

THE KENYA GAZETTE

Published by Authority of the Republic of Kenya

(Registered as a Newspaper at the G.P.O.)

Vol. LXXII—No. 24

NAIROBI, 15th May 1970

Price Sh. 1/50

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(Published as a Special Issue on 9th May 1970)

SUPPLEMENT No 29

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CORRIGENDA

GAZETTE Notice No 400 of 1970, page 138—

Insert in Schedule I (Foot-and-Mouth Disease) the following —
 II Uasin Gishu and II Purko Mau Sections, as delineated in Boundary Plan No 534, The District Commissioner, Narok, P O Box 4, Narok
 Ndavaya Location, The District Commissioner, Kwale
 Irong Location, The District Commissioner, Elgeyo Marakwet L.R Nos 6902, 11039 and 8524, Messrs Lewa Downs, P O Box 8, Soy, Uasin Gishu
 Nandi Hills Location, The District Commissioner, P O Box 30, Kapsabet, Nandi

Delete from Schedule II (East Coast Fever) the following —
 II Uasin Gishu, II Purko and Mau Sections, as delineated in Boundary Plan No 534, The District Commissioner, Narok, P O Box 4, Narok
 Ndavaya Location, The District Commissioner, Kwale
 Irong Location, The District Commissioner, Elgeyo Marakwet L.R Nos 6902, 11039 and 8524, Messrs Lewa Downs, P O Box 8, Soy, Uasin Gishu
 Nandi Hills Location, The District Commissioner, P O Box 30, Kapsabet, Nandi

IN Gazette Notice No 711 (Industrial Court Award, Cause No 40 of 1969), published on 6th March 1970, under the heading "Gradings in certain posts" appearing at page 255, amend to read as follows —

Mayor's Secretary
 Kabete Treatment Works Superintendent
 Assistant Chief Auditor
 Printing Assistant

GAZETTE NOTICE NO 1385

PUBLIC SERVICE COMMISSION OF KENYA

APPOINTMENTS

JEREMIAH JIMMY RAMA ONCHIRI, to be District Officer, Kiambu District, Central Province, with effect from 15th January 1970
 ELIJAH IBRAHIM GICHANGI, to be District Officer, Kiambu District, Central Province, with effect from 18th February 1970
 JOSEPH ANDREW MURIITHI, to be District Officer, Mandera District, North-Eastern Province, with effect from 8th September 1969
 JOSEPH MAKAU MAINGI, to be District Officer, Kitui District, Eastern Province, with effect from 8th April 1969
 HAGGAI JACOB KWENDA, to be District Officer, Kitui District, Eastern Province, with effect from 10th February 1969
 REUBEN SAMUEL MASIKA, to be District Officer, Kitui District, Eastern Province, with effect from 9th February 1970
 JOHN CALEB ODIMA OPANO, to be District Officer, Busia District, Western Province, with effect from 17th February 1970
 SAMUEL KATUMO NGUTU, to be District Officer, Meru District, Eastern Province, with effect from 16th March 1970
 ACHOKI ANDREW MOGAKA, to be District Officer, Isiolo District, Eastern Province, with effect from 4th March 1970
 ELIUD WANJOHI MAINA, to act as District Commissioner, Marsabit District, Eastern Province, with effect from 12th November 1969
 CHARLES MARTIN ONYANGO, to be District Officer, Marsabit District, Eastern Province, with effect from 8th November 1969
 STEPHEN BAROWA LEBE, to be District Officer, Moyale District, Eastern Province, with effect from 10th November 1969
 PETER JOHN MWANGI, to be District Commissioner, Meru District, Eastern Province, with effect from 18th February 1970
 MUSA LUSIOLA, to be District Commissioner, Samburu District, Rift Valley Province, with effect from 9th February 1970
 NICHOLAS CHARLES KHISA, to be District Officer, Narok District, Rift Valley Province, with effect from 3rd March 1970
 CHARLES GEORGE MOENGA, to be District Officer, Nakuru District, Rift Valley Province, with effect from 12th February 1970
 SHADRACK DICK MURIMI, to be District Officer, Kericho District, Rift Valley Province, with effect from 6th February 1970
 BEN JOSEPH ONGO' OSEWE, to be District Officer, Kajiado District, Rift Valley Province, with effect from 22nd January 1970
 DAVID ALEX MUSILA, to be District Officer, Laikipia District, Rift Valley Province, with effect from 19th February 1970
 CHARLES MAUNDU SENGU, to be District Officer, Kericho District, Rift Valley Province, with effect from 1st March 1970
 FREDRICK MAINA NDUNGI, to be District Officer, Nandi District, Rift Valley Province, with effect from 3rd March 1970
 DAVIDSON ONGERA SAISI, to be District Officer, Trans Nzoia District, Rift Valley Province, with effect from 1st February 1970
 JONATHAN MANYANGI NGUKU, to be District Officer, Nakuru District, Rift Valley Province, with effect from 10th March 1970

FREDERICK OTIENO OYAYA, to be District Officer, West Pokot District, Rift Valley Province, with effect from 7th March 1970

EDWARD HERBERT NJOGI, to be District Officer, Laikipia District, Rift Valley Province, with effect from 7th March 1970

DUNCAN GATHUO MINDO, to be State Counsel, Rift Valley Province, with effect from 9th July 1969

FRANCIS BEDA MAUTA MAIKO, to act as Superintendent of Weights and Measures, with effect from 6th February 1970

JOHN HABEL NYAMU, to act as Director of the Kenyanization of Personnel Bureau, Ministry of Labour, with effect from 18th March 1970

FREDERICK NAFTAL ONDIEKI, to act as Assistant Director of Personnel, with effect from 18th March 1970

CHRISTOPHER WAIGWA CHARLES MURAGE, to act as a District Commissioner, Mombasa District, Coast Province, with effect from 1st February 1970

DAVID ONZERE OLOCHO, to act as a District Commissioner, Elgeyo/Marakwet District, Rift Valley Province, with effect from 22nd December 1969

KIHUNGU ALFRED MAINA, to act as a District Commissioner, Wajir District, North Eastern Province, with effect from 15th February 1970

ABDI OMAR SHURIA, to act as District Commissioner, Homa Bay District, Nyanza Province, with effect from 23rd February 1970

JAMES STANLEY MATHENGE, to act as Provincial Commissioner, Rift Valley Province, with effect from 27th December 1969

HARAKHCHAND NARSHI SHAH, to act as Superintending Engineer (Roads), Ministry of Works, with effect from 19th December 1969

PROMOTIONS

GEOFFREY GATHINJI NJORGE, to be Chief Management Analyst, Directorate of Personnel, with effect from 12th September 1969

JEPHTHAH DAVID WANDERA, to be Deputy Secretary, Ministry of Labour, with effect from 18th March 1970

LAXMAN VALJI BHANDERI, to be Under-Secretary, Ministry of Agriculture, with effect from 1st February 1970

REVERSION

JAMES STANLEY MATHENGE, ceased to act as Provincial Commissioner, Rift Valley Province, with effect from 27th January 1970

By Order of the Commission

A A A EKIRAPA,
 Secretary,
 Public Service Commission

GAZETTE NOTICE NO 1386

(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 2nd May 1970, of the Minister for Health (Mr Okero), 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 Natural Resources (Mr Omamo)

Dated this 7th day of May 1970

JOMO KENYATTA,
 President

GAZETTE NOTICE NO 1387

THE CONSTITUTION OF THE REPUBLIC OF KENYA

APPOINTMENT OF PERMANENT SECRETARY

IN PURSUANCE of section 22 of the Constitution of the Republic of Kenya, I hereby, with effect from 15th May 1970, appoint—

SIMON DANSON GATHIUNI
 to act as Permanent Secretary, Ministry of Lands and Settlement

Dated this 7th day of May 1970

JOMO KENYATTA,
 President

GAZETTE NOTICE No 1388

THE PYRETHRUM ACT
(Cap 340)

APPOINTMENT TO THE PYRETHRUM BOARD OF KENYA

IN EXERCISE of the powers conferred by section 4 of the Pyrethrum Act, the Minister for Agriculture hereby appoints, with effect from 1st of May 1970, under subsection 2 (d)—

JAMES BALLARD

to be a member of the Board in place of W F B McLellan* whose appointment is hereby revoked

Dated this 7th day of May 1970

BRUCE McKENZIE,
Minister for Agriculture

*G N 3217/1968

GAZETTE NOTICE No 1389

(CAB 16/11)

THE AGRICULTURE ACT
(Cap 318)

REVOCATION OF MANAGEMENT ORDER

IN EXERCISE of the powers conferred on the Minister by subsection (10) of section 187 of the Agriculture Act, I hereby revoke the Management Order served on Mrs V Jessopnee William, and made on 8th August 1969, in respect of farm R No 6326/15 situated in the Nyeri area of the Nyeri District

Made this 27th day of April 1970

BRUCE McKENZIE,
Minister for Agriculture

GAZETTE NOTICE No 1390

(1060)

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

APPOINTMENT OF INSPECTORS

IT IS hereby notified for general information that the Minister for Local Government has, in pursuance of the powers conferred upon him by regulation 231 (1) of the Local Government Regulations 1963, as amended by the Transfer of Functions (Audit of Accounts) Regulations 1963, appointed—

James Peter Tasker,
Graham Keith Stanton,
Nareesh Kamal Khanna,

to conduct extraordinary inspections and examinations of the accounts and records of local authorities and has cancelled the appointment of—

S F Esland	G N 3603/1967
R E Dietrich	G N 4442/1965
K W Douglas	G N 2064/1966
K W L Mustoe	G N 2064/1966

Dated this 6th day of May 1970

P SHIYUKAH,
*Acting Permanent Secretary,
Ministry of Local Government*

GAZETTE NOTICE No 1391

THE POLICE ACT
(Cap 84)

APPOINTMENT OF A POLICE STATION

IN EXERCISE of the powers conferred by section 2 of the Police Act, the Commissioner of Police hereby appoints—

KIUNGA

in the North Coast Division of the Coast Province to be a Police Station, with effect from 20th April 1970

Dated this 29th day of April 1970

B N HINGA
Commissioner of Police

GAZETTE NOTICE No 1392

THE ADVOCATES (ADMISSION) REGULATIONS
(Cap 16 Sub Leg)

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

Anilkumar Morarji Dave

Sejjengo Joshua Luyimbazi Zake,

have complied with the provisions of section 12 of the Act as to pupillage and the passing of examinations, subject to such exemptions as may have been granted under subsection (2) of that section

Dated this 11th day of May 1970

N J MONTGOMERY,
*Secretary
Council of Legal Education*

GAZETTE NOTICE No 1393

THE MINING ACT
(Cap 306)

WHEREAS by Gazette Notice No 1934 of 4th July 1969, the area described in the Schedule thereto was declared to be excluded from prospecting and mining under the provisions of section 7 (1) (j) of the Mining Act

Now, therefore, in exercise of the powers conferred by section 17 of the said Act, the Commissioner of Mines and Geology declares that the said area is re opened to prospecting and mining in accordance with the provisions of the said Act, with effect from the 6th day of May 1970, and further declares that the re opening shall not extend to any part of the said area in respect of which any prospecting or mining rights shall have been granted before the 6th day of May 1970, so long as such rights shall continue to subsist, whether by renewal or otherwise

Gazette Notice No 1934 of 4th July 1969, is hereby cancelled

Dated this 6th day of May 1970

L D SANDERS,
Commissioner of Mines and Geology

GAZETTE NOTICE No 1394

THE MINING ACT
(Cap 306)

EXCLUSION OF LAND FROM PROSPECTING AND MINING

IN EXERCISE of the powers conferred by section 7 (1) (j) of the Mining Act, the Commissioner of Mines and Geology hereby declares the land described in the Schedule hereto to be excluded from prospecting and mining, with effect from 6th May 1970, provided that such exclusion shall not apply to any part of the said land in respect of which prospecting or mining rights have been granted before 6th May 1970, during such time as the rights continue to subsist, whether by renewal or otherwise

SCHEDULE

An area of approximately 20 square kilometres situated in the Narok District of Rift Valley Province and more particularly described as follows —

Commencing at the point on the Kahancha-Narok road where it crosses the Olkejo Loseni river,

thence in a generally easterly direction along the Kahancha Narok road for a distance of approximately 13 kilometres to a point (map reference GZM 623630),

thence on a true bearing of 230 degrees for a distance of approximately 5 kilometres to Oliasheru manyatta (map reference YP 030599),

thence on a true bearing of 302 degrees for a distance of approximately 9.5 kilometres to the point of commencement

Dated this 6th day of May 1970

L D SANDERS,
Commissioner of Mines and Geology

GAZETTE NOTICE NO 1395

JUDICIAL SERVICE COMMISSION OF KENYA

VACANCY FOR DEPUTY REGISTRAR

APPLICATIONS, which must be submitted to the Secretary, Judicial Service Commission, P O Box 30041, Nairobi, not later than 18th June 1970, are invited to fill a vacancy as Deputy Registrar in the Judicial Department

Applicants must be either—

- (i) advocates of the High Court of Kenya, or
- (ii) barristers, or
- (iii) solicitors, or
- (iv) must possess other professional or academic legal qualifications as specified under the Advocates Act

They should, preferably be under 55 years of age, have not less than four years' practical and professional experience since admission or qualification, and have had experience of court work, both criminal and civil

The terms of appointment for this post will be in accordance with the conditions of service applicable to locally engaged officers of the Kenya Civil Service. The appointment will be on agreement in the A scale, which is K£810 to K£1,710. Terms of agreement, which would initially be for a period of thirty (30) months' service, would provide for the payment of house allowance in accordance with the regulations in force and for a terminal gratuity of 25 per cent of the basic salary drawn over the period of the agreement. A copy of the agreement, into which the selected candidate would be required to enter, may be inspected at the office of the Senior Deputy Registrar, Room 32, P O Box 30041, High Court, Nairobi.

The successful candidate with a minimum of four years' professional experience will enter the scale at K£1,446. Further incremental credit may be given for approved experience in excess of four years, but subject to the maximum of the scale not being exceeded.

Application from a candidate who possesses less than four years' experience may also be considered but his entry point would be calculated at a lower point in the scale, e.g. in the case of a candidate with one year's appropriate experience after admission it would be K£1,113.

The successful candidate must be prepared to serve anywhere in Kenya.

Applications are to be submitted, in triplicate, on Form JSC 2 or JSC 2A, obtainable from the Secretary, the Judicial Service Commission, P O Box 30041, Nairobi. Candidates should enclose with their application forms, copies, not originals, of testimonials or certificates.

GAZETTE NOTICE NO 1396

U S S R GOVERNMENT SCHOLARSHIPS FOR
ACADEMIC YEAR 1970/71

THE Ministry of Education invites applications for scholarships offered by the U S S R Government, Patrice Lumumba University in U S S R, and Committee of Soviet Women for University Studies in U S S R.

The minimum qualification required is Cambridge School Certificate, second division, with five good credits. Candidates who wish to study various branches of Sciences will be preferred.

Application forms may be obtained from the Ministry of Education, Higher Education Section, and from the County and Provincial Education Offices. Completed application forms must be returned to the Permanent Secretary, Ministry of Education, P O Box 30040, Nairobi, so as to reach him not later than 18th May 1970. Late applications and applications from unqualified persons shall neither be acknowledged nor be considered.

GAZETTE NOTICE NO 1397

THE REGISTRATION OF TITLES ACT

(Cap 281)

WHEREAS Feroze Bibi of (P O Box 939) Nairobi in the Republic of Kenya has executed an instrument of Charge of all that piece of land comprising by measurement nought decimal one one four seven eight (0.11478) of an acre or thereabouts that is to say Land Reference No 209/2091 situate in the City of Nairobi in the Nairobi Area held under a Certificate of Title dated the 10th day of September 1938 registered as No IR 4769/1 and whereas such Charge has been presented for registration and whereas affidavit has been filed in terms of section 65 (1) (h) of the said Act, declaring that the said Certificate of Title 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 Certificate of Title and to proceed with the registration of the said instrument of Charge.

Dated at Nairobi this 15th day of May 1970

E G BUNYASSI,
Registrar of Titles

GAZETTE NOTICE NO 1398

THE TRANSPORT LICENSING ACT

(Cap 404)

THE undermentioned application was approved along with the others approved by the Transport Licensing Board meeting held at the Nakuru County Council Hall on 6th and 7th April 1970

M M MULWEYE,
Executive Officer
Transport Licensing Board

ROAD SERVICE LICENCE

TLB 13911—Thogoto Women Trading Co, P O Box 49, Kikuyu To operate the vehicles on the co-ordinated timetable Present route Renguti-Rusigiti - Gikambura - Thogoto - Waithaka - Dagoretti Corner and to Nairobi (KMB 462, 52 passengers) Present route Kikuyu Station-Dagoretti Market-Riruta Trading Centre-Wabera Road-Nairobi (KMQ 341, 62 passengers) (2) To operate additional vehicle KMT 22, 52 passengers, on route Thogoto Riruta - Nairobi Makutano - Limuru-Gikambura, and to operate on co-ordinated timetable No picking up or setting down passengers within the City boundary Vehicle belongs to Messrs First Thogoto Women Poultry Keepers Co op Society, P O Box 92, Kikuyu TLB 4772

GAZETTE NOTICE NO 1399

GAME DEPARTMENT

IVORY AND TROPHY AUCTION SALE

IVORY and trophy auction sale comprising—

	Kilograms
Ivory	10,786 600
Rhino Horns	172 900
Hippo Teeth	178 700

will be offered for sale by public auction at the Game Department, Ivory Room, Mvita Road, Mombasa, on Friday, the 5th June 1970 at 9 a.m.

The ivory and other game trophies can be viewed at the Game Department, Ivory Room, Mvita Road, Mombasa. Catalogues for the sale can be obtained on request from Game Department, Ivory Room, P O Box 2144, Mombasa.

Officer-in Charge
Ivory Room Mombasa

GAZETTE NOTICE NO 1400

THE DAIRY INDUSTRY ACT

(Cap 336)

THE DAIRY INDUSTRY (INSPECTORS) REGULATIONS
1964

APPOINTMENT

IN EXERCISE of the powers conferred by regulation 2 (1) of the Dairy Industry (Inspectors) Regulations, the Kenya Dairy Board hereby appoints—

RAPHAEL W KURIA

as Inspector under the said Regulations, with effect from 1st April 1970

By Order of the Board

Dated this 29th day of April 1970

MRS W WINTER,
Secretary

GAZETTE NOTICE No 1401

THE LAND ACQUISITION ACT 1968

(No 47 of 1968)

NOTICE OF INTENTION TO ACQUIRE LAND

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

SCHEDULE

<i>Plot No</i>	<i>Location</i>	<i>Sub Location</i>	<i>Registered Owners</i>	<i>Approx Area to be acquired in Acres</i>
567	Inoi	Kariko	Karimi Kibuga	0 08
584			Simeon Nyamo alias Njirata Gatimu	0 26
230			Hazoron Mugo Kamata	0 21
231			Karubi Kibugi	0 42
233			Kamanda Kubuta	0 18
234			Kamunyiri Mugeru	0 24
239			Mubia Njagi	0 13
241			Nahashon Mutage Mutih	0 10
242			Kirinyaga County Council	0 07
222			Kirinyaga County Council	0 54
591			Gichenda Karimi	0 37
257			Njenga Gichenge	1 07
293			Migwi Karuga	0 09
295			Kangangi Mucharandu	0 03
246			Joseph Magundu Baragu	0 48
245			John Kamuri Kibugi	0 14
243			Njogu Kibindu	0 06
362			Ngaru Ndumbi	0 10
229			Githinji Ngacha	0 39
348			Stephen Kibara Mugo	0 02
565			Duncan Maiga	0 59
564			Harun Ngaru	0 03
250			Murithi Mugo	0 10
249			Njoka Mithamo	0 07
176			Kiai Mbogo	0 32
175			Kamau Kathira	0 11
174			Stanley Kanyua Gacara	0 09
105			Kinyua Ngunya	0 16
104			Miano Karuri	0 18
101			Mugo Kori	0 10
100			Moita Roi	0 11
85			Mungu Methamo	0 28
97			Mungu Methamo	0 02
93			Karanja Miano	0 30
91			Johnson Gituma Ndegwa	0 10
79			Mwai Miano	0 18
78			Gitiya Kairu	0 48
81			Ndinwa Kathu	0 46
82			Gachoki Ngiti	0 46
84			Mwaniki Kamotho	0 04
111			Mwaniki Miano	0 02
110			Johnson Ndegwa Gituma	0 14
107			Reuben Kimotho Jason Kathumbi	0 13
184			Geoffrey Ngaru Wambu	0 19
505			Kirinyaga County Council	0 06
185			Naphataru Muriithi	0 12
186			Ngaru Mwangi	0 07
251			Gichenge Nyaga	0 13
252			Nyaga Gichenge	0 03
87			Kuthua Kamanga	0 23
86			Kinyua Murigu	0 12
55			Nyaga Murai	0 11
51			Ndinwa Kagina	0 05
50			Nyaga Njogu	0 94
49			Ngaru Kamurua	1 30
592			Kirinyaga County Council	0 03
41			James Gatithi	0 57
37			Leonard Njeru Mugeru	0 62
34			Njeru Munge	0 58
30			Mwai Mbacha	0 57
26			Geoffrey G Gachogu	0 52
22			Muriithi Munene	0 50
18			Muriuki Kibara	0 56
14			Muthike Njagi	0 49
10			Joseph Mureithi Gachueri	0 54
3			Ngingi Mureria	0 76
587			Kangaita Tea Co Limited	0 27
588			Kenya Tea Development Authority	1 29
702	Mutira	Kaguyu	Munene Kigundu	0 09

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

J A O'LOUGHLIN,
Commissioner of Lands

GAZETTE NOTICE NO 1402

THE LAND ACQUISITION ACT 1968

(No 47 of 1968)

NOTICE OF INQUIRY

IN PURSUANCE of section 9 (1) (a) of the Land Acquisition Act 1968, I hereby give notice that an inquiry will be held at 9 30 a m on 9th June 1970, at the Office of the District Officer, Kerugoya, for the hearing of claims to compensation by persons interested in the following land —

SCHEDULE

<i>Plot No</i>	<i>Location</i>	<i>Sub-Location</i>	<i>Registered Owners</i>	<i>Approx Area to be acquired in Acres</i>
567	Inoi	Kariko	Karimi Kibuga	0 08
584	"	"	Simeon Nyamo alias Njirata Gatimu	0 26
230	"	"	Hazonon Mugo Kamata	0 21
231	"	"	Karubi Kibugi	0 42
233	"	"	Kamanda Kubuta	0 18
234	"	"	Kamunyiri Mugeru	0 24
239	"	"	Mubia Njagi	0 13
241	"	"	Nahashon Mutage Mutih	0 10
242	"	"	Kirinyaga County Council	0 07
222	"	"	Kirinyaga County Council	0 54
591	"	"	G chenda Karimi	0 37
257	"	"	Njenga Gichenge	1 07
293	"	"	Migwi Karuga	0 09
295	"	"	Kangangi Mucharandu	0 03
246	"	"	Joseph Magundu Baragu	0 48
245	"	"	John Kamuri Kibugi	0 14
243	"	"	Njogu Kibindu	0 06
362	"	"	Ngar Ndumbi	0 10
229	"	"	Githinji Ngacha	0 39
348	"	"	Stephen Kibara Mugo	0 02
565	"	"	Duncan Maiga	0 59
564	"	"	Harun Ngar	0 03
250	"	"	Murithi Mugo	0 10
249	"	"	Njoka Mithamo	0 07
176	"	"	Kiai Mbogo	0 32
175	"	"	Kamau Kathira	0 11
174	"	"	Stanley Kanyua Gacara	0 09
105	"	"	Kinyua Ngunya	0 16
104	"	"	Miano Karuri	0 18
101	"	"	Mugo Kori	0 10
100	"	"	Moita Roi	0 11
85	"	"	Mungu Methamo	0 28
97	"	"	Mungu Methamo	0 02
93	"	"	Karanja Miano	0 30
91	"	"	Johnson Gituma Ndegwa	0 10
79	"	"	Mwai Miano	0 18
78	"	"	Gitiya Kairu	0 48
81	"	"	Ndinwa Kathu	0 46
82	"	"	Gachoki Ngiti	0 46
84	"	"	Mwaniki Kamotho	0 04
111	"	"	Mwaniki Miano	0 02
110	"	"	Johnson Ndegwa Gituma	0 14
107	"	"	Reuben Kimotho Jason Kathumbi	0 13
184	"	"	Geoffrey Ngar Wambu	0 19
505	"	"	Kirinyaga County Council	0 06
185	"	"	Naphatari Muriithi	0 12
186	"	"	Ngai Mwangi	0 07
251	"	"	Gichenge Nyaga	0 13
252	"	"	Nyaga Gichenge	0 03
87	"	"	Kuthua Kamanga	0 23
86	"	"	Kinyua Murigu	0 12
55	"	"	Nyaga Murai	0 11
51	"	"	Ndinwa Kagina	0 05
50	"	"	Nyaga Njogu	0 94
49	"	"	Ngar Kamurua	1 30
592	"	"	Kirinyaga County Council	0 03
41	"	"	James Gatithi	0 57
37	"	"	Leonard Njeru Mugeru	0 62
34	"	"	Njeru Munge	0 58
30	"	"	Mwai Mbacha	0 57
26	"	"	Geoffrey G Gachogu	0 52
22	"	"	Muriithi Munene	0 50
18	"	"	Muriuki Kibara	0 56
14	"	"	Muthike Njagi	0 49
10	"	"	Joseph Mureithi Gachuuri	0 54
3	"	"	Ngingi Mureria	0 76
587	"	"	Kangaita Tea Co Limited	0 27
588	"	"	Kenya Tea Development Authority	1 29
702	Mutira	Kaguyu	Munene Kigundu	0 09

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

Dated this 12th day of May 1970

J A O'LOUGHLIN,
Commissioner of Lands

THE GOVERNMENT LANDS ACT
(Cap 280)

NAIROBI—PETROL SERVICE STATION PLOT

Jogoo Road—L R No 209/6429

THE Commissioner of Lands gives notice that applications are invited in terms of proposals for development of the above-mentioned plot for purposes of a petrol service station

2 A plan of the site may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, and at the Lands Department, Nairobi, or copies may be obtained from the Public Map Office, P O Box 30089, Nairobi, on payment of Sh 4 per copy, post free

Conditions of Sale

Applications should be submitted to the Commissioner of Lands, P O Box 30089, Nairobi, in sealed envelopes marked "Application for Jogoo Road Petrol Service Station Plot" before noon on 23rd May 1970. Any correspondence other than the tender itself should not be marked in this way as applications will not be opened until the closing date

2 Applicants must enclose with their application their cheque for Sh 1,000 drawn on the applicant's own banking account (no other cheques will be accepted) made payable to the Commissioner of Lands, as a deposit, which will be dealt with as follows—

- (a) If the applicant is offered and takes up and pays for the plot within the period of 14 days as required by Condition No 4 below, the deposit will be credited to him
- (b) If the application is unsuccessful the applicant's deposit will be returned to him
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within the period of 14 days as required by Condition No 4 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

3 Each tender should be accompanied by a statement indicating—

- (a) the amount of capital it is proposed to spend on the project,
- (b) the amount of actual capital readily available for development with a banker's letter, or other evidence of financial status, in support,
- (c) the manner in which it is proposed to raise the balance of capital required for development,
- (d) a site layout plan showing the siting of the proposed buildings in relation to the boundaries of the plot, should also be submitted

4 The successful applicant will be required to pay to the Commissioner of Lands within 14 days of notification that his application has been successful the stand premium and proportion of the annual rental together with survey, conveyancing, stamp duty and registration fees, contribution in lieu of rates and provisional charges in respect of roads, road drains, sewers. In default of payment within the specified time the Commissioner of Lands may cancel the allotment and the applicant shall have no claim to the plot

General Conditions

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

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

3 The term of the grant will be for 99 years from the 1st day of the month following the issue of the letter of allotment

Special Conditions

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

2 The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands, plans (including block plans showing the position of the building and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such

buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

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

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

4 Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands may (at the grantee's expense) accept a surrender of the land comprised herein

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

5 The land and buildings shall only be used for purposes of petrol service station

6 The grantee shall comply with the provisions of the Petroleum Act (Cap 116) and any amendment thereto or re-enactment thereof for the time being in force and the rules made from time to time thereunder

7 The buildings shall not cover a greater area of the land than may be prescribed by the local authority

8 The grantee shall not subdivide the land

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

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

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

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

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

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

15 The Commissioner of Lands reserves the right to revise the annual ground rental of Sh 14,800 payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at the rate of 5 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands

Dated at Nairobi this 24th day of April 1970

SCHEDULE

Area—0.2254 hectares (approximately)

Stand premium—Sh 74,000

Annual rent—Sh 14,800

Provisional road charges—Sh 32,729/20

THE GOVERNMENT LANDS ACT

(Cap 280)

NAIROBI—DAGORETTI AREA—PLOTS FOR CHARCOAL DEPOTS

THE Commissioner of Lands gives notice that applications are invited in terms of proposals for development of plots of land in Ruthmitu Shopping Centre, Dagoretti Area, for purposes of charcoal depots

2 A plan of the site may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, and at the Lands Department, Nairobi, or copies may be obtained from the Public Map Office, P O Box 30089, Nairobi, on payment of Sh 4 per copy, post free

Conditions of Sale

Applications should be submitted to the Commissioner of Lands, P O Box 30089, Nairobi, in sealed envelopes marked "Application for Ruthmitu Charcoal Depot" before noon on 23rd May 1970. Any correspondence other than the tender itself should not be marked in this way as applications will not be opened until the closing date

2 Applicants must enclose with their application their cheque for Sh 1,000 drawn on the applicant's own banking account (no other cheques will be accepted) made payable to the Commissioner of Lands, as a deposit, which will be dealt with as follows—

- (a) If the applicant is offered and takes up and pays for the plot within the period of 14 days as required by Condition No 4 below, the deposit will be credited to him
- (b) If the application is unsuccessful the applicant's deposit will be returned to him
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within the period of 14 days as required by Condition No 4 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

3 Each tender should be accompanied by a statement indicating—

- (a) the amount of capital it is proposed to spend on the project,
- (b) the amount of actual capital readily available for development with a banker's letter, or other evidence of financial status, in support,
- (c) the manner in which it is proposed to raise the balance of capital required for development,
- (d) the full details of the proposed trade(s) should be submitted,
- (e) whether the applicant runs an established business or whether it is proposed to start a new business or sell/sublet the premises

4 The successful allottee of the plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been successful the stand premium and proportion of the annual rental together with survey, conveyancing, stamp duty and registration fees, contribution in lieu of rates and provisional charges in respect of roads, road drains, sewers. In default of payment within the specified time the Commissioner of Lands may cancel the allotment and the applicant shall have no claim to the plot

5 The development shall be in accordance with a type plan which can be obtained at the Nairobi City Council offices

General Conditions

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

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

3 The term of the grant will be for 99 years from the 1st day of the month following the issue of the letter of allotment

Special Conditions

1 The grantee shall erect complete for use within 12 months of the commencement of the term to the satisfaction of the Commissioner of Lands and the local authority—

- (a) buildings of approved design on proper foundations constructed of stone, burnt brick or concrete with roofing of tiles or other permanent materials approved by the Commissioner of Lands and the local authority,
- (b) a seven feet high wall of dressed stone on the boundaries of and enclosing the land with solid double gates for access and egress, and
- (c) a changing room with washing facilities and water-borne sanitation for the use of the grantee's employees and shall maintain the same in good and substantial repair and condition to the satisfaction of the Commissioner of Lands and the local authority

2 No buildings shall be erected until plans (including block plans showing the positions of the buildings and a system of drainage for disposing of sewage, surface and sullage water on

the land), drawings, elevations and specifications thereof shall have been approved in writing by the local authority and the Commissioner of Lands. Such plans, drawings, elevations and specifications shall be submitted in triplicate to the local authority within three months of the commencement of the term

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

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

4 Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands may (at the grantee's expense) accept a surrender of the land comprised herein

Provided further that if such notice as aforesaid shall be given (1) within 6 months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land, or (2) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the grantee 25 per centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made

5 The land and buildings shall only be used for purposes of charcoal depot

6 No persons shall reside on the land except one caretaker for whom accommodation not exceeding 120 square feet may be provided such accommodation if constructed shall conform to the requirements of Special Conditions Nos 1 and 2 hereof

7 Charcoal bags shall be stacked on the land in such places and in such manner as the local authority shall from time to time direct and to its satisfaction

8 Name boards and the lettering thereon shall be of such type size and colour as may be approved by the local authority

9 The grantee shall not subdivide the land

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

11 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

12 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

13 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

14 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

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

16 The Commissioner of Lands reserves the right to revise the annual ground rental of Sh 150 payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at the rate of 5 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands

Dated at Nairobi this 24th day of April 1970

SCHEDULE

Plot No	Area	Stand Premium	Annual Rent
393	0 023 ha	Sh 750	Sh 150
394	0 023 ha	750	150

THE GOVERNMENT LANDS ACT

(Cap 280)

NAIROBI—DAGORETTI AREA—BUSINESS-CUM RESIDENTIAL PLOTS

THE Commissioner of Lands gives notice that applications are invited in terms of proposals for development of plots in Ruthimitu Shopping Centre, Dagoretti Area, for business-cum-residential purposes

2 A plan showing the plots may be seen at the Public Map Office situated in Lands Department Building, City Square, Nairobi, and at the Lands Department, Nairobi, or copies may be obtained from the Public Map Office, P O Box 30089, Nairobi, on payment of Sh 4 per copy, post free

Conditions of Sale

Applications should be submitted to the Commissioner of Lands, P O Box 30089, Nairobi, in sealed envelopes marked "Application for Ruthimitu Business Plots" before noon on 23rd May 1970. Any correspondence other than the tender itself should not be marked in this way as applications will not be opened until the closing date

2 Applicants must enclose with their application their cheque for Sh 1,000 drawn on the applicant's own banking account (no other cheques will be accepted) made payable to the Commissioner of Lands, as a deposit, which will be dealt with as follows—

- (a) If the applicant is offered and takes up and pays for the plot within the period of 14 days as required by Condition No 4 below, the deposit will be credited to him
- (b) If the application is unsuccessful the applicant's deposit will be returned to him
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within the period of 14 days as required by Condition No 4 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

3 Each tender should be accompanied by a statement indicating—

- (a) the amount of capital it is proposed to spend on the project,
- (b) the amount of actual capital readily available for development with a banker's letter, or other evidence of financial status, in support,
- (c) the manner in which it is proposed to raise the balance of capital required for development,
- (d) full details of the proposed trade(s) should be submitted,
- (e) whether the applicant runs an established business or whether it is proposed to start a new business or sell/sublet the premises

4 The successful allottee of the plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been successful the stand premium and proportion of the annual rental together with survey, conveyancing, stamp duty and registration fees, contribution in lieu of rates and provisional charges in respect of roads, road drains, sewers. In default of payment within the specified time the Commissioner of Lands may cancel the allotment and the applicant shall have no claim to the plot

5 The development shall be in accordance with a type plan which can be obtained at the Nairobi City Council offices

General Conditions

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

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

3 The term of the grant will be for 99 years from the 1st day of the month following the issue of the letter of allotment

Special Conditions

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

2 The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands, plans (including block plans showing the position of the building and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such

buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

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

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

4 Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands may (at the grantee's expense) accept a surrender of the land comprised herein

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

5 The land and buildings shall only be used for shops (excluding a petrol station) and one flat

6 The buildings shall conform to a type plan laid down by the Nairobi City Council

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

8 The grantee shall not subdivide the land

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

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

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

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

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

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

15 The Commissioner of Lands reserves the right to revise the annual ground rental of Sh 200 payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at the rate of 5 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands

Dated at Nairobi this 24th day of April 1970

SCHEDULE

Plot No	Area	Stand Premium	Annual Rent
		Sh	Sh
396	0 023 ha	1,000	200
397	0 023 ha	1,000	200
398	0 023 ha	1,000	200
399	0 023 ha	1,000	200
400	0 023 ha	1,000	200
401	0 023 ha	1,000	200
402	0 023 ha	1,000	200
403	0 023 ha	1,000	200

THE GOVERNMENT LANDS ACT

(Cap 280)

NAIVASHA TOWNSHIP—PLOTS FOR SHOPS AND/OR OFFICES
COMBINED WITH RESIDENCE (EXCLUDING THE SALE OF PETROL)

THE Commissioner of Lands gives notice that the plots in Naivasha Township as described in the Schedule hereto are available for alienation and applications are invited for the direct grants of the individual plots

2 A plan of the plots may be seen at Public Map Office, situated in the Lands Department Building, City Square, Nairobi, or at the Office of the Clerk, Central Rift County Council, or may be obtained from the Public Map Office, P O Box 30089, Nairobi, on payment of Sh 3 post free

3 Applications should be submitted to the Commissioner of Lands, Nairobi, through the Clerk of the Central Rift County Council, stating the plot required in order of preference. Applications must be on prescribed forms which are available from Lands Department or the Clerk of the Central Rift County Council

4 Applications must be sent so as to reach the Clerk of the Central Rift County Council not later than noon on the 5th June 1970

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

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

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

General Conditions

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

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

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

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

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

Special Conditions

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

2 The 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 construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

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

to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained

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

4 Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid, the Commissioner of Lands shall (at the grantee's expense) accept surrender of the land comprised therein

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

5 The land and buildings shall only be used for shops (excluding a petrol station) and/or office combined with residence

6 The buildings shall not cover more than 75 per centum of the area of the land or such lesser area as may be laid down by the local authority in its by-laws, and not more than 50 per centum of the area of the land if used for the combined purposes of shops, offices and flat or such lesser area as may be laid down by the local authority in its By laws

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

8 The grantee shall not subdivide the land

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

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

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

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

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

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

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

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

SCHEDULE

L R No	Area (Approx) Hectares	Stand Premium Sh	Annual Rent Sh	Road Charges (Initial Contrib- ution) Payable on demand	Survey Fees Sh
1144/127	0 0162	520	104	"	199
1144/128	0 0186	600	120	"	199
1144/129	0 0186	600	120	"	199
1144/130	0 0186	600	120	"	199
1144/131	0 0186	600	120	"	199

GAZETTE NOTICE No 1337

THE GOVERNMENT LANDS ACT

(Cap 280)

SHIMONI TOWNSHIP—RESIDENTIAL PLOTS

THE Commissioner of Lands invites applications for the plots described in the Schedule herebelow, which are available for direct alienation, from Kenya citizens only

2 The plan of the plots may be inspected at the Public Map Office, situated in the Lands Department Building, City Square, Nairobi, or purchased therefrom at Sh 3 per copy, post free

3 Applications should be submitted to the Commissioner of Lands through the District Commissioner, P O Box 16000, Kwale, stating the plot required, but not direct to the Commissioner

4 Applications must be submitted so as to reach the said District Commissioner, not later than noon on 2nd June 1970

5 Applicants must enclose a cheque for Sh 1,000 as deposit which will be dealt with as follows —

(a) Credited to a successful applicant

(b) Refunded to an unsuccessful applicant

(c) Forfeited if a successful applicant fails to accept formally an offer of a plot made to him within the stipulated time, and the applicant who fails to take such offer within the prescribed time, shall have no further claim thereto

General Conditions

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

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

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

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

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

Special Conditions

1 The grantee shall erect complete for occupation within 24 months of the commencement of the term buildings of approved design on proper foundations constructed of stone, burnt-brick or concrete with roofing of tiles or other permanent materials approved by the Commissioner of Lands and shall maintain the same (including the external paintwork) in good and substantial tenable repair and condition

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

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land, or (2) at any subsequent time prior to the expiration of the said

building period the Commissioner of Lands shall refund to the grantee 25 per centum of the said stand premium In the event of notice being given after the expiration of the said building period no refund shall be made

2 The buildings shall not be erected until plans (including block plans showing the positions of the buildings and a system of drainage for disposing of sewage, surface and sullage water on the land), drawings, elevations and specifications thereof shall have been approved in writing by the local authority and the Commissioner of Lands Such plans, drawings, elevations and specifications shall be submitted in triplicate to the local authority within six months of the commencement of the term

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

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

5 The grantee shall not subdivide the land

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

7 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

8 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

9 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

10 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 Commissioner in lieu thereof

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

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

SCHEDULE

Plot No	Area (Hectares)	Stand Premium	Annual Rent	Road Charges	Survey Fees
		Sh	Sh		
6	0 6633	2 000 00	400 00	On demand	On demand
7	0 6633	2 000 00	400 00	On demand	On demand
8	0 6633	2 000 00	400 00	On demand	On demand
9	0 6633	2 000 00	400 00	On demand	On demand
10	0 6633	2 000 00	400 00	On demand	On demand

GAZETTE NOTICE NO 1403

GOVERNMENT OF KENYA

NOTICE

Payments by Cheque—Road Transport Branch

IT IS regretted that, due to the large number of dishonoured cheques recently paid to the Road Transport Branch in respect of licences, only cheques guaranteed by the bank, or cash, will, in future, be accepted for the immediate issue of licences

Where payment is made by a cheque which is not guaranteed, the receipt or licence will be retained by the issuing office until the cheque has been honoured

Persons wishing to renew licences by cheque are advised to apply for these at least 14 days before the expiry of their licences

Inconvenience to the general public is regretted

THE TREASURY,
Nairobi
7th May 1970

GAZETTE NOTICE NO 1404

THE TRUST LAND ACT

(Cap 288)

KAPSABET—SITE FOR A PETROL SERVICE STATION

THE Commissioner of Lands on behalf of the County Council of Sirikwa gives notice that a plot in Kapsabet Township as described in the Schedule hereto, is available for alienation and applications are invited for the direct grant of the plot

2 Plans 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 Clerk, Sirikwa County Council, 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 Clerk, Sirikwa County Council. Applications must be sent so as to reach the Clerk, Sirikwa County Council not later than noon on Friday, 12th June 1970

4 Applicants must enclose with their applications their cheque for Sh 1,000 drawn on the applicant's own banking account (no other cheque will be accepted), made payable to the Clerk, Sirikwa County Council, Eldoret, as a deposit, which will be dealt with as follows —

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

5 The allottee shall pay to the Clerk, Sirikwa County Council, 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 Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

General Conditions

1 The ordinary conditions applicable to township and trading centre grants of this nature shall apply except as varied hereby

2 The grant will be made under the Trust Land Act (Cap 288), and title will be issued under the Registration of Titles Act. The term of the grant will be for 33 years from the 1st day of the month following the notification of the approval of the grant

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

Special Conditions

1 The grantee shall erect for occupation within 24 months of the commencement of the term buildings of approved design on proper foundation constructed of stone, burnt-brick or concrete with roofing of tiles or other permanent materials approved by the County Council and shall maintain the same (including the external paintwork) in good and substantial repair and condition to the satisfaction of the County Council

2 The erection of buildings shall not be commenced until plans (including block plans showing the position of the buildings and a system of drainage for disposal of sewage, surface and sullage water), drawings, elevations and specifications thereof have been approved in writing by the County Council. Such drawings, elevations and specifications shall be submitted in triplicate to the County Council

3 No additions shall be made to the buildings without the prior consent in writing of the County Council

4 The land and buildings shall only be used for a petrol service station and the grantee shall throughout the term and to the satisfaction of the local authority make substantial use of the land and buildings for such purpose

5 The land shall not be used in any manner which the County Council considers to be dangerous or offensive to the public in the neighbourhood

6 The land shall not be subdivided

7 The grantee shall not alienate the land or part thereof by sale, charge, transfer of possession, sublease, bequest or otherwise howsoever, without the previous consent in writing of the County Council of Sirikwa, and no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 1 has been performed

8 The grantee shall pay all sums that may from time to time be demanded by the County Council of Sirikwa in respect of the cost of constructing, maintaining, repairing, improving and renewing all roads, drains and sewers serving or adjoining the land

9 The grantee shall be responsible for the payment of all taxes, charges or duties of whatever description that may be levied, imposed or charged by the County Council or Government upon land or buildings

10 The grantee shall on receipt of notice in writing in that behalf from the County Council forthwith adequately fence or hedge the land and shall thereafter maintain such fence or hedge to the satisfaction of the County Council

11 The County Council or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone and telegraph wires and electric mains of all descriptions either overhead or underground

SCHEDULE

Plot—Unsurveyed

Area—0.2017 hectares (approximately)

Stand premium—Sh 2,400

Annual rent—Sh 480

Road charges—On demand

Survey fees—On demand

GAZETTE NOTICE NO 1405

REPUBLIC OF KENYA

EXCHEQUER RETURN

	Current Year 1st July 1969 to 30th April 1970	Previous Year 1st July 1968 to 30th April 1969
RECEIPTS		
Ordinary Revenue	K£	K£
Customs and Excise and Export Duty	29,403,245	26,015,879
Income Tax	24,895,385	20,181,467
Stamp Duties, Various Revenue Purposes	763,752	695,400
Other Licences, Duties and Taxes	4,434,039	3,887,372
Miscellaneous	145,128	183,565
Land Revenue	321,199	285,875
Forest Revenue	191,870	245,267
Game Revenue	49,494	38,166
Interest and Redemption	2,320,110	2,334,166
Fines and Forfeitures	369,663	461,485
Aviation Landing Fees	1,126,575	793,761
Distributable Pool	182,950	546,390
TOTAL ORDINARY REVENUE	64,203,410	55,668,793
Other Receipts		
Extra Exchequer Receipts	207,344	57,507
Grant by British Government—Overseas Service Aid Scheme	383,348	439,158
Proceeds of Uganda Education Loan—Sinking Fund	310	68,224
Reimbursement of Advance by Cereals and Sugar Finance Corporation	1,723,000	1,211,515
Net Profits of Central Bank of Kenya	1,002,825	610,591
Loan for Commuted Pensions and Compensation—Designated Officers	68,572	105,429
Distribution of Profits from E A C Board	913,373	475,715
Proceeds of Sinking Fund of 6½% Kenya Stock "A" 1968	—	19,533
Proceeds of 6% Kenya Stock "B" 1974, 1979 and 1986	—	143,954
Proceeds of 5½% Kenya Stock 1976 and 1988	1,238,038	—
Kenya's Share of E A C Board Dividend Distribution	—	876,657
TOTAL RECEIPTS	69,740,220	59,677,076
ISSUES		
Supply Services	49,327,325	39,115,711
Investments—National Bank of Kenya	500,000	—
Consolidated Fund Services —		
Public Debt	7,511,573	6,388,176
Overseas Service Aid Scheme	397,121	668,451
Advance to Civil Contingencies Fund	700,000	675,000
Advance to Cereals and Sugar Finance Corporation	373,000	3 106,500
Pensions and Gratuities	2,700,000	2,400,000
Salaries, Allowances and Miscellaneous Services	80,519	92,570
Subscription to International Bank for Reconstruction and Development	50,000	50,000
Subscription to International Monetary Fund	1,900	2,600
Subscription to African Development Bank	—	160,370
Pan African Foods Limited	—	70,000
United Dominions Corporation Limited	—	3,506
Transfer to Development Exchequer	4,000,000	3,000,000
	65,641,438	55,732,884
Surplus (+) or Deficit (—)	(+) 4,098,782	(+) 3,944,192

DEVELOPMENT EXCHEQUER

	1st July 1969 to 30th April 1970	1st July 1968 to 30th April 1969
RECEIPTS	K£	K£
From Receivers of Revenue	8,175,572	6,287,654
Extra Exchequer Receipts	178,975	134,186
Surrender of Unspent Balances	1	—
Proceeds of 6% Kenya Stock "B" 1974, 1979 and 1986	—	4,269,073
Proceeds of 6% Kenya Stock 1987	4,040,188	—
Proceeds of 6% Kenya Stock 1994	3,520,000	—
Proceeds of 5½% Kenya Stock "A" 1976 and 1989	3,249,890	—
Kenya Savings Bond	—	55
Transfer from Recurrent Exchequer	4,000,000	3,000,000
	23,164,626	13,690,968
ISSUES		
Development Services	24,139,619	18,785,422
Surplus (+) or Deficit (—)	(—) 974,993	(—) 5,094,454

TAX RESERVE CERTIFICATES

	1st July 1969 to 30th April 1970	1st July 1968 to 30th April 1969
RECEIPTS	K£	K£
SURRENDERS	3,827,220	2,041,875
	2,963,993	2,939,549
Surplus (+) or Deficit (—)	(+) 863 227	(—) 897,674

SHORT TERM BORROWINGS

	1st July 1969 to 30th April 1970	1st July 1968 to 30th April 1969
RECEIPTS	K£	K£
Cereals and Sugar Finance Corporation	16,355,000	11,656,000
Treasury Bills	9,000,000	3,968,781
Central Bank of Kenya	—	850,000
Others	1,150	2,750
	25,356,150	16,477,531
ISSUES		
Cereals and Sugar Finance Corporation	13,194,500	9,298,500
Treasury Bills	13,000,000	1,000,000
Central Bank of Kenya	—	850,000
	26,194,500	11,148,500
Surplus (+) or Deficit (—)	(—) 838,350	(+) 5,329,031

SUMMARY

	Surplus (+) or Deficit (—) as at 30th June 1969	Surplus (+) or Deficit (—) for the period 1-7-69 to 30-4-70	Surplus (+) or Deficit (—) as at 30th April 1970
	K£	K£	K£
Exchequer	(+) 5,389,620	(+) 4,098,782	(+) 9,488,402
Development	(—) 9,107,217	(—) 974,993	(—) 10,082,210
Tax Reserve Certificates	(+) 2,747,561	(+) 863,227	(+) 3,610,788
Short Term Borrowings	(+) 5,679,750	(—) 838,350	(+) 4,841,400
	(+) 4,709,714	(+) 3,148,666	(+) 7,858,380

The Treasury,
P O Box 30007, Nairobi
4th May 1970

GAZETTE NOTICE No 1406

CENTRAL BANK OF KENYA

BANKI KUU YA KENYA

STATEMENT AS AT 30TH APRIL 1970

	<i>K Sh</i>		<i>K Sh</i>	<i>K Sh</i>
CURRENCY IN CIRCULATION —		FOREIGN EXCHANGE —		
Notes	621,849,810	Balances with Banks and Cash	740,989,585	
Coin	34,879,643	Treasury Bills	161 301 697	
	656,729,453	Other Investments	437,396 426	
		Special Drawing Rights	38,400,000	1,378,087,708
DEPOSITS —	<i>K Sh</i>			
Government of Kenya	302,338 408	KENYA GOVERNMENT SECURITIES RECEIVED FROM		
Banks—Kenya	423,028,542	E A CURRENCY BOARD		63,931,745
External	10,959,336	OTHER KENYA GOVERNMENT SECURITIES		—
Others	10,537,912	SECURITIES GUARANTEED BY THE KENYA GOVERN-		
	746,864,198	MENT		7,006,133
OTHER LIABILITIES AND PROVISIONS	100,200,926	ADVANCES AND DISCOUNTS		1,500,000
TOTAL LIABILITIES AND PROVISIONS	<i>K Sh</i> 1,503,794,577	OTHER ASSETS		9,098,584
CAPITAL (AUTHORIZED K Sh 26,000,000)	13,333,320	REVALUATION ACCOUNT		69,890,952
GENERAL RESERVE FUND	12,387,225	(Set up under section 51 of the Act)		
	<i>K Sh</i> 1,529 515,122		<i>K Sh</i>	1,529,515,122

Nairobi,
7th May 1970

D N NDEGWA,
Governor

GAZETTE NOTICE No 1407

2½ PER CENT KENYA STOCK 1965/70

FOR the purpose of preparing the warrants for interest due on 15th July 1970, the balances of the several accounts in the above mentioned stock will be struck at the close of business on 15th June 1970, after which date the stock will be transferable ex dividend

Stockholders wishing to transfer their holdings to the London Register should note that if the necessary application forms are not lodged with the Central Bank of Kenya in time to enable the applications to be transmitted to the Crown Agents for Oversea Governments and Administrations in London so as to reach them on or before 15th June 1970, payment of the interest due on 15th July 1970, will be made by the Central Bank of Kenya

CENTRAL BANK OF KENYA,
P O Box 30463 Nairobi

GAZETTE NOTICE No 1408

4½ PER CENT KENYA STOCK 1961/71

FOR the purpose of preparing the warrants for interest due on 1st July 1970, the balances of the several accounts in the above-mentioned stock will be struck at close of business on 1st June 1970, after which date the stock will be transferable ex dividend

Stockholders wishing to transfer their holdings to the London Register should note that, if the necessary application forms are not lodged with the Central Bank of Kenya in time to enable the applications to be transmitted to the Crown Agents for Oversea Governments and Administrations in London so as to reach them on or before 1st June 1970, payment of interest due on 1st July 1970, will be made by the Central Bank of Kenya

CENTRAL BANK OF KENYA,
P O Box 30463 Nairobi

GAZETTE NOTICE NO 1409

6½ PER CENT KENYA STOCK 1972/74

FOR the purpose of preparing the warrants for interest due on 1st July 1970, the balances of the several accounts in the above-mentioned stock will be struck at close of business on 1st June 1970, after which date the stock will be transferable ex dividend

CENTRAL BANK OF KENYA,
P O Box 30463 Nairobi

GAZETTE NOTICE NO 1410

THE INDUSTRIAL COURT

CAUSE No 47 OF 1969

Parties —

Kenya Local Government Workers Union

and

Bungoma County Council

Issues in dispute —

(a) Payment of full salary to Mr Julius Ndombi from the date of the suspension to date, or until such time the council deems it fit to terminate his employment

(b) Payment of Sh 562 to Mr Julius Ndombi

1 The Kenya Local Government Workers' Union shall hereinafter be referred to as the Claimants and the Bungoma County Council shall hereinafter be referred to as the Respondents

2 The parties were heard in Nairobi on the 3rd day of April 1970, and relied on their written and verbal submissions

AWARD

In December 1967, the Respondents suspected that Mr Ndombi was involved in the misappropriation of Council funds. Consequently by letter dated 27th December in accordance with Staff Rule No 14 (c) he was suspended with effect from the 22nd December 1967. He remained under suspension for the period of three months receiving half salary and was taken to Court in the month of March 1968 for alleged misappropriation of Council funds. The Resident Magistrate's Court, Bungoma, convicted him and sentenced him to nine months' imprisonment. He was further ordered to pay Sh 562/60 to the Respondents.

Mr Ndombi appealed against the conviction and sentence to the High Court. His appeal could not be heard until 14th November 1968, by which time he had already served the nine-month prison sentence. The High Court allowed his appeal on 14th November 1968, and the nine-month prison sentence was set aside.

On 21st November 1968, the Claimants asked the Respondents to reinstate him with all benefits and followed it with a reminder on 6th January 1969.

Despite the fact that the matter was under consideration by the Respondents, due to lack of communication between the parties, the Claimants declared a dispute on 27th May 1969, and the Bungoma Labour Officer was appointed as a Conciliator.

On the other hand the Respondents' Finance Committee met on 25th and 26th April 1969, and considered Mr Ndombi's case. A decision was taken not to reinstate him but the Committee recommended that he should be refunded Sh 562/60 which amount he had paid to them earlier. This recommendation of the Finance Committee came before the Respondents' meeting on 29th and 30th July 1969. The Council refused to adopt the recommendation and the relevant minute reads as follows —

"Re Min/FG 29/69 (b)

Councillor George Sakwa wanted to know whether the Council had refunded the sum of Sh 562/60 to Mr Julius Ndombi as per Min FG 29/69 (b). In reply, the Acting Treasurer said that the Legal Adviser had recommended that Mr Julius Ndombi should not be refunded Sh 562/60, but that he was only right to get his nine months' salary from the Council.

Councillor G Sakwa proposed that the matter goes to Finance Committee and it was unanimously agreed and passed by the Council."

Apparently this matter was discussed again on 29th December 1969, during a meeting of the Finance Establishment and General Purposes Committee during which the various discussions and decisions previously taken have been recorded under Minute FG/142/69.

'Min FG/142/69—Mr Julius Ndombi's Case

The Acting Clerk/Treasurer to Council explained the whole story about Mr Ndombi's case to the meeting that according to law, if one was convicted on a certain charge, and after serving the prison sentence, and then later on, on appeal his sentence be quashed or waived by another virtue of law, he stressed to the meeting that, that means that the person convicted by the first section of the law was not a criminal at all. In this respect, he therefore told the meeting that Mr Ndombi's claim was in order, and that since the Council was not in position to reinstate him, it was therefore, to pay him from the time it suspended him up to the time his case was brought to the Council lastly. After hearing the Provincial Financial Officer's views on the matter, the meeting unanimously agreed and recommended that Mr Ndombi should be paid his claim and that the Provincial Financial Officer should give authority in writing to the effect, of which the Provincial Financial Officer agreed to do so."

These minutes were adopted by the Council at its meeting on 6th January 1970.

The Claimants submitted that the Respondents were wrong in considering that Mr Ndombi had been automatically dismissed when he was convicted by the Resident Magistrate, Bungoma, on the 22nd March 1967. They added that a proper notice of termination under the relevant Staff Rules should have been given to him. In these circumstances he should be considered to be in employment until such time as the Respondents decide to terminate his employment. The Claimants demanded that Mr Ndombi should be paid a sum of Sh 16,799/07 made up as follows —

Full Claims

	Sh	cts
(a) Provident Fund—in full	8,561	54
(b) Leave—		
(i) 108 days earned before suspension	2,366	60
(ii) 60 days for period 1968 and 1969	1,333	30
(c) Gratuity, 1955 to 1956 in Council Records	267	80
(d) Salary for whole of 1968	7,600	00
(e) Salary for whole of 1969	8,000	00
(f) Salary—1st January to 6th January 1970 at Sh 693/35 per month	135	35
(g) Three months' salary in lieu of notice	1,999	95
(h) Refund of the amount paid to Council by Mr Ndombi	563	00
Totals	30,827	54

The above claims to be paid less amount paid to Mr Ndombi as stated hereunder —

	Sh	cts
(1) Provident Fund, Mr Ndombi's own contributions	4,280	77
(2) Salary, January 1968 to April 1969 without annual increments, but inclusive of Sh 563	9,747	70
Totals	14,028	47
Balance, or outstanding payment	16,799	07

The Respondents on the other hand stated that they had discussed this matter and taken certain decisions which were conveyed to Mr Ndombi on 22nd January 1970, and they had agreed to pay him—

- (i) his salary during the period he was in jail,
- (ii) the period he was in suspension up to April 1969, when it was decided not to reinstate him,
- (iii) the refund of Sh 562/60 which he had paid to them to cover the loss,
- (iv) Provident Fund

The Respondents argued that since minutes of the Council are public, Mr Ndombi should be deemed to have had knowledge of his dismissal by them since they had decided not to reinstate him. As a result of the above decision Mr Ndombi was paid the sum of Sh 9 747/70. In addition to this he was paid a sum of Sh 3,717/75 being refund of his own contribution to the Provident Fund plus interest and less Sh 563.

The Respondents asked the Court to bear in mind that Mr Ndombi had at no time appealed for reinstatement, until the request had come from the Claimants and in Mr Ndombi's own letter the only matter he raised was that he had a claim for compensation. He had accepted the various cheques which so far as they were concerned were in full settlement of all claims made by Mr Ndombi. They asked the Court to make a nil award on the issue before the Court.

The Court is very concerned at the nature of this dispute because this is clearly an action for damages by a workman against his employer. In fact the Claimants' General Secretary conceded during the hearing of this case that Mr Ndombi would have pursued his legal remedy in the High Court had it not been for the fact that his action was time barred. This is most unfortunate and the Court has now several times expressed its views on disputes of this nature being referred to the Industrial Court for adjudication. In fact in the present dispute the worker has taken full advantage of the choice of two forums which are open to him at present by bringing the dispute before the Industrial Court when he found that he was time barred to pursue his action for damages in the High Court. The law as it stands now does not preclude the Court from hearing this dispute. The Court can therefore at this stage do no more than to say that it is being asked to settle a dispute which strictly should have gone to the High Court.

Now reverting to the facts of this dispute, the Court finds that the Respondents' officers dealing with this matter have handled it extremely poorly. No attempt seems to have been made to comply with the staff rules with the result that a worker has put forward a claim amounting to Sh 16,799/07, the details of which appear hereinabove. If the officers concerned had handled the matter with due diligence and in accordance with the rules this matter could have been settled much earlier and at a considerably less cost to the Respondents. These officers should realize that they shoulder a very heavy responsibility in that they have to deal with public money.

The Court is satisfied that the sentence in Minute FG 142/69 "In this respect he therefore told the meeting that Mr Ndombi's claim was in order and that since the Council was not in position to reinstate him, it was therefore to pay him from the time it suspended him, up to the time his case was brought to the Council lastly", means that he was to be paid up to the time his case was last brought before the Council. There is no doubt therefore that the Respondents have agreed to pay him in full up to July 1969, as the last Council meeting pertinent to this dispute was held in that month. Now remains the question of the three months' notice required to be given to Mr Ndombi prior to terminating his service. The Court has carefully gone through the staff rules and finds that the Respondents should have terminated Mr Ndombi's service in accordance with the rules, that is by giving him three months' notice or salary in lieu thereof. The Court can find no record or evidence to show that such a notice was ever given to him. The Court has therefore decided to award him three months' salary in lieu of notice with effect from the end of July 1969.

Another very unfortunate feature of this dispute has been the fact that although Mr Ndombi was convicted and sent to prison for nine months on 22nd March 1968, his appeal to the High Court was not heard until 14th November 1968, by which time he had served his full prison term. His appeal was upheld and the sentence set aside, which he had already served. The Court cannot grant him compensation or make any award on this matter.

To sum it up the Court awards that Mr Ndombi is entitled to Provident Fund in full amounting to Sh 8,561/54. The Court further rules that he should be paid for all his leave earned prior to his suspension, and he should also get a sum of Sh 267/80 being his gratuity and a further sum of Sh 563 being the refund of the amount paid to the Respondents by Mr Ndombi. As has been stated earlier, he is entitled to his full salary for the whole of 1968 and ten months' salary for 1969 which includes the three months' notice period. He should therefore be paid the difference between the foregoing entitlement and what he has already received.

Given in Nairobi this 7th day of May 1970

SAEED R. COCKAR,
President

L. J. DEACON,
S. LUKALO,
Members

GAZETTE NOTICE No 1411

THE INDUSTRIAL COURT

CAUSE No 51 OF 1969

Parties —

Kenya Local Government Workers Union
and

Kisumu Municipal Council

Issue in dispute —

Payment of service benefits to Mr J. B. Chacha

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

2 The parties were heard in Nairobi on the 24th day of February, 11th March and on the 3rd day of April 1970, and relied on their written and verbal submissions. Both the Claimants and the Respondents called one witness each.

AWARD

3 Mr Chacha started working for the Respondents in July 1967, as an Assistant Municipal Inspector and on 29th March 1968, he was suspended from duty. His letter of suspension read as follows —

"It has been discovered that certain Miscellaneous Receipts entrusted to you when the Licensing Officer was on leave have not been accounted for.

In the circumstances, it has been decided that you be suspended from your duties with effect from today, 29th March 1968, until investigations into the case are finalized when I shall communicate with you further."

The Respondents alleged that prior to this letter of suspension Mr Chacha had not been a satisfactory worker, as in 1967 he had been given several verbal warnings by his sectional head, and on 17th November 1967, he had received a warning in writing for absenteeism in that he absented himself from duty for four consecutive days. Mr Chacha denied on oath having received that letter but another witness Mr Omala, the Licensing Officer, testified that he had given this letter to Mr Chacha who after reading it became very angry.

This part of the background to the dispute is rather important as will become evident in the later part of the award.

On 27th March 1968, it was discovered that Mr Chacha had not accounted for Miscellaneous Receipts No 3083-3100. The book was found missing and in the record only Receipts No 3083-3091 were accounted for. After a thorough investigation certain receipts were discovered from traders amounting to Sh 444. This amount was not accounted for anywhere and the Respondents continued with their investigations till 28th March 1968.

It is alleged that Mr Chacha was informed in the morning of 28th March that he was required by the Town Clerk in the afternoon to discuss this matter and that he failed to report on duty on that afternoon. He was absent again the next day and the aforesaid letter of suspension was sent to his house with two Askaris who on their second visit at 3 p.m. handed the letter to him. Mr Chacha denied this and said that the letter was delivered to him in the morning and therefore he decided that there was no point in his going to the office and instead he decided to go to his home in the village.

The case of the missing receipts and the alleged misappropriation of money was handed to the Police who were not able to take any action because Mr Chacha could not be traced.

The position then as far as the Respondents were concerned was that up to the 11th of June there was no news of Mr Chacha and the Police had also failed to trace him. In these circumstances they could not keep this matter pending indefinitely and decided to terminate the services of Mr Chacha. This they did by writing the following letter to him on 11th June 1968 —

Re Dismissal

"I refer to my letter of 29th March 1968, by which you were suspended for alleged misappropriation of funds and to my letter of 23rd November 1967, regarding absence from duty without permission.

Your continued absence was placed before the Council for consideration at its last meeting and I regret to inform you that the Council has decided that you be dismissed forthwith with the loss of all privileges for continued absenteeism and desertion with effect from 29th March 1968, the date of your desertion."

This notice of dismissal was sent to him at his village address because on 14th April 1968, the Chief of Sakwa Location had informed the D.O. that Mr Chacha had been in the location since 30th March and had been sick.

On 14th June Mr Chacha himself reported to the Police and was taken to Court on 17th June 1968. He was tried on a criminal charge and was acquitted on 29th August 1968.

The Claimants took up his case with the Respondents and put pressure for his immediate reinstatement but were not successful. The Claimants in due course declared a dispute and eventually an investigator was appointed who recommended on 8th November 1969, that—

- (a) Mr Chacha be paid salary from the date of suspension to the date the Council resolved that he be dismissed,
- (b) Mr Chacha should receive pay representing notice in accordance with existing terms of service of the Council,
- (c) any other benefits due to him

The parties however could not settle the dispute and decided to refer the matter to the Industrial Court and signed the notification of dispute form on 29th December 1969

During the hearing the Claimants submitted that since Mr Chacha had been suspended on grounds of loss of Miscellaneous Receipts and that since the Court had acquitted him of the charge of misappropriation, rule 21 (f) of the Respondents' terms of service should apply

They claimed that an award should be made in favour of Mr Chacha as follows —

- (1) Three months' salary in lieu of notice in accordance with the provisions of the Terms of Service of the Kisumu Municipal Council (3×510) = Sh 1,530
- (2) Salary during the period of suspension (five months) = Sh 2,550
- (3) Overtime worked—July 1967-March 1968 = Sh 1,572/50
- (4) Pay in lieu of leave (45 days) = Sh 459
- (5) Pay in full until such time his services are terminated in accordance with the existing Terms and Conditions of Service of the Kisumu Municipal Council
- (6) House allowance for the period he remained unhoused by the Council, Sh 50 p.m. = Sh 250

The Respondents on the other hand submitted that Mr Chacha was not discharged because of the criminal charge in respect of which he was acquitted. The discharge took place prior to the trial and without knowledge of the possible result. The offences for which he was clearly warned fully warranted his dismissal and the relevant terms and conditions of service had been adhered to

During the proceedings Mr Chacha and Mr Omala gave evidence on oath. Their evidence clashes on important points and the Court has come to the conclusion that both of them have not told the whole truth to the Court. They have both withheld information from the Court which they thought would jeopardise the submissions of their respective sides

It is clearly established from the evidence that—

- (a) Mr Chacha was suspended for loss of receipt book and misappropriation of money on 29th March 1968
- (b) That the Respondents and the Police could not find the whereabouts of Mr Chacha from the afternoon of 29th March until at least 24th April 1968, the date when the letter from the Chief of Sakwa Location was received by the Respondents. This letter reads as follows —

"I have to report that Mr J B B Chacha who works with your licensing section and who is a member of my location arrived here on a week end visit to his relatives on 30th March 1968. His days of returning to work in time on Monday failed as was attacked by a serious dysentery the following day and is still being treated here by a local medical practitioner

I am given to understand that within a week from the date hereof he will be well enough to return to work and I will accordingly advise you in due course"

- (c) That on 11th June 1968, the Respondents purported to terminate his services summarily with effect from 29th March 1968
- (d) That Mr Chacha reported to the Police on 14th June 1968, and that he was tried and acquitted on 29th August 1968
- (e) That Mr Chacha has been in the employment of Securicor (Kenya) Ltd since July 1969

The Court appreciates the predicament in which the Respondents found themselves in May and June 1968 as having suspended Mr Chacha, he just seemed to disappear. The notice of dismissal no doubt was motivated by the Respondents' desire to terminate a relationship which at that time appeared to them would continue indefinitely. But surely the Respondents knew where Mr Chacha was when they received the letter from the Chief of Sakwa Location which appears to be on 24th April 1968

The fact that Mr Chacha was suspended on 29th March 1968, for misappropriation of money and that on 11th June 1968, his services were terminated for continued absence from duty without permission do not make sense unless it was to be accepted that the letter of suspension was never served on Mr Chacha and that he was considered being absent from the afternoon of the 28th March 1968. If it is found, and the Court finds it so, that the notice of suspension was served on Mr Chacha on 29th March 1968, in the afternoon, then the Respondents appear to have taken the action for dismissing him for one afternoon and one morning's absence only. To complicate matters further the Respondents did not take any action to dismiss him until the 11th June 1968. In view of all this the Court feels that some explanation was needed which was not forthcoming

The Court finds that Mr Chacha's summary dismissal on 11th June 1968, back-dated to 29th March 1968, was not justified and that considering all the circumstances of this case his services should not have been terminated until the time of the criminal action against him which was on 28th August 1968

Mr Chacha's services having been wrongfully terminated on 11th June 1968, and reinstatement having been rejected, Mr Chacha is only entitled to damages which in this case would amount to his full salary up to the 11th of September 1968, that is three months' notice from 11th June 1968

The Court has gone through the relevant staff rules very carefully and finds that despite restrictive clauses on the right of the Respondents to terminate the services of their employees, in view of the fact that a worker on the established staff can leave by giving three months' notice, that the Respondents also have a similar right. Were it not to be construed so the Respondents would not be able to terminate the services of any employee unless—

- (i) the Council has carried out a scheme of re organization to improve the efficiency of its organization whereby the post held by the officer becomes redundant, or
- (ii) his continuous ill-health seriously impairs his efficiency, or
- (iii) he is sentenced to a term of imprisonment exceeding three months in duration in a case not involving the Council's interest

The Court therefore awards that Mr Chacha should be paid his full salary up to the 11th of September 1968, at the rate of Sh 510 p.m. and he should be paid all accrued benefits such as leave, house allowance and any other benefits applicable to his terms of service up to that date

The Court rejects his claim for overtime as it is clearly laid down that "overtime payments may, in exceptional circumstances be paid at the discretion of the Head of Department". In this case the Licensing Officer clearly stated that no overtime was or is being paid in his section

Given in Nairobi this 11th day of May 1970

SAEED R COCKAR,
President

R M MWILU,
Vice-President

MRS S LUKALO,
L J DEACON,
Members

GAZETTE NOTICE No 1412

THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS 1965

NOTICE OF APPLICATION FOR A LICENCE TO OPERATE AN AIR SERVICE

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations 1965, notice is hereby given that North Eastern Airlines Ltd, P O Box 6696, Nairobi, Kenya, has applied to the East African Civil Aviation Board for a licence to operate the following air services —

Air charter service for passengers and freight and aerial work throughout East Africa based at Nairobi, for a period of seven (7) years

It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Community, P O Box 1002, Arusha, Tanzania, not later than 30th May 1970. Every such representation of objection shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted. A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board

Dated at Arusha this 30th day of April 1970

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

GAZETTE NOTICE NO 1413

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

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations 1965, notice is given that Geosurvey International Limited, P O Box 30750, Nairobi, Kenya, has applied to the East African Civil Aviation Board for the renewal of Licence No CAB 151 so as to continue to operate the following air service —

Aerial photography, magnetometer, scintillometer airborne geophysical and mineralogical prospecting and surveys using electro magnetic and profile-recorder, throughout East Africa based at Nairobi,

for a period of seven years

It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Community, P O Box 1002, Arusha, Tanzania, not later than 5th June 1970. Every such representation or objection shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted. A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board.

Dated at Arusha this 6th day of May 1970

D M WAIRINDI,
for Secretary
East African Civil Aviation Board

GAZETTE NOTICE NO 1414

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

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

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

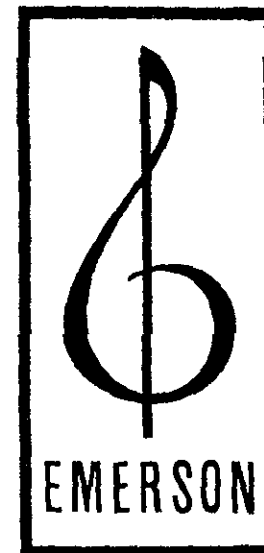
Where it is stated in the advertisement of the applicant that the mark, upon its registration, is to be limited to certain colours, the colours are, as far as possible, indicated in the accompanying representations of the mark in the usual heraldic manner.

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

The undermentioned applications are proceeding in the name of EMERSON RADIO INTERNATIONAL, INC (a corporation organized under the laws of the State of Delaware, United States of America), manufacturers, of 51 West 51 Street, New York, N Y 10019, United States of America, and c/o Messrs Lysaght & Co, c/o Barclays Bank DCO, Government Road, Nairobi 15th July 1969.

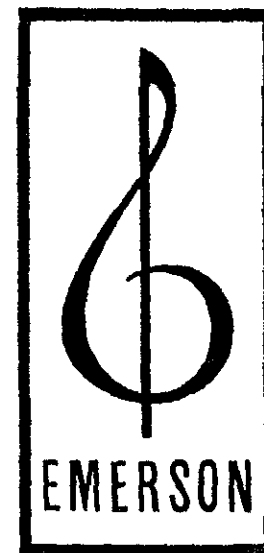
CLASS 7—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the word "EMERSON"

16806—Washing and drying machines, dishwashers

CLASS 11—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the word "EMERSON"

16807—Domestic refrigerators, coolers freezers, ice cube makers, electric and gas ranges, and air conditioners

The undermentioned applications are proceeding in the name of FRED P NEWMAN & PARTNERS G m b H, of 4, Pickhuben, Hamburg 11, W Germany, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, P O Box 29, Mombasa 1st August 1969.

BOTH IN CLASS 30—SCHEDULE III

KENYA ROYAL

It is a condition of registration that the mark shall be used in relation only to coffee the produce of Kenya.

16858—Coffee To be associated with TMA 16859

FPN ROYAL

Registration of this trade mark shall give no right to the exclusive use of the letters F, P, and N.

It is a condition of registration that the mark shall be used in relation only to coffee the produce of Kenya.

16859—Coffee To be associated with TMA 16858

APPLICATION AMENDED AFTER ADVERTISEMENT

14682—"DIPAK" in Class 3. Advertised under Gazette Notice No 488, page 146, Kenya Gazette dated 9th February 1968.

Specification of goods now reads —

"All goods included in Class 3 (Schedule III) but excluding cleaning and polishing preparations, substances for laundry use, soaps, laundry starches (natural or synthetic) or goods of a like kind."

And c/o Messrs Daly & Figgis, advocates, Northey Street, P O Box 34, Nairobi.

INTENDED REMOVAL OF TRADE MARKS FROM THE REGISTER
THROUGH NON-PAYMENT OF RENEWAL FEES

TM No	Class	Trade Mark	Name
1029	7	Ransomes and Device	Ransomes, Sims and Jefferies Limited
6395	38	Starkist	Simon, May and Company Limited
B 11392	24	Trusty Fabrics Device	A Mosley and Son Limited

TRADE MARKS RENEWED

TM No	Class	Trade Mark	Name
1576	43	Johnnie Walker Black Label	John Walker and Sons Limited
7315	3	Assyrian Lion Device	Lovens Kemiske Fabrik Ved A Kongsted
7355	17	Sulfacrete	The Cement Marketing Company Limited
7376	42	Cerebos Salt Label	Cerebos Foods Limited
11761	32	Up	The Seven Up Company
11852	5	Toxaphene	Hercules Incorporated
11955	1	Murphy	Murphy Chemical Company Limited
11956	5	Murphy	The Murphy Chemical Company Limited
B 11957	34	Hollywood Label	Brown and Williamson Tobacco Corporation (Export) Limited
11961	5	Tab	The Coca-Cola Company
11962	32	Tab	The Coca-Cola Company
11963	32	Bottle with Tab	The Coca-Cola Company
11970	30	Bournville Cocoa Label	Cadbury Brothers Limited
198	3	Cuticura	Purex Corporation Limited
199	48	Cuticura	Purex Corporation Limited
6348	42	Besbix	Proctor and Allan Limited
6439	42	Dominion Brand	Erskine and Price (Manufacturing) Limited

Nairobi,
8th May 1970

N K NJAU,
Assistant Registrar of Trade Marks

GAZETTE NOTICE No 1415

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 1929 of 1970 in the Kenya Register of Patents on the 2nd day of May 1970

SCHEDULE

No of application—1929

Date of application—2nd May 1970

Name of applicant—Rexall Drug and Chemical Company

Registered address—8480 Beverly Boulevard, Los Angeles, State of California 90054, United States of America

Particulars of grant in the United Kingdom —

No—1,162,421

Date—22nd December 1969

Date of filing complete specification—15th August 1966

Complete specification published—27th August 1969

Nature of invention—An Improved Container Assembly

Documents, etc filed in registry —

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

(b) Certificate of the Comptroller-General of the United Kingdom Patent Office

(c) Authorization in favour of Messrs Atkinson, Cleasby & Satchu, P O Box 29, Mombasa

Nairobi,
8th May 1970

D J COWARD,
Registrar of Patents

GAZETTE NOTICE No 1416

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 1930 of 1970 in the Kenya Register of Patents on the 6th day of May 1970

SCHEDULE

No of application—1930

Date of application—6th May 1970

Name of applicant—Nestle's Products Limited

Registered address—Peek Building, George Street, Nassau, Bahama Islands

Particulars of grant in the United Kingdom —

No—1,117,102

Date—9th October 1968

Date of filing complete specification—14th June 1965

Complete specification published—12th June 1968

Nature of invention—Tea Extracts

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

(c) Authorization in favour of Messrs Kaplan & Stratton, P O Box 111, Nairobi

Nairobi,
8th May 1970

D J COWARD,
Registrar of Patents

GAZETTE NOTICE No 1417

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 1931 of 1970 in the Kenya Register of Patents on the 6th day of May 1970

SCHEDULE

No of application—1931

Date of application—6th May 1970

Name of applicant—Nestle's Products Limited

Registered address—Peek Building, George Street, Nassau, Bahama Islands

Particulars of grant in the United Kingdom —

No—1,117,103

Date—9th October 1968

Date of filing complete specification—14th June 1965

Complete specification published—12th June 1968

Nature of invention—Production of Tea Extracts

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

(c) Authorization in favour of Messrs Kaplan & Stratton, P O Box 111, Nairobi

Nairobi,
8th May 1970

D J COWARD,
Registrar of Patents

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 1932 of 1970 in the Kenya Register of Patents on the 6th day of May 1970

SCHEDULE

- No of application—1932
Date of application—6th May 1970
Name of applicant—Nestle's Products Limited
Registered address—Peek Building, George Street, Nassau, Bahama Islands
Particulars of grant in the United Kingdom —
No —1,127,370
Date —15th January 1969
Date of filing complete specification —24th November 1966
Complete specification published —18th September 1968
Nature of invention —Tea Extract
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
(c) Authorization in favour of Messrs Kaplan & Stratton, P O Box 111, Nairobi

Nairobi, 8th May 1970
D J COWARD,
Registrar of Patents

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 1933 of 1970 in the Kenya Register of Patents on the 6th day of May 1970

SCHEDULE

- No of application—1933
Date of application—6th May 1970
Name of applicant—Richardson-Merrell Limited (formerly Vick International Limited)
Registered address—20 Savile Row (formerly of 10, New Burlington Street), London W 1, England
Particulars of grant in the United Kingdom —
No —1,170,122
Date —11th March 1970
Date of filing complete specification —21st February 1967
Complete specification published —12th November 1969
Nature of invention —Sterilizing Composition
Documents, etc filed in registry —
(a) One certified copy of the specification (including "Office Copy" of letters patent) of the United Kingdom patent
(b) Certificate of the Comptroller-General of the United Kingdom Patent Office
(c) Authorization in favour of Messrs Kaplan & Stratton, P O Box 111, Nairobi

Nairobi, 8th May 1970
D J COWARD,
Registrar of Patents

THE LIQUOR LICENSING ACT
(Cap 121)

KIAMBU LIQUOR LICENSING COURT

THE meeting of the Kiambu Liquor Licensing Court intended to be held on the 11th May 1970, at the District Commissioner's Office, Kiambu, has been postponed and will be held on the 15th June 1970, at 10 a m

Kiambu, 8th May 1970
A C KANGETHE,
President
Kiambu Liquor Licensing Court

THE AFRICAN LIQUOR ACT
(Cap 122)

NAIROBI AFRICAN LIQUOR LICENSING BOARD

IT IS notified for general information that the next statutory meeting of the Nairobi African Liquor Licensing Board will be held at the District Commissioner's Office, Kenyatta Avenue, Nairobi Area, Nairobi, on Tuesday, the 2nd June 1970, at 9 a m , to consider applications for the manufacture and sale of African intoxicating liquor in Nairobi Area for 1970

Applications to be considered at this meeting may be seen on the notice board at the above office

Applicants are requested to appear before the board in person

Nairobi, 7th May 1970
W K MARTIN,
Chairman
Nairobi African Liquor Licensing Board

THE AFRICAN LIQUOR ACT
(Cap 122)

MOMBASA AFRICAN LIQUOR LICENSING BOARD

THE next statutory meeting of the Mombasa African Liquor Licensing Board will be held in the District Commissioner's Office, Mombasa, on Monday, 8th June 1970, at 10 a m

All applications for new licences, late renewals and transfers of existing licences on prescribed forms must reach the District Commissioner's Office not later than 8th April 1970

All applicants for new licences are requested to appear in person or by an advocate before the board Attendance of applicants for renewals is optional unless there are objections in which case attendance is desirable

Mombasa, 5th March 1970
C W C MURAGI,
Chairman,
Mombasa African Liquor Licensing Board

PROBATE AND ADMINISTRATION

TAKE NOTICE that after fourteen days from the date of this Gazette, I intend to apply to the High Court at Nairobi for representation of the estate of the person named in the second column of the Schedule hereto, who died on the date set forth against his name

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

SCHEDULE

Public Trustee's Cause No	Name of Deceased	Address	Date of Death	Testate or Intestate
47/70	Joel Kimuyu Mumo	Changwi thya Location, P O Kitui	27-8-69	Intestate

Nairobi, 8th May 1970
D J COWARD,
Public Trustee

PROBATE AND ADMINISTRATION

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

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

SCHEDULE

Public Trustee's Cause No	Name of Deceased	Address	Date of Death	Testate or Intestate
15/70	Mohamed Omar	Kisauni, Mombasa	19-2-70	Intestate
16/70	Ndambu Kidele	Mombasa	7-11-69	Intestate

Mombasa, 28th April 1970
J N KING'ARUI,
Assistant Public Trustee

PROBATE AND ADMINISTRATION

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

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

SCHEDULE

Public Trustee's Cause No	Name of Deceased	Address	Date of Death	Testate or Intestate
11/69	Kazungu Mtengo	Mariakani, Kilifi District	10-11-68	Intestate
12/69	Saha Bahati	Rabai, Kilifi	22-12-68	Intestate
17/70	Gichira Kiura	Mombasa	19-3-70	Intestate

Mombasa,
6th May 1970

J N KING'ARUI,
Assistant Public Trustee

GAZETTE NOTICE No 1426

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 53 OF 1970

By Dhanji Manji of P O Box 7, Kisumu in Kenya, the husband of the deceased, through Messrs Daly & Figgis, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Jenabai w/o Dhanji Manji of Kisumu aforesaid, who died at Kisumu on the 23rd day of April 1967

(2) CAUSE No 115 OF 1970

By Mahendrakumar Rambhai Patel of P O Box 1116, Nairobi in Kenya, the duly constituted attorney of Shantilal Shivabhai Patel of Karamsad, Gujarat State in India, the eldest son of the deceased, through Messrs Patel & Patel, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Shivabhai Nairanbhai Patel of Karamsad aforesaid, who died at Karamsad on the 10th day of September 1968

(3) CAUSE No 118 OF 1970

By Donald Vincent of P O Box 1746, Nairobi in Kenya, one of the duly constituted attorneys of Peter Ian Howard-Williams of Falmouth, Cornwall in England, the son of the deceased and the executor named in his will, through Messrs Kaplan & Stratton, advocates of Nairobi, for resealing in Kenya, the grant of probate granted on 17th December 1969, by the Principal Probate Registry of the High Court of Justice in England, of the will of Ernest Leslie Howard-Williams of Falmouth aforesaid, who died at Redruth, Cornwall in England, on the 28th day of October 1969

(4) CAUSE No 119 OF 1970

By Susan Nelson Ngethe of P O Box 1246, Nakuru in Kenya, the executrix named in the will of the deceased, through Messrs Daly & Figgis, advocates of Nairobi, for a grant of probate of the will of Nelson Kahiu (also described as Kahio) Ngethe of Nakuru aforesaid, who died at Nakuru aforesaid, on the 21st day of March 1968

(5) CAUSE No 68 OF 1970

By (1) Mohanlal Narshi Umradia, and (2) Chhaganlal Narshi Umradia, both of P O Box 946, Nairobi in Kenya, the sons of the deceased, through Messrs Khanna & Khanna, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Narshi Harji Umradia of Nairobi aforesaid, who died at Nairobi on the 7th day of November 1969

(6) CAUSE No 85 OF 1970

By Beryl Pamela Gertrude Proctor of P O Box 19002, Nairobi in Kenya, the widow of the deceased, through Messrs Hamilton Harrison & Mathews, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Allan Ronald Somerville Proctor of Nairobi aforesaid, who died at Entebbe in Uganda, on the 31st day of December 1969

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 29th May 1970

M F PATEL,
Deputy Registrar
High Court of Kenya Nairobi

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

GAZETTE NOTICE No 1427

IN THE HIGH COURT OF KENYA AT NAIROBI

PROBATE AND ADMINISTRATION

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

CAUSE No 51 OF 1970

By Barclays Bank D C O (through its duly authorized officer John Graham Miles of P O Box 30356, Nairobi in Kenya), the duly constituted attorney of Juliette Whiteside and Harold Ayrey, both of Jeston near Maidstone, Kent in England, the administrators of the estate of the deceased, through Messrs Shapley Barret Marsh & Company, advocates of Nairobi, for resealing in Kenya, the grant of letters of administration intestate granted by the Principal Probate Registry of the High Court of Justice in England, of the estate of Derek Michael Whiteside of Nairobi aforesaid, who died at Nairobi on the 20th day of June 1969

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 29th May 1970

VIJAY KAPILA,
Senior Deputy Registrar
High Court of Kenya Nairobi

GAZETTE NOTICE No 1428

BRIGADIER PERCY HUBERT JOHNSON TUCK,
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 Brigadier Percy Hubert Johnson Tuck of P O Box 18, Njoro in Kenya, who died on the 25th day of April 1970, at Nairobi, is hereby required to send particulars in writing of his or her claim or interest to the undersigned before the 31st day of July 1970, after which date the executors will distribute the estate among the persons entitled thereto, having regard only to the claims and interests of which they shall have had notice and will not as respects the property so distributed be liable to any person of whose claim they shall not then have had notice

Dated this 7th day of May 1970

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

GAZETTE NOTICE No 1429

GEORGE HUGH TULLOCH, 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 George Hugh Tulloch of P O Box 261, Nairobi, and P O Box 7109, Kampala, who died at Kampala, on 8th March 1970, is hereby required to send particulars in writing of his or her claim or interest to National and Grindlays Bank Limited, Trustee Department, P O Box 30402, Nairobi, before 15th July 1970, after which date the executors will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they have had notice and will not as respects the property so distributed be liable to any person of whose claim they shall not then have had notice

Dated the 12th day of May 1970

NATIONAL AND GRINDLAYS BANK LIMITED,
Trustee Department,
P O Box 30402, Nairobi

DURGA DASS KHUSHAL RAM PHULL, 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 Durga Dass Khushal Ram Phull who died at Nairobi, Kenya, on the 17th day of August 1968, is required to send particulars in writing of his or her claim to the undersigned before the 15th day of July 1970 after which date the administratrix will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which she has had notice and will not as respects the property so distributed be liable to any person of whose claim she shall not then have had notice

Dated this 11th day of May 1970

MRS PRITAM KAUR,
*Widow and the Administratrix of the estate of
Durga Dass Khushal Ram Phull
P O Box 6246 Nairobi*

GAZETTE NOTICE No 1431

ESTATE OF LATE DAULET SHERIFF

NOTICE is hereby given that any person having any claim against or interest in the estate of the late Daulet Sheriff of Nairobi, Kenya, who died on the 26th day of December 1969, in a car accident in Uganda, is hereby required to send particulars in writing of his claim to Messrs Esmail & Esmail, advocates, Cambrian Building, Government Road, P O Box 11021, Nairobi, on or before the 15th day of July 1970, after which date the administrator will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which he shall have notice and will not, as respects the property so distributed, be liable to any person of whose claim he will not then have notice

ESMAIL & ESMAIL,
Advocates for the Administrator

GAZETTE NOTICE No 1432

YASH PAL BHALLA, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap 167), that any person having a claim or an interest in the estate of the late Yash Pal Bhalla, formerly of P O Box 888, Eldoret, who died on the 13th day of April 1970, is hereby required to send particulars in writing of his claim or interest to Messrs Shaw & Carruthers, advocates, of P O Box 112, Eldoret, on or before the 31st July 1970, after which date the estate will be distributed amongst the persons entitled thereto having regard only to the claims and interests of which it has had notice and will not as respects the property so distributed be liable to any person of whose claim it shall not have then had notice

SHAW & CARRUTHERS
*Advocates for the Executrix
P O Box 112 Eldoret*
Eldoret,
5th May 1970

GAZETTE NOTICE No 1433

THE BANKRUPTCY ACT
(Cap 53)

INTERIM RECEIVING ORDER

Debtors' names—(1) Narandas Rattanshi Chohan and (2) Madhukant Kantilal Pandya, trading as Naran's Car Sales, debtors
Address—Formerly of Makadara Road, Mombasa
Description—Businessmen
Date of filing petition—19th March 1970
Court—High Court of Kenya at Mombasa
No of matter—B C 1 of 1970
Date of order—23rd March 1970
Whether debtors or creditors' petition—Creditors

Mombasa,
24th April 1970

J N KING'ARUI,
for Official Receiver

GAZETTE NOTICE No 1434

THE BANKRUPTCY ACT
(Cap 53)

NOTICE OF INTENDED DIVIDEND
(Under Composition)

Debtor's name—Robin George Houry
Address—Lusoi Farm, P O Naro Moru, or P O Box 7684, Nairobi
Description—Farmer
Court—High Court of Kenya at Nairobi
No of matter—B C 9 of 1968
Last day for receiving proofs—25th May 1970
Trustee's name—Official Receiver
Address—P O Box 30031, Nairobi

Nairobi,
8th May 1970

M L HANDA,
Deputy Official Receiver

GAZETTE NOTICE No 1435

THE BANKRUPTCY ACT
(Cap 53)

ADJUDICATION

Debtors names—Mwangi Kyengo and Munyuki Kyengo, trading as Yathui Supply Stores
Address—P O Box 99, Machakos
Court—High Court of Kenya at Nairobi
No of matter—B C 11 of 1968
Date of order—10th April 1970
Date of petition—8th October 1968

Nairobi,
8th May 1970

M L HANDA,
Deputy Official Receiver

GAZETTE NOTICE No 1436

IN THE HIGH COURT OF KENYA AT MOMBASA
BANKRUPTCY AND WINDING-UP CAUSE No 2 OF 1966
IN THE MATTER OF KER SALES LIMITED
(In Liquidation)

AND

IN THE MATTER OF THE COMPANIES ACT
(Cap 486)

NOTICE OF DIVIDEND

Name of company—Ker Sales Limited
Address of registered office—Plot No 93, Section XVI, Nakuru Road, Mombasa
Court—High Court of Kenya at Mombasa
No of matter—B C 2 of 1966
Amount per £—Sh 2
First and final or otherwise—Second
When payable—15th May 1970
Where payable—At my office, Old Customs House, Nkrumah Road, P O Box 366, Mombasa

Mombasa,
4th May 1970

J N KING'ARUI,
*for Official Receiver
and Liquidator*

GAZETTE NOTICE No 1437

THE COMPANIES ACT
(Cap 486)

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

Reg No	Name
3130	Kivuno Limited
4015	The Catholic Bookshop Limited
5043	Mount Emmitt Estate Limited
5257	Kitale Hardwares Limited
5638	Technical Books Limited
6009	Kiri-Nyaga Dry Cleaners Limited
6366	New Mutito Traders Company Limited
6615	Nyakach Traders and Produce Dealers Company Limited
6785	Martin Button Limited
7706	Kericho African Wholesalers Company Limited

Dated this 8th day of May 1970

O M SAMEJA,
Assistant Registrar of Companies

GAZETTE NOTICE No 1438

THE SOCIETIES ACT 1968
(No 4 of 1968)

PURSUANT to section 14 (3) of the Societies Act 1968, being satisfied that the society listed in the Schedule hereto has ceased to exist, I hereby notify that the registration of the said society is cancelled from the date hereof

SCHEDULE

Church of East African Society

Dated this 8th day of May 1970

J ALLAN,
Assistant Registrar of Societies

GAZETTE NOTICE No 1439

THE SOCIETIES RULES 1968
(LN 62 of 1968)

PURSUANT to rule 14 of the Societies Rules, notice is hereby given that the exemption from registration of the society named in the Schedule hereto has been rescinded under the provisions of section 13 of the Societies Act 1968

SCHEDULE

Name of Society	Date of Registration
East African Muslim Welfare Society	28 4-70

Dated this 8th day of May 1970

J ALLAN,
Assistant Registrar of Societies

GAZETTE NOTICE No 1440

THE SOCIETIES RULES 1968
(LN 62 of 1968)

PURSUANT to rule 14 of the Societies Rules, notice is hereby given of the registration of change of name of the registered society named in the Schedule hereto

SCHEDULE

Kangundo (Kivi) Funeral Association, to Kangundo Funeral Relief Fund Association

Dated this 8th day of May 1970

J ALLAN,
Assistant Registrar of Societies

GAZETTE NOTICE No 1441

THE SOCIETIES RULES 1968
(LN 62 of 1968)

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

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

under the provisions of the Societies Act 1968

FIRST SCHEDULE

Name of Society	Date of Registration Effected
The East African Mission	6-5 70

SECOND SCHEDULE

Name of Society	Date of Exemption Effected
Insurance Training and Education Society	7-5 70

THIRD SCHEDULE

Name of Society	Date of Refusal
Kenya Independent Party	4 5 70

Dated this 8th day of May 1970

J ALLAN,
Assistant Registrar of Societies

GAZETTE NOTICE No 1442

THE JUBILEE INSURANCE COMPANY LIMITED
(Incorporated in Kenya)

Head Office P O Box 30376, Nairobi

LOSS OF POLICY

Re Life Policy No 42741—Mwangangi Chulu Mutambo of P O Box 1923 Kisumu

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

M R HOSANGADY,
Executive Director/Company Secretary

GAZETTE NOTICE No 1443

THE JUBILEE INSURANCE COMPANY LIMITED
(Incorporated in Kenya)

Head Office P O Box 30376, Nairobi

LOSS OF POLICY

Re Life Policy No 42431—Evan Gichuki Murage of P O Box 53 Kerugoya (K)

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

M R HOSANGADY,
Executive Director/Company Secretary

GAZETTE NOTICE No 1444

THE JUBILEE INSURANCE COMPANY LIMITED
(Incorporated in Kenya)

Head Office P O Box 30376, Nairobi

LOSS OF POLICY

Re Life Policy No 38252—John Samson Chepkok of P O Tenges via Eldama Ravine

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

M R HOSANGADY,
Executive Director/Company Secretary

GAZETTE NOTICE No 1445

THE JUBILEE INSURANCE COMPANY LIMITED
(Incorporated in Kenya)

Head Office P O Box 30376, Nairobi

LOSS OF POLICY

Re Life Policy No 41783—Elijah Matiso N Ntheketha of P O Masu (Kenya)

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

M R HOSANGADY,
Executive Director/Company Secretary

GAZETTE NOTICE No 1446

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office P O Box 30376 Nairobi

LOSS OF POLICY

Re Life Policy No 11342—Pyarali Dhanji Manji of P O Box 7 Kisumu

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

M R HOSANGADY,
Executive Director/Company Secretary

GAZETTE NOTICE No 1447

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office P O Box 30376, Nairobi

LOSS OF POLICY

Re Life Policy No 13981—Abdulhamid Gulamhusein Dhuani of P O Box 1952, 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 of this notice, duplicate policy will be issued, which will be the sole evidence of the contract.

M R HOSANGADY,
Executive Director/Company Secretary

GAZETTE NOTICE No 1448

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office P O Box 30376, Nairobi

LOSS OF POLICY

Re Life Policy No 10178—Mirzanali Kassam Vismam of P O Box 60 Mpwapwa

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

M R HOSANGADY,
Executive Director/Company Secretary

GAZETTE NOTICE No 1449

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office P O Box 30376, Nairobi

LOSS OF POLICY

Re Life Policy No 32685—Shem Ongek Alunga of P O Box 240 Yala (K)

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

M R HOSANGADY,
Executive Director/Company Secretary

GAZETTE NOTICE No 1450

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office P O Box 30376, Nairobi

LOSS OF POLICY

Re Life Policy No 16035—Sadrudin Hussein Nasser Shariff P O Box 20427, 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 of this notice, duplicate policy will be issued, which will be the sole evidence of the contract.

M R HOSANGADY,
Executive Director/Company Secretary

GAZETTE NOTICE No 1451

THE EMBU COUNTY COUNCIL

NOTICE OF RESOLUTION

WHEREAS the Minister for Local Government has by order made the following By laws in exercise of the powers conferred upon him by regulation 210 (1) of the Local Government Regulations 1963 (L N 256/1963) —

- (a) The Local Government (Adoptive By laws) (Building) Order 1968 (L N 15/1969)
- (b) the Local Government (Adoptive By laws) (Grade II Buildings) Order 1968 (L N 16/1969)

And whereas the Embu County Council had duly complied with the requirements of regulation 203 (1) of the Local Government Regulations 1963

Now, therefore, the Embu County Council at the council meeting held on the 1st day of April 1970, has passed the following resolutions —

- 1 That the Local Government (Adoptive By laws) (Grade II Building) Order 1968 (L N 16/1969) shall apply in the County Council area of Embu to those areas of land within—

- (i) the former trading centres of Runyenjes, Siakago and Ishiara,

- (ii) the markets named hereunder—

Kibugu Kevote, Kiritiri, Manyatta, Mufu, Kathanjure, Kianjokoma, Kigumo, Kanja, Mbuberi, Karingari, Kithimu, Gatumbi, Kihumbu, Ugweri, Ikindu, Kavangua, Karurumo, Kang'ethia, Rianjeru, Kiambere, Rweka, Ngunyumu, Kathanje, Gachoka, Gachuriri, Riandu, Kanyuambora, Machanga/Mavuria, Masai Cross, Karaba, Karerema, Irira, Riakanau, Gekou, Kiamuringa, Ngandui, Kirii, Karii, Mbunziki, Runyenjes, Siakago, Ishiara,

- (iii) an area within five miles of the boundaries of the Urban Council of Embu and the former trading centres as named in paragraph 1 (i) above, and

- (iv) an area within 400 feet from the centre line of all trunk and primary roads

- 2 That the Local Government (Adoptive By laws) (Building) Order 1968 (L N 15/1969) shall apply in the area of the Urban Council of Embu except in the area of site and service schemes where the Local Government (Adoptive By-laws) (Grade II Building) Order 1968 (L N 16/1969) shall apply

- 3 That the Local Government (Adoptive By-laws) (Building) Order 1968 (L N 15/1969) and the Local Government (Adoptive By-laws) (Grade II Buildings) Order 1968 (L N 16/1969) shall come into operation on the 1st day of January 1970

Dated this 5th day of May 1970

NGARI P J MWANGI,
Deputy Clerk
Embu County Council

GAZETTE NOTICE No 1452

THE EASTERN KITUI AREA COUNCIL

THE LOCAL GOVERNMENT (ADOPTIVE BY LAWS)
(LICENSING OF BICYCLES) ORDER 1969

(L N 291 of 1969)

NOTICE is hereby given in accordance with regulation 210 (5) of the Local Government Regulations 1963, that the Eastern Kitui Area Council at the meeting held on 20th February 1970, passed the following resolution —

“WHEREAS the Minister for Local Government has made the Local Government (Adoptive By-laws) (Licensing of Bicycles) Order 1969 (L N 291 of 1969) in exercise of the power conferred upon him by regulation 210 (1) of the Local Government Regulations 1963

And whereas the Eastern Kitui Area Council has duly complied with the requirements of regulation 203 (1) of the said Regulations by affording an opportunity to the members of the public to be affected to object to the proposed adoption of the above mentioned By laws

And whereas no objections have been received

That in exercise of the power conferred upon the Council by regulation 210 (2) of the said Regulations, be it agreed as follows —

- (a) That the Local Government (Adoptive By laws) (Licensing of Bicycles) Order 1969 (L N 291 of 1969) be adopted and applied to the area of jurisdiction of the Eastern Kitui Area Council

- (b) That the Local Government (Adoptive By-laws) (Licensing of Bicycles) Order 1969 (L N 291 of 1969) do come into operation on 1st January 1970

Kitui,
4th May 1970

B K JACOB,
Acting Clerk
County Council of Kitui

THE CITY COUNCIL OF NAIROBI

THE STREETS ADOPTION ACT

(Cap 406)

UNADOPTED STREET WORKS IN BERMONDSEY ROAD AND SHOREDITCH ROAD

WHEREAS the City Council of Nairobi at its ordinary meeting held on the 5th day of May 1970, resolved that provisional apportionments of the cost of constructing Bermondsey and Shoreditch Roads be approved and that the Town Clerk be authorized to serve provisional apportionment notices upon the plot owners concerned,

AND WHEREAS such notices have been sent by registered post to the last known postal address of these owners,

AND WHEREAS full details of the apportionments in respect of the above-mentioned Roads are set out below,

NOTICE is hereby given to all the owners listed herein that in the event that the registered apportionment notice is returned as undelivered, or if service has not been effected for any other reason, the service of the said apportionment notice shall be deemed to have been effected by the publication of this notice in the Kenya Gazette and in a newspaper circulating in Kenya

UNADOPTED STREET WORKS—PROVISIONAL APPORTIONMENT

SCHEME BERMONDSEY AND SHOREDITCH ROADS OFF BUCKLEYS ROAD—INDUSTRIAL AREA

Plot No	Owner's Name and Address	Frontage Feet	Cost per Foot	Apportion- ment	Frontage Acres	Cost per Acre	Apportion- ment	Total
L R 37/				Sh cts			Sh cts	Sh cts
112	N P Malde, D K Malde and P D Malde, P O Box 3914, Nairobi	125 35		8,874 65	1928		7,027 05	15,901 70
113	Mr Tejwant Singh s/o Ajit Singh Grewal & Another, P O Box 1268, Nairobi	60 90		4,311 65	1448		5,277 55	9,589 20
114	Mr Tejwant Singh s/o Ajit Singh Grewal, P O Box 1268, Nairobi	60 35		4,272 75	1635		5,959 15	10,231 90
66	Mr Tejwant Singh s/o Ajit Singh Grewal, P O Box 1268, Nairobi	59 04		4,180 00	1686		6,145 00	10,325 00
67	Mr Hazara Singh s/o Bhagwan Singh G K Desai, P O Box 2508, Nairobi	59 00		4,177 15	1740		6,341 85	10,519 00
68	Mr Kanchanben Champshi Shah, P O Box 5913, Nairobi	59 00		4,177 15	1809		6 593 30	10,770 45
69	Mr Prabhulal Champsphi Shah, P O Box 5913, Nairobi	59 00		4,177 15	1878		6,844 80	11,021 95
70	Mr Ratilal C Shah, P O Box 5913, Nairobi	59 00		4,177 15	1948		7,099 95	11,277 10
71	Mr Premchoda & Others, P O Box 4074, Nairobi	53 90		3,816 05	0985		3,590 05	7 406 10
72	Mr Bhagwanji Raja & Others, P O Box 491, Nairobi	52 41		3,710 60	0859		3,130 85	6,841 45
73	M/s Tribhovan Hirji and Kantilal Hirji, P O Box 6367, Nairobi	58 99		4,176 45	1661		6,053 90	10,230 35
74	M/s Kantilal Gordhanbhai Patel and Rasiklal Gordhanbhai Patel, P O Box 447, Nairobi	58 99		4,176 45	1563		5,696 70	9,873 15
75	M/s Simon Thuo Kairo and James Samuel Kinyanjui, P O Box 8349, Nairobi	58 99		4,176 45	1465		5 339 55	9,516 00
76	Mr Tagat Singh, P O Box 3522, Nairobi	58 99		4,176 45	1366		4 978 70	9,155 15
77	M/s Dayalji Ranji Pishavadia and Narshi Dayalji Pishavadia P O Box 2924, Nairobi	139 32		9,863 75	1224		4,461 15	14,324 90
78	Mrs Sheila Margaret Thomson, P O Box 228, Nairobi	92 20		6,527 70	0638		2,325 35	8,853 05
336	M/s Gurbaksh Singh s/o Santok Singh and Gurbachan Singh s/o Sadhu Singh P O Box 8686, Nairobi	91 61		6,485 90	0412		1,501 65	7,987 55
116	Mr Arvindlal Champshi Shah, P O Box 5913, Nairobi	153 46		10,864 85	1515		5,521 75	16,386 60
118	Ajit Singh s/o Nagahia Singh, P O Box 1268, Nairobi	58 95		4,173 60	1793		6,535 00	10,708 60
343	Mr Ratilal Tejshi Shah P O Box 5913, Nairobi	121 21		8,581 55	3022		11,014 40	19,595 90
119	Mr Ajit Singh s/o N Singh and Kehar Singh s/o R Singh, P O Box 1268, Nairobi	69 53		4,922 65	0703		2,562 25	7,484 90
		1,610 19			3 1278			228,000 00

GAZETTE NOTICE No 1457

MINISTRY OF WORKS
CENTRAL TENDER BOARD

TENDER NOTICE No 28/70

TENDERS are invited for the supply of the following Miscellaneous Stores —

Class and Item No	Description	Unit	Quantity
16008	Angles, Equal M S 2" x 2" x 1/4" (lb per foot 3 19)	Metre	6,000
16056	Bars, Round, M S 1/2" (13,413 ft per ton)	Metre	90,000
16057	Bars, Round, M S 5/16" (8,582 ft per ton)	Metre	56,000
16059	Bars, Round, M S 1/2" (3,358 ft per ton)	Metre	92,000
17053	Glass Sheet Clear 36" x 30" x 24 oz	No	4,000
17054	Glass Sheet Clear 48" x 36" x 24 oz	No	2,500
40020	Hayard Flag 1/2' circumference	Metre	2,500
01035	Polish, Floor, Red, 3 1/2 lb Tin	Tin	4,000
01037	Polish, Furniture 2 25 kg tin (Approx 5 lb)	Tin	400
01041	Polish, Metal 7 oz Tin	Tin	30,000
03028	Buckets, Fire, Painted Red	No	300
03046	Clocks, Alarm	No	500
03047	Clocks, Office	No	300

Specimens of articles to which all supplies must conform in every respect may be inspected at the Ministry of Works Supplies Branch, Liverpool Road, Nairobi

In all cases, samples must be kept ready for immediate tests against relative standard specification

Acceptance of any tender shall be subject to the General Conditions of a contract a copy of which may be obtained from Ministry of Works Headquarters, Supplies Branch, Room No 38, Upper Ground Floor, Ngong Road, Nairobi

Tenders must be enclosed in a plain sealed envelope marked "Tender for Supply of Miscellaneous Stores" and addressed so as to reach the Chief Purchasing Officer, Ministry of Works, Supplies Branch P O Box 30346, Nairobi, or be placed in the Tender Box in Room No 38, Upper Ground Floor, Ministry of Works, not later than 9 a.m. on 5th June 1970

Tenders not so addressed and endorsed are liable to be rejected and any tender received after the stated date and time will not be considered. The Government does not bind itself to accept the lowest or any tender and reserves the right to accept any tender in part unless a tenderer expressly stipulates to the contrary

All tenders must remain firm for 60 days from the closing date

P SHIYUKAH,
Permanent Secretary for Works

GAZETTE NOTICE No 1458

MINISTRY OF WORKS
CENTRAL TENDER BOARD

TENDER NOTICE No 31/70

TENDERS are invited for the supply of Sheets roofing, corrugated, galvanised iron

8/3 in corr, 24 gauge, type 200 (to B S S 3083—current) —

Class and Item No	Length	Quantity
15075	6 ft	12,000
15076	7 ft	12,000
15077	8 ft	12,000
15078	9 ft	12,000
15079	10 ft	12,000
15081	Ridges G I 6 ft long, "V" shape	6,000

Net duty paid prices should be stated for delivery to the Ministry of Works, Liverpool Road, Nairobi

Specification to which all supplies must conform may be collected from the Chief Purchasing Officer, Ministry of Works, Ngong Road, Nairobi. Samples should be kept ready for immediate tests if required, otherwise official copies of current test reports issued by the Chief Materials Engineer, Ministry of Works, Nairobi, should be submitted with tenders. A manufacturer's guarantee of compliance with the required specification may be accepted

Acceptance of any tender shall be subject to the General Conditions of Contract, a copy of which may be collected from the Supplies Branch. Delivery dates must be given showing the quantity available ex stock and/or the time required supply the full quantity

Tenders must be enclosed in a plain sealed envelope marked "Tender for Roofing Sheets (31/70)" and addressed to reach the Chief Purchasing Officer, Supplies Branch, Ministry of Works, P O Box 30346, Nairobi, or be placed in the Tender Box at the Supplies Branch, Upper Ground Floor, Room No 38, Ngong Road, Nairobi, not later than 9 a.m. on 5th June 1970

Tenders not so addressed and endorsed are liable to be rejected and any tender received after the stated time and date will not be considered

The Government does not bind itself to accept the lowest or any tender and reserves the right to accept any tender in part unless a tenderer expressly stipulates to the contrary

All tenders must remain firm for 60 days from 5th June 1970

P SHIYUKAH,
Permanent Secretary for Works

GAZETTE NOTICE No 1459

(Q/AMM/1/1/1/Vol 2/199)

CENTRAL TENDER BOARD

SALE OF FERROUS AND NON FERROUS SCRAP METAL

OFFERS are invited from licensed scrap metal dealers for purchase of 2,035 kilograms ferrous scrap metal, and 250 1/2 (brass), 530 (copper) kilograms of non-ferrous scrap metal stored at Force Stores, Machakos Road

Intending purchasers may view this metal by arrangement with Quartermaster, Force Stores, P O Box 18120, Nairobi Telephone 57477

Quotations should include collection charges from the site and should clearly show the number and expiry of "Local Licence to deal in Scrap Metal"

Offers should be enclosed in a plain sealed envelope marked on outside "Scrap Metal" for the attention of Force Quartermaster and should be addressed to the Commissioner of Police, P O Box 30083, Nairobi

Offers received after 10 a.m., Saturday, 30th May 1970, will not be accepted

The Central Tender Board reserves the right to accept or reject any tender without giving reasons

Dated this 25th day of April 1970

D M MBELA,
Administrative Secretary

GAZETTE NOTICE No 1460

THE TRANSFER OF BUSINESSES ACT

(Cap 500)

NOTICE is hereby given that the business of wholesale and retail trade in ready made shoes and associated accessories carried on by John Kipruto Cheruiyot under the firm name and style of Duka Letu at Land Reference No 209/477/38, Raver Road, Nairobi in the Republic of Kenya, has, from the 29th day of April 1970, been sold and transferred to Stanley Mwangi Gachugu who will carry on the said business at the same place under the name or other name

The address of the transferor is P O Box 4303, Nairobi

The address of the transferee is P O Box 283, Kisumu

The transferee does not assume nor does he intend to assume any liability incurred by the transferor in the said business and the same will be paid and discharged by the transferor up to and including the 29th day of April 1970

All debts owing to the transferor up to and including the 29th day of April 1970, shall be received by the transferor

Dated at Nairobi this 6th day of May 1970

JOHN KIPRUTO CHERUIYOT,
Transferor

STANLEY MWANGI GACHUGU,
Transferee

GAZETTE NOTICE No 1461

THE TRANSFER OF BUSINESSES ACT
(Cap 500)

NOTICE is hereby given that the building contracting business carried on previously by Henckell du Buisson (E A) Limited from Baring Arcade, Kenyatta Avenue, Nairobi, and L R No 209/3493, Darlington Road, Industrial Area, Nairobi, has, as from the 1st day of January 1970, been sold and transferred to Sutherland & Sons Limited of P O Box 14209, Nairobi, who will carry on the said business under the name of Sutherland & Sons Limited at L R No 209/3493, Darlington Road, Industrial Area, Nairobi aforesaid

The address of the transferor is P O Box 30072, Nairobi

The address of the transferee is P O Box 14209, Nairobi

The transferee is not assuming nor does it intend to assume any liability incurred by the transferor in the said business up to and including the 31st day of December 1969, and the same will be paid and discharged by the transferor

All debts owing to the transferor up to and including the 31st day of December 1969, shall be received by it

Dated at Nairobi this 29th day of April 1970

M CURRY,
for Henckell du Buisson (E A) Ltd,
Transferor

I D CAMPBELL,
for Sutherland & Sons Limited,
Transferee

GAZETTE NOTICE No 1462

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that as from the 24th day of March 1970, the partnership heretofore subsisting between Inderpal Singh and Randolph William Garner carrying on business at Marula Lane at Nairobi in the Republic of Kenya, in the firm name or style of Rangemore Construction, has been dissolved by mutual consent by retirement therefrom of the said Randolph William Garner

That as from the said 24th day of March 1970, the said Inderpal Singh will carry on the said business as sole proprietor in the same name or style and at the same place

All debts and liabilities of the said business up to and including the said 24th day of March 1970, will be collected and paid by the said continuing sole proprietor

Dated at Nairobi this 9th day of May 1970

INDERPAL SINGH,
Continuing Partner

RANDOLPH WILLIAM GARNER
Retiring Partner

GAZETTE NOTICE No 1463

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between (1) Lawrence Karanja Mungai, (2) Peter Kamau, (3) Wainaina Ndungu, and (4) Kihungi Kamau, carrying on business under the firm name of Kiambaa General Trading Wholesalers at Banana Hill, Kiambu District in the Republic of Kenya, has been dissolved by mutual consent by the retirement therefrom of the said Peter Kamau, Wainaina Ndungu and Kihungi Kamau, with effect from the 13th day of April 1970

All the assets and liabilities of the said business up to and including the said 13th day of April 1970, shall be recovered and paid by the continuing partner who shall continue the said business under the same name and at the same place

Dated at Nairobi this 14th day of April 1970

PETER KAMAU,
WAINAINA NDUNGU,
KIHUNGI KAMAU,
Retiring Partners

LAWRENCE KARANJA MUNGAI,
Continuing Partner

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