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CORRIGENDUM

In Gazette Notice No. 702 of 22nd February 1966—

In the heading, *for THE COUNTY COUNCIL OF MERU*
read THE COUNTY COUNCIL OF EMBU.

GAZETTE NOTICE NO. 713

THE PUBLIC SERVICE COMMISSION OF KENYA

APPOINTMENTS

PHILIP KIBUBA MAUNDU to be District Officer, Garissa District, North-Eastern Province, with effect from 24th September 1965.

GODFREY ROCHE ABWODHA to be District Officer, Mandera District, North-Eastern Province, with effect from 27th October 1965.

GEORGE COSSAM OCHIENG OPUNDO to act as Clerk to the Senate, with effect from 6th November 1965.

CASSIANO ROMUALDO COELHO to act as Administrative Secretary, National Assembly, with effect from 6th November 1965.

LAWRENCE WAIYAKI WAMBAA to be District Officer, Mandera District, North-Eastern Province, with effect from 3rd January 1966.

SILAS CHEGE KIHUMBA to be District Officer, Busia District, Western Province, with effect from 4th January 1966.

MUSUMBA SIMBURORI WAKULIWA MWENE to be District Officer, Garissa District, North-Eastern Province, with effect from 24th January 1966.

FRANCIS KIPKEBUT CHEROGONY to be District Commissioner, Narok District, Rift Valley Province, with effect from 7th February 1966.

PROMOTION

SILAS M'MUGAMBI to be Senior District Commissioner, Provincial Administration, with effect from 5th January 1966.

REVERSIONS

GEORGE COSSAM OCHIENG OPUNDO ceased to act as Clerk to the Senate, with effect from 13th December 1965.

CASSIANO ROMUALDO COELHO ceased to act as Administrative Secretary, National Assembly, with effect from 13th December 1965.

By Order of the Commission.

J. W. MUREITHI,
Secretary.

GAZETTE NOTICE NO. 714

(EFN. 342/52/01)

THE INSURANCE COMPANIES ACT

(Cap. 487)

APPOINTMENT TO INSURANCE ADVISORY BOARD

IN EXERCISE of the powers conferred by section 11 of the Insurance Companies Act, the Minister for Finance hereby appoints—

JAMES ANDREW LAW

to be a member of the Insurance Advisory Board in the place of Dudley Edwards Hurles*.

Dated this 21st day of February 1966.

J. S. GICHURU,
Minister for Finance.

*G.N. 3742/1965.

GAZETTE NOTICE NO. 715

(CAB. 16/11/204)

THE AGRICULTURE ACT

(Cap. 318)

(Order under section 187 (4))

Gazette Notice Nos. 4159 and 4158 of 16th November 1965.

WHEREAS I am satisfied, and do certify that Mr. Henry Catlow, registered owner of L.R. No. 7794/3 of 49.5 acres, being situated in Kiambu area under the jurisdiction of the Kiambu—Central Province District Agricultural Committee, has not been able to satisfy me that he is able to develop the said L.R. No. 7794/3, and on the recommendations of the Central Agricultural Board, under the powers conferred upon me by section 187 (4) of the Agriculture Act, I do hereby direct that it be sold.

Dated this 19th day of February 1966.

BRUCE MCKENZIE,
*Minister for Agriculture and
Animal Husbandry.*

GAZETTE NOTICE NO. 716

(PYR/BD/I/IV)

THE PYRETHRUM ACT

(No. 10 of 1964)

APPOINTMENT TO THE PYRETHRUM BOARD OF KENYA

IN EXERCISE of the powers conferred by section 4 (2) (c) of the Pyrethrum Act, 1964, the Minister for Agriculture and Animal Husbandry hereby appoints—

JOSEPH KIPTABUT ARAP CHEMJOR

to be a member of the Pyrethrum Board of Kenya in the place of A. Kandie*, who has resigned.

Dated this 19th day of February 1966.

BRUCE MCKENZIE,
*Minister for Agriculture and
Animal Husbandry.*

*G.N. 3077/1964.

GAZETTE NOTICE NO. 717

THE IMMIGRATION ACT

(Cap. 172)

APPOINTMENT OF IMMIGRATION OFFICERS

IN EXERCISE of the powers conferred by section 3 (1) of the Immigration Act, the Minister for Home Affairs hereby appoints—

All police officers of or above the rank of Inspector attached to Kitale Police Division, Rift Valley Province, to be Immigration Officers for the purposes of the Act.

Dated this 10th day of February 1966.

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

GAZETTE NOTICE NO. 718

THE LOCAL GOVERNMENT REGULATIONS, 1963

(L.N. 256 of 1963)

THE LOCAL GOVERNMENT (NAROK TRADE DEVELOPMENT JOINT BOARD) ORDER, 1966

(L.N. 38 of 1966)

APPOINTMENTS TO THE BOARD

IN EXERCISE of the powers conferred by paragraph 3 of the Local Government (Narok Trade Development Joint Board) Order, 1966, upon the Minister for Local Government and in pursuance of a direction* given under section 38 (1) of the Interpretation and General Provisions Act, the Permanent Secretary for Commerce, Industry and Co-operative Development hereby appoints—

Senator P. T. Lemlein (*Chairman*); and
Partaro ole Nkurana,
Ologolimot ole Lemurt,
Christiano ole Kinana,

to be members of the Narok Trade Development Joint Board.

Dated this 16th day of February 1966.

K. S. N. MATIBA,
*Permanent Secretary,
Ministry of Commerce, Industry and
Co-operative Development.*

*L.N. 221/1965.

GAZETTE NOTICE NO. 719

(CAB. 16/11/204)

THE AGRICULTURE ACT

(Cap. 318)

SALE OF FARM—KIAMBU DISTRICT

IN EXERCISE of his powers under section 187 (4) of the Agriculture Act, the Minister for Agriculture and Animal Husbandry hereby offers for sale the undermentioned farm in the Kiambu District. L.R. No. 7794/3 of 50 acres, the property of Henry Catlow.

The property is unoccupied, undeveloped and has no house on it. It may be seen by arrangement with the District Agricultural Officer, Kiambu.

Tenders for the above property should state the price offered and the amount of available development capital. Tenderers should note that if the purchaser requires a loan from the Land and Agricultural Bank of Kenya, he must be prepared to deposit 50 per cent of the tendered price with the Bank.

Tenders should be addressed to the undersigned to reach him on or before the 15th day of March 1966.

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

GAZETTE NOTICE No. 720

THE COURTS ACT
(Cap. 10)

APPOINTMENT OF MAGISTRATES

IN EXERCISE of the powers conferred by section 3 of the Courts Act, the Judicial Service Commission hereby appoints the officers specified in the first column of the Schedule to this notice who are Registrars of African Courts to be magistrates with power to hold a subordinate court of the third class within the limits of the districts which are respectively specified in the second column of the said Schedule for so long as each officer continues to hold office as aforesaid.

SCHEDULE

Joseph Ndambiri Mwaniki Kamau Gatimu	Nyeri, Kirinyaga, Fort Hall. Nyeri, Kirinyaga, Fort Hall, Embu, Kiambu and Thika.
George Kamiminde Musaba } Arthur Tsumah } Peter Mwangi Githongo }	Machakos, Kitui, Kilifi, Mombasa, Kwale, Taita. Usain - Gishu, Nakuru, Kiricho, Nandi, Baringo and Keiyo-Marakwet.
Jones Mwendwa Mbiti Laban Masinjila Thadeus Ochieng Miseda Peter Njeru Mugo	Meru and Embu. Kisii and South Nyanza. Central Nyanza. Central Nyanza.

Gazette Notice No. 4053 of 9th November 1965, is hereby cancelled.

By Order of the Judicial Service Commission.

Dated this 16th day of February 1966.

C. DUNCAN,
Secretary,
Judicial Service Commission.

GAZETTE NOTICE No. 721

THE ADVOCATES ACT, 1961

ADDENDUM TO LIST OF ADVOCATES WHO HAVE OBTAINED PRACTISING CERTIFICATES FOR THE CURRENT YEAR BEFORE 1ST FEBRUARY 1966

Harragin, W. L., Nairobi.
Nene, D. N., Nairobi.

Dated at Nairobi this 21st day of February 1966.

G. WADDELL,
Registrar.

GAZETTE NOTICE No. 722

THE CONSTITUTION OF KENYA
(L.N. 718 of 1963)

APPOINTMENT OF PRESIDENT TO AN AFRICAN COURT

IN EXERCISE of the powers conferred by section 185 (1) of the Constitution of Kenya and delegated by the Judicial Service Commission by direction in writing under section 185 (2) of the Constitution of Kenya, the Chairman of the said Commission and Mr. Benjamin Shidzugane Ngaira, a member of the Commission, appoint—

TITUS OBETELE AMKE

to act in the office of President of the Kitale African Court.

Dated this 11th day of February 1966.

A. J. AINLEY,
Chairman.
B. S. NGAIRA,
Member.

GAZETTE NOTICE No. 723

THE POLICE ACT
(Cap. 84)

CLOSURE OF POLICE STATION

IN EXERCISE of the powers conferred by section 2 of the Police Act and of all other powers thereunto him enabling, the Commissioner of Police hereby revokes the appointment* of—

NAIROBI CITY HEADQUARTERS POLICE STATION
to be a police station.

Dated this 17th day of February 1966.

B. N. HINGA,
Commissioner of Police.

*G.N. 1138/1950.

G.N. 583/1955.

GAZETTE NOTICE No. 724

CIVIL AIRCRAFT ACCIDENT

INSPECTOR'S INVESTIGATION

NOTICE is hereby given that an Inspector's Investigation is taking place into the cause of the accident which occurred on 16th February 1966, at Kampala, Uganda, to a Cessna 206 aircraft registration 5Y-KTW flown by N. J. Fjastad.

Any persons interested who desire to make representations as to the circumstances or cause of the accident should do so in writing to the Chief Inspector of Accidents, P.O. Box 30163, Nairobi, Kenya, within 14 days of this notice and should quote the reference CAV/ACC/3/66.

Dated this 18th day of February 1966.

GAZETTE NOTICE No. 725

THE RABIES (AMENDMENT) REGULATIONS, 1966
(L.N. 62 of 1966)

IN EXERCISE of the powers conferred by the Rabies (Amendment) Regulations, 1966, the Director of Veterinary Services hereby declares the following areas to be compulsory Rabies Vaccination areas:

- (a) Marsabit District of the Eastern Province;
- (b) Isiolo District of the Eastern Province;
- (c) North-Eastern Province;
- (d) Nyanza Province;
- (e) Western Province;
- (f) Kitui District of the Eastern Province;
- (g) Mukogodo area of the Laikipia District of the Rift Valley Province;
- (h) Tharaka, Nyambeni and Northern Grazing Area Locations of Meru District of the Eastern Province; and
- (i) the Machakos District of the Eastern Province, excluding that area shown banded in red on Boundary Plan No. 500 authenticated by the Director of Surveys and deposited in the Survey Office, Survey of Kenya, Nairobi, and a copy of which is deposited in the Office of the District Commissioner, Machakos.

Dated this 13th day of February 1966.

I. E. MURIITHI,
Director of Veterinary Services.

GAZETTE NOTICE No. 726

THE REGISTRATION OF PERSONS ACT
(Cap. 107)

APPOINTMENT OF REGISTRATION OFFICER

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

JUSTUS N. KIBOI
to be Registration Officer for the purposes of the Act, with effect from 14th February 1966.

Dated this 14th day of February 1966.

N. E. HUCKLE,
Principal Registrar.

GAZETTE NOTICE No. 727

EAST AFRICA HIGH COMMISSION

3½ PER CENT STOCK 1966/68

FOR the purpose of preparing the payment of interest due on 1st May 1966, the balances of the several accounts in the Local Register of the above Stock will be struck at the close of business on 31st March 1966, after which date the Stock will be transferable ex dividend.

Stock holders wishing to transfer their holdings to the London Register should note that, if the necessary application forms together with Exchange Control approval are not lodged with the Chief Accountant, East African Railways and Harbours, in time to enable the applications to be transmitted to the Crown Agents for Oversea Governments and Administrations, London, so as to reach there on or before 31st March 1966, payment of interest due on 1st May 1966, will be made by the Chief Accountant, East African Railways and Harbours.

R. W. MACDONALD,
Chief Accountant,
East African Railways and Harbours,
for East African Common Services Organization.
Nairobi,
22nd February 1966.

GAZETTE NOTICE NO. 728

EAST AFRICAN RAILWAYS AND HARBOURS

REVERSION—ENGINEERING DEPARTMENT

The following officer has reverted to his substantive appointment:—

A. F. BELLMAN, DIP. OF LOUGHBOROUGH COLLEGE (ENG.), A.M.I.C.E., from Acting Assistant Chief Engineer (Services), with effect from 25th January 1966.

E. N. GAKUO,
General Manager

GAZETTE NOTICE NO. 729

THE EAST AFRICAN INDUSTRIAL LICENSING
ORDINANCE, 1953

(Section 8)

NOTICE OF APPLICATION FOR THE VARIATION OF AN INDUSTRIAL
LICENCE

IN ACCORDANCE with the provisions of section 8 of the East African Industrial Licensing Ordinance, 1953, it is hereby notified for general information that an application dated 8th January 1966, has been received from Kenya Toray Mills Ltd., of P.O. Box 30403, Nairobi, for the variation of an industrial licence to increase production of nylon fabrics from 6 million square yards per annum to 11½ million square yards per annum.

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

F. MAINA,
for Registrar,
P.O. Box 30462, Nairobi.
Nairobi,
6th February 1966.

GAZETTE NOTICE NO. 730

INVESTIGATION OF STATUTORY ORGANIZATION

HIS EXCELLENCY the President has appointed a Working Party to investigate Statutory Organizations with the following terms of reference:—

1. The best organizational structure for Statutory Boards and Corporations.
2. The best allocation of Statutory powers responsibilities to Boards and Corporations.
3. The best relationship between the Statutory Boards and Corporations under Ministries concerned with their operations.
4. The ideal composition of the governing body (e.g. Board of Directors) of each statutory board or corporation.
5. The ideal financial structure of Statutory Boards and Corporations.
6. The ideal terms and conditions of service of employees of Statutory bodies.
7. The desirability and feasibility of some of the existing and proposed Statutory Boards or Corporations operating under the Company Law.
8. Recruitment and training policies for staff to enable authorities to undertake their responsibilities efficiently, having regard to the needs of Africanization.
9. The best means by which authorities can be closely controlled by Government to achieve the national Development Plan targets.

All Statutory organizations have been addressed through their parent Ministries and provided with a questionnaire to complete and return to the Working Party.

The purpose of this notice is to invite all other persons or organizations to submit written memoranda to the Working Party—such memoranda being required to reach the Secretary by 20th March 1966, at the latest.

When submitting Memoranda, originators are asked to indicate whether they would be willing to give oral evidence to the Working Party if this is considered desirable. All memoranda will be treated in confidence.

J. M. OJAL,
Secretary,
P.O. Box 30561, Nairobi.

GAZETTE NOTICE NO. 731

(QUAR/O/X/85)

THE ANIMAL DISEASES ACT, 1965

(4 of 1965)

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

- (a) the areas described in Schedule I and Schedule II to be “infected” areas in respect of the diseases indicated at the head of such Schedules; and
- (b) the notices specified in the first column of Schedule III to be amended in the manner specified in the second column of such Schedule.

Kabete,
21st February 1966.

I. E. MURIITHI,
Director of Veterinary Services.

SCHEDULE I—FOOT-AND-MOUTH DISEASE

L.O. 5528, 5585, 6614/R; The Manager, Estates Investments, Noigam Estate, P.O. Box 40, Kitale; Trans Nzoia District. L.O. 2616, 2621, 2620; The Manager, Ngobit Estate, Private Bag, Thomson's Falls; Laikipia District. Lelan Location; The District Commissioner, West Pokot; West Pokot District. Endo Location; The District Commissioner, P.O. Tambach; Elgeyo-Marakwet District.

SCHEDULE II—EAST COAST FEVER

L.R. No. 89/3; Fanros Ltd., P.O. Box 74, Kiambu; Kiambu District. L.O. 9380; Rwathia Farmers Co-operative Society, P.O. Box 41, Thomson's Falls; Laikipia District. Maragua Ridge Settlement Scheme; The Settlement Officer-in-Charge, Murang'a; Murang'a District. L.O. 10182; The Manager, Kandutura Farmers Co-operative Society, Visoi, P.O. Rongai; Nakuru District. L.O. 1783, 8811/3, 8811/R, 1782/R, 8838, 1781/2; The Settlement Officer, Waraza Scheme, P.O. Box 3, Naro Moru; Nyeri District.

SCHEDULE III

First Column	Second Column
Gazette Notice No. 3201 dated the 9th day of August 1965.	By deleting from Schedule II (East Coast Fever) thereto the following:— “L.O. 5789; The Manager, Pesi Farms Project, P.O. Box 276, Kitale; Trans Nzoia District.”
Gazette Notice No. 4473 dated the 24th day of November 1965.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “L.O. 1428; The Manager, Gathini Estate, P.O. Box 189, Thika; Thika District.” “L.O. 1444/4/2 and 1444/3; Koisagat Farmers Co-operative Society, P.O. Fort Ternan; Kericho District.”
Gazette Notice No. 4574 dated the 4th day of December 1965.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “L.O. 8146 (part); Mr. Joshua arap Chuma, Kamasianni Farm, P.O. Lumbwa; Kericho District.”
Gazette Notice No. 82 dated the 20th day of December 1965.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “L.O. 3777/325; The Manager, Kersall Ltd., P.O. Gilgil; Nakuru District.” “L.O. 398/7, 398/8 and 398/1; The Manager, Lucerne Ltd., P.O. Box 177, Naivasha; Nakuru District.” “L.O. 398/R and 1354; The Manager, Lake Farm Project, P.O. Box 27, Naivasha; Nakuru District.” “L.O. 6291/2, 6291/1, 6901; Mrs. E. Denwett, Lake Hotel, P.O. Box 15, Naivasha; Nakuru District.”
Gazette Notice No. 159 dated the 10th day of January 1966.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— “L.O. 395/7; Mr. W. Bass; P.O. Box 102, Naivasha; Nakuru District.” “L.O. 10239, 1245; Solio Ranch, P.O. Box 2, Naro Moru; Nyeri District.” “L.O. 396/19; Mrs. L. Schwarz; P.O. Box 74, Naivasha; Nakuru District.” “L.O. 6589/1, 10250/R, 9517; Mr. Baron Knapitsch (Mundui Estate), P.O. Box 1, Naivasha; Nakuru District.”

GAZETTE NOTICE No. 732

PUBLIC SERVICE COMMISSION OF KENYA

VACANCIES

APPLICATIONS are invited for the following posts and must be submitted to the Secretary, Public Service Commission of Kenya, P.O. Box 30095, Nairobi, to reach him by 22nd March 1966. Civil servants must submit applications to heads of departments on Form PSC.2A in triplicate at least seven days before the closing date; other applications to be submitted in triplicate on Form PSC.2, obtainable from the Secretary. Applicants must quote the number shown against the post in the advertisement.

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

**Education Officer (Three Posts), Ministry of Education (No. 57/66)*

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

Applicants should be graduates of an approved university, preferably with a teaching qualification and with experience of teaching or educational administration, but applications from S.1 teachers and suitably qualified and experienced Assistant Education Officers will be considered. Applications from teachers of lower than S.1 grade will not be considered. The vacancies exist in the Central, Nyanza and Rift Valley Provinces, but the successful candidates are liable to posting anywhere in Kenya.

Senior Executive Officer, Ministry of Information and Broadcasting (No. 58/66)

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

Applicants must be civil servants with wide knowledge and experience at executive level of personnel work and procedure and a sound knowledge of accounting procedure and general office routine. Meticulous accuracy, conscientiousness, adaptability and ability to conduct correspondence at senior level, draft memoranda, think constructively and control staff are essential. The successful candidate will be required to co-ordinate the Finance and Personnel responsibilities of all departments of the Ministry, including the Voice of Kenya.

Accountant Grade I, Ministry of Agriculture and Animal Husbandry (No. 59/66)

Salary scale.—£1,390 to £1,598. PENSIONABLE or AGREEMENT.

Applicants must possess a recognized professional accounting qualification and have at least five years' experience in a responsible position since qualifying. A knowledge of Government accounts as well as Cost Accounting will be an advantage. The post is at the Mariakani Milk Scheme and the successful candidate will be required to maintain proper accounts and under a considerable amount of cost accounting of the scheme and draw up final accounts without supervision.

Senior Settlement Officer, Ministry of Lands and Settlement (No. 60/66)

Salary.—£1,500 fixed. AGREEMENT only.

Applicants must be of Cambridge School Certificate standard of education or above and must have considerable knowledge of practical agriculture and Government administrative procedure. A knowledge of Land Settlement, its problems and organization, is desirable, whether obtained from inside or outside the Department. The successful candidate will be required to supervise all aspects of Settlement over some 100,000 acres and to deal with members of the public in connexion with his area. The vacant post is at Dundori but the person appointed must be prepared to serve anywhere else in Kenya should the need arise. Appointment from outside the Service can be made only on agreement terms at £1,500 fixed, but should a permanent and pensionable civil servant be selected he would be appointed on the scale £1,096 to £1,598.

Accountant Grade II and Grade III (One Post each), Ministry of Lands and Settlement (No. 61/66)

Salary scale.—Grade II: £1,096 to £1,348. Grade III: £850 to £1,060. PENSIONABLE or AGREEMENT.

Applicants should preferably be civil servants of Cambridge School Certificate standard of education with a sound knowledge of Government accounting procedures and regulations and ability to control staff and conduct correspondence. For Grade II they must have a minimum of five years' accounting experience and Machine accounting knowledge, both of Key Board machines and punch cards, will be an advantage. For Grade III they must have not less than four years' accounting experience and extensive knowledge of commercial accounts, including final annual accounts, simple statistical returns and a good knowledge of financial procedures and terms is essential. Knowledge of farming terms and loan accounting will be an advantage. Candidates not in Government service will be considered provided that, for Grade II, they have passed at least the Intermediate Examination of a recognized professional

accounting body and have wide practical experience of commercial accounts in a senior post, and for Grade III, have passed a recognized examination in accountancy or book-keeping and have a minimum of four years' practical accounting experience in a responsible position.

Internal Auditor, Ministry of Lands and Settlement (No. 62/66)

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

Applicants should have passed an examination of Intermediate professional standard, have a sound knowledge of commercial accounting and at least five years' accounting or auditing experience in a responsible position in Government or in a commercial office. A knowledge of Government accounting procedure and regulations would be an advantage and knowledge of mechanized accounting is essential. The successful applicant will be required to visit Settlement Schemes throughout Kenya and it will be necessary for him to control staff and conduct correspondence.

Executive Officer Grade II, Kenya Navy (No. 63/66)

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

Applicants must be civil servants with at least five years' experience of Government personnel and accounts work and procedure, together with a good knowledge of Government stores procedure and ability to control staff and conduct correspondence. The successful candidate will be posted to Mombasa, where he will be required to deal with matters related to station accounts, stores and personnel work connected with civilian staff employed in the Kenya Navy.

Assistant Registrar/Land Assistant, Department of Lands (No. 64/66)

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

Applicants should preferably be of Cambridge School Certificate standard of education and under 30 years of age, though they may be accepted up to 35 years if they have particularly suitable qualifications and experience. Experience in a District Land Registry and knowledge of land matters generally will be advantageous. The selected candidate will be required to undertake the duties of Assistant Land Registrar and generally to assist the Provincial Administration on land matters.

District Revenue Officer (Two Posts), Office of the President (No. 65/66)

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

Applicants should be civil servants, preferably of Cambridge School Certificate standard of education, with at least five years' practical experience of Government accounting procedure and a sound knowledge of regulations and Financial Orders. They must possess considerable initiative and be capable of controlling and directing staff. Applicants who are not civil servants will be considered provided they possess a recognized accounting qualification and have at least three years' practical accounting experience. The officers appointed must be prepared to serve anywhere in Kenya.

Laboratory Technologist, Agricultural Department (No. 66/66)

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

Applicants must possess a Diploma in Agriculture or a first degree in Agriculture or related subjects. The post is for work in Cereal diseases in the Plant Pathology Section of the Plant Breeding Station at Njoro and duties include the conduct of a laboratory, greenhouse and field experiments.

Printer (Monotype), Printing and Stationery Department (No. 67/66)

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

Applicants should preferably have served an apprenticeship and must be fully qualified in all aspects of Monotype work. They will be required to pass a Trade Test.

Accounts Assistant: (Three Posts), Office of the President; (Two Posts), Ministry of Information and Broadcasting; (One Post), Kenya Institute of Administration (No. 68/66)

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

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three years' practical experience of Government accounting work and procedure, a sound knowledge of regulations and Financial Orders and ability to control staff and conduct correspondence. The posts in the Office of the President are for work in Districts, and at the Kenya Institute of Administration the officer appointed will be responsible for maintenance of the Cash Book and Vote Books, the collection of fees and other duties. Applicants must state for which post they are applying and must submit a separate set of application forms for each post for which they apply.

PUBLIC SERVICE COMMISSION OF KENYA—VACANCIES—(Contd.)

Storekeeper Grade II: (One Post), National Youth Service; (One Post), Kenya Navy; (One Post), Kenya Police (No. 69/66)

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

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, must have passed Occupational Test Grade I for Storemen, the English and Arithmetic papers of the Clerical Examination and have served for not less than three years as a Storeman Grade I. They must be able to control staff and conduct correspondence. The post in the Kenya Navy is for the administration of accommodation stores, naval quarters and houses at Mombasa and preference will be given to candidates who have knowledge and practical experience of the issues of furniture and equipment and maintenance of records. The post in the Kenya Police concerns the receipt, holding and issue of clothing, arms, ammunition and miscellaneous stores to scales and accounting therefor. Applicants must state for which post they are applying and must submit a separate set of application forms for each post for which they apply.

Executive Officer Grade III (Registry), Ministry of Agriculture and Animal Husbandry (No. 70/66)

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

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three years' experience of work in a large registry. Preference will be given to those who have passed a Registry Supervisor's Course and a course in Office Management at the Kenya Institute of Administration.

Personnel Assistant, Kenya Army (No. 71/66)

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

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three years' experience of personnel work and procedure and a special aptitude for complement control and statistics. Knowledge of Kenya Military Forces Regulations will be an advantage.

Archives Assistant, Office of the Vice-President (No. 72/66)

Salary scale.—£520 to £640. PENSIONABLE or AGREEMENT.

Applicants should be at least 21 years old and possess a Cambridge School Certificate with credits in English Language and History or a Higher School Certificate with a pass in History. The duties of this post call for a person with an analytical mind who is interested in history and include the processing of suitable records for transfer from Ministries, Departments, Provincial and District Offices to the National Archives in Nairobi and the cataloguing of material selected for permanent preservation. The selected candidate will be attached to the Chief Archivist in the first instance.

**Caterer, Kenya Air Force (No. 73/66)*

Salary scale.—£520 to £640. PENSIONABLE or AGREEMENT.

Applicants should be at least 30 years old and must have had considerable and wide experience of catering and hotel management. The successful applicant will be employed at the Kenya Air Force Station, Eastleigh, and will be responsible for the management of the Officers' Mess, including control of staff, control of catering and day-to-day organization of the Mess. He will also be responsible for the general supervision of an Assistant Caterer who will be carrying out similar duties in the Sergeants' Mess.

Trainee Executive Officers (Accounts) (No. 74/66)

Applications are invited from Kenya citizens under the age of 25, who wish to make a career in Government Service in the field of accountancy, for entry to a pre-service training course of one year leading to appointment as an Executive Officer Grade IV, scale £520 to £640.

The minimum educational standard required is Cambridge School Certificate with three credits, one of which must be in Mathematics, or the General Certificate of Education with passes in three subjects, one of which must be Mathematics. Examination Index Number and year of passing must be given. Equivalent qualifications obtained outside East Africa will be considered.

Successful candidates will be required to attend a one-year training course at the Kenya Institute of Administration, commencing in May 1966. For the first three months of this training students will receive free board and lodging and a pocket money allowance of Sh. 100 per month. At the end of this period they will be required to sit an examination. Those successful in that examination will enter the Civil Service and continue their training as Clerical Officers at £268 per annum in the scale £236 to £364. The course will end with a final examination and those successful in that examination will be offered appointments as Executive Officers Grade IV in the accountancy grades of the Public Service at a starting salary of £520 in the scale £520 to £640. Those unsuccessful in the

examination will remain in the service as Clerical Officers and will be able to seek promotion to the executive grades in the normal way. Good prospects of advancement exist for the hardworking and ambitious officer.

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

GAZETTE NOTICE NO. 733

KENYA GOVERNMENT BURSARIES

UNIVERSITY OF EAST AFRICA 1966/67

APPLICATIONS are invited for Kenya Government bursaries to study at University of East Africa in 1966/67 academic year, in the fields:—

- (1) Eighty bursaries for Science students who wish to take up teaching jobs after graduation, and 80 bursaries for Arts students who wish to take teaching as a career.
- (2) Seventy bursaries for Science students who wish to take up careers in the Agriculture and allied fields including Veterinary and Forestry.
- (3) Sixty bursaries for Science students to study Medicine, Dentistry, Pharmacy and related medical sciences.
- (4) Seventy bursaries for science students who wish to study Engineering in various branches including Geology and Surveying.
- (5) Eighty bursaries for other Arts students who wish to take up careers in Administration, including legal services.

It is hoped that candidates applying for courses not available in East Africa will be placed in courses overseas. These bursaries apply to the new students entering the University in 1966/67.

Qualification.—Candidates must have the minimum requirements for entry into the Faculty in which they wish to study.

Conditions.—All successful applicants will be bonded to serve in the Kenya Public Service for a minimum three years in the following order:—

Science students—

- 30 per cent Teaching Service.
- 20 per cent Medical Services.
- 25 per cent Agricultural Services.
- 25 per cent Engineering.

Arts students—

- 50 per cent Teaching Service.
- 50 per cent Other Government Services.

Method of application.—Candidates of Higher School Certificate level or its equivalent are required to obtain application forms from the nearest Provincial Education Office, the Ministry of Education or their former Headmasters. Great care must be taken in making the choices.

Closing date.—All completed application forms should be returned to the Permanent Secretary, Ministry of Education, P.O. Box 30040, Nairobi, so as to reach him NOT later than 15th March 1966. Late applications will not be considered.

GAZETTE NOTICE NO. 734

MINISTRY OF WORKS, COMMUNICATIONS AND POWER

CENTRAL TENDER BOARD

TENDER NOTICE No. 15/66

TENDERS are invited for the supply of the following:—

- | | |
|---|--|
| (i) Brooms, bass, sweeping (head only)—No. 8,000 | |
| (ii) Brooms, hair, sweeping (head only)—No. 4,000 | |
| (iii) Brushes, scrubbing (hand) —No. 4,000 | |
| (iv) Brushes, W.C. cleaning —No. 1,500 | |

Tenderers must submit samples with their tenders stating the country of origin of the goods offered.

Duty-paid prices should be stated for delivery to the Supplies Branch Stores, Liverpool Road, Nairobi.

Samples to which supplies must conform may be inspected during office hours at the Supplies Branch, Kenya House, Koinange Street, Nairobi.

Delivery dates must be given showing the quantity available ex stock and/or the time required to supply the full quantity.

Tenders must be enclosed in a plain sealed envelope marked "Tender for Brooms and Brushes" and addressed to reach the Stores Superintendent, Ministry of Works, Communications and Power, P.O. Box 30346, Nairobi, or be placed in the Tender Box at the Supplies Branch, 1st Floor, Kenya House, Koinange Street, Nairobi, not later than 4 p.m. on 25th March 1966.

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.

GAZETTE NOTICE No. 735

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

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

SCHEDULE

Denomination.—Prefecture Apostolic of Ngong—Catholic Mission.

Names of Ministers:

Reverend Father Anthony Vermeer.
Reverend Father Daniel J. O'Connell.

Dated at Nairobi this 24th day of February 1966.

O. J. BURNS,
Deputy Registrar-General.

GAZETTE NOTICE No. 736

THE WATER ACT
(Cap. 372)

APPLICATIONS for diversions of water, plans of which may be seen at the Water Development Department, Nairobi, or the office of the Local Water Bailiff concerned, have been submitted by the following:

Nanyuki River, L.R. No. 6351; J. T. Mathai, Nanyuki; 10,000 gallons per day irrigation.
Kaukiswa Stream; Matungu Coffee Growers Co-operative Society Ltd., Masaku; 40,000 gallons per day industrial 80 per cent returnable.
Ziwa Swamp, L.R. No. 8570; E.A. Tanning Extract Co. Ltd., Hoey's Bridge; 200,000 gallons per day irrigation.
Ontuli River, L.R. No. 5172; Sheikh's Farm, Laikipia; 80,000 gallons per day irrigation.
Lesser Ainabkoi River; Kenya Tea Development Authority, Kericho; 588,000 gallons per day irrigation.
Karuthi River, L.R. No. 329; G. K. Muigai, Kiambu; 250 gallons per day domestic, 600 gallons per day irrigation.
Maragua River, Plot No. 712; J. Giconjo and H. M. Kamau, Muranga; 850 gallons per day domestic, 34,000 gallons per day irrigation and 1,600 gallons per day for spraying coffee.
Kangina Stream, Plot No. 225; P. Githinji, Muranga; 300 gallons per day domestic and 10,000 gallons per day irrigation.
Chania River; Kiyeri Ltd., Thika; 492,000 gallons per day irrigation.
Kiabira River, Plot No. 52; E. M. Kinyanji, Gatundu; 500 gallons per day domestic, 4,000 gallons per day irrigation and 120 gallons per day spraying coffee.
Thamuru Stream; P.C.E.A. Maaro School, Muranga; 1,600 gallons per day domestic and 6,000 gallons per day irrigation.
Nthangi Stream; D. N. Kisuke, Masaku; 300 gallons per day domestic and 4,000 gallons per day irrigation.
Kwandote Stream; A. M. Ndote, Machakos; 200 gallons per day domestic and 8,000 gallons per day irrigation.
Sergoit River, L.R. No. 812; E.A. Tanning Extract Co. Ltd., Soy; 7,000 gallons per day domestic.
Tributary of Kipsagwe River, L.R. Nos. 9277 and 10247; E.A. Tanning Extract Co. Ltd., Soy; 5,000 gallons per day domestic.
Sergoit River, L.R. Nos. 10249, 8424/3 and 6455; E.A. Tanning Extract Co. Ltd., Soy; 5,600 gallons per day domestic.
Unnamed stream in Mau Forest Reserve; Ministry of Natural Resources, Wildlife and Tourism, Kericho; Construction of a weir 2 feet in height, 4,000 gallons per day domestic.
Ithanji tributary of Ruiru River, L.R. No. 27; K. Kagogo, Kiambu; 300 gallons per day domestic, 1,700 gallons per day irrigation and 20,000 gallons per day power.
Spring tributary of Mbathi River, L.R. No. 368; N. Kanja, Kiambu; 300 gallons per day domestic and 500 gallons per day power.
Mutundi River, L.R. No. 102; N. Kamau, Kiambu; 200 gallons per day domestic and 500 gallons per day irrigation.
Thiba River, L.R. No. 556; K. Ndambiri and G. Gathenya, Kirinyaga; 2,700,000 gallons power.
Kururumo Stream, L.R. No. 156; L. Mutero, Kirinyaga; 620 gallons per day domestic.
Lake Naivasha, L.R. No. 398/R; Lake Farm Project, Naivasha; 91,000 gallons per day irrigation.
Karithathi River, L.R. Nos. 6, 3, 9, 4 and 5; Kiambuku Water Association, Kirinyaga; Construction of weir 2½ feet in height, 4,150 gallons per day domestic, 5,250 gallons per day spraying coffee, 7,400 gallons per day irrigation and 103,900 gallons per day power.

Ruiru River, Plot No. 4956, 8897 and 9314; E.A. Sisal Estates Ltd., Kiambu; 400,000 gallons per day irrigation.
Ruiru River, Plot Nos. 4956, 8897 and 9314; E.A. Sisal Estates Ltd., Kiambu; 300,000 gallons per day irrigation.
Ruiru River, Plot Nos. 4956, 8897 and 9314; E.A. Sisal Estates Ltd., Kiambu; 300,000 gallons per day irrigation.
Ruiru River, Plot Nos. 4956, 8897 and 9314; E.A. Sisal Estates Ltd., Kiambu; 48,000 gallons per day irrigation and 480,000 gallons per day power.
Ruiru River, Plot Nos. 4956, 8897 and 9314; E.A. Sisal Estates Ltd., Kiambu; 48,000 gallons per day irrigation and 48,000 gallons per day power.
Ruiru River, Plot Nos. 4956, 8897 and 9314; E.A. Sisal Estates Ltd., Kiambu; 400,000 gallons per day irrigation.
Ruiru River, Plot Nos. 4956, 8897 and 9314; E.A. Sisal Estates Ltd., Kiambu; Construction of a dam 20 feet in height, 4,000 gallons per day irrigation.
Ruiru River, Plot Nos. 4956, 8897 and 9314; E.A. Sisal Estates Ltd., Kiambu; Construction of a dam 20 feet in height.
Kibe Stream; Kandara Coffee Growers Co-operative Socy. Ltd., Muranga; 100,000 gallons per day industrial 80 per cent returnable.
Makindi River; Kandara Coffee Growers Co-operative Socy. Ltd., Muranga; 100,000 gallons per day industrial 80 per cent returnable.
Thugi River; L.R. No. 8748/2; Manyika Estate Ltd., Thika; 340,000 gallons per day irrigation.
Manyamburi Stream; Kandara Coffee Growers Society, Muranga; 60,000 gallons per day industrial 80 per cent returnable.
Kabuku River; Kagundu-uni Coffee Growers Co-operative, Muranga; 100,000 gallons per day industrial 80 per cent returnable.
Kipsangwe River, L.R. No. 10248; E.A. Tanning Estate, Soy; 8,100 gallons per day domestic.
Tributary of Sergoit River, L.R. No. 10248; E.A. Tanning Estate Co. Ltd., Soy; Construction of a water hole, 500 gallons per day domestic.
Kipsagwe River; E.A. Tanning Estate Co. Ltd., Soy; Construction of a water hole, 1,000 gallons per day domestic.
Kakurege Stream, L.R. No. 11500; M. Mukhweso. Kitale; 900 gallons per day domestic.
Mukuya River, L.R. No. 192; J. G. Kiongo, Kiambu; 900 gallons per day domestic.
Ritho Tributary of Kaski River, L.R. No. 266; D. R. Gichuru, Kiambu; 250 gallons per day domestic, 350 gallons per day irrigation.
Kimaiti River; Kaburu and Kaga, Kiambu; 800 gallons per day dairy, 8,000 gallons per day power.
Ruabura River, L.R. No. 2; N. Gatheru, Kiambu; 550 gallons per day domestic, 40,000 gallons per day industrial 80 per cent returnable, 57,000 gallons per day irrigation.
Spring tributary of Dionsoytiet; County Council of Kipsigis, Kericho; 1,000 gallons per day irrigation and 10,000 gallons per day power.
Hickson's Tributary of Timau River, L.R. No. 2894; Ngusishi Farm Ltd., Meru; 50,000 gallons per day irrigation.
Ithuri Stream, L.R. No. 2894; Ngusishi Farm Ltd., Meru; 50,000 gallons per day irrigation.
Spring tributary of Bathi River, L.R. No. 62; K. Gitwaki, Kiambu; 200 gallons per day domestic and 2,300 gallons per day irrigation.
Kamiti River, L.R. No. 139/1; Greengate Farm Ltd., Kiambu; 100,000 gallons per day irrigation.
Gatende Tributary of Kiu River, L.R. No. 28; J. K. Wachira, Kiambu; 150 gallons per day domestic and 600 gallons per day irrigation.
M'Chomekek River, L.R. No. 1896; Kaimosi Tea Estate, Kaimosi; 5,000 gallons per day industrial 80 per cent returnable.
Rongai River, L.R. No. 9771; G. W. Simpson, Rongai; 10,300 gallons per day domestic, 50,000 gallons per day irrigation and 100,000 gallons per day power.
Mwandiria River; Taita Coffee Growers Co-operative Society Ltd., Taita; 20,000 gallons per day industrial 80 per cent returnable.
Mkombezi River; Taita Coffee Growers Co-operative Society Ltd., Taita; 20,000 gallons per day industrial 80 per cent returnable.
Mwalelo River; Taita Coffee Growers Co-operative Society Ltd., Taita; 20,000 gallons per day industrial 80 per cent returnable.
Stream Little Oruba, L.R. No. 7545/R; Miwani Sugar Mill, Kisumu; Construction of a weir 4 feet in height, 710,000 gallons per day irrigation.

Objections stating specific grounds therefor should be filed in triplicate with the Water Apportionment Board, P.O. Box 30521, Nairobi, within 30 days from the publication of this notice.

GAZETTE NOTICE NO. 737

THE REGISTERED LAND ACT, 1963

(1) KIRIKO TOWNSHIP—TURASHA RIDGE SETTLEMENT SCHEME NO. 230, (2) GITIHO TOWNSHIP—MAWINGO SETTLEMENT SCHEME NO. 232 AND

(3) SUWERWA TOWNSHIP—SUWERWA SETTLEMENT SCHEME NO. 3

RESIDENTIAL CUM BUSINESS AND WORKSHOP PLOTS (EXCLUDING THE SALE OF PETROL)

TOWNSHIPS IN SETTLEMENT SCHEMES

THE Commissioner of Lands on behalf of the Settlement Fund Trustees gives notice that the above-named Townships as described in the Schemes appended hereto are available for alienation and applications are invited for the direct grants thereof.

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

3. Applications should be submitted to the Commissioner of Lands through the District Commissioner and not direct so as to reach the District Commissioner not later than the 1st day of May 1966.

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

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

(b) If the applicant is unsuccessful the applicant's deposit will be refunded to him.

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

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

GENERAL CONDITIONS

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

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

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

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

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

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

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

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

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

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

SCHEDULE

PLOT NOS.	Area	Stand Premium	Annual Rent	Survey Fees	Road Charges
(1) KIRIKO—TURASHA RIDGE SETTLEMENT SCHEME NO. 230—BUSINESS-CUM-RESIDENTIAL—					
99-105, 116-117 (9 plots)	0.11	575	115	50	On demand
106 (1 plot)	0.14	732	146/40	50	"
107 (1 plot)	0.12	628	125/60	50	"
Workshop-cum-Residential					
108 (1 plot)	0.11	480	96	50	"
109-110 (2 plots)	0.10	436	87/20	50	"
111 (1 plot)	0.07	305	61	50	"
(2) GITIHO—Mawingo Settlement scheme No. 232 Business-cum-Residential					
1 (1 plot)	0.13	668	133.60	50	"
2-5, 7-10 (8 plots)	0.11	575	115	50	"
11 (1 plot)	0.12	628	125.60	50	"
Workshop-cum-Residential					
22-28 (7 plots)	0.11	480	96	50	"
(3) SUWERWA—Suwerwa Settlement Scheme No. 3 Business-cum-Residential					
19 (1 plot)	0.110	800	160	50	"
2-26 (7 plots)	0.115	800	160	50	"
Workshop-cum-Residential					
30-36 (7 plots)	0.115	500	100	50	"

GAZETTE NOTICE NO. 738

THE NATIONAL ASSEMBLY ELECTIONS (ELECTIONS) REGULATIONS, 1964
(L.N. 19 of 1964)

APPOINTMENT OF RETURNING OFFICER AND DEPUTY RETURNING OFFICER

IN EXERCISE of the powers conferred by regulation 5 of the National Assembly Elections (Elections) Regulations, 1964, the Supervisor of Elections hereby appoints—

(a) the District Commissioner, Central Nyanza District, to be the Returning Officer; and

(b) the District Officer I, Kisumu, to be the Deputy Returning Officer,

for the Central Nyanza Constituency of the Senate.

Made this 24th day of February 1966.

D. M. MBELA,
Supervisor of Elections.

GAZETTE NOTICE NO. 739

THE NATIONAL ASSEMBLY ELECTIONS ACT
(No. 48 of 1960)

NOTICE OF RECEIPT OF WRIT AND PARTICULARS THEREOF

IN PURSUANCE of the provisions of section 12 (5) (a) of the National Assembly Elections Act, 1960, I hereby give notice that on 24th February 1966, I received from the Speaker of the Senate, under section 12 of the said Act, a writ addressed to the Returning Officer of the Central Nyanza District.

The date fixed in the said writ for the nomination of candidates is 12th March 1966, and the dates fixed therein for the poll are 2nd and 3rd April 1966.

Dated this 24th day of February 1966.

D. M. MBELA,
Supervisor of Elections.

GAZETTE NOTICE NO. 740

**EAST AFRICAN COMMON SERVICES ORGANIZATION
EAST AFRICAN CUSTOMS AND EXCISE DEPARTMENT**

NOTICE

NOTICE is hereby given that the undermentioned goods will be sold by Public Auction at the Customs Warehouse on 4th April, 1966 at 9.00 a.m. if not cleared before that date:—

Custom House,
Mombasa.

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

SEIZED GOODS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

5 Bales Mats and Matting.

UNENTERED GOODS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

W.E.K. No. and Date	Ship's Name	Whence Imported	Marks	Goods
331/14-8-65	Forester ..	North 13-5-65	Devji Motichand Shah 59 Mombasa..	1 parcel empty paper bags.
421/18-10-65	African Mercury ..	South 16-7-65	NIL	1 package industrial machinery parts.
440/8-11-65	Straat Cumberland ..	South 18-8-65	NIL	1 carton tomato sauce; 1 carton sweet corn.
445/4-11-65	Marnelloyd ..	South 16-8-65	Fort Grocers 5131	6 cartons cider vinegar.
451/4-11-65	Chakla ..	North 1-8-65	Fort Grocers 5131	1 carton peach slices.
467/4-11-65	Moanda ..	South 19-8-65	Bookshop Shimoni	2 cases envelopes.
469/4-11-65	Rhodesia Castle ..	North 3-6-65	D/41/E Kampala via Mombasa 4669/70 4855/8	4 cases stationery.
470/8-11-65	L. C. Brodin ..	North 28-6-65	Achelis 6346 Nairobi via Mombasa -/-607872	1 loose motor vehicle tyre.
476/22-11-65	Forester ..	South 19-6-65	NIL	3 cartons empty bottles.
480/22-11-65	Moero ..	North 2-6-65	B M K via Mombasa 1/2	1 carton personal effects; 1 package ironing board.
488/20-11-65	Karanja ..	S. East 25-8-65	Zesta Tomato Sauce Nairobi via Mombasa ..	1 carton ammonium chloride.
			S S K NRD/MSA	6 pieces cast iron bends.
			C L Mombasa	1 piece cast iron trap; 2 pieces cast iron bends.
			D A L Co. Mombasa	2 bags fertilizer.
			T Nairobi via Mombasa	1 loose motor vehicle tyre.
			M.M. and Co. Ltd., F 0252/1965 Madhvani ..	46 empty gunny bags.
			Kakira via Mombasa	
			2 LT.S.F.H. Emaru 1st BM Uganda Rifles ..	1 crate personal effects.
			Jinja Uganda E.A. via Mombasa	1 crate personal effects.
			2/LT 1st Emilio Mondo Uganda Rifles Private ..	
			bag Jinja E.A. Mombasa	1 case motor vehicle axles.
490/14-12-65	Uganda ..	North 16-6-65	K A M 12601 EX 11/12 M/S Patel Soroti via ..	
			Mombasa	40 cartons metal couplings; 2 cartons empty bottles; 2 cartons medicines; 1 carton stationery.
491/14-12-65	Temple Main ..	N. East 16-6-65	NIL	11 bundles baling hoops.
492/22-11-65	Chakla ..	South 25-8-65	NIL	4 pieces industrial machinery parts.
492A/17-12-65	Ranefjord ..	North 5-6-65	NIL	1 carton beer; 1 reel printing paper.
494/22-11-65	Birchbank ..	South 29-6-65	NIL	7 bags rice.
495/14-12-65	Herefordshire ..	South 7-9-65	NIL	1 carton flavouring essence.
			M.S.J. 140/3823 E. Kampala via Mombasa ..	1 carton medicines.
			M S J 1066 Mombasa 4	1 bundle marmite.
			Bishendas 5/65 Nairobi via Mombasa 22 ..	1 carton mince meat.
496/17-12-65	Rhoen ..	S. East 12-9-65	E 1062/1 or 1062/1/1 Mr. Gomigore Rusinga ..	1 case personal effects.
			Kamorerro Kanyema Muranga Kenya East ..	
			Africa or T. M. Macharia Kamorerro ..	
			Kanyema Muranga via Mombasa Kenya ..	
			E.A.	
			Steel Corp. of E.A. Ltd. 1-508 Jinja ..	3 bags coke.
			S.C.I.S. Mogadiscio via Trieste in Transit ..	1 carton toilet paper.
			made in Canada	
499/17-12-65	Omis ..	North 15-9-65	Cash Co. Kampala via Mombasa 1/Up.	2 cartons provisions.
500/17-12-65	Ut. Prosperatis ..	South 15-9-65		
503/14-12-65	American Maru ..	N. East 17-6-65	NIL	1 loose motor vehicle tyre.
504/17-12-65	Clan MacDougal ..	North 6-9-65	H. B. and Co. T 284/852 Mombasa -/- 8. ..	1 carton feeding bottles.
			Delta Nairobi 6503	1 case motor vehicle spares.
			Miss J. Christensen Mombasa	1 kit bag personal effects.
			NIL	3 cartons empty bottles; 1 carton flavouring essence.
			Oost Dam Nairobi 33/1	1 bale cut textile samples.
			M K. Devji United Commercial Agencies Ltd. ..	2 cartons printed advertising booklets.
			Johnston St. P.O. Box 2090, Kampala. ..	
505/14-12-65	Tjibodas ..	North 29-6-65	S K -/- 605 Mombasa	1 tea chest of tea.
			NIL	1 bundle spade handles; 1 carton radio batteries.
			S & Co. Nairobi via Mombasa	1 case torch batteries.
			L.H.L. 19785 Mombasa	1 carton empty bottles.
			The Embassy of the People of Republique ..	1 bale toilet paper.
			China in Uganda Kampala via MSA -/- 39. ..	
506/14-12-65	Kate ..	South 9-9-65	R I L Mombasa	2 cartons plastic belts.
507/14-12-65	Amra ..	North 1-9-65	R O H 107 Kanti B 903 Nairobi via Mombasa ..	1 bale coir mats.
			Mr. W. R. Edgar c/o I.A. (E.A.) Ltd. Nairobi ..	1 case personal effects.
			Air Port Kenya.	
508/29-12-65	EC 321 ..	29-12-65	D/Sheet 502913 061.4069774	1 package tamarind.
509/14-12-65	St. Marie ..	North 26-6-65	NIL	1 case hoes; 1 carton sweets; 1 carton pickles; 1 carton meat (crab); 2 cartons pickles; 2 cartons wine glasses; 1 crate marble slabs; 6 cartons birds food; 1 piece weighing machine part.
			S D B Mombasa in Transit Nairobi 14/2 ..	8 bales cotton.
			3, 4, 5, 7, 9, 12, 24.	
			N.I. Nakuru via Mombasa 9096 -/- 13 ..	1 bale cotton waste.

UNENTERED GOODS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS—(Contd.)

W.E.K. No. and Date	Ship's Name	Whence Imported	Marks	Goods
510/4-11-65	State of Bombay ..	North 12-10-65	Kaloo Stores Mtwara via Dar es Salaam .. NIL	1 bundle motor vehicle springs. 1 case electrical accessories.
511/31-12-65	Kampala ..	N. East 20-9-65	NIL	2 jottas coir yarn.
512/31-12-65	Port Louis Maru ..	N. East 17-9-65	N.S.C. Nairobi via Mombasa No. 1 ..	1 case rubber mouldings.
513/17-12-65	Gaasterkerk ..	North 8-9-65	UCB 10796 Nairobi/1-2-3 Mombasa Arcadia 7000 Nairobi Kenya or Alibnai and Co. Ltd. P.O. Box 201 7000 Nairobi Kenya J.C. 24378 Thika via Mombasa S M & Co. Nairobi via Mombasa 11226 K.12 J.C. 24331 Chekuru Village	3 cases artists material. 1 carton suspenders.
514/31-12-65	Annenkerk ..	North 31-7-65	J.C. 24336 Butare J.C. 24333 Nyilima Kisumu J.C. 24335 Nakuru via Mombasa MS/ P. Philipsons & Co. Ltd. Victoria St. Nairobi via Mombasa NIL	1 case personal effects. 1 carton printed matter. 1 box personal effects. 1 box personal effects. 1 box personal effects. 1 box personal effects. 1 case glass tumblers.
515/31-12-65	Sebastiano Caboto ..	North 29-6-65	T. 801 T & O/ No. Tanga S.E.M. NS Charles Cavalera Vescovodi Marsabit Kenya Portod SBAR Co. Mom- basa 1/4.	2 coils wire. 2 cartons condensed milk. 4 cases medicines.
516/31-12-65	Amra ..	South 5-9-65	Commonwealth War Graves Commission c/o Victoria Mahe Seychelles. S.F.G.C.L. Hod/ Batch/12 Nairobi via Mombasa.	1 case marble slabs.
517/31-12-65	Uganda ..	South 3-10-65	Tayari 18 Kampala via Mombasa 27 .. Naliwa Nairobi via Mombasa .. SB MOW Nairobi via Mombasa Ind. No. 183 MOW 897 No. 64 Regn. 92323. J.J. Kampala via Mombasa -/- 540, 549 .. U B S Kampala via Mombasa -/- 42 .. 28308/1 Sup. of Mech-MOC WSHOP Kam- pala via Mombasa.	1 carton empty tins
518/31-12-65	Chindwara ..	North 25-9-65	NIL H.R.C.C. 2860 British High Commissioner Kampala via Mombasa A 1705 ESAB R & S Nairobi via Mombasa 831/1 .. Oxford University Press UB Kampala via Mombasa 891/895. Ambeli Kigali Aero 8-7-70-79 Yasaf Jinja via Mombasa E M U 40	1 bundle basins. 1 bale stationery.
519/31-12-65	Tanafjord ..	North 8-10-65	H & Co. BO 483 Eldoret via Mombasa .. J.D. E.A. 6603 -/- 3996 Abross 19910 Priti Mombasa R O H 106, 994 Kampala via Mombasa Gestetner Nairobi via Mombasa or Nil Alpha Nairobi via Mombasa Ident 5 NIL	1 bag hardwares. 1 case motor vehicle tubes.
520/14-12-65	Chinkoa ..	South 30-6-65	UM Ltd. KLA via MSA	1 case artists material. 5 cases books.
522/14-12-65	Kenya ..	South 7-9-65	L.B.K. 6097 C & FF Nairobi via Mombasa -/- 3, 4, 7, 9.	1 case containing 1 trailer fire pump.
524/31-12-65	Disa ..	North 20-9-65	NIL	1 carton baby cot.
525/31-12-65	Rhodesia Castle ..	South 21-9-65	Twinga Chemicals Ltd. Nairobi Mombasa ..	1 case industrial machinery parts.
527/31-12-65	Ranenfjord ..	North 6-10-65	Dagmar Peterson Gardermoev Fess. Heim. St. Astrd. Warsan Selle Bank Fridrikstad.	2 cartons breakfast cereals.
528/31-12-65	Yalou ..	N. East 17-9-65	NIL Nil or Norlett TR 46 D A.E.L. B 1916 Kampala via Mombasa Missionary Kirsten Hammer Dongo Besh Mbulu Arusha Tanzania via Mombasa FB Nairobi via Mombasa -/- 394	1 case invitation cards.
529/31-12-65	Firjuza ..	North 28-9-65	Total Oil Products Malk St. Nairobi Kenya .. M.Nbakose Andre c/o Ministere Dela Joistage PB 1880 Bujumbura Royyanne DE Burundi 1/2.	3 bales over-issued newspapers.
530/31-12-65	Ut. Matis ..	South 18-9-65	B D P A Ambassade De France Kigali .. F 7783 K A M 10516/NRB C C M MSA 221 .. Kehma Fhempo 6M M/11 7003 Fehe PA 56 .. Homy Ekpetapio Fehphkbepe Peyton.	1 bale over-issued newspapers.
531/31-12-65	Steenkerk ..	North 20-8-65	NIL	1 bundle coir mats.
532/8-11-65	Coronis ..	South 21-7-65	E S A B 428 Kisumu via Mombasa MI 9 1-3 .. Exposition Permanente Espamolies en Nairobi via Mombasa.	1 bale stationery.
533/14-12-65	Geestemunde ..	South 9-9-65	NIL	1 case dried milk.
534/14-12-65	Trevalgan ..	North 7-6-65	Abbe Joss Kabambi Sem Musyenene Ben- KIVV NORD via MSA Nairobi Entebbe 1-3.	1 carton brushes.
537/4-11-65	Nowshera ..	South 11-8-65	Mrs. E. S. Poshansky Ministry of Education Parliamentary Building Kampala Uganda.	1 case wine.
395/25-9-65	African Mercury ..	South 25-4-65	Pure Ghee Substitute W.T.S. Kampala via Mombasa 340.	1 roll wire netting; 1 bundle pickaxes.
322/16-8-65	Mormacisle ..	S. East 31-5-65	Verji Hirji via Mombasa K & Co. Nairobi via Mombasa B E Nairobi via Mombasa	1 parcel bandages.
			Kaluworks 377 Mombasa -/- 26	2 cartons cooking fat.
			Chadie Kisumu via Mombasa -/- 1, 24.	2 scooter wheels.
			NIL	5 boxes packing material.
			UNICEF P.O. Box 3298 Kampala Uganda -/- 19.	1 case plastic bags.
			UNICEF P.O. Box 3298 Kampala Uganda ..	1 carton glass tumblers.
				1 package printed matter.
				2 cases personal effects.
				3 cases personal effects.
				1 case cycle parts.
				1 case typewriter.
				1 bundle mild steel angles.
				3 cases stationery.
				1 case liquor.
				1 case industrial machinery parts; 1 drum bitumen.
				3 packages personal effects.
				5 cases educational material.
				1 carton ghee.
				1 bag coarse salt.
				24 cartons corn flakes; 3 cartons surf.
				1 carton medicine; 1 carton empty bottles.
				1 bag chemicals.
				3 motor vehicle tyres.
				2 bales second-hand cloths; 1 carton household ammonia; 1 carton salad dressing.
				1 carton breakfast cereals; 1 carton baby car seat; 1 carton motorite diesel compression tester; 1 carton scot towels holder; 1 carton crockery; 1 carton industrial machinery parts.
				3 cartons printed matter.
				1 carton printed matter.

UNENTERED GOODS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS—(Contd.)

W.E.K. No. and Date	Ship's Name	Whence Imported	Marks	Goods
374/25-9-65	Hanse	North 17-4-65	NIL	1 piece steel channel.
394/5-10-65	Braemar Castle	North 6-7-65	J/922/65 E R CO KLA. T.K.S. Nairobi	1 carton electrical equipment. 1 case badges.
			Ambeli Kigali TOW/AERO Kigali -/- 5 T.G.G. Ltd. Trinidad	1 case industrial machinery parts.
215/27-5-65	Chindwara	South 21-2-65	C P E A Mombasa	1 carton cocoa.
291/6-8-65	Jamhuri	South 9-4-65	C P E A Nairobi via Mombasa	15 cases aftershave lotion.
452/4-11-65	Eizan Maru	North 4-8-65	Sundries 972 Mombasa -/- 75	1 carton ajax cleaner.
374/25-9-65	Hanse	North 17-4-65	M.C. Chipboards Mombasa No. 594, 617, 516, 504, 629, 596, 89, 78. Base NPS Kisumu via Mombasa	1 bundle buckets.
408/18-10-65	Tjibantjet	South 18-7-65	Kanti Ident B 431062/65 Mombasa -/- 90. ..	8 bales printing and packing paper.
409/18-10-65	Congo Moko	North 2-8-65	J.H.S. Nairobi via Mombasa Vestron X984 or Nil.	16 cartons ammonia chloride.
				1 case axes.
				1 carton chemicals..

UNCLAIMED GOODS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

Q. No.	Ship's Name	Marks	Goods
294	Captayannis	NIL	2 odd shoes.
295	Poggeveen	NIL	6 shirts 333 baby bibs.
296	Kampala	Jumpelt CPT. of Kampala	1 suitcase personal effects.
297	Africa	S.E. Marchese Giovanni Revedin Disanimartino AM Basciatore D'Italia P.O. Box 30197 Nairobi. 31767.	1 package personal effects.
300	State of Bombay	NIL	45 pieces bicycle saddles.
301	City of Khartoum	NIL	11 boxes confectionery; 77 packets confectionery; 11 packets x 6 pieces each Stanley plain iron. 3 pieces Stanley plain iron; 2 pieces sewing machine parts; 1 packet x 11 reels sewing thread; 2 advertising dummies.
302	Unknown	NIL	7 tins provisions; 4 bottles vinegar; 1 tin dog food; 2 filters; 1 packet Buitoni; 1 bottle sauce; 1 measuring jug; 1 electric cable.
303	State of Bombay	NIL	1 gold ring.
304	Jamhuri	NIL	1 iron bed with mattress.
305	Kampala	NIL	325 pieces bicycle axles; 14 boxes snuff; 1 tin food colour; 6 pieces bicycle parts; 8 pieces bedsheets; 1 tin spices. 4 steel bars; 6 pieces cloth; 26 brass valves; 42 pieces pipe fittings; 130 boxes padlocks; 13 boxes washers; 4 rolls velvet cloth; 1 lot padlocks; 13 packets sewing thread.
306	Usedom	NIL	5 pieces steel wool; 10 bundles knitting wool.
307	Carlo Martinolich	NIL	4 pieces hose pipes. 9 packets rice cereals; 3 bottles provisions; 1 tin rapid flush; 8 bottles gasket shellac; 11 tins penetrating oil; 1 tin turbine oil; 2 pieces toys; 2 pieces chromium plated pipes.
308	Roxburgh Castle	NIL	1 roll camelback; 1 lot plastic handles; 3 plastic buckets; 1 roll twine; 20 bottles 'Fairy' liquid soap; 7 bottles provisions; 11 bottles Dettol; 13 tins Heinz orange juice; 2 tins yeast; 2 tins tomato paste; 1 oil filter; 2 boxes staples; 11 tins hair spray; 5 dented tins Bouravita; 1 tin olive oil; 1 tin black currants; 1 tin powder; 16 plastic cups; 3 plastic bowls; 6 egg holders; 3 motor car tyre flaps; 9 pieces mirrors; 3 rolls brown gum tape; 10 iron brackets; 2 tins tea; 10 pick-axes; 5 pick-axes with handles; 22 roller bearings.
309	Roxburgh Castle	NIL	41 pieces second-hand clothings; 1 lot mixed second-hand clothings.
310	Tjipondok	NIL	8 axes; 2 boxes cycle reflectors; 3 cotton pullovers; 3 ladies blouses; 1 nylon shirt; 1 plastic doll.
312	Port Police	Serial No. 134/5 'P A B D-15 E Serial No. 178/65-No. Yun 22	1 carton lubricating oil.
		Serial No. 180/65	1 case containing 5 wheels for roller skates.
313	Karanja	Mr. & Mrs. R. G. Singh.. ..	1 basket containing partly damaged 2 cups, 5 plates; 1 cigarette ash tray; 1 metal glass; 2 bundles of copper-wire; 1 cloth belt; 1 feather belt; 1 bowl.
314	Straat Malakka	NIL	1 bundle personal effects.
315	Karanja	Gurbux Singh	1 bag personal effects.
316	Trewiden	NIL	26 pieces second-hand clothing; 3 ladies second-hand cardigans.
			1 baby pram; 1 hand sewing machine.
			1 roll roofing felt; 2 boxes kitchen tool set; 1 piece C.P. goods; 2 pieces egg beater; 2 fan belts; 3 odd shoes; 1 hot water bag; 1 jack; 1 wheel for singer sewing machine; 1 lamp shade; 3 balls cotton thread; 28 matches; 41 boxes motor vehicle pistons; 2 loose pistons.

LIST OF UNCLAIMED POST PARCELS DUE FOR SALE

R.L.O. No.	Parcel No.	Addressee	Contents
F.123/65 ..	A30709 ..	Patrick Person Baptist Mission Kisoro ..	1 parcel containing 4 tins beef.
F.124/65 ..	A3135 ..	S. Printing W. Box 181, Mombasa ..	1 parcel containing 24 display show-cards.
F.125/65 ..	A2783 ..	G. J. Pankhania Box 3304, Kampala ..	1 parcel containing brief case literature and samples.
F.126/65 ..	A30627 ..	P. Person B.M. Hosp. Kisoro ..	1 Parcel containing 10 pieces cotton gowns.
F.128/65 ..	A704344 ..	James C. Box 17, Embu ..	1 parcel pipe tobacco.
F.129/65 ..	A705666 ..	Miss Gail Up, Box 15041, Nairobi ..	1 parcel containing children's tea set damaged.
F.130/65 ..	T713264 ..	Interocean T. Co. Box 5392, Nairobi ..	1 parcel sample of shoes; 4 pieces gent's briefs.
F.131/65 ..	AM1453 ..	B. J. R. Ndingu Box 293, Nyeri ..	1 parcel printed books.
F.132/65 ..	A30676 ..	Dr. Donald Nelson, Baptist Mission Kisoro ..	1 parcel bandages.
F.133/65 ..	A30680 ..	T. Dr. Young c/o Rev. E. Teleebien B. Mission, Kisoro ..	1 parcel food stuff.
F.134/65 ..	AM.4562 ..	Twentche O.T.C. Box 162, Kampala ..	1 parcel catalogues.
F.135/65 ..	A30671 ..	Dr. Donald Nelson Bap. Mission Kisoro ..	1 parcel bandages.
F.136/65 ..	AM.5212 ..	Husein Box 3440, Kampala ..	1 parcel edible nuts.
F.137/65 ..	A31800 ..	Dr. P. Young Bapt. Mission Kisoro ..	1 parcel sweets.
F.138/65 ..	A30712 ..	Mr. Person Baptist Mission, Kisoro ..	3 parcels hospital dressings.
F.139/65 ..	A31771 ..		
F.140/65 ..	A30784 ..		
F.141/65 ..	A2009 ..	Rev. C. L. Cooper Box 150, Kakamega ..	1 parcel rosaries.
F.142/65 ..	AM6657 ..	Rizak Galib Albarazi Box 1102 Kampala ..	1 parcel cotton samples.

GAZETTE NOTICE NO. 741

THE LIQUOR LICENSING ACT
(Cap. 121)

KERICO LIQUOR LICENSING COURT

THE next statutory meeting of the Kericho Liquor Licensing Court will be held in the Office of the District Commissioner, Kericho, on Monday, 9th May 1966, at 10.30 a.m.

Applications to be considered at this meeting, whether for new licences, renewals, transfers or removals, must be received in the Office of the District Commissioner, P.O. Box 19, Kericho, not later than 25th March 1966, on the appropriate form with Sh. 10 revenue stamp affixed. Any application received after this date may only be considered if it is received before 10th April 1966, and on payment of an additional fee of Sh. 150.

Applicants for new licences must appear in person or by an advocate before the Licensing Court. Attendance of applicants for renewals is optional unless there are objections in which case attendance is desirable.

B. E. OKENO OSARE,
President,
Kericho,
19th February 1966.
Kericho Liquor Licensing Court.

GAZETTE NOTICE NO. 742

THE LIQUOR LICENSING ACT
(Cap. 121)

NAROK LIQUOR LICENSING COURT

NOTICE is hereby given that the next statutory meeting of the Narok Liquor Licensing Court will be held in the District Commissioner's Office, Narok, on 27th May 1966, at 10 a.m.

Applications to be considered at this meeting, whether for new licences, transfer, removal or renewals, must be received in the Office of the District Commissioner, Narok, P.O. Box 4, Narok, not later than 25th March 1966, and should be submitted on the appropriate form in triplicate, with a Sh. 10 revenue stamp affixed on the original. Any application not received by this date may only be considered if it is received before 10th April 1966, with an additional fee of Sh. 150.

Applicants for new licences, transfers and removals must appear in person or by an advocate before the Liquor Licensing Court. Attendance in Court of applicants for renewals of licences is optional unless there are objections, in which case attendance is desirable.

Applicants are advised to submit their applications by registered post.

F. K. CHEROGONY,
President,
Narok Liquor Licensing Court.

GAZETTE NOTICE NO. 743

THE LIQUOR LICENSING ACT
(Cap. 121)

SOUTH COAST LIQUOR LICENSING COURT

DULY authorized by the Provincial Commissioner, Coast Province, Mombasa, the following applications will be considered at a special meeting of the South Coast Liquor Licensing Court to be held at the District Commissioner's Office, Dickson Road, Majengo, Mombasa, on Wednesday, 23rd March 1966, at 10 a.m.:—

NEW APPLICATIONS

General Retail Liquor Licence

Moses Muranga Kabuu, P.O. Box 7335, Mombasa. Plot No.

Malt and Non-spirituous Liquor Off-licence

Bakari s/o Kiumba, P.O. Box 1769, Mombasa. Plot No. 206, Section VI, Kisumu Dogo, Magongo, Mombasa.

RENEWAL

General Retail Liquor Licence

Messrs. M. H. Abdulla and A. R. Kassim-Lakha, trading as Tudor House Hotel, P.O. Box 291, Mombasa. Plot No. 1/2, Tudor Road, Mombasa.

Z. K. A. ARAP KIRUI,

President,

South Coast Liquor Licensing Court.

GAZETTE NOTICE NO. 744

THE LIQUOR LICENSING ACT

(Cap. 121)

CENTRAL NYANZA LIQUOR LICENSING COURT

DULY authorized by the Provincial Commissioner, Nyanza Province, Kisumu, the following applications for liquor licences will be considered at a special meeting of the Central Nyanza Liquor Licensing Court to be held in the Office of the District Commissioner, Kisumu, at 10 a.m. on Friday, 4th March 1966:—

Malt and Non-spirituous Liquor On-licence

Messrs. Sondu African Cattle Traders Co. Ltd., Plot No. 5, Sondu Market, P.O. Sondu.

General Retail Liquor Licence

Ezekiel O. Josiah and Sons, Plot No. 1437/8/VL, Yala Township.

Wholesale Liquor Licences

Dhanji Mohamed, Plot No. 547, Accra Street, P.O. Box 258, Kisumu.

Messrs. Morgan and Wood Ltd., Plot No. 21, Mumias Road, P.O. Box 112, Kisumu.

E. NJENGA,

President,

Central Nyanza Liquor Licensing Court.

GAZETTE NOTICE NO. 745

THE LIQUOR LICENSING ACT

(Cap. 121)

KITUI LIQUOR LICENSING COURT

THE next statutory meeting of the Kitui Liquor Licensing Court will be held in the District Commissioner's Office, Kitui, on Monday, 9th May 1966, at 9 a.m.

Applications to be considered at this meeting, whether for new licences, transfers, renewals or removals, must be received in the Office of the District Commissioner, Kitui, P.O. Box 1, Kitui, not later than 25th March 1966, on the appropriate form with a Sh. 10 revenue stamp affixed. Any application not received by this date may only be considered if it is received before 9th April 1966, and on payment of an additional fee of Sh. 150.

Applicants for new licences, transfers and removals must appear in person or by an advocate before the Liquor Licensing Court. Attendance in Court of applicants for renewals of licences is optional unless there are objections in which case attendance is desirable.

Applicants are advised to submit their applications by registered post.

GAZETTE NOTICE No. 547

THE LIQUOR LICENSING ACT
(Cap. 121)

NAIROBI LIQUOR LICENSING COURT

THE next statutory meeting of the Nairobi Liquor Licensing Court will be held in the District Commissioner's office, Nairobi Area, Kenyatta Avenue, Nairobi, on Monday, 9th May 1966, at 9 a.m.

Applications to be considered at this meeting, whether for new licences, transfers, removals or renewals, must be received in the office of the District Commissioner, Nairobi Area, P.O. Box 30124, Nairobi, not later than 25th March 1966, on the appropriate form with a Sh. 10 revenue stamp affixed. Any application not received by this date may only be considered if it is received before 9th April 1966, and on payment of an additional fee of Sh. 150.

Applicants for new licences, transfers and removals must appear in person or by an advocate before the Liquor Licensing Court. Attendance in Court of applicants for renewals of licences is optional unless there are objections in which case attendance is desirable.

Applicants are advised to submit their applications by registered post.

W. K. MARTIN,

Nairobi, President,
4th February 1966. Nairobi Liquor Licensing Court.

GAZETTE NOTICE No. 746

THE AFRICAN LIQUOR ACT
(Cap. 122)

BARINGO AFRICAN LIQUOR LICENSING BOARD

DULY authorized by the Provincial Commissioner, Rift Valley Province, a special meeting of the Baringo African Liquor Licensing Board will be held in the District Commissioner's Office on Monday, 21st March 1966, at 10.30 a.m.

The Board will consider the following renewals applications for the grant of 1966 licences:—

Kigen A. Kipsoo, P.O. Kampi Ya Moto. (Maratina licence.)
Kigen Chesire, P.O. Kampi Ya Moto. (Maratina licence.)
John Cherus, P.O. Box 40, Eldama Ravine. (Maratina licence.)
Kiptanui Cherono, P.O. Kampi Ya Moto. (Maratina licence).

All applicants must appear in person.

S. K. KARIMI,

Kabarnet, Chairman,
17th February 1966. Baringo African Liquor Licensing Board.

GAZETTE NOTICE No. 747

THE AFRICAN LIQUOR ACT
(Cap. 122)

MURANG'A AFRICAN LIQUOR LICENSING BOARD

NOTICE is hereby given that the first statutory meeting of the Murang'a African Liquor Licensing Board will be held in the Office of the District Commissioner (Board Room), Murang'a, on Monday, 6th June 1966, at 10 a.m.

All applications for conversions, transfers, late renewals and new licences to manufacture and sell intoxicating African liquor must reach the Office of the District Commissioner, Murang'a, not later than Wednesday, 20th April 1966.

All new applicants must appear in person or be represented by an advocate before the Licensing Board. Attendance of applicants for renewals is optional unless there are objections in which case attendance is desirable.

C. K. KOINANGE,

Murang'a, Chairman,
16th February 1966. Murang'a African Liquor Licensing Board.

GAZETTE NOTICE No. 748

THE AFRICAN LIQUOR ACT
(Cap. 122)

BUSIA AFRICAN LIQUOR LICENSING BOARD

DULY authorized by the Provincial Commissioner, Western Province, Kakamega, a special meeting of the Busia African Liquor Licensing Board will be held at the District Commissioner's Office, Busia, on Friday, 11th March 1966, at 10 a.m., to consider the following application:—

RENEWAL

Pasili Peter Omachari, Plot No. 17, Amukura Market, South Teso Location, P.O. Box 81, Bungoma.

M. M. LUSIOLA,

Chairman,
Busia African Liquor Licensing Board.

GAZETTE NOTICE No. 749

THE TRADE UNIONS ACT

(Cap. 233)

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

ELECTRICITY SUPPLY PERSONNEL ASSOCIATION has been dissolved.

Dated this 21st day of February 1966.

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

GAZETTE NOTICE No. 750

THE TRADE UNIONS ACT

(Cap. 233)

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

KENYA ENGINEERING AND ALLIED WORKERS UNION

has been registered under the Trade Unions Act, on the 18th day of February 1966.

Dated this 22nd day of February 1966.

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

GAZETTE NOTICE No. 751

KISUMU—EXTENSION TO BUSINESS AREA

THE Commissioner of Lands gives notice that a plan has been prepared for the development of the vacant piece of land situated between Nehru Road and Oginga Odinga Road at Kisumu. The scheme envisages development of a very high standard and, in all, 15 plots are being made available. Provision for car parking, pedestrian ways and circulatory roads to serve the area have been included in the plan.

2. It has been decided that the scheme will be phased in two stages. The first phase will be in respect of four plots fronting Nehru Road. The second phase involves 11 plots situated off Oginga Odinga Road and will take the form of plots fronting on to a pedestrian shopping precinct.

3. The Commissioner of Lands invites inquiries from potential developers. For information, the following points are published for the guidance of inquirers:—

(1) A very high standard of development is required and preliminary schemes and final building plans, drawn up and supervised by a registered architect, will be checked carefully to ensure that they are of a high architectural standard and that they are in accord with other developments within the scheme area.

(2) Each plot is approximately 5,000 square feet, and the stand premium for each plot will be varying at the rate of Sh. 2 to Sh. 3 per square foot depending on the user of the plot which is to be negotiated. Annual rent will be on the basis of 20 per cent of the stand premium.

(3) Development charges for the necessary services have not been finally assessed but are expected to be in the region of approximately Sh. 2/50 per square foot.

(4) Development is to be completed within a period of two years from the date of allocation.

(5) Development is to be to a minimum plot ratio of 2.0, and it is envisaged that development will be three storeys, of which the ground floor should be used for shops and the first and second floors for offices and flats respectively.

(6) Potential developers will have to provide an indication either from their bankers or any other financial institutions to prove that they have at least Sh. 500,000 available for development purposes.

(7) A petrol station site has been included in the scheme but allocation of this site will only take place as and when general development commences in the area. Preference will, however, be given to any developer who wishes to develop the petrol station site in conjunction with the adjoining plots.

4. A plan indicating the layout is available for inspection at the Lands Department, City Square, Nairobi, and the offices of the Kisumu Municipal Council, or at Sh. 3 post free from the Public Map Office, P.O. Box 30089, Nairobi.

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

GAZETTE NOTICE NO. 752

THE CROWN LANDS ACT
(Cap. 280)

PLOTS FOR SHOPS WITH RESIDENCE AND DAIRY PURPOSE

THE Commissioner of Lands on behalf of the President of Kenya gives notice that the plots in Thomson's Falls, as described in the Schedule hereto are available for alienation and applications are invited for the direct grants of the individual plots.

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

3. Applications should be submitted to the Commissioner of Lands, Nairobi, through the District Commissioner, Laikipia, stating the plot required in order of preference.

4. Applications must be sent so as to reach the District Commissioner, not later than noon on the 22nd day of March 1966.

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 Crown Lands Act (Cap. 280 of the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281).

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

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

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

Special Conditions

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

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

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

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

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

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

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

6. The grantee shall not subdivide the land.

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

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

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

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

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

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

Special Conditions in Respect of Plot for Shop combined with Residence

1. The land and building shall only be used for the purposes of a shop combined with residence.

2. The buildings shall not cover more than 50 per centum of the area of land or such lesser area as may be prescribed by the Local Authority.

Special Conditions in Respect of Dairy Plot

1. The land and building shall only be used for dairy purposes. Residence for a caretaker not exceeding 100 sq. ft. will be permitted.

2. The building shall not cover more than 90 per centum of the area of land or such lesser area as may be laid down by the Local Authority.

SCHEDULE I

Place.—Thomson's Falls.

Plot No.—Unsurveyed.

Area.—0.1148 of an acre (approximately).

Stand premium.—Sh. 1,000.

Annual rent.—Sh. 200.

Stamp duty.—Sh. 25.

Road charges.—Payable on demand.

Survey fees.—Payable on demand.

SCHEDULE II

Place.—Thomson's Falls.

Plot No.—Unsurveyed.

Area.—0.1033 of an acre (approximately).

Stand premium.—Sh. 1,000.

Annual rent.—Sh. 200.

Stamp duty.—Sh. 25.

Road charges.—Payable on demand.

Survey fees.—Payable on demand.

GAZETTE NOTICE No. 753

THE CROWN LANDS ACT

(Cap. 280)

MOLO TOWNSHIP—PLOT FOR PRIVATE RESIDENTIAL PURPOSES

THE Commissioner of Lands gives notice that a plot adjoining Mololo Township as described in the Schedule hereto is available for alienation and applications are invited for the direct grant of the plot.

2. A plan of the plot may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or at the office of the District Commissioner, Nakuru, 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 Council, County Council of Central Rift, P.O. Box 138, Nakuru.

4. Applications must be sent so as to reach the Clerk of the Council, County Council of Central Rift, Nakuru, not later than noon on 30th March 1966.

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 14 days as required in paragraph 5 below, the deposit will be credited to him.
- (b) If the application is unsuccessful the applicant's deposit will be returned to him.
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.
- (d) Application forms may be obtained at the offices of both the District Commissioner, Nakuru, and the Clerk to the Council, County Council of the Central Rift, Nakuru.

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 Crown Lands Act (Cap. 280 of the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281).

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

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

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

Special Conditions

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

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

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

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

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

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

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

5. The land and buildings shall only be used for private residential purposes only and not more than one private dwelling-house with the necessary offices and outbuildings appurtenant thereto shall be erected on the land.

6. The grantee shall not subdivide the land.

7. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof 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.

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

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

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

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

12. The President or such 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.

Dated at Nairobi this 1st day of March 1966.

SCHEDULE

Plot No.—Unsurveyed.

Area.—16.5 acres (approximately).

Stand premium.—Sh. 2,280.

Annual rent.—Sh. 456.

Road charges (initial contribution).—Payable on demand.

Survey fees.—Payable on demand.

GAZETTE NOTICE NO. 642

THE CROWN LANDS ACT
(Cap. 280)

PLOT FOR A PRIVATE DWELLING HOUSE

THE Commissioner of Lands, on behalf of the President of Kenya, gives notice that the plot in Kisumu Municipality, as described in the Schedule hereto, is available for alienation and applications are invited for the direct grant of the plot.

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

3. Applications should be submitted to the Commissioner of Lands, Nairobi, through the District Commissioner, Central Nyanza.

4. Applications must be sent so as to reach the District Commissioner, not later than noon on the 14th day of March 1966.

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 the 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 Crown Lands Act (Cap. 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap. 281).

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

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

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

Special Conditions

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

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

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

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

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

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

5. The land and buildings shall only be used for the purposes of a private dwelling house.

6. The buildings shall not cover more than 50 per centum of the area of the land or such lesser area that may be prescribed by the Local Authority.

7. The land 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 Commissioner of Lands: no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 2 has been performed.

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 of the Republic of Kenya in lieu thereof.

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

Dated at Nairobi this 15th day of February 1966.

SCHEDULE

Place.—Kisumu: L.R. 1148/406/L.

Area.—0.772 acre (approximately).

Stand premium.—Sh. 1,850.

Annual rent.—Sh. 370.

Stamp duty.—Sh. 45.

Road charges.—Payable on demand.

GAZETTE NOTICE No. 545

THE CROWN LANDS ACT
(Cap. 280)

PLOTS FOR GARAGE, WORKSHOP OR GODOWN AND BUSINESS-CUM-RESIDENCE

THE Commissioner of Lands, on behalf of the President of Kenya, gives notice that the plots in Koru Township, as described in the Schedule hereto, are available for alienation and applications are invited for the direct grants of the individual plots.

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

3. Applications should be submitted to the Commissioner of Lands, Nairobi, through the District Commissioner, Central Nyanza, stating the plot required in order of preference.

4. Applications must be sent so as to reach the District Commissioner not later than noon on the 8th day of March 1966.

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 Crown Lands Act (Cap. 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap. 281).

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

4. The term of the grant will be for 99 years from the 1st day of the month following the notification of the approval of the grant.

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

Special Conditions

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

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

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

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

4. Should the grantee give notice in writing to the Commissioner of Lands that he/she is/are unable to complete the

Lands shall (at the grantee's expense) accept a surrender of the land comprised herein:

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

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

6. The grantee shall not subdivide the land.

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

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

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

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

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

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

Special Conditions in respect of Plots on Schedule I

(1) The land and buildings shall only be used for the purpose of a workshop, garage or godown. No residence will be permitted.

(2) The buildings shall not cover more than 90 per cent of the area of the land or such lesser area of the land as may be prescribed by the Local Authority.

Special Conditions in respect of Plots in Schedule II

(1) The land and buildings shall only be used for the purposes of shops combined with residence.

(2) The buildings shall not cover more than 50 per cent of the area of the land or such lesser area as prescribed by the Local Authority in its By-laws.

Dated this 8th day of February 1966.

SCHEDULE No. I
Plots for Workshop, Garage or Godown

Plot No.	Area Acres (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
8729/2	0.2296	Sh. 800	Sh. 160	Payable on demand.	Sh. 199
8729/3	0.2296	800	160	"	199
8729/4	0.2296	800	160	"	199
8729/5	0.2296	800	160	"	199
8729/6	0.3444	1,000	200	"	199

SCHEDULE No. II
Plots for Business-cum-Residence

Plot No.	Area Acres (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
8729/9	0.1148	Sh. 1,000	Sh. 200	Payable on demand.	Sh. 191/50
8729/12	0.1148	1,000	200	"	191/50
8729/20	0.0689	600	120	"	191/50
8729/21	0.0689	600	120	"	191/50

GAZETTE NOTICE NO. 382

THE CROWN LANDS ACT
(Cap. 280)KARIOBANGI—SITE FOR A PETROL SERVICE STATION
L.R. 8285/167

THE Commissioner of Lands gives notice that applications are invited in terms of proposals for development of the above-mentioned plot as described in the Schedule hereto.

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

Conditions of Sale

Applications should be addressed to the Commissioner of Lands, P.O. Box 30089, Nairobi, to reach him before noon on 8th March 1966.

2. Each application should be accompanied by a statement indicating:—

- (a) The detailed development proposals of the land, name of the consultant to be employed on the erection of the buildings. A site layout, plan showing the siting of the proposed buildings in relation to the boundaries of the land should also be submitted.
- (b) The amount of capital available for development, together with a statement from the applicants' bankers certifying that the amount is available for the construction of the buildings.
- (c) The development will be in accordance with the Local Authority's By-laws.

3. Applicants must enclose with their applications their cheque for Sh. 1,000 drawn on the applicants' 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 a period of 14 days, as required in paragraph 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 within a period of 14 days, as required by paragraph 4 below the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

4. The successful applicant will be required to pay within 14 days of notification that his application has been successful the stand premium set out in the Schedule, the proportionate amount of rent and the fees payable in respect of the preparation and registration of the title together with stamp duty and the estimated cost of the construction of roads, drains and sewers to serve the plot. In default of payment within the specified period the Commissioner of Lands may cancel the allotment and the applicant shall have no claim to the plot.

5. The grant will be made under the Crown Lands Act (Cap. 280 of the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap. 281).

6. The term of the grant will be for 99 years from the first day of the month following the notification that the application has been successful.

Special Conditions

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

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

Provided that notwithstanding anything to the contrary contained in or implied by the Crown 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 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 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 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 stand premium. In the event of notice being given after the expiration of the building period no refund shall be made.

5. The land and buildings shall only be used as a petrol service station.

6. The grantee shall not subdivide the land.

7. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any buildings thereof.

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

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

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

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

12. The President or such 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.

13. The grantee shall comply with 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.

Dated this 1st day of February 1966.

SCHEDULE

Area.—0.86 acre (approximately).

Stand premium.—Sh. 6,000.

Annual rent.—Sh. 1,200.

Survey fees.—Sh. 355.

Estimated cost of roads and drains.—Sh. 28,400.

GAZETTE NOTICE NO. 754

THE INDUSTRIAL COURT

CAUSE NO. 49 OF 1965

Parties:—

Kenya Chemical Workers' Union
and
East African Match Company Limited

Issues in Dispute:—

- (a) Annual Paid Leave.
- (b) Maternity Benefits.
- (c) Uniforms and Overalls.
- (d) Job Classification and Grading.
- (e) Effective Date.
- (f) Wage Increases.
- (g) Acting Capacity.

1. The Parties were heard in Mombasa on 1st December 1965, 31st January 1966 and 1st February 1966, and relied on their written and verbal submissions. Kenya Chemical Workers' Union called two witnesses.

GENERAL BACKGROUND

2. Kenya Chemical Workers' Union shall hereinafter be referred to as the Claimants and East African Match Company Limited shall hereinafter be referred to as the Respondents.

The Respondents recognized the Claimants by virtue of a Recognition Agreement signed in November 1962. In February 1963 the first agreement on Terms and Conditions of Service between the Parties was concluded. This agreement was reached after conciliation by an officer of the Ministry of Labour. In October of the same year the Claimants submitted demands on a wage revision which demands eventually led to arbitration. The arbitrator, Mr. S. M. Muhashamy, made his award effective from 1st July 1964 in respect of hours of work, overtime rates, annual leave, sick leave, maternity leave, leave travelling allowance, injury by accident and wages. In May 1965 the Claimants submitted further demands and the present dispute before the Court arises from those demands. The Parties signed the Notification of Dispute Form "A" to the Industrial Court on 11th October 1965.

At the hearing on 1st December 1965 the Respondents raised a preliminary point on the effective date of wage increases. The Respondents submitted that the arbitration award of Sheikh Muhashamy was of no specified duration and that it was their view that they were entitled by custom to interpret this as being of 12 months' duration. This award was made during the active life of the Tripartite Agreement. They submitted that they considered that the arbitrator had carried out a revision of wages in accordance with section b (i) of the Tripartite Agreement which stated "existing agreements will be respected and any revision will be carried out as provided in the agreement except for wages which shall be subject to the standstill period of 12 months". They also drew the Court's attention to section 4 (d) of the agreement. The Respondents also stated that they had carried out their part of the obligations under the Tripartite Agreement and had engaged 18 employees, being 10 per cent of their establishment. In these circumstances the Respondents contended that wages had been revised during the life of the Tripartite Agreement because negotiations had been commenced in October 1963 and were thus in the process of revision and under negotiation at the time the Tripartite Agreement came into force. The Respondents, therefore, asked the Court to hold that they were correct in their refusal to revise wages until such time as the wage standstill had been granted by the Claimants in recognition of the Respondents' contribution to the Tripartite Agreement.

The Claimants, on the other hand, submitted that the Tripartite Agreement came to an end on 8th April 1965 and all the obligations that had risen thereunder also died on the same day. They drew the Court's attention to a Government statement which was published on 8th April 1965 to that effect.

After hearing the above arguments the Court announced the following ruling:—

"In this dispute the Respondents have raised a preliminary point as far as the issue on wages is concerned. They claim that the question of wage revision cannot be entertained by the Court as they are entitled to 14 months' wage standstill benefit under the Tripartite Agreement.

The facts are that before the effective date of the Tripartite Agreement negotiations were pending between the parties hereto and after the commencement of the Tripartite Agreement this claim appears to have been allowed to be processed under d (iv) of the Tripartite Agreement. This was done through arbitration and the Arbitrator made his award effective from 1st July 1964. He did not, however, specify the duration of his award.

In the absence of any specified period the award continues in force until it is further amended or varied by the parties or another award is made.

The effective date under the Tripartite Agreement is 23rd January 1964, although it was signed on 8th February 1964. It was also provided that the life of the Tripartite Agreement was to be 12 months. The Tripartite Agreement ended on 8th April 1965. Up to this date the Arbitrator's award in the present case was in force and still is, and will continue to be, until such time as it is amended or varied either by the parties' agreement or by an award of the Industrial Court.

In these special circumstances the Court finds that the Respondents are not entitled to 14 months' wage standstill benefit. The obligations under the Tripartite Agreement were clear to all at the time when the Arbitrator announced his award, yet there was complete silence on this point.

The Court, therefore, rules that the Claimants are entitled to seek a wage revision.

The Respondents have not made a reply in their memorandum on the wages issue. It appears that proper negotiations were not carried out between the parties on this issue due to the Respondents' claim of the 14 months' wage standstill. The Court, therefore, rules that the parties should negotiate on this issue and in the event of a non-settlement the Respondents shall be entitled to amend their memorandum.

This Cause will be mentioned in Court on 2nd January 1966 to ascertain the position and if need be to fix a further hearing date."

This was the majority decision, as Mr. C. G. Heywood, the Employer's Member, dissented.

The dispute was mentioned in Court on 2nd January 1966 and both Parties confirmed that no fruitful negotiations had taken place. The Respondents were given 10 days within which to file an amended memorandum of their submissions and the hearing was fixed to be heard on 31st January 1966 at Mombasa.

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANTS

3. (a) *Annual Paid Leave*.—The Claimants made the following demands:—

- (a) An employee who had completed one year or more but less than three years of service should be entitled to four consecutive weeks' paid leave after the completion of every 12 months' continuous service.
- (b) An employee who had completed more than three years of continuous service should be entitled to 30 working days' paid leave after the completion of every 12 months' continuous service.
- (c) In the event of a gazetted public holiday falling within the leave period such public holiday should be added to the leave entitlement.

The Claimants submitted that increased leave would lead to increased productivity as a worker who had rested sufficiently would work harder than a tired worker.

(b) *Maternity Benefits*.—The Claimants demanded maternity leave of 12 weeks—six weeks' paid leave and six weeks' unpaid leave. They also demanded that a female employee on maternity leave should not lose her continuity of service. They submitted that the I.L.O. Conventions on this particular point did not apply in Kenya and that many employers in fact granted paid maternity leave.

(c) *Uniforms and Overalls*.—The Claimants submitted that the Respondents should provide all their employees with two uniforms or two pairs of overalls every year depending on the nature of the work in which an employee was engaged, and that these should be replaced after a period of 12 months. The Respondents should also be responsible for laundry, failing which they should provide washing materials to the employees. They stated that there was no reason why the employees should dirty their own clothes while working in the factory. They did not accept the Respondents' contention that they were not obliged, under the Factories Act, to provide overalls which were, in fact, protective clothing.

(d) *Job Classification and Grading*.—The Claimants submitted that in the Respondents' factory jobs were many and varied which indicated that a job classification exercise should be carried out. They called two witnesses—a fitter and a general clerk—both of whom stated that they did not carry out any supervisory duties. Both claimed to be members of the Claimants' Union, but despite this the Claimants had not been allowed to negotiate on their behalf. The Claimants stated that there were unskilled labourers, machine operators, chemical mixers, general artisans, but that none of these categories of workers had been classified or graded. They requested the Court to order a job classification exercise to be carried out.

(e) *Effective Date*.—In addition to the arguments set out in the general background hereinabove when this point was argued as a preliminary issue, the Claimants argued that as they had submitted their demands in May 1965 to the Respondents, the effective date of the Court's award should be 1st June 1965 and that the award should be of 12 months' duration.

(f) *Wage Increases.*—The Claimants submitted that the Respondents were, in the true sense of the word, exploiters. The workers had been forced to take the extreme step of strike action no less than three times in one year due to the most unreasonable attitude adopted by the Respondents. Two-thirds of the total labour force, the Claimants submitted, got a very poor wage of Sh. 140 per month consolidated, which was lower than the statutory minimum wage in Mombasa. The Respondents' factory was only 64 miles from Mombasa and other industries which were within the same distance of Mombasa were paying much higher wages. They submitted that these rates did not offer adequate remuneration to the employees and that there was room for considerable improvement. They urged the Court to consider that they were still a long way off from their declared target of a minimum wage of Sh. 350 per month for the lowest paid worker. They pointed out that before Kenya achieved her independence African workers had lived on starvation wages and that they had been exploited for nearly 70 years. It was only natural that these workers since independence should try to raise their standard of living. The claimants stated that the three East African Governments had laid emphasis on the need for a high wage economy, social security and old-age pension schemes. School fees, taxes and the cost of living had risen in the last three years.

The Claimants submitted that a single worker needed, for his bare necessities, a sum of Sh. 245 per month and a worker with a family required Sh. 498 per month. The Claimants urged the following points for the Court's consideration and suggested that these should be taken into account when wages were assessed:

- (a) *Food.*—To enable the employee and his family to get enough food every day to replace the energy used in living and working.
- (b) *Clothing.*—Enough clothes for an employee and his family to appear decently dressed with proper protection from the weather.
- (c) *Housing.*—Housing of a standard under which the employee and his family could live under healthy and hygienic conditions.
- (d) *Security.*
- (e) *Education.*—An employee, his wife and children should be afforded the opportunity to develop talents and ability to the fullest extent.

In order to achieve the above, workers should be paid higher wages. The Respondents, they claimed, had not pleaded at any stage their inability to meet the cost of the Claimants' demands.

The Claimants demanded the following wages for the various grades:

Grade 4: Sh. 350 per month consolidated.

Grade 3: Sh. 450 per month consolidated.

Grade 2: Sh. 600 per month consolidated.

Grade 1: Sh. 750 per month consolidated.

The Claimants submitted that productivity had gone up tremendously and produced figures in respect of their submission. The Respondents, they claimed, paid a bonus to workers for increased productivity ranging from Sh. 3 for August 1965 to Sh. 43 in December 1965. There were no matches in stock which proved that the Respondents were able to sell whatever they produced. They also stated that during negotiations they could not move down from their demand as the Respondents had made extremely poor offers on wage increases of Sh. 5 to Sh. 7 only.

(g) *Acting Capacity.*—The Claimants demanded that an employee temporarily appointed or promoted to an acting capacity should receive the rate of pay of such post if it was a higher rate of pay. They submitted that if employees were asked to do work of a higher responsibility that they should be entitled to the higher remuneration.

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENTS

4. (a) *Annual Paid Leave.*—The Respondents submitted that the Arbitrator had awarded that employees should be granted "18 days with full pay annually provided Sundays and public holidays are added to the leave earned". They submitted that the Court might consider that in respect of the peculiar provision a revision of this clause might be necessary and that should the Court feel justified in awarding 21 days they would accept that as a levelling up of the benefit to a point more or less common throughout the country. There was no other justification to enhance this benefit to a greater extent.

(b) *Maternity Benefits.*—The Respondents drew the Court's attention to the current arrangement which was based on the Arbitrator's award that the employee should be granted two months' unpaid maternity leave at the same time as they were granted the sick leave entitlement which amounted to three weeks with full pay and two weeks on half pay. This was an unduly generous award and was in conflict with what the I.L.O. considered correct. The I.L.O. had as one of its principle objectives equality of wage for male and female and they were in the process of eliminating any benefit accruing to the employee from his employer which would tend to make the female more expensive. It was considered that as the Government of the Republic

of Kenya was a member of the I.L.O. and adhered to the policies of the I.L.O. then the Court must comply with what are deemed the wishes of the Government. The I.L.O. at their latest session were categorical in their intention that any maternity benefit should be a state benefit and not a charge on the employer.

(c) *Uniforms and Overalls.*—The Respondents stated that the Claimants' attention had been drawn to the fact that the Factories Act was applied by specialist officers of the Ministry of Labour and that no employer or trade union could opt to do anything other than that stipulated by an officer of the Ministry. The quantum, the nature and the quality of the protective clothing were all dictated by law and there the matter ended. The Respondents stated that there was absolutely no justification for the employees to wear uniforms in the factory. They stated that they had accepted the obligations and had made available overalls (not uniforms) to people who needed them. In their factory employees were not confronted with a need for intimacy with dirt or grime or offensive materials.

(d) *Job Classification and Grading.*—The Respondents submitted that the Claimants, with an eye to wage enhancement, had introduced an utterly illogical and unrealistic proposal for gradings. The Arbitrator in his award of July 1964 had stated that:

"On these facts I consider that since all the workers, i.e. machine feeders who are doing the same kind of work, should receive equal pay regardless of being male or female, and my award is that all workers, male or female, doing the work of machine feeding and receiving more house allowance should be given the salary of Sh. 140 per month inclusive of their house allowance."

The Mombasa Labour Officer, Mr. Omonde, who had conciliated on 19th August 1965, had also made certain profound observations on the question of grading when he said that employees may be categorized in the following manner:

- (a) Supervisors.
- (b) Machine Feeders or attendants or operatives.
- (c) General Labourers.

The Respondents submitted that in the light of this corroboration from two independent sources it was difficult for them to deviate from the view that the operation of the factory involved two types of employees only.

The Respondents submitted that the clerk who had been called by the Claimants to give evidence had clearly shown that documents of a confidential nature passed through his hands and that he appeared to be in possession of secret and confidential information. He was, therefore, rightfully not eligible for Union membership.

(e) *Effective Date.*—The Respondents, in addition to their arguments quoted hereinabove under the general background, stated that, in the event of there being no specified period for the life of the arbitration award, the award continued in force until substituted by another award. They therefore submitted that the effective date of the Court's award should be from the time the award of the Court was announced.

(f) *Wage Increases.*—The Respondents submitted that they had commenced business in Mombasa in 1960 with equipment and machinery which had been purchased from a defunct match company on the Kinangop and that they were the only Kenya match producers.

The industry was labour intensive and it was necessary to pursue a policy demanding the utmost economy, particularly in view of current competition from Uganda and Tanzania, where both companies had financial backing from international and Government sources. The Respondents' factory worked to only 66 per cent of its capacity.

Prior to July 1965 there had been no difficulty in exporting matches to Tanzania which took 30 per cent of their production. Since the imposition of licensing, sales in Tanzania had dropped to 17½ per cent of the total sales. There were no reverse sanctions as matches could be imported from Tanzania into Kenya.

In the sphere of overseas competition there were high-grade and expensive matches imported from European countries, but these did not impinge to any great extent on the market to which the Respondents' products appealed. More serious was the importation of matches from China and Eastern countries which, despite the fact that they paid Sh. 10 per gross customs duty, were retailed on the local market at 15 cents per box, precisely the same price as was charged by the Respondents. The need to remain competitive in the fact of this situation had caused the Respondents to reduce their prices so that their matches retailed today at 10 cents per box. This reduction meant a drop of Sh. 7/20 in the ultimate realization per gross boxes of matches. The Respondents submitted that their history since inception had not been one of profound success. They were still struggling and would continue to struggle despite the increased competition from Uganda and Tanzania.

The Respondents stated that in pursuance of the Court's order negotiations took place in Mombasa on 22nd December 1965.

The Claimants had insisted on concluding the issue of Job Grading before discussing wages. The Respondents did not agree to this and proceeded to make a wage increase proposal of Sh. 5 with effect from 1st January 1966 to be granted to all unionizable employees. The Claimants rejected this offer and insisted on their original demands which were Sh. 350 per month. The Claimants expected the Respondents to make another offer and the Respondents increased their Sh. 5 offer to Sh. 7. The Claimants again rejected this, considering it to be a ridiculous offer. The Respondents submitted that the Claimants had no intention of negotiating. This fact was more than adequately underlined by the strike threat uttered at the conclusion of the meeting, subsequently repeated by the Claimants in writing despite the currency of this dispute before the Court. The Respondents submitted that the Claimants were not interested in the economics of the Company nor were they concerned with logical argument or relevant facts. The Claimants were concerned only with the retention of their membership to be achieved by expansive promises incapable of fulfilment.

The Respondents requested the Court to accept that the offers made by them, which were tentative, were dictated by current economics and future prospects, and were governed to a great extent by the Claimants' attitude which offered no inducement to proper joint negotiation. They asked the Court to criticize the Claimants for failing to negotiate in good faith.

(g) *Acting Capacity*.—The Respondents submitted that as no grades existed within the factory, and that this had been supported by both the view of the arbitrator and the conciliator, there could be no offer from them on this issue. They submitted that no award was necessary as the contingency by virtue of the nature of the employment did not arise.

AWARD

5. The Court having considered the submissions and arguments put forward by the Parties makes the following award:—

(a) *Annual Paid Leave*

An employee shall be entitled to 21 days' paid leave on completion of 12 months' consecutive service:

Provided that if a gazetted public holiday falls during the leave period the employee shall be entitled to an extra day.

(b) *Maternity Benefits*

Nil award.

(c) *Uniforms and Overalls*

Nil award as it is a matter within the Factories Act.

(d) *Job Classification and Grading*

The Court is satisfied that there are enough different kinds of jobs being performed in the Respondents' factory to warrant a job classification exercise to be carried out and awards that this should be completed before the next wage negotiations take place.

(e) *Effective Date*

This award shall be with effect from 1st January 1966 and shall remain in force for a period of 12 months from that date.

(f) *Wage Increases*

All employees shall get an increase of Sh. 20 per month.

(g) *Acting Capacity*

This issue should be discussed between the Parties on the completion of the job classification and grading exercise.

Given in Nairobi this 22nd day of February 1966.

SAEED R. COCKAR,
President.

MOHAMED JAHAZI, M.P.,
Member.

C. G. HEYWOOD,
Member.

GAZETTE NOTICE No. 755

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. 46 OF 1966

By Neville Patrick Gibson Warren of P.O. Box 34, Nairobi in Kenya, the duly constituted lawfully appointed attorney of Charles Shelton Ludwig the sole executor named in the will of the deceased, through Messrs. Daly and Figgis, advocates of Nairobi, for a grant of letters of administration with will annexed of the estate of John Shelton Ludwig of Mombasa in Kenya, who died at Mombasa aforesaid on the 2nd day of July 1965.

(2) CAUSE NO. 47 OF 1966

By Beatrice Yowell of P.O. Box 14247, Nairobi in Kenya, the widow of the deceased, through Messrs. B. Sirley and Co., advocates of Nairobi, for a grant of letters of administration intestate of the estate of Yerachmiel Yowell of Nairobi in Kenya, who died at Nairobi aforesaid on the 2nd day of August 1965.

(3) CAUSE NO. 48 OF 1966

By Michael Rouse Kemp of P.O. Box 30333, Nairobi in Kenya, the duly constituted lawfully appointed attorney of Eileen Moselle Edith Wilkinson, the sole executrix named in the will of the deceased, through Messrs. Hamilton Harrison and Mathews, advocates of Nairobi, for a grant of letters of administration with will annexed of the estate of Dorothy Angel Lilian Mary Graham of Nairobi in Kenya, who died at Nairobi aforesaid on the 22nd day of October 1965.

(4) CAUSE NO. 50 OF 1966

By (1) Rachela Szlapak and (2) Charles Szlapak, both of Nairobi in Kenya, the widow and one of the three residuary beneficiaries named in the will of the deceased, through Messrs. Shapley, Barret, Marsh and Co., advocates of Nairobi, for a grant of letters of administration with will annexed of the estate of Abraham Szlapak of Nairobi in Kenya, who died at Jerusalem in Israel, on the 9th day of October 1965.

(5) CAUSE NO. 51 OF 1966

By Barclays Bank D.C.O. of Nairobi in Kenya, the executors named in the will of the deceased, through Messrs. Kaplan and Stratton, advocates of Nairobi, for a grant of probate of the will of Winifred Irene Graham of Nairobi in Kenya, who died at Nairobi aforesaid on the 19th day of October 1965.

(6) CAUSE NO. 53 OF 1966

By Mrs. Thelma O'Connal of P.O. Box 7073, Nairobi in Kenya, the executrix named in the will of the deceased, through Messrs. Kean and Kean, advocates of Nairobi, for a grant of probate of the will of the estate of Mrs. Ellen Amelia Matilda Randall who died at Nairobi in Kenya, on the 24th day of March 1965.

(7) CAUSE NO. 54 OF 1966

By Kenneth Julian Ernle Tytherington Marsh of P.O. Box 286, Nairobi in Kenya, the attorney of John Archibald Mackay of Plushayes Farm, Huntsham Tiverton, Devon in England, and Arthur Edwyn Billinge of Priory Cottage, Holne Road, Ashurton, Devon in England, the executors named in the will of the deceased, through Messrs. Shapley, Barret, Marsh and Co., advocates of Nairobi, for sealing in Kenya, grant of probate granted by the District Probate Registry at Exeter in England, of the estate of John Mackay of Plushayes Farm, Huntsham Tiverton, Devon in England, who died at Plushayes Farm, Huntsham Tiverton, Devon aforesaid on the 12th day of March 1965.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 15th day of March 1966.

M. F. PATEL,
Nairobi,
25th February 1966.
Deputy Registrar,
High Court of Kenya, Nairobi.

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

GAZETTE NOTICE No. 756

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

CAUSE NO. 4 OF 1966

In the estate of: *Mangal Singh Ruprah, deceased*

TAKE NOTICE that an application having been made in this Court by Watan Singh Ruprah and Sohan Singh Ruprah, the sons of the deceased, of P.O. Box 173, Kisumu, Kenya, for grant of letters of administration of the estate of Mangal Singh Ruprah of Kisumu, Kenya, who died at Kisumu on the 22nd day of November 1965.

The Court will proceed to issue the grant of letters of administration unless cause be shown to the contrary and appearance entered in this respect on or before the 15th day of March 1966.

J. O. ABRAHAM,
District Registrar,
High Court of Kenya, Kisumu.

GAZETTE NOTICE NO. 757

PROBATE AND ADMINISTRATION

TAKE NOTICE that after 14 days from the date of this Gazette, I intend to apply to the High Court at Nairobi for representation of the estates of the persons named in the second column of the Schedule hereto, who died on the dates respectively set forth against their names.

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

SCHEDULE

Public Trustee's Cause No.	Name of Deceased	Address	Date of Death	Testate or Intestate
11/66	Margaret Jane Coats	Muthaiga, Nairobi	11-11-65	Intestate
12/66	Zephania Agrippa Ogutu Airro	Sakwa Loca- tion, Central Nyanza District	8-11-65	Intestate
13/66	John Lionel Bond..	Milton Re- gis, County of Kent, U.K.	13-2-65	Intestate
14/66	Bhaiyal Vinod Odhavji Morjaria	Ol Kalau	22-7-64	Intestate
15/66	Joseph Mario Acag- giate	Nairobi	20-9-65	Intestate
16/66	Teja Singh Sagoo s/o Sher Singh	Nairobi	15-1-66	Intestate

Nairobi,
24th February 1966.

D. J. COWARD,
Public Trustee.

GAZETTE NOTICE NO. 758

CANCELLATION OF POWER OF ATTORNEY

I, Atma Singh Cheema s/o Sohan Singh Gopal Singh of P.O. Box 10695, Nairobi in the Republic of Kenya, hereby give public notice that the power of attorney granted to me by the said Sohan Singh Gopal Singh on the 22nd day of November 1965, and registered in the Land Titles Registry at Nairobi as No. I.P.A. 8406/1 on the 8th day of January 1966, was, by letter dated 3rd February 1966, addressed to me by the advocate of the said Sohan Singh Gopal Singh, cancelled and withdrawn and that I have no longer any power to act on behalf of the said Sohan Singh Gopal Singh.

Dated at Nairobi this 18th day of February 1966.

ATMA SINGH CHEEMA.

GAZETTE NOTICE NO. 759

MRS. CAROLINE BUSSE, 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 Mrs. Caroline Busse of Weale House, Nairobi, who died at Weale House, Nairobi, on 9th June 1965, is hereby required to send particulars in writing of his or her claim or interest to Barclays Bank D.C.O., Trustee Department, P.O. Box 30356, Nairobi, before 9th May 1966, after which date the administrator will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they have had notice and will not as respects the property so distributed be liable to any person of whose claim they shall not then have had notice.

Dated the 21st day of February 1966.

BARCLAYS BANK D.C.O.,
Trustee Department,
P.O. Box 30356, Nairobi.

GAZETTE NOTICE NO. 760

ESTATE OF THE LATE WALTER REID MACINTOSH
To All to Whom It May Concern

TAKE NOTICE that all persons having any claims against or owing money to the above-named Walter Reid Macintosh of Njoro, Kenya, who died at Nairobi, Kenya, on the 15th day of March 1965, are requested to prove such claims or to pay the amount due, as the case may be, to The Standard Bank Limited, P.O. Box 30299, Nairobi, Kenya, on or before the 23rd day of April, 1966, after which date the estate of the said deceased will be distributed or administered according to law having regard only to the claims against the estate of which we the said Bank shall then have notice.

Dated at Nairobi this 16th day of February 1966.

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

GAZETTE NOTICE NO. 761

JOHN FRANCIS BELLMAN, 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 Colonel John Francis Bellman of Nairobi, who died on the 21st day of January 1966, at Nairobi, is hereby required to send particulars in writing for his or her claim or interest to the undersigned before the 25th day of May 1966, 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 have had notice.

Dated the 21st day of February 1966.

KAPLAN & STRATTON,
Advocates,
Queensway House, York Street,
P.O. Box 111, Nairobi.

GAZETTE NOTICE NO. 762

ESTATE OF THE LATE
ATHMAN BIN MOHAMED BIN ATHMAN

NOTICE

ALL persons having any claims against or owing any money to the above-named Athman bin Mohamed bin Athman late of Mombasa who died at Mombasa on the 11th day of May 1965, are requested to prove such claims or to pay the amount due, as the case may be, to Messrs. Bryson, Inamdar and Bowyer, advocates for the administrator, P.O. Box 154, Mombasa, on or before the 15th day of March 1966, after which date the estate of the said deceased will be distributed according to law having regard only to the claims made against the estate of which notice shall have been given.

Dated at Mombasa this 18th day of February 1966.

I. T. INAMDAR,
for Bryson Inamdar and Bowyer,
Advocates for the Administrator.

GAZETTE NOTICE NO. 763

THE BANKRUPTCY ACT
(Cap. 53)

RECEIVING ORDER

Debtor's name.—Ratilal Vashram Bhanji, trading as Amita Emporium.

Address.—P.O. Box 191, Kisumu.

Description.—Trader.

Date of filing petition.—8th February 1966.

Court.—High Court of Kenya at Kisumu.

No. of matter.—B.C. 1 of 1966.

Date of order.—9th February 1966.

Whether debtor's or creditors' petition.—Debtor's petition.

Act or Acts of Bankruptcy.—Presentation of a bankruptcy petition.

Kisumu,
10th February 1966.

I. H. PATEL,
Agent of the Official Receiver.

GAZETTE NOTICE NO. 764

IN THE HIGH COURT OF KENYA AT KISUMU

IN BANKRUPTCY CAUSE NO. 5 OF 1959

Re: (1) Dahyabhai Jadav (2) Makanbai Dullabh and (3) Gordhanbai Vallabhbai, all trading as Surat Furniture Mart, debtors

NOTICE OF TRANSFER OF SEPARATE ESTATE TO JOINT ESTATE

NOTICE is hereby given that there being in the hands of the trustee in the above bankruptcy a surplus estimated at Sh. 225 arising from the separate estate of Dahyabhai Jadav, one of the above debtors, and as only one creditor has proved against such debtor, it is the intention of such trustee, at the expiration of ten days from the appearance of this notice in the Gazette, to transfer such surplus to the credit of the joint estate in the said bankruptcy.

Dated at Kisumu this 17th day of February 1966.

I. H. PATEL,
Agent of the Official Receiver
and Trustee,
P.O. Box 993, Kisumu.

GAZETTE NOTICE No. 765

THE BANKRUPTCY ACT
(Cap. 53)NOTICE OF INTENDED DIVIDEND
(Summary Case)*Debtor's name.*—Jean Louis Van Lier.*Address.*—P.O. Box 12692, Nairobi.*Description.*—Company Director.*Court.*—High Court of Kenya at Nairobi.*No. of matter.*—B.C. 33 of 1960.*Last day for receiving proofs.*—23rd March 1966.*Trustee's name.*—Official Receiver.*Address.*—P.O. Box 30031, Nairobi.Nairobi,
23rd February 1966.O. J. BURNS,
Deputy Official Receiver.

GAZETTE NOTICE No. 766

THE BANKRUPTCY ACT
(Cap. 53)NOTICE OF INTENDED DIVIDEND
(Summary Case)*Debtor's name.*—Kartar Singh s/o Khazan Singh Virdi, formerly trading as Virdi and Company.*Address.*—P.O. Box 3774, Nairobi.*Description.*—Carpenter.*Court.*—High Court of Kenya at Nairobi.*No. of matter.*—B.C. 57 of 1956.*Last day for receiving proofs.*—16th March 1966.*Trustee's name.*—Official Receiver.*Address.*—P.O. Box 30031, Nairobi.Nairobi,
23rd February 1966.O. J. BURNS,
Deputy Official Receiver.

GAZETTE NOTICE No. 767

THE BANKRUPTCY ACT
(Cap. 53)

NOTICE OF DIVIDEND

Debtor's name.—Mrs. Rose Alice Bates.*Address.*—P.O. Box 9133, Mombasa.*Description.*—Driving Tutor.*Court.*—High Court of Kenya at Mombasa.*No. of matter.*—B.C. 7 of 1956.*Amount per £.*—Cents 66.*First or final or otherwise.*—Second and final.*When payable.*—4th March 1966.*Where payable.*—Old Customs House, P.O. Box 366, Mombasa.Mombasa,
19th February 1966.A. H. KHAWAJA,
Deputy Official Receiver (Coast).

GAZETTE NOTICE No. 768

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

AND

IN THE MATTER OF MAKINDI RIVER ESTATE
LIMITED

MEMBERS' VOLUNTARY WINDING UP

NOTICE is hereby given that the final meeting of the members of the above-named Company will be held at the offices of Barber, Bellhouse, Mwangi and Company, Hughes Building, Muindi Mbingu Street, Nairobi, on Wednesday, the 30th of March 1966, at 9 a.m., in accordance with the provisions of, and for the purposes laid down in section 283 (1) of the Companies Act.

Dated this 23rd day of February 1966.

D. G. BELLHOUSE,
Liquidator,
P.O. Box 4286, Nairobi.

GAZETTE NOTICE No. 769

IN THE MATTER OF THE COMPANIES ACT

(Cap. 486)

AND

IN THE MATTER OF LISURA LIMITED

(In Members' Voluntary Winding Up)

NOTICE

NOTICE is hereby given that the final general meeting of the Company will be held at 10 a.m. on Thursday, 31st March 1966, at the offices of Livingstone Registrars Limited, Silopark House, Queensway, Nairobi, for the purposes specified in section 283 of the Companies Act.

Dated this 21st day of February 1966.

P. M. JOHNSON,
Liquidator,
P.O. Box 92, Nairobi.

GAZETTE NOTICE No. 770

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:—

Radnor Farms Limited.

H. C. Grue Limited.

Dass and Company Limited.

Castico Sand and Stone Co. Limited.

Southern Star Limited.

Asflo Products Limited.

Ruiru Kamiti Garage Limited.

Dated the 24th day of February 1966.

B. P. PATEL,
Assistant Registrar of Companies.

GAZETTE NOTICE No. 771

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

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

SCHEDULE

Royal Kenya Horticultural Society, Rift Valley Branch to Kenya Horticultural Society, Rift Valley Branch.

Dated this 24th day of February 1966.

D. J. COWARD,
Registrar of Societies.

GAZETTE NOTICE No. 772

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

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

(a) the societies listed in the First Schedule hereto have been registered; and

(b) the society listed in the Second Schedule hereto has been refused registration,

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

FIRST SCHEDULE

Name of Society	Date Registration Effected
Wise Club	23-2-66
Mwangi Maina Social Club (Kenya)	23-2-66

SECOND SCHEDULE

Name of Society	Date of Refusal
Kikuyu Embu and Meru Club	19-2-66

Dated this 24th day of February 1966.

D. J. COWARD,
Registrar of Societies.

GAZETTE NOTICE No. 773

THE SOCIETIES ACT
(Cap. 108)

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

SCHEDULE

Goan Institute, Nyeri.
Nyali Residents Association.

Dated this 24th day of February 1966.

D. J. COWARD,
Registrar of Societies.

GAZETTE NOTICE No. 774

THE SOCIETIES ACT
(Cap. 108)

PURSUANT to section 9 (2) of the Societies Act (Cap. 108), being satisfied that the societies named in the Schedules hereto have ceased to exist, I hereby notify that the societies listed in the First Schedule shall cease to be registered societies and the society listed in the Second Schedule shall cease to be a society exempted from registration from the date hereof.

FIRST SCHEDULE

Kaya Duruma Association.
Maragoli Association, Mombasa.
Achonyi Social Club, Nairobi.
Banyaala Association, Banyaala Branch.
Friends Traders Society, Yala.
Bamburi Landowners Association.
Nairobi South "C" Area Plot Holders Association.
Tiriki Organization of Kenya.
Kaksingiri Welfare Association, Kaksingiri Branch.
Lowlands Union, Kaksingiri Branch.
Central Province Tea Growers' Association.
Central Province Tea Growers' Association, Mathira Branch.
Central Province Tea Growers' Association, Othaya Branch.
Central Province Tea Growers' Association, Ndia Branch.
Boran Muslim Welfare Association.
Ukamba Traders and Farmers Association, Makueni Branch.
Itetani Sublocation Association.
Yala Old Boys' Association, Headquarters Yala.
Bukituika Education and Welfare Association, Elgon Nyanza.

SECOND SCHEDULE

Maral Club.

Dated this 24th day of February 1966.

D. J. COWARD,
Registrar of Societies.

GAZETTE NOTICE No. 775

THE PAN AFRICA INSURANCE COMPANY LIMITED
(INCORPORATED IN KENYA)

MOMBASA

LOSS OF POLICY

Policy No. 4121 for Sh. 10,000 on the life of Wilson Barnaba Odongo, P.O. Box 30006, Nairobi.

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

M. D. NAVARE,
Manager,
P.O. Box 867, Mombasa.

GAZETTE NOTICE No. 776

THE OLD MUTUAL

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

MUTUALPARK, PINELANDS, C.P.

LOSS OF POLICY

Policy No. 1817483 for Sh. 30,000 dated 1-5-1963 on the life of Margareta Rodrigues and the property of Margareta Rodrigues.

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

G. K. LINDSAY,
General Manager.

GAZETTE NOTICE No. 777

THE OLD MUTUAL

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

MUTUALPARK, PINELANDS, C.P.

LOSS OF POLICY

Policy No. 1260901 for Sh. 20,000 dated 10-12-1956 on the life of Willem Hendrik Prinsloo, and the property of Anna Elizabeth Johanna Prinsloo.

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

G. K. LINDSAY,
General Manager.

GAZETTE NOTICE No. 778

THE JUBILEE INSURANCE COMPANY LIMITED

(INCORPORATED IN KENYA)

MOMBASA

LOSS OF POLICY

Policy No. 11751 on the life of Shereli Nathoo Nanji of Dar es Salaam.

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

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

GAZETTE NOTICE No. 779

THE JUBILEE INSURANCE COMPANY LIMITED

(INCORPORATED IN KENYA)

MOMBASA

LOSS OF POLICY

Policy No. 12005 on the life of Haiderali Ebrahim Jadavji of Nairobi.

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

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

GAZETTE NOTICE No. 780

THE JUBILEE INSURANCE COMPANY LIMITED

(INCORPORATED IN KENYA)

MOMBASA

LOSS OF POLICY

Policy No. 18177 on the life of Mrs. Malek Haiderali Ebrahim of Nairobi.

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

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

GAZETTE NOTICE No. 781

THE JUBILEE INSURANCE COMPANY LIMITED

(INCORPORATED IN KENYA)

MOMBASA

LOSS OF POLICIES

Policy Nos. 8079, 8080, 8210, 8211 and 8212 on the life of Abdullah Ravidjee of Bombay.

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

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

Mombasa,
18th February 1966.

GAZETTE NOTICE No. 782

THE JUBILEE INSURANCE COMPANY LIMITED

(INCORPORATED IN KENYA)

MOMBASA

LOSS OF POLICIES

Policy Nos. 6462 and 2439 on the life of Badrudin Devsi Dhanji (deceased) of Tabora.

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

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

Mombasa,
25th January 1966.

GAZETTE NOTICE No. 783

THE LOCAL GOVERNMENT REGULATIONS, 1963
(L.N. 256 of 1963)THE LOCAL GOVERNMENT (MERU TRADE DEVELOPMENT JOINT BOARD) ORDER, 1966
(L.N. 40 of 1966)

APPOINTMENTS TO THE BOARD

IN EXERCISE of the powers conferred by paragraph 3 of the Local Government (Meru Trade Development Joint Board) Order, 1966, the County Council of Meru hereby appoints—

Councillor Elias Marete,
Councillor Naftaly Thimangu,
Councillor Samuel Kirea,

to be members of Meru Trade Development Joint Board.

Dated this 19th day of February 1966.

E. K. MBOGORI,
Clerk to the Council,
Meru County Council.

GAZETTE NOTICE No. 784

THE LAIKIPIA COUNTY COUNCIL
THE GRADUATED PERSONAL TAX ACT, 1963
(48 of 1963)

NOTICE

PURSUANT to the provisions of section 3 (1) of the Graduated Personal Tax Act, 1963 (48 of 1963), the Laikipia County Council has prescribed the following rates of Graduated Personal Tax which will be collected within its area of jurisdiction during the year 1966:—

<i>Annual Income of Taxpayer</i>	<i>Annual Rate of Tax</i>
<i>Exceeding</i>	<i>Not Exceeding</i>
<i>Sh. p.a.</i>	<i>Sh. p.a.</i>
—	1,920
1,920	2,880
2,880	4,080
4,080	6,240
6,240	8,400
8,400	10,320
10,320	12,000
12,000	—
	48
	72
	108
	156
	240
	360
	480
	600

J. NDERITU,
Clerk of the Council,
County Hall,
P.O. Box 4, Nanyuki.

Nanyuki,
18th February 1966.

GAZETTE NOTICE No. 785

THE SIRIKWA COUNTY COUNCIL

THE TINDIRET AREA COUNCIL

SITE VALUE RATE—NANDI HILLS TOWNSHIP, 1966

NOTICE is hereby given that the Sirikwa County Council has levied a site value rate in the Nandi Hills Township of 3.6 per cent for the year 1966.

The above rate is due and payable on 31st July 1966.

Payment should be made to the County Treasurer, Sirikwa County Council, P.O. Box 100, Eldoret.

Interest on any rate unpaid by 31st July 1966, will be payable at the rate of 1 per cent per mensem or part thereof.

Eldoret,
18th February 1966.

B. E. KIPKORIR,
Acting Clerk of the Council.

GAZETTE NOTICE No. 786

THE MASAKU COUNTY COUNCIL

SUPPLEMENTARY VALUATION ROLL, 1965

NOTICE is hereby given that the Supplementary Valuation Roll for the year 1965 in respect of Athi River, Konza, Kiu, Ulu and Sultan Hamud townships and trading centres has been laid before a meeting of the Masaku County Council and is now available at the offices of the Council for public inspection during normal office hours.

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

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

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

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

Dated this 21st day of February 1966.

K. A. BHATTI,
Financial Adviser,
Masaku County Council,
P.O. Box 149, Machakos.

GAZETTE NOTICE No. 787

THE COUNTY COUNCIL OF KIPSIGIS

NOTICE OF TIME AND PLACE FOR NOMINATIONS

A by-election is to be held of Councillors to serve on the Area Councils shown hereunder for the electoral areas shown in column 1 of the Schedule hereto.

Nomination papers may be delivered by the candidates to the Deputy Returning Officer at the Council Chamber, Kericho, between the hours of eight o'clock in the morning and noon on Saturday, 12th March 1966.

Forms of nomination may be obtained at the office of the Clerk of Council, Kericho, on any week-day between the hours of nine in the morning and noon. The Deputy Returning Officer will prepare a nomination paper for signature at the request of a voter.

SCHEDULE	
Electoral Area	No. of Councillors
Location 6/Gelegele (Open seat)	1
Lumbwa Area Council	

Electoral Area	No. of Councillors
Chagaik (Open seat)	1

Dated this 18th day of February 1966.

S. SOI,
Deputy Returning Officer.

NOTES

(1) The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions relating to nomination contained in the Local Government (Elections) Rules, 1963.

(2) Every person guilty of a corrupt or illegal practice will, on conviction, be liable to the penalties imposed by the Election Offences Act.

GAZETTE NOTICE No. 788

THE CITY COUNCIL OF NAIROBI

THE STREETS ADOPTION ACT, 1963

UNADOPTED STREET WORKS—BALUCHISTAN LANE

NOTICE is hereby given that the City Council at the ordinary monthly meeting held on the 1st day of February 1966, passed a resolution in the following terms:—

“THAT whereas Baluchistan Lane, an unadopted street within the City, is not constructed to the satisfaction of this Council.

And whereas notices have been served in accordance with the provisions of the Streets Adoption Act, 1963 upon the owners of all lands affected thereby of the Council's proposals to make up and complete the said street;

And whereas an opportunity has been afforded for the owners of all lands affected thereby to object to the proposed unadopted street works and the provisional apportionment of the cost thereof and for the hearing of such objections;

And whereas one objection has been received but not upheld;

That, in exercise of the powers conferred upon the Council by section 8 of the said Act, the following works be carried out in the road hereinbefore referred to, that is to say, to level, kerb, metal, drain and construct the carriageway in accordance with the plans and specifications prepared by the City Engineer; and the expenses incurred by the Council in executing the said works be apportioned among the lands fronting, adjoining, abutting or served by the said street, and recovered from the owners of such lands.”

Set out below are the provisional apportionments in respect of the above-mentioned road:—

Serial No.	Plot No.	Owner's Name and Address	Frontage Feet	Cost per Foot	Apportionment
1	L.R.209/3807	Government Land	150·00	15,209	90
2	3806	Government Land	150·00	15,209	90
3	3805	Government Land	150·00	15,209	90
4	3804	Caltex Oil (Kenya) Ltd. P.O. Box 30061, Nairobi	271·60	27,540	00
5		Nairobi City Council	119·07	12,073	60
6	5947	Government Land	73·95	7,498	50
7	3818	F. R. S. De Souza, P.O. Box 10530, Nairobi	50·00	5,069	95
8	3817	D. D. Shah, P.O. Box 6383, Nairobi	50·00	5,069	95
9	3816	Government Land	50·00	5,069	95
10	3815	M. Yusuf Shabab Din, P.O. Box 1953, Nairobi	50·00	5,069	95
11	3814	Ahmadiyya Muslim Co. Ltd., P.O. Box 554, Nairobi	50·00	5,069	95
12	3813	Government Land	50·00	5,069	95
13	3812	Marshi Hamir & Devji Hamir, P.O. Box 839, Nairobi	50·00	5,069	95
14	3811	Government Land	50·00	5,069	95
15	3810	Satya Basakhiram Dev, P.O. Box 1627, Nairobi	50·00	5,069	95
16	3809	Kanti & Company, P.O. Box 2565, Nairobi	50·00	5,069	95
17	3808	Government Land	50·00	5,069	95
18		Nairobi City Council	50·00	5,069	95
				1,514 62	153,581 20
				Frontagers liability	621·60
				Government liability	723·95
				Nairobi City Council	169·07
					63,029 65
					73,408 00
					17,143 55

City Hall, Nairobi,
February 1966.

D. M. WHITESIDE,
Town Clerk.

GAZETTE NOTICE No. 789

THE CITY COUNCIL OF NAIROBI

THE STREETS ADOPTION ACT, 1963

UNADOPTED STREET WORKS—NGIYA ROAD

NOTICE is hereby given that the City Council at the ordinary monthly meeting held on the first day of February 1966, passed a resolution in the following terms:—

“THAT whereas the City Council of Nairobi is of the opinion that the construction of Ngiya Road, an unadopted street within the City, to the standard required by section 7 of the Streets Adoption Act, 1963, is not for the time being required or advisable and that such street be constructed to a lower standard under section 12 of the said Act;

And whereas notices have been served in accordance with the provisions of the Streets Adoption Act, 1963, upon the owners of all lands affected thereby of the Council's proposals to make up and complete the said street;

And whereas an opportunity has been afforded for the owners of all lands affected thereby to object to the proposed unadopted street works and the provisional apportionment of the cost thereof and for the hearing of such objections;

And whereas no objections have been received.

That, in exercise of the powers conferred upon the Council by section 12 of the said Act, the following works be carried out in the road hereinbefore referred to, that is to say, to level, kerb, metal, drain, construct and maintain for a period of four years the carriageway in accordance with the plans and specifications prepared by the City Engineer; and the expenses incurred by the Council in executing the said works be apportioned among the lands fronting the said street, and recovered from the owners of such lands.”

Set out below are the provisional apportionments in respect of the above-mentioned road:—

Serial No.	Plot No.	Owner's Name and Address	Frontage Feet	Cost per Foot	Apportionment
1	L.R. No. 209/5823	Catholic Mission Holy Ghost Fathers, Kenya Registered Trustees, P.O. Box 423, Nairobi	315·35	Sh. 11/89,1126	3,749 85
2	5824	Y.M.C.A. in Kenya, P.O. Box 30330, Nairobi	217·80		2,589 90
3	5533/5	The Nairobi City Council, P.O. Box 30075, Nairobi	408·70		4,859 90
4		Government Land	260·00		3,091 70
				Sub Total	1,201·85
					14,291 35
5	L.R.209/5533/1	B.A.T. Co. Ltd., Rhokatan House, P.O. Box 30000, Nairobi	7·56	Sh. 11/89,1126	9,045 30
6	5533/2	Kenya Bus Services, P.O. Box 238, Nairobi	1·011		1,209 65
7	5533/3	Hutchings Biemer Ltd., P.O. Box 408, Nairobi	0·82		981 10
8	5533/4	Unga Limited, P.O. Box 30096, Nairobi	3·15		3,768 90
				Sub Total	12·541
				Total cost of the work	15,004 95
					Sh. 29,296 30

The proposed work is the partial construction of Ngiya Road and maintenance thereof for four years, pursuant to section 12 of the Streets Adoption Act, 1963 and shall not affect the unadopted status of the said Ngiya Road.

City Hall, Nairobi,
February 1966.

D. M. WHITESIDE,

GAZETTE NOTICE No. 790

THE MUNICIPAL COUNCIL OF KISUMU

RESULT OF ELECTION

NOTICE is hereby given that the following person has been elected to the Municipal Council of Kisumu to hold office until the date shown against his name:—

Electoral Area	Name	Date of Retirement
North	J. S. P. Abwajo	1967

Dated this 23rd day of February 1966.

MIRUKA OWUOR,
Returning Officer,
Town Hall, Kisumu.

GAZETTE NOTICE No. 791

THE COUNTY COUNCIL OF KIPSIGIS

THE LOCAL GOVERNMENT (ELECTIONS) RULES, 1963

DECLARATION OF RESULTS OF ELECTIONS

PURSUANT to the provisions of rule 13 of the Local Government (Elections) Rules, 1963, notice is hereby given that at elections held on 11th and 12th February 1966, the following were duly elected as Councillors of Councils stated hereunder:—

County Council

Name	Electoral Area
George arap Langat.	Location 9/Muhoroni South.
Kipkemoi arap Korir.	Location 5/Itembe.

Buret Area Council

Name	Electoral Area
Elijah K. A. Belyon.	Location 3.
Samwel M. A. Koske.	Location 3.
Elijah K. A. Motwek.	Location 3.

Dated the 11th day of February 1966.

S. SOI,
Deputy Returning Officer.

GAZETTE NOTICE No. 792

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Hirji Jivraj and Bhawalbai widow of Mulji Meghji, both in their joint capacity of the executors and trustees of the estate of the late Mulji Meghji, Panachand Nathoo and Dharamshi Jessa, both in their joint capacity of the executors and trustees of the estate of the late Jivraj Nathoo, and Panachand Nathoo in his personal capacity, carrying on business under the firm name or style of Mulji Meghji and Company in Bazaar Street, Nairobi, has been dissolved by mutual consent of the said partners as from the 31st day of December 1965, by retirement therefrom of the said Panachand Nathoo and Dharamshi Jessa both in their joint capacity of the executors and trustees of the estate of the late Jivraj Nathoo, and Panachand Nathoo in his personal capacity.

The said business as from the 1st day of January 1966, is being carried on by the said Hirji Jivraj and Bhawalbai widow of Mulji Meghji both in their joint capacity of the executors and trustees of the estate of the late Mulji Meghji under the same firm name or style and at the same place.

All debts due to and owing by the said business up to and including 31st December 1965, shall be received and paid by the said continuing partners.

HIRJI JIVRAJ AND
BHAWALBAI WIDOW OF MULJI MEGHJI,
both in their joint capacity of the
Executors and Trustees of the estate
of the late Mulji Meghji.
Continuing Partners.

PANACHAND NATHOO AND
DHARAMSHI JESSA,
both in their joint capacity of the
Executors and Trustees of the estate
of the late Jivraj Nathoo, and

PANACHAND NATHOO,
in his personal capacity,
Retiring Partners.

GAZETTE NOTICE No. 793

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Joseph Muraya Kabiaru, Geoffrey Kamau Macharia and John Peter Giitangi carrying on the business of hotel keepers under the firm name and style of Amigos at Plot No. 12, Kenyatta Avenue, Nakuru, has been dissolved by mutual consent with the retirement therefrom of the said Geoffrey Kamau Macharia and John Peter Giitangi, with effect from 28th January 1966.

As from 29th January 1966, the said business of Amigos will be carried on by the continuing partner Joseph Muraya Kabiaru at the same place and under the same name and style of Amigos.

All debts due and owing by the said business up to and including 28th January 1966, shall be received and paid by the said Joseph Muraya Kabiaru.

Dated at Nakuru this 14th day of February 1966.

JOSEPH MURAYA KABIARU,
Continuing Partner.

GEOFFREY KAMAU MACHARIA,
JOHN PETER GIITANGI,
Retiring Partners.

GAZETTE NOTICE No. 794

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between (1) Mohanlal Sunderji Manek, (2) Jashbhai Shivabhai Patel and (3) Jashbhai Vaghjibhai Patel carrying on the business of Manufacturers' Representatives under the firm name and style of Patel and Manek on Plot No. F. 176, Nehru Road (formerly Princess Marie Louise Road), has been dissolved by the death of Mohanlal Sunderji Manek, and by retirement therefrom of the said Jashbhai Vaghjibhai Patel, on the 10th day of January 1966.

The said business is, as from the 11th day of January 1966, being carried on by the said Jashbhai Shivabhai Patel, the continuing partner, as the sole proprietor thereof under the same name and style and at the same place.

All debts due to and owing by the said business up to and including the 10th day of January 1966, will be received and paid by the said continuing partner.

Dated at Mombasa this 1st day of February 1966.

NAGIN K. PATEL,
for Nagin Patel and Patel,
Advocates for Patel and Manek.

GAZETTE NOTICE No. 795

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between us the undersigned, Kantilal Devji Shah, Somchand Velji Shah and Vrajlal Premchand Dodhia, carrying on business at Plot No. 209/569, Government Road, Nairobi, under the style or firm of Silver-Oak Emporium, has been dissolved by mutual consent, with effect from the 31st day of December 1965, by the retirement therefrom of the said Somchand Velji Shah.

As from the 1st day of January 1966, the said business is being carried on by the continuing partners Kantilal Devji Shah and Vrajlal Premchand Dodhia under the same business name and at the same place.

All debts due to or owing by the said firm as at the said 1st day of January 1966, shall be received and paid by the continuing partners.

Dated at Nairobi this 1st day of January 1966.

KANTILAL DEVJI SHAH,
VRAJLAL PREMCHAND DODHIA,
Continuing Partners.

SOMCHAND VELJI SHAH,
Retiring Partner.

GAZETTE NOTICE No. 796

THE TRANSFER OF BUSINESSES ACT
(Cap. 500)

NOTICE is hereby given that the business of a wool and haberdashery shop registered under business name of Woolies carried on by Gwyneth Hilda Newton and Constance Dixon in Shop No. 1, Prudential Assurance Building, York Street, Nairobi (L.R. No. 209/5410) has, with effect from the 1st day of February 1966, been sold and transferred to Frank George Victor Halliday and Irene Edith Morrison Halliday who shall carry on the said business at the same place and under the same name.

The address of the transferors is P.O. Box 544, Nairobi.

The address of the transferees is P.O. Box 1050, Nairobi.

The transferees do not assume, nor do they intend to assume, any of the liabilities incurred in the said business by the transferors up to and including the 31st day of January 1966, and the same shall be paid and discharged by the transferors and likewise all debts due to the transferors up to and including the 31st day of January 1966, will be received by the transferors.

SHAPLEY BARRET MARSH & CO.,
Advocates for Transferees,
Prudential Assurance Building, Nairobi.

GAZETTE NOTICE No. 797

THE TRANSFER OF BUSINESSES ACT
(Cap. 500)

NOTICE is hereby given that the business of cosmetic and perfumery carried on by (1) Sadrudin Dahya Mitha Thaver (2) Victor Robert Mugaki under the name and style of Tausi Afro-Asian Cosmetic Promotors at Plot No. 209/2647, Hussein Suleman Road, Nairobi, has, with effect from the 15th day of February 1966, been sold and transferred to Mansurali Mohamedali Hasim, who will carry on the said business in the same firm name or style of Tausi Afro-Asian Cosmetic Promotors at the same place.

The address of the transferors is P.O. Box 9258, Nairobi.

The address of the transferee is P.O. Box 9255, Nairobi.

All debts owing to the said business up to and including the said 15th day of February 1966, shall be received by the transferee.

Dated at Nairobi this 14th day of February 1966.

SADRUDIN DAHYA MITHA THAVER,
VICTOR ROBERT MUGAKI,
Transferees.

MANSURALI MOHAMEDALI HASIM,
Transferee.

GAZETTE NOTICE No. 798

THE TRANSFER OF BUSINESSES ACT
(Cap. 500)

NOTICE is hereby given that the business of ration and provision merchant carried on by Kalidas Ravji Mistry under the firm name or style of Mistry Ration Store at Plot No. 69 of Section XVI, Makupa Road, Mombasa, is, as from the 7th day of February 1966, sold and transferred to Dahyalal Ramji Mistry who will carry on the said business at the same place and under the said firm name of Mistry Ration Store.

The address of the transferor is P.O. Box 7012, Mombasa.

The address of the transferee is P.O. Box 593, Mombasa.

All debts due to and owing by the transferor in respect of the said business of Mistry Ration Store up to and including 6th February 1966, will be received and paid by the transferor. The transferee does not assume nor does he intend to assume any liability whatsoever incurred in the said business by the transferor up to and including the 6th day of February 1964.

Dated at Mombasa this 18th day of February 1966.

KALIDAS R. MISTRY,
Transferor.

DAHYALAL R. MISTRY,
Transferee.

GAZETTE NOTICE No. 799

NOTICE OF CHANGE OF NAME

TAKE NOTICE that by a deed poll dated the 31st day of January 1966, Samuel Katana Kimando, of P.O. Box 5330, Mombasa in Kenya, heretofore called and known by the name of Katana Kazungu, absolutely and wholly renounced and abandoned the use of his former name of Katana Kazungu and assumed and adopted in lieu thereof the name of Samuel Katana Kimando for all purposes.

The said Samuel Katana Kimando, therefore, hereby authorizes and requests all persons at all times hereafter to designate, describe and address him by his now assumed and adopted name of Samuel Katana Kimando instead of by his former name of Katana Kazungu.

Dated at Mombasa this 31st day of January 1966.

NAGIN K. PATEL,
for Nagin Patel and Patel,
Advocates for Samuel Katana Kimando.

GAZETTE NOTICE No. 800

NOTICE OF CHANGE OF NAME

I, Saroj w/o Ratilal of P.O. Box 8075, Nairobi in the Republic of Kenya, formerly called Sarajben, hereby give public notice that by a deed poll dated 9th December 1965, duly executed by me, I absolutely renounced and abandoned the use of my said first name Sarajben and assumed in lieu thereof the first name of Saroj for all purposes, and I hereby authorize and request all persons to designate, describe and address me by such assumed first name of Saroj.

Dated at Nairobi this 18th day of February 1966.

SAROJ w/o RATILAL,
formerly known as Sarajben.

GAZETTE NOTICE No. 801

NOTICE OF CHANGE OF NAME

I, James Philip Tin Fun, of Mombasa in the Republic of Kenya, formerly known as Tin Hung Ying and also as Tin Fun, hereby give public notice that by a deed poll dated the 25th day of January 1966, duly executed by me, I renounced and abandoned the use of my former names of Tin Hung Ying and Tin Fun and assumed in lieu thereof the name of James Philip Tin Fun and I hereby authorize and request all persons to designate and address me and my children by such assumed name of James Philip Tin Fun.

JAMES PHILIP TIN FUN,
formerly known as Tin Hung Ying
and Tin Fun.

GAZETTE NOTICE No. 802

NOTICE OF CHANGE OF NAME

I, Raichand Devraj Shah of P.O. Box 2335, Mombasa, Kenya, hereby give public notice that by a deed poll dated the 18th day of February 1966, duly executed by me as father and natural guardian of my son Jinit heretofore called and known by the name of Babulal, have formally and absolutely renounced and abandoned the use of his former name Babulal for all purposes and in lieu thereof have on his behalf assumed the name of Jinit.

I, therefore, on his behalf, hereby authorize and request all persons to designate, describe and address my said son by such assumed name of Jinit.

Dated at Mombasa this 18th day of February 1966.

RAICHAND DEVRAJ SHAH.

GAZETTE NOTICE No. 803

NOTICE OF CHANGE OF NAME

I, Gosar Lakhman Shah of P.O. Box 224, Mombasa, Kenya, hereby give public notice that by a deed poll dated 18th February 1966, duly executed by me as father and natural guardian of my son Hasmukhlal heretofore called and known by the name of Hashamukhailal, have formally and absolutely renounced and abandoned the use of his former name Hashamukhailal for all purposes and in lieu thereof have on his behalf assumed the name of Hasmukhla.

I, therefore, on his behalf, hereby authorize and request all persons to designate, describe and address my said son by such assumed name of Hasmukhla.

Dated at Mombasa this 18th day of February 1966.

GOSAR LAKHMAN SHAH.