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Bills, 2006

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ADDENDUM

IN Gazette Notice No. 3004 of 2006, under section 12 (1) (g) add the name "Jennifer Waiyua Muna".

CORRIGENDUM

IN Gazette Notice No. 2079 of 2006, amend the deceased's name printed as "Peter Mburu Marubu" to read "Peter Mwangi Marubu".

GAZETTE NOTICE NO. 4778

THE SCIENCE AND TECHNOLOGY ACT
(Cap. 250)THE KENYA FORESTRY RESEARCH INSTITUTE
APPOINTMENT

IN EXERCISE of the powers conferred by section 19 (1) of the Science and Technology Act, the Minister for Environment and Natural Resources appoints—

PAUL KIPKORIR KONUCHE (Dr.)

to be the Director of the Kenya Forestry Research Institute, for a period of three (3) years, with effect from 25th March, 2006.

Dated the 29th June, 2006.

KIVUTHA KIBWANA,
Minister for Environment and Natural Resources.

GAZETTE NOTICE NO. 4779

THE SCIENCE AND TECHNOLOGY ACT
(Cap. 250)THE KENYA FORESTRY RESEARCH INSTITUTE
APPOINTMENT OF BOARD MEMBERS

IN EXERCISE of the powers conferred by section 15 (1) and (2) of the Science and Technology Act, the Minister for Environment and Natural Resources appoints—

Patrick M. Mungala—(Chairman),
Florence K. Lenga (Prof.),
James M. Onsando (Dr.),
Winston K. Mathu (Dr.),
Margaret J. Komar (Prof.),
Dekow S. Mohammed,
Fridah W. Mugo (Dr.)

to be members of the Board of Management of Kenya Forestry Research Institute, for a period of three (3) years, with effect from 29th June, 2006.

Dated the 28th June, 2006.

KIVUTHA KIBWANA,
Minister for Environment and Natural Resources.

GAZETTE NOTICE NO. 4780

THE SUGAR ACT
(No. 10 of 2001)THE KENYA SUGAR BOARD
APPOINTMENT OF CHAIRMAN

IN EXERCISE of the powers conferred by section 5 (1) (a) of the Sugar Act, the Minister for Agriculture appoints—

SAULO WANAMBISI BUSOLO

to be the chairman of the Kenya Sugar Board, for a period of three (3) years, with effect from 27th June, 2006. The appointment of Joseph Mbai, is revoked*

Dated the 28th June, 2006.

KIPRUTO ARAP KIRWA,
Minister for Agriculture.

*G.N. 4137/2005.

GAZETTE NOTICE NO. 4781

THE STATE CORPORATIONS ACT
(Cap. 446)

SOUTH NYANZA SUGAR COMPANY LIMITED

REVOCATION OF APPOINTMENT

IN EXERCISE of the powers conferred by section 6 (1) (e) of the State Corporations Act, the Minister for Agriculture revokes the appointment of—

AMOS OKEYO OWIRO*

as a director of the Board of South Nyanza Sugar Company Limited, with effect from 19th June, 2006.

Dated the 28th June, 2006.

KIPRUTO ARAP KIRWA,
Minister for Agriculture.
*G.N. 9052/2004.

GAZETTE NOTICE NO. 4782

THE STATE CORPORATIONS ACT
(Cap. 446)

CHEMELIL SUGAR COMPANY LIMITED

REVOCATION OF APPOINTMENT

IN EXERCISE of the powers conferred by section 6 (1) (e) of the State Corporations Act, the Minister for Agriculture revokes the appointment of—

JAMI ISAAC NADOL*

as a director of the Board of Chemelil Sugar Company Limited, with effect from 19th June, 2006.

Dated the 28th June, 2006.

KIPRUTO ARAP KIRWA,
Minister for Agriculture.
*G.N. 9057/2004.

GAZETTE NOTICE NO. 4783

THE PUBLIC ARCHIVES AND DOCUMENTATION SERVICE ACT
(Cap. 19)THE PUBLIC ARCHIVES (ADVISORY COUNCIL) REGULATIONS
(Sub. Leg)

APPOINTMENT OF ADVISORY COUNCIL MEMBERS

IN EXERCISE of the powers conferred by Public Archives (Advisory Council) Regulations, the Minister of State for National Heritage in the Office of the Vice-President appoints—

Francis K. Muthaura (Amb.),
Alice K. Mayaka (Mrs.),
Joseph Kinyua,
Henry Nyabuto Kemoni,
James Mwangi Ng'anga,
Godfrey Muriuki (Prof.),
Milka Kemunto Ong'ayo,
Daniel Kitheka Muthui (Dr.),
Lydia Avikoke Timona,
Francis Nang'ayo (Dr.),
Paul Gene Goto,

to be members of the Public Archives Advisory Council, for a period of two (2) years.

Dated the 20th June, 2006.

S. R. SHAKOMBO,
Minister of State for National Heritage,
Office of the Vice-President.

GAZETTE NOTICE NO. 4784

THE HOTELS AND RESTAURANTS ACT
(Cap. 494)

APPOINTMENT OF BOARD MEMBERS

IN EXERCISE of the powers conferred by section 3 (1) (b) of the Hotels and Restaurants Act, the Minister for Tourism and Wildlife appoints—

Ali Abubakar Mohamed,
John M. Ngala,
Raphael M. Oleseya,
Patrick M. Makau,
Regem Lugonzo,
Lucy W. Karume,

to be Board members of the Hotels and Restaurants Authority, for a period of three (3) years, with effect from 20th June, 2006.

Dated the 21st June, 2006.

M. M. DZORO,
Minister for Tourism and Wildlife.

GAZETTE NOTICE NO. 4785

THE EWASO NG'IRO NORTH RIVER BASIN DEVELOPMENT AUTHORITY ACT
(Cap. 448)

APPOINTMENT OF MANAGING DIRECTOR

IN EXERCISE of the powers conferred by section 9 (1) of the Ewaso Ng'iro North River Basin Development Authority Act, the Minister for Regional Development Authorities appoints—

ABDULRAZAQ ADAN ALI (ENG.)

to be the Managing Director of the Ewaso Ng'iro North River Basin Development Authority, for a period of three (3) years, with effect from 30th June, 2006.

Dated the 20th June, 2006.

M. A. MOHAMUD,
Minister for Regional Development Authorities.

GAZETTE NOTICE NO. 4786

THE EWASO NG'IRO NORTH RIVER BASIN DEVELOPMENT AUTHORITY ACT
(Cap. 448)

APPOINTMENT OF BOARD MEMBERS

IN EXERCISE of the powers conferred by section 4 (1) (l) of the Ewaso Ng'iro North River Basin Development Authority Act, the Minister for Regional Development Authorities appoints—

Daudi Denge Konso,
Elema Isako Fila,
Mohamed Haji Wario,
Hussein Bare Shil,
Ntoitha M'Mithiaru,
Sahara H. Ahmed (Mrs.),
Tache Bonsa,
Issack Sheikh Gabow,
Alois Leariwala,

to be Board members of the Ewaso Ng'iro North River Basin Development Authority, for a period of three (3) years, with effect from 20th June, 2006.

Dated the 20th June, 2006.

M. A. MOHAMUD,
Minister for Regional Development Authorities.

GAZETTE NOTICE NO. 4787

THE EWASO NG'IRO SOUTH RIVER BASIN DEVELOPMENT AUTHORITY ACT
(Cap. 447)

APPOINTMENT OF BOARD MEMBERS

IN EXERCISE of the powers conferred by section 4 (1) (l) of the Ewaso Ng'iro South River Basin Development Authority Act, the Minister for Regional Development Authorities appoints—

The Managing Director of Magadi Soda,
Maj. (Rtd.) Issack Chumo,
Peter ole Kotikot,
Ntoros Baari ole Senteu,
Michael L. ole Maki,
Jully Melly,
Elias K. Doibo (Rev.),
Khalif Mohamed Sheikh,

to be Board members of the Ewaso Ng'iro South River Basin Development Authority, for a period of three (3) years, with effect from 20th June, 2006.

Dated the 20th June, 2006.

M. A. MOHAMUD,
Minister for Regional Development Authorities.

GAZETTE NOTICE NO. 4788

THE COAST DEVELOPMENT AUTHORITY ACT
(Cap. 449)

APPOINTMENT OF BOARD MEMBERS

IN EXERCISE of the powers conferred by section 4 (1) (i) of the Coast Development Authority Act, the Minister for Regional Development Authorities appoints—

Mohamed Dahir Weyrah,
Nicholas Dzombo Bemulaa,

to be Board members of the Coast Development Authority, for a period of three (3) years, with effect from 20th June, 2006.

Dated the 20th June, 2006.

M. A. MOHAMUD,
Minister for Regional Development Authorities.

GAZETTE NOTICE NO. 4789

THE LAKE BASIN DEVELOPMENT AUTHORITY ACT
(Cap. 442)

APPOINTMENT OF BOARD MEMBERS

IN EXERCISE of the powers conferred by section 4 (1) (j) of the Lake Basin Development Authority Act, the Minister for Regional Development Authorities appoints—

Abdinoor Abdow Kano,
Joseph Kituyi Nyaranga,

to be Board members of the Lake Basin Development Authority, for a period of three (3) years, with effect from 20th June, 2006. The appointment* of Joseph Odongo Ongutu and Epimach Maritim, is revoked.

Dated the 20th June, 2006.

M. A. MOHAMUD,
Minister for Regional Development Authorities.
*G.N. 2140/2002.

GAZETTE NOTICE NO. 4790

THE TANA AND ATHI RIVERS DEVELOPMENT AUTHORITY ACT
(Cap. 443)

APPOINTMENT OF BOARD MEMBERS

IN EXERCISE of the powers conferred by section 4 (1) of the Tana and Athi Rivers Development Authority Act, the Minister for Regional Development Authorities appoints—

General Manager, National Irrigation Board,
Managing Director, Kenya Electricity Generating Company,
Provincial Commissioner, Eastern Province,
Provincial Commissioner, Central Province,
The Inspector-General of State Co-operations,
Daniel Kamita Gichuhi,
Liberata Mururi Njeru (Ms.),
Mwaka Mungatana (Eng.),
Sharif Sabdow Mohamed,
Nyaga Mzalendo Kibunja (Dr.),

to be Board members of the Tana and Athi Rivers Development Authority, for a period of three (3) years, with effect from 20th June, 2006.

Dated the 20th June, 2006.

M. A. MOHAMUD,
Minister for Regional Development Authorities.

GAZETTE NOTICE NO. 4791

THE KERIO VALLEY DEVELOPMENT AUTHORITY ACT
(Cap. 441)

APPOINTMENT OF BOARD MEMBERS

IN EXERCISE of the powers conferred by section 4 (1) (h) of the Kerio Valley Development Authority Act, the Minister for Regional Development Authorities appoints—

The Managing Director, KenGen,
Samuel Eregeae,
Rhoda Rotino (Mrs.),
Joshua Yatta Lomutongole,
Wilson T. Cheboi,
Benson Keben Sintio,
Mohamed Irshad Sheikh (Dr.),
Michael Kimutai Ronoh,
Pauline Akai Lokoruka (Mrs.),

to be Board members of the Kerio Valley Development Authority, for a period of three (3) years, with effect from 20th June, 2006.

Dated the 20th June, 2006.

M. A. MOHAMUD,
Minister for Regional Development Authorities.

GAZETTE NOTICE NO. 4792

THE MAGISTRATES' COURTS ACT
(Cap. 10)

INCREASE OF LIMIT OF JURISDICTION

IN EXERCISE of the powers conferred by section 5 (1) of the Magistrates' Courts Act, the Chief Justice increases the limit of jurisdiction of—

SAMBU KIBET

Resident Magistrate, to Kenya shillings five hundred thousand (KSh. 500,000), with effect from 1st July, 2006.

Dated the 20th June, 2006.

J. E. GICHERU,
Chief Justice.

GAZETTE NOTICE NO. 4793

THE CHILDREN ACT

(No. 8 of 2001)

APPOINTMENT

IN EXERCISE of the powers conferred by section 73 (d) (ii) of the Children Act, the Chief Justice appoints—

BEATRICE M. KIMEMIA

Resident Magistrate, to preside over cases involving children in respect of Central Province, with effect from 1st July, 2006.

Dated the 26th June, 2006.

J. E. GICHERU,
Chief Justice.

GAZETTE NOTICE NO. 4794

THE REGISTRATION OF TITLES ACT

(Cap. 281)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Insurance Company of East Africa Limited, of P.O. Box 46143, Nairobi in the Republic of Kenya, is registered proprietor lessee of that piece of land known as subdivision No. 1045, section I, mainland north, within Mombasa Municipality in the Mombasa District, held by a certificate of title registered as C.R. 10235, and whereas sufficient evidence has been adduced to show that the certificate of title issued thereof has been lost, notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 30th June, 2006.

G. G. GACHATHI,
Registrar of Titles, Mombasa.

GAZETTE NOTICE NO. 4795

THE REGISTRATION OF TITLES ACT

(Cap. 281)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Vithalbhai Bhulabhai Patel, of P.O. Box 99208, Mombasa in the Republic of Kenya, is registered proprietor lessee in fee simple of that piece of land known as subdivision No. 2846, section VI, mainland north, within Mombasa Municipality in the Mombasa District, held by a certificate of title registered as C.R. 15040, and whereas sufficient evidence has been adduced to show that the certificate of title issued thereof has been lost, notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 30th June, 2006.

G. G. GACHATHI,
Registrar of Titles, Mombasa.

GAZETTE NOTICE NO. 4796

THE REGISTRATION OF TITLES ACT

(Cap. 281)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Osman Mahaj Muhamed, of P.O. Box 120, Garissa in the Republic of Kenya, is registered proprietor lessee in fee simple of that piece of land known as subdivision No. 8655, section I, mainland north, within Mombasa Municipality in the Mombasa District, held by a certificate of title registered as C.R. 26222/I, and whereas sufficient evidence has been adduced to show that the certificate of title issued thereof has been lost, notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 30th June, 2006.

G. G. GACHATHI,
Registrar of Titles, Mombasa.

GAZETTE NOTICE NO. 4797

THE REGISTRATION OF TITLES ACT

(Cap. 281)

REGISTRATION OF INSTRUMENT

WHEREAS Altaf Abdulahi Kurji, of P.O. Box 41229, Nairobi in the Republic of Kenya, is registered proprietor lessee of that maisonette No. 3 on L.R. 209/7/1, known as I.R. No. 45875/1, situate in the city of Nairobi, held under a lease registered as I.R. 45875/1, and whereas the Standard Chartered Bank of Kenya Limited, a limited liability company incorporated in Kenya, having its registered office at Nairobi, P.O. Box 30003-00100, Nairobi, has executed an instrument of discharge in favour of Altaf Abdulahi Kurji, and whereas affidavit has been filled in terms of section 65 (1) (h) of the said Act declaring that the said lease registered as I.R. 45875/1, is not available for registration, notice is given that after the expiration of fourteen (14) days from the date hereof provided that no valid objection has been received within that period, I intend to dispense with the production of the said certificate of title and proceed with the registration of the said instrument of discharge.

Dated the 30th June, 2006.

G. G. GACHIHI,
Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 4798

THE REGISTRATION OF TITLES ACT

(Cap. 281)

REGISTRATION OF INSTRUMENT

WHEREAS (1) Jones Levi Ndombi and (2) Georgina Ngina Ndombi, both of P.O. Box 30165, Nairobi in the Republic of Kenya, are registered proprietors lessees of that piece of land containing 0.2428 hectare or thereabouts, known as L.R. No. 1870 (VI/131) (Flat 16B), situate in the city of Nairobi, held under a lease registered as I.R. 63697/1, and whereas the Barclays Bank of Kenya Limited as chargee, has executed an instrument of discharge in favour of 1) Jones Levi Ndombi and (2) Georgina Ngina Ndombi, and whereas affidavit has been filled in terms of section 65 (1) (h) of the said Act declaring that the said lease registered as I.R. 63697/1, is not available for registration, notice is given that after the expiration of fourteen (14) days from the date hereof provided that no valid objection has been received within that period, I intend to dispense with the production of the said lease and proceed with the registration of the said instrument of discharge of charge.

Dated the 30th June, 2006.

G. G. GACHIHI,
Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 4799

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Josphat Thuo, of P.O. Box 75730, Nairobi in the Republic of Kenya, is registered proprietor in absolute ownership interest of that piece of land containing 0.2014 hectare or thereabouts, situate in the city of Nairobi, registered under title No. Nairobi/Block 90/291, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 30th June, 2006.

S. N. MWENDA,
Land Registrar, Nairobi.

GAZETTE NOTICE NO. 4800

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Johana Obondi Osewe, of P.O. Box 2033, Kisumu in the Republic of Kenya, is registered proprietor in absolute ownership interest of that piece of land containing 0.07 hectare or thereabouts, situate in the Kisumu Municipality, registered under title No. Kisumu/Manyatta "A"/1067, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 30th June, 2006.

N. N. NJENGA,
Land Registrar,
Kisumu District.

GAZETTE NOTICE NO. 4801

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Mary Nyaruai Githieya, of P.O. Box 41568, Nairobi in the Republic of Kenya, is registered proprietor in absolute ownership interest of that piece of land containing 0.226 hectare or thereabouts, situate in the district of Kiambu, registered under title No. Kabete/Lower Kabete/971, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 30th June, 2006.

J. K. NDIRANGU,
Land Registrar,
Kiambu District.

GAZETTE NOTICE NO. 4802

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Julia Muthoni Mbogo on behalf of Simon Watuku Chabikia (deceased), of P.O. Box 176, Gatura in the Republic of Kenya, is registered proprietor in absolute ownership interest of that piece of land containing 2.41 hectares or thereabout, situate in the district of Thika, registered under title No. Loc. 16/Mbugiti/738, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 30th June, 2006.

P. M. KIHU,
Land Registrar,
Thika District.

GAZETTE NOTICE NO. 4803

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Tajeu Parmet Meeki, of P.O. Box 80, Bissil, Kajiado in the Republic of Kenya, is registered proprietor in absolute ownership interest of that piece of land containing 16.18 hectares or thereabout, situate in the district of Kajiado, registered under title No. Kajiado/Dalalekutuk/2731, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 30th June, 2006.

D. M. KYULE,
Land Registrar,
Kajiado District.

GAZETTE NOTICE NO. 4804

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Florence Katheke Msagha, of P.O. Box 54038, Nairobi in the Republic of Kenya, is registered proprietor in absolute ownership interest of that piece of land containing 0.044 hectare or thereabouts, situate in the district of Kajiado, registered under title No. KJD/Kaputiei-North/19021, and whereas sufficient evidence has been

adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 30th June, 2006.

D. M. KYULE,
Land Registrar,
Kajiado District.

GAZETTE NOTICE NO. 4805

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joshua Theuri, is registered proprietor in absolute ownership interest of that piece of land containing 0.15 hectare or thereabouts, situate in the district of Meru North, registered under title No. Njia/Buri-e-Ruri/172, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 30th June, 2006.

P. D. GUTU,
Land Registrar,
Meru North District.

GAZETTE NOTICE NO. 4806

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Baimaria Ikuru (ID/2392496/65), is registered proprietor in absolute ownership interest of that piece of land containing 3.3 hectares or thereabout, situate in the district of Meru North, registered under title No. Ithima/Antuambui/775, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 30th June, 2006.

J. N. KATHENYA,
Land Registrar,
Meru North District.

GAZETTE NOTICE NO. 4807

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Elijah Muriithi Kaumbuthu (ID/3306508), of P.O. Box 142, Runyenjes in the Republic of Kenya, is registered proprietor in absolute ownership interest of that piece of land containing 1.78 hectares or thereabout, situate in the district of Embu, registered under title No. Kagaari/Kanja/662, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 30th June, 2006.

P. M. KIHIU,
Land Registrar,
Embu District.

GAZETTE NOTICE NO. 4808

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Njeru Njuki (ID/8302686), of P.O. Box 45, Kanja in the Republic of Kenya, is registered proprietor in absolute ownership interest of that piece of land situate in the district of Embu, registered under title No. Kagaari/Kanja/2583, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 30th June, 2006.

M. W. KARIUKI,
Land Registrar,
Embu District.

GAZETTE NOTICE NO. 4809

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Titus Komen Korir, of P.O. Box 1566, Eldoret in the Republic of Kenya, is registered proprietor in absolute ownership interest of that piece of land containing 0.0511 hectare or thereabouts, situate in the district of Keiyo, registered under title No. East Marakwet/Iten Township/158, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 30th June, 2006.

W. K. SIRMA,
Land Registrar,
Keiyo/Marakwet Districts.

GAZETTE NOTICE NO. 4810

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Charles Ongondi Ondieki, is registered proprietor in absolute ownership interest of that piece of land situate in the district of Nyamira, registered under title No. West Mugirango/Bonyamatuta/767, and whereas the senior resident magistrate's court at Nyamira, in civil suit No. 122 of 2004, has ordered that the said piece of land be transferred to Pelia Nyamweya Onsase, of P.O. Box 76, Keroka, and whereas the executive officer of the said court has in pursuance to an order of said court executed an instrument of transfer in favour of Pelia Nyamweya Onsase, and whereas all efforts made to compel the registered proprietor to surrender the land title deed issued in respect if the said piece of land to the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date thereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registration of the said instrument of transfer and issue a land title deed to the said Pelia Nyamweya Onsase, and upon such registration, the land title deed issued earlier to the said Charles Ongondi Ondieki, shall be deemed to be cancelled and of no effect.

Dated the 30th June, 2006.

J. M. FUNDIA,
Land Registrar,
Nyamira District.

GAZETTE NOTICE NO. 4811

THE CO-OPERATIVE SOCIETIES ACT

(No. 12 of 1997, Amended 2004)

INQUIRY ORDER

WHEREAS, I have on my own accord, decided that an inquiry be held into the by-laws, working and financial conditions of Rungeto Farmers Co-operative Society Limited (CS/8059), and in accordance with section 58 of the Co-operative Societies Act (No. 12 of 1997, amended 2004).

Now therefore, I authorize (1) Michael O. Ngolo, District Co-operative Auditor, Kisumu District, and (2) Andrew Maosa, Co-operative Officer, Bungoma District, to hold an inquiry within thirty (30) days from the date thereof at such place and time as may be expedient and duly notified by them.

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

Section 60 (1)—Cost of inquiry.

Section 60 (2)—Recovery of costs expenses.

Section 73—Inquiry into the conduct of Management Committee members.

Section 94—Offences.

Dated the 19th June, 2006.

F. F. ODHIAMBO,
Commissioner for Co-operative Development.

GAZETTE NOTICE NO. 4812

THE CO-OPERATIVE SOCIETIES ACT

(No. 12 of 1997, Amended 2004)

INQUIRY ORDER

WHEREAS, I have on my own accord, decided that an inquiry be held into the by-laws, working and financial conditions of Nakuru Teachers Sacco Society Limited (CS/2675), and in accordance with section 58 of the Co-operative Societies Act (No. 12 of 1997, amended 2004).

Now therefore, I authorize (1) Carolus Ayugi, Co-operative Officer, District Co-operative Office, Busia District and (2) Anes Machora, District Co-operative Auditor, Eldma Ravine District, to hold an inquiry within thirty (30) days from the date thereof at such place and time as may be expedient and duly notified by them.

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

Section 60 (1)—Cost of inquiry.

Section 60 (2)—Recovery of costs expenses.

Section 73—Inquiry into the conduct of Management Committee members.

Section 94—Offences.

Dated the 2nd June, 2006.

F. F. ODHIAMBO,

Commissioner for Co-operative Development.

GAZETTE NOTICE NO. 4813

THE CO-OPERATIVE SOCIETIES ACT

(No. 12 of 1997, Amended 2004)

INQUIRY ORDER

WHEREAS, I have on my own accord, decided that an inquiry be held into the by-laws, working and financial conditions of Kapa Sacco Society Limited (CS/7796), and in accordance with section 58 of the Co-operative Societies Act (No. 12 of 1997, amended 2004).

Now therefore, I authorize (1) Raymond Mutua Mweva, District Co-operative Office, Machakos District and (2) Stephen K. Njoroge, Co-operative Auditor, Thika District, to hold an inquiry within thirty (30) days from the date thereof at such place and time as may be expedient and duly notified by them.

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

Section 60 (1)—Cost of inquiry.

Section 60 (2)—Recovery of costs expenses.

Section 73—Inquiry into the conduct of Management Committee members.

Section 94—Offences.

Dated the 21st June, 2006.

F. F. ODHIAMBO,

Commissioner for Co-operative Development.

GAZETTE NOTICE NO. 4814

PROBATE AND ADMINISTRATION

TAKE NOTICE that after thirty (30) days from the date of this Gazette, and unless cause be shown to the contrary, 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 (2) 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

PT/ Cause No.	Deceased's Name	Address	Date of Death	Testate/Intestate
170/2005	Mwanda Mwaipe Wamwandu	Mwatate, Taita	9-3-2002	Intestate
171/2005	Serah Nduku Mulwa	Kinginebe, Kwale	14-4-2005	Intestate
320/2005	Patrick Nuru Ndunda	Matsangiwi, Malindi	18-7-2004	Intestate
39/2006	Katunmo Ikalaasa	Majimboni, Kwale	7-4-82	Intestate
22/2006	Athuman Kombo Athumani	Bomu, Mombasa	18-8-2004	Intestate
326/2003	Abdul Hussein Rowa	Pungu, Kwale	2-10-2002	Intestate
250/2005	Gidraph Wangendo Kamau	Nakuru Town	26-2-2004	Intestate
155/2004	Mohamed Salim Charo	Kambe, Kilifi	6-2-2000	Intestate
228/2005	Elizabeth Mutheu Njoka	Makengi, Embu	15-7-2005	Intestate
14/2006	Delmas Dida Mwachai	Sagalla, Taita/Taveta	23-12-2001	Intestate
182/99	Joseph Kiema Mwako	Mwavumbo, Kwale	29-10-98	Intestate
294/2005	Sylvia Mgtoi Mwanjak	Ghazi, Ngolia	6-6-2003	Intestate
271/2005	Alice Atieno Oriwo	Gongo, Siaya	5-5-2004	Intestate
304/2005	Mumina Banya Ali	Bura, Tana River	3-8-2004	Intestate
31/2006	Roselida Atieno Auma	Kanyango, Homa Bay	19-12-2003	Intestate
58/2006	Abdalla Bakari Dzarino	Mkongani, Kwale	25-8-2003	Intestate
99/99	Abbas Awadh Guyo	Makere, Tana River	4-3-99	Intestate
297/2005	Jacob Mutuku Mwaka	Lukore, Kwale	17-1-2003	Intestate
213/2005	Elijah Amani Mngongo	Kasemeni, Kwale	19-8-2003	Intestate
7/93	Elizabeth Kadzo Kosholo	Mwembe Kat, Kilifi	12-7-2002	Intestate
15/2006	George Mwajanje M'Mbiye	Ondoni, Kilifi	26-3-95	Intestate
417/2004	Lucy Wangethi Nduru	Kaguyu, Kirinyaga	20-4-2004	Intestate
52/2006	Martha Mwemba Juma	Kishamba, Taita/Taveta	14-4-89	Intestate
168/2001	Duncan S. Mwangima	Ngolia, Taita/Taveta	26-7-2000	Intestate
400/2000	Fatuma H. Kugotwa	P.O. Box 433, Ukunda	10-6-2000	Intestate
66/95	Seffrin C. Maghanga	Mgange, Taita/Taveta	27-5-94	Intestate
36/2005	Japhet Katana Ziro	Bamba, Kilifi	14-4-89	Intestate
82/2006	Kipkemoi arap Korir	Shimba Hills, Kwale	11-8-94	Intestate
224/2004	Hassan Nassor Ganzori	Vingujini, Kwale	21-10-99	Intestate
02/2006	Chaka Ndoro Bedabuani	Gandini, Kwale	7-6-2005	Intestate
195/2004	Richard W. Mwashigadi	Mrangti, Taita/Taveta	25-3-2005	Intestate
234/2005	Alfan Salim Mwatenga	Golini, Kwale	25-9-2001	Intestate
14/2004	Stephen Shari Erustus	Salama, Tana River	9-1-2001	Intestate
269/2004	Lennox Erastus Tsuma	Kaloleni, Kilifi	18-5-2002	Intestate
465/98	Stanley M. I. Mwakesi	Voi, Taita/Taveta	19-6-98	Intestate

SCHEDULE—(Contd.)

PT/Cause No.	Deceased's Name	Address	Date of Death	Testate/Intestate
64/2006	Leonard M. Ngao	Wundanyi, Taita/Taveta	19-4-2006	Intestate
482/2003	Jane Hajila Lusina	Jomvu, Mritini, Mombasa	11-7-98	Intestate
9/2006	Dedan J. Kasuku Okech	Mtwapa, Mombasa	18-9-2003	Intestate
316/2005	Priscilla Mishi Mnene	Bahar, Kilifi	31-3-2005	Intestate
155/2004	Mohammed Salim Charo	Kambe, Kilifi	6-2-2004	Intestate
32/2006	Marylene Wawasi Njero	Mwakitalo, Taita/Taveta	9-12-99	Intestate
4/2006	Joyce Majala Mwamburi	Mwatate, Taita	1-11-2004	Intestate
129/2005	Sarafina Obeno Abuom	Koru, Nyando	11-12-2001	Intestate
18/2006	Silvester Maskat Mbaji	Kaloleni, Kilifi	30-9-2004	Intestate
90/2006	Caroline Ndinda Munyao	Likoni, Mombasa	4-4-2006	Intestate
317/2005	Kadenge Mumbo Mutumiki	Kijiwe, Tanga	12-8-2001	Intestate
322/2005	Millicent Achieno Okumu	Sondú, Kisumu	27-1-2005	Intestate
236/91	Anthony Allen Kai	Kilifi, Chonyi	12-1-89	Intestate
70/2006	Ronald Mnyambo Mwalili	Weruga, Taita/Taveta	10-12-2001	Intestate
187/2002	Abdalla Mwjakaga Ndigo	Likoni, Mombasa	1943	Intestate
85/2006	Antonie Thaddee Bockle	Kinondo, Kwale	22-8-2005	Intestate
79/2006	Dyecco Tsuma Zanore	Mwereni, Kwale	9-8-2005	Intestate
33/87	Masha Iha	Tsagwa, Kilifi	14-1-87	Intestate
45/2006	Said Kenana	Garsen, Tana River	1927	Intestate
301/2005	Christopher N. Righa	Mwanda, Taita	6-7-2004	Intestate
41/2006	Prudence Shambi Ngolo	Mbololo, Taita	23-8-2005	Intestate

Mombasa,

16th June, 2006.

GEORGE NYAKUNDI,
for Public Trustee.

GAZETTE NOTICE NO. 4815

IN THE HIGH COURT OF KENYA AT NAIROBI
PROBATE AND ADMINISTRATION

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

CAUSE NO. 2518 OF 2004

By Jaswinder Kaur Sondh, of P.O. Box 2630, Nakuru in Kenya, the executor named in the deceased's will, through Messrs. Kamuya, Karimi & Co., advocates of Nairobi, for a grant of probate of the will of Sheranjit Singh Sondh, late of Milimani, who died there on 11th March, 2004.

CAUSE NO. 378 OF 2006

By (1) Anthony Magenyi Mwasaru and (2) Esther Mwandoto, both of P.O. Box 55165-00200, Nairobi in Kenya, the deceased's brother and sister, respectively, through Messrs. Koki Mbulu & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Christine Magenyi, late of Sare, Migori, who died at Aga Khan Hospital in Kenya, on 2nd February, 2005.

CAUSE NO. 434 OF 2006

By Reuben Nduati Kangethe, of P.O. Box 30680, Nairobi in Kenya, the deceased's son, through Messrs. Mwangi Chege & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Atherim Kangethe Nduati, late of Gatundu, who died there on 19th January, 1982.

CAUSE NO. 878 OF 2006

By (1) Nirmal Singh Bains and (2) Charanjit Singh Bains, both of P.O. Box 150, Thika in Kenya, the executors named in the deceased's will, through Messrs. Monyo & Associates, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Bhagat Singh Eains, late of Thika, who died at Naidu Hospital in Kenya, on 4th December, 2004.

CAUSE NO. 923 OF 2006

By Irene Wangui Maina, of P.O. Box 949, Nanyuki in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Francis Kariuki Githu, late of Njumbi, who died at Kiriani Hospital in Kenya, on 23rd October, 2002.

CAUSE NO. 1043 OF 2006

By Hansraj Anandji Shah, of P.O. Box 10674-00400, Nairobi in Kenya, the executor named in the deceased's will, for a grant of probate of the written will of Shah Muktaben Hanaraj Anandji, late of Nairobi, who died at Aga Khan Hospital in Kenya, on 22nd December, 2005.

CAUSE NO. 1054 OF 2006

By (1) Beatrice Kamonya Luvandale and (2) David Gaduve, both of P.O. Box 51010, Nairobi in Kenya, the deceased's widow and brother, respectively, for a grant of letters of administration intestate to the estate of Francis Chonda Aminda, late of Vihiga, who died at Kenyatta National Hospital in Kenya, on 22nd March, 2004.

CAUSE NO. 1056 OF 2006

By John Paul Shem Omundi, of P.O. Box 50739, Nairobi in Kenya, the deceased's father, for a grant of letters of administration intestate to the estate of John Onyango Omundi, late of Siaya, who died at Kenyatta National Hospital in Kenya, on 16th September, 2004.

CAUSE NO. 1057 OF 2006

By (1) Ruth Nyambura Muhindi and (2) Robert Kuungu Muhindi, both of P.O. Box 72, Mukeu, South Kinangop in Kenya, the deceased's widow and son, for a grant of letters of administration intestate to the estate of Muhindi Mbithu alias Simon Muhindi Mbithu, late of Nyakio, Nyandarua, who died at Mathare No. 10, on 22nd August, 2005.

CAUSE NO. 1059 OF 2006

By (1) Susan Wanja Njuguna and (2) George Njuguna Mbasai, both of P.O. Box 874, Kiambu in Kenya, the deceased's widow and son, respectively, for a grant of letters of administration intestate to the estate of William Mbasai Suakei, late of Narok, who died at Kayole, on 3rd March, 2002.

CAUSE NO. 1068 OF 2006

By Duncan Ndegwa Munyiri, of P.O. Box 68389-0610, Nairobi in Kenya, the deceased's father, for a grant of letters of administration intestate to the estate of Stephen Munyiri Ndegwa, late of Murundu, Nyeri, who died at Mlolongo, Athi River, on 16th January, 2006.

CAUSE NO. 1074 OF 2006

By (1) Paul Njuguna Gitei, of P.O. Box 671, Ngong Hills and (2) Monica Mukami Gitei, of P.O. Box 79670, Nairobi in Kenya, the deceased's son and widow, respectively, for a grant of letters of administration intestate to the estate of Laban Gitei Kiarie, late of Kiambu District, who died at Kijabe Medical Centre in Kenya, on 22nd November, 1995.

CAUSE NO. 1084 OF 2006

By (1) Nancy Judy Wangurunga and (2) Margaret Njambi Wangurunga, both of P.O. Box 20520-00200, Nairobi in Kenya, the deceased's widows, for a grant of letters of administration intestate to the estate of Patrick Njuguna Wangurunga, late of Kinoo, Kikuyu, who died at Nakuru Nursing and Maternity Home in Kenya, on 11th June, 1994.

CAUSE NO. 1088 OF 2006

By (1) Wendy Victoria Stone and (2) Rupert William Milvain Watson, both of P.O. Box 24251-00502, Nairobi in Kenya, the executors named in the deceased's will, through R. W. M. Watson, advocates of Nairobi, for a grant of probate of David Gerald Light, late of Nairobi, who died at Rosslyn, on 1st February, 2006.

CAUSE NO. 1096 OF 2006

By (1) Norah Nyaboke Mose and (2) Susana Moraa Nyangate, both of P.O. Box 347, Kikuyu in Kenya, the deceased's widow and mother, respectively, for a grant of letters of administration intestate to the estate of Dismas Manani Nyangate, late of Nairobi, who died at Kikuyu, on 13th January, 2006.

CAUSE NO. 1134 OF 2006

By (1) Keziah Wanjiru Ndau and (2) Susan Muthoni Maria, both of P.O. Box 10234, Nairobi in Kenya, the deceased's widow and sister-in-law, respectively, for a grant of letters of administration intestate to the estate of John Irungu Kiarie, late of Murang'a, who died at Kenyatta National Hospital in Kenya, on 3rd July, 2005.

CAUSE NO. 1141 OF 2006

By Grace Ngendo Karanja, of P.O. Box 30213, Nairobi in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Paul Peter Karanja alias Paul Peter Karanja Kahura, late of Limuru, who died at Kenyatta National Hospital in Kenya, on 26th November, 2003.

CAUSE NO. 1142 OF 2006

By Elizabeth Njeri Nganga, of P.O. Box 1087, Kikuyu in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Samuel Nganga Munyua, late of Kikuyu, who died at Kenyatta National Hospital in Kenya, on 23rd December, 2002.

CAUSE NO. 1155 OF 2006

By (1) Margaret Nyambura Wanjiru and (2) Raphael Nguyo, both of P.O. Box 62000, Nairobi in Kenya, the deceased's widow and brother, respectively, through Messrs. M. W. Muli & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Isaac Gatheru Kamau, late of Thika, who died at Kenyatta National Hospital in Kenya, on 24th August, 2005.

CAUSE NO. 1221 OF 2006

By (1) Elizabeth Jepchumba Kerich and (2) Kenedy Kipchirchir, both of P.O. Box 30313, Nairobi in Kenya, the deceased's widow, and son, respectively, for a grant of letters of administration intestate to the estate of Joseph Kibet Boor, late of Kiambogo Village, who died at Evans Sunrise Medical Centre in Kenya, on 5th November, 2003.

the contrary and appearance in this respect entered within thirty (30) days from the date of the publication of this notice in the *Kenya Gazette*.

Dated the 5th June, 2006.

SCHOLASTICA NDAMBUKI,
Senior Deputy Registrar, Nairobi.

Note.—The wills mentioned above have been deposited in and are open to inspection at the court.

GAZETTE NOTICE NO. 4816

IN THE HIGH COURT OF KENYA AT MACHAKOS
PROBATE AND ADMINISTRATION

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

CAUSE NO. 188 OF 2006

By (1) Katunge Mumo and (2) Esther Mwikali Joel, both of P.O. Box 24, Kajiado in Kenya, the deceased's widows, for a grant of letters of administration intestate to the estate of Raphael Sankaire ole Kool alias Raphael Sankaire Kool, late of Enkirirri Sub-location, who died at Bishop Kioko Hospital in Kenya, on 29th March, 2000.

CAUSE NO. 238 OF 2006

By Samuel Kikulu Mathei, of P.O. Box 298, Makindu in Kenya, the deceased's widower, for a grant of letters of administration intestate to the estate of Agnes Mwikali Mathei, late of Makindu Location, who died at Makindu Hospital in Kenya, on 25th February, 2006.

CAUSE NO. 246 OF 2006

By (1) Philomena Kalondu Mutua and (2) Joseph Mwei Mutua, both of P.O. Box 83, Mbiuni in Kenya, the deceased's widow and son, respectively, for a grant of letters of administration intestate to the estate of Bernard Mutua Mwei alias Venant Mutua Mwei, late of Makiliva Sub-location, who died at Kenyatta National Hospital in Kenya, on 5th March, 1989.

CAUSE NO. 249 OF 2006

By Seth Mbithe Kioko, of P.O. Box 8, Machakos in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Kioko Mutua, late of Mutituni Location, who died there on 20th March, 1996.

CAUSE NO. 254 OF 2006

By (1) Daniel Muoki Nthumba and (2) Peninah Musyawa Muoki, both of P.O. Box 83, Kithimani in Kenya, the deceased's widower and daughter, respectively, for a grant of letters of administration intestate to the estate of Elizabeth Kaveyu Nthumba, late of Kithimani Location, who died at Matuu Hospital in Kenya, on 3rd July, 2004.

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

Dated the 14th June, 2006.

S. A. OKATO,
Deputy Registrar, Machakos.

GAZETTE NOTICE NO. 4817

IN THE HIGH COURT OF KENYA AT MACHAKOS
PROBATE AND ADMINISTRATION

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

CAUSE NO. 225 OF 2006

By Stephen Nzuma Kinyae, of P.O. Box 31, Emali in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Kinyae Mbondo Mutune, late of Emali Location, who died at Tutini Sub-location, on 24th December, 2002.

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

Dated the 24th May, 2006.

H. A. OMUNDI
Deputy Registrar, Machakos.

GAZETTE NOTICE NO. 4818

IN THE HIGH COURT OF KENYA AT MACHAKOS
PROBATE AND ADMINISTRATION

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

CAUSE NO. 120 OF 2006

By Elizabeth Syombua Mutua, of P.O. Box 59, Matuu in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Mutua Kavuu Nthyoi, late of Kithimani Location, who died at Kasuvilo, on 24th April, 1999.

CAUSE NO. 141 OF 2006

By (1) John Michael Kavuvi and (2) Joel Kavuvi, both of P.O. Box 51811-00200, Nairobi in Kenya, the deceased's sons, for a grant of letters of administration intestate to the estate of Christopher Kavuvi Mativo, late of Mumbuni, who died at Machakos Hospital in Kenya, on 18th February, 1988.

the contrary and appearance in this respect entered within thirty (30) days from the date of the publication of this notice in the *Kenya Gazette*.

Dated the 17th March, 2006.

S. M. MWENDWA,
Deputy Registrar, Machakos.

GAZETTE NOTICE NO. 4819

IN THE HIGH COURT OF KENYA AT ELDORET
PROBATE AND ADMINISTRATION

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

CAUSE NO. 18 OF 2006

By Samuel Kipchumba Seurei, of P.O. Box 5588, Eldoret in Kenya, for a grant of letters of administration intestate to the estate of Kibor Seurei, late of Simat, who died at Simat, Uasin Gishu, on 5th January, 2000.

CAUSE NO. 27 OF 2006

By Ruth Warimu Kamau, of P.O. Box 88, Timboroa in Kenya, for a grant of letters of administration intestate to the estate of Kamau Gature, late of Kesses Division, who died on 30th December, 2002.

CAUSE NO. 54 OF 2006

By (1) Salina Jepkemboi Rop and (2) Kimtai arap Sheure, both of P.O. Box 4820, Eldoret in Kenya, the deceased's widow and administrator of the deceased's estate, respectively, through Messrs. Nyauandi Tuiyott & Co., advocates, for a grant of letters of administration intestate to the estate of James Kipkorir Rop, who died at Moi Teaching and Referral Hospital.

CAUSE NO. 96 OF 2006

By (1) Rebecca Jeruto Toroitich and (2) Jacob Kemboi, both of P.O. Box 166, Kabarnet in Kenya, for a grant of letters of administration intestate to the estate of Isack Toroitich, late of Baringo in Kenya, who died at Moi Teaching and Referral Hospital, on 11th July, 2003.

CAUSE NO. 117 OF 2006

By Catherine Jeruto Bargoiyet, of P.O. Box 4466, Eldoret in Kenya, for a grant of letters of administration intestate to the estate of Samuel Barkoiyet Kangogo, late of Kimoning, who died at Uasin Gishu Memorial Hospital, on 25th March, 2002.

CAUSE NO. 118 OF 2006

By (1) Veronica Wanjiru Muniu and (2) Joseph Kariha Kamau, both of P.O. Box 3778, Eldoret in Kenya, for a grant of letters of administration intestate to the estate of John Muniu Kamau, late of Langas, who died there on 5th October, 2005.

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

Dated the 9th June, 2006.

A. B. MONG'ARE,
Deputy Registrar, Eldoret.

GAZETTE NOTICE NO. 4820

IN THE HIGH COURT OF KENYA AT MERU
PROBATE AND ADMINISTRATION

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

CAUSE NO. 117 OF 2006

By (1) Timothy Kirimi M'Mutea and (2) Edith Mukiri Mutwiri, both of P.O. Box 131, Nkubu in Kenya, the deceased's son and daughter, respectively, for a grant of letters of administration intestate to the estate of Ayub Kithinji Mutea, late of Igoki Location, Meru Central District, who died at Chogoria Mission Hospital in Kenya, on 28th November, 1998.

CAUSE NO. 122 OF 2006

By Joses Mbae M'Mugambi, of P.O. Box 85, Nkubu, in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Muguika Kobia, late of Kothine Sub-location, Meru Central District, who died on 2nd February, 1993.

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

Dated the 21st June, 2006.

M. S. G. KHADAMBI,
Deputy Registrar, Meru.

GAZETTE NOTICE NO. 4821

IN THE HIGH COURT OF KENYA AT MERU
PROBATE AND ADMINISTRATION

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

CAUSE NO. 180 OF 2006

By (1) Edwin Murithi Ruria and (2) Everlyn Karuma Murungi, both of P.O. Box 721, Meru in Kenya, the deceased's widower and sister, respectively, for a grant of letters of administration intestate to the estate of Mercy Nkirote Murithi, late of Upper Chure, Meru in Kenya, who died there on 30th June, 2004.

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

Dated the 19th June, 2006.

J. OMBURAH,
Deputy Registrar, Meru.

GAZETTE NOTICE NO. 4822

IN THE HIGH COURT OF KENYA AT MOMBASA
 IN THE MATTER OF THE ESTATE OF PAUL
 NDETO MBINDYO OF MOMBASA
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 310 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Portreitz Hospital, on 29th May, 2004, has been filed in this registry by (1) Mwanzia Ndeto and (2) Ruth Munyiva Ndeto, both of P.O. Box 1790, Mombasa, in their respective capacities as widow and son of the deceased.

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

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

Dated the 6th September, 2005.

H. N. NDUNG'U,
Deputy Registrar, Mombasa.

GAZETTE NOTICE NO. 4823

IN THE HIGH COURT OF KENYA AT MOMBASA
 IN THE MATTER OF THE ESTATE OF ISMAIL
 IBRAHIM MUNSHI OF STADIUM, MOMBASA
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 15 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Stadium, Mombasa, on 3rd June, 2000, has been filed in this registry by Mussa Ahmed Essa, of Mombasa, in his capacity as cousin of the deceased.

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

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

Dated the 8th May, 2006.

H. N. NDUNG'U,
Deputy Registrar, Mombasa.

GAZETTE NOTICE NO. 4824

IN THE HIGH COURT OF KENYA AT MOMBASA
 IN THE MATTER OF THE ESTATE OF RANCHODDAS
 GORDHANDAS KHAKHRIA ALIAS RANCHODDAS
 GORDHANDAS KHAKHARIA OF MOMBASA
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 16 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration of a written will to the estate of the above-named deceased, who died at Krishna Heart Institute, Guma, India, on 9th November, 2005, has been filed in this registry by Shardaben Ranchoddas Khakhria, of P.O. Box 83980, Mombasa, in his capacity as an executor named in the deceased's will.

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

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

Dated the 2nd May, 2006.

H. N. NDUNG'U,
Deputy Registrar, Mombasa.

Note.—The will mentioned above has been deposited in and is open to inspection at the court.

GAZETTE NOTICE NO. 4825

IN THE HIGH COURT OF KENYA AT MOMBASA
 IN THE MATTER OF THE ESTATE OF CHANDRAKANT
 CHHAGANLAL SHAH OF MOMBASA
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 36 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of probate to the estate of the above-named deceased, who died at Bishopswood Private Hospital, Northwood, on 6th November, 2005, has been filed in this registry by Lalita Chandrakant Shah, of P.O. Box 90044, Mombasa, in her capacity as an executrix named in the deceased's will.

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

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

Dated the 12th May, 2006.

R. A. KITHINJI,
Deputy Registrar, Mombasa.

Note.—The will mentioned above has been deposited in and is open to inspection at the court.

GAZETTE NOTICE NO. 4826

IN THE HIGH COURT OF KENYA AT MOMBASA
 IN THE MATTER OF THE ESTATE OF PANKAJ
 JETHALAL SHAH OF MOMBASA
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 82 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of probate to the estate of the above-named deceased, who died at Pandya Memorial Hospital, on 5th February, 2005, has been filed in this registry by (1) Kundan Pankaj Shah, of P.O. Box 84963, Mombasa and (2) Vinodrai Jethalal Shah, of Little Oak, 3 Donnay Close, Gerrards Close Buckinghamshire-S19 7PZ, United Kingdom, in their capacities as executors named in the deceased's will.

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

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

Dated the 12th June, 2006.

R. A. KITHINJI,
Deputy Registrar, Mombasa.

Note.—The will mentioned above has been deposited in and is open to inspection at the court.

GAZETTE NOTICE NO. 4827

IN THE HIGH COURT OF KENYA AT MOMBASA
 IN THE MATTER OF THE ESTATE OF SULEIMAN
 JUMA CHARO OF MIKINDANI
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 108 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Pandya Hospital, on 19th March, 2004, has been filed in this registry by (1) Susan Oyuga Juma, (2) Fridah Mwaka Mwanyae and (3) Said Juma Charo, in their respective capacities as widows and brother of the deceased.

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

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

Dated the 16th June, 2006.

H. N. NDUNG'U,
Deputy Registrar, Mombasa.

GAZETTE NOTICE NO. 4828

IN THE HIGH COURT OF KENYA AT MOMBASA
 IN THE MATTER OF THE ESTATE OF ABDULAZIZ
 GULSHER KIYA ALIAS ABDULAZIZ
 GULSHER OF MOMBASA
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 117 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mombasa, on 22nd April, 2006, has been filed in this registry by Jihan Abdulaziz Gulsher Kiya, of P.O. Box 81970, Mombasa, in her capacity as daughter of the deceased.

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

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

Dated the 2nd June, 2006.

H. N. NDUNG'U,
Deputy Registrar, Mombasa.

GAZETTE NOTICE NO. 4829

IN THE HIGH COURT OF KENYA AT MOMBASA
 IN THE MATTER OF THE ESTATE OF MARTHA
 VICTOR SAMBO OF MTWAPA
 PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 217 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Coast General Hospital, on 5th May, 2001, has been filed in this registry by Daniel Mutwiwa Matingo, of P.O. Box 489, Mtwapa, in his capacity as brother of the deceased.

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

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

Dated the 12th June, 2006.

R. A. KITHINJI,
Deputy Registrar, Mombasa.

GAZETTE NOTICE NO. 4830

IN THE HIGH COURT OF KENYA AT MOMBASA
 IN THE MATTER OF THE ESTATE OF MOHAMEDALI
 PYARALI HASHMANI OF KIZINGO
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 224 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kizingo, on 17th March, 2006, has been filed in this registry by Mohamedraza Hashmani, of P.O. Box 80632, Mombasa, in his capacity as grandson of the deceased.

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

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

Dated the 16th June, 2006.

H. N. NDUNG'U,
Deputy Registrar, Mombasa.

GAZETTE NOTICE NO. 4831

IN THE HIGH COURT OF KENYA AT MOMBASA
 IN THE MATTER OF THE ESTATE OF KULSUMBAI
 MOHAMEDALI HASHMANI OF OLD TOWN
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 225 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mombasa Hospital, on 26th November, 2000, has been filed in this registry by Mohamedraza Hashmani, of P.O. Box 80632, Mombasa, in his capacity as grandson of the deceased.

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

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

Dated the 16th June, 2006.

H. N. NDUNG'U,
Deputy Registrar, Mombasa.

GAZETTE NOTICE NO. 4832

IN THE HIGH COURT OF KENYA AT MOMBASA
 IN THE MATTER OF THE ESTATE OF ZARINA
 FATEHALI EBRAHIM SEVANY OF MOMBASA
 PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 226 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Prismatic Villas, Lavington, Nairobi, on 12th October, 2005, has been filed in this registry by (1) Mohamood Murtaza Sevany and (2) Nazir Hussein Sevany, both of P.O. Box 43895, Nairobi, in their capacities as sons of the deceased.

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

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

Dated the 16th June, 2006.

H. N. NDUNG'U,
Deputy Registrar, Mombasa.

GAZETTE NOTICE NO. 4833

IN THE HIGH COURT OF KENYA AT KISUMU
 IN THE MATTER OF THE ESTATE OF NICHOLAS
 BONGU NGONGA
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 564 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died on 31st December, 2001, has been filed in this registry by (1) Charles Akal Bongu, (2) Omondi Bongu and (3) David Opande Bongu, in their capacities as sons of the deceased.

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

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

Dated the 27th June, 2005.

ABDUL EL-KINDIY,
Deputy Registrar, Kisumu.

GAZETTE NOTICE No. 4834

IN THE HIGH COURT OF KENYA AT KISUMU
 IN THE MATTER OF THE ESTATE OF JOHN
 ODHIAMBO KAGOLLA
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 227 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died on 1st May, 2003, has been filed in this registry by (1) Jane Akinyi Aloo and (2) Diemo Martin Were, in their respective capacities as widow and brother-in-law of the deceased.

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

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

Dated the 27th June, 2006.

W. B. MOKAYAH,
Deputy Registrar, Kisumu.

GAZETTE NOTICE No. 4835

IN THE HIGH COURT OF KENYA AT KISUMU
 IN THE MATTER OF THE ESTATE OF ISAIAH
 OLANGO OWUOR
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 284 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died on 5th June, 1994, has been filed in this registry by (1) Michael Otieno Olango and (2) Caleb Ouma Olango, in their capacities as sons of the deceased.

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

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

Dated the 31st May, 2006.

H. I. ONG'UDI,
Deputy Registrar, Kisumu.

GAZETTE NOTICE No. 4836

IN THE HIGH COURT OF KENYA AT KISUMU
 IN THE MATTER OF THE ESTATE OF CHARLES
 AKEYO AJWALA
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 301 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died on 31st January, 2006, has been filed in this registry by (1) Roslyne Akinyi Akeyo and (2) Christopher Opendo Odhiambo, in their respective capacities as widow and brother of the deceased.

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

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

Dated the 8th June, 2006.

ABDUL EL-KINDIY,
Deputy Registrar, Kisumu.

GAZETTE NOTICE No. 4837

IN THE HIGH COURT OF KENYA AT KISUMU
 IN THE MATTER OF THE ESTATE OF SARAH
 ANYANGO OKUMU
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 305 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Kisumu, on 1st February, 2001, has been filed in this registry by Phanuel Onyango Okumu, in his capacity as stepson of the deceased.

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

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

Dated the 19th June, 2006.

ABDUL EL-KINDIY,
Deputy Registrar, Kisumu.

GAZETTE NOTICE No. 4838

IN THE HIGH COURT OF KENYA AT NAKURU
 IN THE MATTER OF THE ESTATE OF SAMUEL
 MACHARIA MWANGI
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 379 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kabatini, on 16th March, 2002, has been filed in this registry by (1) Beth M. Mukaria and (2) Beatrice Mugure, in their respective capacities as widow and daughter of the deceased.

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

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

Dated the 1st August, 2005.

H. M. NYAGAH,
Deputy Registrar, Nakuru.

GAZETTE NOTICE No. 4839

IN THE HIGH COURT OF KENYA AT NAKURU
 IN THE MATTER OF THE ESTATE OF MICHAEL
 MWANGI MWAGO
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 628 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Arimi, Elburgon, on 22nd June, 2001, has been filed in this registry by Francis Mwago Kariuki, in his capacity as son of the deceased.

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

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

Dated the 1st February, 2006.

H. M. NYAGAH,
Deputy Registrar, Nakuru.

GAZETTE NOTICE NO. 4840

IN THE HIGH COURT OF KENYA AT NAKURU
 IN THE MATTER OF THE ESTATE OF NAOMI
 NAANYU OF ELDAMA RAVINE
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 675 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Evans Sun-Rise Hospital, on 20th July, 2003, has been filed in this registry by (1) Gichuki Njoroge and (2) Susan Nyokabi Gichuki, in their respective capacities as father and mother of the deceased.

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

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

Dated the 31st January, 2006.

H. M. NYAGAH,
Deputy Registrar, Nakuru.

GAZETTE NOTICE NO. 4841

IN THE HIGH COURT OF KENYA AT NAKURU
 IN THE MATTER OF THE ESTATE OF CHARLES
 KIPLANGAT NGENO OF NGESUMIN, BURETI
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 25 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Tenwek Hospital, on 25th May, 2003, has been filed in this registry by (1) Agnes C. Munai and (2) Samuel Cheruiyot, in their respective capacities as widow and brother of the deceased.

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

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

Dated the 17th February, 2006.

M. W. ONDITI,
Deputy Registrar, Nakuru.

GAZETTE NOTICE NO. 4842

IN THE HIGH COURT OF KENYA AT NAKURU
 IN THE MATTER OF THE ESTATE OF FRED
 GACHAGO MWAI
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 73 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kijabe Hospital, on 24th June, 1999, has been filed in this registry by (1) Mwai Leakey Shieni, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 20th February, 2006.

E. OMIDDE,
Deputy Registrar, Nakuru.

GAZETTE NOTICE NO. 4843

IN THE HIGH COURT OF KENYA AT NAKURU
 IN THE MATTER OF THE ESTATE OF DANIEL
 KIFUKU KAMONYE ALIAS DANIEL KIBUKU KAMONYE
 ALIAS KIFUKU KAMONYE ALIAS DANIEL KIFUKU
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 314 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nakuru War Memorial Hospital, on 17th March, 2002, has been filed in this registry by (1) Esther Wanjiru Kibuku, (2) Joseph Kamau Kibuku and (3) Grace Wambui, in their respective capacities as widow, son and daughter of the deceased.

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

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

Dated the 12th June, 2006.

H. M. NYAGAH,
Deputy Registrar, Nakuru.

GAZETTE NOTICE NO. 4844

IN THE HIGH COURT OF KENYA AT NAKURU
 IN THE MATTER OF THE ESTATE OF ANASTASIA
 APIYO ODERA
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 326 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at New Nyanza Provincial General Hospital, on 12th March, 2003, has been filed in this registry by (1) Fredrick Ogola Odera and (2) Chadwick Otieno, both of P.O. Box 809, Nakuru, in their capacities as sons of the deceased.

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

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

Dated the 15th June, 2006.

T. MATHEKA,
Deputy Registrar, Nakuru.

GAZETTE NOTICE NO. 4845

IN THE HIGH COURT OF KENYA AT NAKURU
 IN THE MATTER OF THE ESTATE OF WAIRIMU
 KARIUKI KIIGE
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 371 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Bahati, on 22nd February, 1991, has been filed in this registry by Dancan Kariuki, in his capacity as son of the deceased.

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

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

Dated the 27th June, 2006.

T. MATHEKA,
Deputy Registrar, Nakuru.

GAZETTE NOTICE NO. 4846

IN THE HIGH COURT OF KENYA AT NYERI
 IN THE MATTER OF THE ESTATE OF JOSPHAT
 MURUGA GITICHE OF GATURIA, NYERI
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 269 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Tumutumu Hospital, on 20th June, 2000, has been filed in this registry Samuel Mwangi Maina, of P.O. Box 74, Mukurweini, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 5th June, 2006.

M. R. GITONGA,
Deputy Registrar, Nyeri.

GAZETTE NOTICE NO. 4847

IN THE HIGH COURT OF KENYA AT NYERI
 IN THE MATTER OF THE ESTATE OF GACHANJA
 KIBE OF KAHARO SUB-LOCATION, NYERI
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 34 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kaharo Sub-location, on 28th May, 1970, has been filed in this registry by Nicholas K. Gachanja, of P.O. Box 58, Mukurweini, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 7th April, 2006.

E. J. OSORO,
Deputy Registrar, Nyeri.

GAZETTE NOTICE NO. 4848

IN THE HIGH COURT OF KENYA AT NYERI
 IN THE MATTER OF THE ESTATE OF GEOFFREY
 MUCHANGI NGARI
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 223 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Tumutumu Hospital, on 18th November, 2001, has been filed in this registry by Lucy Wairimu Muchangi, of P.O. Box 923, Karatina, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 8th June, 2006.

R. NYAKUNDI,
Deputy Registrar, Nyeri.

GAZETTE NOTICE NO. 4849

IN THE HIGH COURT OF KENYA AT NYERI
 IN THE MATTER OF THE ESTATE OF RUTH
 WANGECHI MUCHEMI
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 277 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Consolata Hospital, on 8th October, 1988, has been filed in this registry by Peter Muchemi Thenya, of P.O. Box 34, Nyeri, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 15th June, 2006.

R. NYAKUNDI,
Deputy Registrar, Nyeri.

GAZETTE NOTICE NO. 4850

IN THE HIGH COURT OF KENYA AT KAKAMEGA
 IN THE MATTER OF THE ESTATE OF (1) KHONORI
 LUFUYO MASAKA AND (2) JOHN WASHIFUTSWA LUFUYO
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 498 OF 2004

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceaseds, who died at Namamali, on 4th December, 1992, and 6th December, 1996, respectively, has been filed in this registry by (1) Magdalena Mukhwana Afutswa and (2) Gilbert Othieno Washifutswa, in their respective capacities as widow and son of the 2nd deceased and daughter-in-law and grandson to 1st deceased.

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

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

Dated the 13th June, 2006.

E. O. OBAGA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4851

IN THE HIGH COURT OF KENYA AT KAKAMEGA
 IN THE MATTER OF THE ESTATE OF ISAYA
 KULECHO WEBO
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 576 OF 2004

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kakamega, on 11th February, 1998, has been filed in this registry by Joseph I. Kulecho, in his capacity as son of the deceased.

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

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

Dated the 4th April, 2006.

E. O. OBAGA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4852

IN THE HIGH COURT OF KENYA AT KAKAMEGA
IN THE MATTER OF THE ESTATE OF CANUTE
JOMO AKUTIA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 423 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Ikonyero, on 7th November, 2002, has been filed in this registry by Rosemary Otunga Akutia, in her capacity as widow of the deceased.

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

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

Dated the 5th April, 2006.

E. O. OBAGA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4853

IN THE HIGH COURT OF KENYA AT KAKAMEGA
IN THE MATTER OF THE ESTATE OF PAUL
SHINALI ANGWA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 638 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Shirakalu, on 8th November, 2000, has been filed in this registry by Joseph Anzale Ishinali, in his capacity as son of the deceased.

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

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

E. O. OBAGA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4854

IN THE HIGH COURT OF KENYA AT KAKAMEGA
IN THE MATTER OF THE ESTATE OF PIUS
OKUSINJIRO BUTICHI
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 6 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Idakho, on 27th July, 1997, has been filed in this registry by Butichi Khahu Tevela, in his capacity as son of the deceased.

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

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

Dated the 5th January, 2006.

E. O. OBAGA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4855

IN THE HIGH COURT OF KENYA AT KAKAMEGA
IN THE MATTER OF THE ESTATE OF ANNE
AKHABAYA JONDI
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 239 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kakamega on 9th May, 2005, has been filed in this registry by Winston C. Jondi in his capacity as widower of the deceased.

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

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

Dated the 12th May, 2006.

E. O. OBAGA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4856

IN THE HIGH COURT OF KENYA AT KAKAMEGA
IN THE MATTER OF THE ESTATE OF SELNAH
ORONGA SHIKANDA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 240 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Eshibeye, on 15th August, 1999, has been filed in this registry by Tabitha Ohonda Shikanda, in her capacity as daughter of the deceased.

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

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

Dated the 18th May, 2006.

E. O. OBAGA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4857

IN THE HIGH COURT OF KENYA AT KAKAMEGA
IN THE MATTER OF THE ESTATE OF NICODEMUS
MIATHI OKELLO
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 245 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Buchifi, has been filed in this registry by Gabriel Mukwambo Miath, in his capacity as son of the deceased.

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

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

Dated the 16th May, 2006.

E. O. OBAGA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4858

IN THE HIGH COURT OF KENYA AT KAKAMEGA
 IN THE MATTER OF THE ESTATE OF ATHANAS
 MWORI MUSIOMI ALIAS MWORI MUSIOMI
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 246 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Illeho, Kakamega, on 29th March, 2004, has been filed in this registry by Michael Juma Araka, in his capacity as son of the deceased.

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

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

Dated the 9th June, 2006.

A. M. OBURA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4859

IN THE HIGH COURT OF KENYA AT KAKAMEGA
 IN THE MATTER OF THE ESTATE OF IGNAZIA
 WANGUI WILSON
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 254 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Embu, on 28th April, 1997, has been filed in this registry by (1) Nancy Njeri Mwangi and (2) Mary Goreti Nyambura, in their capacities as daughters of the deceased.

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

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

Dated the 24th May, 2006.

E. O. OBAGA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4860

IN THE HIGH COURT OF KENYA AT KAKAMEGA
 IN THE MATTER OF THE ESTATE OF SYLVESTER
 HISAN INZOYA
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 255 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kakamega, on 20th July, 1996, has been filed in this registry by Rose Iminza Inzoya, in her capacity as widow of the deceased.

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

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

Dated the 24th May, 2006.

E. O. OBAGA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4861

IN THE HIGH COURT OF KENYA AT KAKAMEGA
 IN THE MATTER OF THE ESTATE OF REUBEN
 ANDOVE OTUMA
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 257 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Indangaliasia, on 21st June, 2005, has been filed in this registry by Doreas Nyakoh Otuma, in her capacity as widow of the deceased.

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

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

Dated the 24th May, 2006.

E. O. OBAGA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4862

IN THE HIGH COURT OF KENYA AT KAKAMEGA
 IN THE MATTER OF THE ESTATE OF FRANKLIN
 MISCO MIKHOVI
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 258 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Bushiangala, on 19th January, 2006, has been filed in this registry by (1) Martha Ayako Abwiri and (2) Sheldon Chiatiza, in their respective capacities as widow and uncle of the deceased.

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

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

Dated the 6th June, 2006.

A. M. OBURA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4863

IN THE HIGH COURT OF KENYA AT KAKAMEGA
 IN THE MATTER OF THE ESTATE OF NEWTON
 LIKONO MUDI
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 285 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Shitoli, on 13th March, 2003, has been filed in this registry by Gladys Anteyo Likono, in her capacity as mother of the deceased.

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

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

Dated the 13th June, 2006.

E. O. OBAGA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4864

IN THE HIGH COURT OF KENYA AT KAKAMEGA
IN THE MATTER OF THE ESTATE OF GABRIEL
KASOMBA LUMWACHI
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 321 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Shiswa, on 19th June, 2004, has been filed in this registry by Milika Khanyaha Lumwachi, in her capacity as widow of the deceased.

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

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

Dated the 23rd June, 2006.

E. O. OBAGA,
Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 4865

IN THE HIGH COURT OF KENYA AT EMBU
IN THE MATTER OF THE ESTATE OF PHARES
NJERU KANYAKIRI OF EMBU
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 177 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Embu District, on 31st July, 1997, has been filed in this registry by (1) Rebecca Wacuka Phares and (2) J. N. W. Kanyakiri Mathara, both of P.O. Box 58993, Nairobi, in their respective capacities as widow and son of the deceased.

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

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

Dated the 9th June, 2006.

L. W. GITARI,
Deputy Registrar, Embu.

GAZETTE NOTICE NO. 4866

IN THE HIGH COURT OF KENYA AT EMBU
IN THE MATTER OF THE ESTATE OF JUSTINE
NYAGA M'RUI OF EMBU
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 283 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Embu District, on 18th August, 2004, has been filed in this registry by Stephen N. Nyaga, of P.O. Box 34818, Nairobi, in his capacity as son of the deceased.

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

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

Dated the 30th March, 2006.

L. ONYINA,
Deputy Registrar, Embu.

GAZETTE NOTICE NO. 4867

IN THE HIGH COURT OF KENYA AT EMBU
IN THE MATTER OF THE ESTATE OF MURIITHI
NIAGI OF KIANYAGA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 381 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kirinyaga District, on 22nd February, 2004, has been filed in this registry by Sabina Wakariko Ngiri, of P.O. Box 2, Kianyaga, in her capacity as sister of the deceased.

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

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

Dated the 17th February, 2006.

L. ONYINA,
Deputy Registrar, Embu.

GAZETTE NOTICE NO. 4868

IN THE HIGH COURT OF KENYA AT KISII
IN THE MATTER OF THE ESTATE OF (1) MICHAEL
MOGAKA, (2) OMOSA MOSETI, (3) ONDARI ONDIGI AND (4)
GESARE ARONI ALL OF KISII DISTRICT
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 4 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mwongende and Bogitaa Sub-location, on 5th May, 1977, 20th November, 1990, 20th November, 1986 and 2nd April, 1980, has been filed in this registry by Joseph Waroni Ondari, of Bogitaa Sub-location, Riona Location, P.O. Box 177, Kisii, in his capacity as son of the deceased.

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

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

Dated the 13th January, 2006.

S. M. S. SOITA,
Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 4869

IN THE HIGH COURT OF KENYA AT KISII
IN THE MATTER OF THE ESTATE OF JAMES
MAROKO ONSONGO OF NYAMIRA DISTRICT
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 55 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kipchorian Location, Kericho, on 1st July, 1985, has been filed in this registry by (1) Charles Ombui Maroko, (2) Richard Osebe Maroko and (3) Daniel Motanya Maroko, all of Nyatieno Sub-location, Gesima Location, of P.O. Box 111, Keroka, in their respective capacities as sons of the deceased.

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

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

Dated the 19th April, 2006.

S. M. S. SOITA,
Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 4870

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF ALIGISINA
 GECHEMBE NYAMAO OF KISII DISTRICT
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 57 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nyaura Sub-location, on 30th August, 2000, has been filed in this registry by Peter Nyamao Miroro, of Nyaura Sub-location, Nyaribari Kiogoro Location, P. O. Box 4026, Kisii, in his capacity as grandson of the deceased.

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

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

Dated the 26th April, 2006.

S. M. S. SOITA,
Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 4871

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF JUMA
 MOIGARE OF GUCHA DISTRICT
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 58 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Tabaka Hospital, on 23rd June, 2002, has been filed in this registry by Jerusa Kerubo Juma, of Bosoti Sub-location, Sengera Location, P. O. Box 1206, Kisii, in her capacity as widow of the deceased.

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

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

Dated the 26th April, 2006.

S. M. S. SOITA,
Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 4872

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF PIUS
 RIOBA CHACHA OF KURIA DISTRICT
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 59 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kahawa Barracks, on 22nd July, 2005, has been filed in this registry by (1) Rioba Robert Nyaoke and (2) Sabure Leonard Kennedy, of Bugumbe Sub-location, Tagare Location, P. O. Box 4643, Nairobi, in their respective capacities as sons of the deceased.

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

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

Dated the 27th April, 2006.

S. M. S. SOITA,
Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 4873

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF GABRIEL
 OBWOGE MWEBI OF KISII DISTRICT
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 61 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nyamasege, Nyaisero, on 6th August, 1989, has been filed in this registry by Samson Obwoge, of Nyamasege Sub-location, Sengera Location, P. O. Box 313, Kisii, in his capacity as son of the deceased.

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

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

Dated the 3rd May, 2006.

S. M. S. SOITA,
Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 4874

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF MWEBI
 MOKAYA OF KISII DISTRICT
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 62 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Rioma, Mwamonari, on 3rd August, 1979, has been filed in this registry by Bwari Mwebi, of Rioma Sub-location, Mwamonari Location, P. O. Box 590, Kisii, in her capacity as widow of the deceased.

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

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

Dated the 3rd May, 2006.

S. M. S. SOITA,
Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 4875

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF TERESIA
 MOTURI NYAKERIGA OF KISII DISTRICT
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 66 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mogweko, on 17th September, 2000, has been filed in this registry by Joseph Ouma Nyakegira Nyaribao Mogonga, of Mogweko Sub-location, P. O. Box 4, Ogumbo, in his capacity as widower of the deceased.

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

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

Dated the 4th May, 2006.

S. M. S. SOITA,
Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 4876

IN THE HIGH COURT OF KENYA AT KITALE
IN THE MATTER OF THE ESTATE OF MASINDE
SILINGI PINGILI
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 101 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Siboti Sub-location, on 11th December, 1980, has been filed in this registry by Jane Makokha Machanzi, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 9th June, 2006.

W. A. JUMA,
Deputy Registrar, Kitale.

GAZETTE NOTICE NO. 4877

IN THE HIGH COURT OF KENYA AT BUNGOMA
IN THE MATTER OF THE ESTATE OF ENOS
WOPICHO NANDAA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 66 OF 2004

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Chwele, on 5th December, 1986, has been filed in this registry by Joseph Mufumu Wopicho, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 8th July, 2004.

S. M. MUNGAI,
Deputy Registrar, Bungoma.

GAZETTE NOTICE NO. 4878

IN THE HIGH COURT OF KENYA AT BUNGOMA
IN THE MATTER OF THE ESTATE OF REUEBEN
WAMBWA KISIANG'ANI
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 64 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Lukhome Village, on 17th February, 1988, has been filed in this registry by Titus Wekesa Wambwa, of P.O. Box 299, Chwele, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 16th May, 2006.

K. NGOMO,
Deputy Registrar, Bungoma.

GAZETTE NOTICE NO. 4879

IN THE HIGH COURT OF KENYA AT BUNGOMA
IN THE MATTER OF THE ESTATE OF VINCENT
KAKAI MUNG'ONYE
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 35 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at West Sang'alo Sub-location, on 5th October, 2002, has been filed in this registry by (1) Maritina Nabwona Kakai, (2) Davis Sifuna Kakai and (3) Anthony Wekesa Kakai, in their respective capacities as an administratrix and administrators of the deceased's estate.

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

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

Dated the 3rd April, 2006.

K. NGOMO,
Deputy Registrar, Bungoma.

GAZETTE NOTICE NO. 4880

IN THE HIGH COURT OF KENYA AT BUNGOMA
IN THE MATTER OF THE ESTATE OF MAKOKHA
KATAMI WANJALA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 49 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Samoya, on 6th July, 1986, has been filed in this registry by Stephen Wafula Jacob, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 5th May, 2006.

K. NGOMO,
Deputy Registrar, Bungoma.

GAZETTE NOTICE NO. 4881

IN THE HIGH COURT OF KENYA AT BUNGOMA
IN THE MATTER OF THE ESTATE OF MUKAKA
ABDALLA TONJE
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 71 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Chetambe, on 1st June 1999, has been filed in this registry by Khamisi Ndege Mukaka, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 16th June, 2006.

KATHOKA NGOMO,
Deputy Registrar, Bungoma.

GAZETTE NOTICE NO. 4882

IN THE HIGH COURT OF KENYA AT BUSIA
 IN THE MATTER OF THE ESTATE OF NDOMBI
 ODANGA LINDI
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 60 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nambale, on 6th February, 1988, has been filed in this registry by Andrew Koliko Ndubi, of P.O. Box 110, Nambale, in his capacity as son of the deceased.

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

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

Dated the 10th May, 2006.

W. N. NYARIMA,
Deputy Registrar, Busia (K).

GAZETTE NOTICE NO. 4883

IN THE HIGH COURT OF KENYA AT ELDORET
 IN THE MATTER OF THE ESTATE OF KIPKEINO
 CHELUGUI OF UASIN GISHU DISTRICT
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 38 OF 2004

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Uasin Gishu Momial Hospital, on 4th November, 1998, has been filed in this registry by (1) Philip Chelugui Ngetich and (2) Paul Lelei Chelugui, both of P.O. Box 3228, Eldoret, in their capacities as sons of the deceased.

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

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

Dated the 20th January, 2006.

A. B. MONGARE,
Deputy Registrar, Eldoret.

GAZETTE NOTICE NO. 4884

IN THE CHIEF MAGISTRATE'S COURT
 AT THIKA
 IN THE MATTER OF THE ESTATE OF MWAURA
 NGUGI
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 35 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, on 5th September, 1974, has been filed in this registry by Michael Mungai Mwaura, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 6th February, 2006.

S. M. MOKUA,
District Registrar, Thika.

GAZETTE NOTICE NO. 4885

IN THE CHIEF MAGISTRATE'S COURT
 AT THIKA
 IN THE MATTER OF THE ESTATE OF HANNAH
 NJERI GITUKA
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 193 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Olkalau, on 18th January, 1996, has been filed in this registry by Phylis Wairimu Gitau, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 20th April, 2006.

S. M. MOKUA,
District Registrar, Thika.

GAZETTE NOTICE NO. 4886

IN THE CHIEF MAGISTRATE'S COURT
 AT THIKA
 IN THE MATTER OF THE ESTATE OF NJOKI
 WAWERU
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 196 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Thika, on 11th February, 1966, has been filed in this registry by George Mbugua Nderu, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 12th May, 2006.

J. O. WERE,
District Registrar, Thika.

GAZETTE NOTICE NO. 4887

IN THE CHIEF MAGISTRATE'S COURT
 AT THIKA
 IN THE MATTER OF THE ESTATE OF KARIUKI
 NGANGA
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE NO. 204 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Thika, on 8th February, 2003, has been filed in this registry by Samuel Kihara Nganga, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 8th June, 2006.

S. M. MOKUA,
District Registrar, Thika.

GAZETTE NOTICE NO. 4888

IN THE CHIEF MAGISTRATE'S COURT
AT THIKA
IN THE MATTER OF THE ESTATE OF MARY
WAITHIRA MUIRURI
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 232 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Thika, on 17th May, 2001, has been filed in this registry by Patrick Mburu Muiruri, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 25th May, 2006.

S. M. MOKUA,
District Registrar, Thika.

GAZETTE NOTICE NO. 4889

IN THE CHIEF MAGISTRATE'S COURT
AT THIKA
IN THE MATTER OF THE ESTATE OF KIMANI
KARANJA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 243 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Thika, on 26th June, 1980, has been filed in this registry by (1) George Karanja Kimani and (2) James Gititu Kimani, in their capacities as administrators of the deceased's estate.

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

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

Dated the 30th May, 2006.

L. W. GICHEHA,
District Registrar, Thika.

GAZETTE NOTICE NO. 4890

IN THE CHIEF MAGISTRATE'S COURT
AT THIKA
IN THE MATTER OF THE ESTATE OF RICHARD
MUTURI NGUGI ALIAS RICHARD NGUGI
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 248 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Thika District, on 31st March, 1985, has been filed in this registry by Benjamin Ngugi Muturi, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 13th June, 2006.

S. M. MOKUA,
District Registrar, Thika.

GAZETTE NOTICE NO. 4891

IN THE CHIEF MAGISTRATE'S COURT
AT THIKA
IN THE MATTER OF THE ESTATE OF NAOMI
NJOKI NGANGA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 256 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Thika District, on 7th April, 1983, has been filed in this registry by Esther Wanjiru Mwangi, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 8th June, 2006.

S. M. MOKUA,
District Registrar, Thika.

GAZETTE NOTICE NO. 4892

IN THE CHIEF MAGISTRATE'S COURT
AT THIKA
IN THE MATTER OF THE ESTATE OF MUTEMBEI
GATHINJI ALIAS MUCHINA GATHINJI
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 261 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kiambu, on 6th February, 1972, has been filed in this registry by Paul Gitau Muchina, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 14th June, 2006.

S. M. MOKUA,
District Registrar, Thika.

GAZETTE NOTICE NO. 4893

IN THE CHIEF MAGISTRATE'S COURT
AT THIKA
IN THE MATTER OF THE ESTATE OF JOHN
NDUNGU NJOROGE
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 263 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Thika, on 12th May, 1995, has been filed in this registry by Esther Waithira Mbugua, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 12th June, 2006.

L. M. WACHIRIA,
District Registrar, Thika.

GAZETTE NOTICE NO. 4894

IN THE CHIEF MAGISTRATE'S COURT

AT THIKA

IN THE MATTER OF THE ESTATE OF EVANS
ORARE NYANGOTO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 267 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, on 9th May, 2006, has been filed in this registry by (1) Yunes Nyanduko Nyangoto and (2) Naomy Kerubo Nyangoto, in their capacities as administratrices of the deceased's estate.

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

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

Dated the 16th June, 2006.

S. M. MOKUA,
District Registrar, Thika.

GAZETTE NOTICE NO. 4895

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT
AT NAIVASHAIN THE MATTER OF THE ESTATE OF GEOFFREY
WANJOHI BACHIA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 51 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kenyatta National Hospital, on 9th September, 2004, has been filed in this registry by (1) Gladys Waithira Wanjohi, and (2) Jecinta Wambui Wanjohi, both of P.O. Box 228, Naivasha, in their capacities as widows of the deceased.

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

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

Dated the 8th June, 2006.

JENIFFER THUITA,
District Registrar, Naivasha.

GAZETTE NOTICE NO. 4896

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT
AT MURANG'AIN THE MATTER OF THE ESTATE OF MIRICAH
WANJIRU MWANGI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 78 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kihoya Sub-location, Rwathia Location, Murang'a District, on 6th November, 2005, has been filed in this registry by Grace Wanjeri Mwangi, of P.O. Box 19, Kihoya, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 19th May, 2006.

A. K. NDUNG'U,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 4897

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT
AT MURANG'AIN THE MATTER OF THE ESTATE OF MAINA
CHEGE

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 105 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Murang'a, on 27th July, 2000, has been filed in this registry by Phyllis Waturi Maina, of P.O. Box 53, Gitugi, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 21st June, 2006.

A. K. NDUNGU,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 4898

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT
AT MURANG'AIN THE MATTER OF THE ESTATE OF AGNES
MUTHONI CHEGE

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 108 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kandani, Kahuhu, on 20th May, 2000, has been filed in this registry by David Ndungu Chege, of P.O. Box 9, Saba Saba, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 16th June, 2006.

S. B. N. ATAMBO,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 4899

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT
AT KIAMBУIN THE MATTER OF THE ESTATE OF LUCY
NJAMBI KORI OF KAGONGO VILLAGE,
TINGANGA LOCATION, KIAMBУ DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 87 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kagongo, Kiambu, on 10th October, 2000, has been filed in this registry by Peter Kori Njuri, of P.O. Box 9397, Nairobi, in his capacity as son of the deceased.

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

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

Dated the 19th June, 2006.

D. MULEKYO,
District Registrar, Kiambu.

GAZETTE NOTICE NO. 4900

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT
AT KIAMBУ

IN THE MATTER OF THE ESTATE OF MBUGUA
KARUMBO ALIAS MBOGWA S/O KALUMBWO OF
KIAMBAA VILLAGE, KIAMBAA LOCATION,
KIAMBУ DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 88 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Muchatha Sub-location, on 19th October, 1986, has been filed in this registry by (1) Daniel James Njuguna Mbugua and (2) Mwaura Mbugua, both of P.O. Box 8073, Nairobi, in their capacities as sons of the deceased.

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

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

Dated the 15th June, 2006.

D. MULEKYO,
District Registrar, Kiambу.

GAZETTE NOTICE NO. 4901

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT
AT KIAMBУ

IN THE MATTER OF THE ESTATE OF JOSEPH
GICHURI NGETHE OF WAGUTHU VILLAGE,
WAGUTHU LOCATION, KIAMBУ DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 89 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Kiambу, on 12th December, 2005, has been filed in this registry by Jane Wagio Gichuri, of P.O. Box 434, Karuri, in her capacity as widow of the deceased.

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

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

Dated the 21st June, 2006.

H. NYAKWEBA,
District Registrar, Kiambу.

GAZETTE NOTICE NO. 4902

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT
AT KIAMBУ

IN THE MATTER OF THE ESTATE OF WAMBARI
GICHUNGUMWA OF MUGUGA VILLAGE,
MUGUGA LOCATION, KIAMBУ DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 90 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Muguga in 1964, has been filed in this registry by Mary Kabuuya Kariuki, of P.O. Box 28, Thika, in her capacity as niece of the deceased.

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

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

Dated the 21st June, 2006.

H. NYAKWEBA,
District Registrar, Kiambу.

GAZETTE NOTICE NO. 4903

IN THE PRINCIPAL MAGISTRATE'S COURT
AT KERUGOYA

IN THE MATTER OF THE ESTATE OF KABUI
WAMBU

PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 92 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kerugoya Hospital, on 23rd January, 2005, has been filed in this registry by Muthoni Kabui, of P.O. Box 126, Kerugoya, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 18th May, 2005.

J. N. ONYIEGO,
District Registrar, Kerugoya.

GAZETTE NOTICE NO. 4904

IN THE PRINCIPAL MAGISTRATE'S COURT
AT KERUGOYA

IN THE MATTER OF THE ESTATE OF GICHURE
NJAGI

PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 101 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Kirinyaga, on 3rd November, 1999, has been filed in this registry by Benard Nyamu Gichure, of P.O. Box 6, Kianyaga, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 15th June, 2005.

J. N. ONYIEGO,
District Registrar, Kerugoya.

GAZETTE NOTICE NO. 4905

IN THE PRINCIPAL MAGISTRATE'S COURT
AT KERUGOYA

IN THE MATTER OF THE ESTATE OF SAMMY
KINYUA MUGO

PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 98 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mukure, on 17th March, 2004, has been filed in this registry by Mary Kaguu Kinyua, of P.O. Box 66, Kerugoya, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 15th June, 2006.

J. N. ONYIEGO,
District Registrar, Kerugoya.

GAZETTE NOTICE NO. 4906

IN THE PRINCIPAL MAGISTRATE'S COURT
AT NYAHURURU

IN THE MATTER OF THE ESTATE OF MARTIN
NGIGI NJOROGE ALIAS MARTIN NJOROGE OF
DUNDORI LOCATION, NYANDARUA DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 81 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Sabugo Scheme, Dundori Location, Nyandarua District, on 31st March, 1991, has been filed in this registry by John Waithaka, of P.O. Box 69, Milangine, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 17th May, 2006.

H. M. NYABERI,
District Registrar, Nyahururu.

GAZETTE NOTICE NO. 4907

IN THE PRINCIPAL MAGISTRATE'S COURT
AT NYAHURURU

IN THE MATTER OF THE ESTATE OF ONESFORO
MUIRU WANGURU OF RURII LOCATION,
NYANDARUA DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 82 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Rurii Sub-location, Nyandarua District, on 27th January, 1998, has been filed in this registry by (1) Duncan Ndungu Muiru and (2) Titus Maina Muiru, both of P.O. Box 410, Olkalou, in their capacities as administrators of the deceased's estate.

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

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

Dated the 23rd May, 2006.

G. A. MMASI,
District Registrar, Nyahururu.

GAZETTE NOTICE NO. 4908

IN THE PRINCIPAL MAGISTRATE'S COURT
AT NYAHURURU

IN THE MATTER OF THE ESTATE OF STEPHEN
KAUSO LEWARANI OF MARALAL
LOCATION, SAMBURU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 86 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Maralal, Samburu District, on 10th November, 2001, has been filed in this registry by Sulekha S. Hussein, of P.O. Box 2, Maralal, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 26th May, 2006.

S. M. MUNGAI,
District Registrar, Nyahururu.

GAZETTE NOTICE NO. 4909

IN THE PRINCIPAL MAGISTRATE'S COURT
AT NYAHURURU

IN THE MATTER OF THE ESTATE OF BETH
NYOKABI NDIRANGU OF MBUYU
SUB-LOCATION, NYANDARUA DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 91 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Nyahururu, Nyandarua District, on 22nd September, 1997, has been filed in this registry by Patrick Mwangi Ndirangu, of P.O. Box 569, Nyahururu, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 12th June, 2006.

G. A. MMASI,
District Registrar, Nyahururu.

GAZETTE NOTICE NO. 4910

IN THE PRINCIPAL MAGISTRATE'S COURT
AT NYAHURURU

IN THE MATTER OF THE ESTATE OF NGUNJIRI
KINYA OF SHAMATA LOCATION,
NYANDARUA DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 93 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Consolata Hospital, Nyeri, on 27th February, 1986, has been filed in this registry by Madaline Gathoni Ngunjiri, of P.O. Box 4, Kaheho, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 12th June, 2006.

S. M. MUNGAI,
District Registrar, Nyahururu.

GAZETTE NOTICE NO. 4911

IN THE PRINCIPAL MAGISTRATE'S COURT
AT MIGORI

IN THE MATTER OF THE ESTATE OF MAURICE
OWINO OCHIENG' OF MIGORI DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 182 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kakmasia Sub-location, on 12th November, 1995, has been filed in this registry by Kennedy Ochieng' Owino, in his capacity as son of the deceased.

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

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

Dated the 9th June, 2006.

E. O. AWINO,
District Registrar, Migori.

GAZETTE NOTICE NO. 4912

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KAPSABET

IN THE MATTER OF THE ESTATE OF KIPCHUMBA
RAP MAMAET OF KABOI LOCATION,
NANDI DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 53 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mugundoi Sub-location, Kaboi Location, on 1st August, 1991, has been filed in this registry by (1) Eliud Kimaiyo Chumba and (2) Sally Chumba, both of P.O. Box 41, Kapsabet, in their respective capacities as an administrator and administratrix of the deceased's estate.

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

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

Dated the 14th June, 2006.

J. M. NJOROGE,
District Registrar, Kapsabet.

GAZETTE NOTICE NO. 4913

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KAPSABET

IN THE MATTER OF THE ESTATE OF KIBWAMBOK
ARAP LETTING OF KAPSABET TOWN
LOCATION, NANDI DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 54 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Meswo Sub-location, Kapsabet Town Location, on 12th July, 2005, has been filed in this registry by Lucy Chepkemboi Letting, of P.O. Box 54, Kapsabet, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 15th June, 2006.

J. M. NJOROGE,
District Registrar, Kapsabet.

GAZETTE NOTICE NO. 4914

IN THE SENIOR REIDENT MAGISTRATE'S COURT
AT KIGUMO

IN THE MATTER OF THE ESTATE OF NJORE
NGONYO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 29 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kirere Sub-location, in 1965, has been filed in this registry by Ngonyo Njore, of P.O. Box 59, Kigumo, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 25th April, 2006.

L. NYAMBURA,
District Registrar, Kigumo.

GAZETTE NOTICE NO. 4915

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KIGUMO

IN THE MATTER OF THE ESTATE OF WAINAINA
KANGIRI ALIAS JOSEPH WAINAINA KANGIRI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 39 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Murang'a, on 22nd October, 1977, has been filed in this registry by Muchunga Wainaina, of P.O. Box 182, Kigumo, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 19th June, 2006.

L. NYAMBURA,
District Registrar, Kigumo.

GAZETTE NOTICE NO. 4916

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT NANYUKI

IN THE MATTER OF THE ESTATE OF JOSEPH
NDERITU MWANAKE OF GITUAMBA LOCATION

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 27 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Nanyuki, on 31st August, 2000, has been filed in this registry by Daniel Mthee Nderitu, of P.O. Box 179, Timau, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 9th June, 2006.

R. N. MURIUKI,
District Registrar, Nanyuki.

GAZETTE NOTICE NO. 4917

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KANGEMA

IN THE MATTER OF THE ESTATE OF SILVESTER
KAMAU MUTHAMI ALIAS KAMAU MUTHAMI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 123 OF 2000

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Weithaga Location, on 27th December, 1979, has been filed in this registry by Lucy Ruguru Mugwe, of P.O. Box 183, Kangema, in her capacity as an administratrix of the deceased's estate.

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

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

Dated the 7th December, 2000.

EL-KINDIY ABDULKADIR,
District Registrar, Kangema.

GAZETTE NOTICE NO. 4918

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT LIMURU

IN THE MATTER OF THE ESTATE OF MARIA NDUTA
MBACIU ALIAS MARIA NDUTA MBACHU
OFLIMURU, KIAMBU DISTRICT
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 41 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kamirithu, has been filed in this registry by (1) Bernard Kamanga Mbachu and (2) Andrew Ngure Mbachu, both of Limuru, in their capacities as sons of the deceased.

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

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

Dated the 29th May, 2006.

M. W. MWAI,
District Registrar, Limuru.

GAZETTE NOTICE NO. 4919

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT LIMURU

IN THE MATTER OF THE ESTATE OF NJUGUNA
MUHUHU OF LIMURU, KIAMBU DISTRICT
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 46 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nazareth Hospital, has been filed in this registry by (1) Hannah Wanjiru Njuguna and (2) Serah Wanjiru Njuguna, both of P.O. Box 61, Uplands, in their capacities as widows of the deceased.

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

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

Dated the 9th June, 2006.

M. W. MWAI,
District Registrar, Limuru.

GAZETTE NOTICE NO. 4920

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT HOMA BAY

IN THE MATTER OF THE ESTATE OF JAMES
OTIENO OGENO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 62 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died on 21st October, 2005, has been filed in this registry by John Ogeno Oyare, of Lambwe Sub-location, P.O. Box 256, Homa Bay, in his capacity as son of the deceased.

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

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

Dated the 29th May, 2006.

BILDAD OCHIENG',
District Registrar, Homa Bay.

GAZETTE NOTICE NO. 4921

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT HOMA BAY

IN THE MATTER OF THE ESTATE OF JOHN
OTIENO NYANGAGA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 66 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died on 18th February, 2006, has been filed in this registry by Jane Atieno Otieno, of Kajwang Sub-location, P.O. Box 1046, Kisumu, in her capacity as widow of the deceased.

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

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

Dated the 14th June, 2006.

BILDAD OCHIENG',
District Registrar, Homa Bay.

GAZETTE NOTICE NO. 4922

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT HOMA BAY

IN THE MATTER OF THE ESTATE OF PHILEMON
AGAGI OGUTU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 67 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died on 8th September, 1999, has been filed in this registry by (1) Daniel Onyango Ogutu and (2) Argo Jec Gango Ayieko, both of West Kagelo Sub-location, P.O. Box 426, Sare, in their respective capacities as brother and cousin of the deceased.

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

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

Dated the 14th June, 2006.

BILDAD OCHIENG',
District Registrar, Homa Bay.

GAZETTE NOTICE NO. 4923

IN THE RESIDENT MAGISTRATE'S COURT
AT RUNYENJES

IN THE MATTER OF THE ESTATE OF GEDION
GIKONO GACIGUA ALIAS GEDION GACIGUA OF
KATHUNGURI SUB-LOCATION

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 52 OF 2005

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Embu, on 26th December, 1970, has been filed in this registry by Manure Nguu, of P.O. Box 2, Karurumo, in his capacity as son of the deceased.

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

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

Dated the 22nd June, 2005.

D. O. ONYANGO,
District Registrar, Runyenjes.

GAZETTE NOTICE NO. 4924

IN THE RESIDENT MAGISTRATE'S COURT

AT RUNYENJES

IN THE MATTER OF THE ESTATE OF NJUE
NYAGA OF KYENI SOUTH LOCATION

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 15 "A" OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Embu, on 23rd February, 2003, has been filed in this registry by Beriah Igandu Njue, of P.O. Box 37, Runyenjes, in her capacity as widow of the deceased.

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

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

Dated the 20th June, 2006.

D. O. ONYANGO,
District Registrar, Runyenjes.

GAZETTE NOTICE NO. 4925

IN THE RESIDENT MAGISTRATE'S COURT

AT RUNYENJES

IN THE MATTER OF THE ESTATE OF BENSON
MWANIKI OF MBIRURI, EMBU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 50 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Embu, on 27th March, 1993, has been filed in this registry by (1) Monicah Marigu Benson and (2) Dorkas Mbuko Mwaniki, both of P.O. Box 181, Runyenjes, in their capacities as widows of the deceased.

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

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

Dated the 22nd June, 2006.

D. O. ONYANGO,
District Registrar, Runyenjes.

GAZETTE NOTICE NO. 4926

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT BUNGOMAIN THE MATTER OF THE ESTATE OF ZAKAYO
MIKHAKO INGAVI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 50 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Musikoma, on 18th May, 2006, has been filed in this registry by (1) Julia Mandasi Mikhako and (2) Benson Lumala Mikhako, both of P.O. Box 1860, Bungoma, in their respective capacities as an administratrix and administrator of the deceased's estate.

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

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

Dated the 7th June, 2006.

KATHOKA NGOMO,
District Registrar, Bungoma.

GAZETTE NOTICE NO. 4927

IN THE RESIDENT MAGISTRATE'S COURT

AT MOLO

IN THE MATTER OF THE ESTATE OF WILFRED
OMORO NYAMWEYA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 23 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nakuru, on 18th March, 2006, has been filed in this registry by (1) Peter N. Ogera and (2) Janiffer M. Nyamweya, both of P.O. Box 615, Molo, in their respective capacities as father and mother of the deceased.

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

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

Dated the 7th June, 2006.

R. K. KIRUI,
District Registrar, Molo.

GAZETTE NOTICE NO. 4928

IN THE RESIDENT MAGISTRATE'S COURT

AT MOLO

IN THE MATTER OF THE ESTATE OF RAHAB
WANJIKU KEMOTHO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 24 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Molo Town, on 13th December, 1998, has been filed in this registry by James Marigi Kimotho, of P.O. Box 576, Molo, in his capacity as son of the deceased.

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

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

Dated the 6th June, 2006.

R. K. KIRUI,
District Registrar, Molo.

GAZETTE NOTICE NO. 4929

IN THE RESIDENT MAGISTRATE'S COURT
AT MOLOIN THE MATTER OF THE ESTATE OF RUTH
WANJIKU KARIUKI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 22 OF 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Molo, on 16th December, 2004, has been filed in this registry by Peter Kamau Kariuki, of P.O. Box 290, Molo, in his capacity as son of the deceased.

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

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

Dated the 7th June, 2006.

R. K. KIRUI,
District Registrar, Molo.

GAZETTE NOTICE NO. 4930

THE PHYSICAL PLANNING ACT

(No. 6 of 1996)

COMPLETION OF PART DEVELOPMENT PLAN

(PDP. No. E696/2006/01 for Existing Sites for Kithunguri Community Dispensary and Cattle Dip)

NOTICE is given that the above-mentioned part development plan was on 13th January, 2006, completed.

The part development plan relates to land situated within Embu County Council.

Copies of the part development plan has been deposited for public inspection at the offices of the District Physical Planning Officer, Embu, District Commissioner, Embu and County Clerk, Embu County Council.

The copies so deposited are available for inspection free of charge by all persons interested at the offices of District Physical Planning Officer, Embu, District Commissioner, Embu and County Clerk, Embu County Council, between the hours of 8.00 a.m. to 5.00 p.m. during weekdays.

Any interested person who wish to make any representation in connection with or objection to the above-named part development plan may send such representation or objections in writing to be received by the District Physical Planning Officer, P.O. Box 331, Embu, within sixty (60) days from the date of publication of this notice and such representation or objection shall state the grounds on which it is made.

Dated the 15th June, 2006.

J. K. KARIUKI,
for Director of Physical Planning.

GAZETTE NOTICE NO. 4931

THE BANKRUPTCY ACT

(Cap. 53)

RECEIVING ORDER AND CREDITORS' MEETING

(Under Rule 145 of the Bankruptcy Rules)

Debtor's Name.—Abdulatif Mohamed Ebrahim.

Address.—P.O. Box 75443-00200, Nairobi.

Description.—Businessman.

Date of filing petition.—9th May, 2006.

Court.—High Court of Kenya at Milimani Commercial Courts, Nairobi.

Date of order.—11th May, 2006.

Cause Number.—60 of 2006.

Whether debtor or creditor's petition—Debtor's Petition.

Act or acts of bankruptcy.—Inability to pay debts.

Date of creditors meeting.—13th July, 2006.

Venue.—Sheria House, Ground Floor.

Time.—2.30 p.m.

Last date of filing proof of debt forms.—12th July, 2006.

Dated the 25th May, 2006.

S. M. NDISYA,
Deputy Official Receiver

GAZETTE NOTICE NO. 4932

THE BANKRUPTCY ACT

(Cap. 53)

RECEIVING ORDER AND CREDITORS' MEETING

(Under Rule 145 of the Bankruptcy Rules)

Debtor's Name.—Mutia Nzomo.

Address.—P.O. Box 63, Kitui.

Description.—Businessman.

Date of filing petition.—26th May, 2006.

Court.—High Court of Kenya at Milimani Commercial Courts, Nairobi.

Date of order.—31st May, 2006.

Cause Number.—67 of 2006.

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

Act or acts of bankruptcy.—Inability to pay debts.

Date of creditors meeting.—3rd August, 2006.

Venue.—Sheria House, Ground Floor.

Time.—2.30 p.m.

Last date of filing proof of debt forms.—3rd August, 2006.

Dated the 12th June, 2006.

L. W. NDUNGU,
Deputy Official Receiver.

GAZETTE NOTICE NO. 4933

THE BANKRUPTCY ACT

(Cap. 53)

RECEIVING ORDER AND CREDITORS' MEETING

(Under Rule 145 of the Bankruptcy Rules)

Debtor's Name.—Hosea Mwangi Kagumo.

Address.—P.O. Box 1218, Thika.

Description.—Businessman.

Date of filing petition.—24th May, 2006.

Court.—High Court of Kenya at Milimani Commercial Courts, Nairobi.

Date of order.—30th May, 2006.

Cause Number.—63 of 2006.

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

Act or acts of bankruptcy.—Inability to pay debts.

Date of creditors meeting.—2nd August, 2006.

Venue.—Sheria House, Ground Floor.

Time.—2.30 p.m.

Last date of filing proof of debt forms.—2nd August, 2006.

Dated the 12th June, 2006.

L. W. NDUNGU,
Deputy Official Receiver.

GAZETTE NOTICE NO. 4934

THE BANKRUPTCY ACT

(Cap. 53)

RECEIVING ORDER AND CREDITORS' MEETING

(Under Rule 145 of the Bankruptcy Rules)

Debtor's Name.—Rakesh Kumar Shah.

Address.—P.O. Box 25, Kericho.

Description.—Businessman.

Date of filing petition.—26th May, 2006.

Court.—High Court of Kenya at Milimani Commercial Courts, Nairobi.

Date of order.—31st May, 2006.

Cause Number.—66 of 2006.

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

Act or acts of bankruptcy.—Inability to pay debts.

Date of creditors meeting.—2nd August, 2006.

Venue.—Sheria House, Ground Floor.

Time.—2.30 p.m.

Last date of filing proof of debt forms.—1st August, 2006.

Dated the 12th June, 2006.

L. W. NDUNGU,
Deputy Official Receiver.

GAZETTE NOTICE NO. 4935

THE BANKING ACT

(Cap. 488)

CHARTERHOUSE BANK LIMITED

(Under Statutory Management)

DECLARATION OF A MORATORIUM

IN EXERCISE of the powers conferred by section 34 (6) of the Banking Act, the statutory liquidator declare that with effect from 23rd June, 2006, and until such time as the normal operations of the Bank shall have resumed, a moratorium shall apply equally and without discrimination to the liabilities of the above named institution.

Accordingly—

- (a) No depositors on any types of accounts operated by Charterhouse Bank Limited shall be paid nor shall any claims by any other class of creditors be met;
- (b) The maximum rate of interest which shall accrue on deposits and other debts payable by the above institution during the period of the moratorium shall be limited to the minimum rate determined by the Central Bank of Kenya provided that there shall be no obligation on the institution to pay interest or interests at a higher rate to any depositor or creditor than would otherwise have been the case.
- (c) The running of time for the purpose of any law of limitation in respect of any claim by depositor or creditor of Charterhouse Bank Limited is suspended for the duration the moratorium shall remain in effect.

Dated the 23rd June, 2006.

ROSE DETHO,
Statutory Manager.

GAZETTE NOTICE NO. 4936

THE BANKING ACT

(Cap. 488)

APPOINTMENT OF A STATUTORY MANAGER

IN EXERCISE of the powers conferred by section 34 (2) (a) of the Banking Act, the Central Bank of Kenya, acting in accordance with the approval of the Minister for Finance, appoints—

ROSE DETHO

to be the statutory manager of Charterhouse Bank Limited, for a period not exceeding twelve (12) months with effect from 23rd June, 2006, and in this regard she shall assume the management and control of the said institution.

Dated the 23rd June, 2006.

J. W. MWATELA,
Acting Governor,
Central Bank of Kenya.

GAZETTE NOTICE NO. 4937

THE BANKING ACT

(Cap. 488)

REVOCATION OF THE POWERS OF THE BOARD OF DIRECTORS AND MANAGEMENT OF CHARTERHOUSE BANK LIMITED

IN EXERCISE of the powers conferred by section 34 (2) of the Banking Act, the Central Bank of Kenya, acting in accordance with the approval of the Minister for Finance:

- (a) Revokes the mandates and powers of attorney issued by Charterhouse Bank Limited in favour of the Board of Directors and the Management of the Bank;
- (b) Revokes all the powers conferred upon the Board of Directors and Management of the Bank in respect of its management, operations or business with effect from 23rd June, 2006.
- (c) Vests the powers of management and control of Charterhouse Bank Limited in the statutory manager, Rose Detho, including the exercise of all powers vested in the Board of Directors.

Dated the 23rd June, 2006.

J. W. MWATELA,
Acting Governor,
Central Bank of Kenya.

GAZETTE NOTICE NO. 4938

THE COMPANIES ACT

(Cap. 486)

INTENDED DISSOLUTION

PURSUANT to section 339 (3) of the Companies Act, it is notified that at expiration of three (3) months from the date of this notice, the names of the undermentioned companies shall, unless cause be shown to the contrary, be struck off the register of companies and the companies shall be dissolved.

Number	Name of Company
88637	Balalaika Limited.
61710	Exotic Seafoods Limited
99088	Hasbin Enterprises Limited.
89519	Holiday Construction Limited.
70110	Kiambiria House Company Limited.
85091	Kisima Industries Limited.
114825	Original Africa Limited.
—	Olobe Limited.
68994	Pharicem Company Limited.
99282	Salfords Agency Limited.
87657	Shop in Style Superkets Limited.
91383	Topline Agencies Limited.
9485	Tycoon Services Limited

Dated the 26th June, 2006.

S. M. NDISYA,
Deputy Registrar of Companies.

GAZETTE NOTICE NO. 4939

THE COMPANIES ACT

(Cap. 486)

DISSOLUTION

PURSUANT to section 337 (1) of the Companies Act, it is notified for general information that the undermentioned company is dissolved.

Number	Name of Company
F21/2002	Acacia Trails International Limited.

Dated the 26th June, 2006.

S. M. NDISYA,
Deputy Registrar of Companies.

GAZETTE NOTICE NO. 4940

THE COMPANIES ACT

(Cap. 486)

DISSOLUTION

PURSUANT to section 339 (5) of the Companies Act, it is notified for general information that the undermentioned companies are dissolved.

Number Name of Company

26860	Advertising Material Supplies Limited.
58901	Aitec Exhibition and Conference Limited.
75442	Aries Computers Limited.
85598	African Ashanti Limited.
109742	Best Price Stationary Limited.
611441	Bharmal Jivral and Bros Limited.
76894	Bellway Homes Limited.
87010	Busscar Limited.
84696	Bestfreight Motors Limited.
36340	Crane Holdings Limited.
1044984	Deka Limited.
6707	East Africa Underwriters (Kenya) Limited.
75093	Eastex (Kenya) Limited.
117640	Farmers Price Centre Limited.
16619	Flush Dry Cleaners Limited.
65662	Grain Holdings Limited.
90494	Hamesh Enterprises Limited.
95393	Hina Market Limited.
81282	Kilimo (K) Limited.
—	Kroll Security International (East Africa) Limited.
22755	Waka Holdings Limited.
81026	Mohamed Textiles Limited.
45455	Mount Estate Limited.
22715	Mwitari Enterprises Limited.
20304	Muffaddal Supply Centre Limited
44325	Medi-Chem Pharmacy Limited.
13/68	Ndemi Limited.
8669	Neka Limited.
61984	Otley Investments Limited.
40160	Premier Rolling Mills Limited.
77433	Parlane Estate Limited.
22956	Pamwan Limited.

Number Name of Company

28650	Oupes General Supplies Limited.
11059	Reymak Consulting Limited.
11216	Summit Klenya Limited.
4118	Shah and Partners Limited.
63421	Stoney Creek Restaurant Limited
29618	Shalimar Limited.
114528	Statecic Archivers Micro-Finance Limited.
62470	Top Food Limited.
61575	Trident Biotech Limited.
115286	Usawa-Act Fairly Centre Limited.
88083	Wiku Business Investments Limited.
63604	Wharehousing Investments Limited.
107579	Wakas Publishers Limited.

Dated the 26th June, 2006.

S. M. NDISYA,

Deputy Registrar of Companies.

GAZETTE NOTICE NO. 4941

THE COMPANIES ACT

(Cap. 486)

IN THE MATTER OF GEOPOWER PROJECT COMPANY
LIMITED

(In Liquidation)

VOLUNTARY WINDING-UP

NOTICE is given that at an extra-ordinary general meeting of Geopower Project Company Limited, held at the registered office of the company on 15th June, 2006, members, by a special resolution resolved to wind-up the company voluntarily and to appoint Masami Seo, of P.O. Box 60487-00200, Nairobi, as a liquidator for the purpose of such winding-up.

Notice is further given that the creditors of the company are required to send their names and addresses with full particulars of their debts and claims against the said company to the liquidator and proof of their debts or claims against on or before 15th August, 2006. Creditors will be excluded from the benefit of any distribution made before such debts are proved.

Dated the 15th June, 2006.

MASAMI SEO,
Liquidator.

GAZETTE NOTICE NO. 4942

THE CONSTITUTION OF KENYA ACT

THE CONSTITUTION OF KENYA REVIEW (AMENDMENT) ACT

(Cap. 3A)

AND

THE CONSTITUTION OF KENYA REVIEW (REFERENDUM) REGULATIONS

POLLING STATIONS FOR THE BY-ELECTIONS

Corrigendum

IN Gazette Notice No. 4480 of 2006, on page 1271 delete "Kikolo (East Kano) and all the details pertaining to Reg. Centre Numbers, Numbers of Polling stations and where situated and insert the following—

NYANDO (NDO)

MUHORONI CONSTITUENCY—188

Local Authority	Polling Area	Reg. Centre No.	No. of Polling Stations	Where Situated
County of Nyando	North East Kano	188/016	2	Olik Oliero Primary School
County of Nyando	North East Kano	188/017	1	Amilo Primary School
County of Nyando	North East Kano	188/018	1	Minyange Primary School
County of Nyando	North East Kano	188/019	2	Nyakoko Primary School
County of Nyando	North East Kano	188/020	1	Ogwozo Primary School
County of Nyando	North East Kano	188/021	1	Ogilo Primary School
County of Nyando	North East Kano	188/022	1	Ng'iti Primary School
County of Nyando	North East Kano	188/023	1	Obago Primary School
County of Nyando	North East Kano	188/024	1	Magare Primary School

Dated the 26th June, 2006:

S. M. KIVUITU,

Chairman,

Electoral Commission of Kenya.

GAZETTE NOTICE NO. 4943

THE CO-OPERATIVE SOCIETIES ACT

(No. 12 of 2007, Amended 2004)

AUTHORIZED AUDITORS

PURSUANT to section 25 (4) of the Co-operative Societies Act, and when read with rule 17 (2) of the Co-operative Societies Rules, 2004, the Commissioner for Co-operative Development gives notice that the following audit firms have been duly authorized to audit Co-operative Societies during the year, 2006.

Name of the firm	Addresses	Telephone Numbers
Achode and Company	P.O. Box 1648-00200, Nairobi	3743488/0733-988600
Aggrey and Company	P.O. Box 62494-00200, Nairobi	220307
Agoro and Associates	P.O. Box 43819, Nairobi	228348
Apollo and Associates	P.O. Box 68290-00200, Nairobi	2724833
Arisi and Company	P.O. Box 1486, Nakuru	43914
Ashvin Ranpara and Company	P.O. Box 44812-00100, Nairobi	24463/312237
Athman Errey and Company	P.O. Box 425-00202, Nairobi	020-2731491/2
B.O.Omolo and Company	P.O. Box 44952, Nairobi	224025
Benson and Company	P.O. Box 28166-00200, Nairobi	341185
Bett and Associates	P.O. Box 72133, Nairobi	212065/230330/246449
Bilsmith and Company	P.O. Box 2776, Nyeri	609082
Carr Stanyer Gitau and Company	P.O. Box 40647-00100, Nairobi	2730300/1/2/3
Chumo and Associates	P.O. Box 1592, Kericho	21494
Cpj and Associates	P.O. Box 13250-00100, Nairobi	0722-631213
D. G. Njoroge and Company	P.O. Box 53344, Nairobi	219858/0722-313843
D. K. Waweru and Associates	P.O. Box 96-00615, Nairobi	0722-674543
Dan and Associates	P.O. Box 49190, Nairobi	221689
Danson Mwangi and Associates	P.O. Box 30847-00100, Nairobi	249026
David Marangu and Company	P.O. Box 41430, Nairobi	250876
Deloitte and Touche	P.O. Box 40092, Nairobi	441344/5
Edwin Associates	P.O. Box 22464-00400, Nairobi	217123/0722
Eric Ngari and Company	P.O. Box 69778, Nairobi	557882/535178
Esther and Associates	P.O. Box 262, Nakuru	0722-347660
Gachanga and Associates	P.O. Box 44635, Nairobi	247449/253887
Gachau and Associates	P.O. Box 711, Thika	0722-622794
Gachoka and Asscoiates	P.O. Box 2443-00200, Nairobi	2733354/2733357
Gad Wekesa and Associates	P.O. Box 34769, Nairobi	500755
Gakoi and Associates	P.O. Box 1128-00515, Nairobi	072-602405
Gakoi and Associates	P.O. Box Buruburu 00515, Nairobi	72602405
Gakumo Mwangi and Company	P.O. Box 73317-00200, Nairobi	215846
Gathura Nduati and Company	P.O. Box 51106-00200, Nairobi	342810
Gatumo and Associates	P.O. Box 5980-00100, Nairobi	333715
George Mokua and Company	P.O. Box 43085, Mombasa	011-312382
Gikuru Kazibwe and Company	P.O. Box 75604, Nairobi	228906/340889
Gill Johnson and Company	P.O. Box 40092, Nairobi	441344
Githere Associates and Company	P.O. Box 52426, Nairobi	331231
Githiga Mwangi and Associates	P.O. Box 69969-00400, Nairobi	312264/312264
Githitu and Company	P.O. Box 234-00600, Nairobi	020-3742309
Githongo and Company	P.O. Box 47089-00100, Nairobi	228206/7/8
Gituara and Associates	P.O. Box 75690, Nairobi	558708
H. L.B. Ashvir	P.O. Box 34,900,606, Nairobi	4451747/8/9
H. W. Gichohi and Company	P.O. Box 34694-00100, Nairobi	221735/251229/6751210
Harris and Associates	P.O. Box 50710-00200, Nairobi	652275/0722-975581
Harris and Associates	P.O. Box 50710-00200, Nairobi	652275/0722-975580
Ignatius Ogweno and Co	P.O. Box 62916, Nairobi	763982
Ireri Karuraa and Company	P.O. Box 7349-00300, Nairobi	0733-976572
J. G. Nyamu and Assocaites	P.O. Box 72491-00200, Nairobi	3745442
J. K. Njenga and Associates	P.O. Box 56008-00200, Nairobi	067-55426
J. M. Mugambi and Company	P.O. Box 383, Meru	0164-20106
J.M. Gathaiya and Company		064-20869/0725-531209
J.S.Riungu	P.O. Box 568, Meru	0733-956075
Jackson Wetosi and Associates	P.O. Box 907, Webuye	051-2216077/2212564
James Kariuki Kinja	P.O. Box 15277-20100, Nakuru	4453013/4/0722-519024
John Chege and Associates	P.O. Box 68644-00622, Nairobi	0734-533832/0733-575484
John Willies and Associates	P.O. Box 3259-00100, Nairobi	72526366
John Wills and Associates	P.O. Box 3259-00100, Nairobi	
Josiah Njenga and Associates	P.O. Box 66183-00800, Nairobi	212074/212104
K. Njoroge and Company	P.O. Box 57079, Nairobi	
Kabute Nyaga and Company	P.O. Box 148, Kerugoya	213760/0722-705863
Kabuya and Associates	P.O. Box 2015-00200, Nairobi	0722-752698
Kalama Associates	P.O. Box 5428, Malindi	44,468,094,442,103
Kamau and Awuondo	P.O. Box 12533-00400, Nairobi	037-212487
Kang'ea and Associates	P.O. Box 1881, Nakuru	341615/0722-721900
Kange and Associates	P.O. Box 52437-00200, Nairobi	0722-527829
Karanja and Associates	P.O. Box 2519-00100, Nairobi	2217318
Karara and Company	P.O. Box 336-20100, Nakuru	072-870971
Kariuki Kinja and Company	P.O. Box 15856, Nakuru	

Name of the firm	Addresses	Telephone Numbers
Karungo Kabia and Company	P.O. Box 6745-00100, Nairobi	241095
Kassim Bharadia and Co	P.O. Box 67815-00200, Nairobi	220517/253742
Kavili and Company	P.O. Box 68188, Nairobi	553438
Keah and Company	P.O. Box 43858-00100, Nairobi	3754082
Kephher Franklin and Associates	P.O. Box 30899, Nairobi	335050/545888
Khoya and Company	P.O. Box 21359, Nairobi	311079/0722-778016
Kibiego Kiptum	P.O. Box 42790, Nairobi	212491/212515
Kigathi and Associates	P.O. Box 66070, Nairobi	445801/4145589
Kigo Njenga and Company	P.O. Box 6865-00300, Nairobi	338929/245427
Kigundu Mwangi and Company	P.O. Box 28979-00200, Nairobi	44448340
Kiguru and Associates	P.O. Box 404, Ngong Hills	576864/0722-250443
Kihunyuu Mungai and Company	P.O. Box 67674, Nairobi	223208/336926
Kimalel Arap Kirui and Company	P.O. Box 1925, Kericho	0361-30409
Kimani Gitahi and Associates	P.O. Box 28010-00200, Nairobi	3746491/3745959
Kimani Kerrettes and Company	P.O. Box 46335, Nairobi	210372/210439
Kimuhu and Co	P.O. Box 74511, Nairobi	311531
Kimutai Bett and Company	P.O. Box 224-00600, Nairobi	4452163/2230
King'ang'i Kamau and Company	P.O. Box 5698-00200, Nairobi	316463/0722-321246
King'ori Kimani and Company	P.O. Box 31234-00600, Nairobi	020-241841
Kinyanjui and Associates	P.O. Box 1163/55777-00200, Nyahururu/Nairobi	22058/216518/334053
Kinyori and Associates	P.O. Box 70216-00400, Nairobi	222455/3
Kiragu Njiru and Company	P.O. Box 61232, Nairobi	313028
Kirugu and Associates	P.O. Box 45279, Nairobi	245176/221293
Klsa Pannel Kerr Forester	P.O. Box 47323-00100, Nairobi	4446616/7/8/9
Kyalu and Associates	P.O. Box 52531, Nairobi	213848
Kyalu Mulwaand Company	P.O. Box 1545-90100, Machakos	044-20364
Larry Rang and Company	P.O. Box 2561 - 00100, Nairobi	0722-723805/0733-286663
M. N. Nyakang'o and Associates	P.O. Box 62973-00200, Nairobi	020-246748/0722-740468
M. S. Shah and Co	P.O. Box 41159-00100, Nairobi	3745472/3742399
Maina Kagite and Associates	P.O. Box 50251-00200, Nairobi	241792/217906
Maina Kimani and Associates	P.O. Box 21933, Nairobi	786192
Maina Waithaka and Associates	P.O. Box 2250, Embu	0161-30612/20378
Makeni Mutua and Associates	P.O. Box 58862, Nairobi	223963
Mariara Kigotho and Associates	P.O. Box 16587-00100, Nairobi	210863/211046
Mariara Kigotho and Associates	P.O. Box 57, Karatina	061-72943
Maringa Mwaura and Associates	P.O. Box 30037, Nairobi	247449/253887
Masinde and Associates	P.O. Box 55284, Nairobi	891360
Matengo and Associates	P.O. Box 67603, Nairobi	604301
Mathaara and Associates	P.O. Box 50355-00200, Nairobi	220031/221424
Mathenge and Company	P.O. Box 67785-00200, Nairobi	223208/0722-523226
Matheri Gichu and Associates	P.O. Box 5107-00100, Nairobi	0722-788979
Mathia Kariuki and Associate	P.O. Box 63154-00619, Nairobi	862717/0733751989
Mawji Sennik and Company	P.O. Box 66249-00800, Nairobi	3740491/2
Mbaya and Associates	P.O. Box 45390-00100, Nairobi	443868/446466
Mella Aling and Associates	P.O. Box 2593-00200, Nairobi	789282
Menya and Associates	P.O. Box 10055-00100, Nairobi	533636
Methu and Associates	P.O. Box 499-00515, Nairobi	225989
Mgi Adam and Associates	P.O. Box 35068-00200, Nairobi	246449
Mike Kiswili and Company	P.O. Box 53238, Nairobi	440700/444550
Mitoko and Company	P.O. Box 56927, Nairobi	566686/567485
Muchekehu Wakabi Nyakang'o and Co	P.O. Box 42502-00100, Nairobi	38,750,003,876,675
Muchungu and Associates	P.O. Box 19849, Nairobi	725363
Mudamba and Associates	P.O. Box 19128-00501, Nairobi	828854/5
Muema and Associates	P.O. Box 7320, Nairobi	241764/228805/246459
Mugo and Company	P.O. Box 51820, Nairobi	221098/218868
Mugo Dominic and Company	P.O. Box 3728-00100, Nairobi	0733-737141/228207/8
Mugo Waweru and Company	P.O. Box 27705-00506, Nairobi	533876/550151
Mukhooli John and Company	P.O. Box 61906, Nairobi	213664/245118
Mukiri and Co	P.O. Box 59182, Nairobi	718577/711060
Muli Sylvanus and Associates	P.O. Box 14499-00100, Nairobi	0733-924208
Mungai and Associates	P.O. Box 42844-00100, Nairobi	4442860/4447286/4447196
Mungai Wainaina and Company	P.O. Box 50712-00200, Nairobi	215711
Munyagia Njoka and Associates	P.O. Box 208, Kerugoya	21577
Muriithi King'ori and Company	P.O. Box 1494-10400, Nanyuki	062-31540/0720242873
Murugu and Company	P.O. Box 12035-00100, Nairobi	221918
Mutahi Maranga and Ass..	P.O. Box 00800-13656, Nairobi	02-3753493/4
Muthiani and Company	P.O. Box 57242, Nairobi	541544
Muturi Kihara and Associates	P.O. Box 47457-00100, Nairobi	340763/0720-469007
Muturi Ndungu and Associate	P.O. Box 53527-00200, Nairobi	363374
Muturi Ndungu and Associates	P.O. Box 53527-00200, Nairobi	0722-363374
Mututa and Associates	P.O. Box 50305-00200, Nairobi	0721-274915
Muya and Associates	P.O. Box 14317-00800, Nairobi	4448941/0722-513528
Mwangi Gichuhi and Company	P.O. Box 8879-00200, Nairobi	0722-780804/6761639
Mwangi Ruita and Company	P.O. Box 723, Nyeri	0171-2954
Mwaniki Kahuro and Associates	P.O. Box 42382-00100, Nairobi	217511
Mwanthi and Association	P.O. Box 3362-00100, Nairobi	0722-879417

Name of the firm	Addresses	Telephone Numbers
N. Kungu and Company	P.O. Box 7025-00100, Nairobi	0722-840667/6767757
Nabangi and Associates	P.O. Box 6523-00200, Nairobi	720842/0722-893748
Naivasha and Associates	P.O. Box 24014, Nairobi	544491
Ndegwa and Partners	P.O. Box 9937-00100, Nairobi	3752246/0722-602745
Nderitu Mairu and Company	P.O. Box 58371-00200, Nairobi	332694
Nderitu Mairu and Company	P.O. Box 3067-0200, Nairobi	343284
Ndiangu Nguyo and Associates	P.O. Box 696-00517, Nairobi	604280
Ndi and Associates	P.O. Box 64037, Nairobi	020-80254
Ndiritu and Associates	P.O. Box 4709-01002, Thika	061-31550/0722-771374
Ngari and Associates	P.O. Box 74550-00200, Nairobi	213848
Ng'ethe and Associates	P.O. Box 30591-00100, Nairobi	020-523159/0722601413
Ngigi and Partners	P.O. Box 50281-00200, Nairobi	219090/0722-256746
Njagi Isaac and Associates	P.O. Box 31264-00600, Nairobi	020-310285
Njenga Karuri and Associates	P.O. Box 5436-00100, Nairobi	0722-436505
Njeru Nyaga and Company	P.O. Box 42764-00100, Nairobi	230090
Njiru Kagereki and Company	P.O. Box 1394, Embu	25213
Njogu Fundi and Associates	P.O. Box 86-10300, Kerugoya	0722-997697/0721-554799
Njoka Mwangi and Associates	P.O. Box 6333-00300, Nairobi	227318/0722-701512
Njue Mugo and Company	P.O. Box 1627 - 00100, Nairobi	315758/072239/60800
Nthenge and Company	P.O. Box 86, Tala	0146-21166/0733-343198
Nyabena and Karani and Company	P.O. Box 61540-00200, Nairobi	2717483
Nyaga Mugo and Company	P.O. Box 10725-00100, Nairobi	214034/0722-510266
Nyagari and Associates	P.O. Box 70103-00400, Nairobi	252870/220790
Nyakundi and Associates	P.O. Box 3508, Kisii	0381-31781
Nyandiko and Associates	P.O. Box 45457-00100, Nairobi	720925178
Nyasae and Associates	P.O. Box 61693, Nairobi	311262
Nyenge and Company	P.O. Box 45040, Nairobi	332399
Nyerere Opala and Co	P.O. Box 8269-00200, Nairobi	226911/07230918
Obaga and Company	P.O. Box 3446-40200, Nairobi	058-30421
Obita and Associates	P.O. Box 3183, Nakuru	214433
Obwocha and Associates	P.O. Box 2176, Nakuru	44125
Ochieng Onyango and Associates	P.O. Box 56509, Nairobi	560180
Ochieng' Ager and Associates	P.O. Box 8830-00100, Nairobi	721207775
Odour Onyango and Company	P.O. Box 50822-00200, Nairobi	2738075
Ogola Josiah and Associates	P.O. Box 899-50102, Mumias	0724-431184
Ogot and Associates	P.O. Box 814942, Mombasa	041-2221510/0733-623584
Okwara and Associates	P.O. Box 52834-00200, Nairobi	715340/1
Oloo M. A. and Associates	P.O. Box 60678-00200, Nairobi	0722-246576/0734-461812
Omanwa and Associates	P.O. Box 64447-00620, Nairobi	315592/312092
Omenye and Associates	P.O. Box 95296, Mombasa	312814
Omwenga Onyancha and Company	P.O. Box 51493, Nairobi	729431/432/434
Ondari and Company	P.O. Box 1568, Webuye	0337-41112
Ong'iti and Associates	P.O. Box 51255, Nairobi	221785
Onserio and Co	P.O. Box 2008,, Nakuru	051-2214938/0722-268937
Otiemo Oboge and Company	P.O. Box 6592-00100, Nairobi	220307/0721-238658
Owino and Associates	P.O. Box 602780, Nairobi	722702736
Peter Githae 7 Associate	P.O. Box 725-00517, Nairobi	3743119/3745773
Phillip Kamuru and Associates	P.O. Box 79612-00200, Nairobi	252278
Ruhia and Associates	P.O. Box 68050-00200, Nairobi	253641/0722-735616
S. M. Gachoki and Company	P.O. Box 53071, Nairobi	245161
S.K. Chege and Company	P.O. Box 1010, Thika	22921/30637
Sci Koimburi Tucker and Company	P.O. Box 61120-00200, Nairobi	226901/230894-5
Siero and Associates	P.O. Box 6314-00100, Nairobi	253336/0733-744240
Sila and Associates	P.O. Box 1589, Machakos	0722-302021
Tela Alusala and Company	P.O. Box 7766-00200, Nairobi	243602
Theuri Ndegwa and Associates	P.O. Box 19128, Nairobi	722876058
Umuro Wariuo and Associates	P.O. Box 2003-90200, Nairobi	020-2734186/2738489/0722-509739
Victor Mutisya and Co	P.O. Box 28421-00200, Nairobi	245236/0722-906362
Vipul Shah and Company	P.O. Box 46986-00100, Nairobi	224708/226826
Wachira Irungu and Associates	P.O. Box 46671, Nairobi	020-3753269/74
Wainaina Wanyoike and Associates	P.O. Box 44945, Nairobi	553824/0722290544
Waitimu and Associates	P.O. Box 6433-00300, Nairobi	0722/348097
Wambugu and Associates	P.O. Box 86895-80100, Mombasa	2224644/2223326/2228261
Wambugu Githaiga and Associates	P.O. Box 57939, Nairobi	565234/0722-486882
Wambugu Wangai and Associates	P.O. Box 11745-00100, Nairobi	246368
Wambui Gathuthi and Associates	P.O. Box 48526, Nairobi	722583/715465
Wambui Muchungu and Company	P.O. Box 7116-00100, Nairobi	3877503/487,3372789
Wanyika and Associates	P.O. Box 72908-00200, Nairobi	020-246949
Waraho Kamau and Associates	P.O. Box 74371-00200, Nairobi	020-341065/0722-955085

Dated the 23rd May, 2006.

F.F.ODHIAMBO,
Commissioner for Co-operative Development.

GAZETTE NOTICE NO. 4944

THE ENVIRONMENTAL MANAGEMENT AND
CO-ORDINATION ACT
(No. 8 of 1999)

IN THE NATIONAL ENVIRONMENT TRIBUNAL AT NAIROBI

TRIBUNAL APPEAL NO. NET/02/03/2005

1. Jamii Bora Charitable Trust
2. Jamii Bora Charitable Trust Registered Trustees—(Applicants)

VERSUS

1. Director-General, National Environment Management Authority
2. National Environment Management Authority—(Respondents)

RULING

1. By a Notice of Appeal filed on 11th March, 2005 the Appellants herein lodged an appeal against the decision of the Respondents dated 14th January, 2005 by which the Respondents refused to issue the Appellants with an Environmental Impact Assessment (E.I.A.) Licence. The Appellants asked the Tribunal to set aside completely the said decision, to order that an E.I.A. licence for the Appellants' project do issue forthwith, and to award costs of the Appeal against the Respondents.

2. In a Memorandum of Appeal lodged with the Notice of Appeal, the Appellants gave the following grounds for the Appeal:

- (a) The Respondents had erred in law by not giving their decision within the mandatory three months after receiving the E.I.A. Study Report;
- (b) The grounds cited by the Respondents for refusing to grant the licence had no basis in law or in fact. The grounds relied on by the Respondents in refusing to grant an E.I.A. licence were that (i) the majority of the local community, lead agencies and stakeholders had expressed strong objection to the project; (ii) the project site lies within the wildlife migratory corridor and dispersal area; (iii) the future cumulative impacts of the project are uncertain given the enormity of the project; (iv) the proposed mitigation measures will not adequately address the anticipated potential environmental impacts of the project; (v) the E.I.A. Study Report did not offer any alternative sites for comparison purposes; and (vi) the project is not environmentally suitable since it will not enhance sustainable development and sound environmental management;
- (c) In arriving at their decision, the Respondents had ignored the mandatory provisions of the law in (i) failing to gazette the E.I.A. Study Report; (ii) failing to properly set up a technical advisory committee on the Appellant's project; (iii) allowing the 1st Respondent, the Director-General of the National Environmental Management Authority (NEMA), to participate in and take over the conduct of the proceedings of the public hearing held on 11th December, 2004; (iv) holding the public hearing out of time and irregularly; and (v) generally breaching the provisions of the law.

3. The Respondents entered appearance and filed a Reply to the Memorandum of Appeal on 31st May, 2005. The Reply stated that the Respondents intended to raise a preliminary objection to the Appeal on the ground that it was incompetent and to oppose the Appeal. The preliminary objection related to the joinder of the Director General of NEMA as a party to the proceedings, but in a ruling dated 1st July, 2005, the Tribunal held that the joinder of the Director General was proper. In opposing the Appeal, the Respondent prayed that the Appeal be dismissed with costs to the Respondents and that the Tribunal should uphold the Respondents' decision not to issue the EIA licence.

4. In support of their opposition to the Appeal the Respondents: (i) denied communicating the decision on the E.I.A. licence application after the mandatory three months; (ii) maintained that they had received strong objections from members of the local community, especially Kitengela Ilparakuo Landowners Association (KILA), from a lead agency, Kenya Wildlife Services KWS, and from a number of stakeholders; (iii) maintained that the site of the proposed project lies within the wildlife migratory corridor and dispersal area; (iv) maintained that they had taken into account the proposed mitigation measures; (v) argued that the project is not environmentally viable notwithstanding that there are other prior developments in the area;

(vi) maintained that the location of the project is not suitable in that the free movement of wildlife in the area will be restricted, the culture and heritage of the Maasai will be negatively affected, the riparian ecosystem will be disrupted (vii) argued that the precautionary principle, the principle of sustainable development and sound environmental management had guided their decision; (viii) argued that it was the Appellants' responsibility to publish the E.I.A. Study Report in the Gazette and that the Respondents had written to the Appellants to this effect; (ix) argued that the Technical Advisory Committee had been properly constituted; and (x) maintained that the public hearing had been conducted on time and procedurally.

5. On 19th July, 2005, during the hearing of the Appeal, an application was made verbally by Mr. Naikuni for leave to be given to a number of organizations to intervene in the proceedings as Interested Parties. Both the Appellants and the Respondents had no objection to the application, and the Tribunal took the view that, under section 3 of the Environmental Management and Coordination Act, (EMCA), the parties were entitled to participate in the Appeal. On the basis of these considerations, the application was granted by the Tribunal and the intervenors participated in the Appeal as Interested Parties. At the time when the application to intervene was granted, the Tribunal asked that the registration certificates of these organizations be availed. This was done with respect to some of the organizations, but not others.

6. The names of the organizations that participated in the proceedings as intervenors are:

- (a) Kiserian-Isinya Pipeline Road Residents Association (KIPRRA);
- (b) Duputo E Maa;
- (c) Neighbours Initiatives Alliance (NIA);
- (d) Kitengela Ilparakuo Land Owners Association (KILA);
- (e) Kenya Wildlife Service (KWS);
- (f) Friends of Nairobi National Park (FONNAP);
- (g) Osupukuo Environmental Organization (OEO);
- (h) The Wildlife Foundation;
- (i) International Livestock Research Institute (ILRI); and
- (j) Simba Maasai Outreach Organization (SMOO).

7. Mr. Macharia Njeru, Advocate, of the firm Macharia Njeru and Advocates represented the Appellants, Ms Anne Angwenyi, Acting Director of Legal Services, NEMA represented the Respondents and Mr. Lucas Naikuni, Advocate, of the firm of Naikuni, Ngaha and Company Advocates represented the Interested Parties in the proceedings.

8. The Appeal was heard between 23rd June, 2005 and 2nd February, 2006. The Tribunal held twenty three (23) sittings, and a total of forty (40) witnesses were called by the Parties. The Appellants called nineteen (19) witnesses, the Respondents called ten (10) witnesses and the Interested Parties called eleven (11) witnesses. The Tribunal visited the site on 2nd August, 2005 in the presence of counsel for both Parties as well as Counsel for the Interested Parties.

9. On the basis of the positions taken by the Parties, including the Interested Parties, and the evidence adduced before the Tribunal, the following issues arise:

- (a) Whether the majority of the local community, lead agencies and stakeholders had expressed strong objection to the project;
- (b) Whether the proposed project site lies within the wildlife migratory corridor and dispersal area, and if so, whether the location of the project at that site will materially adversely affect the local environment in general and wildlife in particular;
- (c) Whether the mitigation measures proposed in the E.I.A. Study Report are adequate to address the anticipated potential environmental impacts of the project;
- (d) Whether the future cumulative impacts of the project are uncertain and, if so, whether there is in place an adequate framework for handling impacts of the kind that might arise;

- (e) Whether the Respondents breached legal requirements on the time limit for making a decision on an E.I.A. application, on gazettlement, on the establishment of a technical advisory committee, and on the public hearing and, the implication of the breaches, if any, for the validity of the decision of the Respondents.

The Project:

10. The project in question is a proposal to construct 2,000 (two thousand) homes intended to house 2,000 families. Each house is designed for a family of up to five members, bringing the planned total population of the proposed housing estate to 10,000 (ten thousand) people. The houses are to be constructed in phases over a three year period. A population of that kind would be equivalent to that of a small Kenyan town. On the basis of the 1999 census, the population of the proposed settlement is comparable to that of the other towns in Kajiado district: Ngong Township had a population of 12,000 people; Kiserian 16,500; Ongata Rongai 16,200; Isinya 6,000; and Kitengela 12,000. (See the 1999 Population & Housing Census: Counting Our People for Development, Volume 1, 2001).

11. The families to be housed in the proposed new town are to be drawn from members of a non-governmental organization, called *Jamii Bora*, which is registered as a Trust under the Trustees (Perpetual Succession) Act, Chapter 164 of the Laws of Kenya. The Trust Deed dated 22nd November, 1999, the Certificate of Incorporation of the Trust dated 1st December 2000 and the Deed of Appointment of Trustees dated 24th August, 2001 were shown to the Tribunal. The Trust Deed states that the purpose of the Trust is "the alleviation and relief of poverty and enhancement of the living conditions of the residents of the Republic of Kenya through the provision of such self-help, credit, savings and other schemes and programmes as the Trustees may think fit..."

12. The Managing Trustee of *Jamii Bora* is a Swedish lady by the name Mrs. Ingrid Munro. During her professional career she held various senior positions in several organizations dealing with housing, among them the UN Centre for Human Settlements, currently UN Habitat in Nairobi. Following her retirement, along with a number of poor women from the slums of Nairobi, she founded the *Jamii Bora* Trust in order to provide these women with a way of improving their lives, and the circumstances of their families. *Jamii Bora* has grown steadily and now has about 112,000 members drawn from all over the Republic of Kenya. Many of these members reside within the slum areas of Nairobi, in particular Soweto, Kibera and Mathare, where the Trust first began its activities. It was said before the Tribunal that a sizeable number of members reside in Kajiado District.

13. According to the E.I.A. Study Report, the housing project was conceived with the following objectives:

- (a) To assist poor families from Nairobi's slums to move out of the slums and achieve their dream of better and secure housing in a good and well managed environment;
- (b) To provide job opportunities and improve income generation for the families moving to the new town as well as for the local residents of Kisaju (the proposed location) by facilitating commercial and industrial development in the town;
- (c) To provide the new and old residents of Kisaju with social and cultural amenities for a better life, such as a modern health centre, schools, sports facilities, playgrounds, churches, a cultural centre and administrative centers; and
- (d) To develop an ecologically sound town with biological cleaning of liquid waste and a green town rich with trees and park areas.

14. Accordingly, the project is designed as an integrated, self-sustained housing estate. The design provides for low cost housing, with each house expected to cost about KSh 150,000; a small and light industrial zone, a business and commercial centre; educational facilities; infrastructure; an administrative centre; and all the amenities ordinarily associated with a town, including utilities and services, such as water and sewerage services, waste collection and disposal, street lighting, security, recreation and worship. There is provision also for a "Town Management Board." The developer's name for the project is "Kaputiei (New Town)." The development is, of course, not a "town" within the meaning of the Local Government Act, Chapter 265. Nevertheless, its description as a "town" does signify the developer's

intention to develop a functional town. Plainly speaking the project constitutes a private town.

15. The location for the proposed project is a 293 acre (102.5 hectare)* piece of land in Kaputiei, Kisaju Sub-location in Isinya Division of Kajiado District, known as Land Reference number Kajiado/Kisaju/58. This is a piece of private land, which the developer purchased in 2002 from three individuals who then owned it, Ziporah Naisenya, Nathan Kahara and L. Wambaa. A title deed, in the name of Jamii Bora Charitable Trust Registered Trustees, was issued by the Kajiado District Land Registry on 5th February, 2002. The land had originally been agricultural land but, by letter dated 18th January, 2002, Ol Kejuado County Council approved a change of its use from agricultural use to business cum residential use. These documents are annexed to the E.I.A. Study Report at pages 189 and 190.

16. The location of the proposed project lies about 60 km to the south of the city of Nairobi off the main road from Athi River to Kajiado town. The location falls within the ecological zone known as the Athi Kapiti Plains, which is significant for its wildlife. It is bordered to the North by Nairobi National Park and to the South by the Magadi-Mombasa rail line. Historically, the area was occupied predominantly by the Maasai community, who lived a nomadic pastoralist lifestyle. In more recent times, however, the growth of small towns which, functionally, are satellite towns of the city of Nairobi, has changed the demography of the area, leading to a more mixed population and lifestyle.

17. The Appellants submitted that the proposed project is a novelty in Kenya – representing the first known instance in which a sizeable town has been pre-planned in its entirety "on the drawing board" as it were. An ambitious endeavour of the kind proposed raises a wide range of complex issues for consideration, many of which were the subject of contention before the Tribunal, during the hearing of the project proponent's Appeal against the denial by the Respondents of the application for an EIA licence.

The Reception to the Proposal:

18. In their letter dated 14th January, 2005, refusing to approve the project, the Respondents stated that the majority of the local community, lead agencies and stakeholders had expressed strong objection to the proposed project. In the Reply to the Memorandum of Appeal, filed on 31st May, 2005, the Respondents submitted that they did receive strong objections from the local community, especially KILA; from a lead agency, KWS; and from stakeholders, FONNAP, the KIPPRA, Usupuko Environmental Organization, the Wildlife Foundation (Kenya), ILRI, Neighbours Initiative Alliance, Simba Maasai Outreach Organization and Lucas Ole Naikuni.

19. As evidence of the objection of the local community, the Respondents pointed to letters dated 7th October, 2004 and 10th October, 2004 from the Secretary and Chairman respectively of KILA, which were produced before the Tribunal marked as DG2 (A) and DG2 (B), and the evidence of Moses Kipiro, Alex Pushati, Regan Ole Makui, Jackson Nasuka, Solomon Meki, Mary Kipurket, Samson Ole Timoi, and Councillor Julius Ole Nyataya.

20. The witnesses testified that initially they were happy about the project when they were told that it would bring services and create jobs in the local area. But when they learnt that the project would introduce into the area people from the slums of Nairobi they became opposed to it. In their view, people from the slums of Nairobi had social and cultural attributes that were different from those of the local Maasai, and this would adversely affect the local culture and lifestyle, the local political equation, the local security and the local environment. These arguments were strongly supported by the witnesses of the Interested Parties.

21. The Interested Parties argued that this project was not a project for the Maasai people. Witnesses said in evidence that "housing is not a priority for the Maasai people." They also argued that the project would interfere with the socio-cultural lifestyles of the locality, by introducing an influx of people of different cultures and backgrounds who would bring to the area drug abuse, rape, prostitution and other social ills, given, particularly, that some of the members of the *Jamii Bora* Trust, who intended to take up the houses, had, in the past, been criminals and prostitutes. The Interested Parties saw in the project a serious threat to continued survival of the Maasai community.

22. The Appellants strongly disputed the claim that the majority of the local community, lead agencies and stakeholders had expressed strong objection to the project. They asserted that, to the contrary, the

majority of the genuine local community members and the majority of genuine and real stakeholders had expressed strong support for the project. They also contended that several lead agencies had given their approval to the project.

23. The Appellants' view is that the term "local community" means residents of Kisaju sub-location. It was on this premise that they challenged the evidence of the people opposed to the project. They argued that these were not genuine local community members: they were either representatives of professional non-governmental organizations or persons who did not own property within the Kisaju sub-location, and whose association with the sub-location was tenuous. Only a very small number of people actually resident in the area had come forth to give evidence against the project, the Appellants argued.

24. According to the Appellants, the majority of genuine residents of Kisaju sub-location supported the project. The Appellants produced in evidence a Memorandum of Understanding, signed between the Appellants and the local residents of Kisaju sub-location, represented by their area Councillor on 17th August, 2004 by which the developer promised to provide services and facilities like water, schools, employment and other benefits to the residents of Kisaju sub-location living outside the proposed housing estate. They also produced a petition in support of the project signed or thumb printed by nearly all the 500 land owners in Kisaju sub-location. The registration numbers of their parcels of land are shown alongside their signatures or, in some instances, thumb prints. They also produced letters written in support of the project by the local church leaders. These documents are annexed to pages 291 to 344 of the EIA Study Report. Several residents of Kisaju sub-location also testified before the Tribunal in support of project.

25. The Tribunal takes the view that, from an environmental perspective, the term "local community" cannot be restricted to residents of Kisaju sub-location. Given the key environmental concerns raised, the project's implications for the continued use of the Athi-Kapiti Plains (also known as the Kitengela Conservation Area) as a wildlife habitat, of which Kisaju sub-location is only a small sub-set, properly speaking, the project's locality is the whole of the ecosystem known as Athi Kapiti Plains. This is the area bounded by Mombasa Railway from Athi River to Konza to the east, former Enkarakau-IIlman group ranches bordering Konza-Kajiado Railway to the south, former Kipeto group ranch bordering Isinya Kiserian road to the west and Nairobi National Park to the North. Towns within this area include Athi River, Kitengela, Isinya, Kiserian and Ongata Rongai and Ngong. This whole area comprises the project's local area, and it formed the area of study for the E.I.A. Study as shown by the map attached to the E.I.A. Study Report.

26. None of the parties presented evidence of the views of the residents of this bigger area, because, obviously, they understood the term "local community" differently from the definition of "local area" from an environmental stand point. The evidence before the Tribunal shows that opinion within Kisaju Sub-location is divided. There are those in support of the project and those in opposition. Both views are strongly held, and both were vigorously put forth before the Tribunal. As people who will primarily be affected by the project, their views are relevant.

27. Those views were founded on concerns related to the risk of environmental degradation, and of adverse social and cultural impacts. Several examples were given of these risks. They included the risk of pollution of local watercourses; environmental degradation from uncontrolled disposal of solid waste, such as plastic bags, which would present a hazard to cattle and wildlife; a rise in crime; an increase in human-wildlife conflict; urban sprawl; and a disruption of the social cohesion in the area. Of particular concern was the fact that the members of Jamii Bora were not from the local area. The Tribunal has considered all of these issues in its ruling.

28. The weight to be given to the views of members of the local community on a proposed project, however, is, in the Tribunal's view, dependent on the pertinence of the environmental issues upon which these views are based. Views which are not founded on pertinent environmental concerns posed by the proposed project, however strongly held, should not be allowed to influence the outcome of an EIA licence application.

29. In the Tribunal's view the Respondents were not justified to give the weight which they appeared to have given in their decision to the views of those members of Kisaju sub-location who are opposed to the project. The Respondents did not make any effort to ascertain

whether the views of those who expressed objection were representative of the views of a significant section of the local community. But crucially, the objections of the local community upon which the Respondents relied to deny the Appellants the E.I.A. licence appeared to be unduly influenced by an objection to "outsiders" from the slums of Nairobi settling in the local area and, in their view, changing the demographic equation. By the same token, the local community members who support the project do so principally because it promises to introduce into the area social services and economic opportunities which they have longed for over many decades. These considerations, though understandable, are not environmental considerations, and should not be allowed to determine the outcome of an E.I.A. licence application. In any case, the 1999 census shows that the population of Kajiado district is already mixed, and the Maasai constitute not more than 57% of the residents.

30. As evidence of the objection of the lead agencies, the Respondents pointed to the strong objections lodged by K.W.S. which had written a letter dated 7th October, 2004 to the effect that "K.W.S. does not support the project as it has no conservation merit and is within the wildlife dispersal area and the traditional wildlife migration route to and from Nairobi National Park." The witnesses representing K.W.S. also testified to K.W.S.'s opposition to the project.

31. The Appellants, on the other hand, pointed out that several lead agencies had given their approval to the project. The Ministry of Roads and Public Works, had written a letter dated 17th September, 2004 and 11th November, 2004 giving its approval to the road works that are part of the proposed project; by letter dated 11th October, 2002, the Director of Water Development approved an application to drill a borehole for domestic water supply as part of the project; Kenya Power and Lighting Company Ltd approved the developer's application for a power supply by letter dated 17th September, 2004; the Physical Planning Department gave approval to the project by letter dated 24th September 2004; Olkejuado County Council approval as evidenced by notification of approval dated 22nd June, 2004. These documents are annexed to the E.I.A. Study Report at pages 191, 236, and 238 to 248.

32. Under section 60 of the Environmental Management and Coordination Act, 1999 (EMCA) and Regulation 20 of the Environmental (Impact Assessment and Audit) Regulations 2003, NEMA is required to take into account the views of lead agencies with regard to an E.I.A. Study Report, which therefore are relevant considerations. Whereas KWS gave comments directly in response to the E.I.A. Study Report, the support for the project upon which the Appellants relied arose out of applications by the Appellants for approvals which it is the mandate of the various lead agencies to grant. Apart from K.W.S. and the Kajiado District Physical Planning Liaison Committee, the other lead agencies were not dealing with the E.I.A. Study Report.

33. Clearly, a project whose key aspects have failed to obtain the approval of the regulatory agencies concerned is at risk of not getting off the ground. Therefore, the approvals granted by lead agencies to various aspects of a proposed project are relevant in considering the viability of the proposed project. In this respect, approvals for the construction of a road, for power supply, for drilling boreholes, for change of use are all relevant considerations in determining the likely viability of this project. What the Act and the Regulations call for from the lead agencies, however, are comments on the environmental issues within their mandate arising from the EIA Study Report. Apart from K.W.S., the lead agencies cited here did not expressly address these issues.

34. The objection of K.W.S. relates primarily to the location of the proposed project. In a letter dated 15th February, 2005 to the 1st Respondent and annexed to the Respondents' bundle of documents referred to as DG3(B) K.W.S. stated as follows:

"(1) K.W.S. is not against the proposed project. We do not approve of the location. (2) It is our strong recommendation that Jamii Bora be advised to relocate the project to suitable sites preferably Kibera or Mathare. (3) We would appreciate if the current project site is managed in a manner compatible to conservation."

As part of its consideration of the issue relating to the location of the proposed project, the Tribunal considers the weight to be given to the views expressed by K.W.S. on the location of the proposed project.

35. The Respondents also cited objections from several stakeholders as a reason for denying the Appellants an E.I.A. licence.

FONNAP, KILA, the KIPRRA, Usupuko Environmental Organization, the Wildlife Foundation (Kenya), ILRI, Neighbours Initiative Alliance, and Simba Maasai Outreach Organization were cited as stakeholders who had objected to the project.

36. Marie Louise Poulley, a member of the KIPRRA, Simon Ole Timoi, a member of Duputo e Maa, and David Nkedienye, previously a member of the Wildlife Foundation, all testified against the proposed project. Additionally, the Respondents produced as part of their bundle of documents and marked DG5, a "Memorandum," which was an email bearing the names of these same organizations, and that of Lucas ole Naikuni, which had been sent on 12th December, 2004 to NEMA, the Stromme Foundation (a Norwegian Organization providing funding support to the Jamii Bora Trust) and the Nation Media Group. The thrust of the objection by these stakeholders to the proposed project was that, while its objectives were noble, its location was inappropriate, and it should be relocated, preferably to the slum areas of Nairobi.

37. The Appellants disputed the claim by these witnesses to represent the organizations they claimed to represent: none of them had produced any Resolution or other authorization to speak on behalf of these organizations and, according to the Appellants, it was clear that they were speaking only for themselves. Additionally, the Appellants challenged the validity of the "stake" these witnesses claimed to have in this project: Marie Louise Poulley was simply motivated by the desire to protect her hotel business, which thrived on the area's perceived isolation; Simon Ole Timoi lived all the way near the Tanzanian border, and his claim that, as a Maasai, he had an interest in the welfare of Maasais wherever they lived lacked credence; and David Nkedienye was no longer a member of the Wildlife Foundation and could not represent it.

38. For its part, the Appellants relied on the support for the project by the Architectural Association of Kenya represented by Mohamed Munyanya, the Chairman and the Association of Micro Finance Institutions (AMFI) represented by Beatrice Sabana, the Chief Executive. Mr. Munyanya testified that it is the view of the Architectural Association that this project represents a model of affordable housing in Kenya which should be supported by the authorities and emulated by others, particularly in light of the Government's policy of providing affordable housing to Kenyans. Beatrice Sabana testified that Jamii Bora is known and respected within the micro-finance fraternity. She argued that Jamii Bora's initiative in providing housing to its members through micro-finance arrangements deserves support, since poor people, with no collateral, are not able to access financing through banks, and of necessity, depend on micro-finance arrangements to meet their investment needs.

39. The opinions of stakeholders with regard to the potential environmental impacts of a proposed project is a relevant consideration, which is provided for in section 59(2) of EMCA and Regulation 21 of the EIA Regulations. With respect to this project, opinion was divided between, on the one hand, those who would give primacy to the concerns related to the potential adverse impact of this project on the wildlife in the area and, on the other, those who consider that the pressing need for decent housing by the residents of the slum areas, which this project is designed to contribute to solving, is equally deserving.

40. In the Tribunal's view, the role of the EIA process in this instance is to provide ways of balancing both concerns, in order to meet the need of the poor slum dwellers for decent housing without causing an undue adverse impact on the environment of the locality in which the proposed housing project is to be located. The Tribunal considers that the decision by the Respondents fell short of adequately balancing both concerns, and that the Respondents were not justified in preferring the views of those stakeholders who objected to the project without considering whether the objectives of the project, which all the objectors said were worthwhile, could be met in the absence of this project.

The Location of the Project:

41. The second ground cited by the Respondents for denying the Appellants the EIA licence is that project site lies within the wildlife migratory corridor and dispersal area, and that the project will adversely affect the continued use of the area as a wildlife habitat. The witnesses who testified on behalf of the Respondents on this issue were Mr. Paul Gathitu, the Nairobi National Park Senior Warden between 2000 and 2004; Gideon Amboga, the current Senior Warden; Dr Samuel Kasike, an Ecologist; Mrs. Elizabeth Leitoro, the

Community Development Officer; and Ms Teresia Muthui, from the KWS GIS section. Documentary evidence was also produced in a bundle marked "Additional Documents Submitted by NEMA." Among them is an undated draft document titled "*Nairobi National Park Ecosystem Management Plan, 2005-2010*" – Kenya Wildlife Service [hereinafter *The Draft NNP Management Plan*], which encapsulates the key points of the Respondents' evidence on this issue.

42. The Respondents evidence was to the effect that the project site lies within an ecological zone known as the Athi Kapiti Plains (also described as the Kitengela Conservation Area, or the Kitengela Triangle), which is in Kajiado District. Its size has been estimated variously as ranging between 390 km² and 450 km². Much of this area acts as a habitat for wildlife. The Nairobi National Park, founded in 1948, and covering 117 km² constitutes the centerpiece of the Athi-Kapiti ecosystem. The Park is home to over 100 mammal species and is an internationally acclaimed tourist attraction. The wildlife found in the Nairobi National Park disperse freely in the Athi-Kapiti Plains ecosystem. Two animals in particular, the zebra and the wildebeest, migrate seasonally to a calving zone located in the southern extremity of the Athi Kapiti Plains, specifically Kaputei North, which, on Figure 1 appearing at page 9 of *The Draft NNP Management Plan*, is shown to be adjacent to Kisaju sub-location, the project area.

43. At page 35 of *The Draft NNP Management Plan* it is stated that distribution and movements of wildebeest and zebra in the Nairobi National Park ecosystem are influenced by instinct, availability of food resources, breeding and the rainfall patterns. During the wet season, the animals use the Kitengela Triangle and the southern portion of the plains in North Kaputei. However, as the rainfall drops, wildebeest concentrate more and more to the northwest, in or immediately south of Nairobi National Park. Zebras seldom concentrate as much as wildebeest; instead they are broadly distributed. The wildebeest spend the rainy season calving in the southern section of the Athi Kapiti Plains, in the former North Kaputei group ranch, where the grass growth is productive and the nutrient contents are high.

44. The young wildebeest in their first year of life get a "guided tour" of the ecosystem to and from Nairobi National Park. This experience ensures that the knowledge of the migratory routes are imprinted on them and passed on from generation to generation. The Respondents gave evidence that in 2004 and again in 2005 KWS plotted this migration route using information gathered by the aid of geographic information systems technology (GIS) as well from members of the local community. Teresia Muthui used this information to plot a 2 km wide migratory route on two maps – which we shall refer to as *the June 2004 Map* and *the June 2005 Map*. According to the Respondents these maps show that the proposed Jamii Bora project lies within the wildlife migration corridor and dispersal area.

45. At pages 19 to 24 of *The Draft NNP Management Plan* it is noted that a general decline in wildlife numbers in the ecosystem has been observed over the past decade. The document attributes the decline in wildlife population to:

- (a) Land use change in some areas of the Kitengela area from semi-nomadic pastoralism to industrial/commercial uses like flower farming, quarrying, and small settlements;
- (b) Increase in human population and rising poverty levels in the Athi-Kapiti Ecosystem;
- (c) Increase in land sales and sub-division of group ranches into private parcels;
- (d) Increase in small fences along the traditional zebra and wildebeest migratory routes;
- (e) Subsistence and commercial poaching occasioned by pilot cropping programme within the ecosystem;
- (f) Occurrence of droughts, the latest one in the year 2000;
- (g) Disease outbreak, e.g rinderpest, which in 1996/97 reduced the buffalo population by almost half; and
- (h) Habitat change.

46. With regard to the increased human settlement in the wildlife dispersal area, the document elaborates that "human settlement along the Mbagathi River near Rongai and the development of the export processing zone next to Kitengela town has resulted in an increase in human population within the Kitengela settlement areas. The high population growth rate experienced in this area has been attributed to the emigration of people from neighbouring Machakos district and Nairobi city. The human population in the Kitengela area has more than doubled between 1989 and 1999."

47. With regard to land sub-division and fragmentation it is said that: "Sub-division of land within the Kajiado area began in 1984 following a shift in Government policy on group ranches that encouraged sub-division. The number of group ranches that had sub-divided rose from 7 in 1984 to 12 in 1990 to 22 in 1996 ... Proximity to Nairobi city has accelerated land sales and fragmentation. The area is very attractive to those seeking residential plots, e.g. the case of former Kitengela, Kisaju, and Emboloi ranches." With increased land fragmentation through fencing and residential use in the Kitengela area in the last ten years, migratory routes are progressively being altered, although the migration/dispersal areas are still largely open and unfenced. According to evidence produced before the Tribunal, about 10% of the dispersal area in the Athi-Kapiti Plains has been blocked by fencing and other developments.

48. *The Draft NNP Management Plan* observes that the maintenance of the Park's ecological integrity depends on wildlife access to the Kitengela-Athi Kapiti migration/dispersal area. The Park cannot support the variety and numbers of wildlife normally seen within it. The Park ecosystem can only be viable if the traditional wildlife migration routes are maintained. However there has been recent rapid land adjudication and sub-divisions and increased settlements without a coherent land-use plan, which has reduced the wildlife dispersal area.

49. *The Draft NNP Management Plan* sets out the objectives of Kenya Wildlife Service with regard to the long term future of Nairobi National Park to be "to ensure that the rich biodiversity resources are managed in an environmentally sound and sustainable manner while at the same time contributing to the economic development of the communities living adjacent to the Park and the entire Kenyan nation." Towards this end, the wildlife migration and dispersal areas will be managed by:

- (a) Collaborating with landowners and other conservation stakeholders in management of wildlife outside the park;
- (b) Ensuring that the Kitengela wildlife migration/dispersal area is accessible to wildlife through the maintenance and expansion of the Wildlife Conservation Lease Programme;
- (c) Encouraging and assisting communities living adjacent to the Park to benefit from wildlife based activities on their land; and
- (d) Minimizing human-wildlife conflicts outside the Park.

50. *The Draft NNP Management Plan* outlines the intervention measures which KWS proposes to take over the Plan period to achieve its management objectives:

- (a) The southern section of the Park adjoins the former "Sheep and Goats" Ranch, which is a critical diurnal dispersal area as it is not settled and is free from fences. This section therefore needs to be left open for free movement of wildlife to and from the Park and the rest of the migration/dispersal lands beyond. KWS will pursue a conservation easement with the Ministry of Lands and where possible acquire the land. The 1.5 km² parcel adjacent to the Park is legally under the Commissioner of Lands.
- (b) The dispersal area should be managed as one unit with these migrants. If they are fenced out, they are likely to be fenced to extinction.
- (c) The migration and dispersal areas are still fairly open and land fragmentation, which is the main threat to the viability of the dispersal areas, is accelerating. However, this can be forestalled. Where we cannot form conservancies or acquire the land in the dispersal areas, we will use the existing legal instruments to stop fragmentation.

(d) The Wildlife Conservation Lease Programme will be expanded as a short term stop gap measure to secure the dispersal area.

(e) Acquisition of land for conservation.

51. These measures can be summarized as follows: the acquisition of an easement over the Government owned former Sheep and Goat Ranch; collaboration with landowners to keep open the migratory routes and dispersal areas, through programmes such as Wildlife Conservation Lease Programme, enforcement of existing land use and management laws; and, where necessary, compulsory acquisition of private land.

52. Evidence was given by Elizabeth Leitoro, the KWS Community Development Officer of programmes undertaken by KWS designed to enhance community wildlife conservation in the Kitengela area, including plans to establish community conservancies, as well as schemes for the sharing of benefits arising from wildlife derived revenue with the local community, such as the construction by KWS of facilities, such as schools and boreholes for the use of the local community.

53. The Respondents gave evidence that KWS collaborates with a non-governmental organization, the Wildlife Foundation, which administers a "Lease Programme," whose objective is to keep the area open for wildlife habitation by paying land owners a "lease fee" in exchange for an agreement by the landowners not to sub-divide, fence or farm the land. Detailed evidence regarding the Lease Programme was adduced by Regan Ole Makui, a Director of the Wildlife Foundation and David Nkediene, formerly a Director of the Wildlife Foundation. The evidence showed that KWS does not itself run the programme, although the offices of the Wildlife Foundation are located within the KWS premises, and KWS supports its objectives.

54. The Lease Programme started in 2000 with funding support from Friends of Nairobi National Park and the Wildlife Trust, which is registered in the USA. Landowners apply to be registered on the Programme, and once funding is obtained the landowners are paid US\$4 per acre per annum, averaging to an annual payment of US\$400 to US\$800 per household. The area under the Programme stands at 8,600 acres involving 117 households. In order to achieve its objective of keeping the migratory route and dispersal area, the Programme's coverage needs to be expanded to cover the minimum area of 30 km² (60,000 acres). The Wildlife Foundation is fundraising from among others, the Global Environment Facility, to be able to establish an endowment fund to support the Programme. According to the Respondents the Programme works well, a contention with which the Appellants strongly disagreed. (See paragraphs 63 and 64 below).

55. The Respondents argued that, because the project site lies within the migratory corridor and dispersal area, the proposed housing project will block the wildlife migratory route and threaten the continued use of the area by wildlife as a dispersal area, for which the area should be conserved. The Respondents acknowledged the ongoing sub-divisions and change of use but argued that these were being addressed through a "Master Zoning Plan", which Ol Kejuado County Council was in the process of preparing. Evidence was given by Mr. Patrick Waweru, the Kajiado District Physical Planner, who stated that a land use plan titled "Kitengela-Isinya Zoning Plan" was currently in draft at the Council. The essence of this plan was to zone development areas and non-development areas. Kisaju sub-location, according to Mr. Waweru, was classified as a wildlife and pastoralism promotion zone.

56. The Interested Parties supported the position taken by the Respondents with regard to the location of the proposed project. Alongside KWS the Interested Parties argued that to introduce this project into the area would jeopardize the use of the area as a habitat for wildlife, threaten the continued viability of Nairobi National Park, increase human-wildlife conflict, increase the risk of poaching and undermine the Lease Programme. The Interested Parties therefore argued that the refusal of the EIA licence application was justified and should be upheld by the Tribunal.

57. The Appellants vigorously contested the Respondents' proposition that this project will have a material adverse effect on the migration and dispersal of wildlife in the Athi Kapiti ecosystem. The Appellants maintained that the evidence available showed that the project site lies outside of the wildlife migratory corridor. In so far as

the dispersal area is concerned, the Appellants argued that, given the dramatic changes in land use that are already occurring in the Athi Kapiti ecosystem area, this particular project will not, on its own, materially adversely affect the status of wildlife in the area in ways that cannot be managed through the implementation of appropriate mitigation measures.

58. The Appellants' case was that they had relied on a map titled "Nairobi National Park and Proposed 2 km Buffer Along Kitengela Migratory Route" and dated June 2004, *the June 2004 Map*, which was given to the Appellants by KWS itself during the time they were carrying the EIA Study. This map is attached to the EIA Study Report at pages 155 and 355. On this map the Jamii Bora project is shown as being 4 km or so away from the wildlife migratory corridor. Subsequently, after the Appellants had filed this Appeal, and during the hearing, the Respondents applied to be allowed to introduce a map titled "Nairobi National Park Ecosystem Wildlife Distribution – June 2005 (Draft) – *the June 2005 Map*". This second map incorporates a wider area within the dispersal area, including not only the Jamii Bora project, but also other towns like Kitengela and the developments around it. According to the Appellants, *the June 2005 Map* was misleading and had been generated for no reason other than to shore up the Respondents argument that the project lies within the dispersal area, a proposition with which the Respondents strongly disagreed.

59. The evidence before the Tribunal showed that information upon which the maps were generated had been gathered at the request of Dr Robert Ndetei, an officer with KWS, and that it was gathered by field scouts from KWS with input from local community members. That much is confirmed by the maps themselves, which state the source of information to be, in the case of *the June 2004 Map*, SoK, KWS and the Wildlife Foundation, and in the case of the *June 2005 Map*, the Nairobi National Park Field Staff and Kitengela Community Representatives. In cross examination, it was admitted by Teresia Muthui who plotted the information on the maps, that the "community representatives" in question was, in reality, Benson Mutunkei, the Wildlife Foundation officer in charge of the Lease Programme. The Appellants argued that the information provided by Benson Mutunkei with regard to the existence and location of the migratory corridor and dispersal area, could not be relied on as the Wildlife Foundation was vehemently opposed to the Jamii Bora Project, and therefore had a vested interest in showing that its location lay within the migratory corridor and dispersal area.

60. The Appellants argued also that, with regard to the use of the area as a wildlife dispersal area, the numbers of wildlife had declined drastically. They pointed to KWS's evidence on this issue. Relying on a map titled "Animal Census: Kitengela Area – November 2002" which had been put in evidence by the Respondents, the Appellants argued that, during the 2002 census the animals which had been monitored, that is, wildebeest, impala, kongoni, Grant's gazelle, zebra, Thompson's gazelle, and ostrich, were not spotted in the Kisaju sub-location. The Appellants therefore maintained that, on the basis of the evidence available to them at the time of the EIA Study, the animal numbers in the entire dispersal area were small at best, and therefore they were entitled to conclude that the proposed project would not have a significant adverse effect on the use of the area as a wildlife migratory corridor and dispersal area. The Respondents had produced no evidence to justify any other conclusion.

61. Further the Appellants argued that, in any case, due to the massive uncontrolled sub-divisions and consequent rapid change of land use in the area from pastoralism to industrial, commercial and residential use, the use of the Athi Kapiti Plains as a wildlife migratory corridor and dispersal area was no longer viable. The Appellants called in evidence a surveyor, Mr. Joseph Mugo who testified that up to nearly 50,000 sub-divisions had already taken place in the Athi-Kapiti ecosystem area. This evidence was corroborated by the evidence of James Kamula of the East African Wildlife Society who submitted in evidence a document titled "A Survey to Determine the Availability of Land for Wildlife Migration in the Areas Bordering Nairobi National Park," which contained the results of a study carried out by East African Wildlife Society. At page 10 of this document there is a table showing the number of landowners in the former seven group ranches in the Athi Kapiti Plains which shows that, based on the information in the Kajiado District land adjudication department, as at March 2004, the registered landowners in the ecosystem stood at 42,305.

62. The Appellants saw no prospects of this trend being reversed. The sub-divisions and change of use are taking place in a policy

vacuum of land use since neither the Government nor the local authority has a land use plan. The draft Master Zoning Plan, which Mr. Waweru had claimed was under preparation by Ol Kejuado County Council, had not yet been sent out for public consultation, as required by the Physical Planning Act, Chapter 286, and therefore, there was no telling whether the landowners in the area would accept it. Consequently, the proposal to designate Kisaju area as a wildlife and pastoralism promotion area might never be adopted for implementation. It could not therefore be the basis of decision making at this stage.

63. The Appellants were highly skeptical of the Lease Programme, upon which KWS placed faith as the key plank of its community conservation programme. The Appellants challenged the validity of the leases that were produced in evidence. On the basis of evidence obtained from the Kajiado District Land Registry, the Appellants demonstrated that many of the parcels of land said to be under the Lease Programme have ceased to exist as single units following the sub-division of the land parcels which occurred either for purposes of sale of the land to third parties or upon the death of a title holder and inheritance of the land by dependents. With respect to Kisaju sub-location, almost all the land parcels listed as being on the Lease Programme had in fact been sub-divided. Given that the main objective of the Lease Programme was to save the lands from being sub-divided, the Lease Programme, in the Appellants view, was not viable.

64. The Appellants argued also that, on the basis of the evidence produced by the Respondents, 60,000 acres needed to be brought into the Lease Programme in order for this Programme to be able to secure the Athi Kapiti area migratory route and dispersal area. Presently, only 8,600 acres, had been registered under the Programme. Few large parcels remain intact and, given the far higher financial gains which landowners can obtain from sub-dividing and selling their land for residential and other purposes, few will be willing to take on the commitments of the Lease Programme. Therefore, the Appellants argued, this Programme had no realistic prospects of realizing its objectives in the foreseeable future.

65. The evidence before the Tribunal, including the site visit by the members of the Tribunal to the project site on 2nd August, 2005, indicates that the Athi Kapiti Plains does serve as a wildlife habitat and a dispersal area for Nairobi National Park. Taking all factors into account, and having listened to the witnesses who testified on this issue, the Tribunal is inclined to believe that the migratory corridor lies more or less where *the June 2004 Map* placed it, approximately 4 km away from the project site, while the dispersal area covers a much wider area, including the project site. The Tribunal notes, additionally, that, despite the name "corridor", the wildlife migratory corridor and dispersal area is not to be understood as being a fixed line, in the sense of a road, given the nature of wildlife movements.

66. Neither party gave comprehensive evidence on the exact nature of impact on wildlife in the area, adverse or positive, that might arise from the location of the project at the proposed site. The evidence that was tendered was premised on the assumption that, if it could be demonstrated that the project site lies within the migratory corridor and dispersal zone, the inevitable conclusion must be that the impact of the project on the wildlife in the area would be adverse. Whereas claims were made about the risk of poaching, no credible evidence was adduced to demonstrate why this incoming population would be more prone to poach wildlife than anyone else residing in the vicinity. Claims were made also to the fact that the migratory route would be blocked by the new settlement, but it was not demonstrated convincingly that there would be any less risk of blockage arising from the unplanned settlements and conversion of the area from pastoralism to commercial farming, industrial and residential use that is going on in the area. Equally, neither party gave evidence to demonstrate that wildlife is capable or incapable of adjusting to the new developments..

67. The Tribunal does not accept that a development on a 293 acre plot, within an ecosystem of between 390 to 450 km², on its own, will spell the end of the ecosystem as a wildlife habitat. This is more so in light of the fact that there are already, within the same ecosystem, 6 other towns of a comparable, or even larger, population sizes. Further, unlike the proposed New (Kaputiei) Town, the other towns and settlements were not planned in advance and lack basic amenities such as sewerage systems, waste disposal arrangements and other facilities

which are essential components of an urban settlement. In the Tribunal's view the proposed new development offers an opportunity to find ways of meeting the pressing demand for decent housing by residents of Nairobi and other nearby towns within a framework that provides systems for mitigating the potential adverse environmental impacts arising from human settlement within this ecosystem. It is much to be preferred to spontaneous unplanned settlements, which are going on unchecked within the ecosystem.

68. This conclusion is borne out by the High Court's decision in the case of *Peter K. Waweru v The Republic, Nairobi Misc. Civil Application No 118 of 2004*, delivered on 2nd March, 2006, shortly after the Tribunal concluded hearings on the instant Appeal. Those who believe that, if the proposed Jamii Bora housing project is not implemented, then the Athi Kapiti plains will remain, as they see it, a pristine ecosystem, unspoilt by the impacts of urbanization, will find a reading of this High Court decision an eye opener.

69. The case arose out of a prosecution for the offences of discharging raw sewage into a public water source contrary to the Public Health Act, Chapter 282, and of failing to comply with a statutory notice to remove a nuisance. The alleged offenders were about 100 plot owners in Kiserian Township who have erected residential and commercial buildings on the plots. The buildings have septic tank for the disposal of wastewater to which the plot owners have connected underground pipes to act as overflow outlets. This causes the indiscriminate discharge of offensive smelling waste matters within the trading center, which flows out of various premises into open channels along the road to the Kiserian river, a source of drinking water. In answer to the charges, the plot owners pleaded that they are helpless without a sewage treatment plant, that the responsibility to construct one lies on the Ol Kejuado county council and that, in any case, the area earmarked for the plant has been acquired for private use. In the words of the court, Kiserian township is:

"a ticking time bomb waiting to explode... We are also concerned that the situation described to us could be the position in many other towns in Kenya especially as regards uncoordinated approval of development and the absence of sewerage treatment works."

70. The Tribunal is mindful of the real risk that, if decisive action is not taken in the near future, the Athi Kapiti Plains will not continue to function for long as a wildlife habitat and dispersal area for the Nairobi National Park. However, the Tribunal believes that the threat to the viability of the wildlife habitat arises, not from any *one* development, spontaneous or planned, but from the absence of an enforceable land use plan for the area, which has then allowed uncoordinated and unplanned sub-divisions and conversions of land use - from pastoralism to commercial, industrial and residential uses - to take place on individual plots without being accompanied by the development of the necessary common infrastructural and utility services.

71. The concept of a Zoning Master Plan which is being considered by the Ol Kejuado County Council is to be encouraged. If fully developed and implemented it will provide a framework for considering the future of the Athi Kapiti Plains in its entirety, in a way that will not unduly prejudice any one land owner. Clearly, developing such a Master Plan takes time, and some might argue that it is not proper to allow developments which cannot later be reversed to proceed in the meantime simply because a land use plan has not yet been developed. On the basis of this argument, it might be considered that an applicant for an EIA licence should not be granted the licence because, if and when the land use plan is adopted, the damage would have been done, and the development cannot be reversed.

72. The Physical Planning Act, Chapter 286, under which the proposed Zoning Master Plan would be adopted caters for a situation in which it is considered that developments should be halted pending the preparation and adoption of a physical plan as a basis for development control:

"Section 23(1) provides that the Director may, by notice in the Gazette, declare an area with unique development potential or problems as a special planning area for the purpose of the preparation of a physical development plan irrespective of whether such an area lies within or outside the area of a local authority. Section 23(2) states that the Director may, by notice in the Gazette, suspend for a period of not more than two years, any development he deems necessary in a special planning area until the physical development plan in respect of such an area has been approved by the Minister." (Italics inserted).

73. Therefore, there is a legal framework available to the Ol Kejuado County Council which would enable it, if it so chooses, to suspend development in the Athi Kapiti Plains while a land use (or physical development) plan is being prepared. Neither the Council nor the Ministry in charge of land use planning has taken any steps to make use of this provision with respect to this area. In the absence of an official and gazetted suspension of development within the Athi Kapiti Plains ecosystem, or of a gazetted land use plan, each application must be considered on its own merits and demerits, and not on the general principle - whether or not meritorious - that developments within this particular area should be curtailed. Accordingly, a denial of an application for an EIA licence, without a clear demonstration that the proposed project poses a risk of causing potentially adverse environmental impacts that cannot be mitigated, would not be justifiable.

74. In coming to that conclusion, the Tribunal has taken into account the submissions of the Respondents to the effect that the fact that developments have taken place in the Athi Kapiti Plains wrongfully in the past is not a justification for allowing another wrongful development to take place: "two wrongs do not make a right," the Tribunal was told. Clearly they do not. In the Tribunal's respectful view, however, it is not wrong for a landowner to develop his land. What would be unlawful, would be for a landowner to develop his land without obtaining the required permissions and licences. The application for the licence must be considered in terms of the legislation that imposes the licence requirement. If those requirements are met, the development ought to be allowed to proceed, in which case, the development would not be wrongful.

75. On the basis of its consideration of the evidence that was adduced before it, the Tribunal concludes that the Respondents' were not justified to deny the Appellants an EIA licence on the ground that the project site lies within the wildlife migratory route and dispersal area, without demonstrating why the potential adverse impacts to which KWS had pointed, such as the risk of poaching and the potential blockage of the migratory corridor, could not be mitigated.

76. Whereas the Tribunal has concluded that the Respondents did not sufficiently justify their denial of the EIA licence application under this head, the Tribunal is not satisfied with the adequacy of the information that was provided by the Parties on one aspect of this issue. That the general Athi Kapiti area serves as a migratory corridor and dispersal area for Nairobi National Park is clear. What is less clear is whether, and if so, how the proposed project, in particular, will affect the future viability of the area as a migratory corridor and dispersal area. If it will, the possible mitigation measures were not fully elaborated on by the Parties. The Tribunal is of the view that information provided by the Parties on this point was insufficient.

77. Under section 62 of EMCA, NEMA may require a project proponent to carry out further evaluation or environmental impact assessment study and submit additional information for the purpose of ensuring that the EIA Study Report is as accurate and exhaustive as possible. The Respondents did not make use of this provision to ask for further information from the applicant before denying the licence application. The Tribunal believes that further information on this particular point would assist in identifying the nature of mitigatory measures that might be required to minimize potential adverse impacts of this project on the ecosystem, if any.

78. In its letter dated 7th October, 2004 to the Director General of NEMA submitting comments to the EIA Study Report, KWS identified mitigation measures which might be adopted to minimize potentially adverse impacts of the project. These include putting up a surveillance outpost manned by KWS and tagging some animals (in particular wildebeest and zebra) to ascertain the extent of the wildlife migratory corridor and dispersal area and to monitor the route to and from the Park. Both of these measures underscore the need for more information as a basis for decision making and action.

79. The Tribunal believes that these additional mitigation measures should be costed and adopted as an integral component of the Project, and catered for in the project budget since they would provide mechanisms for filling the information gap that has been identified. As more information is systematically gathered and scientifically analysed, the mitigatory measures proposed can be refined so that the problems identified can be targeted more accurately and addressed. In the Tribunal's view, in the context of this project, data gathering and analysis with regard to the nature of potential impact on the wildlife migratory corridor and dispersal area that might arise from this development and the adjustments needed to manage impacts, if any, is

not a one-off exercise: it must be seen as a long term undertaking during the life of this project. In the Tribunal's view, the right of wildlife to occupy this habitat must not be compromised by the developments taking place in the area.

The Mitigation Measures:

80. In denying the Appellants the E.I.A. licence, the Respondents stated that the mitigation measures proposed would not adequately address the anticipated potential environmental impacts of the project. This ground for denial of the E.I.A. licence was supported by the Interested Parties. Given the scope of the project, the environmental issues arising range widely. The Tribunal considers that the EIA Study Report comprehensively identified the environmental concerns which needed attention through the inclusion in the design of the project of mitigation measures.

81. The full list of issues and the proposed mitigation measures are at pages 39 to 63 of Chapter 6 of the E.I.A. Study Report. They include political, socio-economic and socio-cultural impacts; crime; human-wildlife conflict; drinking water supply; liquid and solid waste management and pollution control; and urban sprawl. Human-wildlife conflict, the potential for urban sprawl, and the disposal of waste water were particularly contentious before the Tribunal. The Tribunal has already considered issues arising relating to the impact of this project on wildlife in the context of its discussion of the location of this project, as well as issues arising from the settlement in the area of people perceived as outsiders.

82. The E.I.A. proposed that the concern that an inflow of 10,000 people would alter the traditional voting patterns in the local area and introduce a potential for a clash of cultures and social disruption could be redressed through a process of voter education to encourage voters to focus, in choosing leaders, on issues and not on ethnic or clan affiliation. Resort could also be had to strengthened law enforcement agencies and community conflict resolution mechanisms, such as village elders to deal with these concerns as well as with crime. The mitigation measures related to the impacts on wildlife revolved around greater clarity in Government policy about the future of Nairobi National Park, and an examination of the possibility of managing the National Park as a closed system. These issues have been the subject of findings by the Tribunal in the context of the Tribunal's consideration of the issues relating to the location of the project above.

83. As regards solid waste management, the construction of two sanitary landfills at sites which had already been identified, was proposed. The shortage of drinking water in an area classified as semi-arid was also identified as a problem. The E.I.A. Study Report proposed that drinking water would be sourced from boreholes drilled both within the housing estate and, for the use of the local community members who do not reside in the estate, outside the estate. The E.I.A. Study identified the high fluoride content in the ground water in the area as a potential problem, and proposed de-fluoridization as a mitigation measure to bring the levels down to the recommended World Health Organization standard of 1.5 ppm. Solid waste management would be provided through sanitary landfills to be constructed within the estate, the sites of which had been identified. The concern that the landfills would be, in effect, dumpsites, arises from the confusion in the minds of many caused by the poor management of many landfills in Kenyan urban centers. There is no doubt that properly-managed sanitary landfills are perfectly capable of dealing with solid waste management requirements of an urban settlement.

84. The E.I.A. Study Report identified as a potential problem the likely mushrooming of unplanned settlements in the neighbourhood areas of the new town. Urban sprawl occurs particularly because of the lack of effective physical planning and development control systems around towns. It exacerbates the adverse effects of urbanization. In the case of this project, the contrast between a well planned and well managed housing estate co-existing in close proximity with an unplanned settlement lacking in basic facilities would be a most undesirable consequence of the proposed development. Leaving the issue wholly to the physical planning authorities to deal with will not suffice.

85. The statutory responsibility to control unplanned settlement lies with the local authorities. Such authorities, and Ol Kejuado County Council is no exception, face serious constraints in carrying out their statutory responsibilities. If urban sprawl is to be contained, the developers of this project will need to work with Ol Kejuado Council to put in place plans and systems to manage and control urban

sprawl. This support should also be budgeted for and included as an integral aspect of this project. The Tribunal believes that this would further mitigate the potential negative environmental impacts that might arise from the project. Clearly, the containment of urban sprawl is not a one-off activity, but must be seen as a continuous undertaking during the life of the project which, in due course, should gradually be left to the local authority as its capacity to carry out its statutory duties improves.

86. The arrangements for waste water disposal was dealt with at length before the Tribunal. The liquid waste (sewage) is to be managed through a hybrid constructed wetlands facility which has been designed by Stroutel Afrique Engineering Consultants, whose civil engineer, Engineer Wilberforce Odhiambo gave evidence before the Tribunal. The facility is described at page 35 to 36 of the EIA Study Report. The Report indicates that the underlying principle of the design is that of realizing significant reductions in suspended solids, bio-degradable organics (e.g. COD and BOD) and removal of pathogens, nutrients, refractory organics, heavy metals and dissolved solids. At page 35 it is said to consist of:

"(1) An inlet/screening chamber to trap or filter out solid waste, plastics, and trash accompanying the waste water; (2) a lined balancing tank to facilitate sedimentation of sludge, stabilize flow throughput, enhance bio-degradation to miscible liquids, precondition waste and prevent the transportation of grit, and ensure that only liquid waste goes into the gravel bed hydroponics (GBH); (3) two GBHs to significantly reduce the BOD, COD and total suspended solids in the waste through aerobic and anaerobic processes; (4) two facultative ponds to expose the waste to sunlight and air which would further enhance aerobic and anaerobic processes of waste water; (5) four maturation ponds whose plant habitat would absorb pollutants such as heavy metals, lower BOD, COD and total suspended solids, and also destroy pathogens in waste water; and (6) one balancing pond to serve as storage for treated waste water."

87. At page 34 it is said that the design incorporates a sewerage conveyance system consisting of:

- (a) "Distribution and trunk sewers to collect sewage from the developed plots and convey it to the treatment plant;
- (b) Sewage treatment plant developed to condition the sewage to WHO/Ministry of Health standards of not more than 25 mg/l BOD and 50 mg/l COD and 30 mg/l suspended solids;
- (c) Outfall to discharge the treated sewage to the receiving waters, however the sewerage shall have a balancing pond from where part of the water can be recycled for watering trees and gardens and the rest flow into adjacent streams north and south of the town.
- (d) Operation and maintenance of support facilities of buildings, plants and equipment."

88. The EIA Study Report states that, if properly built, maintained, and operated, constructed wetlands can effectively remove many pollutants associated with municipal and industrial wastewater and storm water. BOD will be reduced to 25 mg/l and COD to 50 mg/l, standards which represent Kenyan and World Health Organization standards. Examples of other constructed wetlands in Kenya were given to demonstrate that the proposed system has proved itself elsewhere to be an effective waste water treatment system. At page 60 of the Report, it is acknowledged, however, that discharge of excess waste water to local watercourses could harm organisms and animal habitat through the accumulation of solids and toxic substances and the depletion of oxygen through the decomposition of organic material. Discharges can arise also from an overflow from the wetlands during flooding.

89. The Respondents and the Interested Parties challenged this design. Mr. Robert Ndetei from KWS testified that he was a wetlands expert, and that, in his view, the plants to be grown in the facultative ponds would reduce the effectiveness of the facultative ponds because their roots would reduce the aeration of the ponds. Similarly, the plants to be grown in the GBHs would be difficult to manage, as access to the GBHs would be limited. In his view, ideally, the plants should be grown in the maturation ponds, although to do so would require extra land. He thought that, although in the initial years the design could work, its efficiency would diminish with time, as the vegetation in the ponds reduced aeration.

90. The waste water disposal design was challenged also on account of the fact that it incorporates an outfall to discharge the treated sewage into the two watercourses north and south of the town, notwithstanding that most of the treated water would be recycled for watering trees and gardens, and that, prior to the discharge, the treated water would have been treated to Ministry of Health and WHO standards of 25 mg/l BOD and 50 mg/l COD and 30 mg/l suspended solids. The risk of pollution of the receiving waters was stressed, particularly the fact that, in this water scarce locality, the natural watercourses are used as sources of drinking water by human beings, domestic animals and wildlife. The perception that people would be drinking water contaminated with sewage would cause offence, even if, scientifically, it could be shown that the waste water had been treated to acceptable standards.

91. The weight to be given to objections based on the offence caused by perception of contamination was addressed in the New Zealand case of *Robert Te Kotahi Mahuta v The Waikato Regional Council & Anchor Products Ltd*, reported in the *Compendium of Judicial Decisions on Matters Related to Environment: National Decisions, Volume II* at page 214. Anchor Products Ltd sought consent to expand its dairy factory and install a gas fired cogeneration plant to supply energy to the milk processing plant. Among the objections to the application by the Maori people of New Zealand was the claim that there would be adverse effects of taking water from the river and discharging contaminants into it. Witnesses testified that there was no need for discernible physical adverse impacts - even the perception of contaminants flowing into the river would cause offence. The Environmental Court examined the practical difficulties of disposing of the liquid waste to land, which would have avoided the perception of contamination to the river, and ruled that "perceptions which are not represented by tangible effects do not deserve such a weight as to prevail over the proposal and defeat it."

92. The Tribunal is of the view that the project proponent must apply all reasonably practicable measures to avoid contamination of neighbouring watercourses arising from the discharge of waste water. If there are additional practicable measures that can be taken, within reason, to avoid discharging the treated waste water to receiving waters, they must be adopted. In this regard the project proponent shall re-examine the waste water disposal design with a view to ascertaining the nature of adjustments that can be incorporated into it further to reduce the risk of contamination of watercourses through the discharge of waste water. The Tribunal observes that, prior to construction of the waste water disposal facility, should the design still comprise an outfall for discharge of excess treated water to the neighbouring rivers, a permit from the Water Resources Management Authority, established under the Water Act, 2002, will be required.

93. The Tribunal considers that, despite claims to the contrary by the Respondents and the Interested Parties, the mitigation measures which have been put forward to deal with the issues identified in Chapter 6 of the E.I.A. Study Report are, on the whole, well thought out and capable of being implemented. The Tribunal listened to the experts who carried out the E.I.A. Study, including Prof. Elijah Biamah as well as Eng. Wilberforce Odhiambo, who designed the waste water disposal facility. They impressed the Tribunal as being authoritative, and in matters of professional opinion, their testimony is to be preferred. The Tribunal sees no reason to conclude that the mitigation measures they have proposed would not be adequate to deal with the identified environmental concerns, notwithstanding that the proposed measures can be enhanced further along the lines which the Tribunal has indicated.

94. Should it happen that the project is not implemented in accordance with the statements made in the E.I.A. Study Report, as was claimed before the Tribunal might happen, the Respondents have the power under section 67 of EMCA to suspend the licence until corrective measures are taken. Additionally, under section 68 (4) the project proponent is placed under an obligation to take all reasonable measures to mitigate any undesirable effects not contemplated in the E.I.A. Study Report. It should also be kept in mind that, notwithstanding the grant of an E.I.A. or other licence or permit allowing an activity to be implemented, NEMA and other regulatory and enforcement authorities retain their powers to take enforcement action, where this is called for, to ensure that the licensed development activities do not cause negative environmental impact. In the Tribunal's view, therefore, failure to identify potentially adverse impacts or even to provide adequate mitigation measures is not necessarily fatal to an application for an EIA licence.

The future of the project:

95. The Respondents cited, as a basis for denying the Appellants the EIA licence, the ground that the future cumulative environmental impacts of the project are uncertain given the enormity of the project. In their written submissions to the Tribunal, the Respondents pointed to the uncertainties surrounding the future of the wildlife in the Athi Kapiti ecosystem, and the survival of Nairobi National Park. They argued that cumulative impacts arising out of the Jamii Bora project will have "disastrous consequences and cause serious injury and irreparable damage." The Respondents' lawyer urged the Tribunal to rely on the principle of precaution, which, it was said, requires "vigilance and prevention on account of the often irreversible character of damage to the environment and the limitations inherent in the very mechanism of reparation of this type of damage," quoting from the International Court of Justice Decision in *The Case Concerning the Gabčíkovo-Nagymaros Project (Hungary/Slovakia, 1997, General List, No 92)*.

96. The Appellants described this ground for denying them the EIA licence as "vague, general, and not supported by any facts, evidence or material whatsoever." They contended that the future cumulative environmental impacts of the project were known and were addressed in the EIA Study Report, which showed that the proposed project would, in fact, improve an environment that presently is inhospitable, degraded and lacking in basic amenities. The project will introduce agro-forestry, recreational parks, health and educational facilities, infrastructure such as a paved road, electric power and drinking water supply, all of which would benefit the local population. The Appellants argued that they had relied on the best experts available in the country and there is available the required scientific knowledge and technology to deal with potentially negative consequences, if any arise.

97. During the proceedings before the Tribunal, doubt was cast on the viability of this project. Questions were raised by the Respondents and the Interested Parties as to how it can be expected that the poor people who make up the members of Jamii Bora will sustain the project. Describing the project as "donor driven," counsel for the Interested Parties argued that, once the donor leaves, the project, inevitably, will collapse, since the low income residents will be unable to keep it going without donor support. The Interested Parties argued that this was all the more likely as the residents, previously eking out a living as casual workers in Nairobi, would be unable to travel to and from Nairobi daily to earn a living and would therefore not manage to keep up with the payments for the housing and other services needed to maintain the project. They might, consequently, either sell the houses to the middle class and return to the slums or simply continue to occupy them without paying for the upkeep of the estate, waiting for another donor to come to their aid.

98. From the testimony of Mr. Maurice Mbegera, NEMA's Director of Compliance and Enforcement, and others, it became clear that both the Interested Parties and the Respondents had assumed that Jamii Bora was a foreign funded organization, and that this housing project was to be built using donor funds, after which the donor would withdraw and let the beneficiaries fend for themselves. When that happens, they argued, sewerage systems and solid waste management systems, educational and health facilities, drinking water supply and other facilities will collapse, leading to serious adverse environmental effects. They had also assumed that the occupants of the proposed housing estate earned a living as casual labourers in Nairobi's industrial areas and intended to commute to and from Nairobi to continue working as casual labourers in Nairobi. On the basis of those assumptions, the Respondents and Interested Parties saw the project as unsustainable and its future as uncertain.

99. In her evidence, Mrs. Ingrid Munro sought to explain the nature of the organization and the project concept and design. Jamii Bora has a Board of Trustees made up of six prominent individuals, four Kenyans and two non-Kenyans. The Managing Trustee, Ingrid Munro, is a Kenyan resident. The organization is a member driven organization registered in Kenya as a Trust. It strives to empower the poor to realize their potential through self-help and the provision of micro-credit. Members, the majority of whom are small scale traders running kiosks and hawking on the streets, make small regular contributions from their income towards a pool of funds from which other members may borrow money to invest in their small businesses. No collateral is required and the guarantee of repayment comes from the social pressure from other members: failure to repay threatens one's membership. From the testimony of Beatrice Sabana, Chief

Executive of the Association of Micro Finance Institutions, micro-credit is the principal way in which poor people access credit.

100. The housing project was conceived of in order to provide the members with an opportunity to own their own houses in a decent environment, away from the slums. A key feature of the concept was affordability. The land needed to be spacious but at the same time not prohibitively expensive. Upgrading the slums in Nairobi was out of the question: the land is expensive, small and, in any case, not available for acquisition by a non-governmental organization to use for its members. The purchase price of the houses, at KSh. 150,000 had to be low enough to enable the members afford to repay the monthly mortgage payments from the income derived from their trade. Only members who met pre-set criteria could qualify to be allowed to purchase a house: a non-member would not be eligible, and therefore the project could not be "hijacked" by the middle class. The relocated members, being traders, will continue with their trade in the nearby towns and villages and earn their living that way: there will be no need for them to commute to Nairobi daily.

101. From the evidence of Ingrid Munro, the key to the viability and sustainability of this project lies in the pooling of resources by many low income people, which enables them to build up a capital base that is substantial enough to be able to undertake a major housing project, such as the one proposed. Continued pooling of resources after occupation of the houses will enable the residents to meet the costs of maintaining the housing estate, including its facilities. In order to ensure that that happens, the project design provides for the establishment of a Management Board, which will be responsible for collecting and making payments and for running the services and maintaining the facilities. The Board will also procure experts at a fee to provide technical input.

102. The Tribunal sees no reason to doubt that this concept can work. Systems for pooling resources to meet common objectives as well as residents associations formed for purposes of maintaining housing estates are known in Kenya. What is proposed in this particular case is to apply known ideas and systems to meeting the housing needs of members. It is also worth remembering that the Jamii Bora Charitable Trust, as the applicant for the EIA licence, is responsible for ensuring compliance with the obligations of licence. It is a Kenyan, not a foreign, organization, registered under the Trustees (Perpetual Succession) Act. This Act requires that the appointment of every new trustee shall be certified by the Minister. Consequently, the Minister will at all times know the particulars of the Trustees who, ultimately, are responsible for ensuring the viability and sustainability of this project. The risk of the project's sponsor in future abandoning the project and leaving behind serious environmental damage does not therefore appear to be any more serious with regard to this project than with regard to any other project.

Alleged irregularities and breaches of the law:

103. During the proceedings, and in their written submissions, counsel for the Respondents and the Interested Parties argued that the Appellants were not eligible to be issued with an EIA licence because they had not complied with certain requirements of the law, including their failure to give alternative locations for the project. They argued also that the planning permission which the Appellants had obtained from the Ol Kejuado County Council was irregular and invalid. In any case the Appellants had not yet obtained the consent of the Land Control Board which they required to change the use of the land from agricultural to commercial, and they had not yet surrendered the title deed for the land in exchange for a certificate of lease as required by the Registered Land Act, Chapter 300. The Interested Parties, through their counsel, submitted additionally that because the Appellants had failed to commence their project after the lapse of three months from the date of their application, they had waived their right to the licence.

104. For his part, counsel for the Appellants alleged that the Respondents had committed breaches of several legal and procedural requirements, which separately and cumulatively vitiated their decision not to grant the EIA licence. The breaches cited were failure to gazette the EIA Study Report; failure to set up a technical advisory committee on the Appellant's project properly; allowing the 1st Respondent, the Director General of the National Environmental Management Authority (NEMA), to participate in and take over the conduct of the proceedings of the public hearing; holding the public hearing out of time and irregularly; and purporting to determine the application after the mandatory three months.

105. Regulation 18 of the Environmental (Impact Assessment and Audit) Regulations, LN No 101 of 2003 of EMCA (the EIA Regulations) states that the EIA Study Report shall contain "an analysis of alternatives including project site..." The Respondents argued that the Appellants had not provided alternative sites for comparison. It was suggested that the alternative of implementing the project in the slums should be considered. For reasons already adverted to, upgrading the slums was not feasible. The developer therefore looked elsewhere. Before buying land in Kisaju, they had considered acquiring land in Thika as well as in Kiambu but they could not afford the land there, and bought this land when it became available.

106. The Tribunal does not consider that an analysis of alternative sites is always practicable. A developer cannot reasonably be expected to compare the potential impacts of developing a project on a site which he owns as against the potential impacts of developing the project on another alternative site, which he does not own. Such a comparison would not be meaningful, as the developer may well not be able to acquire the alternative site. Yet, a developer cannot be expected to acquire alternative sites for the sole reason of comparing the potential impacts of the proposed project on those alternative sites.

107. Counsel for the Respondents also argued that the planning permission which the Appellants had obtained was irregular. Evidence was given by the Chairman of Ol Kejuado County Council, Councillor Julius ole Nyatia and by Mr. Patrick Waweru, the Kajiado District Physical Planner that the title deed owned by the developer should have been surrendered in exchange for a certificate of lease, but this was not done; that the advertisement in the newspaper of the application for planning permission came after the actual planning permission had been issued; that the recommendations of the District Physical Planning Liaison Committee on the application for planning permission had been provided after the local authority had given its decision; and that a full meeting of the Council had not been held to consider the application for planning permission as required by the rules.

108. To these alleged irregularities counsel for the Appellants responded that the developer had applied for, and obtained, planning permission not once, but twice, because it had been noticed that the first time the application was made, it was not advertised. The process was therefore repeated a second time, hence the confusion in the minds of the Respondents' witnesses. According to the Appellants, there was no irregularity at all, and the Appellants supplied a bundle of materials dealing with the application for planning permission, and change of use from agricultural use to commercial cum residential use as an annexure to the EIA Study Report at pages 204 to 207.

109. The Tribunal does not consider that it has to make a positive finding on these issues. As the Tribunal has had occasion to state before, in *Nakummat Holdings Ltd v The National Environment Management Authority*, Kenya Gazette No 85 of 9th December, 2005 Vol. CVII No 85 page 3027 at 3028, the Tribunal does not sit on Appeal from the decisions of physical planning authorities. That function has been vested by Part V of the Physical Planning Act, Chapter 286 in the relevant Physical Planning Liaison Committee. Remedies to deal with irregularities, if any, with regard to the planning permission that has been obtained, or an alleged failure to comply with mandatory statutory requirements, such as the requirement to surrender a freehold title deed in exchange for a certificate of lease, must be sought within the framework of the relevant laws dealing with those issues. In the same vein, in the Tribunal's respectful view, Regulation 4 (2) of the E.I.A. Regulations - which suggests that other licencing authorities may not issue licences under their own statutes unless the applicant has already procured an E.I.A. licence - is *ultra vires* section 58 of EMCA.

110. The Appellants alleged that the Respondents had not given their decision within three months as required by regulation 23(1) of the E.I.A. Regulations. The Respondents explained that they were awaiting the report of the Chairman of the public hearing held on 11th December, 2004, and this report came after the end of the three month period. The application for an E.I.A. licence was lodged by the Appellants on 15th September, 2004, and the decision was delivered on 14th January, 2005. In the Tribunal's view, there is an acceptable explanation for the delay in delivering the decision. To the Interested Parties submission that, in not carrying the project after the lapse of three months, the Appellants had waived their right to an E.I.A. licence, the Tribunal would only note that the choice by an applicant

for an EIA licence to await a formal communication of the Authority's decision cannot be held against the applicant.

111. The Tribunal has considered the argument that the Respondents did not properly set up a Technical Advisory Committee and is satisfied that the rules do not necessarily require that a Technical Advisory Committee be set up specifically for a project, and the use of an existing Technical Advisory Committee, as was done in this case, to consider an application, is not irregular. The Tribunal also accepts the Respondents' evidence that they did notify the Applicant of the Applicant's responsibility to advertise the application in the Gazette. The omission to advertise in this case cannot be blamed on the Respondents. With regard to the public hearing, the evidence that was adduced indicated that the Director General of NEMA attended and participated in the public hearing. A reading of regulation 22 of the EIA Regulations does not show that the presence and participation of the Director General at the public hearing is irregular, even if one might consider that it is not good practice, as it might constrain the conduct of the public hearing.

ORDER

112. On the basis of its findings on the issues arising, the Tribunal unanimously makes the following Order:

- (a) The Respondents' decision dated 14th January, 2005 denying the Appellants an E.I.A. licence for the proposed project be and is hereby set aside;
- (b) An EIA licence be and is hereby issued for the Appellants' project, subject to the following conditions:
 - (i) The project proponent shall incorporate, as an integral part of the project, a wildlife surveillance outpost, to be designed and operated in collaboration with KWS and other relevant stakeholders, and an arrangement for tagging some animals, in particular migratory ones such as wildebeest and zebra, to ascertain the extent of the migratory corridor and dispersal area in order to facilitate the monitoring of their movements to and from Nairobi National Park, and their response to the new housing development. This is in order to provide a system for data gathering on wildlife behaviour and to inform decision making about the action needed to minimize adverse impacts on wildlife;
 - (ii) The project proponent shall examine what additional practicable measures can be taken to avoid discharging the treated waste water into watercourses, and shall incorporate into its wastewater treatment design such further measures as can be adopted which are practicable and cost effective. No direct discharges to watercourses shall be made without the permission of the Water Resources Management Authority under the Water Act, 2002. This is in order to minimize the offence caused by the perception that local watercourses risk being contaminated by discharges from the wastewater disposal system, as well as by an overflow from the system that may occur during floods. Further the project proponent shall ensure that technical experts are procured to manage the waste water disposal system;
 - (iii) The project proponent, in collaboration with Ol Kejuado County Council and other relevant stakeholders, shall put in place, as an integral part of the management of the housing estate, plans and systems for controlling urban sprawl including the provision of reasonable and cost effective technical and administrative support to the County Council for this purpose. This is in order to minimize the risk of uncontrolled urban sprawl arising from this development;
 - (iv) The project proponent, in collaboration with relevant stakeholders, shall set up systems for managing community relations and shall ensure that, as far as possible, the benefits of the project which have been planned for local community members, who are not members of Jamii Bora, are available on an equitable basis, to all members of the local community who wish to access them, regardless of the views they have expressed with regard to this project. This is in order to facilitate harmonious community relations and to reduce the prevailing tensions between the members of the local community who hold differing views with regard to the proposed project;

(v) In implementing the project, the project proponent shall ensure that the Environmental Management Plan provided in the EIA Study Report is complied with, and shall also obtain all required permits, licences and authorizations under the relevant laws; and

(vi) The project proponent shall ensure that information regarding the project and mitigation measures is availed to all relevant stakeholders in order to enable them make informed decisions about the project and to minimize misunderstandings with regard to what is intended.

113. The above conditions shall be and are hereby integrated into the EIA licence and NEMA shall act within its mandate under EMCA to monitor the compliance with these conditions during project implementation. The Tribunal notes that the EIA licence application fee of KSh. 600,000 has already been paid to the 2nd Respondent by the Appellants. The receipt for this payment was annexed to the documents submitted by the Appellants in support of the Appeal. Accordingly, no further licence fees is payable for the licence granted herein.

114. The Parties, including the Intervenors, asked for costs to be awarded as part of the determination of the Appeal. The award of costs by the Tribunal is governed by rule 39 of the National Environment Tribunal Procedure Rules, LN No 191 of 2003. The Tribunal has taken into account the public importance of the subject matter of this Appeal, and the complexity of the issues which it dealt with. Additionally, the issues argued by the Parties, including the Interested Parties, before the Tribunal were serious issues, requiring consideration by the Tribunal. Further, in the Tribunal's view, Parties conducted the Appeal with the seriousness it deserved. The Tribunal therefore does not see this as a fitting case in which to award costs against any Party. Each Party, including the Intervenors, shall therefore bear their own costs of the Appeal.

115. The Tribunal appreciates the diligent manner in which counsel for the Parties, including the Interested Parties, conducted the Appeal.

116. The Tribunal draws the attention of Parties to section 130 of EMCA.

Delivered in the presence of counsel for the Parties at Nairobi this 12th day of April, 2006.

DONALD KANIARU
Chairman.

JANE DWASI,
STANLEY WAUDO,
JOSEPH NJIHIA,
ALBERT MUMMA,
Members.

GAZETTE NOTICE NO. 4769

THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT (No. 8 of 1999)

THE NATIONAL ENVIRONMENT MANAGEMENT AUTHORITY

NOTICE TO THE PUBLIC TO SUBMIT COMMENTS ON AN ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT FOR THE PROPOSED TOURIST LODGE IN BUFFALO SPRINGS RESERVE, IN THE SAMBURU COMPLEX, NORTH-EASTERN KENYA

PURSUANT to regulation 21 of the Environmental (Impact Assessment and Audit) Regulations, the National Environment Management Authority (NEMA) has received an environmental impact assessment study report for the proposed Tourist lodge in Buffalo Springs Reserve in Samburu Complex.

The proposed tourism project is to be located inside the Buffalo Springs Reserve, which is part of the Samburu National Park Complex and will occupy fifty (50) acres of land granted on leasehold. The facility will be constructed on the banks of Uaso Nyiro River stretching for a distance of one (1) kilometer.

The objective of the project is to construct a new first class tourist lodge consisting of fifty-two bedroom facility and a camp site for 12 luxury tents in the reserve.

The project anticipates the following impacts and mitigation measures:

<i>Possible Impacts</i>	<i>Mitigation Measures</i>	<i>Possible Impacts</i>	<i>Mitigation measures</i>
1. Occupational, Health and Safety	<ul style="list-style-type: none"> (a) Ensure that construction works are done as per required environmental management standards. (b) Enforcement of occupational health and safety standards. (c) Use of safe and recommended building materials only e.g. no asbestos. (d) Prepare contingency plan for accident response. (e) Emphasize safety education, training and provide advisory services on site. (f) On-site provision of kiosk services with adequate sanitation during construction. (g) Provision of worker residential and recreational facilities in the design and construction. (h) Workers to be closely supervised and advised on habitat preservation. (i) Workers instructed on man-animal interaction limits 	4. Resource management and conservation	<ul style="list-style-type: none"> (a) Application of solar power whenever possible to reduce fuel oil usage and the consequent emissions (b) Design a storm water management plan that minimizes impervious area, increases infiltration by use of recharge areas, and use of detention and/or retention with graduated outlet control structures. (c) Water supply systems check including quality checks and borehole efficiencies.
2. Flooding of Uaso Nyiro	<ul style="list-style-type: none"> (a) Provision of a low retainer wall along the river bank. (b) Position the habitation facilities away beyond the highest flood water level/mark. (c) Use of contours to place the building on the highest possible spot. (d) Providing a high water level alarm system. (e) Constructing water escape drainage at the depression behind the facility and a dry bridge as the access to the facility. 	5. Air and Noise Pollution	<ul style="list-style-type: none"> (a) Screening of construction site. (b) Maintain aerobic conditions during composting (c) Install and operate air pollution control methods/ equipment. (d) Careful location of noisy operations away from sensitive neighbours as much as is possible. (e) Proper tuning of construction machines and generator sets to be of the type with noise reducing covers.
3. Destruction of the Physical environment: Soil Erosion and loss of biodiversity	<ul style="list-style-type: none"> (a) Ensure strict adherence to density zoning guidelines (plot coverage and ratio). (b) Careful layout and orientation of buildings to respect micro-climate: wind and sun direction. (c) Adequate provision of green/open spaces for ventilation and air purification. (d) Harvesting of rain and surface water to reduce run-off and store in underground reservoir for reuse. (e) Minimal use of reflective building materials and finishes for roofs, walls and paving. (f) Preservation and enhancement of natural vegetation. (g) Landscaping of area. 	6. Infrastructure management	<ul style="list-style-type: none"> (a) Restrict delivery and collection hours by service vehicles to off-peak hours and provide adequate holding storage for consumables/waste to reduce frequency of service vehicles. (b) Provision of service or deceleration lanes around entry-exit points. (c) Strict adherence to designed reticulation plans during service installation.
		7. Oil spillage	Generating sets and all fuel/oil consuming machines to be carefully attended to when checking and refilling oils and fuels to be inspected weekly
		8. Increase in solid and liquid waste.	<ul style="list-style-type: none"> (a) Establishment of waste management services: safe collection and transportation to disposal sites in some cases back to Nairobi (b) Inspection and maintenance of water system, sewer system and storm water drainage. (c) Waste dumping drills to be performed often. (d) Provide enclosed refuse collection vehicles. (e) Provision of sanitation systems on site during construction. (f) Provide animal proof covers for refuse containers.
		9. Local community involvement	<ul style="list-style-type: none"> (a) Community support mobilization and sensitization through consultative forums. (b) Educating community members in integrated livestock and wildlife management.

Possible Impacts	Mitigation measures	The objective of the housing project is to develop a housing estate. The project anticipates the following impacts and mitigation measures:	
		Possible Impacts	Mitigation Measures
10. Security consideration	<ul style="list-style-type: none"> (a) Establishment security services: Park Wardens estate policing. (b) Update incidents records e.g animals sitting, park dynamics and any unusual events. (c) Carry out surveys from guests and ensure review of comments. 	<ul style="list-style-type: none"> 1. Occupational, health and safety standards. 	<ul style="list-style-type: none"> (a) Provide workers with protective clothing such as safety helmets, goggles, gloves and dust coats. (b) Maintain proper and complete first aid boxes. (c) Provide safe drinking water. (d) Provide toilet and adequate water-born sanitation on site. (e) Proponent to take an insurance to cover workers in case of major accidents on site. (f) Unauthorized persons to be restricted from building site during construction.
	<p>The full report of the proposed project is available for inspection during working hours at:</p> <ul style="list-style-type: none"> (a) Director-General, National Environment Management Authority, Kapiti Road, off Mombasa Road, P.O. Box 67839-00200, Nairobi. (b) Permanent Secretary, Ministry of Environment and Natural Resources, National Hospital Insurance Fund Building, Community, P.O. Box 30521, Nairobi. (c) The Provincial Director of Environment, Eastern Province, Embu District. (d) District Environment Officer, Isiolo District. <p>National Environmental Management Authority invites members of the public to submit oral or written comments within sixty (60) days from the date of publication of this notice to the Director-General, National Environmental Management Authority, to assist the authority in the approval process of the project.</p> <p style="text-align: center;">M. O. MBEGERA, Director, Compliance and Enforcement, for Director-General, National Environment Management Authority.</p>	<ul style="list-style-type: none"> 2. Destruction of the physical environment: Soil erosion and loss of biodiversity. 	<ul style="list-style-type: none"> (a) The grass cover that does not interfere with the siting of the building should be left intact. (b) Grass, ornamental plants and trees should be planted in all unpaved areas.
		<ul style="list-style-type: none"> 3. Increased water and energy demand. 	<ul style="list-style-type: none"> (a) Ensure management of water usage by avoiding unnecessary wastage. (b) Recycling of water at the construction phase where possible. (c) Harvest rain water and store in underground tanks. (d) Use fixtures that conserve water use. (e) Use solar energy as alternative to heat and light premises. (f) Use fixtures and gadgets that save on energy use.
		<ul style="list-style-type: none"> 4. Noise pollution and vibration. 	<ul style="list-style-type: none"> (a) Ensure maintenance of all construction plant and equipment. (b) Work will be carried out during the day only. (c) The site will be properly fenced. (d) Workers will be provided with noise muffs.
		<ul style="list-style-type: none"> 5. Air pollution caused by dust. 	<ul style="list-style-type: none"> (a) Ensure regular watering of access roads. (b) Encourage use of dust masks. (c) Use of scrubbers on the exhaust of emitting machinery. (d) Vehicles delivering fine materials to be adequately covered. (e) Materials stores to be well ventilated.
		<ul style="list-style-type: none"> 6. Increased solid and liquid waste. 	<ul style="list-style-type: none"> (a) Proponent to develop a waste management policy to guide waste disposal from the premises.

GAZETTE NOTICE NO. 4770

THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT
(No. 8 of 1999)

THE NATIONAL ENVIRONMENT MANAGEMENT AUTHORITY

NOTICE TO THE PUBLIC TO SUBMIT COMMENTS ON AN ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT FOR THE PROPOSED DEVELOPMENT OF NEEMA HOUSING ESTATE ON PLOT L.R. NO. 2104, MAVOKO BLOCK 3, LUKENYA AREA, MACHAKOS DISTRICT

PURSUANT to regulation 21 of the Environmental (Impact Assessment and Audit) Regulations, the National Environment Management Authority (NEMA) has received an environmental impact assessment study report for the proposed Neema Housing Estate to be developed on plot L.R. No. 2104, Mavoko Block 3 in Lukenya area, Machakos District.

The project's proponent is proposing to put up 450 houses on the above-mentioned undeveloped plot measuring 11.92 hectares. The housing project will consist of one to three bedrooms bungalows served with necessary social amenities and ancillary facilities including; borehole, generator, reserve water tanks, parking space, perimeter wall and a gatehouse. The project site can be accessed via the Nairobi-Kangundo Road.

*Possible Impacts**Mitigation measures*

7. Accidents due to increased traffic and congestion along Kangundo Road.

- (b) All residual material to be recycled, sold or disposed in Mavoko Municipal Council.
- (c) Tenants should carry out waste segregation into organic, paper, glass for ease of recycling.
- (d) Proponent will hire private waste handlers.

(a) Materials for constructions and building residuals from site to be transported very early morning and late evening to avoid traffic congestion during peak period.

8. Environmental safety and fire hazards.

- (b) Transport trucks should drive at maximum 50 kph when on the roads in the crowded/town areas of Nairobi, Kangundo and Mavoko.
- (c) Signs of caution to be erected along the road to alert the pedestrians and other motorists.
- (d) Site will be well drained to avoid breeding of mosquitoes.
- (e) Adequate site lighting to be provided.

The full report of the proposed project is available for inspection during working hours at:

- (a) Director-General, National Environment Management Authority, Kapiti Road, off Mombasa Road, P.O. Box 67839-00200, Nairobi.
- (b) Permanent Secretary, Ministry of Environment and Natural Resources, National Hospital Insurance Fund Building, Community, P.O. Box 30521, Nairobi.
- (c) The Provincial Director of Environment, Eastern Province, Machakos.
- (d) District Environment Officer, Machakos District.

National Environmental Management Authority invites members of the public to submit oral or written comments within sixty (60) days from the date of publication of this notice to the Director-General, National Environmental Management Authority, to assist the authority in the approval process of the project.

M. O. MBEGERA,
Director, Compliance and Enforcement,
for Director-General,
National Environment Management Authority.

GAZETTE NOTICE NO. 4945

NEKIA FABRICATORS

DISPOSAL OF UNCOLLECTED GOODS

NOTICE is given under the Disposal of Uncollected Goods Act (Cap. 38) to the owners of Land-Rover station wagon tour model reg. No. KAG 301D, to take delivery of the same from Nekia Fabricators Nairobi, within thirty (30) days from the date of publication of this notice upon payment of outstanding repairs, storage and incidental cost, in default the said motor vehicle shall be sold by public auction and proceeds obtained utilized to defray the said costs.

Dated the 20th June, 2006.

MWANGI WAHOME,
Advocates for Nekia Fabricators.

GAZETTE NOTICE NO. 4946

THE KENYA NATIONAL ASSURANCE COMPANY (2001)
LIMITED

Head Office: P.O. Box 20425, Nairobi

LOSS OF POLICY

Policy No. 1233725 in the name and on the life of Lucy Ndinda Mbithi.

A REPORT has been made to this company regarding the above-numbered life policy, the original having been reported lost or stolen. Notice is given that unless objection is lodged to the contrary at the office of this company within thirty (30) days from the date of this notice, maturity value proceeds will be processed and the company's liability on the lost policy will immediately cease.

Dated the 15th June, 2006.

G. K. WASWA,
Head of Information Technology.

GAZETTE NOTICE NO. 4947

THE KENYA NATIONAL ASSURANCE COMPANY (2001)
LIMITED

Head Office: P.O. Box 20425, Nairobi

LOSS OF POLICY

Policy No. 1318831 in the name and on the life of Silvester Wasike.

A REPORT has been made to this company regarding the above-numbered life policy, the original having been reported lost or stolen. Notice is given that unless objection is lodged to the contrary at the office of this company within thirty (30) days from the date of this notice, death claim value proceeds will be processed and the company's liability on the lost policy will immediately cease.

Dated the 20th June, 2006.

G. K. WASWA,
Head of Information Technology.

GAZETTE NOTICE NO. 4948

THE KENYA NATIONAL ASSURANCE COMPANY (2001)
LIMITED

Head Office: P.O. Box 20425, Nairobi

LOSS OF POLICY

Policy No. 1262203 in the name and on the life of Christopher M. Maithya.

A REPORT has been made to this company regarding the above-numbered life policy, the original having been reported lost or stolen. Notice is given that unless objection is lodged to the contrary at the office of this company within thirty (30) days from the date of this notice, maturity value proceeds will be processed and the company's liability on the lost policy will immediately cease.

Dated the 19th June, 2006.

G. K. WASWA,
Head of Information Technology.

GAZETTE NOTICE NO. 4949

THE KENYA NATIONAL ASSURANCE COMPANY (2001)
LIMITED

Head Office: P.O. Box 20425, Nairobi

LOSS OF POLICY

Policy No. 0769240 in the name and on the life of Seth M. Musakhulu (Deceased).

A REPORT has been made to this company regarding the above-numbered life policy, the original having been reported lost or stolen. Notice is given that unless objection is lodged to the contrary at the

office of this company within thirty (30) days from the date of this notice, death claim proceeds will be processed and the company's liability on the lost policy will immediately cease.

Dated the 9th January, 2006.

ANNE CHEGE,
Head of Claims and Alterations.

GAZETTE NOTICE NO. 4950

THE JUBILEE INSURANCE COMPANY LIMITED (Incorporated in Kenya)

Head Office: P.O. Box 30376-00100, Nairobi

LOSS OF POLICY

Policy No. PPP030030 in the name and on the life of Judith Adhiambo Koke.

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

Dated the 20th April, 2006.

M. M. BWANA,
*Operations Manager,
Life Department.*

GAZETTE NOTICE NO. 4951

BRITISH AMERICAN INSURANCE COMPANY (K) LIMITED

Head Office: P.O. Box 30375, Nairobi

LOSS OF POLICY

Policy No. 1891693 in the name and on the life of Dorcas Beryl Otieno.

REPORT has been made to this company on the loss of the above-numbered policy, notice is given that unless objection is lodged to British American Insurance Company (K) Limited within thirty (30) days from the date of this notice, a duplicate policy will be issued and shall be used as the only valid document by the company for all future transactions.

Dated the 20th June, 2006.

J. E. KIMANI,
Risk Acceptance Manager.

GAZETTE NOTICE NO. 4952

OLD MUTUAL LIFE ASSURANCE COMPANY LIMITED (Incorporated in Kenya)

Head Office: P.O. Box 30059-00100, Nairobi

LOSS OF POLICY

Policy No. 6000538 in the name and on the life of Leah Wanjiru Mbuthia (Deceased).

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

Dated the 16th June, 2006.

A. N. WAMBURU,
Administrator, Claims.

GAZETTE NOTICE NO. 4953

OLD MUTUAL LIFE ASSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30059-00100, Nairobi

LOSS OF POLICY

Policy No. 6000144K in the name and on the life of Caroline Jepkorir Chesang (Deceased).

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

Dated the 16th June, 2006.

A. N. WAMBURU,
Administrator, Claims.

GAZETTE NOTICE NO. 4954

CHANGE OF NAME

NOTICE is given that by a deed poll dated 30th March, 2006, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 75, in Volume DI, Folio 65/829, File No. DXXXIII, by our client, Lilian Muthoni, of P.O. Box 3826-00100, Nairobi in the Republic of Kenya, formerly known as Lilian Muthoni Gatacha, formally and absolutely renounced and abandoned the use of her former name Lilian Muthoni Gatacha, and in lieu thereof assumed and adopted the name Lilian Muthoni, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Lilian Muthoni only.

Dated the 15th June, 2006.

JUDY THONGORI & COMPANY,
*Advocates for Lilian Muthoni,
formerly known as Lilian Muthoni Gatacha.*

GAZETTE NOTICE NO. 4955

CHANGE OF NAME

NOTICE is given that by a deed poll dated 10th April, 2006, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1062, in Volume DI, Folio 56/735, File No. DXXXIII, by our client, Makom Bo, of P.O. Box 55858-00200, Nairobi in the Republic of Kenya, formerly known as Barbara Eileen Makumbo Mwasi, formally and absolutely renounced and abandoned the use of her former name Barbara Eileen Makumbo Mwasi, and in lieu thereof assumed and adopted the name Makom Bo, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Makom Bo only.

Dated the 23rd May, 2006.

RACHUONYO & RACHUONYO,
*Advocates for Makom Bo,
formerly known as Barbara Eileen Makumbo Mwasi.*

GAZETTE NOTICE NO. 4956

CHANGE OF NAME

NOTICE is given that by a deed poll dated 31st December, 1984, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 261, in Volume DI, Folio 1/3, File No. DXIX, by our client, Adam George Henry Tuller, of P.O. Box 72308, Nairobi in the Republic of Kenya, formerly known as Adam Rahimtulla, formally and absolutely renounced and abandoned the use of his former name Adam Rahimtulla, and in lieu thereof assumed and adopted the name Adam George Henry Tuller, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Adam George Henry Tuller only.

Dated the 31st May, 2006.

A. H. MALIK & COMPANY,
*Advocates for Adam George Henry Tuller
formerly known as Adam Rahimtulla.*

GAZETTE NOTICE NO. 4957

CHANGE OF NAME

NOTICE is given that by a deed poll dated 31st December, 1984, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 260, in Volume DI, Folio 1/2, File No. DXIX, by our client, Lynne Margaret Tuller, of P.O. Box 72308, Nairobi in the Republic of Kenya, formerly known as Lynne Margaret Rahimtulla, formally and absolutely renounced and abandoned the use of her former name Lynne Margaret Rahimtulla, and in lieu thereof assumed and adopted the name Lynne Margaret Tuller, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Lynne Margaret Tuller only.

Dated the 31st May, 2006.

A. H. MALIK & COMPANY,
Advocates for Lynne Margaret Tuller,
formerly known as Lynne Margaret Rahimtulla.

GAZETTE NOTICE NO. 4958

CHANGE OF NAME

NOTICE is given that by a deed poll dated 22nd December, 2005, duly executed and registered in the Registry of Documents at Mombasa as Presentation No. 02, in Volume B13, Folio 756/2825, File No. 1637, by me, James Nzoma Musyoka, of P.O. Box 99356, Mombasa in the Republic of Kenya, formerly known as James Kiilu Paul, formally and absolutely renounced and abandoned the use of my former name James Kiilu Paul, and in lieu thereof assumed and adopted the name James Nzoma Musyoka, for all purposes and authorizes and request all persons at all times to designate, describe and address me by my assumed name James Nzoma Musyoka only.

Dated the 14th February, 2006.

JAMES NZOMA MUSYOKA,
formerly known as James Kiilu Paul.

GAZETTE NOTICE NO. 4959

CHANGE OF NAME

NOTICE is given that by a deed poll dated 20th March, 2006, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 123, in Volume DI, Folio 52/699, File No. DXXXVI, by our client, Newton Owen Kamadi Hinga, of P.O. Box 3352-0506, Nairobi in the Republic of Kenya, formerly known as Newton Kamadi Hinga Efetha, formally and absolutely renounced and abandoned the use of his former name Newton Kamadi Hinga Efetha, and in lieu thereof assumed and adopted the name Newton Owen Kamadi Hinga, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Newton Owen Kamadi Hinga only.

Dated the 26th June, 2006.

NYIHA, MUKOMA & COMPANY,
Advocates for Newton Owen Kamadi Hinga,
formerly known as Newton Kamadi Hinga Efetha.

GAZETTE NOTICE NO. 4960

CHANGE OF NAME

NOTICE is given that by a deed poll dated 21st February, 2006, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1119, in Volume DI, Folio 61/801, File No. DXXXIII, by our client, Telesia Kathini Mbuthia, of P.O. Kyuso, Mwingi in the Republic of Kenya, formerly known as Telesia Kathini Kakula, formally and absolutely renounced and abandoned the use of her former name Telesia Kathini Kakula, and in lieu thereof assumed and adopted the name Telesia Kathini Mbuthia, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Telesia Kathini Mbuthia only.

Dated the 21st February, 2006.

MUSYOKA & WAMBUA,
Advocates for Telesia Kathini Mbuthia,
formerly known as Telesia Kathini Kakula.

GAZETTE NOTICE NO. 4961

CHANGE OF NAME

NOTICE is given that by a deed poll dated 7th June, 2006, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 631, in Volume DI, Folio 90/10551, File No. DXXXIII, by me, Stanely Kimani, formerly known as Peter Gitau Kimani, formally and absolutely renounced and abandoned the use of my former name Peter Gitau Kimani, and in lieu thereof assumed and adopted the name Stanely Kimani, for all purposes and authorizes and request all persons at all times to designate, describe and address me by my assumed name Stanely Kimani only.

Dated the 22nd June, 2006.

STANELY KIMANI
formerly known as Peter Gitau Kimani.

GAZETTE NOTICE NO. 4962

CHANGE OF NAME

NOTICE is given that by a deed poll dated 6th March, 2006, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 912, in Volume DI, Folio 74/945, File No. DXXXIII, by my client, Nzioka Kavoi Makau, of P.O. Box 4583-00100, Nairobi in the Republic of Kenya, formerly known as Musyoka Kavoi Makau, formally and absolutely renounced and abandoned the use of his former name Musyoka Kavoi Makau, and in lieu thereof assumed and adopted the name Nzioka Kavoi Makau, for all purposes and authorizes and request all persons at all times to designate, describe and address him by his assumed name Nzioka Kavoi Makau only.

Dated the 12th June, 2006.

KIMAMO KURIA,
.Advocates for Nzioka Kavoi Makau,
formerly known as Musyoka Kavoi Makau.

GAZETTE NOTICE NO. 4963

CHANGE OF NAME

NOTICE is given that by a deed poll dated 6th May, 2006, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1295, in Volume DI, Folio 80/981, File No. DXXXIII, by our client, John Gatimu Naftali Kirai, of P.O. Box 65062-00618, Ruaraka, Nairobi in the Republic of Kenya, formerly known as John Gatumo Mbutura, formally and absolutely renounced and abandoned the use of his former name John Gatumo Mbutura, and in lieu thereof assumed and adopted the name John Gatimu Naftali Kirai, for all purposes and authorizes and request all persons at all times to designate, describe and address him by his assumed name John Gatimu Naftali Kirai only.

Dated the 15th June, 2006.

KAGWE KAMAUA & KARANJA,
Advocates for John Gatimu Naftali Kirai,
formerly known as John Gatumo Mbutura.

GAZETTE NOTICE NO. 4964

CHANGE OF NAME

NOTICE is given that by a deed poll dated 15th December, 2005, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1002, in Volume DI, Folio 44/647, File No. DXXXIII, by our client, Tom Okuku Oselu Amimo, formerly known as Cornel Oriaka Oselu, formally and absolutely renounced and abandoned the use of his former name Cornel Oriaka Oselu, and in lieu thereof assumed and adopted the name Tom Okuku Oselu Amimo, for all purposes and authorizes and request all persons at all times to designate, describe and address him by his assumed name Tom Okuku Oselu Amimo only.

Dated the 26th June, 2006.

KIARIE, KARIUKI & ASSOCIATES,
Advocates for Tom Okuku Oselu Amimo,
formerly known as Cornel Oriaka Oselu.

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(3) It will facilitate work at the Press if Permanent Secretaries will forward Gazette notices to the Government Printer in time.

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