan Kherdin,
Peter Joseph Odhiambo,
Agnes Akeyo Amoke,
Rebecca Onyango Josiah (Mrs.);

as visiting justices to Kisumu Main, Kisumu Annex and Kisumu Women Prisons in Kisumu District, Nyanza Province.

Dated the 12th April, 1991.

LEONARD ARAP SAWE,
Permanent Secretary,
Ministry of Home Affairs and National Heritage.

*L.N. 692/63.

†G.N. 3406/66, 106/75 and 1186/81.

GAZETTE NOTICE No. 3356

THE LAND ACQUISITION ACT
(Cap. 295)

MWEA IRRIGATION DEVELOPMENT PROJECT PHASE II

INTENTION TO ACQUIRE LAND

IN PURSUANCE of section 6 (2) of the Land Acquisition Act (Cap. 295), I give notice that the Government intends to acquire the following land for the construction of Mwea Irrigation Development Project Phase II.

SCHEDULE

Plot No.	Registration Section	Registered Owner	Approximate Area to be Acquired in Hectare(s)
342		Mugo Kangara ..	1.87
493		Mboi Kimeu ..	1.56
511		Gicobi Ruo ..	1.17
527		Wagati Kibaria ..	1.18
528		Kirinyaga County Council ..	0.34
1735 }		Mucira Rukanya Bururi ..	1.62
529		John Muriithi Kabarende ..	0.12
572		Timun Muciri Thomas ..	1.06
582		Kimbimbi Primary School ..	1.12
1704		John Kariuki Gichangi ..	0.64
1702 }		Garrison Ngunyi ..	0.89
1703			
1705			
1706			
1707 }			
1708 }			
593		Thiaka Benjamin ..	1.15
594		Gachaki Chubu ..	2.13
1326		Raeli Wamutira Mirio ..	0.32
1297		Benina Gacui Mirio ..	0.64
1307		Ruth Nyawira Rwangi ..	0.05
1308		Esther Wakanugu Muiru ..	0.05
1309		Jackson Njagi Mirio ..	0.05
1310		Faith Wanjiru Karani ..	0.05
1327		Anthony Karithi Miroi ..	0.05
1328		David Mucira Miroi ..	0.05
1329		Ephantus Wanjohi Karubiu ..	0.05
1330		David Muchira Miroi ..	0.05
1331		Johnson Gichangi Ndieri ..	0.05
1326		Raeli Wamutira Mirio ..	0.28
590		Ngu Micibi ..	1.21
568		Samson Mbui ..	0.50
567		Gikuru Karaba ..	1.44
556		Njiru Mugwika Ngonjo ..	0.86
557		Njegi Mwaniki ..	0.31
542		Migaa Kingangi ..	0.18
541		Muciri Muturi ..	2.31
524		Njogu Mwaniki ..	0.10
488		Githinji Njagi ..	2.44
870		Mwema Gitari ..	0.88
872		Meshack Munene Kamonde ..	0.73
1783		Nyaga Kanjau ..	1.30
1784		Ngechu Gatu ..	0.77
502		Gichangi Gatero ..	0.12
758		Daniel Munyi Kiragu ..	1.30
757		Muchira Gachoki ..	0.77
486		Muchira Gachoki ..	0.26
468		Waigwa Munyi ..	2.18
451		Mwara Kibuti ..	0.87
485		Kithaka Kabugi ..	0.23
1775		Simon Gikunju Kago ..	1.19
1776		Jane Wangechi Njiru ..	0.43
1122		John Wambuka Kago ..	0.20
484		Wambai Karomo ..	1.82
1315		Peter Wachira ..	0.03
483		Magondi Mbogo Ngonjo ..	0.40
784		Wilson Gikunju Kinyingi ..	0.83
785		Milka Wanjiru Thuku ..	0.82
749		Raphael Gachau Njeru ..	1.33
392		Muchiri Ngari ..	3.06
449		Munene Nyanga ..	1.14
1245		Nahason Mugia Njiru ..	0.60
1098		Joseph Gichobi Gichoya ..	0.61
791		Peter Weru Munga ..	0.10
865		Titus Nyaga ..	0.36
864		Njangithi Njeru ..	0.48
781		Rugano Kaburia ..	1.02
346		Johnson Muchiri Gakuya ..	2.10
1724		Dancan Machere Muchiri ..	2.10
1725		George Gichangi Kagwe ..	0.14
1726		George Gichangi Kagwe ..	0.14
1727		George Gichangi Kagwe ..	0.14
1728		George Gichangi Kagwe ..	0.14
1729		Samuel Mugo Karimi ..	0.14
1730		Samuel Mugo Karimi ..	0.16
1731		Charles Kiragu Gatimu ..	0.06
1732		Francis Wachira Gatimu ..	0.06
	"	Gatimu Mbire Njagi ..	0.06

SCHEDULE—(Contd.)

Plot No.	Registration Section	Registered Owner	Approximate Area to be Acquired in Hectare(s)
1733	Kabare/Nyangati	John Gichobi Gatimu	0.05
408	"	Phalimon Kirugi	1.089
429	"	Ndathi Machuri	1.05
1372	"	Edithi Wangithi Isaack	0.54
1373	"	Charity Wanjiru Gachoki	0.73
638	"	Maragwa Nyaga	0.01
740	"	Mwarano Kimotho	0.95
1293	"	Justin Mundia Ngoria	0.48
1294	"	Njagi Wakuru Gacigio	0.59
807	"	Benard Gutu Mucungu	0.34
806	"	Sospeter Kuria Kimotho	0.37
942	"	Nyaga Kibai	1.56
1324	"	Migwi Matu Ndege	0.07
944	"	Jothan Gitimu Mwea	2.20
406	"	Kungu Mwema	1.44
427	"	Mwea Mwocha	1.33
445	"	Mugweru Kibuthu	1.81
461	"	Njega Kibara	0.03
1174	"	Raphael Gacau Njeru	0.06
444	"	Naman Mangu	1.90

Plans of the affected land may be inspected during office hours at the office of the Commissioner of Lands, Arthi House, Nairobi or a Lands Officer, Kirinyaga.

Dated the 15th day of July, 1991

WILSON GACANJA,
Commissioner of Lands.

GAZETTE NOTICE No. 3357

THE LIQUOR LICENSING ACT

(Cap. 121)

THE NAIROBI LIQUOR LICENSING COURT

Statutory Meeting

NOTICE is given that the next statutory meeting of the Nairobi Liquor Licensing Court will be held on Monday, the 11th November, 1991, at the Provincial Commissioner's Office, Kenyatta Avenue, Nairobi, at 10 a.m.

Applications to be considered at the meeting must be received at the Provincial Commissioner's Office, P.O. Box 30124, Nairobi, on or before the 24th September, 1991, on the appropriate form in triplicate with a KSh. 10 revenue stamp affixed on the original form. Applications received after the closing date may be considered if received on or before 15th October, 1991, on payment by the applicant of a non-refundable fee of KSh. 300.

Applicants for new licences, transfers or removals must appear before the court in person or by advocate. Applicants are advised to submit their applications in person or by registered post using the above address.

F. K. WAIGANJO,
Chairman,
Nairobi Liquor Licensing Court.

GAZETTE NOTICE No. 3358

THE TRADITIONAL LIQUOR ACT

(Cap. 122)

THE NAIROBI TRADITIONAL LIQUOR LICENSING BOARD

Statutory Meeting

NOTICE is given that the next statutory meeting of the Nairobi Traditional Liquor Licensing Board will be held on Monday, the 2nd December, 1991, at the Provincial Commissioner's Office, Kenyatta Avenue, at 10 a.m.

Applications to be considered at the meeting must be received at the Provincial Commissioner's Office, P.O. Box 30124, Nairobi, on or before 20th October, 1991, on the appropriate forms in triplicate. Applications received after the closing date may be considered if received on or before 10th November, 1991, on payment of non-refundable fee of KSh. 100.

Applicants for new licences, transfers or removals must appear before the board in person or by advocate. Applicants are advised to submit their applications in person or by registered post using the above address.

F. K. WAIGANJO,
Chairman,
Nairobi Traditional Liquor Licensing Board.

GAZETTE NOTICE No. 3359

OFFICE OF THE PRESIDENT

GOVERNMENT PRESS

LOSS OF L.P.O. Book

THIS is to inform the general public that L.P.O Book (serial Nos. A 421301 to A 421350) has been reported missing.

It is, therefore, cancelled. The Government will not accept any liability against the said receipt book, under any circumstances.

S. W. S. MUCHILWA,
Government Printer.

GAZETTE NOTICE No. 3360

THE AGRICULTURE (CROP PRODUCTION) RULES

(Cap. 318)

DECLARATION OF EARLIEST AND LATEST PLANTING DATES
FOR 1991

IN EXERCISE of powers conferred by section 127 (5) of the (Crop Production Rules) of Agriculture Act, Cap. 318, the Nyeri District Agricultural Committee do declare the several dates set forth in the third and fourth columns of the schedule hereto to be respectively the earliest and latest planting dates for the essential crops specified in the second column of the said schedule.

SCHEDULE

Area	Earliest Planting Dates, 1991	Latest Planting Dates, 1991
	Maize and Beans	
Mathira, Othaya, Tetu, Municipality, Kieni East/West and Mukurweini	15th March, (Long rains)	15th April.
Mathira, Othaya, Kieni West and Tetu	15th May, (Gathano rains)	30th June.
All areas in the district	15th September (Short rains)	15th October.
Wheat		
Kieni East and Kieni West	1st March, (Long rains)	30th April.
As above	15th September, (Short rains)	15th October.

GAZETTE NOTICE NO. 3361

THE INDUSTRIAL COURT
CAUSE NO. 28 OF 1990**Parties:**Kenya Quarry and Mine Workers' Union
and

Kenya Calcium Products Limited

INTERPRETATION APPLICATION

Ruling

The court announced its award in the above dispute on 26th June, 1990, on two issues, namely, house allowance and non-payment of overtime. On 8th April, 1991, the applicants (original respondents) filed this application under section 10 (5) of the Trade Disputes Act, Cap. 234, of the laws of Kenya, for the interpretations of the award with regard to non-payment of overtime.

The award in respect of this issue reads, *inter alia*, at page 9 thereof as follows:

"... where an employee works on a rest day, e.g. Sunday, or a public holiday, he will be entitled to overtime pay at double hourly rate for the period worked.

... the court ... holds that any hours worked by the employee during rest days or public holidays shall constitute overtime and should be paid for at double rate."

The applicants pointed out that any term of employment, whether by way of an award or a collective agreement, should be flexible in its application or implementation—e.g., the overtime work should be compensated for either by cash payment or time-off in lieu thereof. In other words, an employee who worked on a rest day or public holiday should only be entitled to a day-off for a day-worked, but not two days-off for a day-worked. They, however, conceded that there might have been arithmetical errors on their part in calculating the overtime entitlements of individual employees, but such cases or errors should be sorted out. The applicants maintained that payment for time worked on a rest day or public holiday should be based on a formula of one-plus-one ($1 + 1$) or time-off in lieu of each payment, but not on a formula of one-plus-two ($1 + 2$) without provisions for time-off in lieu of cash payment as the respondents demand in this application for interpretation.

Finally, the applicants prayed the court that their interpretation of the award on the issue under consideration be sustained.

In their brief reply, the respondents submitted that the issue of payment of double overtime on rest days and public holidays is provided for in the Employment Act, Cap. 226, of the laws of Kenya, and the same is also incorporated in the parties' collective agreement as stated under clause 6 thereof. They averred that there was no ambiguity in the court award, and accused the applicants of attempting to vary it in their application for interpretation. The respondents denied that they were demanding triple payment on overtime as alleged by the applicants, but double overtime payment as provided for under clause 6 of the parties' collective agreement. The respondents, therefore, prayed the court to reject the applicants' interpretation and rule in their favour.

On careful consideration of the parties' submissions and perusal of the employees' computed entitlements availed to the court by the parties, it is clear that the position of the applicants is that they should pay overtime worked on a rest day or public holiday at double the employees' normal hourly rate. On the contrary, the respondents maintain that where an employee worked on a rest day or public holiday he should be paid twice the basic hourly rate in addition to his normal hours of work. It seems that the parties differ on the interpretation of the words "at twice the basic hourly rate" under clause 6 herein above. The applicants are of the view that if an employee is paid for overtime at the hourly rate of a single pay, the provisions of the clause are complied with, because combined with his daily pay for the normal hours of work, his total emoluments would come to twice his ordinary rate of pay. To illustrate this the case of an employee whose hourly rate of pay is Sh. 5 per day may be cited. If he is required to work on a paid rest day or public holiday, according to the interpretation of the applicants, he is entitled to overtime pay of Sh. 5 which, coupled with his daily hourly wage, amounts to twice his ordinary pay.

This interpretation is not correct. The employee is entitled to his daily wage whether he works overtime or not; and if he works overtime during rest day, or public holiday he is entitled to overtime payment at the rate of twice his ordinary rate of pay. In fixing the rate of overtime the parties did not intend

to include daily wage while calculating compensation for overtime. The intention of the parties was to assess compensation for overtime at the rate of twice the employees' ordinary rate of pay. The language used in the clause on overtime clearly indicates that intention. According to the true construction of the clause, the employee in the illustration cited above would be entitled to twice the basic hourly rate—i.e. Sh. 10 for the overtime worked by him in addition to or in excess of his daily hourly wage.

The court, therefore, finds that the applicants' interpretation on the double overtime payment is incorrect. As such the court accepts the respondents' interpretation and accordingly rules and directs that the parties should implement the award as interpreted by it herein above.

Dated the 21st June, 1991.

CHARLES P. CHEMMUTTUT,
Judge.

C. K. LUBEMBE,
M. MUNYAO,
Members.

GAZETTE NOTICE NO. 3362

THE INDUSTRIAL COURT
CAUSE NO. 69 OF 1990**Parties:**Bakery, Confectionery, Manufacturing and Allied
Workers' Union (K).

and

Elliots Bakeries Limited

INTERPRETATION APPLICATION

Ruling

THE court announced its award in the above dispute on 29th November, 1990, covering ten issues thereof. Consequently on 4th January, 1991, the applicants (original claimants) filed this application under section 16 (5) of the Trade Disputes Act, Cap. 234, of the laws of Kenya, seeking the interpretation of the respondents' demand in respect of item 14 of the award, re: "Disciplinary Procedure", which sought to consolidate clauses 4, 5, 7 and 18 of the parties' collective agreement.

The parties were heard on the application for interpretation on 25th March, 1991; and at the conclusion, and arising out, of their written submissions and verbal arguments, the court ordered the respondents to furnish the applicants with a list of "authorized company officials" who would issue and administer written warnings and suspensions on erring employees, and report to the court on 4th April, 1991. In compliance with the said order, the respondents wrote to the applicants on 28th March, 1991, listing the categories of such officials. But the applicants raised an objection thereto that the list was in total conflict with cause No. 72 of 1988, concerning job grading and descriptions. In any case, superintendents and shift managers were unionisable, and controllers and sales representatives were unionised. The applicants submitted that the draft of the parties' 1988/90 collective agreement, which was prepared by the respondents incorporating amendments as agreed by the parties at the joint negotiation committee and conciliation meetings, and also in accordance with the court award in this dispute, contained several omissions and unilateral amendments. However, at a joint meeting held on 4th January, 1991, the parties ironed out all the omissions and amendments except the "Disciplinary Procedure" which they were unable to incorporate in the collective agreement along with clause 5 and 7 which had already been agreed upon at the joint negotiation committee and conciliation meetings held on 12th July, 1989 and 20th March, 1990.

The applicants accused the respondents of bad faith and also for backing out of the agreement reached at pre-industrial court level by attempting to reopen negotiations on the items that had been mutually agreed upon by the parties. They averred that, contrary to the respondents' interpretation, the court award could not annul, abolish, invalidate or vacate any agreement which had been reached by the parties at pre-individual court level. The applicants stated that the respondents were misinterpreting the court award and were also seeking the court's endorsement of their letter dated 28th March, 1991, in respect of the "authorized company officials" who would be required to issue warning and suspension letters. Hence, this application for interpretation.

The applicants prayed the court to uphold their interpretation of the court award.

The respondents stated that consequent upon the delivery of the award as stated herein above, they prepared and forwarded on 4th December, 1990, to the applicants for their perusal and comments, if any, the parties' collective agreement for the period 1988/90 in which the terms of the award were incorporated. In their response thereto, the applicants raised certain issues, some of which were completely irrelevant and immaterial, particularly the issues relating to clause 5 and 7 of the parties' 1986/88 collective agreement which had been amended and consolidated under item 14 of the award. The parties met on 4th January, 1991, and agreed on all other errors or mistakes, but no agreement was reached on this item—i.e. "disciplinary procedure." The respondents denied that the application under consideration was a joint application by the parties; and, on the contrary, contended that the applicants were attempting to ask the court to amend or rewrite its award by introducing, under the guise of this application for interpretation, new issues or terms which they would have raised during the hearing of the dispute and did not form part of the award. They felt that the applicants were indirectly appealing against the court award, contrary to section 17 of the Trade Disputes Act, Cap. 234, of the laws of Kenya.

The respondents maintained that any terms, compromises or concessions offered or agreed upon by the parties outside the court should not be considered, as such terms, compromises or concessions did not form part of the award, nor called for interpretation. They finally submitted that the application for interpretation of the award has no merit, but was an abuse of the due process of the court.

Accordingly, they prayed the court to reject the application for interpretation.

On careful consideration of the parties' written submissions and verbal arguments, and thorough scrutiny of the documents in support and against the application for interpretation of the award in respect of "disciplinary procedure", it is obvious that the issue for consideration is whether there is any ambiguity, uncertainty or doubt in the award on the above issue that required the court's interpretation. Although the applicants did not make any written submission on the issue under consideration, they, however, orally addressed the court at length on it; and, as a matter of fact, there was no reference by the parties during the proceedings to any agreement reached between them at pre-industrial court level. There was also no reference to the alleged agreement in the court award; and, in the circumstances, the court cannot, therefore, assume jurisdiction to deal with such an agreement. The award as it stands on the issue under consideration has got no ambiguity or doubt in it, and does not, therefore, require any interpretation.

With these observations, it is clear that the alleged pre-industrial court agreement has no value so far as the court award is concerned; and the parties must obey the court award irrespective of the alleged agreement. They are, therefore, directed to immediately implement and incorporate wholly the court award on this issue in their collective agreement under consideration.

In the result, the application for interpretation is accordingly rejected as futile.

Dated the 21st June, 1991.

CHARLES P. CHEMUTTUT,
Judge.

S. M. MAITHYA,
J. O. WASIKE,
Members.

GAZETTE NOTICE No. 3363

THE INDUSTRIAL COURT

CAUSE NO. 78 OF 1990

Parties:

Kenya Union of Employees of Voluntary Associations,
Trade Unions, and Allied Organizations. (Claimants)

and

Christian Industrial Training Centres, Nairobi (Respondents)
Kudheihia Workers (Interested Party)

RULING

THE Kenya Union of Employees of Voluntary Associations, Trade Unions and Allied Organizations which shall hereinafter be referred to as the claimants is seeking to represent J. M. Fredrick who is a grievant in cause No. 78/90.

The Kudheihia Workers which shall hereinafter be referred to as the interested party have strongly opposed the claimants representation.

The parties made very detailed and comprehensive submissions during the hearing of this application which the court has considered in depth.

The interested party has had dealings with the respondents in one form or the other dating back to 1964. The interested party claims that they have valid recognition agreement with the respondents with whom they have entered into several collective agreements covering terms and conditions of their employees. The respondents confirm this.

The claimants prior to and after this dispute have been trying to be recognized by the respondents but to no avail. The interested party felt that the claimants having no recognition agreement with the respondents had no right whatsoever to report the dispute now before the court and the Ministry of Labour was wrong in accepting the dispute and investigating it despite objections from the respondents.

The interested party claimed that the dispute before the court did not follow the laid down machinery as provided for under the Trade Disputes Act, Cap. 234. They referred the court to three instances where Trade Disputes Act requirements were omitted. They firstly referred the court to the fact that the present dispute was not handled at the shop floor and felt that without a disagreement the claimants had no right under the Trade Disputes Act to report existence of the dispute before the court to the Minister for Labour. And the Ministry of Labour should not have accepted the report of the dispute made by the claimants on behalf of the grievant.

The interested party finally stated that the claimants and the respondents did object to the processing of this dispute at all stages. However, the Ministry of Labour did not accept their objections and the dispute was processed from one stage to the other and finally forwarded to the court.

The interested party stated that the claimants and the respondents did not sign a statement to prove that they had exhaustively followed the procedures laid-down and that they failed to reach a settlement. The respondents also did not sign form "A" and that is why the dispute was referred to court by the Minister under section 8 of the Trade Disputes Act.

The interested party summed up their submissions by stating that the claimants are barred by rule No. 3 of their registered constitution from representing the respondents employees and as such the claimants have no constitutional mandate to appear before the court in this dispute.

The respondents have resisted the claimants representing the grievent in this dispute on the ground that they have no recognition agreement with them. They told the court that they have recognized the interested party since 1963 and probably even earlier than that. They felt that the interested party is the appropriate union in this matter. They maintained that the claimants have never been recognized by either the Church Province of Kenya (C.P.K.) to which they belong or the National Christian Council of Kenya (N.C.K.), and it was improper for the claimants to purport to represent the grievant when they could not participate in any matters pertaining to the employees terms and conditions of employment.

The respondents supported the interested party's submissions in total and prayed the court not to accord the claimants the mandate to represent the grievant and to reject their demand accordingly.

The claimants submitted that lack of recognition of their union by the respondents was not a subject of the dispute. They stated that during the investigations of this matter, they became aware that the respondents, through National Christian Council of Kenya and the interested party had both recognition and collective agreements between them. However, the claimants contended that it was unlawful under Trade Disputes Act, Cap. 234, section 5 (2) for the respondents to sanction dealings with the interested party before they had secured a simple majority of 51 per cent of the unionizable employees into their membership. The claimants went on to assert that the interested party did not have a single member at the Christian Industrial Training Centres. Consequently, the recognition and collective agreements between the respondents and interested party serve no purposes in this matter because employees do not benefit from them. They also referred the court to section 23 of the Trade Disputes Act and argued that although they have no recognition agreement with the respondents, they were not barred from reporting the dispute and they should not be denied the right to represent the grievant in this dispute.

The claimants further submitted that the interested party's constitution is ambiguous in nature and that is why it embraces employees in hotels, clubs, hospitals educational and religious institutions and of course domestic servants. The claimants went on to stress that it is because of the interested party's constitution that their prayer was rejected in cause No. 51 of 1980. The claimants emphasized that their registered constitution is explicit on membership rule and embraces "employees in Trade Unions, Welfare Associations, Political Parties, Charitable and Voluntary Associations and Allied Organizations."

They finally referred the court to its awards in cause Nos. 63 of 1986 and 69 of 1988, respectively in both of which the court re-emphasized the need to preserve and maintain industrial based trade unionism in the country. They felt that the interested party's application in this matter has no merit and urged the court to hear and determine the dispute with the claimants acting on behalf of the grievant.

The court would first of all set out the facts involved in this dispute and the preliminary objection raised by the interested party.

The interested party and the respondents have a recognition agreement between them dating back many years and have also concluded several collective agreements which bind the respondents' unionisable employees.

Some of the respondents' employees are not members of the interested party—the claimants maintain that most of the workers are not members of the interested party. The grievant was one such employee.

On 31st March, 1987, the grievant's were terminated alleging negligence as a result of which the respondents lost nearly Sh. 100,000.

The claimants took up his case with the respondents who did not respond to the claimants' demands and the claimants went ahead and reported a trade dispute to the Minister for Labour on 6th April, 1987. It appears that the grievant was subsequently reinstated and on 31st April, 1987, he was dismissed again on the ground that:

- (a) He joined unrecognized union (claimant) and not Kudheiha Workers, contrary to the advice of the archbishop and management, and never showed any change of attitude.
- (b) He reported this dispute to the Minister.
- (c) He was party to drafting and circulating slanderous anonymous letter to unauthorized persons.
- (d) His behaviour was tantamount to insubordination and gross misconduct.

The claimants again reported a trade dispute to the Minister which was accepted and investigated. The Ministry issued its findings and recommendations on 11th March, 1988, recommending that he should be reinstated to his normal duties as a driver.

It should be noted that the respondents all along raised serious objections pointing out that they had no relationship with the claimants had no mandate to make representation on behalf of their employees.

The respondents refused to sign Form "A" with the result that the Minister for Labour had to refer this dispute to the court *vide* section 8 of the Trade Disputes Act.

The interested party has now objected to the hearing of this dispute proceeding at the behalf of the claimants.

The points raised by the parties in this preliminary hearing are of fundamental importance to ensuring smooth industrial relations in the country.

A trade dispute may be reported to the Minister by or on behalf of any party to the dispute. There is no argument that the reporting party has to be a trade union. The question however, is can a trade union which is not recognized by the employer or has no recognition agreement with the employer report a trade dispute under section 4 of the Trade Disputes Act regarding an employee of that employer?

This involves two points—firstly, is the trade union the proper union for the activities undertaken by that employer and secondly has that employer entered into a recognition agreement with another trade union?

If there is no recognition agreement between the employer and a trade union then another trade union claiming to be the proper trade union for that employer's activities may report a trade dispute to the Minister for Labour. But in case where the employer has recognized another trade union then the matter is different.

The recognized trade union negotiates and makes representations to the employer on behalf of all unionisable employees working for that employer. In collective matters all unionisable employees benefit from the recognized union's efforts. In these

circumstances can an employee who is not a member of the recognized trade union be given permission to go to another trade union for his individual grievance? To give him such liberty would be to create a situation where an employer would have to have dealings with several trade unions and this would be inconsistent with the industrial system at work in Kenya.

The statutory certificates accompanying the reference of the dispute to the industrial court require certification that all available machinery for the voluntary settlement of dispute has been exhausted. In this dispute there was no laid down machinery between the claimants and the respondents. So the certificate in that respect is not quite correct.

After careful consideration of all the points the court rules that the claimants strictly have no status to represent the grievant in this dispute and the processing of this dispute has all along been inconsistent to that extent to the provisions of the Trade Disputes Act.

The court, however, does not wish to strike out this dispute, it having come this far, and has decided to proceed with the hearing but in future the court will reject such disputes. The grievants in similar circumstances as above must choose either to go to the trade union which has been recognized by the employer or file an action in the civil court.

The court expects the Ministry of Labour to ensure that the court's directives are followed.

Dated the 19th June, 1991.

SAEED R. COCKER,
Judge.

J. O. WASIKE,
A. K. KERICH,
Members.

GAZETTE NOTICE NO. 3364

THE INDUSTRIAL COURT

CAUSE NOS. 79 OF 1990 AND 10 OF 1991

Parties :

Transport and Allied Workers' Union
and
Kenya Bus Services (Mombasa) Ltd.

Issue in dispute :

"Wrongful termination of Messrs. Richard Tobi Resteau and Martin Munyao."

THE Transport and Allied Workers' Union shall hereinafter be referred to as the claimants and Kenya Bus Services (Mombasa) Limited shall hereinafter be referred to as the respondents.

2. These disputes were consolidated in view of the fact that they were related to one another, and fixed for hearing on 25th and 26th June, 1991—i.e. yesterday and today. After the opening submissions by the parties yesterday, the court advised them to further explore the possibility of a settlement in this matter and inform the court accordingly. At the commencement of the case today, the parties requested the court to record the following award by consent.

AWARD

3. The Notifications of Dispute Form "A" dated 19th April and 19th January, 1990, respectively, and signed by the parties were received by the court on 10th August, 1990, and 21st February, 1991, together with the statutory certificates from the Minister for Labour and the Labour Commissioner.

By consent of the parties the court awards that:

1. *Richard Tobi Resteau's* dismissal be reduced to normal termination of service and he be paid all his terminal benefits as per the parties' collective agreement in force at the time. In addition, the grievant would be paid three months' salary as compensation for having suffered wrongful dismissal.
2. *Martin Munyao's* dismissal be also reduced to normal termination of service and he be paid all his terminal benefits in accordance with the Ministry's recommendation.

Dated the 26th June, 1991.

CHARLES P. CHEMMUTTUT,
Judge.

M. MUNYAO,
A. K. KERICH,
Members.

GAZETTE NOTICE No. 3365

IN THE HIGH COURT OF KENYA AT NAIROBI
PROBATE AND ADMINISTRATION

TAKE NOTICE that an application having been made in the court in:

CAUSE No. 948 OF 1990

By (1) Cicilia Koech and (2) Kimutai Koech, both of P.O. Box 25, Kapsabet in Kenya, the deceased's widow and brother, respectively, for a grant of letters of administration intestate to the estate of John Kiprono Koech, late of Kapsabet, Nandi in Kenya, who died at Bethanien, Namibia, on 6th July, 1989.

The court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within thirty (30) days from the date of publication of this notice in the *Kenya Gazette*.

Dated the 16th July, 1991.

S. O. ODAK,
Deputy Registrar, Nairobi.

GAZETTE NOTICE No. 3367

PROBATE AND ADMINISTRATION

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

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

SCHEDULE

<i>Public Trustee's Cause No.</i>	<i>Name of Deceased</i>	<i>Address</i>	<i>Date of Death</i>	<i>Testate or Intestate</i>
59/86	James Luka Mutua	P.O. Box 180, Machakos	4-3-73	Intestate
279/90	Edward Njui Mungai	P.O. Box 30047, Nairobi	21-12-88	Intestate
242/89	Njagi Gatura	P.O. Box 205, Embu	3-9-88	Intestate
247/86	John Karaya Ndirthi	P.O. Box 196, Limuru	17-11-76	Intestate
206/85	Johnstone Kobia Mtuerandu	P.O. Box 63, Maua	11-8-84	Intestate
15/90	Joseph Gicheru Kamau	P.O. Box 69, Kikuyu	25-1-89	Intestate
459/88	Abdi Kipkemboi Issa	P.O. Box 294, Kapsabet	18-11-83	Intestate
32/89	Ibrahim Adan Maalim	P.O. Box 42, Mandera	5-5-85	Intestate
87/91	Josiah Samuel Mahebo	P.O. Box 439, Yala	8-7-86	Intestate
131/91	Rachael Wanjiku	P.O. Box 23031, Kabete	7-9-82	Intestate
260/86	Elizabeth Waithira Kiguru	P.O. Box 74556, Nairobi	11-5-86	Intestate
431/88	Elijah Esikhathi	P.O. Box 41, Luanda	7-10-87	Intestate
454/90	Omar Irungu	P.O. Box 60650, Nairobi	2-5-90	Intestate
551/89	Timothy Ngunyi	P.O. Box 57, Kitui	28-6-88	Intestate
169/88	John Runo Mwangi	P.O. Box 8, Maragua	28-11-85	Intestate
465/88	Peter Mwangi Waititu	P.O. Box 43, Ol Kalou	21-2-87	Intestate
319/84	Chekposkei Kiboga	P.O. Box 702, Kitale	7-1-84	Intestate
396/90	Jane Muthoni Mugi	P.O. Box 72, Naro Moru	3-7-89	Intestate
332/89	George Kimani Ngugi	P.O. Box 114, Miharati	9-8-88	Intestate
564/80	Ali Biliike Toretore	P.O. Box 3, Isiolo	5-7-84	Intestate
424/89	Robert Njuguna Kirubi	P.O. Box 75253, Nairobi	19-9-88	Intestate

Nairobi,
20th June, 1991.

P. J. KAMAU,
Acting Public Trustee.

GAZETTE NOTICE No. 3368

IN THE HIGH COURT OF KENYA AT ELDORET
PROBATE AND ADMINISTRATION

TAKE NOTICE that applications having been made in this court in:

CAUSE No. 11 OF 1991

By Damaris Wanjiku Mwangi, of P.O. Box 333, Eldoret in the Republic of Kenya, for a grant of letters of administration intestate to the estate of Reuben Mwangi Gathenja alias Mwangi Gatheca alias Mwangi Gadhesha, late of Eldoret, who died at Eldoret, on 24th June, 1990.

CAUSE No. 50 OF 1991

By (1) Leah J. Chemutai Kipkorir Kibet and (2) Joseph K. Kandie, both of P.O. Box 339, Iten in the Republic of Kenya, for a grant of letters of administration intestate to the estate of Kwambai Kipkochee alias Kwambai Kech, late of Irong Location, who died at Irong Location, Elgeyo/Marakwet District, on 3rd August, 1982.

CAUSE No. 66 OF 1991

By Samwel Kipkorir Birir, of P.O. Box 3553, Eldoret in the Republic of Kenya, for a grant of letters of administration intestate to the estate of Barseguton Kibirir, late of Kipsaos Location, Elgeyo/Marakwet, who died at Kipsaos, on 18th April, 1986.

CAUSE No. 68 OF 1991

By (1) Muchina Mwatha Mwangi, (2) Kamau Mwatha Kimani and (3) Eunice Wanjiku Ngugi, all of P.O. Box 684, Turbo in the Republic of Kenya, for a grant of letters of administration intestate to the estate of Wanjiro Muchina, of Ngenyilel Village, in their respective capacities as sons and daughter the deceased, who died at Ngenyilel, Osorongas, on 1st August, 1974.

CAUSE No. 70 OF 1991

By David Makumi Muchina, of P.O. Box 115, Tamboroa in the Republic of Kenya, in his capacity as son of the deceased, for a grant of letters of administration intestate to the estate of Salome Njeri Muchina, late of Tamboroa, who died at Mutarakwa F.C. Society, on 18th July, 1985.

CAUSE NO. 79 OF 1991

By Kobilio Kiriswa Kalya, of P.O. Box 1984, Eldoret in the Republic of Kenya, in her capacity as the widow of the deceased, through Messrs. Anassi & Company, advocates, for a grant of letters of administration intestate to the estate of Kiriswa Kipkalia, of Elgeyo/Marakwet, who died at Kapkitony Sub-location, in 1983.

The court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within thirty (30) days from the date of publication of this notice in the *Kenya Gazette*.

Dated the 31st May, 1991.

M. A. OMONDO,
Deputy Registrar, Eldoret.

GAZETTE NOTICE No. 3369

IN THE HIGH COURT OF KENYA AT MERU
IN THE MATTER OF THE ESTATE OF IGWETA
MWOINGO ALIAS IGWETA MUGUONGO OF
URINGU LOCATION, MERU
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 145 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Moshi, Tanzania, on 10th January, 1978, has been filed in this registry by M'Tuaruchiu M'Abai, of P.O. Box 383, Meru, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 25th July, 1991.

JACOB OMBONYA,
Deputy Registrar, Meru.

GAZETTE NOTICE No. 3370

IN THE HIGH COURT OF KENYA AT KAKAMEGA
IN THE MATTER OF THE ESTATE OF DAVID MUTAYI
SORE
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 169 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Sichilayi Sub-location, on 4th July, 1988, has been filed in this registry by Namale Kweya, in his capacity as purchaser of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 10th July, 1991.

G. A. NDEDWA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE No. 3371

IN THE HIGH COURT OF KENYA AT NYERI
IN THE MATTER OF THE ESTATE OF SAMAT RAJPAL
LAKHA SHAH OF NYERI
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 56 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nyeri, on 1st April, 1988, has been filed in this registry by Gangaben Samat Shah (Mrs.), of P.O. Box 66, Nyeri, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 19th June, 1991.

M. A. MURAGE,
Deputy Registrar, Nyeri.

GAZETTE NOTICE No. 3372

IN THE HIGH COURT OF KENYA AT MACHAKOS
PROBATE AND ADMINISTRATION
TAKE NOTICE that applications having been made in this court in:

CAUSE NO. 115 OF 1990

By Mutua Ivonga, of P.O. Box 45688, Nairobi, the deceased's son, for a grant of letters of administration intestate to the estate of King'ang'i Musyoki, of Kalawana Sub-location, who died in Kenya, on 8th January, 1988.

CAUSE NO. 39 OF 1991

By Muendo Mboli, of P.O. Wamunyu, the deceased's brother, for a grant of letters of administration intestate to the estate of Mwanthi Mboli, of Wamunyu Location, who died at Nairobi, Kenya, on 22nd December, 1987.

CAUSE NO. 46 OF 1991

By (1) Mumbua Kikwa, (2) Lydia M. Muli and (3) Munyao Kitavi, all of P.O. Mbiuni, for a grant of letters of administration intestate to the estate of Muli Kikwa Munyao, of Mbiuni Location, who died at Kiaoni, Kabaa Sub-location, Mbiuni Location, on 4th December, 1988.

CAUSE NO. 49 OF 1991

By (1) Priscilla Mukulu Mutuku and (2) Beth Mueni Mutuku, both of P.O. Box 183, Kikima, in their capacities as the deceased's widows, for a grant of letters of administration intestate to the estate of Stephen Mutuku Kiluu, of Mbooni Location, who died at Machakos Nursing Home, on 15th February, 1989.

The court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within thirty (30) days from the date of publication of this notice in the *Kenya Gazette*.

Dated the 3rd June, 1991.

J. B. N. MUTURI,
Deputy Registrar, Machakos.

GAZETTE NOTICE No. 3373

IN THE HIGH COURT OF KENYA AT MACHAKOS
PROBATE AND ADMINISTRATION

TAKE NOTICE that an application having been made in this court in:

CAUSE NO. 59 OF 1991

By Isaac Kitheka Mutua and three others, all of P.O. Box 1112, Machakos, in their capacities as sons and widow, respectively, of the deceased, for a grant of letters of administration intestate to the estate of Paul Mutua Mue, of Mumbuni Location, who died at Mumbuni Location, on 14th February, 1988.

The court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within thirty (30) days from the date of publication of this notice in the *Kenya Gazette*.

Dated the 15th July, 1991.

N. N. NJAGI,
Deputy Registrar, Machakos.

GAZETTE NOTICE No. 3374

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
IN THE MATTER OF THE ESTATE OF MURIANI
MWERO MUOTI
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. BA 35 OF 1990

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Bonje, Kilifi, on 31st August, 1988, has been filed in this registry by Dio Chingoka Mukinda, of P.O. Box 90502, Mombasa, in his capacity as brother of the deceased, through Messrs. Ndunda Malonza & Company, advocates of Mombasa.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 20th November, 1990.

S. J. JOSHI,
Deputy Registrar, Mombasa.

GAZETTE NOTICE No. 3375

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
IN THE MATTER OF THE ESTATE OF PASCAL
HAMISI MASHA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 46 OF 1990

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kaloleni, on 10th December, 1987, has been filed in this registry by Ruth Medza Masha, of P.O. Box 47, Kaloleni, Kenya, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 21st May, 1991.

J. M. MAHINDU,
Deputy Registrar, Mombasa.

GAZETTE NOTICE No. 3376

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
IN THE MATTER OF THE ESTATE OF LABAN MARIBIE
RUTUNU OF MPEKETONI, LAMU
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 127 OF 1990

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, on 4th October, 1989, has been filed in this registry by (1) Macolata Nyaruai Maribie and (2) John Gathondu, both of P.O. Box 149, Mpekeoni, Lamu, in their capacities as widow and son, respectively, of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 7th June, 1991.

E. O. AREBA,
Deputy Registrar, Mombasa.

GAZETTE NOTICE No. 3377

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
IN THE MATTER OF THE ESTATE OF BAKARI OMAR
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 236 OF 1990

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mavueni, Kilifi, on 7th September, 1985, has been filed in this registry by (1) Salim Bakari and (2) Omari Bakari, both of P.O. Box 285, Kilifi, in their capacities as sons of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 7th June, 1991.

J. M. MAHINDU,
Deputy Registrar, Mombasa.

GAZETTE NOTICE No. 3378

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
IN THE MATTER OF THE ESTATE OF JOSEPH ABAJA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 253 OF 1990

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mombasa, on 27th June, 1990, has been filed in this registry by (1) Alice Akoth and (2) Charles A. Oliech Abaja, both of P.O. Box 95024, Mombasa, in their capacities as widow and brother, respectively, of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 7th May, 1991.

G. ABULILI,
Deputy Registrar, Mombasa.

GAZETTE NOTICE No. 3379

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
IN THE MATTER OF THE ESTATE OF MWARINGA
NGOWA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 7 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mtondia Majaoni, on 22nd June, 1983, has been filed in this registry by (1) Katana Mwaringa Ngowa, (2) Royston Mae and (3) Jumwa Mwaringa Ngowa, all of Mtondia Majaoni, in their capacities as widow and sons, respectively, of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 31st May, 1991.

E. O. OREBA,
Deputy Registrar, Mombasa.

GAZETTE NOTICE No. 3380

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
IN THE MATTER OF THE ESTATE OF INJATIRO
WANJATIRO
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 52 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Bongwe, Diani, on 20th June, 1968, has been filed in this registry by Salim Salim Vumbi, of P.O. Box 33, Ukunda, in his capacity as grandson of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 30th May, 1991.

E. O. OREBA,
Deputy Registrar, Mombasa.

GAZETTE NOTICE No. 3381

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
IN THE MATTER OF THE ESTATE OF NYINYI D/O
BWANAKUBWA MALIM OF MOMBASA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 71 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mombasa, on 30th May, 1974, has been filed in this registry by William Kiptoo Barkoria, of P.O. Box 85073, Mombasa, in his capacity as a creditor of the estate of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 21st May, 1991.

J. MAHINDU,
Deputy Registrar, Mombasa.

GAZETTE NOTICE No. 3382

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
IN THE MATTER OF THE ESTATE OF HUMPHREY
OKOCHI ODUNGA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 86 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Busia, on 4th June, 1988, has been filed in this registry by Samwel Shadrack Ouma, of P.O. Box 89344, Mombasa, in his capacity as first born son of the deceased, through J. V. Juma & Company, advocates of Mombasa.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 11th June, 1991.

J. M. MAHINDU,
Deputy Registrar, Mombasa.

GAZETTE NOTICE No. 3383

IN THE HIGH COURT OF KENYA AT KISII
IN THE MATTER OF THE ESTATE OF WILSON
AOKO OF KISII DISTRICT
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 146 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mwokambo, Sauta, on 3rd April, 1991, has been filed in this registry by John Abura Aoko, of Oyugis Sub-location, Nyakoe, P.O. Box 90, Oyugis, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 16th July, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE No. 3384

IN THE HIGH COURT OF KENYA AT KISUMU
IN THE MATTER OF THE ESTATE OF SAMWEL
BENJAMIN ONYANDO
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 195 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, Kenya, on 11th April, 1991, has been filed in this registry by Joyce J. Onyando, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 20th June, 1991.

AOL INDIGA,
Deputy Registrar, Kisumu.

GAZETTE NOTICE No. 3385

IN THE HIGH COURT OF KENYA AT KERICHO
IN THE MATTER OF THE ESTATE OF KIPKELONG
ARAP NYIGE
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 21 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kapsuser, Kericho, on 12th June, 1991, has been filed in this registry by Joel Kikwai Kelong, of P.O. Box 328, Kericho, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 14th June, 1991.

W. K. TUIYOT,
Deputy Registrar, Kericho.

GAZETTE NOTICE No. 3386

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KERICHO
IN THE MATTER OF THE ESTATE OF ALEX
WARERA SERO
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE No. 113 OF 1990

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kunyak, Kericho, on 20th April, 1987, has been filed in this registry by James Ndene Agengo, of P.O. Box 59, Koru, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 20th December, 1990.

W. K. TUIYOT,
District Registrar, Kericho.

GAZETTE NOTICE No. 3387

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT BUNGOMA
IN THE MATTER OF THE ESTATE OF JOSEPH
CHESOLI SITUMA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE No. 41 OF 1985

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at South Bukusu Location, on 25th June, 1984, has been filed in this registry by Alex Sikuku Chesoli, of P.O. Box 394, Bungoma, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 12th June, 1991.

N. O. ATEYA,
District Registrar, Bungoma.

GAZETTE NOTICE No. 3388

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT BUNGOMA
IN THE MATTER OF THE ESTATE OF MASAI
CHERICHIN
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE No. 83 OF 1990

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kaptama Sub-location, on 16th April, 1972, has been filed in this registry by Johnson Shari, of P.O. Kapsokwony, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 20th June, 1991.

N. O. ATEYA,
District Registrar, Bungoma.

GAZETTE NOTICE No. 3389

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT BUNGOMA
IN THE MATTER OF THE ESTATE OF PAULUS
OHOLA ONGESO
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE No. 32 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Bungoma, on 29th March, 1990, has been filed in this registry by (1) Emma Atieno Ohola and (2) Lucas Ng'anda Ohola, both of P.O. Box 91, Bulimbo, Mumias, in their respective capacities as an administratrix and administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 3rd June, 1991.

N. O. ATEYA,
District Registrar, Bungoma.

GAZETTE NOTICE No. 3390

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT BUNGOMA
IN THE MATTER OF THE ESTATE OF NATEMBEA
MENDO KHAKULA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE No. 52 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Banana, East Bukusu Location, on 24th July, 1970, has been filed in this registry by Blasio Wasike Natembea, of P.O. Box 1897, Bungoma, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 3rd June, 1991.

N. OWINO,
District Registrar, Bungoma.

GAZETTE NOTICE No. 3391

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT BUNGOMA
IN THE MATTER OF THE ESTATE OF WANJALA
KUCHI TABAN
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE No. 56 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at North Sangalo Sub-location, on 10th November, 1983, has been filed in this registry by (1) Recho Naliaka Wanjala and (2) Albert Agadi, both of P.O. Box 85, Bungoma, in their respective capacities as an administratrix and administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 7th June, 1991.

N. OWINO,
District Registrar, Bungoma.

GAZETTE NOTICE No. 3392

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KIAMBU

IN THE MATTER OF THE ESTATE OF MUONGERI GITUKU ALIAS MWONGERI GITUKU OF KIMATHI VILLAGE, GITHUNGURI LOCATION, KIAMBU DISTRICT
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE No. 217 OF 1988

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kimathi Sub-location, on 26th June, 1977, has been filed in this registry by (1) Mbugua Muongeri and (2) Mugekenyi Muongeri, both of P.O. Box 35, Githunguri, in their capacities as sons of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 2nd November, 1988.

R. K. MWANGI,
District Registrar, Kiambu.

GAZETTE NOTICE No. 3393

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KIAMBU

IN THE MATTER OF THE ESTATE OF GITHURU GATHIGI ALIAS GEOFREY GICHURU GATHIGI OF THIGIO VILLAGE, LIMURU LOCATION,
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 104 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, Kenya, on 4th December, 1984, has been filed in this registry by (1) Penina Wachu Gichuru and (2) Peter Mbugua, both of Limuru, in their respective capacities as administratrix and administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 13th May, 1991.

R. K. MWANGI,
District Registrar, Kiambu.

GAZETTE NOTICE No. 3394

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KIAMBU

IN THE MATTER OF THE ESTATE OF HODAVIAH NJOROGE WANJOHI OF MATAARA VILLAGE,
GATUNDU LOCATION, KIAMBU DISTRICT
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 131 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Gatundu Hospital, on 11th April, 1991, has been filed in this registry by (1) Edith Wanjiku Njoroge, all of Matara, Gatundu, in their capacities as widows of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 10th June, 1991.

R. K. MWANGI,
District Registrar, Kiambu.

GAZETTE NOTICE No. 3395

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KIAMBU

IN THE MATTER OF THE ESTATE OF MUIGAI GICHENGERE ALIAS MUIGAI GECHENGERE KAGWONGO OF KAGWE VILLAGE, GATAMAIYU LOCATION, KIAMBU DISTRICT
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 148 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at A.I.C. Kijabe Medical Centre, on 3rd July, 1989, has been filed in this registry by Irari Muigai, of P.O. Box 6, Kagwe, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 7th June, 1991.

R. K. MWANGI,
District Registrar, Kiambu.

GAZETTE NOTICE No. 3396

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KIAMBU

IN THE MATTER OF THE ESTATE OF KJNUGA KING'E OF RIABAI VILLAGE, NDUMBERI LOCATION,
KIAMBU DISTRICT
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 159 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Riabai Village, on 6th April, 1984, has been filed in this registry by (1) Monica Nduta Kinuga and (2) John Ngamau Muchiri, both of Riabai Village, in their capacities as widow and grandson, respectively, of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 20th June, 1991.

R. K. MWANGI,
District Registrar, Kiambu.

GAZETTE NOTICE No. 3397

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KIAMBU

IN THE MATTER OF THE ESTATE OF JOSPHAT NJUNGE NJUGUNA ALIAS WAWERU NJUGUNA OF WAGUTHU VILLAGE, KIAMBAA LOCATION, KIAMBU DISTRICT
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 160 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Kiambu, on 19th May, 1990, has been filed in this registry by Teresia Njeri Raweru, of Waguthu Village, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 24th June, 1991.

R. K. MWANGI,
District Registrar, Kiambu.

GAZETTE NOTICE NO. 3398

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT EMBU

IN THE MATTER OF THE ESTATE OF DANIEL WARUI
OF EMBU LOCATION, EMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 72 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kathanjuri, on 22nd February, 1965, has been filed in this registry by Samwel Ndwiga, of P.O. Box 162, Runyenjes, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 6th May, 1991.

KABURU BAUNI,
District Registrar, Embu.

GAZETTE NOTICE NO. 3399

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT EMBU

IN THE MATTER OF THE ESTATE OF NJIRU NDWIGA
OF KAGAARI LOCATION, EMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 86 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kagaari Location, on 20th April, 1962, has been filed in this registry by Esther Mangi Njiru, of P.O. Box 167, Embu, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 7th June, 1991.

KABURU BAUNI,
District Registrar, Embu.

GAZETTE NOTICE NO. 3400

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT EMBU

IN THE MATTER OF THE ESTATE OF MOSES MUNYI
NJIRU OF MBETI LOCATION, EMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 91 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kapingazi, Embu, on 16th April, 1991, has been filed in this registry by Lilian Gichungu M. Rutere, of P.O. Box 606, Embu, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 7th June, 1991.

KABURU BAUNI,
District Registrar, Embu.

GAZETTE NOTICE NO. 3401

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT EMBU

IN THE MATTER OF THE ESTATE OF MIRIAMU
RAMADHANI NJOKA OF DALLAS LOCATION,
EMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 92 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Meru Hospital, on 6th April, 1991, has been filed in this registry by Ramadhani Njoka Mwando, of P.O. Box 341, Embu, in his capacity as widower of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 11th June, 1991.

KABURU BAUNI,
District Registrar, Embu.

GAZETTE NOTICE NO. 3402

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT EMBU

IN THE MATTER OF THE ESTATE OF BENJAMIN
NJAGI OF KAGAARI LOCATION, EMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 93 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Embu Hospital, on 26th July, 1970, has been filed in this registry by Morrison Njeru M'tetu, of P.O. Box 2, Runyenjes, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 11th June, 1991.

KABURU BAUNI,
District Registrar, Embu.

GAZETTE NOTICE NO. 3403

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT EMBU

IN THE MATTER OF THE ESTATE OF STEPHEN NYAGA
KAMAU OF NGANDORI LOCATION, EMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 97 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Embu Hospital, on 16th December, 1990, has been filed in this registry by Esther Warue Nyaga, of P.O. Box 337, Embu, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 14th June, 1991.

KABURU BAUNI,
District Registrar, Embu.

GAZETTE NOTICE NO. 3404

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT EMBU

IN THE MATTER OF THE ESTATE OF KARIBA
GATEMERIA OF KIANJUKI LOCATION,
EMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 105 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kianjuki, Embu, on 7th February, 1990, has been filed in this registry by Milika Njoki Karanja, of P.O. Box 183, Embu, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 26th June, 1991.

KABURU BAUNI,
District Registrar, Embu.

GAZETTE NOTICE NO. 3405

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT MURANG'A

IN THE MATTER OF THE ESTATE OF BETH WANJIRU
KARIMIRA OF MURANG'A DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 184 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Provincial General Hospital, on 8th August, 1990, has been filed in this registry by Francis Kimani Karimira, of P.O. Box 95, Kigumo, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 11th July, 1991.

A. O. MUCHELULE,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 3406

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT MURANG'A

IN THE MATTER OF THE ESTATE OF MWANGI
KAGUNDA OF MURANG'A DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 185 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, Kenya, on 15th August, 1989, has been filed in this registry by Irene Muthoni Mwangi, of P.O. Box 59, Kigumo, in her capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 12th July, 1991.

A. O. MUCHELULE,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 3407

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT MURANG'A

IN THE MATER OF THE ESTATE OF GRADWEL
NYAMBURA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 192 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at G-3 Village, Iyego Location, on 17th January, 1983, has been filed in this registry by Julius Mwangi Macharia, of P.O. Box 1343, Thika, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 22nd July, 1991.

A. O. MUCHELULE,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 3408

IN THE PRINCIPAL MAGISTRATE'S COURT AT EMBU

IN THE MATTER OF THE ESTATE OF ANTONY DAVIS
NJAGI KAMUI OF EMBU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 48 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Murang'a District, on 20th December, 1990, has been filed in this registry by Nyaga Miricie, of P.O. Box 22, Runyenjes, in his capacity as father of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 9th April, 1991.

F. F. WANJIKU,
District Registrar, Embu.

GAZETTE NOTICE NO. 3409

IN THE PRINCIPAL MAGISTRATE'S COURT AT EMBU

IN THE MATTER OF THE ESTATE OF NJAGI KABOBO
OF EMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 51 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Embu Hospital, on 3rd October, 1990, has been filed in this registry by Francis Iereri Njagi, of P.O. Box 589, Embu, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 9th March, 1991.

F. F. WANJIKU,
District Registrar, Embu.

GAZETTE NOTICE No. 3410

IN THE PRINCIPAL MAGISTRATE'S COURT AT EMBU
IN THE MATTER OF THE ESTATE OF KOBIA GICHURU
OF EMBU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 73 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kibugu Sub-location, Embu District, on 27th December, 1963, has been filed in this registry by Giochi Gichuru, of P.O. Box 21, Embu, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 6th May, 1991.

KABURU BAUNI,
District Registrar, Embu.

GAZETTE NOTICE No. 3411

IN THE PRINCIPAL MAGISTRATE'S COURT AT EMBU
IN THE MATTER OF THE ESTATE OF MATHANJUKI
MUTHANGATO OF EMBU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 76 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Embu District, on 3rd February, 1973, has been filed in this registry by John Njue Mathanjuki, of P.O. Kithimu, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 17th May, 1991.

KABURU BAUNI,
District Registrar, Embu.

GAZETTE NOTICE No. 3412

IN THE RESIDENT MAGISTRATE'S COURT
AT KERUGOYA
IN THE MATTER OF THE ESTATE OF KAMONDE
KORI MBUGU
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE No. 82 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Embu Hospital, on 1st April, 1991, has been filed in this registry by Kabia Juma, of P.O. Box 24, Kianyaga, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 29th May, 1991.

F. F. WANJIKU,
District Registrar, Kerugoya.

GAZETTE NOTICE No. 3413

IN THE RESIDENT MAGISTRATE'S COURT AT KITUI
IN THE MATTER OF THE ESTATE OF TITO MWANZIA
PETER OF KITUI DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 24 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nzambani Location, Kitui, on 28th September, 1977, has been filed in this registry by Josphine Kakwasi Mwanzia, of Nzambani Location, Kitui District, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 31st May, 1991.

N. A. K. NJERU,
District Registrar, Kitui.

GAZETTE NOTICE No. 3414

IN THE RESIDENT MAGISTRATE'S COURT AT SIAYA
IN THE MATTER OF THE ESTATE OF DORINA AUMA
AJULU OF SIAYA DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 61 OF 1990

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nyilima Sub-location, Siaya District in the Republic of Kenya, on 20th January, 1988, has been filed in this registry by Lement Ajulu, of P.O. Box 38, Nyilima, in his capacity as widower of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 3rd June, 1991.

ALEX ANAMBO,
District Registrar, Siaya.

GAZETTE NOTICE No. 3415

IN THE RESIDENT MAGISTRATE'S COURT AT SIAYA
IN THE MATTER OF THE ESTATE OF OBOGE AYIEMBA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE No. 46 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mur Ng'anya, on 3rd March, 1990, has been filed in this registry by Sewe Oboge, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 25th June, 1991.

S. O. ODAK,
District Registrar, Siaya.

GAZETTE NOTICE No. 3416

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA

IN THE MATTER OF THE ESTATE OF HARRON
KIUMBE MATHEI ALIAS KIUMBE MATHII, OF
MURANG'A DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 225 OF 1990

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Murang'a District, on 24th May, 1977, has been filed in this registry by Joyce Wanjiku Kiumble, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 11th February, 1991.

F. N. MUCHEMI,
District Registrar, Thika.

GAZETTE NOTICE No. 3417

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA

IN THE MATTER OF THE ESTATE OF DAVID NDUGI
ALIAS NDUGI MATHERI OF GATANGA, MURANG'A

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 52 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Murang'a District, on 9th December, 1982, has been filed in this registry by (1) Mwangi Ndugi and (2) Jackson Matheri, in their capacities as administrators of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 25th April, 1991.

J. KIARIE,
District Registrar, Thika.

GAZETTE NOTICE No. 3418

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA

IN THE MATTER OF THE ESTATE OF KABIU KARATU
OF GATUNDU, KIAMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 53 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kiambu District, on 13th February, 1991, has been filed in this registry by Alice Nyokabi Kabiu, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 9th May, 1991.

J. KIARIE,
District Registrar, Thika.

GAZETTE NOTICE No. 3419

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA

IN THE MATTER OF THE ESTATE OF KAMWENJI
KARATU NEMBU OF KIAMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 54 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kiambu District, on 22nd January, 1991, has been filed in this registry by Peter Kamau Kamwenji, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 13th May, 1991.

J. KIARIE,
District Registrar, Thika.

GAZETTE NOTICE No. 3420

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA

IN THE MATTER OF THE ESTATE OF WANJAGI
MUCUI OF GATANGA, MURANG'A

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 76 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Murang'a District, on 7th December, 1988, has been filed in this registry by Ngugi Wanjagi, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 15th May, 1991.

F. N. MUCHEMI,
District Registrar, Thika.

GAZETTE NOTICE No. 3421

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA

IN THE MATTER OF THE ESTATE OF KAHUMB
GACHAU OF ITHANGA LOCATION, MURANG'A

DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 80 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kiathanini, Murang'a District, on 8th March, 1981, has been filed in this registry by Kanuhi Kahumbu, of P.O. Box 47, Ithanga, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 28th May, 1991.

J. KIARIE,
District Registrar, Thika.

GAZETTE NOTICE NO. 3422

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA
IN THE MATTER OF THE ESTATE OF WAINAINA
KAMAU OF GATANGA LOCATION, MURANG'A
DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 81 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Murang'a District, on 23rd April, 1990, has been filed in this registry by Joyce Njambi Wainaia, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 15th May, 1991.

F. N. MUCHEMI,
District Registrar, Thika.

GAZETTE NOTICE NO. 3423

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA
IN THE MATTER OF THE ESTATE OF MACHARIA
KAMAU ALIAS MACARIA KAMAU OF KANDARA,
MURANG'A DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 84 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Murang'a District, on 16th February, 1982, has been filed in this registry by Joseph Gatimu Macharia, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 21st May, 1991.

J. KIARIE,
District Registrar, Thika.

GAZETTE NOTICE NO. 3424

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA
IN THE MATTER OF THE ESTATE OF GATHIRIMU
KIEYA OF KIHUMBUNI LOCATION, MURANG'A
DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 94 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kihumbuni Location, Murang'a District, on 6th February, 1983, has been filed in this registry by Kuria Njoroge, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 20th June, 1991.

F. N. MUCHEMI,
District Registrar, Thika.

GAZETTE NOTICE NO. 3425

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA
IN THE MATTER OF THE ESTATE OF NJUGUNA
GATUHI OF JITHIRU LOCATION, KANDARA,
MURANG'A

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 95 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Thika, on 13th April, 1990, has been filed in this registry by (1) Monica Wanjiro Njuguna, (2) Agness Waithira Njuguna, (3) Lucy Nyambura Njuguna and (4) Simon Chege P. Njuguna, in their respective capacities as administratrices and administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 13th June, 1991.

J. KIARIE,
District Registrar, Thika.

GAZETTE NOTICE NO. 3426

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA
IN THE MATTER OF THE ESTATE OF WAGATIRA
MWAURA OF GATUNDU, KIAMBU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 105 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kiambu District, on 6th March, 1990, has been filed in this registry by Magdaline Nyambura Wagatira, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 24th June, 1991.

F. N. MUCHEMI,
District Registrar, Thika.

GAZETTE NOTICE NO. 3427

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA
IN THE MATTER OF THE ESTATE OF KURIA MUNDERU
OF GATUNDU, KIAMBU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 121 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Murang'a District, in 1965, has been filed in this registry by David Kamau Kuria, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 8th July, 1991.

F. N. MUCHEMI,
District Registrar, Thika.

GAZETTE NOTICE No. 3428

MICHAEL VICTOR HALL, DECEASED

PURSUANT to section 29 of the Trustee Act (Cap. 167), any person having a claim against or an interest in the estate of Michael Victor Hall, late of Nairobi, who died at Nairobi, on 17th May, 1991, is required to send particulars thereof in writing to Barclays Bank Trust Company of Kenya Limited, P.O. Box 30356, Nairobi, the attorney administrator(s) on or before the 15th August, 1991, after which date the said executor(s)/attorney administrator(s) will proceed to distribute the assets having regard only to claims and interests of which they have had notice.

Dated the 28th June, 1991.

**BARCLAYS BANK TRUST COMPANY
OF KENYA LIMITED,
P.O. Box 30356, Nairobi.**

GAZETTE NOTICE No. 3429

MONA ANNIE MOORE, DECEASED

PURSUANT to section 29 of the Trustee Act (Cap. 167), any person having a claim against or an interest in the estate of Mona Annette Moore, late of Nanyuki Cottage Hospital, who died at Nanyuki Cottage Hospital, on 21st June, 1991, is required to send particulars thereof in writing to Barclays Bank Trust Company of Kenya Limited, P.O. Box 30356, Nairobi, the executor(s) named in the will on or before 25th August, 1991, after which date the said executor(s) will proceed to distribute the assets having regard only to claims and interests of which they have had notice.

Dated the 11th July, 1991.

**BARCLAYS BANK TRUST COMPANY
OF KENYA LIMITED,
P.O. Box 30356, Nairobi.**

GAZETTE NOTICE No. 3430

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

AND

**IN THE MATTER OF LAKE NAIVASHA SERVICES
LIMITED (IN LIQUIDATION)****FINAL MEETING**

TAKE NOTICE that in pursuance of section 294 of the Companies Act (Cap. 486), a final meeting of contributors in the above matter will be held at Jubilee Insurance Exchange, First Floor, Mama Ngina Street, Nairobi, on 13th August, 1991, at 11 a.m. in the forenoon for the purposes of having an account laid before them, showing the manner in which the winding-up has been conducted, and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator, and also of determining by extraordinary resolution the manner in which the books, accounts, and documents of the company, and of the liquidator thereof, shall be disposed.

Dated the 23rd July, 1991.

**F. ROONEY,
Liquidator.**

GAZETTE NOTICE No. 3431

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

AND

**IN THE MATTER OF KANI HOLDINGS LIMITED
IN THE HIGH COURT OF KENYA AT NAIROBI
WINDING-UP CAUSE NO. 25 OF 1991**

NOTICE is given that a petition for the winding-up of the above-named company by the high court of Kenya at Nairobi, was, on 17th July, 1991, presented to the said court by Wachira Irungu and Associates and that the said petition is directed to be heard before the court sitting at Nairobi, on 24th October, 1991, and any creditor 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 the 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 charges for the same.

Dated the 22nd July, 1991.

**MAINAINA WACHIRIA & CO.,
Advocates for the Petitioner,
Agip House, 4th Floor
Haile Selassie Avenue,
P.O. Box 59694, Nairobi.**

NOTE

Any person who intends to appear on the hearing of the said petition must serve on, 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 her 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 23rd October, 1991, at 4 p.m.

GAZETTE NOTICE No. 3432

**THE LOCAL GOVERNMENT ACT
(Cap. 265)****THE THIKA TRADE DEVELOPMENT JOINT
LOAN BOARD****APPOINTMENT OF BOARD MEMBERS**

IN EXERCISE of the powers conferred by section 104 of the Local Government Act, the Municipal Council of Thika appoints:

Clr. G. M. Gatitu,
Clr. B. W. K. Muigai,
Clr. M. M. W. Kaba (Mrs.),

to be members of the Thika Trade Development Joint Loan Board.

Dated the 23rd July, 1991.

**J. N. NGAINE,
Town Clerk.**

GAZETTE NOTICE No. 3433

**THE LOCAL GOVERNMENT ACT
(Cap. 265)****THE LAIKIPIA TRADE DEVELOPMENT JOINT BOARD****APPOINTMENT OF MEMBERS TO THE BOARD**

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

Councillor Francis Ndung'u Gachau,

Councillor Samuel M'Twaruchu M'Arimi,

to be members of the Laikipia Trade Development Joint Board.

Gazette Notice No. 2258 of 25th April, 1988, is revoked.

Dated the 10th July, 1991.

**S. P. N. KURIA,
Clerk to the Council.**

GAZETTE NOTICE No. 3434

**THE LOCAL GOVERNMENT ACT
(Cap. 265)****THE BUSIA TRADE DEVELOPMENT JOINT LOAN BOARD
APPOINTMENT OF MEMBERS TO BOARD**

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

Clr. Bonface Onyandare Oboo,
Clr. Samson Masakhalia Bigambo,
Clr. Cornel Oloo Okumu,

to be members of the Busia Trade Development Joint Loan Board.

Dated the 28th May, 1991.

**A. B. MARABI,
Acting Clerk to Council.**

GAZETTE NOTICE NO. 3435

THE LOCAL GOVERNMENT ACT
(Cap. 265)

THE MUNICIPAL COUNCIL OF VOI

FEES AND CHARGES, 1991/92

IN EXERCISE of the powers conferred by section 148 of the Local Government Act, the Municipal Council of Voi, with the approval of the Minister for Local Government, imposes the following fees and charges with effect from 1st July, 1991. from 1st July, 1991.

SCHEDULE

Occupation or business	Approved fees and charges KSh. cts.
Renewal/issue of licence	60.00
Hawker	40.00
Market stalls	100.00
Retail houses	25.00
Renting council offices	100.00
Kiosk	50.00
Sand or royalty permit	40.00
Sewer connection	50.00
Admission to council nursery school	25.00
Transfer of licence from kiosk to kiosk (50 per cent of licence value)	
Transfer of business from a premises to another (25 per cent of licence value)	
Application for licence transfer from one business premises to another (50 per cent of licence value)	
Search/duplicate fees	75.00
Application for change of business	400.00
Subletting charge fees	200.00
Penalty late renewal of licence	300.00
Change of type of business (same premises during same year) (20 per cent of licence value)	
Application for release of impound items	20.00
<i>Occupation Licences:</i>	
Large retail shop	1,250.00
Small retail shops	500.00
Kiosks	400.00
Milk agent/distributor	1,000.00
Aerated water manufacturer	1,650.00
Confectionery shop	600.00
Block/brick maker	1,500.00
Factory processors manufacturer (unspecified)	4,500.00
Flour miller (plant)	4,500.00
Posho miller (engine)	1,000.00
Saw miller (machine)	2,500.00
Saw miller (hand saw)	750.00
Manual crushers	600.00
Dry cleaner	1,500.00
<i>Dhobi</i> licence:	
(a) Manual	400.00
(b) Machine	500.00
Bread making:	
(a) Large bakery	1,750.00
(b) Small bakery	750.00
Scrap metal dealer	1,250.00
Snuff seller licence	100.00
Watch dealer (in retail shop selling other items)	750.00
Watch repair	300.00
Wine and Spirit dealer	3,500.00
Security services/goods/guards office	1,750.00
Private investigation and security	1,500.00
Poultry dealer	500.00
Eggs dealer	600.00
Store/godown unspecified	1,500.00
Fruit or plant seedlings seller (per plant)	.10
Florist and private nurseries (seedlings)	250.00
Fish monger	600.00
Ground rent/plant rent—penalty fee (1½ per cent on amount unpaid)	
Opening of file fee	5.00
<i>Miti Dawa</i> licence	3,000.00
Clothing and groceries shop	850.00
Handcart	80.00
<i>Meat transporter:</i>	
(a) Handcart	200.00
(b) Vehicle	600.00
Fire wood dealer	350.00
Murram contractor (work undertaker)	750.00
Preparation of ballast	1,250.00
Quarry of building stones	1,000.00
Common minerals licence	1,500.00
Quarry excavators	3,500.00
Murram and sand dealer	1,500.00

SCHEDULE—(Contd.)

Occupation or business	Approved fees and charges KSh. cts.
Photo copying service (commercial application, per machine)	100.00
Glass and frame dealer (picture)	600.00
Wood curving dealer	750.00
Water kiosk/water sealer	475.00
Beeswax and honey dealer	450.00
Building occupation permit (residential)	500.00
Building occupation permit (commercial/residential)	1,500.00
Parcels collectors/mail services	600.00
<i>Pressure lamps or stove repairer:</i>	
(a) Outside premises	300.00
(b) Inside premises	600.00
Second-hand clothes dealer	800.00
Commercial banks licence	5,000.00
Non-banking financial institution	5,000.00
Building society	5,000.00
Video tape library	1,000.00
Optician and dealer in optical goods	900.00
Empty gunny bags dealer	750.00
Camping site per tent per day or part thereof	100.00
Key cutter licence (manual)	300.00
Fridge repairer	600.00
Bow and arrow trader	120.00
Electronic repair/workshop	600.00
Key cutting and lock repairing licence	600.00
Tourists hotel class "D"	6,750.00
Tourists hotel class "C"	2,750.00
Motels and hotels	2,500.00
Other hotels	2,000.00
Snack bar cafeteria	1,500.00
Canteen	600.00
Gruel and traditional food	400.00
Eating house and tea shop	825.00
Butchery	1,400.00
Lodging and guest house	1,500.00
Bar without spirits	2,500.00
Bar and restaurant (without spirits)	3,000.00
Bar and restaurant (with spirits)	3,500.00
Supermarket licence	3,000.00
Night club licence	5,000.00
Juke box licence	450.00
Gaming machine licence	750.00
Weighing machine licence	375.00
<i>Newspapers:</i>	
(a) Agent/distributor	750.00
(b) Kiosk/stand seller	250.00
(c) Mobile	100.00
<i>Kenya Charity Sweepstake:</i>	
(a) Agent/distributor	750.00
(b) Sellers	250.00
Photo copy licence	500.00
Photo studio licence	1,500.00
Feild photographer (mobile)	550.00
Sale of photographic equipment/materials	1,500.00
Dealer in second-hand radios	1,000.00
Dealer in new radios and TVs	1,650.00
Dealer in new and second-hand radios and TVs	2,750.00
Radio repairer	550.00
Dealer and repair of second-hand radios	1,650.00
Record seller/dealer (music shop/kiosk)	1,000.00
Artist and sign writer and decorator	400.00
Welding and panel beater (electrical)	1,500.00
Electrical contractor	1,500.00
Kenya Power and Lighting Co. Ltd. (licence)	3,500.00
Rubber stamp maker (engraver)	400.00
Chemist (pharmacy shop)	2,500.00
Fruit juice dealer (licence)	400.00
Mobile ice-cream	250.00
Ice-cream and candy shop	450.00
Cold storage	600.00
Dairy products (retailer shop)	600.00
Mobile dairy	500.00
Charcoal dealer	1,000.00
Petty charcoal dealer	250.00
Vegetable/fruit dealer (green grocer)	500.00
Meat roasting, soup maker	300.00
Taxi cab operator	750.00
Plumber and sanitary repairer	550.00
Herbalist licence	2,250.00
Black smith/tinsmith	500.00
<i>Petrol station:</i>	
(a) With services	3,500.00
(b) Without services	2,000.00
Gas product in shop	750.00

SCHEDULE—(Contd.)

Occupation or business	Approved fees and charges KSh. cts.
Kerosine (not within petrol station) ...	500.00
Fuel pump (not within petrol station) ...	750.00
Kerosine:	
(a) Retailer ...	150.00
(b) Wholesaler ...	500.00
Dealer in home utensils ...	500.00
Special licence (within council premises) ...	300.00
Artisans group licence ...	750.00
Plumbing and sanitary contractor ...	1,200.00
Chick roasting, fish and chips ...	1,500.00
Carts and wagon repairer ...	250.00
Miraa trader licence:	
(a) Wholesaler ...	1,000.00
(b) Retailer ...	750.00
Bookshop and stationery licence ...	1,250.00
Mobile bookshop ...	300.00
Printing of stationery licence ...	2,500.00
Hawker in books ...	300.00
Wholesale licence ...	2,750.00
Travellers wholesaler licence ...	2,750.00
Electrical welding licence ...	1,250.00
Hire purchase shop licence ...	3,000.00
Boutique and hair saloon ...	3,000.00
Timber and hardware:	
Timber and wood merchants ...	2,200.00
Hardware (including building materials dealer) ...	3,000.00
Dealer in building poles ...	1,000.00
Open air timber dealer/seller ...	2,200.00
Outside shop display ...	1,900.00
Cement dealer (shop) ...	750.00
Second-hand building materials ...	1,200.00
Sisal poles dealer ...	1,200.00
Warehouse, storage, timber yards within and adjoining next to timber and hardware premises	2,200.00
Godown Warehouse:	
Without premises ...	2,200.00
Industrial area ...	3,000.00
Tailoring and clothes dealer:	
Dealer in ready-made clothes ...	1,750.00
Hawker in new clothes ...	1,000.00
Knitting and small clothing shop ...	1,000.00
Knitting machine licence (varandah) ...	400.00
Material dealer and marts ...	2,500.00
Clothes factory ...	4,500.00
Large tailors (over two machines) ...	2,000.00
Small tailors (varandah) ...	300.00
Clothing shop (uniforms) ...	2,500.00
Textile wholesalers ...	3,000.00
In house tailors and drapers ...	500.00
Furniture and equipment dealers:	
Furniture dealer ...	1,100.00
Classic furniture dealer ...	2,000.00
Furniture workshop ...	1,500.00
Carpenters shop under shed ...	500.00
Youth (disabled) groups/workshop (75 per cent of licence)	
Mattresses and cushion makers ...	1,500.00
Mattresses and basket dealer ...	500.00
Equipment dealers:	
Electrical equipments ...	2,400.00
Musical equipments ...	2,500.00
Office equipments ...	1,800.00
Electrical and musical combined ...	3,300.00
Repairers:	
Electrical equipments ...	1,000.00
Office equipments ...	750.00
Business machine services and repairers ...	2,000.00
Weights and measures machine ...	750.00
Shoe traders:	
Shoe depot ...	4,500.00
Wholesaler ...	2,500.00
Shoe retailers ...	1,750.00
Shoe stockist including other shop items ...	1,000.00
Shoemakers and repairers:	
Inside premises ...	400.00
Outside premises ...	350.00
Shoe, shine licence ...	150.00
Tyre shoe/sandals makers ...	350.00

SCHEDULE—(Contd.)

Occupation or business	Approved fees and charges KSh. cts.
Barbers and hair dressers:	
Inside premises:	
(a) Hair saloon ...	1,200.00
(b) Barbers only ...	350.00
(c) Barber and saloon combined ...	1,500.00
(d) Operating in a retail shop (per operating seat) (400 per cent, per year)	
Outside premises (underlined):	
(a) Hairsaloon ...	400.00
(b) Barber ...	300.00
(c) Hairsaloon and barber combined ...	750.00
Dog licences:	
On issue of licence ...	20.00
Dog badge ...	20.00
On issue of duplicate ...	10.00
Hides and skins:	
Bandas ...	750.00
Dealers ...	2,000.00
Hides and skins store (private) ...	2,500.00
Hides and skins processing ...	2,000.00
Forests parks, gardens, trees and nurseries:	
Shade tree not exceeding 3ft. ...	20.00
Shade tree exceeding 3ft. ...	25.00
Flower tree potted ...	10.00
Potted seedlings ...	3.00
Firewood (per tree) ...	100.00
Standing tree sale rate per inch of circumference	3.50
Agricultural and industrial equipment:	
Industrial equipment licence ...	5,000.00
Agricultural equipment licence ...	5,000.00
Animal horns and horns dealer ...	1,000.00
Animal feeds retailer ...	1,400.00
Dealer in farm implements, seeds, etc. ...	1,500.00
Bus park:	
Repair charges for damage occasioned to council recoupment of property other than bollards at the bus park total cost.	
Repair charges for bollards at the bus park ...	300.00
Parking fees:	
(a) Matatu ...	10.00
(b) Buses ...	20.00
Consultancy services:	
Lawyers ...	2,500.00
Doctors/dentists ...	2,500.00
Accountant/auditors ...	2,500.00
Surveyors (land and quantity) ...	2,500.00
Engineers ...	2,500.00
Architects ...	2,500.00
Land valuers ...	2,500.00
Magic performers:	
Circus (per day or part thereof) ...	500.00
Magicians (per day or part thereof) ...	200.00
Amusement shows (per day or part thereof) ...	200.00
Video shown licence ...	1,500.00
Cinema theatres licence ...	2,000.00
Members/private clubs ...	2,500.00
Discotheques (per day, per night) ...	250.00
Resident bands (per year) ...	1,500.00
Travelling/visiting bands (per performance)	300.00
Show entertainment levy (per person) ...	1.00
Disco entertainment levy (per person) ...	1.00
Mobile cinema (per show) ...	50.00
Disco licence ...	2,000.00
Aerobatic and magic show licence ...	2,500.00
Agents and representatives:	
Agency for welding gas ...	2,000.00
Auctioneers (without court brokers licence) ...	3,200.00
Auctioneers (with court brokers licence) ...	3,500.00
Itinerant (non-resident) auctioneers/court brokers (per day or auction) ...	300.00
Insurance agent or broker ...	2,500.00
Housing, land and estate agent ...	3,500.00
Tour operators ...	2,000.00
Clearing and forwarding agents ...	2,000.00
Booking office (P.S.V.) ...	1,500.00

SCHEDULE—(Contd.)

Occupation or business	Approved fees and charges KSh. cts.
Office equipment or appliance agents	1,500.00
Commission agent	1,250.00
<i>Commercial agents:</i>	
(a) Cement (K.N.T.C.)	2,750.00
(b) Sugar (K.N.T.C.)	2,750.00
(c) Cigarettes	2,750.00
(d) Battery	1,000.00
Insurance hire purchase shops agency commission (5 per cent).	
<i>Distributors:</i>	
Beers	2,750.00
Soda	2,750.00
Bread/foodstuffs	1,750.00
Tea	2,500.00
Cigarettes (stockist)	2,500.00
<i>Automobiles, cycles accessories and spares:</i>	
Motor vehicle dealer (new and used with showroom and accessories)	4,500.00
Motor vehicle dealer (with showroom)	2,100.00
Motor vehicle dealer (without showroom)	2,000.00
Battery dealer (new)	750.00
Battery charges	600.00
Battery repairer and charges	900.00
Battery repairer (recycling of used batteries)	750.00
Bicycle dealer licence	825.00
Bicycle repairer licence	300.00
Bicycle dealer and repairer	900.00
Bicycle licence	10.00
Motor vehicle spare parts licence	2,000.00
New tyre dealer	2,750.00
New and retread tyres dealer	3,200.00
Retread tyres dealer	1,500.00
Tyre repairer (puncture) licence	100.00
Breakdown and recovery services licence	5,000.00
Body building work (motor vehicles)	2,750.00
<i>Workshops—designated areas:</i>	
Within petrol station	2,000.00
Industrial area	2,000.00
Garage (motor vehicle repairer)	2,000.00
<i>Jua Kali—designated areas:</i>	
Meta or casement works	1,000.00
Motor vehicle electricians	1,000.00
Welding, panel beaters and spray painters	1,000.00
Alternator/generator starter repairer	1,000.00
Under shed garages	850.00
Brake disc and clutch plate repairers (patchers)	1,500.00
Vehicle greasing	165.00
Vehicle washing	300.00
Carpentry works	850.00
Steel workshop	1,500.00
<i>Distribution trade licences:</i>	
<i>Depots:</i>	
Kenya breweries	4,700.00
National Produce Cereal Board	3,500.00
Produce stores (cereals)	3,500.00
Cereals buying licence	1,500.00
<i>Education, training and other institutions:</i>	
Nursing homes/private hospitals	2,750.00
Commercial technical and mechanical schools	2,200.00
<i>Private schools:</i>	
(a) Secondary	5,000.00
(b) Primary	1,750.00
(c) Nursery/day care centres	1,750.00
Driving schools	5,000.00
Tailoring schools	1,500.00
Demonstration schools	2,000.00
Cookery schools/catering institutes	1,500.00
Municipal nursery school fees (per term)	120.00
<i>Delivery permits for manufacturers/produce delivery their products within the municipality per vehicle per delivery</i>	
One by two delivery van (tricycle)	20.00
Two by two delivery van (tricycle)	40.00
Two by four delivery van/truck	60.00
Two by six delivery truck	80.00
Trailers	100.00
<i>Professions—premises licence:</i>	
Animal chemicals licence	1,500.00

SCHEDULE—(Contd.)

Occupation or business	Approved fees and charges KSh. cts.
Agricultural chemicals licence	1,500.00
Animal and agricultural combined	2,000.00
<i>Resident general contractors (civil and building):</i>	
Class "A" (M.O.W.)	3,000.00
Class "B"	2,500.00
Class "C"	2,000.00
Class "D"	1,800.00
Class "E"	1,600.00
Class "F"	1,400.00
Unclassified/local contractor	1,200.00
Mechanical engineering contractor	1,550.00
Non-resident contractor (all classes)	3,000.00
<i>Advertising charges:</i>	
Mobile advertisers (per day or part thereof)	220.00
Display of advertisers	1,200.00
<i>Posters:</i>	
Device with area of 16 sq. ft. and above	1,500.00
Device with area of 10 sq. ft. and below sq. ft.	800.00
Device with area of 5 sq. ft. and below 10 sq. ft.	400.00
Any device below 5 sq. ft.	150.00
Device illuminated by electricity excluding the area charges above	330.00
Busier advertisement (per day or part thereof)	100.00
(a) Per week or part thereof	500.00
(b) Per month or part thereof	800.00
Wall advertisement per advertisement	150.00
Sales promotion vehicle/van with speakers	750.00
<i>Sale of council minutes:</i>	
(a) Per copy	5.00
(b) Per quarter	25.00
(c) Per year	200.00
Sale of council estimates (per copy)	120.00
<i>Hawkers licence:</i>	
Hawker in flower licence	300.00
Curios and curving	1,250.00
Travellers hawkers	1,500.00
Hawker in general	450.00
Curio shop	600.00
Curio kiosk	500.00
Hand craft	300.00
<i>Town planning and other related fees/charges plot application fees:</i>	
<i>For advertised plots:</i>	
(a) Main town	200.00
(b) Extended markets	150.00
<i>For extension of a plot:</i>	
(a) Main town	200.00
(b) Extended markets	150.00
For mortgage of a plot	200.00
For change of user	300.00
For subdivision of a plot	200.00
For making alterations, renovation	200.00
Registration fees of a plot	250.00
Clearance certificate (rates)	500.00
Clearance certificate (letter of undertaking)	500.00
<i>Consents:</i>	
For extension of a temporary house (squatter)	200.00
For extension of a plot in established council markets (per ft.)	25.00
For extension of a plot lease	500.00
For subdivision of a plot	300.00
For transfer of squatter house (temporary)	1,000.00
For transfer of unlease hold plot	2,000.00
For transfer of leasehold plot	5,000.00
<i>Approval of building plans:</i>	
Commercial/residential	2,000.00
Each additional storey (C/R)	500.00
Residential building	1,000.00
Each additional storey (R)	300.00
Site and layout plan	500.00
<i>Special plans on request:</i>	
Non-storey	1,000.00
Storey	1,500.00
Copy (50 per cent of (a) of (b))	
<i>Drawing of building plans:</i>	
<i>Commercial:</i>	
(a) Non-storey	1,000.00
(b) Storey house	2,500.00

SCHEDULE—(Contd.)

Occupation or business	Approved fees and charges KSh. cts.
Residential:	
(a) Non-storey	800.00
(b) Storey house	1,500.00
Any additional storey	300.00
Part development plan (sketch plan)	300.00
Approval of ordinary plans	500.00
Approval of special plans	750.00
Application for approval of plans	150.00
Renewal fees for stale building plans	1,000.00
Search fees:	
(a) Records	100.00
(b) Beacons	500.00
Valuation on request	300.00
Survey fees (sketch plan set of five copies)	300.00
Inspection fees	200.00
Alteration of plan fees:	
(a) Commercial	1,000.00
(b) Residential	800.00
Ground rent fees	200.00
Burial site fees:	
(a) Unclaimed bodies	450.00
(b) Child	120.00
(c) Adult	150.00
House completion certificate	1,250.00
Application for subdivision	750.00
Application for conversion of building	350.00
Frontage width (per ft.)	25.00
Printing of plan (per copy)	20.00
Cleansing:	
Conservancy fees:	
(a) Residential	150.00
(b) Commercial	300.00
(c) Offices	120.00
(d) Jua Kali stalls, etc.	150.00
Sale of dustbin	600.00
Exhauster service (per trip)	450.00
Mileage charges (per km.)	30.00
Collection of rubbish from bata (per trip/tractor)	500.00
Impounding charges per vehicle/item:	
Per day or part thereof:	
Motor vehicle:	
(a) Lorries	550.00
(b) Buses	550.00
(c) Matatus	450.00
Sales vehicles:	
(a) Over four tons	550.00
(b) Under four tons	330.00
Vehicle body frames/wreckage	250.00
Bicycles (including tricycles)	60.00
Carts	40.00
Any article, item or material	30.00
Cattle/goat, etc.	20.00
Timber, steel beams or items measure in ft. and metres (per ft. or per metre)20
Cesses (Royalties, commissioner, sand removal permit):	
(a) Per lorry (per trip)	100.00
(b) Per lorry (per day)	500.00
(c) Per lorry (per week upto 7 tons)	2,500.00
(d) Per lorry (per week above 7 tons)	3,000.00
(e) Per lorry (per trip for domestic use)	50.00
(f) Per lorry (per day for domestic use)	250.00
(g) Per lorry dump yard/site permit (per year)	1,000.00
(h) Per lorry (per month upto 7 tons) (per year)	6,000.00
(i) Per lorry (per month above 7 tons) (per year)	7,000.00
Ballast/stones/hard core/royalties:	
(a) Per lorry (per trip) (per ton)	10.00
(b) Per lorry (per month)	3,000.00
(c) Per lorry (per year)	3,600.00
Sisal fibre cess (per trip) (per ton)	10.00
Sand cess (per trip) (per ton)	10.00
Limestone cess (per ton) (per trip)	10.00
Skin cess (per skin)	2.50
Hides cess (per hide)	3.50
Cattle cess	40.00
Sugarcane/vegetable cess (2 per cent)	
Produce inspection:	
Cereals with cereals board licences (per bag)	5.00
Cereals without cereals board licence (per bag)	7.00

SCHEDULE—(Contd.)

Occupation or business	Approved fees and charges KSh. cts.
Prospecting for minerals:	
Consent fees	2,000.00
Locational fees	3,000.00
Slaughter houses:	
Slaughter house fees:	
(a) Per cattle/cow	30.00
(b) Per goat/sheep	10.00
(c) Per bird/hen	3.00
Stock auction/sellers fees:	
(a) One head cattle	10.00
(b) One head goat/sheep	10.00
(c) One head hen/bird	1.00
Skinning fees:	
(a) One head cattle	40.00
(b) One head goat/sheep	25.00
Disposal of condemned carcasses:	
(a) Cattle	100.00
(b) Goat/sheep	50.00
Slaughterman fees:	
(a) One head cattle	25.00
(b) One head goat/sheep	15.00
Manure (per ton)	10.00
Sludge (per ton) (stabilised sewerage)	15.00
Markets:	
Stalls (per month)	100.00
Slabs (per month)	80.00
B.M.T. open air market (per cand) (per day)	4.00
B.M.T. open air market on market days/day	5.00
Butchery/restaurant/tea kiosks (Tender)	
Rental and hires:	
Hire of council social hall/members club:	
(a) Night time for dances	600.00
(b) Daytime for ceremonies/businesses	250.00
(c) Night time for ceremonies/businesses	400.00
(d) Day or night for commercial purposes	300.00
(e) Day time for charities and meetings	100.00
(f) Councils nursery (per day)	100.00
Stadium hire:	
(a) Matches local or super league (20 per cent of gross collection)	
(b) For commercial purposes (per occasion)	825.00
(c) For religious purpose (per day)	475.00
(d) For sports purposes (per day)	475.00
(e) For meetings purposes (per day)	500.00
(f) For schools practice (per week)	100.00
Sale at or around the stadium:	
(a) Soda (per day or part thereof)	25.00
(b) Confectionaries (per day or part thereof)	15.00
(c) Fruits and others (per day or part thereof)	30.00
Hire of open grounds:	
(a) Football (per day)	150.00
(b) Athletic and other sports (per day)	150.00
(c) Trade union (per day)	350.00
(d) Commercial exhibition shows and pop festivals (per day)	600.00
(e) Religions (per day)	150.00
Council's rented houses	750.00
Way leave charges (per pole) (per year)	3.00
Cutting across municipal council roads:	
(a) Application	40.00
(b) Tarmacked (per trench or single cutting)	800.00
(c) Murram (per trench or single cutting)	600.00
Frontage charges—in extended markets:	
(a) Commercial buildings (per sq. ft. area p.a.)	5.50
(b) Rental residential/houses (per sq. ft. area p.a.)50
(c) Deposit for rental houses (council) (equivalent to one month's rent)	
Inspection fees	200.00
Mobile kiosks/carts	350.00
Njugu karanga, sugarcane fruits, etc.	150.00
Basket	200.00
Empty containers, bottles, etc.	75.00

SCHEDULE—(Contd.)

<i>Occupation or business</i>	<i>Approved fees and charges</i>	<i>KSh. cts.</i>
<i>Vehicle hawkers (B.M.T.):</i>		
(a) Mangoes (per ton)	...	40.00
(b) Pipeapples (per ton)	...	40.00
(c) Paw paws (per ton)	...	40.00
(d) Oranges (per ton)	...	40.00
(e) Apples (per ton)	...	40.00
(f) Bananas (per ton)	...	40.00
(g) Vegetables, cabbages, etc. (per ton)	...	50.00
(h) Tuber potatoes (per ton)	...	50.00

By order of the Municipal Council of Voi, approved on 12th June, 1991.

GIDEON MUNINDI,
Acting Town Clerk/Treasurer.

GAZETTE NOTICE No. 3436

HIGH COURT OF KENYA AT NAIROBI
THE JUDICIAL DEPARTMENT
TENDER No. 1/91-92

SALE OF GOVERNMENT BOARDED VEHICLES

TENDERS are invited for the purchase of boarded G.K. vehicles. The vehicles can be viewed at the law courts parking bay on prior arrangement with the supplies officer, during normal working hours.

Tender forms with specifications are obtainable from the Supplies Office, High Court of Kenya, Room 106, on application and payment of non-refundable fee of KSh. 200 per set of documents.

Completed tender documents must be submitted in plain sealed envelope clearly marked "Tender No. 1/91-92—Sale of Government Boarded Vehicles, and addressed to the Registrar, High Court of Kenya, P.O. Box 30041, Nairobi, or be placed into tender box, on second floor, next to room 106, so as to reach him on or before 2nd October, 1991, at 10 a.m.

The Government reserves the right to accept or reject any tender and does not bind itself to accept the highest or any tender, nor give reasons for its decision.

P. M. MUSYOKI,
for Registrar.

GAZETTE NOTICE No. 3437

CHANGE OF NAME

NOTICE is given that by a deed poll dated 9th July, 1991, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 556 in Volume DI, Folio 324/404, File DXXV, by me, John Muchema Mbugua, of P.O. Box 11, North Kinangop in the Republic of Kenya, formerly known as John Niunge Mbugua, formally and absolutely renounced and abandoned the use of my former name John Niunge Mbugua and in lieu thereof assumed and adopted the name John Muchema Mbugua, for all purposes and authorizes and request all persons at all times to designate, describe and address me by my assumed name John Muchema Mbugua.

Dated the 16th July, 1991.

JOHN MUCHEMA MBUGUA,
formerly known as John Niunge Mbugua.

GAZETTE NOTICE No. 3438

CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 26th March, 1991, duly executed and registered in the Registry of Documents at Nairobi, as Presentation No. 1380 in Volume DI, Folio 318/326, File DXXV, by our client, Evans Keango Owenga Mosigisi, of P.O. Box 18103, Nairobi in the Republic of Kenya, formerly known as Evans Daniel Owenga Mose, formerly and absolutely, renounced and abandoned the use of his former name Evans Daniel Owenga Mose and in lieu thereof assumed and adopted

the name Evans Keango Owenga Mosigisi, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Evans Keango Owenga Mosigisi only.

Dated the 18th July, 1991.

O. T. NGWIRI & CO.,
*Advocates for Evans Keango Owenga Mosigisi,
formerly known as Evans Daniel Owenga Mose.*

GAZETTE NOTICE No. 3439

CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 10th May, 1991, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1150 in Volume DI, Folio 323/396, File DXXV, by Mureithi Wanitra & Company, advocates of P.O. Box 50104, Nairobi in the Republic of Kenya, on behalf of Damaris Winifred Mumbua Muia, formerly known as Winifred D. Mumbua Makau, formally and absolutely renounced and abandoned the use of her former name Winifred D. Mumbua Makau and in lieu thereof assumed and adopted the name Damaris Winifred Mumbua Muia for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Damaris Winifred Mumbua Muia only.

Dated the 17th July, 1991.

MUREITHI WANJIRA & COMPANY,
*Advocates for Damaris Winifred Mumbua Muia,
formerly known as Winifred D. Mumbua Makau.*

GAZETTE NOTICE No. 3440

CHANGE OF NAME

NOTICE is given that by a deed poll dated 16th March, 1991, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 564 in Volume DI, Folio 323/391, File DXXV, and duly executed by our client Katunge Kalali-Abdullah, of P.O. Box 30061, Nairobi in the Republic of Kenya, formerly known as Faith Katunge Kalali alias Katunge Kalali, formally and absolutely renounced and abandoned the use of her former name Faith Katunge Kalali alias Katunge Kalali, and in lieu thereof assumed and adopted the name Katunge Kalali-Abdullah for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Katunge Kalali-Abdullah only.

Dated the 22nd July, 1991.

WANJIRA & COMPANY,
*Advocates for Katunge Kalali-Abdullah,
formerly known as Faith Katunge Kalali
alias Katunge Kalali.*

GAZETTE NOTICE No. 3441

CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 28th June, 1991, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1300 in Volume DI, Folio 322/383, File DXXV, by our client, Salma Parvez Lall, of P.O. Box 45716, Nairobi in the Republic of Kenya, formerly known as Salma Parvez, formally and absolutely renounced and abandoned the use of her former name Salma Parvez and in lieu thereof assumed and adopted the name Salma Parvez Lall for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Salma Parvez Lall only.

Dated the 16th July, 1991.

KILONZO & COMPANY,
*Advocates for Salma Parvez Lall,
formerly known as Salma Parvez.*

GAZETTE NOTICE NO. 3442

CHANGE OF NAME

NOTICE is given that by a deed poll dated 9th January, 1990, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1317 in Volume DI, Folio 322/376, File DXXV, by me, Michael Oginga Orondo Onyango, of P.O. Box 1896, Kisumu in the Republic of Kenya, formerly known as Michael Orondo Onyango, formally and absolutely renounced and abandoned the use of my former name Michael Orondo Onyango and in lieu thereof assumed and adopted the name Michael Oginga Orondo Onyango for all purposes and authorizes and requests all persons at all times to designate, describe and address me by my assumed name Michael Oginga Orondo Onyango only.

Dated the 4th July, 1991.

MICHAEL OGINGA ORONDO ONYANGO,
formerly known as Michael Orondo Onyango.

GAZETTE NOTICE NO. 3443

CHANGE OF NAME

NOTICE is given that by a deed poll dated 12th June, 1991, duly executed and registered in the Registry of Documents at Nairobi in Volume DI, Folio 321/369, File DXXV, by our client, David Njuguna Kamau, of P.O. Box 30075, Nairobi in the Republic of Kenya, formerly known as James Ndura Kamau, formally and absolutely renounced and abandoned the use of his former name James Ndura Kamau and in lieu thereof assumed and adopted the name David Njuguna Kamau for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name David Njuguna Kamau only.

Dated the 23rd July, 1991.

RIMUI & MUBIA,
Advocates for David Njuguna Kamau,
formerly known as James Ndura Kamau.

GAZETTE NOTICE NO. 3444

CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 28th May, 1991, duly executed and registered in the Registry of Documents at Nairobi, as Presentation No. 1265 in Volume DI, Folio 323/386, File DXXV, by our client, Stephen Leteyio ole Nkoiboni, of P.O. Box 75303, Nairobi in the Republic of Kenya, formerly known as Stephen Leteyio, formally and absolutely renounced and abandoned the use of his former name Stephen Leteyio, and in lieu thereof assumed and adopted the name of Stephen Leteyio ole Nkoiboni for all purposes and authorizes and requests all persons at all times to designate, describe and address him by the assumed name of Stephen Leteyio ole Nkoiboni only.

Dated the 15th July, 1991.

SALIM DHANJI AND COMPANY,
Advocates for Stephen Leteyio ole Nkoiboni,
formerly known as Stephen Leteyio.

GAZETTE NOTICE NO. 3445

CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 5th December, 1989, duly executed and registered in the Registry of Documents at Nairobi, as Presentation No. 722 in Volume DI, Folio 262/69, File DXXV, dated 22nd February, 1990, by me, Praful Ramniklal Damji Ranpara, of P.O. Box 44812, Nairobi, formerly known as Praful Ramniklal Damji, formally and absolutely renounced and abandoned the use of any former name Praful Ramniklal Damji, and in lieu thereof assumed and adopted the name Praful Ramniklal Damji Ranpara, for all purposes and authorizes and requests all persons at all times to designate, describe and address me by my assumed name Praful Ramniklal Damji Ranpara only.

PRAFUL RAMNIKLAL DAMJI RANPARA,
formerly known as Praful Ramniklal Damji.

GAZETTE NOTICE NO. 3446

CHANGE OF NAME

NOTICE is given that by a deed poll dated 4th April, 1991, duly executed and registered in the Registry of Documents at Nairobi, as Presentation No. 182 in Volume DI, Folio 311/227, File DXXV, by our client, Wamai Macharia, of P.O. Box 145, Karatina in the Republic of Kenya, formerly known as Warui Waigumi, formally and absolutely renounced and abandoned the use of his former name Warui Waigumi and in lieu thereof assumed and adopted the name Wamai Macharia for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Wamai Macharia only.

Dated the 15th July, 1991.

KAGONDU & MUKUNYA,
Advocates for Wamai Macharia,
formerly known as Warui Waigumi.

GAZETTE NOTICE NO. 3447

CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 3rd December, 1990, duly executed and registered in the Registry of Documents at Nairobi, as Presentation No. 287 in Volume DI, Folio 324/403, File DXXV, by my client, Komol John Bosco Mwale, formerly known as Bosco Musa Komol, formally and absolutely renounced and abandoned the use of his former name Bosco Musa Komol and in lieu thereof assumed and adopted the name Komol John Bosco Mwale for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Komol John Bosco Mwale only.

Dated the 4th July, 1991.

KIARIE & COMPANY,
Advocates for Komol John Bosco Mwale,
formerly known as Bosco Musa Komol.

GAZETTE NOTICE NO. 3448

THE NANDI TEA ESTATES LIMITED

CLOSURE OF PRIVATE ROADS

TAKE NOTICE that Nandi Tea Estates Limited intends to close all private roads running through Taito, Kapsiwon and Mokong, Nandi Hills, being L.R. Nos. 1476, 6065 and 9399, from 6 a.m. to 6 p.m., on Saturday, 7th September, 1991. During this period, all pedestrians or vehicles will be prohibited from using the said private roads.

T. C. KIPYAB,
General Manager.

GAZETTE NOTICE NO. 3449

KIBANYA GICHERO (PREMISES)

REMOVAL OF UNCOLLECTED GOODS

NOTICE is given to Nancy Wairimu Thegetha, of P.O. Box 940, Embu, to take delivery of assorted shoes, cartons and shelves from the premises of Kibanya Gichero, of P.O. Box 47, Karatina, Plot No. 1Karatinablock 1/407, within thirty (30) days from the date of publication of this notice, upon payment of rental arrears, security, storage and other incidental charges.

Take notice that if the above goods are not removed as aforesaid they shall be sold without further notice and the proceeds of sale shall be defrayed against all accrued charges and balance, if any, shall be held to the credit of the owner.

Dated the 19th July, 1990.

MAINA WACHIRA & CO.,
Advocates for Kibanya Gichero.

GAZETTE NOTICE NO. 3450

THE GOVERNMENT LANDS ACT

(Cap. 280)

PLOTS FOR ALIENATION—RUIRU TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Ruiru Town Council, P.O. Box 170, Ruiru, on the prescribed forms which are available from the District Lands Office, Kiambu, and the office of the Town Clerk, P.O. Box 170, Ruiru.

3. Applications must be sent so as to reach the county clerk not later than noon, on 23rd August, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000, made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
 - (b) Refunded to an unsuccessful applicant.
 - (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
4. Each application should be accompanied by a statement indicating:
- (a) The amount of capital it is proposed to spend on the project.
 - (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
 - (c) The manner in which it is proposed to raise the balance required for development, if any.
 - (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
 - (e) Individual applicants to indicate numbers of their identity cards.
 - (f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

General Conditions

The grant will be made under the provision of the Government Lands Act/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of allottee as given in letter of application and will be subject to the special conditions set out below.

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

Special Conditions

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

2. The lessee shall within six (6) calendar months of the actual registration of the lease submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans) showing the positions of the buildings and system of

drainage for the disposal of sewage, surface and sullage water drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within four (4) months of the actual registration of the lease, 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 of Lands:

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

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

4. Should the lessee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the lessee's expense) accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

- (a) within twelve months of the actual registration of the lease, the Commissioner of Lands shall refund to the lessee fifty (50) per centum of the stand premium paid in respect of the land;
- (b) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund the lessee twenty-five (25) per centum of the said stand premium; or
- (c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

5. The buildings shall not cover more than 50 per cent of the area of land or such lesser area as may be laid down by the local authority in its by-laws.

6. The lessee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

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

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

9. The lessee shall pay to the Commissioner of Lands on demand such sum as the Commissioner of Lands may estimate to be proportionate cost of constructing all roads and drains and sewers serving or adjoining the land shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven (7) 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 lessee 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 of Lands may assess.

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

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

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

14. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of the ten (10) years of the term. Such rental will be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth (10th) year of the term.

SCHEDULE "A"

LIGHT INDUSTRIAL PLOTS—RUIRU

Plot No.	Area in Hectare(s) (Approx.)	Stand Premium	Annual Rent	Survey Fees	
				Sh.	Sh.
1	0.0520	4,800	960	2,290	
2	0.0525	4,800	960	2,290	
3-8	0.480	4,400	880	2,290	
9	0.0527	4,800	960	2,290	
10	0.04375	4,000	800	2,290	
11	0.0450	4,000	800	2,290	
12	0.0480	4,400	880	2,290	
13	0.0450	4,000	800	2,290	
14	0.0450	4,000	800	2,290	
15	0.04975	4,800	960	2,290	
16	0.0450	4,000	800	2,290	
17	0.0450	4,000	800	2,290	
18	0.0360	3,400	680	2,290	
19	0.0540	4,800	960	2,290	
20	0.0450	4,000	800	2,290	
21	0.0450	4,000	800	2,290	
22	0.04975	4,800	960	2,290	
23	0.0375	3,400	680	2,290	
24	0.0450	4,000	800	2,290	
25	0.0420	4,000	800	2,000	
26	0.0450	4,000	800	2,290	
27	0.0480	4,400	880	2,290	
28	0.0525	4,800	960	2,290	
29	0.0630	5,600	1,120	2,290	
30	0.0448	4,000	800	2,290	
31	0.0476	4,400	880	2,290	
32	0.0600	5,600	1,120	2,290	

SCHEDULE "B"

MEDIUM DENSITY RESIDENTIAL PLOTS—RUIRU

Plot No.	Area in Hectare(s) (Approx.)	Stand Premium	Annual Rent	Survey Fees	
				Sh.	Sh.
1	0.0450	3,200	640	2,290	
2	0.04275	3,200	640	2,290	
3	0.0396	2,800	560	2,290	
4-7	0.0450	3,200	640	2,290	
8-9	0.400	2,800	560	2,290	
10-13	0.0450	3,200	640	2,290	
14	0.0576	4,000	800	2,290	
15	0.0450	3,200	640	2,290	
16	0.0461	3,200	640	2,290	
17-21	0.0525	3,600	720	2,290	
22	0.0510	3,600	720	2,290	
23	0.07135	5,000	1,000	2,290	
38	0.04375	3,200	640	2,290	
39-41	0.0450	3,200	640	2,290	
42-43	0.04375	3,200	640	2,290	
44-46	0.0450	3,200	640	2,290	
47	0.04975	3,600	720	2,290	
48	0.0605	4,200	840	2,290	
49	0.0540	3,800	760	2,290	
50	0.0450	3,200	640	2,290	
51-58	0.0450	3,200	640	2,290	
59	0.0480	3,400	680	2,290	
60	0.0560	4,000	800	2,290	
61	0.0545	3,800	760	2,290	

GAZETTE NOTICE NO. 3451

THE GOVERNMENT LANDS ACT

(Cap. 280)

PLOTS FOR ALIENATION—KILIFI TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 30, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the Town Clerk, Kilifi County Council, P.O. Box 4, Kilifi, on the prescribed forms which are available from the District Lands Office, Kilifi, and the office of the Town Clerk, P.O. Box 258, Kilifi.

3. Applications must be sent so as to reach the county clerk not later than noon, on 29th August, 1991, and the applicant must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

(a) Credited to a successful applicant.

(b) Refunded to an unsuccessful applicant.

(c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.

(d) Non-refundable KSh. 100, payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

(a) The amount of capital it is proposed to spend on the project.

(b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.

(c) The manner in which it is proposed to raise the balance required for development, if any.

(d) Full details of both residential and/or commercial properties owned by the applicant in the township.

(e) Individual applicants to indicate numbers of their identity cards.

(f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

General Conditions

The grant will be made under the provisions of the Government Lands Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of allottee as given in letter or application and will be subject to the special conditions set out below.

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

Special Conditions

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

2. The lessee shall, within six (6) calendar months of the actual registration of the lease submit in triplicate to the local authority and the Commissioner of Lands plans, (including block plans showing the positions of the buildings and system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease, 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 of Lands:

Provided that notwithstanding anything to the contrary contained in or implied by the Government Lands Act, if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to 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 lessee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the lessee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid, the Commissioner of Lands shall (at the lessee's expense) accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

- (a) within twelve (12) months of the actual registration of the lease, the Commissioner of Lands shall refund to the lessee fifty (50) per cent of the stand premium paid in respect of the land; or
- (b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund the lessee twenty-five (25) per cent of the said stand premium; or

5. The land and buildings shall only be used for purposes indicated in the schedule.

6. The buildings shall not cover a greater area of the land or such lesser area as may be laid down by the local authority in its by-laws (as indicated in the schedules).

7. The grantee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

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

9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner of Lands 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 (7) days of demand) or be refunded the amount by which the actual proportionate cost either 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 of Lands may assess.

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

12. The grantee shall pay rates, 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 buildings erected thereon including any contributions or other sum paid by the President of the Republic of Kenya in lieu thereof.

13. The President of the Republic of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and have access to water mains, service pipes and drains, telephone or telegraph wires and electrical 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 mains or service pipes or telephone or telegraph wires and electric mains.

14. The Commissioner of Lands reserves the right to revise the annual ground rent payable hereunder after the expiration of every ten (10) years of the term. Such rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth (10th) year of the term.

SCHEDULE "A"

LIGHT INDUSTRIAL PLOTS—KILIFI

Plot No.	Area in Hectare(s) (Approx.)	Stand Premium	Annual Rent		Survey Fees
			Sh.	Sh.	
5	0.15	7,600	1,520	2,290	
9	0.20	10,000	2,000	2,290	
14	0.19	9,600	1,920	2,290	
18	0.19	9,600	1,920	2,290	
25	0.20	10,000	2,000	2,290	
26	0.17	8,600	1,720	2,290	
27	0.24	12,000	2,400	2,290	
28	0.26	13,000	2,600	2,290	
29	0.19	9,600	1,920	2,290	
30	0.17	8,600	1,720	2,290	
31	0.16	8,000	1,600	2,290	
32	0.20	10,000	2,000	2,290	
33	0.16	8,000	1,600	2,290	
34	0.24	12,000	2,400	2,290	
35	0.22	11,000	2,200	2,290	
36	0.24	12,000	2,400	2,290	

SCHEDULE "B"

BUSINESS-CUM-RESIDENTIAL PLOTS—KILIFI

Plot No.	Area in Hectare(s) (Approx.)	Stand Premium	Annual Rent		Survey Fees
			Sh.	Sh.	
20	0.045	6,000	1,200	2,290	
58	0.045	6,000	1,200	2,290	
59	0.045	6,000	1,200	2,290	
60	0.045	6,000	1,200	2,290	

SCHEDULE "C"

RESIDENTIAL PLOTS—KILIFI

Plot No.	Area in Hectare(s) (Approx.)	Stand Premium	Annual Rent		Survey Fees
			Sh.	Sh.	
1	0.045	1,350	270	2,290	
2-6	0.045	1,350	270	2,290	
7-18	0.0225	700	140	2,290	
19-31	0.045	1,350	270	2,290	
32	0.0461	1,400	280	2,290	
33	0.042	1,300	260	2,290	
34	0.039	1,200	240	2,290	
35	0.039	1,200	240	2,290	
36	0.032	1,000	200	2,290	
37	0.0309	900	180	2,290	
38	0.0494	1,500	300	2,290	

SCHEDULE "D"

COMMERCIAL PLOTS—KILIFI

Plot No.	Area in Hectare(s) (Approx.)	Stand Premium	Annual Rent	Survey Fees
		Sh.	Sh.	Sh.
1	0.0435	2,600	520	2,290
2	0.0420	2,520	504	2,290
3	0.0435	2,600	520	2,290
4	0.0435	2,600	520	2,290
5	0.0390	2,400	480	2,290
6	0.039	2,400	480	2,290
7	0.039	2,400	480	2,290
8	0.060	3,600	720	2,290
9	0.054	3,200	640	2,290
10	0.021	1,300	260	2,290
11	0.0238	1,400	280	2,290
12	0.0280	1,700	340	2,290
13	0.0232	1,400	280	2,290
14	0.0232	1,400	280	2,290
15	0.0232	1,400	280	2,290
16-18	0.0232	1,400	280	2,290
22	0.030	1,800	360	2,290
23	0.0378	2,300	460	2,290
24	0.0360	2,200	440	2,290
25-28	0.0480	2,900	580	2,290
29	0.0490	3,000	600	2,290
30	0.0238	1,400	280	2,290
31	0.0300	1,800	360	2,290
32	0.0300	1,800	360	2,290

GAZETTE NOTICE NO. 3452

MINISTRY OF LANDS AND HOUSING
OPENING OF GAME CORRIDOR

TAKE NOTICE that the Government of Republic of Kenya is opening L.R. No. 2806/3 as a Game Corridor. The said L.R. No. 2806/3 is situated in Meru District and it is owned by the Ministry of Livestock Development and will remain vested in the Ministry of Livestock Development.

Dated the 30th July, 1991.

WILSON GACANJA,
Commissioner of Lands.

GAZETTE NOTICE NO. 3453

THE REGISTERED LAND ACT
REGISTRATION OF INSTRUMENT
(Cap. 300, section 33)

WHEREAS Kimutai Sambu, of P.O. Box 88, Rongai in the Republic of Kenya, is registered as proprietor of that piece of land known as Rongai/Rongai Block 1/1097, situate in Nakuru District, and whereas the High Court of Kenya at Nakuru, in civil suit No. 384 of 1991, by a vesting order, ordered that the land title deed to the parcel of land and all rights and interests therein be vested to and registered in the name of Timothy Kipchumba Biwott, of P.O. Box 2982, Nakuru, and whereas all efforts made to compel the registered proprietor to surrender the land title deed issued in respect of the said piece of land to the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I shall dispense with the production of the said land title deed and proceed to register the said vesting order and issue a land title deed to Timothy Kipchumba Biwott (ID/4257146/67), and upon such registration, the said land title deed issued earlier to the said Kimutai Sambu shall be deemed to be cancelled and of no effect.

Dated the 2nd August, 1991.

J. W. ODUOR,
*Land Registrar,
Nakuru District.*

GAZETTE NOTICE NO. 3454

THE ADVOCATES (ADMISSION) REGULATIONS

(Cap. 16, Sub. Leg.)

PURSUANT to regulation 20 of the Advocates (Admission) Regulations, it is notified that—

Stephen P. Mang'erere Aming'a,
Catherine A. Muyeka,
Daniel Mudanyi Ochenja,
Moses Gitau,
Rebecca Mwendwa,
Wycliffe Angu Kitigin,
Nancy Wambui Kang'ethe,
William Ikutha Maema,
Agnes Mueni Kitiku,
Macaria Njeru,
Onsongo B. O. Richard,
Anne Nyambura Njiru,
Mathew Kithinji Itonga,
Peter Kihika Warorua,
John Ngaii Gikonyo,
Zablon Omwario Makori,
Evans Moronge, Mose,
Ann Wambui Ngugi,
Agnes Mwikali Muia,
Alahn Rimui Mbugua Ngigi,
Stephen Gitau,

have complied with the provisions of section 13 of the Advocates Act, as to pupillage and the passing of examinations subject to such exemptions as may have been granted under subsection (2) of that section.

Dated the 31st July, 1991.

M. N. NZIOKA,
*Secretary,
Council of Legal Education.*

GAZETTE NOTICE NO. 3455

THE CO-OPERATIVE SOCIETIES ACT
(Cap. 490)

APPOINTMENT OF MANAGEMENT COMMISSION

WHEREAS due inspection has been held into the affairs of Cherangani Farmers Co-operative Society Limited, and whereas I am satisfied that the management committee is not performing its duties properly.

Now, therefore, in exercise of the powers conferred upon me by section 64 of the Co-operative Societies Act, I order the removal of the entire management committee and appoint—

District Officer, Cherangani Division—(Chairman),
Divisional Co-operative Officer, Cherangani Division—
(Secretary),
Divisional Agricultural Extension Officer, Cherangani Division—
(Treasurer).

Members:

Assistant Education Officer, Cherangani Division,
Field Officer, Co-operative Bank, Eldoret,

to manage the affairs of the said society, for a period of twelve (12) months, from the date hereof and order that the allowances of Commission members be paid out of the society's funds.

Dated the 23rd July, 1991.

R. W. BOMETT,
Commissioner for Co-operative Development.

GAZETTE NOTICE NO. 3456

THE TRUST LAND ACT

(Cap. 288)

ALIENATION OF PLOTS—WAJIR TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township as described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 30, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Wajir County Council, P.O. Box 9, Wajir, on the prescribed forms which are available from the District Lands Office, Garissa, at the office of the County Clerk, P.O. Box 9, Wajir.

3. Applications must be sent so as to reach the county clerk not later than noon, on 13th September, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Clerk, Mandera County Council, as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
- (b) Refunded to an unsuccessful applicant.
- (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant have no further claim thereto.
- (d) Non-refundable KSh. 100, payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

- (a) The amount of capital it is proposed to spend on the project.
- (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- (c) The manner in which it is proposed to raise the balance required for development, if any.
- (d) Full details of both residential and/or commercial properties owned by the applicant in town.
- (e) Individual applicants to indicate numbers of their identity cards.
- (f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contribution in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

General Conditions

The grant will be made under the provisions of the Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of the allottee as given in the letters of application and will be subject to special conditions set out below.

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

Special Conditions

No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the local authority. The local authority shall not give its approval unless it is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The grantee shall, within six (6) calendar months of the actual registration of the grant, submit in triplicate to the local authority 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 twenty-four (24) months of the actual registration of the grant, complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawing, elevations and specifications as amended (if such be the case) by the local authority:

Provided that notwithstanding anything to the contrary contained in or implied by the Trust Land Act, if default shall be made in performance or observance of any of the requirements of this condition it shall be lawful for the county council or any person authorized by the county council to re-enter into and upon the land or any part thereof in the name of the whole and there upon the term created shall cease but without prejudice to any right of action or remedy of the county council in respect of any antecedent breach of any condition herein contained.

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

4. Should the grantee give notice in writing to the county council that he/she is unable to complete the buildings within the period aforesaid, the county council shall (at the grantee's expense) accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

- (a) within twelve (12) months of the actual registration of the lease, the county council shall refund to the grantee 50 per cent of the stand premium paid in respect of the land;
- (b) at any subsequent time prior to the expiration of the said building period, the county council shall refund the grantee 25 per cent of the said stand premium; or
- (c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

5. The land and buildings shall only be used for the purpose on the attached schedule only.

6. The buildings shall not cover 50 per cent of the area of land or such lesser area as may be laid down by the local authority in its by-laws.

7. The land shall not be used for the purpose of any trade business which the local authority considers to be dangerous or offensive.

8. The grantee shall not subdivide the land without prior consent in writing of the county council and the Commissioner of Lands.

9. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any building thereon except with prior consent in writing of the county council. No application for such consent (except in respect of a loan required for building purposes) will be considered until special conditions No. 2 has been performed.

10. The grantee shall pay to the local authority, on demand such sum as the local authority 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 (7) days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

11. The grantee shall from time to time pay to the local authority, on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the local authority may assess.

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

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

14. The county council 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 mains or service pipes or telephone or telegraph wires and electric mains.

15. The county council reserves the right to revise the annual ground rent payable hereunder at the expiration of thirty-third (33rd) and sixty-sixth (66th) year of the term. Such rental will be at the rate of 4 per cent of the unimproved freehold value of the land assessed by the county council.

SCHEDULE**RESIDENTIAL PLOTS—WAJIR TOWNSHIP**

<i>Plot No.</i>	<i>Area in Hectare(s) (Approx.)</i>	<i>Stand Premium</i>	<i>Annual Rent</i>	<i>Road Charges (Initial Contribution)</i>	<i>Survey Fees</i>
1-10	0·100	Sh. 3,600	Sh. 720	On Demand	2,290
11-20	0·100	3,600	720		2,290
21-30	0·100	3,600	720		2,290
31-40	0·100	3,600	720		2,290
41-50	0·100	3,600	720		2,290
51-60	0·100	3,600	720		2,290
61-70	0·100	3,600	720		2,290
71-80	0·100	3,600	720		2,290
81-90	0·100	3,600	720		2,290
91-100	0·100	3,600	720		2,290
101-110	0·100	3,600	720		2,290
111-120	0·100	3,600	720		2,290
121-204	0·100	3,600	720		2,290

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Particular attention should be paid to the following points:

- (i) Signature must be clarified by means of rubber-stamping or typing the name of the signer in capital letters.
- (ii) Dates must be correct and filled in where necessary.
- (iii) Care should be taken to ensure that all headings to notices and references to legislation are up to date and conform with the Revised Edition of the Laws of Kenya.

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Kenya Gazette

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(2) It will facilitate work at the Press if Permanent Secretaries will forward *Gazette* notices to the Government Printer when ready."

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