

THE KENYA GAZETTE

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SCHEDULE—(Contd.)

SCHEDULE	—(Contd.)	1
	District	
First Column		Second Column
District Commissioner		Cis-Mara
District Co-operative Officer		Cis-Mara Cis-Mara
Chief Alfred Sancha ole Meipuk Councillor Shadrack Rotiken	i	Cis-Mara
Councillor Noah ole Siloma		Cis-Mara
Francis Tompo		Cis-Mara
Phylis Pussy (Mrs.) John ole Koonyo		Cis-Mara Cis-Mara
Samuel ole Koriata	** *** *10 ***	Cis-Mara
Kashu ole Olokhoki	•••	Cis-Mara
Job Tingoi ole Kamwaro		Cis-Mara
Solomon ole Teeka	••	Cis-Mara
District Commissioner		Tans-Mara
District Agricultural Officer		Tans-Mara
District Co-operative Officer	• • • • •	Tans-Mara
Councillor Moses ole Saruni Councillor Samson ole Teeta	• • • • • • • • • • • • • • • • • • • •	Tans-Mara Tans-Mara
Kiserema ole Kipteke		Tans-Mara
Pius ole Nairenke		Tans-Mara
Kisiara ole Nkoidila		
John ole Siparo	•••	Tans-Mara Tans-Mara
Masira ole Sikawa		Tans-Mara
redui dompisha (mrs.)	•• ••	Zulis iviaru
Kajiado	District	
District Commissioner		Oloolaiser
Divisional Extension Officer		Oloolaiser
Councillor John Senewa Kaurra	ai	Oloolaiser
Councillor Mathew Shomba		Oloolaiser
Simon Pasha		Oloolaiser
John Koikai		Oloolaiser
Sospeter Mukuru		Oloolaiser
Moses Ngori		Oloolaiser
Moses Moiko		Oloolaiser
Zipporah Tameno (Mrs.)		Oloolaiser
District Commissioner	-	Loitokitok
District Commissioner Divisional Extension Officer		Loitokitok
Councillor Peter Parsiain Kisop		
Councillor Kipelian Kisimir		Loitokitok
`_	••	Loitokitok
	•• ••	
		Loitokitok
		Loitokitok
Lengemur Parmut	••	Loitokitok
District Commissioner		Purko
	• • • • •	
Councillor Sapingwai Polong	• • • • • • • • • • • • • • • • • • • •	Purko
		Purko
• • • •	• • • • • • • • • • • • • • • • • • • •	
Jason ole Sein	••	
Simeon Letutui	••	
Joeil Kobaai	••	To 1 1 .
Kipunyo Katitia		
Mpaada ole Setei	••	Purko Purko
Gideon Kirusua	••	Turko
Elgeyo-Mara	kwet Dist	trict
District Commissioner	4 **.;;	Marakwet
Assistant Agricultural Officer	••	Marakwet
		Marakwet
Councillor Chepterit Keture		Marakwet
Chief William Chemweno Councillor Chepterit Keture Councillor Joseph Chemeitoi		Marakwet
Onesmus wiameka wiaku		Marakwei
Kinaising Suter		Marakwet
Stanley Yano	• • • •	Marakwet
	••	Marakwet
		Marakwet
Winfred Too (Mrs.)		Marakwet
Joseph Kipkore		Marakwet

SCHEDULE—(Contd.)

First Column			Second Column
District Commissioner			Central (Tambach)
1 1 1 1 0 00			Central (Tambach)
Senior Chief Lazaro Chumo			Central (Tambach)
Councillor Chesire Morori			Central (Tambach)
Councillor Clement Kiplagat			Central (Tambach)
Elijah Kotut			Central (Tambach)
Pacifica Komen (Mrs.)			Central (Tambach)
Kimengich Chesire			Central (Tambach)
Lawrence Changwony		٠	Central (Tambach)
Kibiwott arap Cheserem			Central (Tambach)
Jonathan Sumbeiywa		٠,	Central (Tambach)
Cherop Labul	••	••	Central (Tambach)
District Commissioner			Chepkorio (Southern)
District Agricultural Officer			Chepkorio (Southern)
Chief Edward Orgut			Chepkorio (Southern)
Councillor Kipkoech Langat			Chepkorio (Southern)
Councillor Julius Chepkiyeng			Chepkorio (Southern)
Cheboi Chepkiyeng			Chepkorio (Southern)
Kipkenei Koima			Chepkorio (Southern)
Livingstone Kimengich arap Ch	umba		Chepkorio (Southern)
Benjamin Kipserem arap Kimer	ngich		Chepkorio (Southern)
Reuben Kattam	• •	••	Chepkorio (Southern)
Rhoda Masit (Mrs.)	• •		Chepkorio (Southern)
Joseph Kwambai			Chepkorio (Southern)
Sambur	u Disi	trict	
District Commissioner			Samburu
District Agricultural Officer			Samburu
District Land Adjudication Offi		.,	Samburu
Councillor Michael Melei		••.	6 1
Councillor Harrison Lendunda			Samburu
Jeremiah Lemek Leaduma			Samburu
Peter Lenaingoingoi			Samburu
			Samburu
Letelen Lenaitorono			Samburu
Riaman Lolmingani			Samburu
Elizabeth Lesepe (Mrs.)			Samburu
Lekoki Lemalita	.:		Samburu
West Pol	kot Di	stric	rt .
District Commissioner			West Pokot
District Commissioner District Agricultural Officer	• •		West Pokot
District Land Registrar			West Pokot
Councillor James Ibrahim Lukw	7Ó 1	• •	West Pokot
Councillor Daniel Kotoruk Ripo James Mariech Kokita	ongole	•••	West Pokot West Pokot
John Chebus	•		West Pokot
Simotwo Chemakus		7 · ·	West Pokot
Isaya Meriakol	• •	• •	West Pokot
Kanyongu Loriwo	• •	••	West Pokot West Pokot
Dinah Katina (Mrs.)	• •		West Pokot
Dated the 25th April, 1981.		,	G. G. KARIUKI.
			Minister of State.

GAZETTE NOTICE No. 2299

THE POLICE ACT

(Cap. 84)

APPOINTMENT OF A POLICE STATION

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

Dog Section Headquarters, L.R./Plot No. 58713/139 situated in Nairobi to be a Police Station.

Dated the 16th July, 1981.

B. M. GETHI, Commissioner of Police.

THE POLICE ACT

(Cap. 84)

APPOINTMENT OF A POLICE STATION

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

Special Branch/Criminal Investigation Department Training School, L.R. No. 209/5517

situated in Nairobi to be a Police Station.

Dated the 16th July, 1981.

B. M. GETHI, Commissioner of Police.

GAZETTE NOTICE No. 2301

THE POLICE ACT

(Cap. 84)

IN EXERCISE of the powers conferred by section 4 (2) of the Police Act, the Commissioner of Police appoints:

JOSEPH KIMEU NGUTU, Senior Assistant Commissioner of Police to be Commandant, Kenya Police College, Kiganjo, with effect from 5th December, 1980.

JOSEPH WANYOIKE KIARIE, Senior Assistant Commissioner of Police to be in Command of Police in Nyanza Province, with effect from 2nd December, 1980.

NOAH NONDIN ARAP Too, Acting Assistant Commissioner of Police to be in Command of Police in Coast Province, with effect from 27th November, 1980.

JOHN KIPKEMBOI KIMUTAI, Acting Assistant Commissioner of Police to be Commandant, Kenya (Railways and Ports) Police, with effect from 26th October, 1980.

ELIUD KIRWA LAGAT, Acting Superintendent of Police to be O.C.P.D., Busia, of the Western Province, with effect from 7th March, 1981.

Ambrose Barnaba Odhiambo, Superintendent of Police to be O.C.P.D., Kakamega, of the Western Province, with effect from 17th March, 1981.

Jackson Wanjau Kihuko, Acting Superintendent of Police to be O.C.P.D., Samburu, of the Rift Valley Province, with effect from 7th January, 1981.

Jackson Henry Kariuki, Acting Superintendent of Police to be O.C.P.D., Molo, of the Rift Valley Province, with effect from 20th November, 1980.

Samson Ogott Masitta, Superintendent of Police to be O.C.P.D., Laikipia, of the Rift Valley Province, with effect from 6th December, 1980.

ELIAS MAKOKHA, Acting Superintendernt of Police to be O.C.P.D., Kajiado, of the Rift Valley Province, with effect from 29th October, 1980.

STEPHEN NJAGE KARANJA, Superintendent of Police to be O.C.P.D., Nyeri, of the Central Province, with effect from 23rd October, 1980.

James Nderitu Wang'ombe, Superintendent of Police to be O.C.P.D., Kirinyaga, of the Central Province, with effect from 21st February, 1981.

PETER OMBAI MUGA, Senior Superintendent of Police to be O.C.P.D., Mombasa Urban, of the Coast Province, with effect from 21st February, 1981.

JOHN KIOGORA WAMBUGU, Senior Superintendent of Police to be O.C.P.D., Meru, of the Eastern Province, with effect from 11th February, 1981.

PHILEMON FREDERICK ARODI ABONG'O, Superintendent of Police to be O.C.P.D., Kericho, of the Rift Valley Province, with effect from 26th March, 1981.

JONATHAN KUNYU MALEMO, Acting Superintendent of Police to be O.C.P.D., Garissa, of the North-Eastern Province, with effect from 22nd November, 1980.

DANIEL WANIAMA KURIA, Superintendent of Police to be O.C.H.P.D., Kilindini, of the Kenya (Railways and Ports) Police, with effect from 4th December, 1980.

Samson Kirinya Magiri, Superintendent of Police to be O.C.R.P.D., Nairobi, of the Kenya (Railways and Ports) Police, with effect from 12th November, 1980.

Peter Kabo Bore, Acting Superintendent of Police to be O.C.P.D., North-Western Division, Nairobi Area, with effect from 23rd October, 1980.

WINISTONE BUNDI ISABOKE, Acting Superintendent of Police to be O.C.P.D., Northern Division, Nairobi Area, with effect from 7th February, 1981.

The appointments of Messrs. Alphonce Shiberenje Mullama, Joseph Kimeu Ngutu, Joseph Wanyoike Kiarie, Solomon Muyaka Muyondo, Abraham Wambugu Gachanja, Philemon Frederick Arodi Abong'o, Danie Wanjama Kuria, Daniel Kuria Ng'ang'a, Samson Kiriinya Magiri, Julius Katongu Kaminda, David Kimotho Musila, John Kiogora Wambugu, Peter Ombai Muga, Moses Khamisi Matanka, Crispus Kariuki Ngugi, Albert Otieno Ochanda, Samson Ogoti Masitta, Fredrick Njogu Kimando and James Nderitu Wang'ombe as Commandant, Kenya Police College, Kiganjo, Commanders of Police in Nyanza and Coast Provinces, Commandant Kenya (Railways and Ports) Police and as O.C.P.D.s, Busia, Kakamega, Molo, Laikipia, Kajiado, Nyeri, Kirinyaga, Mombasa Urban, Meru, Kericho, Garissa, Port Police, Kilindini, Nairobi Railway Police Division, North-Western Division, Nairobi Area and Northern Division, Nairobi Area are cancelled with effect from 4th December, 1980; 1st December, 1980; 26th November, 1980; 25th October, 1980; 6th March, 1981; 16th March, 1981; 19th November, 1980; 5th December, 1980; 28th October, 1980; 22nd October, 1980; 20th February, 1981; 20th February, 1981; 10th February, 1981; 25th March, 1981; 21st November, 1980; 3rd December, 1980; 11th November, 1980; 22nd October, 1980; and 6th February, 1981, respectively.

Gazetted Notice Nos. 2463/79, 1767/80 and 2744/80 are accordingly varied.

Dated the 2nd April, 1981.

B. M. GETHI, Commissioner of Police.

GAZETTE NOTICE No. 2302

THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Samar Limited, a limited liability company having its registered office at P.O. Box 39, Maragua, is the registered office at P.O. Box 39, Maragua, is the registered as lessee of all that piece of land known as L.R. No. 11354, situate South of Murang'a Township in the Murang'a District, by virtue of a grant registered as I.R. 19799/1, and whereas sufficient evidence has been adduced to show that the said grant has been lost. Notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a Provisional Certificate provided that no objection has been received within that period.

Dated the 31st July, 1981.

L. PEREIRA, Registrar of Titles.

GAZETTE NOTICE No. 2303

THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Impala Stationers Limited, a limited liability company incorporated in Kenya, having its registered office at P.O. Box 45429, Nairobi, is the registered proprietor as lessee of all that piece of land known as L.R. No. 209/9266, situate in the City of Nairobi, in the Nairobi Area, by virtue of a grant registered as I.R. 32799/1, and whereas sufficient evidence has been adduced to show that the said grant has been lost. Notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a Provisional Certificate provided that no objection has been received within that period.

Dated the 31st July, 1981.

L. PEREIRA, Registrar of Titles.

THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Patrice Ezekiel Mwangu Ivuti of P.O. Mutomo, Kitui, is the registered proprietor as a lessee of all that piece of land known as L.R. No. 4096/238, situate in Kitui in the Kitui District by virtue of a grant registered as No. I.R.N. 3622/1, and whereas sufficient evidence has been adduced to show that the said grant registered as I.R.N. 3622/1, has been lost. Notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a Provisional Certificate provided that no objection has been received within that period.

Dated the 31st July, 1981.

L. PEREIRA, Registrar of Titles.

GAZETTE NOTICE No. 2305

THE TIMBER ACT

(Cap. 386)

IN EXERCISE of the powers conferred by section 4 (3) of the Timber Act, the Chief Conservator of Forests revokes the authorization of—

FREDRICK MUNYUA NJENGA*

as a grader for the purposes of the Act, with effect from 1st June, 1981.

Dated the 21st July, 1981.

O. M. MBURU, Chief Conservator of Forests.

*G.N. 1781/1981.

GAZETTE NOTICE No. 2306

THE TIMBER ACT

(Cap: 386)

IN EXERCISE of the powers conferred by section 4 (1) of the Timber Act, the Chief Conservator of Forests authorizes—

Hemant Kumar Manubhai Patel, Stephen Njoroge,

to be graders for the purposes of the Act, for a period of one year, with effect from 1st June, 1981.

Dated the 21st July, 1981.

O. M. MBURU, Chief Conservator of Forests.

GAZETTE NOTICE No. 2307

MINISTRY OF ENVIRONMENT AND NATURAL RESOURCES

Loss of Park Entrance Receipt Books

IT IS notified for general information of the public that the following park entrance receipt books have been reported lost from the office of the Director, Wildlife Conservation and Management Department, Tsavo National Park (West):

Car Admission Nos. 23901-24000, 43901-44000.

Adults Admission Nos. 50101-50200, 50201-50300, 50901-51000, 52001-52100, 52101-52200, 52701-52800, 52801-52900, 52901-53000.

The Government will not therefore accept any responsibility for any payment made against the receipts listed, which have now been treated as cancelled.

J. M. AZEGELE, for Permanent Secretary.

GAZETTE NOTICE No. 2308

6 PER CENT STOCK 1980-83

FOR the purpose of preparing warrants for interest due on 15th September, 1981, the balances of the several accounts in the above stock will be struck at close of business on 15th August, 1981, after which date the stock will be transferable ex-dividend.

CENTRAL BANK OF KENYA, P.O. Box 60000, Nairobi.

GAZETTE NOTICE No. 2309

(1981)-103 PER CENT KENYA STOCK 2003

Issue of shs 600m

shs 600m

(1981)—103 per cent Kenya Stock 2003—Conversion Stock Interest payable 17th February and 17th August

First six months' interest payable on 17th February, 1982

PRICE OF THE ISSUE

97.75 per cent

Payable on application

This stock is an investment authorized in the Republic of Kenya by the Trustee Act (Cap. 167).

The proceeds of the loan will be credited to the Development Exchequer and used for development purposes.

THE Central Bank of Kenya on behalf of the Government of the Republic of Kenya invites applications for locally registered Kenya Stock as stated above. The stock will be issued under the provisions of Internal Borrowing Act and will be registered in accordance with the terms of the Act. No notice of any trust in respect of the stock will be entered in the register or be receivable by the Central Bank of Kenya.

Applications must be for shs 200 stock or multiples of shs 200 and no allotment will be made for a lesser amount than shs 200 stock. Applications, in sealed envelopes marked "Application for Government Stocks" must be accompanied by a remittance for the full amount of the stock applied for and addressed to the Chief, Institutional Development Department, Central Bank of Kenya, P.O. Box 60000, Nairobi. The list of applications will open on 4th August, 1981 and will be closed at 11.00 a.m. on 17th August, 1981. Thereafter if some part of the issue remain unsubscribed it will be placed on "TAP" and may be purchased at the Central Bank of Kenya for the same issue price or at prices to be determined by the issuing authority at the time of purchase.

The Government reserves the right to close any part of or the whole issue at its sole discretion at any time.

Interest will be payable half-yearly on 17th February and 17th August by interest warrants, which will be forwarded by post at the stockholder's risk to the stockholder, or to any other person, bank or firm named by him. Interest payments will be subject to the deduction of income tax in accordance with laws of the Republic of Kenya.

The issue will consist of one stock.

Stockholders will be given an option to convert their holdings at the time of redemption.

The stock will be repaid at par not later than 17th February, 2003, in Nairobi in local currency. The Government of the Republic of Kenya will however, have the option of redemption in whole or in part, at par, on or at any time after 17th August, 2002, on giving three months' notice by advertisement in the Kenya Gazette or by post to the then stockholders at their registered addresses.

A sinking fund for the stock will be formed for redemption of the loan under the management of trustees.

Half-yearly contribution to the sinking fund will be at the rate of not less than 1 per cent per annum and the first contribution will be made on 17th February, 1982. The contributions may be increased.

The register of holdings for the stock will be kept by the Central Bank of Kenya and stock will be transferable in this register without charge and free of stamp duty in multiples of shs 20, by instruments in writing in any usual or common form.

A commission at the rate of one-fourth per cent will be allowed to banks, other financial institutions, stockbrokers and savings and credit co-operative societies, on allotments

made in respect of their clients' applications paid by or through them and bearing their stamp.

Pospectus and application forms may be obtained at the Loans Section, the Treasury, P.O. Box 30007, Nairobi; at the Central Bank of Kenya, Haile Sclassie Avenue, P.O. Box 60000, Nairobi; and at the local head offices and principal branches of all Commercial Banks; the Government Stockbroker, Messrs. Francis Thuo and Partners Ltd. and the members of the Nairobi Stock Exchange.

Copies of the Internal Borrowing Act may be inspected at the Central Bank of Kenya, Nairobi, so long as the list is open.

Nairobi, 27th July, 1981. CENTRAL BANK OF KENYA, P.O. Box 60000, Nairobi.

GAZETTE NOTICE No. 2310

THE RABIES ACT

(Cap. 365, Sub. Leg.)

DECLARATION OF COMPULSORY INOCULATION AREAS

IN EXERCISE of the powers conferred by regulation 10 of the Rabies Regulations, the Deputy Director of Livestock Development (Veterinary Services) declares the areas specified in the Schedule hereto to be compulsory rabies innoculation areas.

SCHEDULE

Trans Nzoia Administrative District. West Pokot Administrative District.

Dated the 20th July, 1981.

W. K. NGULO,
Deputy Director of Livestock Development,
Veterinary Services.

GAZETTE NOTICE No. 2311

THE RABIES ACT

(Cap. 365)

DECLARATION OF RABIES CONTROL AREAS

IN EXERCISE of the powers conferred by section 2 of the Rabies Act, the Deputy Director of Livestock Development (Veterinary Services) declares the areas specified in Schedule hereto to be rabies control areas for the purpose of the aforesaid Act.

SCHEDULE

Trans Nzoia Administrative District. West Pokot Administrative District.

Dated the 20th July, 1981.

W. K. NGULO,
Deputy Director of Livestock Development,
Veterinary Services.

GAZETTE NOTICE No. 2312

THE RABIES ACT (Cap. 365)

ORDER

IN EXERCISE of the powers conferred by section 8 of the Rabies Act, the Director of Veterinary Services orders that the following provisions shall have effect and be complied with in the area specified in the Schedule hereto, which is an area in which rabies has broken out:

- 1. For a period of three months from the coming into operation of this order, or for such longer period as the Director of Veterinary Services shall by notice declare, all dogs shall at all times be secured on leads except when in enclosed premises, a dwelling-house, or a building and shall be kept in enclosed premises, a dwelling-house, or a building between the hours of 7 p.m. and 6 a.m.
- 2. After the expiration of three months or such longer period as aforesaid, all dogs shall be secured on leads at all times when on or near a public road and shall be kept in

enclosed premises, a dwelling-house, or a building between the hours of 7 p.m. and 6 a.m.

- 3. (1) Any dog that is suspected of having been bitten by or been in contact with a rabied animal may, if not destroyed, with the approval of a veterinary officer be secured in a place of isolation as hereinafter provided and kept under observation for a period of at least six months and shall be examined at least once a month by a veterinary officer during such period.
- (2) A dog is deemed to have been in contact with an animal if it has been in the same building, kennel, field or other place as the animal.
- 4. For the purposes of paragraph 3, the dog shall be secured in a suitable place of detention in the immediate neighbourhood of the place where the dog is normally kept or in such other place as may be approved by the Director of Veterinary Services.
- 5. The place of detention shall comprise a kennel or other enclosure with sufficient adjoining space to provide for the full liberty of the dog in the open air, the whole being so enclosed as to prevent the escape of the dog therefrom or its contact with any other dog:

Provided that in the absence of such facilities the dog may, as a temporary expedient, be detained in such manner as may be approved by a veterinary officer or inspector.

- 6. A veterinary officer, or any person authorized by him in writing, may destroy any dog not controlled in accordance with the provisions of paragraphs 3, 4 and 5.
- 7. The carcass of an animal that has died from rabies or that has been destroyed on account of rabies shall be burned or buried by the owner or the person in charge of such animal.
- 8. No person shall move any dog or cause any dog to be moved out of or into the area specified in the Schedule without the prior written permission of a veterinary officer.

SCHEDULE

Trans Nzoia Administrative District. West Pokot Administrative District.

Dated the 20th July, 1981.

W. K. NGULO,
Deputy Director of Livestock Development,
Veterinary Services.

GAZETTE NOTICE No. 2313

VACANT POSTS IN THE INTERNATIONAL ATOMIC ENERGY AGENCY

1. Post title and grade.—Second Officer (Assistant Area Officer) P-3*.

Vacancy Notice No.-44/81.

Division.—Africa Section, Division of Technical Assistance, Department of Technical Assistance and Publications.

Closing date.—9th October, 1981.

Type of appointment.—Fixed term—two years.

Duty station.—Vienna.

Duties and responsibilities

- In general.—To assist in the processing and implementation of technical assistance projects, under both UNDP and the agency's regular programme in respect of Africa.
- In particular.—To assist the area officer to carry out the following duties:
- (a) To undertake preliminary evaluations of requests and to arrange for technical evaluation of requests for experts and equipment, fellowships, training courses and scientific visits, in consultation with the technical divisions concerned in the secretariat.
- (b) To prepare correspondence with the Governments of member states and UNDP resident representatives in respect of technical assistance requests and projects.
- (c) To prepare draft board papers for approval of projects.
- (d) To prepare job descriptions of experts, to brief and debrief experts assigned to projects in his/her area and to examine reports from experts in co-operation with the appropriate technical divisions within the secretariat.

I.A.E.A. VACANCIES-(Contd.)

- (e) To assist member states in preparing suitable projects for assistance under the agency's regular programme and UNDP, including preparation of project documents.
- (f) To maintain continuing review of the implementation of all technical assistance projects in his/her area.

*The grade at which the successful candidate will be recruited will depend upon qualifications and experience; it will not, however, be higher than P-3.

Qualifications.—University graduation with very good academic record, followed by six years' relevant experience in a national or international organization. Demonstrated ability to work well with and for scientists. Fluency in French, and ability to draft letters and reports in French. Working knowledge of English, Russian or Spanish desirable.

It is important that applications for this post be received from suitably qualified women as well as men.

Salary and Allowances

Emoluments are based on US\$ equivalents and are deemed to be exempt from national income tax. Salaries and allowances are payable in the currency of the duty station and, on request, partially in the currency of the home country.

Net base salary per annum, single rate US\$21,600.46, dependency rate US\$23,103.98. In addition post adjustment per annum variable according to cost of living and to dependency status. At present single rate US\$10,841.97, dependency rate US\$11.624.01.

Other benefits subject to specific terms of appointment and where applicable annual salary increment, annual and sick leave, medical scheme, travel on appointment and repatriation, shipment of personal effects and household goods, installation and repatriation grants, home leave travel every two years with eligible dependants, children's education grant plus dependency allowance.

Applications to the Division of Personnel, International Atomic Energy, Wagramerstrasse 5, P.O. Box 100, A-1400 Vienna, Austria.

2. Post title.—Senior Officer (Head, Computer Section) P-5*.

Vacancy Notice No.-45/81.

Division.—Division of Scientific and Technical Information Department of Technical Operations.

Closing date.—9th October, 1981.

Type of appointment.—Fixed term—two years.

Duty station.-Vienna.

Duties and responsibilities

In general.—To support the activities of the agency and the UN organization at the Vienna International Centre in the area of computer services by managing the computer section and supervising a professional technical staff having a wide-variety of computer oriented skills. The services provided include systems design and analysis, programming, technical support, data entry, technical evaluation and operation of a large modern computer facility.

In particular:

- (a) To supervise the staff (approximately 60 people) and administer the activities of the agency's central computer facility.
- (b) To be responsible for the effective operation of the agency's IBM 3032 computer system.
- (c) To determine staffing requirements and staff training needs.
- (d) To determine user educational needs and to provide user education.
- (e) To determine needs for computer and word processing equipment and supplies.
- (f) To determine user billing rates and to ensure full costrecovery of all computer services and the various computer equipment resources.
- (g) To advise management on new developments arising in connection with computing activities.
- (h) To develop long-range plans to meet the computing needs of the agency and other UN organizations both for established and new users.
- (i) To undertake other such duties as may be assigned from time to time by the Director, Division of Scientific and Technical Information.

*The grade at which the successful candidate will be recruited will depend upon qualifications and experience; it will not, however, be higher than P-5.

Qualifications.—University degree, preferably in computer science or a related technical field. Ten to 15 years' experience at a responsible level in the areas of data processing or systems analysis and programming, covering a wide variety of applications. At least five years' experience in a large IBM computer installation. Direct or strongly related experience in managing a computer facility. Strong administrative ability. Fluency in English, French, Russian or Spanish essential.

It is important that applications for this post be received from suitably qualified women as well as men.

Salary and Allowances

Emoluments are based on US\$ equivalents and are deemed to be exempt from national income tax. Salaries and allowances are payable in the currency of the duty station and, on request, partially in the currency of the home country.

Net base salary per annum, single rate US\$30,776.32, dependency rate US\$33,318.33. In addition post adjustment per annum variable according to cost of living and to dependency status. At present, single rate US\$15,261.75, dependency rate US\$16,518.03.

Other benefits subject to specific terms of appointment and where applicable, annual salary increment, annual and sick leave, medical scheme, travel on appointment and repatriation, shipment of personal effects and household goods, installation and repatriation grants, home leave travel every two years with eligible dependants, children's education grant plus dependency allowance.

Applications to the Division of Personnel, International Atomic Energy, Wagramerstrasse 5, P.O. Box 100, A-1400 Vienna, Austria.

3. Post title and grade.—Associate Officer P-2*.

Vacancy Notice No.-46/81.

Division.—Nuclear Data Section, Division of Research and Laboratories, Department of Research and Isotopes.

Closing date.—9th October, 1981.

Type of appointment.—Fixed term—two years.

Duty station.-Vienna.

Duties and responsibilities

In general.—To act as data service co-ordinator for all data requests received and processed by the data centre, using existing computer facilities and programmes, in co-operation with the physics and computer staff of the section. The main activity of the nuclear data section is to operate one of the world's major data centres holding a large number of computerized data libraries of nuclear cross-sections and other nuclear data important for nuclear science and technology in the agency's member states.

In particular:

- (a) To monitor all requests addressed to the data centre for nuclear data and documents, ensuring rapid and satisfactory reply to these requests, specifically—
 - (i) to co-ordinate and control the processing of all requests;
 - (ii) to maintain correspondence as required;
 - (iii) to keep records of the data requirements of the scientists serviced by the data centre;
 - (iv) to prepare and maintain the statistical records of the data centre's services.
- (b) To maintain and update the PROFILE system (file of professional correspondents).
- (c) To assist in the development of computerized systems used by the data service co-ordinator and to maintain their documentation.
- (d) To assist in other activities of the nuclear data section, as need arises, commensurate with the professional experience and interests of the applicant.

*The grade at which the successful candidate will be recruited will depend upon qualifications and experience; it will not, however, be higher than P-2.

Qualifications.—University degree or specialized education in physical and/or information science and at least two years' experience in computer-supported data or information centre services or in clearing house activities entailing the collection, classification and distribution of information, preferably with some knowledge of nuclear sciences. Fluency in English essential; French, Russian or Spanish desirable.

I.A.E.A. VACANCIES-(Contd.)

It is important that applications for this post be received from suitably qualified women as well as men.

Salary and Allowances

Emoluments are based on US\$ equivalents and are deemed to be exempt from national income tax. Salaries and allowances are payable in the currency of the duty station and, on request, partially in the currency of the home country.

Net base salary per annum, single rate US\$18,026.91, dependency rate US\$19,194.79. In addition, post adjustment per annum variable according to cost of living and to dependency status. At present, single rate US\$9,065.85, dependency rate US\$9,656.94.

Other benefits subject to specific terms of appointment and where applicable, annual salary increment, annual and sick leave, medical scheme, travel on appointment and repatriation, shipment of personal effects and household goods, installation and repatriation grants, home leave travel every two years with eligible dependants, children's education grant plus dependency allowance.

Applications to the Division of Personnel, International Atomic Energy Agency, Wagramerstrasse 5, P.O. Box 100, A-1400 Vienna, Austria.

4. Post title and grade.—First Officer P-4*.

Vacancy Notice No.-47/81.

Division.—Nuclear Data Section, Division of Research and Laboratories, Department of Research and Isotopes.

Closing date.—9th October, 1981.

Type of appointment.—Fixed term—two years.

Duty station.-Vienna.

Duties and responsibilities

In general.—To assist the head of the nuclear data section in heading the atomic and molecular (A+M) data programme component of the nuclear data section.

In particular:

- (a) To keep abreast of A+M data requirements in fusion research, and review the status and availability of these
- (b) To maintain and initiate co-ordinated research programmes for the measurement and evaluation of A+M data for fusion, and to encourage A+M data research in developing countries.
- (c) To supervise the establishment and maintanance of bibliographic and numerical data files held by the A+M data unit, and the development of computerized storage and retrieval systems for bibliographic and numerical A+M data for fusion.
- (d) To co-ordinate the activities of the international A+M data centre network in the compilation, evaluation and dissemination of bibliographic and numerical A+M data needed for fusion.
- (e) To supervise the preparation of publications issued by the $\mathbf{A} + \mathbf{M}$ data unit.

*The grade at which the successful candidate will be recruited will depend upon qualifications and experience; it will not, however, be higher than P-4.

Qualifications.—Advanced degree in atomic physics or equivalent qualification followed by at least ten years' professional work in experiemental and/or theoretical atomic physics including experience and broad knowledge in the field of controlled fusion research. Computerized data handling or information system experience, and administrative or management experience required. Fluency in English essential; French, Russian or Spanish desirable.

It is important that applications for this post be received from suitably qualified women as well as men.

Salary and Allowances

Emoluments are based on US\$ equivalents and are deemed to be exempt from national income tax. Salaries and allowances are payable in the currency of the duty station and, on request, partially in the currency of the home country.

Net base salary per annum, single rate US\$25,671.67, dependency rate US\$27,611.52. In addition, post adjustment per annum variable according to cost of living and to dependency status. At present, single rate US\$12,862.05, dependency rate US\$13,844.73.

Other benefits subject to specific terms of appointment and where applicable, annual salary increment, annual and sick leave, medical scheme, travel on appointment and repatriation, shipment of personal effects and household goods, installation and repatriation grants, home leave travel every two years with eligible dependants, children's education grant plus dependency allowance.

Applications to the Division of Personnel, International Atomic Energy Agency, Wagramerstrasse 5, P.O. Box 100, A-1400 Vienna, Austria.

5. Post title and grade.—First Officer (Area Officer), P-4*.

Vacancy Notice No.-48/81.

Division.—Latin American Section, Division of Technical Assistance, Department of Technical Assistance and Publications.

Closing date.—9th October, 1981.

Type of appointment.—Fixed term-two years.

Duty station.—Vienna.

Duties and responsibilities

In general.—To assist the senior area officer in the processing and implementation of technical assistant projects, under both UNDP and the agency's regular programme in respect of Latin America. To perform duties of a senior area officer in the absence of the lttter as assigned by the director of the division.

In particular.—To assist the senior area officer to carry out the following duties:

- (a) To undertake preliminary evaluation of requests and to arrange for technnical evaluation of requests for experts and equipment, fellowships, training courses, and scientific visits, in consultation with the technical divisions concerned in the secretariat.
- (b) To prepare correspondence with the Governments of member states and UNDP resident representatives in respect of technical assistance requests and projects.
- (c) To prepare draftboard papers for approval of projects.
- (d) To prepare job descriptions of experts, to brief and debrief experts assigned to projects and to examine and edit reports from experts in co-operation with the appropriate technical divisions within the secretariat.
- (e) To assit member states in preparing suitable projects for assistance under the agency's regular programme and UNDP, including preparation of project documents.
- (f) To maintain continuing review of the implementation of all technical assistance projects in the area.

*The grade at which the successful candidate will be recruited will depend upon qualifications and experience; it will not, however, be higher than P-4.

Qualifications.—University degree with very good academic record, followed by at least ten years of directly relevant experience in a national or international organization. Demonstrated ability to work well and for scientists. Fluency in Spanish, working knowledge of English.

It is important that applications for this post be received from suitably qualified women as well as men.

Salary and Allowances

Emoluments are based on US\$ equivalents and are deemed to be exempt from national income tax. Salaries and allowances are payable in the currency of the duty station and, on request, partially in the currency of the home country.

Net base salary per annum, single rate US\$25,671.67, dependency rate US\$27,611.52. In addition, post adjustment per annum variable according to cost of living and to dependency status. At present, single rate US12,862.05, dependency rate US\$13,844.73.

Other benefits subject to specific terms of appointment and where applicable, annual salary increment, annual and sick leave, medical scheme, travel on appointment and repatriation, shipment of personal effects and household goods, installation and repatriation grants, home leave travel every two years with eligible dependants, children's education grant plus dependency allowance.

Applications to the Division of Personnel, International Atomic Energy Agency, Wagramerstrasse 5, P.O. Box 100, A-1400 Vienna, Austria.

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Mzee Omari of Karingani in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.9 hactares or thereabouts, situated in the District of Meru, registered under Title No. Karingani/Ndagani/763, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period.

Dated the 15th July, 1981.

S. J. KANYORO,

Land Registrar,

Meru District.

GAZETTE NOTICE No. 2315

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Mugambi M'Chunde of Lower-Chure in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.124 hectare or thereabouts, situated in the District of Meru, registered under Title No. Abogeta/Lower-Chure/488, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period.

Dated the 15th July, 1981.

S. J. KANYORO, Land Registrar, Meru District.

GAZETTE NOTICE No. 2316

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS S. Kuria Githengu of Riabai Sub-location, in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land comprising 1.6 hectares or thereabouts, situated in the District of Kiambu and registered under Title No. Ndumberi/Riabai/199, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period.

Dated the 10th July, 1981.

E. W. GACHOMBA (Mrs.),

Land Registrar,

Kiambu District.

GAZETTE NOTICE No. 2317

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Kuria Githengu of Riabai Sub-location, in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land comprising 0.26 of an acre or thereabouts, situated in the District of Kiambu

and registered under Title No. Ndumberi/Riabai/T. 318, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period.

Dated the 10th July, 1981.

E. W. GACHOMBA (Mrs.).

Land Registrar,

Kiambu District.

GAZETTE NOTICE No. 2318

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS S. Kuria Githengu of P.O. Box 327, Kiambu, in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land comprising 0.080 of an hectare or thereabouts, situated in the District of Kiambu and registered under Title No. Ngenda/Nyamangara/T. 22, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period.

Dated the 10th July, 1981.

E. W. GACHOMBA (Mrs.),

Land Registrar,

Kiambu District.

GAZETTE NOTICE No. 2319

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Kititi ole Lekukule (ID/0499370/63) of P.O. Loitokitok in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 13.2 hectares or thereabouts, situated in the District of Kajiado and registered under Title No. Loitokitok/Rombo "A"/20 and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period.

Dated the 23rd July, 1981.

A. S. BAMUSA, Acting Land Registrar, Kajiado District.

GAZETTE NOTICE No. 2320

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Elizabeth Wanjiru Wainaina of P.O. Burnt Forest in the Republic of Kenya, is the registered proprietor in absolute ownership interest of all that piece of land containing 0.0465 hectare or thereabouts, situated in Uasin Gishu District and registered under Title No. Burnt Forest/T/130, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given that after expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period.

W. H. OCHOLA, Land Registrar, Eldoret District.

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Peris Wairimu Werugia of P.O. Box 322, Nyeri in the Republic of Kenya, is the registered proprietor in absolute ownership interest of all that piece of land containing 0.05 hectare or thereabouts, situated in the District of Embu, known as Parcel No. Gaturi/Githimu/1523 and 1524, registered under Title No. Gaturi/Githimu/1523 and 1524, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period.

Dated the 6th July, 1981.

K. MWANIKI, Land Registrar, Embu District.

GAZETTE NOTICE No. 2322

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Njagi Murigo of Gaturi Location in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 4.00 acres or thereabouts, situated in the District of Embu, known as Parcel No. Ngandori/Ngovio/378, registered under Title No. Ngandori/Ngovio/378, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period.

Dated the 7th July, 1981.

K. MWANIKI, Land Registrar, Embu District.

GAZETTE NOTICE No. 2323

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Namu Nyaga of P.O. Box 6039, Runyenjes in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 5.00 acres or thereabouts, situated in the District of Embu, known as Parcel No. Kagaari/Weru/1026, registered under Title No. Kagaari/Weru/1026, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period.

Dated the 2nd July, 1981.

K. MWANIKI, Land Registrar, Embu District.

GAZETTE NOTICE No. 2324

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Nthenge Mukonyo of P.O. Box 222, Kitale in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.0356 hectare or thereabouts, situated in the District of Machakos, known as Parcel No. Machakos Town/Block II/69, registered

under Title No. Machakos Town/Block II/69, and whereas sufficient evidence has been adduced to show that the Certificate of Lease issued thereof has been lost. Notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Certificate of Lease provided that no objection has been received within that period.

Dated the 29th June, 1981.

L. W. MASUA (MRs.), Land Registrar, Machakos District.

GAZETTE NOTICE No. 2325

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Chelimo Chebii of Kabiego, Lelan Location in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 88.0 hectares or thereabouts, situated in the District of Elgeyo/Marakwet, registered under Title No. Lelan/Kabiego/38, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost. Notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new Land Certificate provided that no objection has been received within that period.

Dated the 8th July, 1981.

W. H. OCHOLA, Land Registrar, Uasin-Gishu District.

GAZETTE NOTICE No. 2326

THE INDUSTRIAL COURT

Cause No. 3 of 1981

Parties:

Kenya Bakers and Confectioners Workers' Union and Wrigley Company (E.A.) Ltd.

Issue in dispute:

Recognition.

- 1. The Kenya Bakers and Confectioners Workers' Union shall hereinafter be referred to as the Claimants and Wrigley Company (E.A.) Ltd. shall hereinafter be referred to as the Respondents.
- 2. The parties were heard in Nairobi on 10th and 11th March, 30th April, 25th June and 6th July, 1981, and relied on their written and verbal submissions. The Court called S. Muhanji, Secretary-General of Kenya Union of Commercial, Food and Allied Workers to make submission on the issue in dispute.

AWARD

3. The Notification of Dispute Form "A" dated 24th April, 1980, duly signed by the parties was received by the Court on 7th January, 1981, together with the statutory, certificate signed by the Labour Commissioner.

The Respondents are a firm engaged in producing and distributing chewing gum in Kenya and neighbouring countries. They started producing chewing gum locally in May 1971 and employ approximately 107 persons 86 of whom are in the production and maintenance side in the factory with another three in factory administration and the remaining are in administrative, marketing and selling office.

The Respondents have a recognition agreement with the Kenya Union of Commercial Food and Allied Workers (hereinafter referred to as the Commercial Union) effective from 28th March, 1972. The Respondents and the Commercial Union have since entered into collective agreements with the latest one being dated 18th November, 1980, effective from 1st September, 1980, for a period of two years from that date. This collective agreement has been registered by the Industrial Court Under RCA. No. 26 of 1981.

The Claimants were registered as a trade union on 6th December, 1977, and thereafter they proceeded on a membership drive in various industries and by May 1978, 41 out of 56 unionisable employees of the Respondents had joined them. These workers revoked their membership of the Commercial

Union. They started paying their union dues to the Claimants directly and apparently are doing so up till now. The Claimants then approached the Respondents for recognition which was refused and the Claimants reported a trade dispute to the Minister for Labour. A Ministerial investigation committee was appointed and its findings were released to the parties on 18th April, 1980. The findings of this committee were that both the Claimants and the Commercial Union could rightly claim to represent workers in the Respondents' employment and the Chief Industrial Relations Officer proceeded to state as follows in the findings:

"I would have been inclined to recommend that Bakers Union whose constitution specifically covers sweets making industry which the company is engaged in if:

- (a) The majority of the workers belong to this union.
- (b) The Commercial Union was not effectively representing the workers and did not enjoy the majority of workers as its members.
- (c) The Commercial Union by its constitution was grossly inappropriate to represent the workers of the company.
- (d) The Commercial Union had neglected to seek collective agreement for some years. But as noted above already it has a current collective agreement with the company that is due for renewal of its expiry on 31st August, 1980.

After careful consideration of the above observations it is recommended that the Commercial Union should continue representing the workers of the company in view of the fact that it seems to have done it effectively since 1974 and besides, it has collective agreement with the company on terms and conditions of employment."

During the hearing the Court decided to invite the Commercial Union also to make submission in this dispute as it affected them directly. The Secretary-General, S. Muhanji, accordingly made submissions in this dispute. The Court has taken Mr. Muhanji's submissions also into consideration before making its award.

The relevant membership clause in the Claimants' constitution is rule 3 (a) which reads as follows:

"Membership of the union will be open to all employees engaged in bakeries and to all employees engaged in pastries, biscuits, cakes, confectionery making and sweets making factories provided such employee is not less than 16 years of age."

The Court would now like to refer to a letter dated 24th November, 1977, written by the Deputy Registrar of Trade Unions to COTU (K) Domestic and Hotel Workers' Union and the Federation of Kenya Employers in connection with Civil Appeal No. 26 of 1977 which arose out of his refusal to register the Claimants. Towards the end of this letter the Registrar wrote as follows:

"I have examined the registered constitution of the Commercial Union and am satisfied that the applicants are not eligible to join this union. In view of the High Court decision I am left with no alternative but to register Kenya Bakers and Confectioners Workers' Union which I am now proceeding to do.

May I add that under the provisions of the Trade Unions Act an order made by the High Court on appeal against refusal to register a trade union is final."

Mr. Muhanji originally had claimed in Court that the Commercial Union's constitution where it covered workers engaged in "food processing" was wide enough to cover workers engaged in making breads, pastries, sweets, confectioneries, biscuits, cakes, etc. Notwithstanding this he explained that as a result of a mutual understanding with the Domestic Union they had left certain bakeries like Whitehouse Bakeries, Elliots Bakeries and House of Manji to deal with the Domestic Union.

The Senior Deputy Registrar of Trade Unions as recent as 18th February, 1981, has given a ruling in the following terms:

"I have critically examined rule 3 (a) (1) of the registered constitution of the Commercial Union vis-à-vis rule 3 (a) of the Bakers Union which governs its membership and I am quite satisfied that those workers who are eligible to join the former union would not qualify for membership of the latter union. I have no doubt in mind in saying that the registered constitution of the two unions do not overlap in any way and are certainly distinct and differing in contents.

I might add that prior to the registration of the Bakers Union as a trade union on 6th December, 1977, I did inform COTU (K), Domestic Union, FKE and the Permanent

Secretary for Labour that members of the Bakers Union would not join the Commercial Union. Needless to say I would never have registered the Bakers Union under the Trade Unions Act if its constitution was overlapping with that of the Commercial Union."

During the course of the proceedings Mr. Muhanji submitted in Court that in the wider interest of the workers involved since they had all now joined the Claimants he had decided to let them remain with the Claimants. He, however, was very critical of the method which was employed by the Claimants in recruiting the Respondents' employees into their membership. Mr. Muhanji stressed that his union had always co-operated with the other trade unions in the country and arrived at mutual understanding several times in order to protect the interest of the workers but he stressed that the membership of the workers was always voluntary and of their own free will. He also criticized the Registrar of Trade Unions for the role he had played which had led to this present dispute. These allegations were, of course, strongly denied by the Claimants.

Mr. Muhanji's latest submission has made the task of the Court considerably easier and after a careful consideration of all the submissions the Court awards that the Respondents should now recognize the Claimants and the Court directs that they should do so immediately after the announcement of the award.

The Court while making this award also rules that the latest collective agreement which was negotiated and signed between the Commercial Union and the Respondents and which has been registered by the Industrial Court covering the Respondents' unionisable employees should continue to be honoured by the Claimants and it should remain in force until its effective date. With this exception the Claimants will be at liberty to make all other representations on behalf of the workers to the Respondents after the parties have signed a proper recognition agreement which they should do immediately.

In the end the Court would like to express its appreciation of Mr. Muhanji's (the Secretary-General of the Commercial Union), very mature and very responsible approach which he exhibited in this dispute in placing the interest of the workers first and foremost.

Given in Nairobi on the 28th July, 1981.

SAEED R. COCKAR,

Judge.

S. M. MAITHYA, G. M. OMOLO, Members.

GAZETTE NOTICE No. 2327

THE INDUSTRIAL COURT Cause No. 13 of 1981

Parties:

Kenya Union of Commercial & Allied Workers

Meru Central Farmers' Co-operative Union Ltd. Issue in dispute:

Salaries and wages increase.

- 1. The Kenya Union of Commercial Food & Allied Workers shall hereinafter be referred to as the Claimants and Meru Central Farmers' Co-operative Union Ltd. shall hereinafter be referred to as the Respondents.
- 2. The parties were heard in Nairobi on 7th May and 18th June, 1981 and relied on their written and verbal submissions.

AWARD

3. The Notification of Dispute Form "A" dated 2nd December, 1980 duly signed by the parties was received by the Court on 2nd March, 1981 together with the statutory certificate signed by the Labour Commissioner.

The Respondents are a co-operative union formed by 22 societies within Meru District and about 600 of their employees are affected by this dispute which has arisen as a result of the Claimants' efforts to negotiate a first ever collective agreement between them—a recognition agreement between the parties was entered into on 8th December, 1975.

It is unfortunate that nearly two and half years elapsed before the process of collective bargaining between them was set in motion when the Claimants submitted their proposals on the proposed collective agreement on 30th October, 1978. The parties then had negotiating meetings which again were characterized by lengthy time lapses. The parties, however, managed to agree upon all the items except those of salaries and wages and effective date. This latter item was also settled in due course and it was agreed that the effective date should be 1st October, 1979 and the collective agreement would remain in force for a period of two years from that date.

The crucial meetings as far as this dispute is concerned are the ones held on 21st August, 1979 and 31st January, 1980. At the first meeting of 21st August the parties reached an agreement on the various categories and the minimum rates for those categories and the incremental rates per year in respect of them as follows:

Mini	-	Increment
	400	40
	600	60
	700	60
	800	. 60
	750	60
	900	60
	•••	400 600 700 800 750

The rates for the mechanical grades and the annual increments were also agreed.

It was also agreed at this meeting that serving employees earing above the agreed minimum wages continue with the present wages to be changed by the annual increments when due.

The Respondents have very strongly submitted that as far as they are concerned that is the agreement and the Claimants were now trying to back out of an agreemnt which they themselves made with them. They asked the Court to find in their favour.

The Claimants on the other hand have argued that these minutes were never confirmed and signed and that at a meeting held on 31st January, 1980 their representative had made this point clear where under minute No. 14 of 1980 it is stated as follows:

"Mr. Ruthiri from Commercial Union did not agree with this minute because it was of 21st August, 1979 although it was stating that the next meeting would take place on 21st August, 1979. His argument was that this minute was of the Management Committee but requested to be shown the sub-committee meeting minutes which were held on 21st August, 1979.

After going through files it was found that the sub-committee minutes existed. Mr. Ruthiri claimed not to have received both minutes although they were dispatched. It was agreed that Mr. Ruthiri be given the two copies of the minutes and that the filing system of minutes should be improved."

The Court notes that at the same meeting the item of salary increase was also discussed when Mr. Ruthiri stated that the purpose of the meeting was to finish the negotiations where they had left as the effective date of the salary increase was not finalized and that he wanted 30 per cent increase in the salary for all the employees. The Respondents' representatives wondered why the 30 per cent issue was brought in now when it had not been included in the previous negotiations to which Mr. Ruthiri retorted that because the same wage increases had been given to non-unionisable staff.

The Claimants' main argument is this 30 per cent increase to the managerial staff which they stated should also have been extended to the unionisable employees as they were lowly paid workers and their needs were greater than those of the management staff.

The Claimants stressed that what the Respondents call agreement on salaries and wages was in fact no more than what was already in force as far as the workers were concerned in that they were getting the same annual increments which the Respondents alleged the Claimants had agreed to continue and to finish the matter there. The Claimants strongly objected to this and said the workers were entitled to an additional compensation for the cost of living increases in addition to the annual increments.

The Claimants had in the beginning demanded a 30 per cent increase for the first year and a 30 per cent increase for the second year but they later clarified that they wanted a 30 per cent increase spread over two years in addition to the annual increments as stated above.

The Division of Manpower Planning & Development indicates that the annual increments ranging from Sh. 40 to Sh. 60 each year as had been agreed between the parties would amount to

between 10 per cent per year for the lowest paid employees to 5 per cent for the highly paid employees and this was within the acceptable limits of the guidelines. This report also reveals that the cost of living from January, 1974 up to September, 1979 had gone up by about 100 per cent which meant maximum compensation entitlement was 61 per cent with an aditional 2 per cent for GDP growth. It was on this basis that the Respondents had awarded the management staff increases total-ling 60 per cent, 30 per cent each year.

The Court notes that since 1974 the workers' wages have gone up as a result of the statutory increases announced by the Government.

Whereas the Court agrees with the Respondents that at the meeting of 21st August a substantial amount of agreement was reached on the issue of salaries and wages the fact that the management proceeded to award themselves compensation for the cost of living increases as stated hereinabove to the extent of about 60 per cent is indeed a very valid reason why the Claimants should have decided not to finalize the agreement already made but to actually back out of it. This management increase of 60 per cent is a very crucial factor in this dispute and after carefully considering all the aspects of this dispute particularly the fact that there is a big drop in the payment to farmers due to a drop in coffee prices and that the Respondents are now being managed by a Commission under the chairmanship of the District Commissioner and that the farmers have not yet been paid their advances the Court has come to the conclusion that the Claimants are justified in reopening the wage and salary negotiations and are entitled to a small increase. This sort of situation where the management help themselves to a big salary increase and restrict the workers to mere annual increases as they were getting in the past can indeed be very explosive. The Court has to take this into account in arriving at a fair and just conclusion in this dispute. The Court must blame the Claimants also for not having raised this point of compensation for cost of living increases earlier in the negotiations instead of just timely going along with the Respondents' suggestions. In these circumstances the Court feels that for the first year of the collective agreement workers should get only what the Claimants have agreed but for the second year the Court awards that the workers should get a wage increase of 5 per cent on their salary as at 30th September, 1980 inclusive of the annual increase for the second year.

The Court has made this award keeping in view all the submissions which were made by the parties in this dispute and also because this first ever collective agreement between them will be expiring shortly on 30th September, 1981 when they will be at liberty again to take a realistic look at the workers' entitlement for wage increases vis-a-vis the guidelines in force and the Respondents' economics.

Given in Nairobi the 24th July, 1981.

SAEED R. COCKAR, Judge.

> C. KIBACHIA, Deputy to the Judge.

A. K. ARAP KERICH, Member.

GAZETTE NOTICE No. 2328

THE INDUSTRIAL COURT Cause No. 21 of 1981

Parties:

Kenya Union of Commercial Food & Allied Workers and

East African Meat Products Ltd.

Issue in dispute:

Dismissal of Mr. Timothy Lusala.

1. The Kenya Union of Commercial Food & Allied Workers shall hereinafter be referred to as the Claimants and E.A. Meat Products Ltd. shall hereinafter be referred as the Respondents.

2. The parties were heard in Nairobi on 16th and 17th June, 1981 and in addition to relying on their written and verbal submissions called the following witnesses to give evidence on oath:

Claimants.—Mr. T. Lusala.
Respondents.—Mr. J. W. W. Sim.

AWARD

3. The notification of Dispute Form "A" dated 19th September, 1979 duly signed by the parties was received by the Court on 6th April, 1981 together with the statutory certificates signed by the Minister for Labour and the Labour Commissioner.

Mr. Lusala was employed by the Respondents as a watchman on probationary terms on 7th June, 1976 and was confirmed in his employment on 31st August of the same year.

In May, 1978 he had his position changed to that of a senior watchman with supervisory duties over the other two watchmen.

The Court was informed that Mr. Lusala up to the time of his dismissal on 14th November, 1978 was a good employee who used to report to the Respondents every incident that occurred in and around the factory and that he also used to report on any vehicles and strangers seen in and around the factory during his daily duty beats. Up to the time of his dismissal he had not been served with any written warning for misconduct, shortcomings or any other offence.

On 28th October, 1978 the Respondents discovered that some hog casings in plastic barrels were missing from chiller No. 5 in the factory. The Respondents suspected several of their employee to have been involved one way or the other in the disappearance of the casings. Mr. Lusala being one of the suspects was handed over to the police for investigation and questioning but was eventually released after being detained for about a week. No case was preferred against him.

On reporting for duty after release he was served with a letter of summary dismissal from the Respondents' service which read:

"The company believes that in this case you were aware of wrong-doings going on but you failed both to prevent them or to report them."

Apart from that general assumption no conclusive evidence was given against Mr. Lusala to prove the accusations.

During the hearing the Respondents insisted that Mr. Lusala was dismissed because they had lost confidence in him over the disappearance of the goods from their factory.

In their submission the Claimants, however, wondered why the other employees who were investigated and questioned by the police and released were not meted out similar punishment as Mr. Lusala. They reiterated that the Respondents had failed to prove convincingly beyond any reasonable doubt that Mr. Lusala had actually been involved physically or otherwise in the disappearance of the hog casings, insisting that loss of confidence claim in itself alone was a loose criterion which could not constitute a lawful and reasonable ground for his instant dismissal.

The issue of Mr. Lusala's dismissal was subject of an investigation by the Ministry of Labour whose findings and recomendation were:

"The management decided to dismiss Mr. Lusala because they could no longer trust him as he failed to prevent or report a theft that occurred at the company's premises. The evidence produced to confirm the above was that Mr. Lusala was found by one of the watchmen to be directly involved in the theft and also that he was held by the police after the theft for a week. The fact that the police charged another employee and not Mr. Lusala is a clear indication that he was not directly involved as implied by the witness. When the witness was interviewed and requested to explain why he did not report Mr. Lusala to the management for carrying company's properties away while he was the watchman on duty he gave a lame excuse of Mr. Lusala being his senior. When told to give the reason for his termination from the company he claimed that Mr. Lusala wrongly reported him to the management that he was sleeping on duty and he lost his job. From this statement it can be concluded that the witness was prepared to lie and assist the management to remove Mr. Lusala from his employment simply to revenge. I therefore conclude that Mr. Lusala was wrongly dismissed.

I recommend that Mr. Lusala be either reinstated in his job without loss of any benefit and be paid half pay for the period he was laid off or he be paid all his terminal benefits together with a compensation of five months' wages."

During the hearing the Respondents called Mr. J. W. W. Sim who is their managing director since July, 1979 to give evidence. This witness narrated the loss of the hog casings from chiller No. 5 and said that when Mr. Lusala, the senior watchman and the supervisor in charge of chiller No. 5 were interviewed by him they stated that they knew nothing about the thest. He, however, added that another watchman stated that he had opened the factory on several occasions during the evening for the supervisor of chiller No. 5. This watchman had also said that he had seen Kisili, the supervisor, taking certain goods out and that Lusala was present on all these occasions. The

Court must reject this part of Mr. Sim's evidence as mere hearsay and if it was to be of any help to the Respondents this watchman should have been called to give evidence. The Respondents had intimated that they would be calling another witness, Wallace Mungai, who the Court understands is the name of this watchman but during the hearing they did not do so.

The Court was told by the Respondents that W. Mungai had given a statement to the investigator appointed by the Ministry of Labour. The Court, however, cannot rely on an unsworn statement which in any case is not subject to cross-examination. Moreover, the investigator despite this watchman's statement found against the Respondents in this dispute.

The Court wonders why this particular watchman had kept quiet and had not reported the matter to the factory manager on the very first occasion when he alleges that he saw certain things being removed from the factory by the supervisor in the presence of Lusala. The Court notes that the supervisor was charged in a criminal court but he was acquitted.

The Court must comment on the system which the Respondents had in force regarding the keys in that one key for each chiller was kept by the supervisors during the day which they left with the watchman on duty at the main gate for the night when they left the factory. The Court finds this rather odd for security purposes but since the Respondents feel that it suits their operations the Court leaves it at that. The fact, however, remains that the watchman on duty during the night has the keys to the various chillers.

Mr. Lusala who is the senior watchman was required to make random checks during the night and in addition to this he was required to do his own shift also along with the other watchmen. Obviously a person in Lusala's position cannot be expected to do justice to his job "under these conditions in that he was a sort of supervisor in charge during 24 hours and at the same time was required to do his own shift.

The Court has very carefully considered the various aspects of this dispute and finds it difficult to believe that these casings could not have been stolen without Mr. Lusala's knowledge. There appear to have been ample opportunities for others to do so without Mr. Lusala knowing anything about it and the Court after weighing the various probabilities has come to the conclusion that the Respondents had no legitimate grounds for losing confidence in Mr. Lusala. The Court finds that Mr. Lusala has suffered a wrongful dismissal and the Court awards that he be paid five months' salary by way of compensation as recommended by the Ministry of Labour. The Court is not inclined to award reinstatement in this dispute.

Given in Nairobi the 27th July, 1981.

SAEED R. COCKAR, Judge.

C. KIBACHIA, Deputy to the Judge.

A. K. ARAP KERICH, Member.

GAZETTE NOTICE No. 2329

THE TRADE MARKS ACT (Cap. 506)

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

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

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

Formal opposition should not be lodged until after reasonable notice has been given by letter to the applicant for registration

so as to afford him any opportunity of withdrawing his application before the expense of preparing the notice of opposition is incurred. Failure to give such notice will be taken into account in considering any application by an opponent for an order for costs if the opposition is uncontested by the applicant.

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

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

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

IN CLASS 6-SCHEDULE III



27718.—All goods included in this Class 6. Kentazuga Hardware Limited, a limited liability company organized and existing under the laws of Kenya, manufacturers and merchants, of Tom Mboya Street, P.O. Box 44121, Nairobi, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 1st September, 1980.

BOTH IN CLASS 11-SCHEDULE III



28439.—Cooking stoves and ovens. To be associated with T.M.A. No. 28438. Donald Cameron Holdings Limited, a limited liability company registered in the United Kingdom and engaged in the manufacture and distribution of cooking stoves and ovens, of Westgate House, Chalk Lane, Epsom, Surrey, England, and c/o Messrs. Archer & Wilcock, advocates, P.O. Box 10201, Nairobi. 3rd April, 1981.



The meaning of the Chinese characters appearing on the mark is "FISH" in English.

28340.—Installations for heating, steam generating, cooking, drying, ventilating, water supply purposes, in Class 11. China NATIONAL LIGHT INDUSTRIAL PRODUCTS, import and export corporation, Liao Ning branch, of 110, Stalin Road, Da Lian, China, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 6th March, 1981.

ALL IN CLASS 25-SCHEDULE III



28695.—General footwear for men, ladies and children. BATA LIMITED CANADA, a limited liability company incorporated in Canada, of 59 Wynford Drive, Don Mills, Toronto, Ontario, Canada, M3T 1K3, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 12th June, 1981.

The twelve applications appearing hereunder are proceeding in the name of TEXPRINT GARMENT MANUFACTURERS, manufacturers, of P.O. Box 98100, Mombasa.

ALL IN CLASS 25-SCHEDULE III

KARIBUNI

The mark consists of a Kiswahili word Karibuni which means "WELCOME".

28772.—Textiles, garments, T shirts, shirts and dresses. 2nd July, 1981.

HABARI

The mark consist of a Kiswahili word Habari which means "HOW ARE YOU".

28773.—Textiles, garments, T shirts, shirts and dresses. 2nd July, 1981.

KWAHERINI

The mark consists of a Kiswahili word Kwaherini which means "GOODBYE".

28774.—Textiles, garments, T shorts, shirts and dresses. 2nd July, 1981.



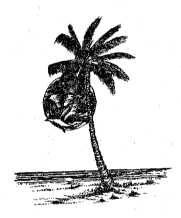
Kenya

Registration of this trade mark shall give no right to the exclusive use of the word Kenya.

28821.—Textiles, garments, T shirts, shirts and dresses. 15th July, 1981.



28822.—Textiles, garments, shirts, T shirts and dresses. 15th July, 1981.



28823.—Textiles, garments, T shirts, shirts and dresses. 15th July, 1981.



Registration of this trade mark shall give no right to the exclusive use of the word Kenya.

28824.—Textiles, garments, T shirts, shirts and dresses. 15th July, 1981.



Registration of this trade mark shall give no right to the exclusive use of the numerals 0, 2, 2 and 50.

28825.—Textiles, garments, T shirts, shirts and dresses. 15th July, 1981.



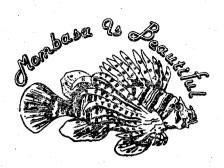
Registration of this trade mark shall give no right to the exclusive use of the words Mombasa is Beautiful.

28826.—Textiles, garments, T shirts, dresses and shirts. 15th July, 1981.



Registration of this trade mark shall give no right to the exclusive use of the word Kenya.

28827.—Textiles, garments, T shirts, shirts and dresses. 15th July, 1981.



Registration of this trade mark shall give no right to the exclusive use of the words Mombasa is Beautiful.

28828.—Textiles, garments, T shirts, shirts and dresses. 15th July, 1981.

IN CLASS 33—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the words "Coffee, Liqueurs and Produce of Kenya and the word Kenya" separately and apart from the mark as a whole.

27916.—All goods included in this class. Kenya Liqueurs Limited, a Kenya company, of c/o Gilbeys East Africa Limited, P.O. Box 18240, Nairobi, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 24th October, 1980.

IN CLASS 25-SCHEDULE III



28820.—Textiles, garments, T shirts, shirts and dresses. Tex-PRINT GARMENT MANUFACTURERS, manufacturers, of P.O. Box 98100, Mombasa. 15th July, 1981.

CORRIGENDA

ASSIGNMENT WITHOUT GOODWILL

NOTICE is given that in the advertisement of an Assignment Without Goodwill of Business which appeared in the Kenya Gazette dated 3rd July, 1981, under Notice No. 2019, on page 881, Trade Mark No. 7768 "SEBRIX" in Class 5 (Schedule III) was inadvertently shown as No. 7268.

REGISTERED USER

It is notified for general information that the advertisement of entry in the Kenya's Register of Trade Marks, of The Boots Company (Kenya) Limited, a Kenyan company, of P.O. Box 42569, Nairobi, as a Registered User of Trade Mark Nos. 4238, 4384, 4555, 4919 and 4923, owned by The Boots Company Limited, a British company, of Nottingham, NG2 3AA, England, which appeared in the Kenya Gazette dated 3rd July, 1981, under Notice No. 2022, on page 882, should have included the following trade marks:

M. No.	Trade Mark	Class	Goods Permitted
5016	VASAKOL	3	Chemical substanting ces prepared for use in medicine and pharmacy.
5692	GOOD MORNING LUNG TONIC.	3	pharmacy.
6355 8968	PRUNOL STREPSILS	3 5	Pharmacoutical pre parations and sub stances.
12600	MOONO	3	All goods include in Class 3.
15114	SUPRIN	5	Pharmaceutical pre
16260	MOONO BRILLIANTINE Label.	3	All goods include in Class 3.
16261 16262	MOONO TALC Label MOON HAIR TONIC Label.	3	>> >>
15705	B HOUSE MARK Device	5	Pharmaceutical, ve terinary and santary substances infants invalids foods, disinfecta nts, preparation for killing weed
			and destroying ver
17081	LADY GAY & Device	3	Non-medicated to let preparations
-			soaps, perfumery essentials oils, cos metics, ha preparations an
19479	HOMAQUIN	5	dentrifices. Pharmaceutical an veterinary prepara tions and substar
19567	LADY GAY & Device	3	ces. Non-medicated to let preparations soaps, perfumery essentials oils cosmetics, hai preparations an dentrifices.
21620 21696 22210	LADY GAY & Device LADY GAY & Device BOOTS BABY POWDER	5 5 3	Deodorants. Toilet preparation
22211 22212 22213 22214 22215 22906	BOOTS BABY CREAM. BOOTS BABY LOTION BOOTS BABY OIL BOOTS BABY SHAMPOO BOOTS BABY SOAP BOOTS (Plain Black Script)	3 3 3 3 3	for babies. ,, ,, ,, ,, ,, Non-medicated to
			let preparation perfumes, soaps cosmetic prepara tions, dentrifices depilatory prepa
-			rations, toile articles included in Class 3; preparations for the hair sachets for use in waving the hair shampoos an
25927	ENTAMIZOLE	5	essential oils. Pharmaceutical preparations an substances.

ADDITION TO OR ALTERATION OF REGISTERED TRADE MARK

TM. No. 26145 "BROAD-WAY PREMIUM" in Class 30, advertised on 10th August, 1979, under Gazette Notice No. 2264, on page 1036. The trade mark has been amended to include the restriction of colours Bright Orange MP 10 and Emerald Blue MF 25.

M. L. HANDA, Senior Deputy Registrar of Trade Marks.

THE LIQUOR LICENSING ACT

(Cap. 121)

MOMBASA LIQUOR LICENSING COURT

Special Meeting

DULY authorized by the Provincial Commissioner, Coast Province, Mombasa, as provided in section 6 (2) of the Liquor Licensing Act, a special meeting of the Mombasa Liquor Licensing Court will take place in the District Commissioner's Office, Mombasa on Thursday, 13th August, 1981, starting at 10 a.m. to consider applications received for the purpose.

Regarding the above matter, a list setting forth the names of all applicants, the types of licences applied for, the premises in respect of which the licences are applied for, may be viewed at the District Commissioner's noticeboard, Mombasa, after seven days from the date hereof.

Dated the 20th July, 1981.

M. A. L. INDIAZI, for District Commissioner, Mombasa.

GAZETTE NOTICE No. 2331

THE LIQUOR LICENSING ACT (Cap. 121)

Mombasa Liquor Licensing Court

. Statutory Meeting

NOTICE is given that the next statutory meeting of the Mombasa Liquor Licensing Court will take place on Monday, 9th November, 1981, at 10 a.m. in the District Commissioner's Boardroom.

Applications for renewals, transfers, removals, new licences, must be addressed to the District Commissioner, Mombasa, P.O. Box 90430, Mombasa, so as to reach him on or before 26th September, 1981, on the appropriate application form affixed with Sh. 10 adhesive revenue stamp on the original copy only. Any application not received by this date may only be considered if they are received before 3rd October, 1981, on payment of late fee of Sh. 300.

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

Note

- (i) All applications must be delivered by registered post to this office and not by hand or ordinary post.
- (ii) No applications for renewals should be submitted in May. All renewal applications will only be considered in November
- (iii) All applicants for renewals must attach photostat copy/copies of their current licences to their applications.

M. M. K. MUGWE, District Commissioner, Mombasa.

GAZETTE NOTICE No. 2332

THE LIQUOR LICENSING ACT

(Cap. 121)

NAKURU LIQUOR LICENSING COURT

Special Meeting

DULY authorized by the Provincial Commissioner, Rift Valley Province, a special meeting of the Nakuru Liquor Licensing Court, will be held in the District Commissioner's Office, Nakuru, on Tuesday, 11th August, 1981, at 10 a.m.

The list of the applications to be considered at this meeting may be seen on the noticeboard at the District Commissioner's Office, Nakuru.

B. K. M. OGOL, Chairman, Nakuru Liquor Licensing Court. GAZETTE NOTICE No. 2333

THE LIQUOR LICENSING ACT NYERI LIQUOR LICENSING COURT

(Cap. 121)

Statutory Meeting

NOTICE is given that the next statutory meeting of the Nyeri Liquor Licensing Court will be held on Monday, 9th November, 1981, in the District Commissioner's Boardroom, Nyeri, commencing at 10 a.m.

Applications should be submitted on the prescribed form, affixed with a K.Sh. 10 revenue stamp, to the Chairman, Nyeri Liquor Licensing Court, P.O. Box 32, Nyeri, on or before 25th September, 1981. Late applications shall only be considered if they are received on or before 5th October, 1981, and on payment of late fee of K.Sh. 300.

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

Applicants are advised to submit their applications by registered post or deliver them in person to the office of the District Commissioner, Nyeri, during office working hours.

N. N. NJUGUNA, Chairman, Nyeri Liquor Licensing Court.

GAZETTE NOTICE No. 2334

THE LIQUOR LICENSING ACT

(Cap. 121)

KIAMBU LIQUOR LICENSING COURT

Special Meeting

DULY authorized by the Provincial Commissioner, Central Province, Nyeri a special sitting of the Kiambu Liquor Licensing Court will be held on 7th August, 1981, at Kiambu County Council's Chamber at 10 a.m. to consider applications received.

A list of the applications may be seen at the District Commissioner's Office, Kiambu.

J. K. KOBIA, Chairman, Kiambu Liquor Licensing Court.

GAZETTE NOTICE No. 2335

THE LIQUOR LICENSING ACT

(Cap. 121)

BUNGOMA LIQUOR LICENSING COURT

Statutory Meeting

NOTICE is given that the next statutory meeting of the Bungoma Liquor Licensing Court will be held in the office of the District Commissioner, Bungoma on Monday 9th November, 1981 at 10 a.m.

Applications to be considered at this meeting whether for new licences, renewals, transfers or removals should be submitted on the prescribed form G.P. 147 in triplicate with a K.Sh. 10 revenue stamp affixed on original, to be addressed to the office of the District Commissioner, P.O. Box 550, Bungoma so as to reach this office on or before 25th September, 1981.

Late applications will only be considered if received on or before 9th October, 1981 and on payment of K.Sh. 300 late fee.

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

Applicants are advised to submit their applications by registered post.

Dated at Bungoma 14th July, 1981.

J. P. K. MATUI, Chairman, Bungoma Liguor Licensing Court.

PROBATE AND ADMINISTRATION

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

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

SCHEDULE

Public Trustee's Cause No.	Name of Deceased	Address	Date of Death	Testate or Intestate
209/80	Kising'ani Juma	Kiminini/Ndalu, Bungoma	. 29-10-79	Intestate
322/80	Ngugi Kaimba	Muruka Sub-location, Murang'a	10 10 70	Intestate
819/79	Wanyoike Kimani	Kairi Village, Muthithi Location, Murang'a	. 18–9–79	Intestate
888/80	Alfred Kayasi Oyondi	Masana, South Maragoli, Kakamega	. 29-5-79	Intestate
834/80	Francis Muthengi Mwangangi	Ngomeni Location, Kitui	. 20–1–80	Intestate
420/80	Epainto Munene		. 26-11-78	Intestate
38/81	John Amuhoto Okullo		. 27–1–79	Intestate
489/81	Leo Mubiru	Kampala, Uganda	. 14-4-81	Intestate
832/80	Charles Aloo	Anyiko, Gem Location, Siaya		Intestate
487/81	Eustace Mburu Ndegwa	Catholic Mission, Ichagaki, Murang'a	. 13–3–81	Intestate
22/77	Charles Pertrie Fukwo Nendela		. 2-10-76	Intestate
470/77	Peter Mugo Kamau		. 31–12–75	Intestate
963/80	Mburu Mungura	Kairi Sub-location. Kiambu	3-6-78	Intestate
546/80	James Mwangi Nguri		. 3-4-80	Intestate
559/80	Nderitu Gathua Ndarua		. 2-10-79	Intestate
671/80	Peter Waitere Gichuki	Ihururu, Muhoya's, Nyeri	9-5-79	Intestate
910/80	Paul Maina Mbaya Mami	P.O. Box 884, Nyeri	. 9–6–79	Intestate
507/78	Shadrack Odemu Anyasi	P.O. Box 183, Vihiga	21-6-77	Intestate
472/80	Francis Macharia Mwangi	Shauri Yako Village, Londiani	. 26-8-79	Intestate

Nairobi, 24th July, 1981. M. L. HANDA, Senior Deputy Public Trustee.

GAZETTE NOTICE No. 2337

PROBATE AND ADMINISTRATION

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

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

SCHEDULE

Public Trustee's Cause No:	Name of Deceased	Address	Date of Death	Testate or Intestate
120/81 53/80 82/81 135/81 126/81		Makupa, Mombasa Dembwa, Chawia Location, Taita District Dondora Location, Matope Sub-location, Kwale Gandini, P.O. Kinango Tononoka, Mombasa	27-4-81 2-1-79 5-12-80 9-6-80 21-6-81	In estate Intestate Intestate Intestate Intestate

Mombasa, 13th July, 1981. RAUTTA-ATHIAMBO,
Assistant Public Trustee.

GAZETTE NOTICE No. 2338

IN THE HIGH COURT OF KENYA AT NAIROBI PROBATE AND ADMINISTRATION

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

(1) Cause No. 326 of 1981

By Leslie Hornabrook of P.O. Box 24882, Nairobi in Kenya, widower and the sole beneficiary of the deceased named in the will (the executor therein having renounced its right to probate), through Messrs. Daly & Figgis, advocates of Nairobi aforesaid, for a grant of letters of administration with the will annexed to the estate of Diana Marjorie Hornabrook, late of Nairobi aforesaid, who died there on the 18th September, 1980.

(2) Cause No. 327 of 1981

By Joseph Gitau Njehu of P.O. Box 18152, Nairobi in Kenya, the deceased's husband for a grant of letters of administration intestate to the estate of Anna Wangari Gitau, late of Nairobi aforesaid, who died at Nyambare/Lari in Kenya on the 26th April, 1981.

(3) Cause No. 329 of 1981

By Suzanne Marie McGeorge of P.O. Box 44286, Nairobi in Kenya, the deceased's widow and the executrix named in the will, through Messrs. Kaplan & Stratton, advocates of Nairobi aforesaid, for a grant of probate of the will of John Brown McGeorge, late of Nairobi aforesaid, who died at Edinburgh in the United Kingdom, on the 27th November, 1980.

(4) Cause No. 330 of 1981

By Salah-Ud-Din s/o Abdul Ghafoor of P.O. Box 47365, Nairobi in Kenya, the duly constituted attorney of Abdul Majeed Waziri s/o Haji Abdul Rehman of Pakistan, the deceased's father, through M. A. Khan, Esq., advocate of Nairobi aforesaid, for a grant of letters of administration intestate to the estate of Anwar Majid Waziri, late of Nairobi, who died at S/Lake Naivasha, on the 6th April, 1980.

(5) Cause No. 331 of 1981

By Faiz Mohamed Awan of P.O. Box 44521, Nairobi in Kenya, the deceased's son and one of the executors named in the will (the other executor namely Azra Begum Awan having renounced her right to probate), through M. A. Khan, Esq.,

advocate of Nairobi aforesaid, for a grant of probate of the will of Fazal Illahi s/o Fazal Din, late of Nairobi, who died there on the 10th May, 1979.

The Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within fourteen (14) days from the date of publication of this notice in the Kenya Gazette.

M. F. PATEL,

Nairobi. 25th July, 1981.

Senior Deputy Registrar, High Court of Kenya, Nairobi.

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

GAZETTE NOTICE No. 2339

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

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

Cause No. 75 of 1981

By Sheikh Mushtaq Hassan Sarwar Hussain of P.O. Box 41773, Nairobi in the Republic of Kenya, the deceased's father, through Prem D. Prinja, advocate of Mombasa in the Republic of Kenya aforesaid, for a grant of letters of administration intestate of the estate of Sheikh Ishtiaq Hassan, late of Nairobi aforesaid, who died on 18th February, 1980.

The Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within fourteen (14) days of publication of this notice in Kenya Gazette.

Mombasa, 15th July, 1981. S. K. M. MWANGI, Deputy Registrar, High Court of Kenya, Law Courts, Mombasa.

GAZETTE NOTICE No. 2340

SURESHCHANDRA VELJI CHANDARIA, DECEASED

NOTICE is 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 Sureshchandra Velji Chandaria of P.O. Box 10296, Nairobi, who died on the 3rd July, 1980, is required to send particulars in writing of his or her claim or interest to Narmada, widow of Sureshchandra Velji Chandaria of P.O. Box 10296, Nairobi, the executrix of the estate of the deceased before the 1st October, 1981, after which date the said executrix will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which she have had notice and will not as respects the property so distributed be liable to any person of whose claim she shall not then have had notice.

Dated at Nairobi the 31st July, 1981.

VELJEE DEVSHI & BAKRANIA, Advocate for the Executrix, P.O. Box 45087, Nairobi.

GAZETTE NOTICE No. 2341

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF INTENDED DIVIDEND

Debtor's name.-Joshua Khisa s/o Waiswa t/a "Webuye Books and Stationesry Supply Company".

Address .- P.O. Box 109, Broderick Falls.

Description.-Trader.

Court.-High Court of Kenya at Nairobi.

No. matter.-B.C. 2 of 1973.

Last day for receiving proofs.—14th August, 1981.

Name of trustee.-Official Receiver.

Address.-P.O. Box 30031, Nairobi.

Nairobi. 24th July, 1981. J. K. M. MUCHAI, Deputy Official Receiver. GAZETTE NOTICE No. 2342

THE COMPANIES ACT

(Cap. 486)

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

Reg. No. Name of Company 1271 Omniafrica Trading Company Limited. Morro Estates Limited. Casa Flats Limited. 2873 4416 5088 Fortana Limited.
Juja Sisal Limited. 5342 Juja Insurances Limited. 5657 6089 Ashby Pearce (Personnel Selection) Limited. 6125 Unicafe (Africa) Limited. 8183 Vyombo Limited. 8736 Mount Blackett Sawmills (1969) Limited. 10256 Vamishi Limited. 12603 Kinuthia Gakuru Limited. 13183 13414 Glanjoro Farms Limited. Management and Nominees Limited. 14339 Renu Bath Limited. 15068 Ausonia Limited. J.S.D. Investments limited. 15122 16371 Milan Produce Exporters Limited.

16736 Kianjogu Arimi na Onjoria Company Limited. 16848 Gansam Kenya Limited. 16965 Euroafric Consultancy and Investment Co. Ltd.

17021 Gumball Limited. 17799 Sunbelt Safaris (Mombasa) Limited. 18060 New Kenya Oris Distributors Limited. 19278 Chomo Transporters Limited.

20333 Kenoptic Limited.

Dated the 24th July, 1981.

J. N. KING'ARUI.

Deputy Registrar of Companies.

GAZETTE NOTICE No. 2343

THE COMPANIES ACT

(Cap. 486)

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

Reg. No. Name of Company 47/73 Mukenya Makika Farmers Company Limited. 2298 Akira Ranch Limited. 2730 Atlas Machinery Supplies (Africa) Limited. 2953 Greenstreet Farms Limited. 3402

Hercules Investments Limited. Gandhi & Company (E.A.) Limited. Italian Handicrafts (1970) Limited. 3527 3568 3580

3644

Hanian Hamiletans (1707) Eminted.
Kanji Brothers (E.A.) Limited.
Berning Estates Limited.
Malindi Bay Trading Company Limited. 3669 Kenya Investments Limited. 3704

Standard Builders Limited. 4347 4059 Kedong Lodge (Management) Limited.

6047 Wattle Blossom Farm Limited. 10701

Parag Industries Limited. 13078 Gathecha Holdings Limited.

13186 Kenya Pharmaceutical (Put) Limited.

15026 Coast Bus Limited.

Dated the 24th July, 1981.

J. N. KING'ARUI, Deputy Registrar of Companies.

GAZETTE NOTICE No. 2344

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

PURSUANT to rule 14 of the Societies Rules, notice is

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

- (b) the societies listed in the Second Schedule hereto have been refused registration;
- (c) the registration of the societies listed in the Third Schedule hereto have been cancelled; and
- (d) the societies listed in the Fourth Schedule hereto have been exempted from registration under the provisions of the Societies Act.

FIRST SCHEDULE

Name of Society	Date of Registration
Kenya Airways Sports Club	6-7-81
Ithanga Sports Club	6-7-81
Duara Welfare Society	6-7-81
Kikangu Parents Association	6-7-81 6-7-81
Dick Title District	6-7-81
Rift Valley Provincial Amateur Boxing Association	6-7-81
Rift Valley Table Tennis Association	6-7-81
Kenya Paraplegic Sports Association	16-7-81
Approved Sharp Shooters Darts Club	17-7-81
Ngii (Warthog's) Club	18-7-81
Torch Islamic Society	21-7-81
Kanyamuot Welfare Association	21-7-81
Gatura Development and Welfare Association	21-7-81
Nyuto Women's Welfare Society	21-7-81
Nordic Childrens' Fund	21-7-81
Gakuo Muigwithania Welfare Society	21-7-81
Yimbo Kariobangi Welfare Association	21-7-81
Jamhuri Old Students Association	21-7-81 21-7-81
	22-7-81
Kibera Siranga Majirani Welfare Society	22-7-81
K.I.E. Shotokan Karate Club	22-7-81
Dabwengo Welfare Society	22-7-81
Supply Football Club	22-7-81
Rural Access Roads Football Club	22-7-81
Mazembe Football Club	22-7-81
Kolunga Primary School Committee, Nairobi	22-7-81
Omindo Group Society	22-7-81
Netherlands Theatre Society, Nairobi	22-7-81
Nyawara Youngmen Association, Nairobi	22-7-81
Caritas Nurses' Association	22-7-81
Mbaga Uranga Welfare Association	22-7-81
Nyabinda Welfare Society	22-7-81
	22-7-81 22-7-81
TZ	22-7-81
Kangemi Mwireri Welfare Society	22-7-01
Second Schedule	
	Date of
Name of Society	Refusal
Church of Jesus Christ of Latter Day Saints in	
Kenya	15-7-81
Mbari ya Ndanui Welfare Society	1-7-81
T	
THIRD SCHEDULE	Date of
Name of Society	Cancellation
Paraditant Cl. de	*
Kikuyu Central Night Club	10-7-81 3-7-81
U: I ifa Club	3-7-81
Friends and Cool Night Club	9-7-81
Kangungo Little Theatre Club	9-7-81
Dolphin Club	9-7-81
Fourth Schedule	•
	Date of
Name of Society	Exemption
Kenya Armed Forces Old Comrades Association	14-4-81
Mombasa 41 Club	8-7-81
Provincial Grand Lodge in East Africa of the	
Royal Order of Scotland	17-7-81

Dated at Nairobi the 24th July, 1981.

O. J. NGUGI (Mrs.),
Acting Assistant Registrar of Societies.

GAZETTE NOTICE No. 2345

THE CO-OPERATIVE SOCIETIES ACT (Cap. 490, section 61 (1))

INOUIRY

WHEREAS, I have, of my own accord, decided that an inquiry to be held into the by-laws, working and financial condition of Mugumo Farmers Co-operative Society Limited.

Now, therefore, I authorize G. Omondi, P.O. Box 40811, Nairobi, to hold such inquiry within two months from the date hereof, such time as may be expedient and duly notified by him.

The attention of all officers and members of the society is directed to the following sections of the Co-operative Societies Act:

Section 61.—Inquiry by the Commissioner for Co-operative Development.

Section 63 (1).—Costs of inquiry.

Section 63 (2).—Recovery of costs.

Section 87.—Offences.

Dated at Nairobi the 17th July, 1981.

J. J. M. WANYONYI,
Deputy Commissioner for Co-operative Development.

GAZETTE NOTICE No. 2346

THE PIONEER GENERAL ASSURANCE SOCIETY LIMITED

P.O. Box 20333, Nairobi, Kenya

Loss of Policy

Life Assurance Policy No. 4813786 for Sh. 10,000 dated the 28th November, 1977, in the name and on the life of Weru Waigwa.

NOTICE is given that evidence of the loss or destruction of the above policy has been submitted to the society and any person in possession of the policy or claiming to have interest therein, should communicate within thirty (30) days by registered post with the society, failing any such communications, certified copy of the policy, which shall be the sole evidence of contract, will be issued.

Nairobi, 20th July, 1981. M. GOMES, Director.

GAZETTE NOTICE No. 2347

THE PAN AFRICA INSURANCE COMPANY LIMITED MOMBASA

(Incorporated in Kenya)

Loss of Policy

Policy No. K/103399 for Sh. 4,360 on the life of Miss Jane N. Mbithi, Mukalala Primary School, P.O. Box 19, Matuu, Kenya.

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.

Mombasa, 3rd July, 1981. P. Z. ODIWUORY, Life Manager, P.O. Box 90383, Mombasa.

GAZETTE NOTICE No. 2348

THE PAN AFRICA INSURANCE COMPANY LIMITED MOMBASA

(Incorporated in Kenya)

Loss of Policy

Policy No. K/97732 for Sh. 10,000 on the life of Gittje Thuranira, P.O. Box 315, Meru, Kenya.

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.

P. Z. ODIWUORY,

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Mombasa, 8th July, 1981. Life Manager, P.O. Box 90383, Mombasa.

THE PAN AFRICA INSURANCE COMPANY LIMITED MOMBASA

(Incorporated in Kenya)

Loss of Policy

Policy No. K/94913 for Sh. 10,000 on the life of Miss Agnes Chepkemoi, Kericho District Hospital, P.O. Box 11, Kericho, Kenya.

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.

P. Z. ODIWUORY,
Mombasa,
13th July, 1981.
P.O. Box 90383, Mombasa.

GAZETTE NOTICE No. 2350

THE PAN AFRICA INSURANCE COMPANY LIMITED MOMBASA

(Incorporated in Kenya)

Loss of Policy

Policy No. K/99357 for Sh. 15,000 on the life of Micah Kipkemoi A. Langat, Tambach District Hospital, P.O. Tambach, Eldoret, Kenya.

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.

Mombasa, 13th July, 1981. P. Z. ODIWUORY, Life Manager, P.O. Box 90383, Mombasa.

GAZETTE NOTICE No. 2351

THE PAN AFRICA INSURANCE COMPANY LIMITED MOMBASA

(Incorporated in Kenya)

Loss of Policy

Policy No. K/98017 for Sh. 10,000 on the life of Mrs. Mary Wanjiru Ngamau, P.O. Box 31, Mweiga, Kenya.

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.

Mombasa, 14th July, 1981. P. Z. ODIWUORY, Life Manager, P.O. Box 90383, Mombasa.

GAZETTE NOTICE No. 2352

THE LOCAL GOVERNMENT ACT (Cap. 265)

THE MUNICIPAL COUNCIL OF BUNGOMA
APPOINTMENT OF PUBLIC PROSECUTOR

IN EXERCISE of the powers conferred by section 260 (1) of the Local Government Act, the Municipal Council of Bungoma has, with effect from 2nd March, 1981, appointed—

PIUS KHAMALA MUYOBO

an Enforcement Officer, to be Public Prosecutor in subordinate courts for all cases arising within the jurisdiction of the Council under the Local Government Act and under by-laws made by the Council.

By order of the Municipal Council of Bungoma.

Dated the 20th July, 1981.

J. S. KHAKULA, Town Clerk. GAZETTE NOTICE No. 2353

MINISTRY OF ENVIRONMENT AND NATURAL RESOURCES

TENDER NOTICE No. 3/81-82

Sale of Boarded GK Vehicles, Stores and Equipment TENDERS are invited for the purchase of the following GK vehicles, stores and equipment:

Item					Unit	Qty.
Bedford tippers .					No.	3
Bedford lorries					No.	. 2
		:			No.	1
	• • • .				No.	. 1
B.M.C. tipper					No.	2
					No.	1
					No.	1
					No.	23
	٠.				No.	6
Volkswagon combi					No.	1
Austin mini moke	•				No.	1
Datsun 160B	• •		• • •	••	No.	1
					No.	2
		٠.	• •	٠.	No.	1.
	• • • •			٠.	No.	2
	• •	٠.		٠.	No.	1
		• •.		٠.	No.	. 1
Stores general and	equi	pment		٠.	No.	various

The vehicles, stores and equipment may be viewed at anytime between now and the closing date during working hours. Tenderers are cautioned to inspect the vehicles, stores and equipment before tendering.

Tenders must be enclosed in plain sealed envelopes marked "Tender No. 3/81-82—Sale of Boarded GK Vehicles, Stores and Equipment", addressed to the Supplies Officer, Central Stores, Karura, P.O. Box 30126, Nairobi, to be placed in the tender box situated outside the store offices at Karura Forest, so as to reach him not later than 21st August, 1981, at 10 a.m.

Tender documents, specifications giving full details of conditions including their place of viewing can be obtained from the Supplies Officer, Central Stores, Karura, one kilometre from Muthaiga roundabout, off Kiambu Road, either personally or against written application and on payment of a non-refundable deposit of K.Sh. 20.

M. M. OLB NCHARO, for Permanent Secretary.

GAZETTE NOTICE No. 2354

MINISTRY OF HEALTH

TENDER NOTICE No. 3/81-82

Medical Requirements

TENDERS are invited for the supply of non-scheduled material for orthopaedic workshops for the period 1981-82.

Tender documents with conditions of contract, schedules of requirements/specifications may be obtained from the Officerin-Charge, Central Medical Stores, at Room No. 2, P.O. Box 40425, Nairobi, Commercial Street, Industrial Area, either personally or against written application and on payment of a non-refundable deposit of K.Sh. 100.

The completed documents showing bid prices against each item as a unit price and the means for the delivery specified in the tender must be forwarded to reach the above address not later than 10 a.m. on 19th August, 1981.

Tenders will only be accepted if submitted on the prescribed forms or where circumstances warrant it on photostat copies accompanied by the appropriate remittance per copy.

The tender must be submitted in plain sealed envelope properly sealed with wax seal and only endorsed on the outside "Tender No. 3/81-82—Orthopaedic Workshops Material".

There must be no indication of tenderers name on the envelope and failure to observe this requirement must disqualify the tenderer.

Prices must remain valid for a minimum period of ninety (90) days from the closing date of the tender notice.

Samples to which all future supplies shall conform must be submitted together with the bids or before the closing date and time. Tenderers who are unable to submit samples or acceptable literature will not be considered.

Prices quoted must be in Kenya shillings, duty paid and including sales tax except for those quoted on C.I.F. terms in which case duty and sales tax need not be included.

The Government reserves the right to accept or reject any tender whether wholly or in part and does not bind itself to accept the lowest or any tender or to give reasons for its rejection.

> C. J. OJIAMBO, Acting Officer-in-Charge, Central Medical Stores.

GAZETTE NOTICE No. 2355

MINISTRY OF HEALTH

TENDER NOTICE No. 4/81-82

Bacteriological Media Chemicals for the Year 1981/82

TENDERS are invited for the supply of the above-mentioned requirements for the Ministry of Health, national public laboratory services during the period 1981-82 financial year.

Tender documents with conditions of contract, schedules of requirements/specifications may be obtained from the Officerin-Charge, Central Medical Stores, at Room No. 2, P.O. Box 40425, Nairobi, Commercial Street, Industrial Area, either personally or against written application and on payment of a non-refundable deposit of K.Sh. 100.

The completed documents showing bid prices against each item as a unit price and the means for the delivery specified in the tender must be forwarded to reach the above address not later than 10 a.m. on 1st September, 1981.

Tenders will only be accepted if submitted on the prescribed forms or where circumstances warrant it on photostat copies accompanied by the appropriate remittance per copy.

The tender must be submitted in plain sealed envelope properly sealed with wax seal and only endorsed on the outside "Tender No. 4/81-82—Bacteriological Media and Chemicals".

There must be no indication of tenderers name on the envelope and failure to observe this requirement must disqualify the tenderer.

Prices must remain valid for a minimum period of ninety (90) days from the closing date of the tender notice.

Samples to which all future supplies shall conform must be submitted together with the bids or before the closing date and time. Tenderers who are unable to submit samples or acceptable literature will not be considered.

Prices quoted must be in Kenya shillings, duty paid and including sales tax except for those quoted on C.I.F. terms in which case duty and sales tax need not be included.

The Government reserves the right to accept or reject any tender whether wholly or in part and does not bind itself to accept the lowest or any tender or to give reasons for its rejection.

C. J. OJIAMBO, Acting Officer-in-Charge, Central Medical Stores.

GAZETTE NOTICE No. 2356

MINISTRY OF HEALTH

TENDER NOTICE No. 5/81-82

Infusion Rubber Stoppers

TENDERS are invited for the supply of the above-mentioned item to the Central Medical Stores.

Tender documents with conditions of contract, schedules of requirements/specifications may be obtained from the Officer-in-Charge, Central Medical Stores, at Room No. 2, P.O. Box 40425, Nairobi, Commercial Street, Industrial Area, either personally or against written application and on payment of a non-refundable deposit of K.Sh. 100.

The completed documents showing bid prices against each item as a unit price and the means for the delivery specified in the tender must be forwarded to reach the above address not later than 10 a.m. on 14th August, 1981.

Tenders will only be accepted if submitted on the prescribed forms or where circumstances warrant it on photostat copies accompanied by the appropriate remittance per copy.

The tender must be submitted in plain sealed envelope properly sealed with wax seal and only endorsed on the outside "Tender No. 5/81-82—Infusion Rubber Stoppers".

There must be no indication of tenderers name on the envelope and failure to observe this requirement must disqualify the tenderer.

Prices must remain valid for a minimum period of ninety (90) days from the closing date of the tender notice.

Samples to which all future supplies shall conform must be submitted together with the bids or before the closing date and time. Tenderers who are unable to submit samples or acceptable literature will not be considered.

Prices quoted must be in Kenya shillings, duty paid and including sales tax except for those quoted on C.I.F. terms in which case duty and sales tax need not be included.

The Government reserves the right to accept or reject any tender whether wholly or in part and does not bind itself to accept the lowest or any tender or to give reasons for its rejection.

C. J. OJIAMBO, Acting Officer-in-Charge, Central Medical Stores.

GAZETTE NOTICE No. 2357

MINISTRY OF LABOUR

TENDER NOTICE No. 1/81-82

Sale of Boarded Government Vehicles and Other Items
TENDERS are invited for the purchase of the following boarded vehicles and other items:

A.-Vehicles (Re-advertisement)

Reg. No.	Make and Type of Body	Date of Purchase	Remarks
GK 66D	Land-Rover	18 -8-71	(Nairobi)
GK 57D	Datsun Saloon	9-12-70	(Nairobi)
GK 79H	Toyota Land Cruiser	3 -1-73	(Nairobi)
GK 67H	Toyota Land Cruiser	25 -9-72	(Kisumu)

The vehicles in Nairobi can be viewed after prior appointment with L. M. Wagacha, Telephone 722200, Ext 319, while the one Kisumu can be viewed at the Provincial Labour Office, Kisumu, through either Mr. Saka or Mr. Mathias.

B.—Other Items

Burroughs and NCR Machines; electric adding machines; electrical appliances; paloride films; typewriters; bicycle; car tyres, tubes and batteries; Land-Rover doors and jacks; wheel spanners; steel and wooden filing cabinets; typist tables and chairs; chairs with and without arms; electric kettle and fan; staplers and punches; toilet seats and paper dispensers; fire extinguisher; key boards; old carpets; tins of floor polish; four and 20 litre plastic cans and bundles of newspapers.

Tender forms may be obtained from the Senior Accountant, Ministry of Labour, P.O. Box 40326, Nairobi, on application and payment of K.Sh. 10 per set of these documents. Tenders will only be accepted if submitted on these prescribed forms.

Tender must be submitted in a plain envelope properly sealed with wax seal and only endorsed on the outside "Tender No. 1/81-82—Boarded Government Vehicles and Other Items", and should either be addressed to the Permanent Secretary, Ministry of Labour, P.O. Box 40326, Nairobi, or deposited in the tender box at the Receptionist Hall, third floor, Social Security House, so as to reach him on or before Friday, 28th August, 1981, at 12 noon.

The Government reserves the right to accept or reject any tender either wholly or in part and does not bind itself to accept the highest or any tender or to give reasons for its rejection.

H. P. MWAURA,
Secretary,
Ministerial Tender Board,
for Permanent Secretary.

GAZETTE NOTICE No. 2358

MINISTRY OF WATER DEVELOPMENT

TENDER NOTICE

Tender Nos :

2/81-82.—Prefabricated Wooden Houses.

4/81-82.—Hand Winch (3-5 tons) to be called up as and when required for the period ending 30th June, 1982.

TENDERS are invited for supply and delivery of the above-mentioned items to the Ministry of Water Development, Central Stores, Workshop Road, Industrial Area, Nairobi.

Detailed tender documents containing specifications, instructions and conditions may be obtained from purchasing section, Ministry of Water Development office block, Block T, Room No. 5, along Workshop Road, Industrial Area, on payment of a non-refundable fee of K.Sh. 20 for each tender at our revenue office, Maji House, ground floor, Room No. G27, along Ngong Road, Nairobi.

Completed tender documents in plain sealed envelopes and marked clearly "Supply Tender No. (as above)", should be submitted to the Chief Supplies Officer, Ministry of Water Development, P.O. Box 30521, Nairobi or placed in Tender Box No. 1 provided at the main entrance to our office block, Workshop Road, Industrial Area, so as to reach him not later than Wednesday, 12th August, 1981, at 10 a.m.

Price quoted must include all Government taxes and delivery charges and should remain firm for ninety (90) days after the closing date of these tenders.

There must be no indication of the tenderer's identification on the envelope and failure to observe this requirement may disqualify the tenderer.

Tenderers or their representatives may attend the opening of these tenders on the closing date and time.

The Government is not bound to accept the lowest or any tender and reserves the right to accept any tender in whole or part unless the tenderer expressly stipulates to the contrary.

> M. M. MWILU, Chief Supplies Officer, for Permanent Secretary, Ministry of Water Development.

GAZETTE NOTICE No. 2359

OFFICE OF THE PRESIDENT DEPARTMENT OF DEFENCE

TENDER NOTICE
Repairs/Supply

TENDERS are invited for the repairs/supply for the following to Armed Forces during financial year 1981-84 as and when required:

Tender Nos.:

DOD/411/1 (46) 81-84.—Repair of radiators (re-advertisement).

DOD/411/1 (57) 81-83.—Supply of assorted tables.

DOD/411/1 (58) 81-82.—Supply of tents.

DOD/411/1 (59) 81-82.—Supply of crockeries/cutleries.

DOD/411/1 (60) 81-82.—Supply of chairs.

DOD/411/1 (61) 81-82.—Supply of gas ranges.

. DOD/411/1 (62) 81-82.—Supply of fan electric.

DOD/411/1 (63) 81-82.—Supply of welding equipment with accessories.

DOD/411/1 (64) 81-82.—Supply of general stores.

DOD/411/1 (65) 81-82.—Supply of vehicle signs.

DOD/411/1 (66) 81-82.—Supply of biscuits service.

Tender forms showing details of quantities and specifications may be obtained from the office of SO I Supply, Department of Defence, Ulinzi House, P.O. Box 40668, Nairobi.

Completed tender documents are to be enclosed in plain sealed envelopes marked with "Tender Nos. as shown above" and be posted to SO I Supply, Department of Defence, P.O. Box 40668, Nairobi, or if delivered personally should be put in the tender box at Ulinzi House, ground floor, so as to reach him not later than 1400 hrs. (2 p.m.) on 12th August, 1981.

For each contract tender forms will be issued only against payment of non-refundable deposit of K.Sh. 25. The tender deposit should be paid by bankers' cheque, money order or cash in Kenya shillings payable to the Armed Forces Cashier, P.O. Box 44024, Nairobi. Tenderers applying for more than one contract should make the payment separately for each contract.

The Armed Forces is not bound to accept the lowest or any tender.

GAZETTE NOTICE No. 2360

OFFICE OF THE PRESIDENT ADMINISTRATION POLICE

TENDER No. APTC/8/1981-82

TENDERS are invited for the supply of the following items to the Administration Police Training College, Embakasi, as and when required during the period ending 30th June, 1982:

Boots polish black, toilet paper rolls, soap washing bars, dehydrated vegetables, jungle tapes and compo boxes.

Tender forms showing details may be obtained from Room No. 116, first floor, Harambee House, upon payment of non-refundable fee of K.Sh. 20.

Prices quoted must be net, duty and sales tax paid and expressed in Kenya shillings.

Tenders must be endorsed in plain sealed envelopes marked "Tender No. APTC/8/1981-82" and addressed to reach the Secretary Ministerial Tender Board, Office of the President, P.O. Box 30510, Nairobi, or placed in the tender box in Room No. 301, third floor, Harambee House, not later than 10 a.m. on 13th August, 1981.

The Government is not bound to accept the lowest or any tender.

M. M. KURIA (Mrs.), for Permanent Secretary/Administration.

GAZETTE NOTICE No. 2361

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is given that the business of Choice Centre Limited, has with effect from the 20th June, 1981, been sold and transferred to Bhagwanji Hansraj Parmar and Kaushik Bhagwanji Parmar, both of P.O. Box 44822, Nairobi, who will carry on the said business at the same address but under the name and style of Westburys.

The address of the transferor is P.O. Box 46964, Nairobi.

The address of the transferees is P.O. Box 44822, Nairobi.

The transferees do not assume and do not intend to assume any of the liabilities therebefore incurred by the transferor for the said business up to and including 20th June, 1981, and the same will be paid and discharged by the transferor.

All debts due and owing to the transferor up to and including the said 20th June, 1981, shall likewise be received by the transferor.

Dated the 31st July, 1981.

VELJEE DEVSHI & BAKRANIA, Advocates for the Transferees, Market Mansion, Biashara Street, P.O. Box 45087, Nairobi.

CHOICE CENTRE LIMITED,

Transferor.

GAZETTE NOTICE No. 2362

NOTICE OF CHANGE OF NAME

NOTICE is given that by a deed poll dated 11th December, 1980, and registered in the Registry of Documents, Nairobi, as Presentation No. 504, Volume DI, Folio 541/107 DXIV, I, Anne Wairimu Ngatia of P.O. Box 74787, Nairobi, formerly known as Anne Shelly Wairimu Ngatia, Anne Wairimu, Anne Charles and Anne Shelly Charles Wairimu, absolutely renounced and abandoned the use of my former names of Anne Shelly Wairimu Ngatia, Anne Wairimu, Anne Charles and Anne Shelly Charles Wairimu, Anne Charles and Anne Shelly Charles Wairimu and in lieu thereof adopted the name of Anne Wairimu Ngatia as aforesaid, for all purposes and authorize and request all persons to designate and address me by the assumed name of Anne Wairimu Ngatia.

Dated the 23rd July, 1981.

ANNE WAIRIMU NGATIA, formerly known as Anne Shelly Wairimu Ngatia, Anne Wairimu, Anne Charles and Anne Shelly Charles Wairimu.

NOTICE OF CHANGE OF NAME

NOTICE is given that by a deed poll dated 15th July, 1981, and duly executed by my client Patricia Gill of Nairobi in the Republic of Kenya, formerly known as Patricia Rose Marsh, absolutely renounced and abandoned the use of her former name of Patricia Rose Marsh and in lieu thereof assumed and adopted the name of Patricia Gill as aforesaid, for all purposes and authorizes and requests all persons to designate and address her by the assumed name of Patricia Gill.

Dated at Nairobi the 15th July, 1981.

J. B. HAVELOCK, Advocate for Patricia Gill, formerly known as Patricia Rose Marsh.

GAZETTE NOTICE No. 2364

NOTICE OF CHANGE OF NAME

I, Anne Wangui Kimeria of P.O. Box 54860, Nairobi in the Republic of Kenya, formerly known as Anne Wangui Mutema give notice by a deed poll dated 1st July, 1981, I have absolutely renounced and abandoned the use of the said name of Anne Wangui Mutema and in lieu thereof adopted and assumed the name of Anne Wangui Kimeria, for all purposes and I authorize and request all persons at all times to designate and address me by the assumed name of Anne Wangui Kimeria, instead of my former name of Anne Wangui Mutema.

Dated at Nairobi the 21st July, 1981.

ANNE WANGUI KIMERIA, formerly known as Anne Wangui Mutema.

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