



THE KENYA GAZETTE

Published by Authority of the Republic of Kenya

(Registered as a Newspaper at the G P O)

Vol. LXVII—No 27

NAIROBI, 22nd June 1965

Price Sh 1

CONTENTS

GAZETTE NOTICES		GAZETTE NOTICES—(Contd.)	
	PAGE		PAGE
Appointments, etc	622	The Registration of Titles Act—Issue of Provisional Certificates	637
The Constitution of the Republic of Kenya—Appointment	622	Lost Policies	637
The Interpretation and General Provisions Act—Transfers of Powers	622	Trade Marks	638
The Oaths and Statutory Declarations Act—A Commission	622	The Trade Unions Act—Registrations	641
The Agriculture Act—Management Order	622	Patents	642
The Local Government (Kiambu Joint Board) Order, 1956—Appointments	623	Liquor Licensing	642
The Local Government (Central Nyanza Joint Board) Order, 1954—Appointments	623, 646	Probate and Administration	642
The Local Government (Nyeri Joint Board) Order, 1956—Appointment	623	Bankruptcy Jurisdiction	643
The Forests Act—Appointments	623	The Companies Act—Winding-up Notices, etc	644
The Trade Disputes Act, 1965—Reference of Matters to Board of Inquiry	623	The Societies Act—Registrations, etc	644
The Advocates Act—Nominations, etc	623	The Co-operative Societies Act—Appointments, etc	646
Rules for the Administration of the Government Estates Development Fund	624	The Methods of Charge (EAPL) Byelaws, 1962—Fuel Oil Prices	646
The Tax Reserve Certificates Act—Lost Certificate	624	Local Government Notices	646
The African Christian Marriage and Divorce Act—Licensed Ministers	624	Dissolutions of Partnership	648
The Mining Act—Applications for Licences	625	Changes of Name	649
The Cotton Rules—Buying Centres	625	Business Transfers	649
The National Assembly Elections (Registration of Voters) Regulations, 1964—Amendments	625	The Trust Land Act—Setting Apart of Land	650
Industrial Licensing	626	<hr/>	
Tenders	626	SUPPLEMENT No 49	
Vacancies	626	<i>Acts, 1965</i>	
High Commission Stock	627	<hr/>	
Kenya Stock	628	SUPPLEMENT No 50	
The Animal Diseases Act—Infected Areas	628	<i>Bills 1965</i>	
The Industrial Court—Awards	629	<hr/>	
The Weights and Measures Act—Notice to Traders	633	SUPPLEMENT No 51	
The Registered Land Act, 1963—Plots for Alienation	634	<i>Legislative Supplement</i>	
The Crown Lands Act—Land for Alienation	635	<hr/>	
Transport Licensing	636, 652	LEGAL NOTICE NO	PAGE
		168—The Wheat Industry (Imposition of Cess) Order, 1965	277
		169—The Local Government (County of Isiolo) (Termination of Commission) Order, 1965	278
		170—The Prisons Act—Declaration	278
		171, 172—The Detention Camps Act—Declarations	279

CORRIGENDUM

In Gazette Notice No 2126 of 15th June 1965—

Immediately under the signature *insert*—

9/6/65

GAZETTE NOTICE No 2158

THE PUBLIC SERVICE COMMISSION OF KENYA

APPOINTMENTS

ROBERT DENIS WILLIAM TOFIELD to act as Assistant Government Printer, Printing and Stationery Department, with effect from 3rd December 1964

LESLIE DAVID SANDERS, PH D B SC F G S A M I M M to act as Commissioner of Mines and Geology, Mines and Geological Department, with effect from 23rd February 1965

JOHN WALSH B SC to act as Chief Geologist, Mines and Geological Department, with effect from 23rd February 1965

GORDON ANDERSON TAIT, A R S M B SC A M I M M , to act as Assistant Commissioner of Mines and Geology, Mines and Geological Department, with effect from 26th February 1965

DAVID WATTS, B A B A I A M I C E to act as Director, Water Development Department, with effect from 26th March 1965

SILVANO WAMBAKHA ONYANGO OGESSA to be District Officer Provincial Headquarters, Nyanza Province, with effect from 29th March 1965

DONALD GEORGE CHARLES KING to act as Assistant Government Printer, Printing and Stationery Department, with effect from 8th April 1965

BERNARD DAVID SPENCER M A DIP ED to act as Senior Education Officer, Ministry of Education, with effect from 8th April 1965

PETER KANARI to be District Officer, Isiolo District, Eastern Province, with effect from 24th May 1965

ISIDORE NKONGE to be District Officer, Turkana District, Rift Valley Province, with effect from 24th May 1965

CHARLES STEPHEN MBINDYO to be District Officer, South Nyanza District, Nyanza Province, with effect from 30th April 1965

PROMOTIONS

JAMES WANJIGI MAINA, M SC , M A , DIP AGRIC , to be Director of Settlement (Supernumerary), with effect from 19th January 1965

DAVIDSON KARUNDI NGINI, B A , to be Assistant Director of Personnel, Directorate of Personnel, with effect from 28th January 1965

ISHMAEL ELIJAH MURIITHI B V M S M R C V S DIP VET SC to be Deputy Director of Veterinary Services, with effect from 1st April 1965 (This replaces the entry relating to Mr Murithi published in Gazette Notice No 1853 of 25th May 1965)

PETER WILLIAM ARTHUR SPENCER to be Chief Accountant, Office of the President, with effect from 1st April 1965

JAMES WANJIGI MAINA M SC M SC DIP AGRIC to be Director of Settlement with effect from 30th June 1965

REVERSIONS

ROBERT DENIS WILLIAM TOFIELD ceased to act as Assistant Government Printer, Printing and Stationery Department, with effect from 8th April 1965

LESLIE DAVID SANDERS PH D , B SC , F G S A M I M M ceased to act as Commissioner of Mines and Geology, Mines and Geological Department, with effect from 8th April 1965

GORDON ANDERSON TAIT A R S M , B SC A M I M M ceased to act as Assistant Commissioner of Mines and Geology, Mines and Geological Department, with effect from 8th April 1965

JOHN WALSH, B SC ceased to act as Chief Geologist, Mines and Geological Department, with effect from 8th April 1965

By Order of the Commission

J W MUREITHI
Secretary

GAZETTE NOTICE No 2159

THE CONSTITUTION OF THE REPUBLIC OF KENYA

APPOINTMENT

IN PURSUANCE of section 191 of the Constitution of the Republic of Kenya, I hereby appoint—

KENNETH STANLEY NJINDO MATIBA

to act as Permanent Secretary, Office of the President, with effect from 14th June 1965

Dated this 15th day of June 1965

JOMO KENYATTA,
President

GAZETTE NOTICE No 2160

(CONST 1/2/21)

THE INTERPRETATION AND GENERAL PROVISIONS ACT

(Cap 2)

TEMPORARY TRANSFER OF MINISTERIAL POWERS

IN EXERCISE of the powers conferred by section 37 of the Interpretation and General Provisions Act, and of all other powers thereto enabling me I hereby direct that, during the absence beginning on 8th May 1965 of the Minister for Education all the powers conferred, and all the duties imposed, upon that Minister by or under any Act shall be had and may be exercised, and shall be performed, respectively, by the Minister for Commerce and Industry from 8th May to 14th June 1965

Dated this 15th day of June 1965

JOMO KENYATTA,
President

GAZETTE NOTICE No 2161

(CONST 1/2/21)

THE INTERPRETATION AND GENERAL PROVISIONS ACT

(Cap 2)

TEMPORARY TRANSFER OF MINISTERIAL POWERS

IN EXERCISE of the powers conferred by section 37 of the Interpretation and General Provisions Act, and of all other powers thereto enabling me, I hereby direct that, during the absence beginning on 8th May 1965 of the Minister for Education all the powers conferred, and all the duties imposed, upon that Minister by or under any Act shall be had and may be exercised, and shall be performed, respectively, by the Minister for Health and Housing from 15th June 1965

Dated this 15th day of June 1965

JOMO KENYATTA,
President

GAZETTE NOTICE No 2162

SUPREME COURT OF KENYA
THE OATHS AND STATUTORY DECLARATIONS ACT

(Cap 15)

A COMMISSION

To All to Whom These Presents Shall Come Greeting

BE IT KNOWN that on the 4th day of June 1965—

MAHENDRABHAI MITHABHAI PATEL

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

Given under my hand and the Seal of the Court, this 4th day of June 1965 at Nairobi

A J AINLEY,
Chief Justice
Supreme Court of Kenya

GAZETTE NOTICE No 2163

(CAB 16/11/168)

THE AGRICULTURE ACT

(Cap 318)

(Section 187 (1))

MANAGEMENT ORDER

WHEREAS I am satisfied, and do hereby certify, that—

Farm L R No 1301/3 and Forest Excision (2,649 acres) owned by D Wilson and situated in the Naivasha area of the Nakuru District

(hereinafter referred to as the holding) is being managed or supervised so inadequately that it is necessary for preventing or delaying the deterioration of the holding to make and serve this order

Now, therefore, in exercise of the powers conferred by section 187 of the Agriculture Act, and after consultation with the Nakuru District Agricultural Committee, I hereby order and direct that as from 20th May 1965 the holding shall, subject to the provisions of section 187 of the Act, be occupied and managed by the Minister for Agriculture and Animal Husbandry to the exclusion of the owner

Dated this 20th day of May 1965

BRUCE McKENZIE,
Minister for Agriculture
and Animal Husbandry

GAZETTE NOTICE No 2164

THE LOCAL GOVERNMENT (KIAMBU JOINT BOARD) ORDER, 1956
(L N 399 of 1956)

APPOINTMENT OF MEMBERS

IT IS hereby notified that in exercise of the powers conferred by paragraph 2 of the Local Government (Kiambu Joint Board) Order, 1956, the Minister for Commerce and Industry has appointed—

Arthur Wanyoike
 Jackson Kamau
 Isaac Kuria

to be members of the Kiambu Joint Board

Dated this 7th day of June 1965

J G KIANO,
Minister for Commerce and Industry

GAZETTE NOTICE No 2165

THE LOCAL GOVERNMENT (CENTRAL NYANZA JOINT BOARD) ORDER, 1954
(L N 926 of 1954)

APPOINTMENT OF MEMBERS

IT IS hereby notified that in exercise of the powers conferred by paragraph 2 of the Local Government (Central Nyanza Joint Board) Order, 1954 the Minister for Commerce and Industry has appointed—

J M Omino, OBE
 Wilson L Nggonga
 M J Oyende

to be members of the Central Nyanza Joint Board

Dated this 7th day of June 1965

J G KIANO,
Minister for Commerce and Industry

GAZETTE NOTICE No 2166

THE LOCAL GOVERNMENT (NYERI JOINT BOARD) ORDER, 1956
(L N 317 of 1956)

APPOINTMENT OF MEMBERS

IT IS hereby notified that in exercise of the powers conferred by paragraph 2 of the Local Government (Nyeri Joint Board) Order, 1956, the Minister for Commerce and Industry has appointed—

Hon A K Wamuthenya, MP
 Mr Andrew Runo
 Mr Jeremiah Muiruri

to be members of the Nyeri Joint Board

Dated this 10th day of June 1965

J G KIANO,
Minister for Commerce and Industry

GAZETTE NOTICE No 2167

THE FORESTS ACT
(Cap 385)

APPOINTMENT OF OFFICERS TO COMPOUND OFFENCES

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

Peter John Andrews,
 Onesimus Mburu,
 Samuel Charles Mbinda,
 David Thomas Elston,
 Zacharia Livasia Amahwa,
 Manoah Muchase Akunda,
 Stephen Obonyo Omoko,
 Wachira Joseph Kabiro,
 Daniel Henry Gathu,
 Godfrey Kinuthia Njuguna,
 Richard Mwarema Nzano
 Mohamed Mutwahar Gani,
 George Njeru Muguiyi,
 Gamaliel Mbukuli Wa'Okoti,
 Munsha Singh Dhillon,
 Michael Kilelu Mwashila,
 Daniel Kimani Njuri,

forest officers, to compound offences in accordance with the provisions of that section

Dated this 16th day of June 1965

S O AYODO,
Minister for Natural Resources and Wildlife

GAZETTE NOTICE No 2168

THE TRADE DISPUTES ACT, 1965**REFERENCE OF MATTERS TO A BOARD OF INQUIRY**

WHEREAS the Minister for Labour has considered that a trade dispute exists between the employees as represented by the Kenya Distributive and Commercial Workers' Union and their employers as represented by the Kenya Bankers' (Employers) Association

And whereas the Minister for Labour has considered that certain matters appearing to him to be connected with or relevant to such dispute should be referred to a Board of Inquiry

Therefore, in exercise of the powers conferred by section 12 of the Trade Disputes Act, the Minister for Labour has referred to a Board of Inquiry, constituted hereinafter provided, the following matters connected with or relevant to the said dispute —

- (a) The Kenya Distributive and Commercial Workers' Union claim that the compulsory savings scheme operated by Barclays Bank D C O, Limited, entitled the Local Staff Provident Fund is not a Provident Fund
- (b) All the causes and circumstances of the strike of the employees of all Banks which occurred from 29th March 1965
- (c) Such other matters as may appear to the Board to be connected with or relevant to the foregoing

And in exercise of the said powers the Minister for Labour has appointed the following persons to the said Board —

Chairman	Mr Saeed Rachman Cockar
Members	The Hon A A Ochwada, MP
Secretary	Mr W H Wood
	Mr E Akach

E N MWENDWA,
Minister for Labour and Social Services

GAZETTE NOTICE No 2169

THE ADVOCATES ACT

(Cap 16)

NOMINATION OF MEMBERS OF THE COUNCIL OF LEGAL EDUCATION

IT IS hereby notified that pursuant to section 4 (1) (d) of the Advocates Act, the Council of the Law Society of Kenya have nominated—

Stewart Mackenzie Cook Thomson, with effect from 23rd January 1965, and

Babulal Tulshidas Modi, with effect from 24th April 1965 to be members of the Council of Legal Education in the place of Mota Singh* and the Hon Mr Justice Harris* who has retired

Dated this 16th day of June 1965

P J McDermott,
Secretary to the Council of Legal Education

*G N 3981/1963

GAZETTE NOTICE No 2170

THE ADVOCATES ACT

(Cap 16)

APPOINTMENT TO THE COUNCIL OF LEGAL EDUCATION

IT IS hereby notified that in exercise of the power conferred by section 3 (1) (c) of the Advocates Act, the members of the Council of Legal Education appointed and nominated under paragraphs (a), (b), (c) and (d) of the said section 3 (1) have appointed—

YASHVIN PAI GHAI B A (OXON), LL M (HARVARD),
 BARRISTER AT LAW (MIDDLE TEMPLE)

Lecturer in Law at University College, Dar es Salaam, to be a member of the Council of Legal Education

Dated this 16th day of June 1965

P J McDermott,
Secretary to the Council of Legal Education

GAZETTE NOTICE No 2171

(LND 34/10/III)

RULES FOR THE ADMINISTRATION OF THE GOVERNMENT ESTATES DEVELOPMENT FUND

IN PURSUANCE of the resolutions passed by the Legislative Council on 3rd December 1952 and on 5th October 1955 whereby there has been established a Government Estates Development Fund subject to the control of the Minister for the time being responsible for lands, who has been authorized to make rules for the administration of the said Fund, the Minister for Lands and Settlement hereby makes the following Rules —

(1) The Government Estates Development Fund shall consist of £150,000 previously voted and such other sums as may from time to time be voted by Parliament

(2) Of the £150,000 referred to in rule 1, £100,000 shall be used for the purpose of developing Government land for commercial business and residential purposes, and £50,000 for the development of Government land for industrial and ancillary purposes Any additional sums voted to the Fund shall be used for the purposes specified at the time the money is voted

(3) The Fund shall be administered by a Committee consisting of—

The Commissioner of Lands (*Chairman*),
The Permanent Secretary for Commerce and Industry,
The Permanent Secretary for Works, Communications and Power,
The Permanent Secretary for Local Government,
The Deputy Commissioner of Lands,
and not more than three persons appointed by the Minister who shall not be Government servants

The Committee shall have power to co-opt additional persons who shall have no voting powers At any meeting four members shall constitute a quorum

(4) The duties of the Committee shall be as follows —

- (a) To determine priorities for schemes for development
- (b) To approve the details of selected schemes
- (c) To decide the method of development to be adopted, i.e whether by the Ministry of Works, Communications and Power, local authority or private contractor
- (d) To approve estimates of schemes
- (e) To approve tenders
- (f) To decide the specifications to be adopted in any particular area (in consultation with the local authorities)
- (g) To supervise generally selected schemes
- (h) To approve payments or interim payments on schemes and general expenditure when so required
- (i) To provide an overall supervision of the Fund

(5) Payments from the Fund may be made to meet the cost of the provision of roads, drainage, sewerage and water supplies and services ancillary thereto in areas selected for development, and of the maintenance of such roads and drains and services ancillary thereto, until such time as responsibility for them is accepted by the Local Authority In addition the Fund may also be used to provide rail access to industrial plots

(6) The Committee shall have power to approve the charges made to allottees or grantees of plots Such charges shall include provision for the recovery of all expenses incurred under rule 5 in connexion with any development scheme, and the total expenses recovered by the Committee in respect of any development schemes may exceed the actual expenses incurred under rule 5 by any amount, at the Committee's discretion, but not exceeding 15 per cent in total of the actual costs incurred under rule 5 The Committee may apportion the total expenses of any scheme, as calculated in the manner provided aforesaid, either *pro rata* to the frontage of each owner's plot to any road or roads which form part of the development scheme, or *pro rata* to the area of each plot which benefits from the development scheme or *pro rata* to the value of each plot as aforesaid, or otherwise as may to the Commissioner appear just and equitable The Commissioner of Lands shall arrange for the recovery from the allottees or grantees of plots of the charges determined in the manner provided by this rule

(7) The Committee may, with the approval of the Treasury, agree to the allocation or grant of any plot, subject to the payment by the allottee or grantee of a sum which is less than the apportioned share of the basic cost, if it appears to the Committee necessary and expedient to grant or allot any plot subject to the recovery of reduced charges for the provision of the development services

(8) The Commissioner of Lands shall cause to be kept such books of account and other books in relation thereto and to all its undertakings, funds, activities and property, as the Minister may from time to time require and shall before 31st October in any year cause to be prepared, signed and transmitted to the auditor—

- (i) a balance sheet showing in detail the assets and liabilities of the Fund,

(ii) such other statements of account as the Minister may require

The Accounts shall be drawn up so as to show separately the transactions relating to—

(a) the portion of the Fund utilized for commercial, business and residential purposes, and

(b) the portion of the Fund utilized for industrial and ancillary purposes

(9) The accounts of the Fund shall be examined, audited and reported upon annually by the Controller and Auditor-General or by such other person as the Minister may appoint being a person who is a qualified accountant The Commissioner of Lands shall produce and lay before the auditor all books and accounts of the Fund, with all vouchers in support thereof and all books, papers and writings in his possession or control relating thereto, and the auditor shall be entitled to require from the Commissioner of Lands and from members of the Committee such information and explanation as he may consider to be necessary for the performance of his duties as auditor

(10) The Commissioner of Lands shall, within a period of seven months after the end of the financial year or within such longer period as the Minister may approve, submit to the Minister a report of his operations during such year, and the yearly balance sheet and such other statements of account as the Minister shall require, together with the Auditor's report thereof

(11) No assets or debts due to the Fund may be written off without the prior approval of the Treasury and any such write-off shall be shown in the accounts of the Fund balance sheet

(12) In determining priorities, in accordance with rule (4) (a) above, the Committee shall examine proposals for development in all areas other than Trust Land and will be guided by the interests of the country as a whole Preference shall normally be given to those commercial, business and residential schemes which will result in an early reimbursement of the Fund

(13) The Accounting Officer for the Fund shall be the Commissioner of Lands

(14) The Balance Sheet shall include as a footnote full details of contingent liabilities of the Fund in respect of schemes authorized for which payment has not yet been made in full

Gazette Notice No 5594 of 1962 is hereby cancelled

Made this 8th day of June 1965

J H ANGAIN,
Minister for Lands and Settlement

GAZETTE NOTICE No 2172

THE TAX RESERVE CERTIFICATES ACT
(Cap 418)

LOSS OF CERTIFICATE

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

Tax Reserve Certificate No 37053 dated 2nd November 1964 for £25 held by Messrs Goodyear (East Africa) Ltd, "Employees account", Nairobi

J H BUTTER,
*Permanent Secretary to the Treasury,
The Treasury
P O Box 30007, Nairobi*

GAZETTE NOTICE No 2173

THE AFRICAN CHRISTIAN MARRIAGE AND DIVORCE ACT
(Cap 151)

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

SCHEDULE

Denomination —Diocese of Maseno

Names of Ministers —

The Rev John P Akech

The Rev Stephen Meta

Dated at Nairobi this 17th day of June 1965

O J BURNS,
Dep'ty Registrar-General

GAZETTE NOTICE No 2174

THE MINING ACT
(Cap 306)

EXCLUSIVE PROSPECTING LICENCE

NOTICE is hereby given, under section 18 (2) of the Mining Act, that an application has been made by Thomas Reginald Ibbetson as agent for the Kenya Mining Company for an Exclusive Prospecting Licence to prospect for precious metals precious stones (including diamonds) and non-precious minerals over the area of land described in the Schedule hereto and that the application has been accepted for consideration.

By virtue of section 7 (1) (d) of the Mining Act the said area of land is therefore excluded from prospecting and mining except as regards any prospecting and mining rights granted in respect of the said area, or any part thereof, before the date of this notice, which are still subsisting, or any right or renewal thereof.

Any objection to the grant of the exclusive prospecting licence is required to be made to the Commissioner (Mines and Geology), P O Box 30009, Nairobi, within 30 days of the date of publication of this notice.

SCHEDULE

An area of approximately 6½ miles situated in the West Pokot District of the Rift Valley Province, the boundaries whereof —

Commence at the bridge which is situated at a distance of approximately 0.75 mile north-east of Artum on the Ortum Marich Pass road,

thence on a true bearing of 137 degrees for a distance of approximately 4.4 miles to the highest point on Sondhang hill,

thence on a true bearing of 270 degrees for a distance of approximately 4.2 miles to the bridge crossing the Sebit river,

thence following the eastern boundary of the Sebit-Marich pass road for a distance of approximately 3½ miles to the point of commencement.

Dated this 12th day of June 1965

F W A TIMMS,
for Commissioner (Mines and Geology)

GAZETTE NOTICE No 2175

THE MINING ACT
(Cap 306)

EXCLUSIVE PROSPECTING LICENCE

NOTICE is hereby given, under section 18 (2) of the Mining Act that an application has been made by Louis W Woodruff, as agent for Chinswood Graphite Limited, P O Box 8997, Nairobi, for an Exclusive Prospecting Licence to prospect for non-precious minerals, precious metals and precious stones over the area of land described in the Schedule hereto, and the application was accepted for consideration on 26th May 1965.

By virtue of section 7 (1) (d) of the Mining Act, the said area of land is therefore excluded from prospecting and mining, except as regards any prospecting or mining rights granted in respect of the said area, or any part thereof, before the date of this notice which are still subsisting, or any right of renewal thereof.

Any objection to the grant of the Exclusive Prospecting Licence is required to be made to the Commissioner, Mines and Geology, P O Box 30009, Nairobi within 30 days of the date of publication of this notice.

SCHEDULE

An area of approximately 12 17 square miles situated in the Meru District in the Eastern Province, the boundaries whereof —

Commence at the highest point of Kumbikya Hill,
thence in a straight line on a true bearing of 42 degrees for a distance of approximately 8,750 yards to the highest point on Kuru Hill,
thence in a straight line on a true bearing of 161 degrees for a distance of approximately 7,250 yards to the confluence of the Kathita river with an unnamed tributary (Map Reference 833906),

thence in a straight line on a true bearing of 240 degrees for a distance of approximately 3,750 yards to the highest point on Kamanyore Hill,

thence in a straight line on a true bearing of 270 degrees for a distance of approximately 3,670 yards to the highest point on Kiamara hill

thence in a straight line on a true bearing of 331 degrees for a distance of approximately 2,585 yards to the point of commencement.

Dated this 15th day of June 1965

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

GAZETTE NOTICE No 2176

THE COTTON RULES

(Cap 334)

COTTON BUYING CENTRES

IN ACCORDANCE with the powers conferred upon me by rule 17 of the Cotton Rules (Cap 334), I hereby appoint the following places to be buying centres in the Eastern Province —

Machakos District

Makutano	Mulaani
Masii	Mulala
Mbiuni	Mukuyuni
Mbaani	Tawa
Kivani	Katangini
Kalawa	Kaani
Iiani	Makaveti
Kasikeu	Mumbuni
Kilala	Kikuminii
Kayatta	Kakuyuni
Mwaani	Katulani
Mumbuni	Kithungo
Mbumbuni	Muvau
Makindu	Matiliku
Tala	Miu
Kalawani	Masumba
Kalulini	Kako
Wote	Matyambua
Thavu	Syathani
Nzii	Kyawango
Muthetheni	Mitaboni
Kathama	

Embu District

Githimu	Karurumo
Kiritiri	Karaba
Gachoka	Siakago
Kinyuambora	Kathunguri

Kitui District

Ikanga	Mutomo
Ikutha	Kasaala
Katyethoka	Simisi
Ithiani	Kitui Ginnery
Nzangathi	Inyuu
Mbitini	Waita
Zombe	Ngomeni
Katse	Kanganga
Migwani	Mbondoni
Kabati	Endau
Kavingoni	Voo
Mutha	Kanziko
Matinyani	Miambani
Tiva	Kavisuni
Kyangunga	Katulani
Mutwangombe	Enziu
Nguni	Kawala
Mivukoni	Kyuso
Kanya	Nzeruni
Mui	Mutito
Kaliva	Mavia
Nuu	Kyuluni
Kisasi	Tseikuru
Mwingi	Tulia
Kathiruni	

Gazette Notices 1841 and 1842 of 1964 are hereby cancelled

Dated this 10th day of June 1965

E M MAIHU,
Acting Provincial Commissioner,
Eastern Province

GAZETTE NOTICE No 2177

(VP 2/4/1/3/II)

THE NATIONAL ASSEMBLY ELECTIONS
(REGISTRATION OF VOTERS) REGULATIONS, 1964
(L N 56 of 1964)

AMENDMENTS

IN EXERCISE of the powers conferred by regulation 16 (3) of the National Assembly Elections (Registration of Voters) Regulations, 1964 the Supervisor of Elections hereby makes the following amendments to the Schedule to Gazette Notice No 1852 of 1965 —

COAST PROVINCE

Kwale District

Unit No 1143 "Ngomeni" to read "Ngombeni"
Unit No 1158 "Kilembole" to read "Kilibole"

EASTERN PROVINCE

Kitui District

Unit No 760 "Kanuwongo" to read "Kamuwongo"
Unit No 761 "Nazwa" to read "Nzawa"
Unit No 769 "Matulu" to read "Mutulu"

Dated this 14th day of June 1965

D OWUOR,
Supervisor of Elections

GAZETTE NOTICE No 2178

**THE EAST AFRICAN INDUSTRIAL LICENSING
ORDINANCE, 1953**
(*Section 15*)

APPLICATION FOR THE VARIATION OF AN INDUSTRIAL LICENCE

IN ACCORDANCE with the provisions of section 15 of the East African Industrial Licensing Ordinance, 1953, it is hereby notified for general information that an application dated 29th May 1965 has been received from Industrial Enterprises Limited of P O Box 1007, Nairobi, for the variation of an Industrial Licence to change the name from Industrial Enterprises Ltd (in formation) to Blankets Manufacturers (Kenya) Limited

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

Dated this 10th day of June 1965

G N MWICIGI,
Registrar
P O Box 30019 Nairobi

GAZETTE NOTICE No 2179

**THE EAST AFRICAN INDUSTRIAL LICENSING
ORDINANCE, 1953**
(*Section 15*)

APPLICATION FOR THE VARIATION OF AN INDUSTRIAL LICENCE

IN ACCORDANCE with the provisions of section 15 of the East African Industrial Licensing Ordinance, 1953, it is hereby notified for general information that an application dated 4th June 1965 has been received from Kilimanjaro Textile Corporation Limited, c/o P O Box 9241, Dar es Salaam for the variation of an Industrial Licence to allow for change of location from Tanga to Arusha

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

Dated this 10th day of June 1965

G N MWICIGI
Registrar
P O Box 30019, Nairobi

GAZETTE NOTICE No 2180

TENDERS**SALE OF MUHUGU (BRACHYLEANA HUTCHINSII) LOGS**

TENDERS are invited for the right to fell and remove 60 Muhugu (*Brachyleana Hutchinsii*) trees from Karura and Ngong Forest Reserves

Tender papers may be obtained by application to the Secretary, Revenue Tender Board, P O Box 30513 Nairobi and must be submitted to reach the same address before 11 a m on Friday, 9th July 1965

GAZETTE NOTICE No 2181

EAST AFRICAN RAILWAYS AND HARBOURS**TENDERS FOR PARKER STONE CRUSHER, ETC**

THE closing date for receipt of tenders for a Parker Stone Crushing Plant, Decauville Track and other items of machinery has been extended and tenders should now reach the Chairman of the Railway Tender Board, P O Box 30066, Nairobi, not later than 12 o'clock noon on Saturday, 10th July 1965

All other stipulations and conditions mentioned in the advertisement remain unaltered

GAZETTE NOTICE No 2182

EAST AFRICAN RAILWAYS AND HARBOURS**VACANCY**

APPLICATIONS are invited from suitably qualified persons for the following post and should be submitted to the Secretary, Railways and Harbours Service Commission, P O Box 30121 Nairobi, not later than 31st July 1965 Applications must be submitted, in triplicate, on Form EAR 0160 Copies of these forms may be obtained in Kenya from the Secretary, in Uganda from the Assistant General Manager, P O Box 952, Kampala and in Tanzania from the Assistant General Manager (Tanganyika), P O Box 468, Dar es Salaam, District Traffic Superintendent, P O Box 98, Tanga, District Engineer, P O Box 214 Dodoma, District Traffic Superintendent, P O Box 91, Tabora, Commander in-Charge, P O Box 49, Kigoma, Road Transport Superintendent, P O Box 183 Iringa, District Traffic Superintendent P O Box 875, Mwanza Officer in Charge, Southern Region, E A R & H, Private Bag, Mtwara Serving employees of the East African Railways and Harbours may obtain copies of the forms from their head of department

Land Planner Engineering Department Nairobi

Salary scale—£1,650 per annum (PENSIONABLE) or £1,800 per annum (CONTRACT, consolidated to include house allowance)

Candidates, who should be Corporate Members of the Royal Institution of Chartered Surveyors (Building Surveying or Town and Country Planning Section), must have had wide experience of general survey work, the preparation of estate development plans, inspection of building plans, and town and country planning procedures A knowledge of the design of roads and sewers and/or railway sidings would be an advantage

The appointed officer will be required to take charge of the Land Planning Section of the Chief Engineer's Department involving (a) the control of drawing office staff engaged on the planning of housing estates, road layouts and drainage, and rail served industrial areas, (b) the supervision of surveyors engaged on railway location including the preparation of survey drawings and the calculation of earthworks quantities, (c) responsibility for the training of Learner Surveyors and (d) responsibility for survey instruments and equipment

(2/2/1/1)

The successful candidate, if an African will be eligible for appointment on pensionable terms of service If of another race he will be eligible for appointment on contract terms of service for a period of two years in the first instance and a gratuity at the rate of 12½ per cent of the total emoluments drawn will be paid on successful completion of the contract period

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

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

GAZETTE NOTICE No 2183

MINISTRY OF LABOUR AND SOCIAL SERVICES**VACANCIES—NATIONAL YOUTH SERVICE****Teachers P 2—(Pensionable)**

Salary scale—P 2 £240 to £438

APPLICATIONS are invited for the above mentioned posts and must be submitted to the Director, National Youth Service P O Box 30397 Nairobi, to reach him before 5th July 1965 Civil servants must submit their applications through heads of departments on Form PSC 2A in triplicate, and other applications to be submitted in triplicate on Form PSC 2 obtainable from the above mentioned address or Provincial Headquarters or nearby Labour Offices

Applicants must hold Teacher's P 2 certificate They must have had adequate previous teaching experience and be able to produce good testimonials from past employers The successful applicants will be required to teach English Mathematics Civics and Science to enrollees in the National Youth Service such teaching to be at levels ranging from illiterates to approximately K P E level

GAZETTE NOTICE No 2184

PUBLIC SERVICE COMMISSION OF KENYA

VACANCIES

APPLICATIONS are invited for the following posts and must be submitted to the Secretary, Public Service Commission of Kenya, P O Box 30095, Nairobi, to reach him by 13th July 1965 Civil servants must submit applications to heads of departments on Form PSC 2A in triplicate at least seven days before the closing date, other applications to be submitted in triplicate on Form PSC 2, obtainable from the Secretary Applicants must quote the number shown against the post in the advertisement

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

Senior Education Officer (Woman), Ministry of Education
(No 202/65)

Salary scale—£1,839 to £1,989 PENSIONABLE or AGREEMENT

This post is for the Headmistress, Highlands School, Eldoret, due to fall vacant in January 1966 Applicants must be women who are professionally trained honours graduates of approved universities with considerable teaching experience, including Higher School Certificate or Advanced Level work, and with extensive knowledge of school organization and administration preferably gained, at least partially, at good boarding schools

Administrative Secretary, Ministry of Education (No 203/65)

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

Applicants should be civil servants with considerable experience in the field of education and fully conversant with the educational system in Kenya The duties will be to administer common services for the school and college divisions of Kenyatta College

Inspector of Children Children's Approved Schools and Remand Homes (No 204/65)

Salary scale—£1,096 to £1,348 PENSIONABLE or AGREEMENT

Applicants should possess a degree of an approved university in Social Science and must be not less than 25 years old Candidates with eight years' practical experience in the field of Juvenile Delinquency will be considered Knowledge of Government accounting procedure, administrative ability and strength of character are essential

**Accountant Grade III (Supernumerary), Kenya Police*
(No 205/65)

Salary scale—£850 to £1,060 PENSIONABLE or AGREEMENT

Applicants should have passed a recognized examination in book-keeping or accountancy, or have had a minimum of four years' practical accounting or auditing experience in a responsible position A knowledge of Government regulations and accounting procedures is desirable, but not essential Applications cannot be considered from civil servants in receipt of overseas leave and passage privileges

Inspector of Small Arms (Two Posts), Kenya Police (No 206/65)

Salary scale—£850 to £1,060 PENSIONABLE or AGREEMENT

Applicants should be Armourers Grade I to Service Standard should be capable of a very high standard of bench fitting and able to read and prepare machine drawings They should be thoroughly conversant with procedures and methods employed in an armourers' organization and able to advise and supervise subordinates on the organization of inspection and repair programmes They should also be capable of taking charge of an Armourer's Circuit Team carrying out inspections and repairs to arms over a wide area and of submitting reports in English on the condition of arms inspected A knowledge of stores accounting and workshop programme planning is essential The officers appointed will be required to serve anywhere in Kenya

**Architectural Draughtsman Grade II Ministry of Health and Housing* (No 207/65)

Salary scale—£700 to £1,060 PENSIONABLE or AGREEMENT

Applicants must possess a Cambridge School Certificate or General Certificate of Education with a pass in English Language, Mathematics and Science and must have a minimum of four years' experience as a draughtsman in an Architect's office A sound knowledge of building construction and practice is essential, as is ability to work up sketch plans and prepare full working drawings for various types of buildings and to undertake a certain amount of simple design work The successful applicant will be seconded to work in the office of the Architect to the Central Housing Board If applicants fulfilling these conditions are not available, applications from candidates with less experience will be considered for appointment to a post on a lower salary scale

Assistant Examinations Officer, Ministry of Education
(No 208/65)

Salary scale—£670 to £820 PENSIONABLE or AGREEMENT

Applicants should be of Cambridge School Certificate standard of education of proved administrative ability, able to conduct correspondence and interview the public A knowledge of the organization of examinations would be an advantage

Personnel Assistant Three Posts Office of the President, One Post Ministry of Education (No 209/65)

Salary scale—£670 to £820 PENSIONABLE

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three years experience of Government personnel work, a sound knowledge of Government regulations and procedure, ability to control staff and conduct correspondence The post in the Office of the President are in the personnel branches at Garissa Embu and Nairobi Applicants must state for which post they are applying and must submit a separate set of application forms for each post for which they apply

Executive Officer Grade III (Registry), Office of the President
(No 210/65)

Salary scale—£670 to £820 PENSIONABLE

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with considerable experience in a large registry a sound knowledge of Government regulations and procedure and ability to control staff

**Caterer/Housekeeper Ministry of Health and Housing*
(No 211/65)

Salary scale—£600 to £820 PENSIONABLE or AGREEMENT

Applicants should have had considerable experience in large scale catering and the requisitioning of supplies and should be fluent in both Swahili and English A Domestic Science qualification would be an advantage Duties include responsibility for the catering arrangements in the Kenyatta National Hospital, control of kitchens, menu planning, preparation of therapeutic diets and control of staff

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

GAZETTE NOTICE No 2185

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

NOTICE

IT IS announced for general information that the total amounts of the above mentioned stock held on the London and Local Registers at the close of business on 15th May 1965 were as follows —

	£	s	d
On the London Register	8,140,756	19	0
On the Local Register	359,243	1	0
	<hr/>		
	£8,500,000	0	0

Dated at Nairobi this 14th day of June 1965

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

GAZETTE NOTICE No 2186

EAST AFRICAN RAILWAYS AND HARBOURS
EAST AFRICA HIGH COMMISSION 5½ PER CENT STOCK 1980/84

NOTICE

IT IS announced for general information that the total amounts of the above mentioned stock held on the London and Local Registers at the close of business on 1st May 1965 were as follows —

	£	s	d
On the London Register	3,422,953	11	5
On the Local Register	77,046	8	7
	<hr/>		
	£3,500,000	0	0

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

Nairobi,
1st June 1965

GAZETTE NOTICE No 2187

3½ PER CENT KENYA STOCK, 1957/67

5 PER CENT KENYA STOCK, 1978/82

5½ PER CENT KENYA STOCK, 1976/80

FOR the purpose of preparing the warrants for interest due on 15th August 1965 the balances of the several accounts in the above-mentioned stocks will be struck at close of business on 15th July 1965 after which date the stocks will be transferable ex dividend

THE TREASURY,
P O Box 30007, Nairobi

GAZETTE NOTICE No 2188

6½ PER CENT KENYA STOCK, 1969/70

FOR the purpose of preparing the warrants for interest due on 1st August 1965 the balances of the several accounts in the above-mentioned stock will be struck at close of business on 1st July 1965 after which date the stock will be transferable ex dividend

THE TREASURY,
P O Box 30007, Nairobi

GAZETTE NOTICE No 2189

(QUAR/O/X/65)

THE ANIMAL DISEASES ACT
(Cap 364)

IN EXERCISE of the powers conferred by section 4 of the Animal Diseases Act, I hereby declare—

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

Kabete,
1st June 1965

A E DORMAN,
Director of Veterinary Services

SCHEDULE I—FOOT AND MOUTH DISEASE

Migwani Location, The District Commissioner, Kitui, Kitui District

Makueni Location of the Southern Division and Kibauni Location of the Eastern Division, The District Commissioner, P O Box 1, Machakos, Machakos District

L O 1249, 3440, 3439, 3441/2, Mr Prettejohn, Laburra Farm P O Box 24, Mweiga, Nyeri District

Muthetheni Location of the Eastern Division, Mamunyu and Masii Locations of the Central Division Mwala and Mbuini Locations of the Northern Division, The District Commissioner, P O Box 1, Machakos, Machakos District

L O 6084/2 and 7324/2, Mr Elliot, P O Songhor, Nandi District

That part of Githunguri Division of Kiambu District which lies east of Kiambu-Githunguri main road (tarmac), starting at a point where this road crosses Kamiti river running northward to the junction of Githunguri-Ruiru road (near Githunguri T C) Then running eastward following Githunguri Ruiru road to Ngewa Trading Centre Thence southward following the Kambui road to a point where this road crosses Kamiti river Thence westwards following Kamiti river to the starting point, The District Commissioner, P O Box 32, Kiambu, Kiambu District

SCHEDULE II—EAST COAST FEVER

L R No 1753, Marwa Sisal Estate, P O Kima, Machakos District

L O 197/F, Mrs V A W Schalch, P O Karen, Nairobi District

L R Nos 196/8/14/17/11/10, 6/19/9/12, 7583/4, 5842 and 7583/2, P J Nicholas, Esq, P O Box 24986, Karen, Nairobi District

Thegegne Location, The District Commissioner, P O Box 32, Nyeri, Nyeri District

SCHEDULE III—NEWCASTLE DISEASE

L O 73852 and 73853, District Agricultural Officer, Agricultural Department, P O Box 340, Nakuru, Nakuru District

SCHEDULE IV—ANTHRAX

Location 14, The District Commissioner, P O Box 7, Murang'a, Fort Hall District

SCHEDULE V—PULLORUM DISEASE

All that land belonging to Mr Charles Karuga Koinange, P O Banana Hill, Land Consolidation No 820 Karuri Village, The District Commissioner, Kiambu District

Plot No 2763/13, Pumwani Road and Newark Road Junction, Mr Peter Kigual, P O Box 5381, Nairobi, Nairobi District

L R 5313/1, A W and M H Westbrook, Esq, P O Box 24868, Nairobi, Nairobi District

L R 4871/4, Mrs Rogers, P O Box 8, Kikuyu, Kiambu District

All that land belonging to Mr Edward Kamau, Lower Kabete (Mwimuto), Land Consolidation No 80, Kibichiko Village, The District Commissioner, Kiambu District

L O 4834, J R W Robinson, Esq, P O Box 15, Kitale, Trans Nzoia District

Kanyariri Village, The District Commissioner, P O Box 32, Kiambu, Kiambu District

L O 10854, Block Estates (Longonot Farm), P O Box 86 Naivasha, Nakuru District

L O 5335/3, 5335/2 5335/4, H A Collins, Esq, P O Box 2016, Endebess, Trans Nzoia District

All that land belonging to Mr Leonard Wahinya, c/o C A I S, P O Box 23070, Lower Kabete, Land Consolidation No 44, Muguga Village, The District Commissioner, Kiambu District

SCHEDULE VI

<i>First Column</i>	<i>Second Column</i>
Gazette Notice No 1078 dated the 25th day of July 1955	By deleting from Schedule II (Newcastle Disease) thereto the following — "Central Nyanza, The District Commissioner, Central Nyanza, Kisumu, Central Nyanza District"
Gazette Notice No 3423 dated the 28th day of September 1964	By deleting from Schedule I (Foot and Mouth Disease) thereto the following — "Suna, Butende, Kanyamkago and Kamagambo Locations, The District Commissioner, Homa Bay, South Nyanza District"
Gazette Notice No 3692 dated the 12th day of October 1964	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following — "Mohuru/Kadem Location, The District Commissioner Homa Bay, South Nyanza District"
Gazette Notice No 3991 dated the 11th day of November 1964	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following — "Western Division including N Nyokal, Kanyada and Gem Locations, The District Commissioner, Homa Bay, South Nyanza District"
Gazette Notice No 4072 dated the 23rd day of November 1964	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following — "Bukuria Location, The District Commissioner, Homa Bay, South Nyanza District"
Gazette Notice No 4252 dated the 7th day of December 1964	By deleting from Schedule I (Foot and Mouth Disease) thereto the following — "Sakwa Location, The District Commissioner, Homa Bay, South Nyanza District"
Gazette Notice No 605 dated the 1st day of February 1965	By deleting from Schedule I (Foot and Mouth Disease) thereto the following — "Ndalat Settlement Scheme The Settlement Officer, P O Box 182, Eldoret, Uasin Gishu District" "L O 5160/2, 2564 and that part or 10323 north of Ngobit River, Ol Pejeta Ranching Ltd, P O Box 167, Nanyuki, Laikipia District"
Gazette Notice No 1310 dated the 2nd day of April 1965	"Location 1, 2 and 9, The District Commissioner, P O Box 19, Kericho District" By deleting from Schedule I (Foot and Mouth Disease) thereto the following — "L O 6427, Mrs H D Haggie, P O Box 37, Turbo, Uasin Gishu District"

GAZETTE NOTICE No 2190

THE INDUSTRIAL COURT

CAUSE NO 10 OF 1965

RULING

In this dispute the parties have referred to the Industrial Court the following issues for adjudication —

- (1) Minimum wages to be raised to Sh 250 per month
- (2) Conversion to Flemming recommendations in respect of Group B
- (3) Alleged victimization
- (4) The operation of the industrial relations machinery in the East African Railways and Harbours
- (5) Africanization in the East African Railways and Harbours

The reference to the Industrial Court of this dispute was preceded by a strike in the East African Railways and Harbours Administration by all the Unionizable employees which brought all the rail services in Kenya to a standstill, and which was about to assume the proportions of a general strike throughout the country by all workers

Through the timely intervention of certain Kenya Ministers the general strike was averted and the Railway strike brought to an end. The formula for settlement being the reference to the Industrial Court of the aforesaid five issues

Mr Ottenyo addressed the Court at great length on the first four issues but when he was about to start his submission on the Africanization issue Mr Kaheru, on behalf of the Railway Administration, made a preliminary submission objecting to the inclusion of Africanization as an issue before the Court and to the Court's competency to consider such an issue. He has cited various relevant sections of the existing legislation and has asked the Court to strike out this issue without entertaining any arguments on it as otherwise the Court will be inquiring into the duties and functions and appointments made by the Public Service Commission which would be contrary to the law.

Mr Ottenyo, on the other hand, maintains that having signed Form "A" (notification of dispute) the Railway Administration has laid this issue open for discussion and the Court can inquire into the issue of Africanization without impinging upon the protective clause of the Public Service Commission Act, 1962.

Before a ruling can be given on this preliminary objection it is essential that the relevant legislation on this subject be examined and considered

The East African Common Services Organization has been created by the EA Common Services Organization Agreement. In the countries affected, appropriate legislation has been enacted to cater for this. In Kenya, the East African Common Services Organization Act, No 26 of 1961, Chapter 4, Laws of Kenya, deals with it.

Article 111 in Part II of the Constitution of the Organization defines the Executive Authorities of the Organization, and reads —

- "1 The Principal Executive Authorities of the Organization shall be —
- (a) the East African Common Services Authority, and
 - (b) five Ministerial Committees, and those authorities are hereby established"

Article 8 (a) in Part II creates the Ministerial Communications Committee

Article 10 in Part II deals with the functions of the Ministerial Committee and provides in clause 2 as follows —

"Where responsibility is assigned to a Ministerial Committee under this article with respect to a service or matter, the Committee shall formulate and direct the execution of policy with respect to that service or matter."

The Ministerial Communications Committee, which is one of the five Ministerial Committees, is responsible for laying down the overall policy of the Railway Administration

Article 43 of the Constitution of the Organization provides for the appointment and discipline of staff —

"1 Subject to the provisions of this Constitution the Public Service Commission having jurisdiction over a service shall, on behalf of that Organization, make appointments to offices in that service, and exercise powers of disciplinary control and dismissal over persons holding or acting in offices in that service

2 Appointments to an office specified in subparagraph (b), (c), (d) or (e) of paragraph 1 of Article 41 of this Constitution shall be made by the Authority after consultation with the appropriate Public Service Commission and with the Secretary General

3 A Public Service Commission may, with the approval of the Authority, and subject to such conditions as it may think fit, delegate any of its functions under this article (other than functions relating to the offices specified in paragraph 1 of Article 41 of this Constitution) to any of its members or to any officer of the Organization

4 For the purposes of this article, references to appointments shall be construed as including references to appointments on promotion and on transfer, and appointments of persons to perform the functions of an office for any period during which it is vacant or the holder is unable to perform the functions of the office

5 The provisions of paragraph 1 of this article shall not apply to the Judges of the Court of Appeal for Eastern Africa"

The Public Service Commission Act No 6 of 1962 (East African Common Services Act) came into effect as from 1st July 1962, Legal Notice No 68 of 1962

Section 5 of this Act creates the Railways and Harbours Service Commission

Section 13 of this Act deals with appointments etc., of officers to the Railways and Harbours Administration. This section reads as follows —

13 (1) Subject to the provisions of this Act, power to appoint persons to hold or act in offices in that part of the public service consisting of the East African Railways and Harbours Administration (including power to make appointments on promotion and transfer and to confirm appointments) to exercise disciplinary control over persons holding or acting in such offices and to remove from office persons so appointed is hereby vested in the Railways and Harbours Service Commission

(2) The power to appoint a person to hold or act in the office of General Manager (including an appointment on promotion or transfer) is hereby vested in the Authority acting after consultation with the Railways and Harbours Service Commission and the Secretary General

Section 14 covers Delegation by Commission and reads as follows —

14 A Commission may, subject to such conditions as it thinks fit, delegate any of its powers under this Act by direction in writing to its chairman or to any public officer and may by such directions, and subject as aforesaid, empower the officer to whom the delegation is made to authorize another public officer to exercise any power so delegated

Section 16 protects the Commission from legal proceedings and reads as follows —

16 The question whether—

- (a) any Commission has validly performed any function vested in it by this Act,
- (b) any member of a Commission or any other person or authority has validly performed any function of the Commission delegated to such member or other person or authority under this Act, or
- (c) any member of a Commission or any other person or authority has validly performed any other function in relation to the work of the Commission or in relation to any such function as is referred to in the preceding subparagraph,

shall not be inquired into in any Court

Sections 22 and 24 in Part III of the East African Common Services Organization Service Commissions Regulations are important and the relevant subsections are quoted hereinbelow —

22 (1) In making selections for first appointment, a Commission shall for the time being give preference to qualified and suitable African applicants

24 (1) (a) the vacancy should be filled by the promotion or transfer of an officer serving in the department or Administration in which the post exists, or

(b) it is likely that a suitable candidate will be found by advertising in the Territories or elsewhere

From the above it is abundantly clear and without a shadow of doubt that an elaborate arrangement, with legal backing, exists for carrying out the Africanization programme in the services being run by the East African Common Services Organization. Each Territory has surrendered certain of its powers to the Organization and therefore territorial considerations cannot be entertained as the appointments made are on an East African basis. Every appointment has to be made by the Public Service Commission whose composition, we are informed, is all African. Further, under regulation 22 (1) the Commission is charged with giving preference to African candidates. The independent Governments of the East African Territories have a direct interest in the Railways Administration and this is the employees best assurance reinforced as it is by the hereinbefore mentioned legislation.

Further, it is inconceivable that the question of Africanization can be discussed and gone into without considering certain appointments or why Africans have not been given certain posts. Inevitably the question of promotion would also arise.

In fact, Africanization must go through these processes before it can be implemented. In view of this, section 16 quoted hereinabove precludes this Court from inquiring into these matters.

It may well be that the Union feels aggrieved at the working of section 24 (1) of the Public Service Commission Regulations whereby the authorized officer has to notify the Commission that a vacancy exists or that a vacancy will occur and has also to state whether in his opinion the vacancy should be filled by the promotion or transfer of an officer serving in the department or Administration in which the post exists or it is likely that a suitable candidate will be found by advertisement in the territories or elsewhere.

If this is the case then the Union should make representation to a different quarter and not to the Industrial Court. The Union should press for the amendment of this particular regulation or any other legislation which is not satisfactory.

The fact that Africanization was included as an issue in the Notification of Dispute to the Industrial Court does not bar the Railway Administration from having it discharged on legal grounds. The Administration is properly within its rights having, under pressure, included this issue for reference to the Industrial Court and then at the appropriate time putting forward its legal submissions on the issue. If the parties are not in agreement as to whether or not an issue is negotiable, who is to decide it for them? Surely the Industrial Court when the issue comes before it as an item in dispute.

Another point arises as to the nature and effectiveness of an award of the Industrial Court on an issue like Africanization. Such award must necessarily take the shape of a recommendation which again would be open to the parties to accept or reject. There cannot be a precise and specific award on an issue like this.

With regard to Africanization the Court realizes the difficulties of the Railway Administration and the feelings and aspirations of the employees but recognizes that the East African Governments with an interest in the East African Railways and Harbours will support every stage in such a programme provided that all standards of efficiency, safety and legal requirements are maintained.

In view of the foregoing the issue of Africanization is struck out from this dispute and the hearing will proceed on the remaining four issues.

Given in Nairobi this 5th day of May 1965

SAEED R COCKAR,
President
The Industrial Court
P O Box 7606, Nairobi

GAZETTE NOTICE No 2191

THE INDUSTRIAL COURT

CAUSE No 11 OF 1965

Parties —

The Kenya Electrical Trades Workers' Union—*Claimant*
and
The East African Power and Lighting Company Limited—*Respondent*

Issues in dispute —

- (a) Unification of terms and conditions of service
- (b) Basic pay
- (c) Annual leave
- (d) Housing and housing allowance
- (e) Hours of work
- (f) Shift allowance
- (g) Travelling allowance

1 The parties were heard in Nairobi on the 29th and 30th of April 1965, and a total number of five witnesses gave evidence—four for the Claimant and one for the Respondent. In addition, the parties relied on their written and verbal submissions.

GENERAL BACKGROUND

2 The present terms of service for manual workers and for junior staff are contained in two separate agreements both signed on 21st March 1963, the duration of these two agreements being 13 months from the 1st of January 1963, for manual workers agreement and 14 months from 1st of March

1963, in respect of the junior staff agreement. These two agreements, as far as wages and salaries are concerned, are subject to a twelve month standstill under the terms of the Tripartite Agreement. This standstill has this year been extended by a further two months. Despite the standstill on wages the Respondent decided to increase the wages of all artisans from Group 8 upwards with effect from 1st April 1964. This was done in the absence of any representatives from the Claimant and was decided upon because the Respondent's training programme was by then producing artisans of a higher calibre than had hitherto been available in the country. The parties, as a result of this, produced an amended schedule "A" to the current manual workers agreement. On 5th January 1965, the Claimant informed the Respondent that it wished to amend the existing agreements on the basis of their new demands. A meeting of the Joint Industrial Council took place on 28th January 1965. The Respondent refused to enter into negotiation on wages but was willing to negotiate on all other matters raised by the Claimant and which would not have the effect of increasing basic wages. Six meetings of the Joint Industrial Council took place between 28th January and the 5th February 1965. The Respondent was unable to negotiate details until after the 8th February when the future of the Tripartite Agreement would be known. On 5th February 1965, negotiations broke down. This led to the Ministry of Labour appointing Mr J H I Obimbo as Conciliator. The conciliation proceedings also failed to produce any results and both sides had to admit that final deadlock had been reached. The matter has now come before the Industrial Court.

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANT

3 (a) *Unification of terms and conditions of service*—The Claimant states that since the Respondent has recognized the Claimant as a representative of both manual and local staff workers there should be one agreement governing terms and conditions of all employees instead of the two agreements as at present. Due to the separate agreements staff members have enjoyed better fringe benefits than manual workers although the latter may be earning a higher salary than the staff. There is no justification for this disparity. Manual workers, although on hourly basis, are paid at the end of the month. It would, therefore, be quite easy to unify the conditions of service of all the employees now serving with the Respondent. The purpose of the job evaluation exercise in 1960 was to lead towards unification of service.

(b) *Basic pay*—The Claimant further states that it does not approve of the present set up on basic pay, the granting of merit awards and the existence of different rural rates. The merit award is causing a lot of misunderstanding between the Claimant's members and the Claimant. The present system of granting a merit award after 15 years' service was too long a period and the Claimant wants it to be brought down to between one to three years for the various groups between 1 to 12. The Claimant further points out that the Respondent monopolizes the supply of power energy throughout the Republic and it is pointless to have different rural and urban rates while the work carried on everywhere and the output of the workers is the same. Further, the job evaluation in 1960 fixed a rate for the job, and as the human needs are the same, the rural worker is being exploited. The Claimant is not prepared to wait for a three year phased programme to remove this differential and asks for this to be done away with it immediately. The Claimant further wants salaries for manual workers to range from Sh 292 (Group 1) to Sh 820 (Group 12) and for staff employees salaries from £216 (Group S 1) to £864 (Group S 10). The Claimant further points out that the current trend is to pay the same rate for the same job throughout the country and that substantial increases are justified for the workers.

(c) *Annual Leave*—The Claimant submits that most Government Departments give 30 days' leave to their employees. A number of private firms in Kenya now give 21 days' local leave excluding Public Holidays which amounts to 24 or 28 days' leave. The Claimant asks for 30 working days annual leave with pay so that an employee may have a longer period of rest and also will be in a position to look after his home in the village and cultivate his field. Due to the low wages being paid employees cannot erect permanent houses.

(d) *Housing and housing allowance*—The Claimant demands a new housing policy which is aimed at helping the Respondent's employees. In this country it is the employer's responsibility to provide housing for its employees and the 12½ per cent deduction being made at present is the worst kind of taxation. The Claimant subscribes to the argument of a clean wage, provided the wage is high enough, but in the instant case it is not. The rent of the smallest City Council house is Sh 120 per month. Further, the houses provided in rural areas are the worst of their kind. The alleged buying out of the housing element was based on the following undertakings by the Respondent, which it has failed to honour—

- (i) that the Respondent will provide more and better accommodation for employees;
- (ii) that there will be a review of the existing grades; and
- (iii) that the Respondent's policy was to move to a decent living wage.

(e) *Hours of work*—The Claimant demands a 40 hour working week excluding one hour for a meal for all employees of the Company with the exception of shift workers. Other commercial firms in the country have 42½ hours, 39 hours, 44 or 40 hours a week. The Respondent's employees are mainly engaged on carrying out tough jobs. They have to climb electric poles, pull cables, work 8 hours in sunshine or rain, dig holes, drive heavy vehicles, etc. To work under these conditions for 45 hours a week would ruin the health of the workers completely. The argument against a 40 hour week is very vague in that it is said that any reduction in working hours would inconvenience the public. But the Claimant does not want 40 hours a week for shift workers. If unification of service was agreed to then the workers would not suffer any loss. Lastly the Claimant does not want workers to sweat and toil for the benefit of capitalistic employers. In New York the Electrical Union enjoys a 25 hour week.

(f) *Shift allowance*—The Claimant wants justice and fair play by Management under this head and claims allowances from Sh 39 per month to Sh 120 per month for salaries between Sh 300 to Sh 601.

(g) *Travelling Allowance*—The Claimant demands that travelling allowance along with other matters should be unified. The Claimant demands as follows—

	<i>Sh cts</i>
Employees earning up to Sh 300 per month	4 00
Employees earning from Sh 300 to Sh 450	7 50
Employees earning from Sh 451 to Sh 600	10 00
Employees earning from Sh 601 per month and above	12 50

Mobile Workshops—For the same salary grades as above, Sh 10, Sh 12, Sh 20 as this class of employee spends several nights in vans which are only mobile workshops.

(h) The Claimant submits that the effective date of the award should be from 1st February 1965, and should be for a period of one year only and not three years as demanded by the Respondent.

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENT

4 It is submitted that the Respondent is a limited liability Company registered in Kenya and operates under licences which are issued under the authority of the Laws of Kenya, Cap 314. The price policy is controlled by section 71 (1) of the Act which reads—

"The prices to be charged by the licensee for electrical energy supplied by him to ordinary consumers shall not exceed those stated in that behalf in the licence or, in the case of a method of charge authorized by the Minister under section 70 of this Act, such maximum prices or charges as the Minister may determine when authorizing such method."

Further the Respondent's profit is also restricted by section 47 (1) (d) of the same Act.

The Respondent is committed to supply electricity to remote areas from which the return is almost negligible and the Respondent accepts this as part of its duty to Kenya and recognizes that unless electricity is extended to these areas the country cannot be adequately developed. The Respondent has, however, to achieve a careful balance in the allocation of a fair balance to the staff in terms of wages and salaries, and to reserves for development of the country and to the stock holders who are the people who have financed the Company.

(a) *Unification of terms and conditions of service*—The Respondent submits that it should continue the practice of big industrial organizations to differentiate in the matter of terms of service between staff and manual workers. The Respondent employs a small number of staff and they receive certain perquisites which are not available to the manual workers and which are not negotiable. The Respondent cannot, for purely economic reasons, extend the staff privileges to manual workers. The Claimant has proposed a separate salary structure for staff. The Respondent further points out that the rural rates currently being paid to the manual workers are considerably in excess of those being paid to the vast majority of rural workers in the country. There is also the fact that a large percentage of rural workers live on their *shambas* or nearby villages and do not have to contend with the higher cost of living pertaining in the urban areas. The Respondent, however, accepts in principle the unification of rural and urban rates of pay for manual workers but submits that it is an extremely expensive exercise and cannot be achieved in less than a three year period.

(b) *Basic pay*—The Respondent states that there has been considerable friction over the past few years in connexion with the operation of the existing merit award system and urges most strongly that a single rate for each job be adjusted.

The proposals by which the Respondent considers the unification could be achieved and by which increases could be awarded are based on the following four features—

- (a) The existing Group 1 is abolished and all the workers in it are moved up to Group 2.
- (b) Merit steps are abolished and a single rate for the job is established for each group of workers.
- (c) Unification is phased over three years and to achieve this the Court is asked to make its award binding on both sides for a three year period.
- (d) There is included in the proposed rate for Group 2 a cash element which is intended to buy out the existing housing entitlement of those employees in the existing Group 1 and 2 (urban).

This would give the lowest paid rural worker a monthly increase of Sh 59/78 and the lowest paid urban worker a monthly increase of Sh 64/68, but included in this increase is an element of Sh 35 which in fact would represent the consolidation of the housing entitlement. The Respondent requests that the Court should award in accordance with its three year plan proposal.

Junior Staff—The Respondent states that this class of employee can be evaluated more easily on an individual basis than can employees in the manual grades. For this reason the Respondent proposes that salary scales be introduced which enable management to give annual increases on a pre determined basis for the next three years. There would be a contractual obligation to give at least one increment within the proposed scales. The proposed new scales are longer than the existing salary groups but they contain smaller steps. An employee earning £144 will be moved to £213 and one earning £246 will come up to £261.

(c) *Annual leave*—The Respondent states that both manual workers and junior staff enjoy 21 calendar days leave exclusive of any gazetted public holidays that happen to occur during the period of leave. This arrangement is completely fair and employees are entitled to accumulate leave and thus allows those who occasionally wish to spend an extended period in their home areas to do so.

(d) *Housing and housing allowance*—At present the position is as follows—

Manual workers (urban)—Employees in Groups 1 and 2 are, if accommodated, allocated a free bed space or granted a house allowance of Sh 35 per month.

Workers in Groups 3 to 12 have in accordance with a policy negotiated and agreed with the Claimant, had a housing element consolidated in their wage, and if allocated one room or more are required to pay the economic rent for their quarters or 12½ per cent of their wages, whichever is the less.

Manual workers (rural)—These employees are, wherever possible, recruited to work in their home localities and no house allowance is payable. Workers in Group 1 to 4 if housed are accommodated rent free. In the case of Group 4 and above the position is the same as set out hereinabove.

Junior staff—The housing element is deemed to be part of the evaluated rate for the job and where housing is provided rental charges are applied on exactly the same basis as that applying to manual workers.

The Respondent further submits that over the past five years the agreed policy between the Claimant and the Respondent has been to consolidate house allowances gradually.

The Respondent request the Court to complete this operation by making an award to the effect that house allowance should be consolidated in the wages of the manual workers Groups 1 and 2. The Claimant has failed to show any satisfactory reason why house allowance should be introduced where they have already been consolidated or increased where they already exist.

(e) *Hours of work*—The Respondent is in line with most industrial organizations by working a 45 hour week. The case put up by the Claimant merely amounts to a claim for more pay, in so much that the workers would work fewer hours for the same amount of pay. The Respondent, therefore, submits that working hours should remain as they are at present.

(f) *Shift allowance*—The Respondent states that the present allowances under this head have been negotiated with the Claimant with the intention of providing a small form of compensation for shift men, in recognition of the fact that normal family and social life is, to a certain extent, interfered with by their work. The Claimant has failed to show any good reason why shift workers should receive an increase in shift allowance as well as an increase in basic pay.

(g) *Travelling allowance*—The Respondent states that under existing rules manual workers required to travel on duty for the Respondent are provided with suitable board and lodging and in addition receive a cash allowance of Sh 2 for each night's absence from their home. A worker who travels on duty for the Respondent and who has to stay in a hotel is not out of pocket. When employees go to a place where no hotel

accommodation is available they stay with members of the permanent labour force at the outstation. In these cases the Respondent would like to pay an allowance of Sh 4 per night to the host and the guest should continue to receive Sh 2 per night. The Respondent does not consider any extra allowance should be paid to the staff of the Mobile Workshops.

Junior staff—The Respondent is of the opinion that the allowance is payable to staff who are required to travel on duty are already generous and ensure that the employee is not out of pocket.

(h) The Respondent states that if any delay has occurred in the negotiations it is the fault of the Claimant. Further back-dating of an award or/agreement causes a very complicated administrative exercise. The Respondent requests that the effective date be the 1st of the month following the announcement of the award, in the case of manual workers, and the 1st July 1965 in the case of junior staff, and should be for a period of three years duration.

AWARD

5 After a careful study of the aforesaid submissions the Court while appreciating the Respondent's efforts on achieving the unification of wages between rural and urban workers over a period of three years finds that it would not be in the best interest of the parties to tie them to a three year standstill. The Court, therefore, makes the following awards under the various heads to be effective from 1st June 1965, in respect of manual workers, and from 1st July 1965, in respect of junior staff, for a period of one year in both these categories.

(a) *Unification of terms and conditions of service*—Nil award (No change)

(b) *Manual Workers Basic Pay*—The Court rules that the four steps in Groups 1 to 12 should be discarded and a rate for the job be established. Further, the Court accepts the Respondent's suggestion of abolishing Group 1 but considers that in addition to the Respondent's offer of increased rates for Groups 2 to 4 a further sum should be granted by way of salary increase in the groups, and the new rates shall be as follows—

Group 2—Urban 1/22 (239/12)	Rural -/98 (192/08)
Group 3—Urban 1/35 (264/60)	Rural 1/15 (225/40)
Group 4—Urban 1/50 (294/00)	Rural 1/30 (254/80)
Group 5—1/68 (329/28)	
Group 6—1/83 (358/68)	
Group 7—1/98 (388/08)	
Group 8—2/35 (460/60)	
Group 9—2/90 (568/40)	
Group 10—3/39 (664/44)	
Group 11—3/69 (723/24)	
Group 12—3/99 (782/04)	

It should be clearly understood that these are consolidated rates, including an element for housing, in respect of all groups. In the event of the Respondent providing housing it shall be entitled to effect a deduction in respect on the existing basis.

Junior staff—The Court finds the Respondent's offer under this head to be adequate and also confirms and awards the incremental scale and the rates as they appear in Respondent's Memorandum at Appendix "H", and the method of conversion laid down therein.

Annual increments will be due on 1st July 1966, and on the same date in each year thereafter. Annual increments shall not be withheld unless an adverse report on an employee has been submitted during the year preceding the incremental date. A copy of the report shall be given to the employee who shall be given every opportunity to answer any adverse comment or allegation made therein.

(c) *Annual leave*—Nil award (No change)

(d) *Housing and housing allowance*—Nil award (the parties are referred to paragraph 5 (b) of this award wherein it is stated that the rates of pay contain an element for housing in respect of all grades and that where the Respondent provides housing it shall be entitled to effect a deduction in respect thereof on the existing basis)

(e) *Hours of work*—Nil award (No change)

(f) *Shift Allowance*—The Court awards as follows—

Manual workers

Groups 2-4	06 cts per hour (11/76 per month)
Groups 5-8	12 cts per hour (23/52 per month)
Groups 9-12	20 cts per hour (39/20 per month)

Junior staff—Nil award (No change)

(g) *Travelling allowance* **Manual workers**—A travelling allowance of Sh 3 shall be paid to every worker who spends a night out whilst on the Respondent's duty and where there is no hotel accommodation the worker shall be paid a further

sum of Sh 4. In the event of hotel accommodation being available there shall be no change in the existing procedure and the employee shall not be out of pocket by such arrangement.

Mobile workers—A travelling allowance of Sh 7 shall be paid for every night these workers spend away from their normal base.

Junior staff—Nil award (No change)

Given in Nairobi this 5th day of June 1965

SAEED R COCKAR,
President

E OMOLO AGAR, M.P.,
P E D WILSON,
Members
The Industrial Court
P O Box 7606, Nairobi

GAZETTE NOTICE No 2192

THE INDUSTRIAL COURT

CAUSE No 13 OF 1965

Parties —

The Transport and Allied Workers' Union—*Claimant*
and

International Aeradio (East Africa) Limited—*Respondent*

Issues in Dispute —

- (a) Working week
- (b) Shift working
- (c) Overtime
- (d) Night duty allowance for watchkeepers
- (e) Public holidays
- (f) Sick leave and medical benefits
- (g) Annual leave
- (h) Annual leave travelling allowance
- (i) Wage rates and housing allowances

1 The parties were heard in Nairobi on 20th May 1965, and by consent, arguments on the effect of the Tripartite Agreement to the present dispute only were heard. The parties have sought the Court's ruling as to whether or not the Respondent is entitled to enjoy a wage standstill under the Tripartite Agreement.

GENERAL BACKGROUND

2 An agreement between the parties hereto was signed on 20th May 1964, governing terms and conditions of service. The duration clause of this agreement reads as follows—

"This agreement shall remain in force for not more than two years commencing 1st December 1963. Notice of intention to seek abrogation or amendment in whole or in part may be given by either party to this agreement on or after 1st December 1964, by giving two months written notice."

The previous agreement between the parties also contained a similar clause, except that three months notice instead of two was required, such notice was to be given at any time after 1st December 1963.

On 6th December 1963, the General Secretary of the Claimant wrote to the Respondent as follows (exact words are reproduced below)

"Dear Sir,

Re Agreement

I wish to comply with the rate for the ob Agreement which you signed with TAWU sometimes last year (1962)

The Provision to my understanding for any future negotiations to either party is one months written notice for preparation of Union demands and any amendments visible in the Agreement

I now bring to your attention that at a clear calendar month the undersigned will present you with the proposals subject for negotiations. Hoping to hear from you at your earliest

Yours faithfully,
Jeremiah Chunguli,
General Secretary

c c The Branch Secretary,
I A Branch,
P O Box 19012,
Embakasi

This was followed on 23rd December 1963, by another letter from the General Secretary to the Respondent Again the exact words of the letter are reproduced below —

"Dear Sir,

I am in receipt of your letter dated 17th December 1963 pointing out Clause 14 of the Agreement between us and your Company,

Though I had overlooked this fact, I wish to inform you that my letter of 6/12/63 should be taken incorporation with this one to mark up three months clear notice

I hope and trust that by the end of Feb 1964 you shall have receive the Union's proposals

Yours faithfully,
Jeremiah Chunguli,
General Secretary

c c Branch Secretary,
Transport & Allied Workers Union,
I A L Branch,
P O Box 19012, EMBAKASI "

These letters were followed by detailed demands being submitted by the Claimant to the Respondent on 1st March 1964 Negotiations were conducted and resulted in the aforesaid agreement being signed on 20th May 1964, but with effect from 1st December 1963 In the meantime the Tripartite Agreement was signed on 8th February 1964, but with effect from 23rd January 1964 On 6th December 1964, the General Secretary of the Claimant gave notice of intention to vary the agreement on terms and conditions which has led to the present dispute on the aforementioned issues

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANT

3 The Claimant submits that the provisions of the Tripartite Agreement do not apply to it's agreement with the Respondent for the following reasons —

- (a) In the Press Release of the Kenya Federation of Labour dated 7th April 1965, it is quite clearly stated that the parties have agreed that the Tripartite Agreement shall cease to be an instrument of industrial relations as from 8th April 1965 This being so it brings to an end all the obligations undertaken by the parties during the life of the Tripartite Agreement
- (b) Clause (d) (iv) is not subject to (b) (i) of the Tripartite Agreement in that a wage standstill applies only to those agreements which had been concluded before 23rd January 1964, and which were to expire during the life of the Tripartite Agreement, and, as the agreement between the parties hereto was concluded on 20th May 1964, it is outside the scope of the Tripartite Agreement
- (c) Without prejudice to the aforesaid two submissions the Claimant states that it did not submit its demands to the Respondent until 1st March 1964, and that the General Secretary's letters were no more than discharging the conditions precedent contained in the duration clause and that the demands having been submitted on 1st March 1964, the Tripartite Agreement did not apply to the present dispute

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENT

4 The Respondent submits that the Tripartite Agreement applies with full force to the present dispute Clause (d) (iv) has to be read in conjunction with (b) (i) as one part of the Agreement cannot be taken in isolation This would be contrary to the spirit and letter of the Agreement All employers whose agreements were concluded after 23rd January 1964, took on 10 per cent additional staff because the Union demand had been submitted prior to this date The Respondent submits, further, that the Press Release issued by the Kenya Federation of Labour is not binding on the Federation of Kenya Employers The minutes of the meetings which took place prior to the ending of the Tripartite Agreement on 8th April 1965, clearly bear out that it was never the intention of the parties to the Tripartite Agreement to absolve the Unions from their obligation of honouring the wage standstill clause The Respondent points out, also, that the Claimant initiated it's discussion on a new agreement on 6th December 1963, and 23rd December 1963, and followed this up by submitting detailed demands on 1st March 1964, hence it comes within clause (d) (iv) of the Tripartite Agreement Due to these reasons the Respondent is entitled to enjoy a wage standstill up to 1st February 1966, being twelve months from 1st December 1964, and a further two months due to the Tripartite Agreement having been extended in all respects for a further period of two months from 8th February 1965, to 8th April 1965

AWARD

5 This matter was gone into in detail by the Court in Cause No 6/64 (Kenya Chemical Workers' Union and the Paint Manufacturer's Group of the Federation of Kenya Employers) The parties to this dispute are advised to go through that award carefully as it is quite clear that employers are, in

return for their contribution, granted a twelve month extension to the life of their agreements This fact underlines the essence of the agreement that it was an emergency measure and involved sacrifices which could only be remedied by a genuine men's agreement" Clause (iv) of section (d) makes it plain that claims already being processed on 23rd January 1964, must be resolved, but only in the context of clause (i) of section (b), which provides for the revision to be subject to the standstill period of twelve months (now fourteen months) Thus the agreement ensures that the benefit conferred by the twelve months (now fourteen months) standstill is not confined to employers whose agreements were current on 23rd January 1964, and who therefore merely extended the life of their agreements by twelve months (now fourteen months)

The Court cannot accept the Claimant's submission that the ending of the Tripartite Agreement brings to an end all the obligations undertaken by the parties thereunder

Notwithstanding all the conditions quoted above the parties to this dispute signed an agreement on 20th May 1964, during the life of the Tripartite Agreement and being aware of it's implications, yet made provision in the terms and conditions of the agreement for the variation, termination or amendment of their agreement, upon receipt of the requisite period of notice of intention, on or after 1st December 1964 It is remarkable that, whereas other agreements concluded during the life of the Tripartite Agreement are specific in their intention to extend their life by the period of the standstill, as was the case in Cause No 6/64, this agreement is specific in it's intention to consider a variation to terms and conditions of service

The Court rules, therefore, that in this particular dispute and without prejudice to the effect on any other agreement, the parties hereto are open to negotiate on wages and other conditions of employment Further, the parties shall prepare to present their verbal submissions to the Court on a date to be notified The written memoranda already presented shall remain with the Court unless the parties make submission that they wish to reconsider their position in the light of this ruling

Given in Nairobi this 11th day of June 1965

SAEED R COCKER,
President
The Industrial Court
P O Box 7606, Nairobi

GAZETTE NOTICE NO 2193

THE WEIGHTS AND MEASURES ACT

NOTICE TO TRADERS

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

2 All traders, within a radius of 12 miles of the places mentioned are required, under the provisions of the Weights and Measures Act (Cap 513) to produce to the Inspector of Weights and Measures, all weights, measures of length and capacity, and weighing instruments which they have in use for trade, for verification and stamping

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

COLUMN 1	COLUMN 2	COLUMN 3
Place	Date on which apparatus is to be produced	Address of Inspector to whom notification under paragraph (3) should be sent
Tulia	5th July	
Kitui Township	6th and 7th July	
Kisasi	8th July	
Zombe	9th July	
Mwingi	12th July	P O Box 1071, Nairobi
Kyuso	13th July	
Mutito	14th July	
Mutomo	15th and 16th July	

P E PHILLIPS,
Acting Superintendent of Weights and Measures

GAZETTE NOTICE No 2194

THE REGISTERED LAND ACT, 1963

- (1) MAUTUMA, (2) LUGARI, (3) LAIKIPIA, (4) CAMPBELL-WILSON
 (5) MUKEO (6) MURANGARU, (7) MWEIGA, (8) WANJOHI
 TOWNSHIPS IN SETTLEMENT SCHEMES

THE Commissioner of Lands on behalf of the Central Land Board gives notice that the plots in the above named townships as described in the Schedule appended hereto are available for alienation and applications are invited for the direct grants thereof

2 A plan of the plots may be seen at the office of the District Commissioner and the Local Senior Settlement Officer

3 Applications should be submitted to the Commissioner of Lands through the District Commissioner and not direct so as to reach the District Commissioner not later than the 1st day of September 1965

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

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

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

General Conditions

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

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

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

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

SCHEDULE

Plot Nos	Area Acres (approx)	Stand Premium	Annual Rent	Road Charges	Survey Fees
(1) <i>Mautama-Mautama Settlement Scheme No 22—</i>					
Business cum-Residential 3–10 (8 plots)	0 11	Sh 600	Sh 120	On demand	Sh 50
Workshops-cum Residential 11–16 (6 plots)	0 11	500	100	" "	50
Hides and skins 25 (1 plot)	0 19	650	130	" "	50
(2) <i>Lugari-Lugari Settlement Scheme No 21—</i>					
Business cum-Residential 23–29 (7 plots)	0 12	627/60	125/50	" "	50
Workshops-cum Residential 16–21 (6 plots)	0 12	523	104/60	" "	50
Hotel plot 22 (1 plot)	0 16	836	167/20	" "	50
Hides and skins 1 (1 plot)	0 12	915	183	" "	50
(3) <i>Laikipia-Laikipia South Settlement Scheme No 271—</i>					
Business cum-Residential 207 and 213 (2 plots)	0 14	660	132	" "	50
208–209, 211–212, 222–225 (8 plots)	0 11	600	120	" "	50
Workshops-cum Residential 218–221 (4 plots)	0 11	500	100	" "	50
Hides and Skins —					
204 (1 plot)	0 13	448	89/60	" "	50
205 (1 plot)	0 14	480	96	" "	50
(4) <i>Campbell Wilson-East Sotik Settlement Scheme No 87</i>					
Business cum-Residential —					
8–12 and 14–17 (9 plots)	0 11	600	120	" "	50
7 (1 plot)	0 10	540	108/20	" "	50
Workshops-cum-Residential 19–23 (5 plots)	0 11	500	100	" "	50
Hides and Skins 63 (1 plot)	0 17	600	120	" "	50
(5) <i>Mukeo-Njabini Settlement Scheme No 259</i>					
Charcoal and Firewood 56 (1 plot)	0 34	600	120	" "	50
(6) <i>Murangaru-Ol'Aragwai Settlement Scheme No 233</i>					
Business cum-Residential —					
142 (1 plot)	0 1827	960	192	" "	50
143–158 (16 plots)	0 11	600	120	" "	50
Workshops-cum Residential 177–185 (9 plots)	0 11	500	100	" "	50
Hides and Skins 173–174 (2 plots)	0 11	400	80	" "	50
(7) <i>Mweiga-Mweiga/Amboni Settlement Scheme No 275</i>					
Workshops cum-Residential —					
65–66 and 68–69 (5 plots)	0 11	480	96	" "	50
70 (1 plot)	0 14	600	120	" "	50
Charcoal and Firewood 67 (1 plot)	0 23	400	80	" "	50
(8) <i>Wanjohi-Wanjohi Settlement Scheme No 277</i>					
Business cum-Residential 245–254 (10 plots)	0 11	500	100	" "	50
Workshops-cum Residential 239–244 (6 plots)	0 11	600	120	" "	50

GAZETTE NOTICE No 2020

THE CROWN LANDS ACT
(Cap 280)

THIKA PLOT FOR BANK PURPOSES

THE Acting Commissioner of Lands gives notice that a bank plot in Thika Township as described in the Schedule hereto is available for alienation and invites application for the direct alienation thereof.

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

3 Applications should be submitted to the Commissioner of Lands, Nairobi, through the District Commissioner, Thika. Applications must not be sent direct to the Commissioner of Lands.

4 Applications must be sent so as to reach the District Commissioner, Thika, not later than noon on 20th July 1965.

5 Applicants must enclose with their application a cheque for Sh 1,000 drawn on the applicant's own banking account in favour of the Commissioner of Lands, and no other cheque will be accepted. This sum will be dealt with as follows —

- (a) If the applicant is offered and takes up and pays for a plot within the period of 14 days as required by General Condition No 1 below, the deposit will be credited to him.
- (b) If the application is unsuccessful the applicant's deposit will be returned to him.
- (c) If the application is successful and the applicant fails to take up and pay for the plot within a period of 14 days the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

General Conditions

1 The allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been approved the assessed stand premium and proportion of annual rent together with the survey fees, the fees payable in respect of the preparation and registration of the grant Sh 225 and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent). In default of payment within the specified time the purchaser shall have no further claim to the grant of the plot.

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

3 The grant will be made under the Crown Lands Act (Cap 280 of the Revised Edition of the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap 281). The term of the grant will be 99 years from the first day of the month following the notification of the approval of the grant.

Special Conditions

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

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

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

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

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

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

4 The land and buildings shall be used for bank purposes only.

5 The buildings shall not cover a greater or lesser area than that laid down by the Local Authority in its by laws.

6 The grantee shall not subdivide the land.

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

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

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

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

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

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

Dated at Nairobi this 8th day of June 1965

SCHEDULE

Plot No — 507

Area — 0 2548

Stand premium — Sh 13 400

Annual rent — Sh 2,680

Initial road charges — Payable on demand

Survey fees — Payable on demand

GAZETTE NOTICE No 2195

THE CROWN LANDS ACT

(Cap 280)

NYERI DISTRICT GOVERNMENT LAND

(20 acres approximately)

THE Acting Commissioner of Lands gives notice that applications are invited in respect of the alienation of the agricultural land detailed below.

2 Applications should be made on the approved forms available from the Acting Commissioner of Lands, P O Box 30089, Nairobi, and should be submitted so as to reach him not later than noon on 22nd July 1965.

3 A plan of the land may be seen at the Lands Department Building City Square, Nairobi, or obtained from the Public Map Office, P O Box 30089, Nairobi, on payment of Sh 3, per copy.

DETAILS

L R No — 9683

Locality — Nyeri District next to Chieni Forest Reserve

Area — 20 acres

Unimproved value — Sh 2,000

Annual rent — Sh 20

Term — Initially for a period of three years being the period required for the fulfilment of the development conditions specified in section 33 of the Crown Lands Act (Cap 280) and thereafter if the development conditions have been fulfilled a freehold agricultural grant will be made under the provisions of the Crown Lands Act upon the payment of the unimproved value of the land as at the date of the initial lease.

Dated this 16th day of June 1965

GAZETTE NOTICE No 2196

THE TRANSPORT LICENSING ACT
(Cap 404)

THE undermentioned applications were approved by the Transport Licensing Board at a meeting held in Embu on 1st June 1965

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

ROAD SERVICE LICENCES

- EM/R/2/65—Omar's Bus Service, P O Box 52, Meru Route Maua - Lare - Kangeta - Meru - Isiolo (KGN 224, 42 passengers)
- 207—Haji Arbi and Sons, P O Box 7, Meru Route Chuka - Chogoria - Egoji - Nkubu - Meru (Two vehicles of 42-passenger capacity each)
- 5/65—M'Itunga M'Njau, P O Box 110, Meru Route Kibirichia - Kirua - Meru - Katheri - Githongo Kithirune (25-passenger vehicle)
- 10/65—Inoi Daily Bus Service, P O Box 12, Kerugoya Route Kerugoya - Kutus - Kagio - Sagana-Kiandai-Baricho-Riakiania-Kagumo-Kerugoya (15 passenger vehicle)
- 11/65—Allan Gachoki and Co , c/o Karumande Market, P O Kiayaga, Embu Route Embu-Kamweti-Karumande - Kiayaga - Muturi - Kimbimbi Wamumu-Lower Tana Thika (25 passenger vehicle)
- 12/65—N N Solomon and Muchiri Murangi, P O Box 31, Embu Route Embu - Fort Hall - Thika-Nairobi, for night services only (One vehicle of 50 passenger capacity)
- 15/65—Ngangu Mbogo, c/o P O Box 21, Embu Route Embu - Sagana - Fort Hall - Thika - Ruiru-Nairobi (9 passenger vehicle)
- 16/65—Njuno Gateri, P O Box 93, Embu Route Kiamutugu - Mbui - Embu Town - Kutus - Kagio-Sagana Power Station - Makutano - Thika only (6-passenger vehicle)

- 2717—Njagi Njamunyo and Njagi Mwendano, P O Box 21, Embu Route Kevote - Manyatta - Mwiria-Kithure - Muchagara Baricho - Kiberigwe for 30-passenger vehicle only (One vehicle)
- 10478—Mbore Bus Service, P O Box 62, Embu Variation granted to add Mbore-Runyenjes-Kiritiri-Kangonde-Masinga-Kithimani (KHF 752, 20 passengers)
- 21/65—Thiaka Benamen Njau Kimbimbi Market, P O Kutus Route Tebere - Kutus - Embu - Kerugoya Sagana, for a 7-passenger vehicle only (One vehicle)
- 11541—Muyu General Transport Service, P O Box 372, Nyeri Variation of route granted to add Karatina and to increase passenger capacity from 32 passengers to 46 passengers Present route Mukurweini - Gakindu - Nyeri (KHW 303, 32 passengers)
- 168—Mandaraka Daily Bus Service, P O Box 42, Embu Variation of route granted to read Murabara-Wamumu - Makuyu - Thika - Ruiru - Kiambu-Nairobi and to increase passenger carrying capacity from 31 passengers to 45 passengers Present route Murubara - Wamumu - Makuyu - Thika - Kiambu (KGP 978, 31 passengers)
- 7886—Rehearing of Road Service Licence In respect of Nguka Bus Service, P O Box 65, Kerugoya Variation of route between Nguka Fort Hall - Thika-Ruiru - Nairobi - Kikuyu is confirmed as the Board ruled that Nguka is a village within Mwea-Tebere Rice Scheme and as such the Board's decision stands as it was before (KHW 279, 34 passengers)

'B' CARRIER S LICENCES

- EM/B/4/65—Ebrahim Esmail, P O Box 89, Meru Route Meru - Sagana via Embu, Meru - Nanyuki - Isiolo-Garissa - Mombasa Mombasa - Garissa - Thika Nairobi but *not* to operate Nairobi-Mombasa main road (7-ton vehicle)
- 1665—Muita Thirkwa, P O Box 45, Meru Route Meru District, Meru Nanyuki Nyeri - Embu-Nairobi (KBU 251, 3 tons)
- 5/65—Odieng Meyo, c/o P O Box 24, Meru Route Gitoro - Meru - Isiolo - Meru - Nanyuki (KFB 215, 1½ ton)
- 8/65—Thomas M'Mugambi and Sons, Marima Market, P O Chogoria via Meru Route Meru and Embu Districts and to Sagana and also Meru-Nanyuki (KHG 427, 6,515 lb)
- 9/65—New Variety Store, P O Box 14, Embu Route Meru - Embu Fort Hall - Thika Nairobi (KFG 515, ½ ton)
- 1706—Titus Nkonge, Ruruma Full Primary School, P O Chogoria, Meru Route Meru District and to Nanyuki (KFE 408, 6,720 lb)
- 771—Mohamed Moti and Sons, P O Box 19, Meru Route Meru District - Isiolo - Embu - Nanyuki (KFR 84, 5 tons)

- 11361—Mugo Njaaga, P O Box 37, Kerugoya Route Mweya - Embu - Meru - Nyeri - Thika and Kirinyaga Districts (KFE 97, 4 tons)
- 12/65—Ezekiel Njoka, Plot No 12, Karumandi Market, P O Kiayaga Route Kirinyaga District and to Embu Town (5-ton vehicle)
- 6298—Gandhi Brothers, P O Box 52, Embu Route Embu, Kirinyaga and Meru Districts (KGR 351, 10,860 lb)
- 7022—Kainthi Gakuru, P O Box 80, Mwea, Embu Route Kirinyaga District and to Embu Town (KFG 950, 11,300 lb)
- 5231—Abdula Kalimwande Ramadhani, P O Box 19, Embu Variation of route granted to add Kirinyaga District Present route Embu and Meru Districts only, for all goods (H 6709, 6,720 lb)
- 15/65—Kiboi Mwaniki and Co , Kanyuambora Market, P O Siokago, Embu Route Embu - Meru Runyenjes - Chuka - Mkubu - Ishiara - Ciokariga-Kutus - Kerugoya - Sagana (7-ton vehicle)
- 9399—M'Ikiugu M'Munyua and Sons P O Box 104, Meru Variation of route granted to add Meru District - Isiolo and Embu District-Sagana but *not* to use Nanyuki/Sagana main road Present route Meru - Isiolo Township - Nanyuki (KBA 654, 6,720 lb)

'C' CARRIERS' LICENCES

- 3711—Raichand Virji Shah, P O Box 13, Meru Variation granted to add the carriage of own oils, rations and provisions, cloths and sundries, between Nanyuki and Nairobi but *not* to use Nanyuki/Nyeri/Sagana main road Present route Meru

District and Meru-Nanyuki for all own goods and also for the carriage of potatoes, vegetables, farm produce, maize flour, sugar, tobacco and cigarettes only between Nanyuki and Nairobi (KHM 519, 14,130 lb)

THE undermentioned applications were refused

ROAD SERVICE LICENCES

- EM/R/1/65—Justus Mworia and Paul Riungu, P O Meru 4/65—Simba Bus Services and Company, P O Box 113, Meru
- 6/65—Danson K Karanja, c/o Ndia Bus Service, P O Sagana
- 7/65—Wambugu Karatu, P O Box 206, Meru
- 8/65—Philip Munene Tumbo, Muchagara Market, P O Kiayaga
- 9/65—Master Kirinyaga Bus Service, c/o Mrs Gurandevi w/o Rajaram P O Box 14, Kerugoya
- 3522—Isack Mburu Njuguna, P O Box 42, Embu
- 12/65—N N Solomon and Muchiri Murangi, P O Box 31, Embu

- 14/65—Daniel Mucira, Kavote, P O Kiayaga
- 2455—Kagunduini Transport Co , P O Box 341, Thika
- 5707—Mutira Bus Service Trading Co , P O Box 15, Kerugoya
- 17/65—Francis Njeru Njue P O Kiayaga Market
- 18/65—Justin Njuki Harrison, P O Kiayaga Market
- 19/65—Mbiuki Munyua, P O Box 208, Thika
- 2717—Nyaga Njamunyo and Njagi Mwendano, P O Box 21, Embu
- 22/65—William Mbuthi Kiruui, P O Box 85, Embu
- 23/65—Francis Mugira, P O Box 75, Meru

"B" CARRIERS' LICENCES

EM/1/1/65—Hesh Shah Shirwa P O Box 1 Mandera
 2/65—G K Shah, P O Box 10, Meru
 3/65—Julius Jesie Wanjohi and Co, P O Box 20, Meru
 6/65—Gulabchand Jivraj Shah, P O Box 4, Meru
 7/65—M'Maituma M Mchuria, P O Box 78, Meru
 10/65—Japhet Mbogori, P O Chogoria, Meru
 8461—Arthur M'Miru Ranyu, Plot No 19, P O Nkubu

11/65—Mudi Mohamed, c/o P O Box 44, Embu
 11/65—R chm Njuguna, P O Box 42, Embu
 3191—Rambhai Nathubhai Patel, P O Box 7 Kerugoya
 13/65—Geoffrey Chabari Kanyooro, P O Tharaka
 14/65—Hansraj S Patel, c/o P O Box 56, Embu
 648—Simeon Wambua Nzioka, P O Karaba Village, Embu

THE undermentioned applications were deferred

ROAD SERVICE LICENCES

13/65—Baranaba Mbatia s/o J Kariuki, P O Box 9, Embu

2065—Philip Muciri Rukinga, P O Siakago, Embu

GAZETTE NOTICE No 2197

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

WHEREAS Juma Ahmed Hasham of Kisumu (P O Box 329) in Kenya is registered as the proprietor of all that piece of land known as L R No 1148/58/LXIII situate in Kisumu Municipality by virtue of a grant registered as No I R 10315/1 and whereas sufficient evidence has been adduced to show that the said grant has been lost notice is hereby given that after the expiration of 90 days from the date hereof, I shall issue a provisional certificate provided that no objections have been received within that period

Dated at Nairobi this 22nd day of June 1965

N P SHETH,
Registrar of Titles

GAZETTE NOTICE No 2198

THE REGISTRATION OF TITLES ACT
(Cap 281 Section 71)

WHEREAS the trustees of Shree Gurjar Sutar Community, registered, a body corporate duly established under the provisions of the Land (Perpetual Succession) Act (Cap 286) in Kenya is registered as the lessee of all that piece of land known as L R No 209/138/52 situate in the City of Nairobi by virtue of a lease registered as No I R 482/2/1 and whereas sufficient evidence has been adduced to show that the said lease has been lost, notice is hereby given that after the expiration of 90 days from the date hereof I shall issue a provisional certificate provided that no objections have been received within that period

Dated at Nairobi this 22nd day of June 1965

N P SHETH
Registrar of Titles

GAZETTE NOTICE No 2199

THE REGISTRATION OF TITLES ACT
(Cap 281)

WHEREAS a Certificate of Incorporation of the Trustees of Shree Gurjar Sutar Community, registered, a body corporate, duly established under the provisions of the Land (Perpetual Succession) Act (Cap 286) has been presented for registration against the title to L R No 209/138/52 situate in the City of Nairobi held under a lease dated the 9th day of April 1923 registered as No I R 482/2/1 and whereas affidavit has been filed in the terms of section 65 (h) of the said Act declaring that the said lease has been lost, notice is hereby given that after 14 days from the date hereof provided that no objection has been received within that period I intend to dispense with the production of the said lease and to proceed with the registration of the said certificate

Dated at Nairobi this 22nd day of June 1965

N P SHETH,
Registrar of Titles

GAZETTE NOTICE No 2200

THE OLD MUTUAL

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

MUTUALPARK PINELANDS, C P

LOSS OF POLICY

Policy No 1566438 for Sh 20,000 dated 15-3-1960 on the life of Anthony Martin Elasto Rodrigues and the property of Anthony Martin Elasto Rodrigues

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

G K LINDSAY,
General Manager

GAZETTE NOTICE No 2201

THE OLD MUTUAL

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

MUTUALPARK PINELANDS, C P

LOSS OF POLICY

Policy No 1404827 for Sh 10,000 dated 6-6-1958 on the life of Alan Geoffrey Pearsall and the property of Alan Geoffrey Pearsall

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

G K LINDSAY,
General Manager

GAZETTE NOTICE No 2202

THE JUBI LEE INSURANCE COMPANY LIMITED

(INCORPORATED IN KENYA)

MOMBASA

LOSS OF POLICY

Policy No 11805 on the life of Mr Kassamali Habib Walji of Dar es Salaam

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

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

Mombasa,
11th June 1965

GAZETTE NOTICE No 2203

THE TRADE MARKS ACT
(Cap 506)

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

Notice is also hereby given that official objection will be taken under Rule 21 (3) to all applications received on or after 1st July 1965, in which the specification claims all the goods included in any class unless the Registrar is satisfied that the claim is justified by the use of the mark which the applicant has made, or intends to make if and when it is registered. Where an applicant considers that a claim in respect of all goods included in a class can be justified it will save unnecessary delay in examining applications if a full explanation of the circumstances thought to justify such a claim is filed simultaneously with the application, accompanied in appropriate cases by supporting documents.

The period for lodging Notice of Opposition may be extended by the Registrar as he thinks fit and upon such terms as he

may direct. Any request for such extension should be made to the Registrar so as to reach him before the expiry of the period allowed.

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

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

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

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

CLASS 4—SCHEDULE III



The Trade Mark is limited to the colours blue, white and yellow exactly as shown in the representation as affixed to the form of application.

Registration of this Trade Mark shall give no right to the exclusive use of the device of a gas or fuel container.

13005—Compressed and liquefied gasses and other fuels for lighting or heating in the liquid or gaseous form A/S KOSANGAS INTERNATIONAL, manufacturers and merchants, of Vester Farimagsgade 1, Copenhagen, Denmark, and c/o Messrs Daly and Figgis, advocates, P O Box 34, Nairobi 21st April 1965

CLASS 5—SCHEDULE III

LEDERMIX

12891—All goods included in Class 5 (Schedule III) AMERICAN CYANAMID COMPANY, manufacturers, of Wayne State of New Jersey, United States of America, and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa 27th February 1965 To be associated with No 7692 and another

ZYLOPRIM

13031—Pharmaceutical and medical preparations and substances THE WELLCOME FOUNDATION LIMITED, manufacturers of 183-193 Fuston Road London, N W 1, England and c/o Messrs Kaplan and Stratton, advocates, P O Box 111, Nairobi 4th May 1965

SEVENSEAS

13089—Pharmaceutical and veterinary substances MARFLEET REFINING COMPANY LIMITED manufacturers, of St Andrew's Dock, Hull, England and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29 Mombasa 29th May 1965

ANTRACOL

13092—Preparations for killing vermin, insecticides, pesticides, BAYER AKTIENGESELLSCHAFT OF FARBNFABRIKEN Leverkusen, Germany, and c/o M Company, advocates, P O Box 29, 1965

'B' CARRIERS' LICENCES

EM/B/1/65—Hershi Farah Shirwa, P O Box 1, Mandera
 2/65—G K Shah P O Box 10 Meru
 3/65—Julius Jesie Wanjohi and Co, P O Box 20, Meru
 6/65—Gulabchand Jivraj Shah, P O Box 4, Meru
 7/65—M'Matima M'Mchuria, P O Box 78, Meru
 10/65—Japhet Mbogori, P O Chogoria, Meru
 8461—Arthur M'Miru Ranyu, Plot No 19, P O Nkubu

11/65—Mudi Mohamed, c/o P O Box 44, Embu
 11885—Richu Njuguna, P O Box 42, Embu
 3191—Rambhai Nathubhai Patel, P O Box 7, Kerugoya
 13/65—Geoffrey Chabari Kanyooro, P O Tharaka
 14/65—Hansraj S Patel, c/o P O Box 56, Embu
 648—Simeon Wambua Nzioka, P O Karaba Village, Embu

THE undermentioned applications were deferred

ROAD SERVICE LICENCES

13/65—Baranaba Mbatia s/o J Kariuki, P O Box 9, Embu

2065—Philip Muciri Rukinga, P O Siakago, Embu

GAZETTE NOTICE NO 2197

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

WHEREAS Juma Ahmed Hasham of Kisumu (P O Box 329) in Kenya is registered as the proprietor of all that piece of land known as L R No 1148/58/LXIII situate in Kisumu Municipality by virtue of a grant registered as No I R 10315/1 and whereas sufficient evidence has been adduced to show that the said grant has been lost notice is hereby given that after the expiration of 90 days from the date hereof, I shall issue a provisional certificate provided that no objections have been received within that period

Dated at Nairobi this 22nd day of June 1965

N P SHETH,
Registrar of Titles

GAZETTE NOTICE NO 2198

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

WHEREAS the trustees of Shree Gurjar Sutar Community, registered, a body corporate duly established under the provisions of the Land (Perpetual Succession) Act (Cap 286) in Kenya is registered as the lessee of all that piece of land known as L R No 209/138/52 situate in the City of Nairobi by virtue of a lease registered as No I R 482/2/1 and whereas sufficient evidence has been adduced to show that the said lease has been lost, notice is hereby given that after the expiration of 90 days from the date hereof I shall issue a provisional certificate provided that no objections have been received within that period

Dated at Nairobi this 22nd day of June 1965

N P SHETH
Registrar of Titles

GAZETTE NOTICE NO 2199

THE REGISTRATION OF TITLES ACT
(Cap 281)

WHEREAS a Certificate of Incorporation of the Trustees of Shree Gurjar Sutar Community registered, a body corporate, duly established under the provisions of the Land (Perpetual Succession) Act (Cap 286) has been presented for registration against the title to L R No 209/138/52 situate in the City of Nairobi held under a lease dated the 9th day of April 1923 registered as No I R 482/2/1 and whereas affidavit has been filed in the terms of section 65 (h) of the said Act declaring that the said lease has been lost, notice is hereby given that after 14 days from the date hereof provided that no objection has been received within that period I intend to dispense with the production of the said lease and to proceed with the registration of the said certificate

Dated at Nairobi this 22nd day of June 1965

N P SHETH,
Registrar of Titles

GAZETTE NOTICE NO 2200

THE OLD MUTUAL

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

MUTUALPARK PINELANDS, C P

LOSS OF POLICY

Policy No 1566438 for Sh 20,000 dated 15-3-1960 on the life of Anthony Martin Eliasto Rodrigues and the property of Anthony Martin Eliasto Rodrigues

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

G K LINDSAY,
General Manager

GAZETTE NOTICE NO 2201

THE OLD MUTUAL

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

MUTUALPARK PINELANDS, C P

LOSS OF POLICY

Policy No 1404827 for Sh 10,000 dated 6-6-1958 on the life of Alan Geoffrey Pearsall and the property of Alan Geoffrey Pearsall

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

G K LINDSAY,
General Manager

GAZETTE NOTICE NO 2202

THE JUBILEE INSURANCE COMPANY LIMITED

(INCORPORATED IN KENYA)

MOMBASA

LOSS OF POLICY

Policy No 11805 on the life of Mr Kassamali Habib Walu of Dar es Salaam

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

Mombasa,
11th June 1965

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

GAZETTE NOTICE No 2203

THE TRADE MARKS ACT

(Cap 506)

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

Note is also hereby given that official objection will be taken under Rule 21 (3) to all applications received on or after 1st July 1965, in which the specification claims all the goods included in any class unless the Registrar is satisfied that the claim is justified by the use of the mark which the applicant has made, or intends to make if and when it is registered. Where an applicant considers that a claim in respect of all goods included in a class can be justified it will save unnecessary delay in examining applications if a full explanation of the circumstances thought to justify such a claim is filed simultaneously with the application, accompanied in appropriate cases by supporting documents.

The period for lodging Notice of Opposition may be extended by the Registrar as he thinks fit and upon such terms as he

may direct. Any request for such extension should be made to the Registrar so as to reach him before the expiry of the period allowed.

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

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

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

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

CLASS 4—SCHEDULE III



The Trade Mark is limited to the colours blue, white and yellow exactly as shown in the representation as affixed to the form of application.

Registration of this Trade Mark shall give no right to the exclusive use of the device of a gas or fuel container.

12005—Compressed and liquefied gasses and other fuels for lighting or heating in the liquid or gaseous form. A/S KOSANGAS INTERNATIONAL, manufacturers and merchants, of Vester Farimagsgade 1, Copenhagen, Denmark, and c/o Messrs Daly and Figis, advocates, P O Box 34, Nairobi. 21st April 1965.

CLASS 5—SCHEDULE III

LEDERMIX

12891—All goods included in Class 5 (Schedule III) AMERICAN CYANAMID COMPANY, manufacturers, of Wayne, State of New Jersey, United States of America, and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa 27th February 1965 To be associated with No 762 and another.

ZYLOPRIM

13031—Pharmaceutical and medical preparations and substances THE WELLCOME FOUNDATION LIMITED, manufacturers, of 183 (93 Euston Road, London, N W 1, England, and c/o Messrs Kaplan and Stratton, advocates, P O Box 111, Nairobi 4th May 1965.

SEVENSEAS

13089—Pharmaceutical and veterinary substances MARFLEET REFINING COMPANY LIMITED, manufacturers, of St Andrew's Dock, Hull, England and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa 29th May 1965.

ANTRACOL

13092—Preparations for killing weeds and destroying vermin, insecticides, pesticides herbicides and fungicides FARBENFABRIKEN BAYER AKTIENGESELLSCHAFT manufacturers, of Leverkusen, Germany, and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa 29th May 1965.

EUPAREN

13093—Preparations for killing weeds and destroying vermin, insecticides, pesticides herbicides and fungicides FARBENFABRIKEN BAYER AKTIENGESELLSCHAFT manufacturers, of Leverkusen, Germany and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29 Mombasa 29th May 1965

GUSATHION

13094—Preparations for killing weeds and destroying vermin, insecticides, pesticides, herbicides and fungicides FARBENFABRIKEN BAYER AKTIENGESELLSCHAFT, manufacturers, of Leverkusen Germany, and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa 29th May 1965

POMARSOL

13095—Preparations for killing weeds and destroying vermin, insecticides, pesticides, herbicides and fungicides FARBENFABRIKEN BAYER AKTIENGESELLSCHAFT, manufacturers, of Leverkusen, Germany, and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa 29th May 1965

MORESTAN

13096—Preparations for killing weeds and destroying vermin, insecticides, pesticides, herbicides and fungicides FARBENFABRIKEN BAYER AKTIENGESELLSCHAFT, manufacturers, of Leverkusen, Germany, and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa 29th May 1965

TUZET

13097—Preparations for killing weeds and destroying vermin, insecticides, pesticides, herbicides and fungicides FARBENFABRIKEN BAYER AKTIENGESELLSCHAFT, manufacturers, of Leverkusen, Germany, and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa 29th May 1965

URBACID

13098—Preparations for killing weeds and destroying vermin, insecticides, pesticides, herbicides and fungicides FARBENFABRIKEN BAYER AKTIENGESELLSCHAFT, manufacturers, of Leverkusen, Germany, and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa 29th May 1965

PROCIDETS

13101—Medicinal and pharmaceutical preparations HARKER STAGG LIMITED, manufacturers, of 1, Emmott Street, London, E, England, and c/o Messrs Kaplan and Stratton, advocates, P O Box 111, Nairobi 1st June 1965

EMMOTONE

13100—Medicinal and pharmaceutical preparations HARKER STAGG LIMITED, manufacturers, of 1, Emmott Street, London, E, England, and c/o Messrs Kaplan and Stratton, advocates, P O Box 111, Nairobi 1st June 1965

PANETS

13102—Medicinal and pharmaceutical preparations WARD BLENKINSOP AND COMPANY LIMITED, manufacturers, of Fulton House, Empire Way Wembley, Middlesex, England, and c/o Messrs Kaplan and Stratton, advocates, P O Box 111, Nairobi 1st June 1965

ZYLORIC

13106—Pharmaceutical and medical preparations and substances THE WELLCOME FOUNDATION LIMITED, manufacturers, of 183-193 Euston Road, London, N W 1, England, and c/o Messrs Kaplan and Stratton, advocates, P O Box 111, Nairobi 2nd June 1965

ACCOOTHION

13111—All goods included in Class 5 (Schedule III) AMERICAN CYANAMID COMPANY, manufacturers and merchants, of Wayne, State of New Jersey, United States of America, and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa 5th June 1965

AFRIN

13128—All goods included in Class 5 (Schedule III) SCHERING CORPORATION, manufacturers, of 60 Orange Street, City of Bloomfield, State of New Jersey, United States of America, and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa 10th June 1965

ULTRACIDE

13133—Preparations for protecting and preserving plants weed killers, insecticides, fungicides and vermin destroying preparations, moth repelling and destroying preparations, and insect repelling preparations for human use and for veterinary use J R GEIGY S A, manufacturers, of Basle, Switzerland, and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa 10th June 1965

AVACAN

13135—Pharmaceutical veterinary and sanitary substances, infants' and invalids foods, plasters, material for bandaging, material for stopping teeth, dental wax disinfectants preparations for killing weeds and destroying vermin ASTA-WERKE AKTIENGESELLSCHAFT CHEMISCHE FABRIK manufacturers, of Brackwede (Westphalia) Federal Republic of Germany, and c/o Messrs Lysaght and Co P O Box 49, 15-17, New Street, St Helier, Jersey, Channel Islands (via England), and c/o Barclays Bank D C O, Government Road Nairobi 15th June 1965

CLASS 7—SCHEDULE III**XPANDO**

B12896—Machines and implements all included in Class 7 (Schedule III) for applying fertilizers, chemicals, minerals and the like, and being for use in agriculture, horticulture, silviculture and arboriculture and parts included in Class 7 (Schedule III) of such goods PLANT PROTECTION LIMITED, manufacturers, of Yalding, Kent, England, and c/o Messrs Kaplan and Stratton, advocates, P O Box 111, Nairobi 3rd March 1965

ARBOGARD

B12897—Machines and implements all included in Class 7 (Schedule III) for applying fertilizers, chemicals, minerals and the like, and being for use in agriculture, horticulture, silviculture and arboriculture, and parts included in Class 7 (Schedule III) of such goods PLANT PROTECTION LIMITED, manufacturers, of Yalding, Kent, England, and c/o Messrs Kaplan and Stratton, advocates, P O Box 111, Nairobi 3rd March 1965

CLASS 10—SCHEDULE III**REDISPLINT**

13099—Surgical, medical and veterinary appliances PARKE DAVIS AND COMPANY, manufacturers, of Foot of Joseph Campau Avenue, At the River, Detroit 32, Michigan, United States of America, and c/o Messrs Lysaght and Co, P O Box 49, 15-17, New Street, St Helier, Jersey, Channel Islands (via England), and c/o Barclays Bank D C O, Government Road, Nairobi 31st May 1965

CLASS 14—SCHEDULE III**CERTINA**

12975—Watches, watch-movements and parts of watches CERTINA KURTH FRERES S A (CERTINA GEBR KURTH A G) (CERTINA KURTH BROS LIMITED), manufacturers and merchants, of Bahnofstrasse 11, Grenchen, Switzerland, and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa 2nd April 1965

SEIKO

12998—Watches and clocks horological and chronometric instruments, and parts and fittings included in Class 14 (Schedule III) for all such goods KABUSHIKI KAISHA HATTORI TOKEITEN, manufacturers, of 2, 4-chome, Ginza, Chuo-ku, Tokyo, Japan, and c/o Messrs Hamilton Harrison and Mathews, advocates, P O Box 30333, Nairobi 15th April 1965

CLASS 16—SCHEDULE III**FLEXOWRITER**

(Advertised before acceptance—section 21 (1) proviso)

B13051—Appliances consisting of a typewriter and duplicator in one unit for office use, and parts included in Class 16 (Schedule III) FRIDEN INC manufacturers and merchants, of 2350 Washington Avenue, San Leandro, California, United States of America, and c/o Messrs Kaplan and Stratton, advocates, P O Box 111, Nairobi 15th May 1965

JUSTOWRITER

(Advertised before acceptance—section 21 (1) proviso)

B13052—Typewriters for use in recording data on tape or on other material and typewriters actuated by such tape or by direct or telegraphic means in Class 16 (Schedule III) FRIDEN INC, manufacturers and merchants, of 2350 Washington Avenue San Leandro, California, United States of America, and c/o Messrs Kaplan and Stratton, advocates, P O Box 111, Nairobi 15th May 1965

BALLOGRAF

13055—Ball point pens, refills for ball point pens, propelling pencils BALLOGRAF VERKEN AB, manufacturers and merchants, of P O Box 14071, Goteborg 14, Sweden, and c/o Messrs Daly and Figgis, advocates, P O Box 34, Nairobi 15th May 1965

CLASS 24—SCHEDULE III



The Trade Mark is limited to the colours purple, white and black exactly as shown in the representation as affixed to the form of application

13112—Tissues (piece goods), bed and table covers, textile articles not included in other classes MULCO TEXTILES LIMITED, manufacturers and merchants, of P O Box 54, Jinja, Uganda, and c/o Vithaldas L Amlani, Esq., P O Box 1203, Nairobi 5th June 1965



The Trade Mark is limited to the colours yellow, black, grey and light blue exactly as shown in the representation as affixed to the form of application

13114—Tissues (piece goods), bed and table covers, textile articles not included in other classes MULCO TEXTILES LIMITED, manufacturers and merchants, of P O Box 54, Jinja, Uganda, and c/o Vithaldas L Amlani, Esq., P O Box 1203, Nairobi 5th June 1965 To be associated with No 13112 and others



The Trade Mark is limited to the colours turquoise blue, black, gold and white exactly as shown in the representation as affixed to the form of application

Registration of this Trade Mark shall give no right to the exclusive use of the device of a cotton bloom

13113—Tissues (piece goods), bed and table covers textile articles not included in other classes MULCO TEXTILES LIMITED manufacturers and merchants, of P O Box 54, Jinja, Uganda, and c/o Vithaldas L Amlani, Esq., P O Box 1203, Nairobi 5th June 1965 To be associated with No 13112 and others



The Trade Mark is limited to the colours white, black and turquoise blue exactly as shown in the representation as affixed to the form of application

It is a condition of registration that the Mark shall only be used on goods covered by the specification which have been manufactured in Jinja, Uganda

13115—Tissues (piece goods), bed and table covers, textile articles not included in other classes MULCO TEXTILES LIMITED, manufacturers and merchants, of P O Box 54, Jinja, Uganda, and c/o Vithaldas L Amlani, Esq., P O Box 1203, Nairobi 5th June 1965 To be associated with No 13112 and others

CLASS 25—SCHEDULE III

AMBASSADOR

13116—All goods included in Class 25 (Schedule III) more particularly complete articles of clothing, including inner and outer wear for men, women and children COMMERCIAL AND INDUSTRIAL COMBINE LIMITED, manufacturers, of Plot No 36/1, Ahmedabad Road, P O Box 835, Tanga, Tanzania, and c/o Messrs Shah and Shah, advocates, P O Box 5839, Nairobi 5th June 1965

GOSSAGE

13117—All goods included in Class 25 (Schedule III) more particularly complete articles of clothing, including inner and outer wear for men, women and children COMMERCIAL AND INDUSTRIAL COMBINE LIMITED, manufacturers, of Plot No 36/1, Ahmedabad Road, P O Box 835, Tanga, Tanzania, and c/o Messrs Shah and Shah, advocates, P O Box 5839, Nairobi 5th June 1965

LIBRA

13118—All goods included in Class 25 (Schedule III) more particularly complete articles of clothing, including inner and outer wear for men, women and children COMMERCIAL AND INDUSTRIAL COMBINE LIMITED, manufacturers, of Plot No 36/1, Ahmedabad Road, P O Box 835, Tanga, Tanzania, and c/o Messrs Shah and Shah, advocates, P O Box 5839, Nairobi 5th June 1965

MALAIKA

The Trade Mark consists of a Kiswahili word meaning ANGEL

13119—All goods included in Class 25 (Schedule III) more particularly complete articles of clothing, including inner and outer wear for men, women and children COMMERCIAL AND INDUSTRIAL COMBINE LIMITED, manufacturers, of Plot No 36/1, Ahmedabad Road, P O Box 835, Tanga, Tanzania, and c/o Messrs Shah and Shah, advocates, P O Box 5839, Nairobi 5th June 1965

METRO

13120—All goods included in Class 25 (Schedule III) more particularly complete articles of clothing, including inner and outer wear for men, women and children COMMERCIAL AND INDUSTRIAL COMBINE LIMITED, manufacturers, of Plot No 36/1, Ahmedabad Road, P O Box 835, Tanga, Tanzania, and c/o Messrs Shah and Shah, advocates, P O Box 5839, Nairobi 5th June 1965

MINISTER

13121—All goods included in Class 25 (Schedule III) more particularly complete articles of clothing, including inner and outer wear for men, women and children COMMERCIAL AND INDUSTRIAL COMBINE LIMITED, manufacturers, of Plot No 36/1, Ahmedabad Road, P O Box 835, Tanga, Tanzania, and c/o Messrs Shah and Shah, advocates, P O Box 5839, Nairobi 5th June 1965

MOON SHINER

13122—All goods included in Class 25 (Schedule III) more particularly complete articles of clothing, including inner and outer wear for men, women and children COMMERCIAL AND INDUSTRIAL COMBINE LIMITED, manufacturers, of Plot No 36/1, Ahmedabad Road, P O Box 835, Tanga, Tanzania, and c/o Messrs Shah and Shah, advocates, P O Box 5839, Nairobi 5th June 1965

OLYMPIA

13123—All goods included in Class 25 (Schedule III) more particularly complete articles of clothing, including inner and outer wear for men, women and children COMMERCIAL AND INDUSTRIAL COMBINE LIMITED, manufacturers, of Plot No 36/1, Ahmedabad Road, P O Box 835, Tanga, Tanzania, and c/o Messrs Shah and Shah, advocates, P O Box 5839, Nairobi 5th June 1965

STAR RAKER

13124—All goods included in Class 25 (Schedule III) more particularly complete articles of clothing, including inner and outer wear for men, women and children COMMERCIAL AND INDUSTRIAL COMBINE LIMITED, manufacturers, of Plot No 36/1, Ahmedabad Road, P O Box 835, Tanga, Tanzania, and c/o Messrs Shah and Shah, advocates, P O Box 5839, Nairobi 5th June 1965

SUNLIGHT

13125—All goods included in Class 25 (Schedule III) more particularly complete articles of clothing, including inner and outer wear for men, women and children COMMERCIAL AND INDUSTRIAL COMBINE LIMITED, manufacturers, of Plot No 36/1, Ahmedabad Road, P O Box 835, Tanga, Tanzania, and c/o Messrs Shah and Shah, advocates, P O Box 5839, Nairobi 5th June 1965

CLASS 29—SCHEDULE III

UNIC

(Advertised before acceptance—Section 21 (1) proviso)

B12944—All goods included in Class 29 (Schedule III) UNILEVER LIMITED, manufacturers, of Port Sunlight, Cheshire, England and c/o Messrs Kaplan and Stratton, advocates, P O Box 111 Nairobi 16th March 1965

CLASS 30—SCHEDULE III

TWININGS

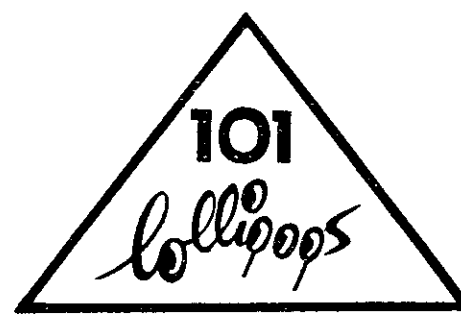
B13053—Tea and coffee R TWINING AND COMPANY LIMITED, merchants, of 216, Strand, London, W C 2, England, and c/o Messrs Kaplan and Stratton, advocates, P O Box 111, Nairobi 15th May 1965

PING-PONG

13082—All goods included in Class 30 (Schedule III) GENERAL FOODS CORPORATION manufacturers, of 250 North Street White Plains, New York, United States of America, and c/o Messrs Kaplan and Stratton, advocates P O Box 111 Nairobi 27th May 1965

MABROUKIE

13109—All goods included in Class 30 (Schedule III) more particularly tea and coffee MABROUKIE TEA AND COFFEE ESTATES LIMITED merchants, of P O Box 1, Limuru 5th June 1965



(Advertised before acceptance—Section 21 (1) proviso)

Registration of this Trade Mark shall give no right to the exclusive use of the device of a triangle and to the word "LOLLIPOPS" except in the manner as represented herein

13136—Non-medicated confectionery being lollipops MADHVANI SUGAR WORKS LIMITED, manufacturers and merchants, of Plot No 25, Main Street, P O Box 54, Jinja, Uganda, and c/o Vithaldas L Amlani, Esq., P O Box 1203, Nairobi 15th June 1965

CLASS 33—SCHEDULE III

BACARDI

12977—All goods included in Class 33 (Schedule III) BACARDI AND COMPANY LIMITED, manufacturers and distillers of Sandringham House, Shirley Street, Nassau, Bahamas, and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29 Mombasa 2nd April 1965



It is a condition of registration that the blank space within the concentric circles shall, when the Mark is in use remain vacant, or, if occupied, then by matter of a purely descriptive nature and non-trade mark character

12978—All goods included in Class 33 (Schedule III) BACARDI AND COMPANY LIMITED, manufacturers and distillers, of Sandringham House, Shirley Street, Nassau, Bahamas, and c/o Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa 2nd April 1965

CLASS 34—SCHEDULE III

ENVOY

13126—Manufactured tobacco and cigarettes and cigarette papers B A T KENYA LIMITED, manufacturers, of Rhokatan House, York Street, P O Box 30000, Nairobi 9th June 1965

Nairobi
16th June 1965

F P McLOUGHLIN,
Assistant Registrar of Trade Marks

GAZETTE NOTICE No 2204

THE TRADE MARKS ACT
(Cap 506)

APPLICATION ADVERTISED BUT NOT PROCEEDING

TRADE Mark Application No 12533—NEW CHUM device label—Class 31 (Schedule III)—Foodstuffs for animals—advertised in the Kenya Gazette dated 4th August 1964, Notice No 2579, page 858 in the name of Maida Limited merchants, of P O Box 1788, Dudley Road, Industrial Area, Nairobi

Nairobi,
16th June 1965

F P McLOUGHLIN,
Assistant Registrar of Trade Marks

GAZETTE NOTICE No 2205

THE TRADE UNIONS ACT
(Cap 233)

PURSUANT to section 63 of the above-mentioned Act notice is hereby given that the undermentioned branches of trade unions have been registered under the Trade Unions Act on the 16th day of June 1965 —

Name of trade union—Kenya National Union of Teachers

Branch—Kakamega

Name of trade union—Kenya Plantation and Agricultural Workers Union

Branch—Molo

Dated this 17th day of June 1965

S O TALA,
Assistant Registrar of Trade Unions

GAZETTE NOTICE No 2206

THE PATENTS REGISTRATION ACT
(Cap 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent, particulars of which appear in the Schedule hereto, was registered as No 1398 of 1965 in the Kenya Register of Patents on the 5th day of June 1965

SCHEDULE

No of application—1398

Date of application—5th June 1965

Name of applicant—Ciba Limited

Registered address—Basle, Switzerland

Particulars of the grant in the United Kingdom—965,313, sealed on 18th November 1964 and dated 7th May 1962

Nature of invention—Process for the manufacture of Urea Derivatives and Pest-Combating Preparations containing them

Documents etc filed in registry—

(a) One certified copy of the specification of the United Kingdom patent

(b) Certificate of the Comptroller General of the United Kingdom Patent Office giving full particulars of the grant of the patent

(c) Agency authorization in favour of Messrs Atkinson, Cleasby and Company, advocates, P O Box 29, Mombasa

Nairobi,
16th June 1965

F P McLOUGHLIN,
Assistant Registrar of Patents

GAZETTE NOTICE No 2207

THE LIQUOR LICENSING ACT
(Cap 121)

NAIROBI LIQUOR LICENSING COURT

DULY authorized by the District Commissioner, Nairobi Area, a special meeting of the Nairobi Liquor Licensing Court will be held at the District Commissioner's Office, Kenyatta Avenue, Nairobi, on Monday 19th July 1965, at 10 a m to consider the following applications

NEW APPLICATIONS

Members Club Liquor Licence

Hellenic Sports Club Olympia (A A Monnas, Chairman), P O Box 7347, Nairobi Plot No L R 209/4810, Scotia Road, Woodley Estate, Nairobi

Wholesale Liquor Licence

Nararashi Wholesalers Ltd (Kamanda Gichira, Managing Director), P O Box 12943, Nairobi Plot No L R 209/697/39, River Road, Nairobi

W K MARTIN,

Nairobi,
17th June 1965

President
Nairobi Liquor Licensing Court

GAZETTE NOTICE No 2208

THE LIQUOR LICENSING ACT
(Cap 121)

NYERI LIQUOR LICENSING COURT

THE first statutory meeting of the Nyeri Liquor Licensing Court which was postponed *vide* Gazette Notice No 2034 of 8th June 1965 will now be held in the office of the District Commissioner, Nyeri, at 10 a m on Monday, 12th July 1965, to consider applications listed in Gazette Notice Nos 1418 and 1698 dated 20th April 1965 and 11th May 1965 respectively

J H KAHARA,

Nyeri,
14th June 1965

President
Nyeri Liquor Licensing Court

GAZETTE NOTICE No 2209

THE AFRICAN LIQUOR ACT
(Cap 122)

BARINGO AFRICAN LIQUOR LICENSING BOARD

NOTICE is hereby given that the meeting of the Baringo African Liquor Licensing Board which was due to be held in the District Commissioner's Office, Kabarnet, on Monday, 7th June 1965 at 10 a m, as shown in Gazette Notice No 1558 of 4th May 1965, will now be held on Wednesday, 7th July 1965 at 10 a m

J G N MAHINDA

Kabarnet
8th June 1965

President
Baringo African Liquor Licensing Board

GAZETTE NOTICE No 2210

THE LIQUOR LICENSING ACT
(Cap 121)

EMBU LIQUOR LICENSING COURT

THE following additional application for liquor licence will be considered at the next statutory meeting of the Embu Liquor Licensing Court to be held in the Embu Appeal Court Hall

NEW APPLICATION

Club Liquor Licence

Tana Night Club, P O Box 180, Embu (Premises to be allocated by the Embu Urban Council)

J M MBITHI,

President

Embu Liquor Licensing Court

GAZETTE NOTICE No 2211

THE AFRICAN LIQUOR ACT
(Cap 122)

NYANDARUA LIQUOR LICENSING BOARD

NOTICE is hereby given that the statutory meeting of the Nyandarua African Liquor Licensing Board will be held in the Urban Council Hall, Thomson's Falls, on Monday, 19th July 1965 at 2 p m

J AKIBAYA,

Chairman

Nyandarua African Liquor Licensing Board

GAZETTE NOTICE No 2212

THE LIQUOR LICENSING ACT
(Cap 121)

NYANDARUA LIQUOR LICENSING COURT

THE meeting of the Nyandarua Liquor Licensing Court will be held in the Urban District Council Hall, Thomson's Falls, on Monday, 19th July 1965 at 10 a m

J AKIBAYA,

President

Nyandarua Liquor Licensing Court

GAZETTE NOTICE No 2213

THE LIQUOR LICENSING ACT
(Cap 121)

MURANGA LIQUOR LICENSING COURT

NOTICE is hereby given that the first statutory meeting of the Murang'a Liquor Licensing Court will be held in the District Commissioner's Board Room on Monday, 12th July 1965 at 10 a m to consider all applications for new licences, renewals, conversions and transfers of the existing licences, which appeared in Gazette Notice No 1483 of 27th April 1965 for consideration on 20th May 1965 but were not considered due to unavoidable postponement of the meeting

Dated this 14th day of June 1965

C K KOINANGE,

President

Murang'a Liquor Licensing Court

GAZETTE NOTICE No 2214

EDITH AUGUSTA LUCY VERNON, DECEASED

NOTICE is hereby given pursuant to section 29 of the Trustee Act (Cap 167) that any person having a claim against or an interest in the estate of the late Edith Augusta Lucy Vernon of Nairobi who died at Nairobi on 17th August 1964 is hereby required to send particulars in writing of his or her claim or interest to Barclays Bank D C O, Trustee Department, P O Box 30116, Nairobi, before 2nd September 1965 after which date the administrator will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they have had notice and will not as respects the property so distributed be liable to any person of whose claim they shall not then have had notice

Dated this 22nd day of June 1965

BARCLAYS BANK D C O

Trustee Department

P O Box 30116, Nairobi

GAZETTE NOTICE NO 2215

PURSHOTTAM MULJI BHARADIA, DECEASED

NOTICE

TAKE NOTICE that all persons having any claims against or owing moneys to the estate of the above-named Purshottam Mulji Bharadia, late of Nairobi in the Republic of Kenya, who died on the 25th day of April 1964, at Nairobi aforesaid, are required to prove such claims before the undersigned or to pay to us the amount due, as the case may be, on or before 30th August 1965 after which date the claims so proved will be paid and the estate distributed according to law

Dated at Nairobi this 18th day of June 1965

T G BAKRANIA,
for Veljee Devshi and Bakrania
Advocates for the Executors
Market Mansion Bazaar Street
P O Box 5087, Nairobi

GAZETTE NOTICE NO 2216

ESTATE OF THE LATE MRS CONSTANCE HILDA HOLDER

To All to Whom It May Concern

TAKE NOTICE that all persons having any claims against or owing money to the above-named Mrs Constance Hilda Holder, late of Eldoret, Kenya, who died at Eldoret aforesaid on 8th September 1964 are requested to prove such claims or to pay the amount due as the case may be to the Standard Bank Limited, P O Box 30299, Nairobi, Kenya, on or before the 21st day of August 1965 after which date the estate of the said deceased will be distributed or administered according to law having regard only to the claims against the estate of which we the said Bank shall then have notice

Dated this 14th day of June 1965

THE STANDARD BANK LIMITED,
Trustee Branch
P O Box 30299, Nairobi
Administrator

GAZETTE NOTICE NO 2217

IN THE HIGH COURT OF KENYA AT NAIROBI
PROBATE AND ADMINISTRATION

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

(1) CAUSE NO 124 OF 1965

By Lakhamshi Ramman Shah of Nairobi in Kenya, the attorney of Jayben of Moshi in Tanzania, the executrix named in the will of the deceased, through Messrs Veljee Devshi and Bakrania, advocates, of Nairobi, for resealing in Kenya, grant of probate granted by the High Court in Tanzania at Arusha of the estate of Ratilal Hadha Shah of Moshi in Tanzania, who died at Nairobi in Kenya on the 29th day of August 1963

(2) CAUSE NO 125 OF 1965

By John Marcelino Lobo of Nairobi in Kenya, the husband of the deceased, for a grant of letters of administration intestate of the estate of Aurora Lobo of Nairobi in Kenya who died at Nairobi aforesaid, on the 3rd day of April 1965

(3) CAUSE NO 126 OF 1965

By Kusumben d/o Jagmohandas Tribhovandas Parekh of Nairobi in Kenya, the executrix named in the will of the deceased, through Messrs J J and V M Patel, advocates, of Nairobi, for a grant of probate of the will of Mugatlal Rajpal Kotkari of Nairobi in Kenya, who died at Nairobi aforesaid on the 4th day of October 1964

(4) CAUSE NO 127 OF 1965

By Hement Kumari of Nairobi in Kenya, the widow of the deceased, through S P Vaid, Esq., advocate, of Nairobi for a grant of letters of administration intestate of the estate of Des Raj Sharma s/o Gunda Ram Sharma of Nairobi in Kenya, who died at Nairobi in Kenya on the 1st day of June 1965

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 6th day of July 1965

Nairobi,
18th June 1965

P J McDermott
Deputy Registrar
High Court of Kenya Nairobi

Note—The wills mentioned are deposited and open to inspection at the Court

GAZETTE NOTICE NO 2218

IN THE SUPREME COURT OF KENYA AT NAKURU
PROBATE AND ADMINISTRATION

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

(1) CAUSE NO 8 OF 1965

By Joseph Richard Knight Milton of Solai in Kenya (P O Box 372, Nakuru in Kenya), and Joan Knight Reeder of P O Milton's Siding in Kenya the executors named in the will of the deceased through Messrs Cresswell, Mann and Dod, advocates, of Nakuru, for a grant of probate of the will of the late Joseph Henry Milton of P O Milton's Siding aforesaid, who died at Nakuru on the 8th day of September 1964

(2) CAUSE NO 9 OF 1965

By Patrick Bell and Reginald Wallace Falkner, both of P O Box 21, Nakuru in Kenya, the lawful attorneys of Joyce Thomas, the executrix named in the will of the deceased, through Messrs Cresswell Mann and Dod, advocates, of Nakuru for a grant of letters of administration with will annexed of the late Francis Brian Thomas of Nakuru aforesaid, who died at Nakuru on the 5th day of December 1964

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 6th day of July 1965

A M COCKAR,
District Delegate
Nakuru,
12th June 1965 Supreme Court of Kenya, Nakuru

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

GAZETTE NOTICE NO 2219

IN THE SUPREME COURT OF KENYA
IN THE DISTRICT DELEGATE'S COURT AT ELDORET

PROBATE AND ADMINISTRATION

CAUSE NO 9 OF 1965

Notice of application for grant of letters of administration with will annexed for the estate of late Francis Benjamin Lynde Foster of Kaptagat and Mombasa Uasin Gishu District and Mombasa District of Kenya

TAKE NOTICE that application having been made in this Court by Standard Bank Ltd, P O Box 30299, Nairobi, through Norman William Smith of the Standard Bank Ltd, Trustee Branch, Nairobi Extra-Provincial District, Kenya, for grant of letters of administration with will annexed of the estate of late Francis Benjamin Lynde Foster, of Kaptagat and Mombasa, Uasin Gishu and Mombasa Districts of Kenya, who died at Mombasa Mombasa District Kenya, on the 17th day of March 1965 this Court will proceed to issue the same unless cause be shown to the contrary and appearance entered on or before 22nd June 1965

OM PARKASH SACHDEVA,
District Delegate
Districts of Uasin Gishu Trans Nzoia
Elgeyo-Marakwet and Nandi

GAZETTE NOTICE NO 2220

THE BANKRUPTCY ACT
(Cap 53)

NOTICE OF DIVIDEND

Debtor's name—Jesang Devshi Shah

Address—P O Box 877, Mombasa

Description—Tailor

Court—Supreme Court of Kenya, Mombasa

No of matter—B C 4 of 1960

Amount per £—Cents 04

First or final or otherwise—First and final

When payable—8th July 1965

Where payable—Old Customs House, Nkrumah Road, P O Box 366, Mombasa

Mombasa,
9th June 1965

A H KHAWAJA,
Deputy Official Receiver (Coast)

GAZETTE NOTICE No 2221

THE BANKRUPTCY ACT
(Cap 53)

NOTICE OF DIVIDEND

Debtors names—(1) Devji Arjan Ghedia and (2) Bhimji Arjan Ghedia, formerly trading as Ghedia Furniture Mart

Address—P O Box 2625, Mombasa

Description—Carpenters

Court—Supreme Court of Kenya, Mombasa

No of matter—B C 14 of 1961

Amount per £—Sh 1/12 (joint estate)

Amount per £—Sh 20 (separate estate of Devji Arjan Ghedia)

First or final or otherwise—First and final

When payable—8th July 1965

Where payable—At my office, Old Customs House, Nkrumah Road, P O Box 366, Mombasa

Mombasa,
10th June 1965

A H KHAWAJA,
Deputy Official Receiver (Coast)

GAZETTE NOTICE No 2222

THE BANKRUPTCY ACT
(Cap 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name—Mavji Ramji Koria

Address—P O Box 11257, Nairobi

Description—Unemployed

Court—The Supreme Court of Kenya, P O Box 30041 Nairobi

No of matter—B C 10 of 1957

Date of order—21st May 1965

Date of issue—7th June 1965

Nature of order made—The discharge is suspended for three months

P J McDermott,
Deputy Registrar
Supreme Court of Kenya Nairobi

GAZETTE NOTICE No 2223

THE BANKRUPTCY ACT
(Cap 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name—Taibali Alibhai Gor

Address—P O Box 1595, Nairobi

Description—Employed

Court—The Supreme Court of Kenya, P O Box 30041 Nairobi

No of matter—B C 10 of 1959

Date of order—21st May 1965

Date of issue—7th June 1965

Nature of order made—Discharge suspended for six months

P J McDermott,
Deputy Registrar
Supreme Court of Kenya Nairobi

GAZETTE NOTICE No 2224

THE BANKRUPTCY ACT
(Cap 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name—Natubhai Kashibhai Patel

Address—P O Box 6218 Nairobi

Description—Working on Commission Basis

Court—The Supreme Court of Kenya, P O Box 30041, Nairobi

No of matter—B C 27 of 1960

Date of order—21st May 1965

Date of issue—7th May 1965

Nature of order made—Discharge suspended until the debtor pays a dividend of Sh 1 in the £ to his creditors

P J McDermott,
Deputy Registrar
Supreme Court of Kenya Nairobi

GAZETTE NOTICE No 2225

THE BANKRUPTCY ACT
(Cap 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name—Jammadas Gokaldas Solanki

Address—P O Box 78, Gilgil, Kenya

Description—Salesman

Court—The Supreme Court of Kenya, P O Box 30041, Nairobi

No of matter—B C 17 of 1960

Date of order—7th May 1965

Date of issue—31st May 1965

Nature of order made—Discharge suspended for three months

P J McDermott,
Deputy Registrar,
Supreme Court of Kenya Nairobi

GAZETTE NOTICE No 2226

IN THE MATTER OF THE COMPANIES ACT
(Cap 486)

AND

IN THE MATTER OF GRANVILLE ESTATE LIMITED
(*In Voluntary Liquidation*)

NOTICE

NOTICE is hereby given that the final meeting of members is to be held on 24th July 1965 at 8 15 a m in Room 207, Mansion House, Nairobi, for the purpose contained in section 283 of the Companies Act

Dated this 14th day of June 1965

R J WADE
Liquidator

GAZETTE NOTICE No 2227

THE COMPANIES ACT
(Cap 486)

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

Dee s Plantations Limited
Janmohamed Kisii Cinema Limited
Scandinavia House Limited

Dated this 11th day of June 1965

O M SAMEJA
Assistant Registrar of Companies

GAZETTE NOTICE No 2228

THE SOCIETIES ACT
(Cap 108)

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

SCHEDULE

Red Poll Cattle Society of East Africa
Muslim Parents Association, Nairobi

Dated this 17th day of June 1965

O J BURNS
Deputy Registrar of Societies

GAZETTE NOTICE No 2229

THE SOCIETIES RULES
(Cap 108, Sub Leg)

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

SCHEDULE

East African Society for the Prevention of Cruelty to Animals
to Kenya Society for the Prevention of Cruelty to Animals

Dated this 17th day of June 1965

O J BURNS
Deputy Registrar of Societies

GAZETTE NOTICE No 2230

THE SOCIETIES ACT
(*Cap 108*)

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

SCHEDULE

Egesa Isecha
Trans Mara Social Club
Awasi Voice of Progress
Gamuguywa Farmers Society
Africa Club (Kapsabet)
Goin Association
Aembu Educational Club
Kagumo Old Boys Association
Tharaka Assent Assemblage
Abagichora Welfare Club
Bryemba Association (Kenya)
South Wanga Youth Association
Kiyu Economic Society
Kiambu Parents' Educational Society
Law Clerks Society of Kenya
Kenya Medical Staff Society
United Sudanese Welfare Association
Meru United Club
Meru Welfare Association, Nanyuki Branch
Shirotsa Educational Society
Tiriki Union East Africa, Kericho Branch
Madzuu Peoples Progressive Society
United African Education Society
Luo Students' Union
North Kinangop District Association
Kirinyaga Education Association
Coastal League
Teso Political Union
Nyanza Sugar Planters' Association
Agaciku Education Society
Chuka Education Parents Association
Tachoni Welfare Association Fund Lukusi Branch
Agoro Nyaudo Association (E A) Central Nyanza Branch
Misikhu Public Club
Kisumu Ugenya Welfare Association
Yuvak Mandal, Kericho
East African Guild of Editors
Kamukongi Welfare Association
Muhali Welfare Unity, Muhali Branch
Kikuyu-Embu Meru and Akamba Unit
Council of Islamic Affairs
Kahiga's Family Education Fund
Milambo Union (East Africa)
Mwala Location Welfare Society, Mwala Branch
Kericho Rates and Tax Payers Association
Kongoweya Welfare Society
Africa Club, Kericho
Kenya Anti-Bribery and Corruption Union, South Nyanza Branch
African Greek Orthodox Church, Waithaka Branch
Samia Progressive Association
Kawere Association (E A) Nairobi Branch
Kaminiyewet Parents' Association, Kipsigis
Kajiado District Merchants Association, Kajiado
Nairobi African Chamber of Commerce
Muslim Association Bugoma
Uganda Union (Kenya) HQ Nairobi
Eldoret African Traders' Association
Musali Association
Gem Bantu Association, Kisumu Branch
Homa Hill Youths Association
African Welfare Club, Air Ministry Works
Directorate, Eastleigh

Dated this 17th day of June 1965

O J BURNS,
Deputy Registrar of Societies

GAZETTE NOTICE No 2231

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

PURSUANT to rule 17 of the Societies Rules notice is hereby given that the societies listed in the Schedule hereto have been registered under the provisions of the Societies Act (*Cap 108*)

SCHEDULE

<i>Name of Society</i>	<i>Date Registration Effected</i>
Ngovu Society, Nairobi	11-6-65
Mbari Ya Wakaruigi Society	11-6-65
Njata Kibiriti Society	12-6-65
Mbari Ya Gakuru Society	15-6-65
Tharaka Age Group 1956	15-6-65

Dated this 17th day of June 1965

O J BURNS
Deputy Registrar of Societies

GAZETTE NOTICE No 2232

(CS/731/36)

THE CO OPERATIVE SOCIETIES ACT
(*Cap 490*)

CLOSURE OF LIQUIDATION

Re *Kiuu Rice Growers Co-operative Society Limited*
(*In Liquidation*)

WHEREAS the registration of the above-named Society was cancelled by an Order made on the 8th day of May 1963 and which Order became effective on the 8th day of July 1963 and whereas the assets of the said Society have now been realized and all creditors paid in accordance with a scheme of distribution approved by me so far as it has been found possible at this date so to do, I now order that the liquidation of the said Society be closed with effect from the date of this Order

No claims shall lie against undistributed funds after the expiration of a period of two years from the date of publication of this Order

Given under my hand at Nairobi this 9th day of June 1965

J A N KIBUE
Commissioner for Co-operative Development

GAZETTE NOTICE No 2233

(CS/732/33)

THE CO OPERATIVE SOCIETIES ACT
(*Cap 490*)

CLOSURE OF LIQUIDATION

Re *Mweru Rice Growers Co-operative Society Limited*
(*In Liquidation*)

WHEREAS the registration of the above-named Society was cancelled by an Order made on the 8th day of May 1963 and which Order became effective on the 8th day of July 1963 and whereas the assets of the said Society have now been realized and all creditors paid in accordance with a scheme of distribution approved by me so far as it has been found possible at this date so to do, I now order that the liquidation of the said Society be closed with effect from the date of this Order

No claims shall lie against undistributed funds after the expiration of a period of two years from the date of publication of this Order

Given under my hand at Nairobi this 9th day of June 1965

J A N KIBUE,
Commissioner for Co-operative Development

GAZETTE NOTICE No 2234

(CS/771/55)

THE CO-OPERATIVE SOCIETIES ACT
(Cap 490)

CLOSURE OF LIQUIDATION

Re *South Tetu Rice Growers Co-operative Union Limited*
(*In Liquidation*)

WHEREAS the registration of the above-named Society was cancelled by an Order made on the 8th day of May 1963 and which Order became effective on the 8th day of July 1963 and whereas the assets of the said Society have now been realized and all creditors paid in accordance with a scheme of distribution approved by me so far as it has been found possible at this date so to do, I now order that the liquidation of the said Society be closed with effect from the date of this Order

No claims shall lie against undistributed funds after the expiration of a period of two years from the date of publication of this Order

Given under my hand at Nairobi this 9th day of June 1965

J A N KIBUE,
Commissioner for Co-operative Development

GAZETTE NOTICE No 2235

(CS/433/105)

THE CO-OPERATIVE SOCIETIES ACT
(Cap 490)

CLOSURE OF LIQUIDATION

Re *Nyanduma Farmers Co-operative Society Limited*
(*In Liquidation*)

WHEREAS the registration of the above-named Society was cancelled by an Order made on the 21st day of May 1963 and which Order became effective on the 21st day of July 1963 and whereas the assets of the said Society have now been realized and all creditors paid in accordance with a scheme of distribution approved by me so far as it has been found possible at this date so to do, I now order that the liquidation of the said Society be closed with effect from the date of this Order

No claims shall lie against undistributed funds after the expiration of a period of two years from the date of publication of this Order

Given under my hand at Nairobi this 9th day of June 1965

J A N KIBUE,
Commissioner for Co-operative Development

GAZETTE NOTICE No 2236

(CS/226/95)

THE CO-OPERATIVE SOCIETIES ACT
(Cap 490, Section 49)

APPOINTMENT OF LIQUIDATOR

WHEREAS by order dated the 8th day of December 1964 Pierre George Muturi Kathendu was appointed liquidator of Uplands Poultry Keepers Co-operative Society Limited

And whereas the said Pierre George Muturi Kathendu is unable to act as liquidator

Now, therefore, do I appoint Benjamin Enos Oduor to be liquidator in the matter of the aforesaid Co-operative Society

Given under my hand at Nairobi this 8th day of June 1964

J A N KIBUE,
Commissioner for Co-operative Development

GAZETTE NOTICE No 2237

THE CO-OPERATIVE SOCIETIES ACT
(Cap 490)

ADMISSION OF CLAIMS

Nairobi African Carpenters Co-operative Society Limited

I, being duly appointed liquidator of the above-mentioned Society, hereby appoint 31st July 1965 as the day on or before which creditors of the said Society shall state to me their claims for admission

Such claims shall be addressed to me at P O Box 30202, Nairobi

A P H D'SOUZA,
Co-operative Officer
Nairobi Area

GAZETTE NOTICE No 2238

THE METHODS OF CHARGE (EAPL) BYELAWS, 1962

VARIATION TO THE PRICE OF FUEL OIL

PURSUANT to Byelaw No 6 of the Methods of Charge (EAPL) Byelaws, 1962, notice is hereby given of the variations to the price of fuel oil delivered to this Company on or before the 1st day of June 1965

Delivered to the Fuel Storage Tanks at —

Nairobi South Power Station	No change
Mereroni Power Station	No change
Kisumu Power Station	No change
Eldoret Power Station	No change
Kitale Power Station	Sh 0 02 increase
Nanyuki Power Station	Sh 0 59 increase
Kipevu Power Station, Mombasa (furnace oil)	Sh 0 20 increase

B H KYLE BOWYER
Secretary

GAZETTE NOTICE No 2239

THE LOCAL GOVERNMENT (CENTRAL NYANZA JOINT BOARD) ORDER, 1954

APPOINTMENT TO THE BOARD

IT IS hereby notified that in exercise of the powers conferred by paragraph 2 of the Local Government (Central Nyanza Joint Board) Order, 1954, the following persons—

- (1) Mr Joseph Nyang'or Sigu, c/o South Nyakach Location, P O Sondu
- (2) Mr Lukas Okuwa, Uhola Location, P O Box 311, Kisumu
- (3) Mr Nyawanda Obonyo, Uyoma Location, P O Nyilima have been appointed by the Kisumu County Council to be members of the Central Nyanza Joint Board

Dated this 10th day of June 1965

Chairman
Kisumu County Council

GAZETTE NOTICE No 2240

THE LOCAL GOVERNMENT (ELECTIONS) RULES, 1963

(L N 370 of 1963)

NOTICE OF ELECTIONS

ELECTIONS are to be held of Councillors to serve the County Council of Olkejuado and the Pocka Local Council for the following electoral areas —

<i>County Council</i>		
719	Bissil	One seat
720	Loitokitok	One seat
722	Lodokilani	One seat
723	Ngong	One seat
<i>Pocka Local Council</i>		
719	Bissil	Three seats
721	Kaputiei	One seat

Nomination day is to be 21st June 1965

Nomination papers may be delivered by the candidate to the Returning Officer between the hours of eight o'clock in the morning and noon on the 21st day of June 1965

Forms of nomination may be obtained from the District Commissioner's Office, Kajiado on any week-day between the hours of nine in the morning and noon

Elections are to be held on 7th, 8th and 9th July 1965

E P ORANGA,
Returning Officer
Kajiado

GAZETTE NOTICE No 2241

COUNTY COUNCIL OF KIPSIGIS

THE LOCAL GOVERNMENT (ELECTIONS) RULES, 1963

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

I, the deputy returning officer of the County Council of Kipsigis do hereby certify that the following persons shown in Column 1 of the Schedule hereto have been validly nominated for election as Councillors of the Belgut Area Council for electoral areas shown in Column 4

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
Name	Place of Residence	Occupation or Description	Electoral Area
Joel Arap Ruto	Chebigen, P O Box 352, Kericho	Teacher	Location 2 (Open Seat)
Thomas Arap Tele	c/o P O Box 19, Kericho	Veterinary Assistant	Location 9 and Muhoroni (Open Seat)
There are accordingly no vacant seats			

11th June, 1965

S L VINCENT,
Deputy Returning Officer

GAZETTE NOTICE No 2242

COUNTY COUNCIL OF KIPSIGIS

THE LOCAL GOVERNMENT (ELECTIONS) RULES, 1963

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

I, the deputy returning officer of the County Council of Kipsigis do hereby certify that the following persons shown in Column 1 of the Schedule hereto have been validly nominated for election as Councillors of the Buret Area Council for electoral areas shown in Column 4

Column 1	COLUMN 2	COLUMN 3	COLUMN 4
Name	Place of Residence	Occupation or Description	Electoral Area
Elijah Arap Misoi	Rungut, P O Litein	Farmer	Location 3 (Open Seat)
Nathan Kiplangat Arap Mutai	Chesilyot, P O Litein	Teacher	Location 3 (Open Seat)
Stephen Kiptoo Arap Sargo	Kapsinendet P O Box 79, Sotik	Farmer	Location 3 (Open Seat)
Joseah Arap Soi	P O Litein	Teacher	Location 8 (Open Seat)
Elijah Arap Sigira	Koiva, P O Litein	Farmer	Location 8 (Former Member Seat)
There are accordingly no vacant seats			

10th June, 1965

S L VINCENT,
Deputy Returning Officer

GAZETTE NOTICE No 2243

COUNTY COUNCIL OF KIPSIGIS

THE LOCAL GOVERNMENT (ELECTIONS) RULES, 1963

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

I, the deputy returning officer of the County Council of Kipsigis do hereby certify that the following persons shown in Column 1 of the Schedule hereto have been validly nominated for election as Councillors of the Kericho Urban Council for electoral areas shown in Column 4

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
Name	Place of Residence	Occupation or Description	Electoral Area
John Kiprotich Arap Kerich	Chepsir, c/o P O Box 154, Kericho	Farmer	Kericho County Division (Open Seat)
Robinson Mbugwa Manywira	Kericho Township, P O Box 229, Kericho	Trader	Kericho County Division (Open Seat)
Joseph Muiruri Njoroge	Kericho Township P O Box 156 Kericho	Trader	Kericho County Division (Ratepayer seat)
There are accordingly no vacant seats			

10th June, 1965

S L VINCENT,
Deputy Returning Officer

GAZETTE NOTICE No 2244

COUNTY COUNCIL OF KIPSIGIS

THE LOCAL GOVERNMENT (ELECTIONS) RULES, 1963

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

I, the deputy returning officer of the County Council of Kipsigis do hereby certify that the following persons shown in Column 1 of the Schedule hereto have been validly nominated for election as Councillors of the Bomet Area Council for electoral areas shown in Column 4

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
Name	Place of Residence	Occupation or Description	Electoral Area
Kipkemoi Arap Tesot	Longisa, Location 4 P O Bomet	Agricultural Instructor	Location 4 (Open Seat)
Chepkwony Arap Sigira	Silibwet P O Bomet	Farmer	Location 5 (Open Seat)
Kiprono Arap Koske	Kipsinge Location 6, P O Sotik	Farmer	Location 6 and Gelegele (Open Seat)
Tabeituk Arap Kilach	Kapkelei, P O Sotik	Farmer	Location 6 and Gelegele (Former Member Seat)
There are accordingly no vacant seats			

10th June, 1965

S L VINCENT,
Deputy Returning Officer

GAZETTE NOTICE No 2245

COUNTY COUNCIL OF KIPSIGIS
THE LOCAL GOVERNMENT (ELECTIONS) RULES, 1963

I, the deputy returning officer for the County Council of Kipsigis do hereby certify that the following persons have been elected unopposed as councillors of the Lumbwa Area Council for the electoral areas mentioned hereunder

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
<i>Name</i>	<i>Place of Residence</i>	<i>Occupation or Description</i>	<i>Electoral Area</i>
Kiptoo Arap Leitich Nashon Chelule, Arap Tole	Tiele Estate, P O Lumbwa Inglewood Farm, P O Box 74, Lumbwa	Headman Farmer	Lumbwa (Open Seat) Chagaik (Ratepayer Seat)
Kapturyong' Arap Kitur	Inglewood Farm, P O Box 31, Lumbwa	Farmer	Saosa (Ratepayer Seat)
Joseph Arap Maritim	P O Box 198, Kericho	Salesman/Driver	Kerenga (Open Seat)
Kericho 14th June, 1965			S L VINCENT, <i>Deputy Returning Officer</i>

GAZETTE NOTICE No 2246

KISUMU COUNTY COUNCIL**DRAFT SUPPLEMENTARY VALUATION ROLL 1964**

NOTICE is hereby given that the Draft Supplementary Valuation Roll for the year 1964 in respect of Kisumu County Council has been laid before a meeting of the Kisumu County Council and is now available at Kisumu County Council offices for public inspection during normal office hours

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

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

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

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

Dated this 7th day of June 1965

A W OBER,
Acting Clerk to the Kisumu County Council
P O Box 86, Kisumu

GAZETTE NOTICE No 2247

MASAKU COUNTY COUNCIL**SUPPLEMENTARY VALUATION ROLLS 1964/65**

NOTICE is hereby given that no objection to the Supplementary Valuation Rolls 1964/1965 having been received, the said rolls have been signed and certified to the effect in accordance with section 12 (1) of the Valuation for Rating Act and becomes the Valuation Roll 1964/65 for Sultan Hamud, Kiul, Konza, Athi River Township and Trading Centres

F J MUASYA,
Clerk to Masaku County Council,
P O Box 149, Machakos

GAZETTE NOTICE No 2248

THE MUNICIPAL COUNCIL OF NAKURU**THE LOCAL GOVERNMENT (ELECTIONS) RULES, 1963****RESULT OF ELECTION**

PURSUANT to rule 10 (1) (a) of the Local Government (Elections) Rules, 1963, I declare the following candidates whose nominations were submitted on Wednesday, 9th June 1965 to be elected —

Central Electoral Area

Cosmos Joseph Ariwo	Businessman of Nakuru
Aggrey Agrippa Agot McRading	Businessman of Nakuru
Shantilal Rughnath Thakkar (with additional qualification)	Farmer and Court Broker

Nakuru,
10th June 1965

K M LOUIS,
Returning Officer,
Municipal Offices, Nakuru

GAZETTE NOTICE No 2249

MUNICIPAL COUNCIL OF MOMBASA**THE LOCAL GOVERNMENT (ELECTIONS) RULES, 1963**

NOTICE is hereby given that the following have been validly nominated as Councillors and I hereby declare them elected as Councillors of the Municipal Council of Mombasa for the Electoral Areas as shown for the period ending 30th June 1968

Electoral Area

Od Town and Mbaraki	Mr Said Hemed
Shimanzi	Mr Mohamed Abdalla Kamshui
Changamwe and Port Reitz	Mr Bahauddin Tajuddin Parkar

There are accordingly no vacant seats in the above-mentioned Electoral Areas

Dated this 9th day of June 1965

A V RATCLIFF,
Returning Officer,
Town Hall, Mombasa

GAZETTE NOTICE No 2250

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between us the undersigned Gulabchand Hirji Shah and Bharmal Hirji Shah carrying on business at Plot No 2604, Bazaar Street, Nairobi, under the firm name or style of Maru Trading Company has been dissolved by mutual consent as from 20th May 1965 by retirement therefrom of the said Bharmal Hirji Shah and that the said business will be continued by the said Gulabchand Hirji Shah as the sole proprietor thereof under the same name or style at Plot No 2600, Njugu Lane, Nairobi

All debts due to and owing by the said business up to and including the said 20th day of May 1965 shall be received and paid by the said continuing partner Gulabchand Hirji Shah

Dated at Nairobi this 31st day of May 1965

GULABCHAND HIRJI SHAH,
Continuing Partner
BHARMAL HIRJI SHAH,
Retiring Partner

GAZETTE NOTICE No 2251

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that partnership heretofore subsisting between Jiwan Mulji Vaja and Narshi Jetha Padhiar of P O Box 29, Kisii, carrying on business under the name or style of N J Padhiar and Co, at Plot No 79, Kisii, has been dissolved by mutual consent from 31st August 1964 by the retirement therefrom of the said Narshi Jetha Padhiar

The continuing partner Jiwan Mulji Vaja will henceforth carry on the business at the said place in the name of Gusu Timber and Hardware Store All debts and liabilities of the said business before and after 31st August 1964 will be collected and paid by the said continuing partner

Dated at Kisii this 7th day of June 1965

JIWAN MULJI VAJA,
Continuing Partner
NARSHI JETHA PADHIAR,
Retiring Partner

GAZETTE NOTICE No 2252

DISSOLUTION OF PARTNERSHIP

THIS is to notify that the partnership carried on by Vanmali Kalyan and Govind Fakir, trading as Oriental Restaurant in Nanyuki, on Plot No 325, Section IV, has been mutually dissolved and Vanmali Kalyan retires from the partnership and Govind Fakir carries on the trade as sole proprietor taking the responsibility of paying out all the debts owed by the firm and collect the debt from the owing customers as from 27th April 1965 Vanmali Kalyan does not take any responsibility for any liability

VANMALI KANYAN
GOVIND FAKIR

GAZETTE NOTICE No 2253

NOTICE OF CHANGE OF NAME

I, Premchand Lakhamsi Dodhia of P O Box 167, Thika, in Kenya, do hereby give public notice that by a deed poll dated the 17th day of May 1965 duly executed, attested and registered in the Registry of Documents at Nairobi in Volume B3, Folio 204/168, I have abandoned the use of my surname of Shah and in lieu thereof I have assumed and adopted the surname of Dodhia

In pursuance of such change and adoption of the surname of Dodhia as aforesaid, I declare that I shall at all times hereafter upon all occasions whatsoever use and sign and subscribe my surname as Dodhia and I hereby authorize and request all persons at all times heretofore to designate and describe my surname as Dodhia

Dated at Thika this 11th day of June 1965

PREMCHAND LAKHAMSHI DODHIA

GAZETTE NOTICE No 2254

NOTICE OF CHANGE OF NAME

I, Chhibubhai Kunverji Patel of P O Box 30090, Nairobi, Kenya, hereby give public notice that by a deed poll dated the 3rd day of June 1965 duly executed by me as the father and natural guardian of Hasmitaben heretofore known as Hansaben, minor, female, born at Nairobi in Kenya on the 26th day of June 1960, formally and absolutely renounced and abandoned the use of her said first name of Hansaben and assumed and adopted in lieu thereof first name of Hasmitaben for all purposes and I therefore on behalf of my daughter, hereby authorize and request all persons to designate, describe and address my said daughter by such assumed and adopted first name of Hasmitaben

Dated at Nairobi this 4th day of June 1965

CHHIBUBHAI KUNVERJI PATEL

GAZETTE NOTICE No 2255

NOTICE OF CHANGE OF NAME

I, Devchand Ramji Shah of P O Box 176, Thika, in Kenya, do hereby give public notice that by a deed poll dated the 15th day of June 1965 duly executed and attested by me as natural father and guardian of my daughter Kanta born to my wife Devkunver at Kangundo in Kenya on 17th July 1947 and whose birth has been registered under Birth Entry No 115 of 1947 in the District of Machakos in Kenya, my aforesaid daughter Kanta has abandoned the use of her surname of Haria and in lieu thereof has assumed and adopted the surname of Shah as her surname

In pursuance of such change and adoption of the surname of Shah as aforesaid, I declare that she will at all time hereafter upon all occasions whatsoever use and sign and subscribe her surname as Shah and I hereby authorize and request all persons on her behalf hereafter to designate and describe her surname as Shah

Dated at Thika this 15th day of June 1965

DEVCHAND RAMJI SHAH

GAZETTE NOTICE No 2256

THE TRANSFER OF BUSINESSES ACT

NOTICE is hereby given that the business carried on by Hussan Singh s/o Hazara Singh under the firm name and style of Ukamba Bus Service on Plot No 2762/7, Park Road, Nairobi, Kenya as from the 1st day of June 1965 been sold and transferred to Gathuthu Njuguna who will carry on the said business in the same firm name and style at Plot No 19, Location 16, Gatura, Thika

The address of the transferor is P O Box 1443, Nairobi

The address of the transferee is P O Box 287, Thika

All debts due to and owing by the transferor in connexion with the said business up to and including the 31st day of May 1965 will be received and paid by the transferor

The transferee is not assuming nor he intends to assume any liabilities incurred by the transferor in the said business up to and including the 31st day of May 1965

Dated at Nairobi this 4th day of June 1965

HUSSAN SINGH s/o HAZARA SINGH,
Transferor

GATHUTHU NJUGUNA,
Transferee

GAZETTE NOTICE No 2257

THE TRANSFER OF BUSINESSES ACT

NOTICE is hereby given that the business of hair dressing saloon carried on under the name and style of Sherina Hair Dressing Saloon by Mrs Kulsum w/o Mansoor Keshavji on Plot No 583, Lakhani Building, Room No 6, Government Road, Nairobi, will as from the 15th day of June 1965 be sold and transferred to Miss Laila Vasanji of P O Box 4013, Nairobi, who will carry on the said business at the same place and under the same name

The address of the transferor is P O Box 2179, Nairobi

The address of the transferee is P O Box 4013, Nairobi

The transferee will not assume nor does she intend to assume any of the liabilities incurred by the transferor in the said business up to and including 14th June 1965 and all the debts due to or owing by the transferor up to and including 14th June 1965 shall be received and paid by the transferor

Dated at Nairobi this 14th day of June 1965

M K BHANDARI,
for Bhandari and Bhandari
Advocates for Transferor
and Transferee

GAZETTE NOTICE No 2258

THE TRANSFER OF BUSINESSES ACT

NOTICE is hereby given that the business carried on by Manibhai Naranbhai Patel and Bachubhai Chunibhai Patel on Plot No L R 209/136/10, Racecourse Road, Nairobi, under the firm name of East Africa Art Studio has as from the 11th day of June 1965 been sold and transferred to East African Studios Limited who will carry on the said business at the same place and under the same firm name and style

The address of the transferors is P O Box 3709, Nairobi

The address of the transferee is P O Box 153, Nairobi

The transferees are not assuming nor do they intend to assume any liabilities incurred in the said business by the transferors up to and including 11th June 1965 and the same will be paid or discharged by the transferors and likewise all debts due to the transferors up to and including the 11th day of June 1965 will be received by the said transferors

Dated at Nairobi this 11th day of June 1965

MANIBHAI NARANBHAJ PATEL,
BACHUBHAI CHUNIBHAI PATEL,
Transferors

EAST AFRICAN STUDIOS LIMITED,
Transferee

GAZETTE NOTICE No 2259

(LND 3/1/2/8/XV)

THE TRUST LAND ACT

(Cap 288)

SETTING APART OF LAND

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

SCHEDULE

Place—Nyakuru, Sakwa Location, South Nyanza District

Purpose—Market

Area—1 2 acres (approximately)

Description of Land —

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

Starting from a point A, which is a concrete beacon from which Nyarombo Hill and Dede Hill are one mile and two miles distant, on bearings of 140 degrees and 158 degrees respectively,

thence for 50 feet on a bearing of 8 degrees to point B, stone cairn

thence for 138 feet on a bearing of 17 degrees to point C, stone cairn,

thence for 67 feet on a bearing of 304 degrees to point D, stone cairn,

thence for 100 feet on a bearing of 34 degrees to point E, concrete beacon,

thence for 250 feet on a bearing of 124 degrees to point F, stone cairn,

thence for 250 feet on a bearing of 210 degrees to point G, stone cairn,

thence for 40 feet on a bearing of 285 degrees to point H, stone cairn,

thence for 100 feet on a bearing of 297 degrees back to the starting point A

All bearings given above are magnetic

A plan of the area may be inspected at the office of the District Commissioner, South Nyanza Homa Bay

Dated this 11th day of June 1965

F E CHARNLEY,
Acting Commissioner of Lands

GAZETTE NOTICE No 2260

(LND 3/1/2/8/XV)

THE TRUST LAND ACT

(Cap 288)

SETTING APART OF LAND

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

SCHEDULE

Place—Pe Hill, Sakwa Location South Nyanza District

Purpose—Religious

Area—0 25 acre (approximately)

Description of land —

This land is adjacent to the south east of Pe Hill School. The boundaries are demarcated on the ground and are described as follows —

Starting from a point A, which is a concrete beacon from which Ndonyo Hill and Ongayo Hill are seven miles and seven miles distant, on bearings of 74 degrees and 130 degrees respectively,

thence for 90 feet on a bearing of 206 degrees to point B, stone cairn

thence for 120 feet on a bearing of 296 degrees to point C, stone cairn,

thence for 90 feet on a bearing of 26 degrees to point D, stone cairn,

thence for 120 feet on a bearing of 116 degrees back to the starting point A

All bearings given above are magnetic

A plan of the area may be inspected at the office of the District Commissioner, South Nyanza, Homa Bay

Dated this 11th day of June 1965

F E CHARNLEY,
Acting Commissioner of Lands

GAZETTE NOTICE No 2261

(LND 3/1/2/8/XV)

THE TRUST LAND ACT

(Cap 288)

SETTING APART OF LAND

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

SCHEDULE

Place—Rabango, Gem Location, South Nyanza District

Purpose—Market

Area—1 14 acres (approximately)

Description of land —

This land is situated approximately a quarter-mile to the north-west of Rabango M H M Primary School. The boundaries are demarcated on the ground and are described as follows —

Starting from a point A, which is a concrete beacon from which Anindoko Hill and Rabango M H M Primary School are a half-mile and a quarter-mile distant, on bearings of 280 degrees and 145 degrees respectively,

thence for 500 feet on a bearing of 160 degrees to point B, stone cairn

thence for 100 feet on a bearing of 250 degrees to point C, stone beacon,

thence for 500 feet on a bearing of 340 degrees to point D, stone beacon,

thence for 100 feet on a bearing of 70 degrees back to the starting point A

All bearings given above are magnetic

A plan of the area may be inspected at the office of the District Commissioner South Nyanza, Homa Bay

Dated this 11th day of June 1965

F E CHARNLEY,
Acting Commissioner of Lands

GAZETTE NOTICE No 2262

(LND 3/1/2/8/XV)

THE TRUST LAND ACT

(Cap 288)

SETTING APART OF LAND

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

SCHEDULE

Place—Awach Kondijo, Kasipul Location, South Nyanza District

Purpose—Market

Area—3 2 acres (approximately)

Description of land —

This land is situated approximately one mile to the south of Nyagowa SLM Primary School. The boundaries are demarcated on the ground and are described as follows —

Starting from a point A, which is a concrete beacon from which Western Wire Hill and Agulu Hill (Forest) are 8 miles and 2½ miles distant, on bearings of 45 degrees and 159 degrees respectively,

thence for 400 feet on a bearing of 275 degrees to point B, concrete beacon,

thence for 350 feet on a bearing of 5 degrees to point C, stone cairn,

thence for 400 feet on a bearing of 95 degrees to point D, concrete beacon,

thence for 350 feet on a bearing of 185 degrees back to the starting point A

All bearings given above are magnetic

A plan of the area may be inspected at the office of the District Commissioner, South Nyanza, Homa Bay

Dated this 11th day of June 1965

F E CHARNLEY,
Acting Commissioner of Lands

GAZETTE NOTICE NO 2263

(LND 3/1/2/8/XV)

THE TRUST LAND ACT
(Cap 288)

SETTING APART OF LAND

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

SCHEDULE

Place—Ohero, North Nyokal Location, South Nyanza District

Purpose—Market

Area—1 2 acres (approximately)

Description of land—

This land is situated approximately three miles south-west of Lwabo D E B Primary School The boundaries are demarcated on the ground and are described as follows —

Starting from a point A, which is a concrete beacon from which Kager Hill and Lwaho Hill are a three-quarter mile and 2½ miles distant, on bearings of 353 degrees and 54 degrees respectively,

thence for 100 feet on a bearing of 107 degrees to point B, stone cairn,

thence for 350 feet on a bearing of 197 degrees to point C, stone cairn,

thence for 100 feet on a bearing of 287 degrees to point D, concrete beacon

thence for 100 feet on a bearing of 17 degrees to point E, stone cairn,

thence for 120 feet on a bearing of 287 degrees to point F, stone cairn,

thence for 150 feet on a bearing of 17 degrees to point G, stone cairn,

thence for 120 feet on a bearing of 107 degrees to point H, stone cairn,

thence for 100 feet on a bearing of 17 degrees back to the starting point A

All bearings given above are magnetic

A plan of the area may be inspected at the office of the District Commissioner, South Nyanza, Homa Bay

Dated this 11th day of June 1965

F E CHARNLEY,
Acting Commissioner of Lands

GAZETTE NOTICE NO 2264

(LND 3/1/2/8/XV)

THE TRUST LAND ACT
(Cap 288)

SETTING APART OF LAND

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

SCHEDULE

Place—Rachong', East Konyango Location, South Nyanza District

Purpose—Religious

Area—0 25 acre (approximately)

Description of land—

This land is situated approximately two miles to the south-east of Wiye Tek Market The boundaries are demarcated on the ground and are described as follows —

Starting from a point A, which is a concrete beacon from which Ober Hill and Rachong' Trig beacon are 2 miles and 100 yards distant, on bearings of 217 degrees and 326½ degrees respectively,

thence for 120 feet on a bearing of 290 degrees to point B, stone cairn,

thence for 90 feet on a bearing of 20 degrees to point C, stone cairn,

thence for 120 feet on a bearing of 110 degrees to point D, stone cairn,

thence for 90 feet on a bearing of 200 degrees back to the starting point A

All bearings given above are magnetic

A plan of the area may be inspected at the office of the District Commissioner, South Nyanza, Homa Bay

Dated this 11th day of June 1965

F E CHARNLEY,
Acting Commissioner of Lands

GAZETTE NOTICE NO 2265

(LND 3/1/2/8/XV)

THE TRUST LAND ACT
(Cap 288)

SETTING APART OF LAND

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

SCHEDULE

Place—Migori, Suna Location, South Nyanza District

Purpose—0 35 acre (approximately)

Area—0 53 acre (approximately)

Description of land—

This land is situated approximately 100 yards to the south of Migori Trading Centre The boundaries are demarcated on the ground and are described as follows —

Starting from a point A, which is a concrete beacon from which Aruso Hill (highest point) and Ombo Hill Peak are a three-quarter-mile and a three quarter mile distant, on bearings of 101 degrees and 145 degrees respectively,

thence for 164 feet on a bearing of 226 degrees to point B, concrete beacon,

thence for 107 feet on a bearing of 306 degrees to point C, concrete beacon

thence for 142 feet on a bearing of 29 degrees to point D, concrete beacon

thence for 153 3 feet on a bearing of 118 degrees back to the starting point A

All bearings given above are magnetic

A plan of the area may be inspected at the office of the District Commissioner, South Nyanza, Homa Bay

Dated this 11th day of June 1965

F E CHARNLEY,
Acting Commissioner of Lands

GAZETTE NOTICE NO 2266

(LND 3/1/2/26)

THE TRUST LAND ACT
(Cap 288)

SETTING APART OF LAND

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

SCHEDULE

Place—Namarambi, Ndivisi Location, Bungoma District

Purpose—Murram pit

Area—1 2 acres (approximately)

Description of land—

This land is situated approximately a quarter-mile to the south of Namarambi School The boundaries are demarcated on the ground and are described as follows —

Starting from a point A, which is a concrete beacon from which Mount Elgon and large gum tree are 15 miles and 150 yards distant, on bearings of 330 degrees and 311 degrees respectively,

thence for 220 feet on a bearing of 195 degrees to point B, concrete beacon,

thence for 268 8 feet on a bearing of 292 degrees to point C, concrete beacon,

thence for 298 feet on a bearing of 40½ degrees to point D, concrete beacon,

thence for 160 feet on a bearing of 135½ degrees back to the starting point A

All bearings given above are magnetic

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

Dated this 11th day of June 1965

F E CHARNLEY,
Acting Commissioner of Lands

GAZETTE NOTICE No 2267

(LND/3/1/2/26)

THE TRUST LAND ACT
(Cap 288)
SETTING APART OF LAND

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

SCHEDULE

Place—Khalaba, East Bukusu Location, Bungoma District

Purpose—Murram pit

Area—0 2 acre (approximately)

Description of land—

This land is situated approximately one mile to the north-east of Bungoma Township. The boundaries are demarcated on the ground and are described as follows—

Starting from a point A, which is a concrete beacon from which Ndengelwa School and mofutu tree are one mile and 100 yards distant, on bearings of 125 degrees and 165 degrees respectively,

thence for 78 feet on a bearing of 204 degrees to point B, concrete beacon

thence for 89 feet on a bearing of 288 degrees to point C, concrete beacon,

thence for 88 feet on a bearing of 19 degrees to point D, concrete beacon,

thence for 95 feet on a bearing of 114 degrees back to the starting point A

All bearings given above are magnetic

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

Dated this 11th day of June 1965

F E CHARNLEY,
Acting Commissioner of Lands

GAZETTE NOTICE No 2268

(LND/3/1/2/26)

THE TRUST LAND ACT
(Cap 288)
SETTING APART OF LAND

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

SCHEDULE

Place—Khasoko, West Bukusu Location Bungoma District

Purpose—Religious

Area—0 3 acre (approximately)

Description of land—

This land is situated approximately one mile to the east of Buyofu Native Market. The boundaries are demarcated on the ground and are described as follows—

Starting from a point A, which is a concrete beacon from which a large fig tree and eastern corner of school block are 150 feet and 450 feet distant, on bearings of 195 degrees and 306 degrees respectively,

thence for 119 feet on a bearing of 74 degrees to point B, concrete beacon,

thence for 90 feet on a bearing of 155 degrees to point C, concrete beacon,

thence for 138 feet on a bearing of 255 degrees to point D, concrete beacon,

thence for 88 feet on a bearing of 347½ degrees back to the starting point A

All bearings given above are magnetic

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

Dated this 11th day of June 1965

F E CHARNLEY,
Acting Commissioner of Lands

GAZETTE NOTICE No 2269

(LND/3/1/2/26)

THE TRUST LAND ACT
(Cap 288)
SETTING APART OF LAND

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

SCHEDULE

Place—Broderick Falls, Ndivisi Location, Bungoma District

Purpose—Residential plot

Area—1 6 acres (approximately)

Description of land—

This land is situated approximately 200 yards to the east of Broderick Falls Trading Centre. The boundaries are demarcated on the ground and are described as follows—

Starting from a point A, which is a concrete beacon from which Cheboywa Intermediate School and Railway water tank are six miles and 200 yards distant, on bearings of 157 degrees and 279 degrees respectively,

thence for 204 feet on a bearing of 326½ degrees to point B, concrete beacon,

thence for 152 feet on a bearing of 333 degrees to point C, concrete beacon,

thence for 173½ feet on a bearing of 50 degrees to point D, concrete beacon,

thence for 129 feet on a bearing of 143 degrees to point E, concrete beacon,

thence for 209 feet on a bearing of 144 degrees to point F, concrete beacon,

thence for 208 feet on a bearing of 227 degrees back to the starting point A

All bearings given above are magnetic

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

Dated this 11th day of June 1965

F E CHARNLEY,
Acting Commissioner of Lands

GAZETTE NOTICE No 2270

(LND/3/1/2/26)

THE TRUST LAND ACT

(Cap 288)

SETTING APART OF LAND

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

SCHEDULE

Place—Sudi Station, East Bukusu, Bungoma District

Purpose—Market

Area—2 6 acres (approximately)

Description of land—

This land is situated approximately immediately north of Sudi Railway Station. The boundaries are demarcated on the ground and are described as follows—

Starting from a point A, which is a concrete beacon from which Sangalo Rock and the Station Master's house are 5 miles and 200 yards distant, on bearings of 214 degrees and 189 degrees respectively,

thence for 198 feet on a bearing of 75 degrees to point B, a concrete beacon,

thence for 300 feet on a bearing of 173 degrees to point C, a concrete beacon,

thence for 140 feet on a bearing of 172 degrees to point D, a concrete beacon,

thence for 132 feet on a bearing of 176 degrees to point E, a concrete beacon,

thence for 179 feet on a bearing of 263 degrees to point F, a concrete beacon,

thence for 554 feet on a bearing of 354 degrees back to the starting point A

All bearings given above are magnetic

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

Dated this 11th day of June 1965

F E CHARNLEY,
Acting Commissioner of Lands

GAZETTE NOTICE No 2271

THE TRANSPORT LICENSING ACT

(Cap 404)

CORRIGENDUM

Gazette Notice No 2021 appearing at page 592 of the Kenya Gazette of 8th June 1965, in respect of application of Muranga Bus Service, reference TLB 6654 listed among Road Service Licences, is hereby cancelled and replaced by the following—

ROAD SERVICE LICENCE

TLB 6654—Muranga Bus Service, P O Box 1443, Nairobi
Change of condition to alter present timetable to new timetable to enable an additional trip into Thika. Present route Karuri - Fort Hall - Thika-Nairobi, granted to come into Nairobi for night only (KHJ 42, 44 passengers)