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CONTENTS

GAZETTE NOTICES	PAGE	GAZETTE NOTICES—(Contd.)	PAGE
Appointments, etc.	270	The Crown Lands Act—	
The Constitution of the Republic of Kenya—Appointment	270	Agricultural Land at Timau	282
The Prevention of Cruelty to Animals Act—Appointment	270	Plots at Kericho	283
The Agriculture Act—Management Orders, etc	270, 282	Plots at Kisumu Municipality	284
The Museums Trustees Act—Appointment	273	The Registered Land Act, 1963—Plot at Wanjohi Township	287
The Hospital Treatment Relief (Asian and Arab) Act—Appointment	273	Trade Marks	288
The Local Government Regulations, 1963—Appointments	273	The Trout Act—Appointment	292
Law Examination for Administrative Officers—Results	274	Liquor Licensing	293
The Registration of Titles Act—Provisional Certificate	274	Probate and Administration	293
Electoral Commission—Review of Constituencies	274	Bankruptcy Jurisdiction	295
Industrial Licensing	275	The Companies Act—Winding-up Notices, etc.	295
Air Services Licensing	275	The Societies Act—Registrations, etc.	296
Vacancies	275	Lost Share Certificate	296
The Animal Diseases Act, 1965—Movement of Animals, etc.	276	Lost Policy	296
Government of Kenya—Exchequer Return	277	Local Government Notices	297
E.A. Customs and Excise Dept.—Tariff Interpretation	278	Business Transfers	298
The Mining Act—Application	278	Partnership Dissolutions	299
The High Court of Kenya at Nairobi—Easter Vacation	278	Changes of Name	299
The Industrial Court—Awards	279	 —	
E.A. Currency Board—Circulation Return	280	SUPPLEMENT No. 20	
The East African Income Tax (Management) Act, 1958—Notice to Employers	280	<i>Acts, 1966</i>	
The African Christian Marriage and Divorce Act—Licensed Ministers	280	 —	
The Trade Unions Act—Registrations	280	SUPPLEMENT No. 21	
The Trust Land Act—Setting Apart of Land	280	<i>Legislative Supplement</i>	
Plot at Kisii Township	282	 —	
		LEGAL NOTICE NO.	
		73, 74, 75—The Stamp Duty Act—Directions	105
		76—The Marketing of Agricultural Produce (Maize and Produce Board) Order, 1966	107
		77—The Local Industries (Refund of Customs Duties) (Short-Term) (Amendment) Order, 1966	108

CORRIGENDUM

In Gazette Notice No. 750 of 1st March 1966, substitute "Kenya Motor Engineering and Allied Workers Union", for "Kenya Engineering and Allied Workers Union".

GAZETTE NOTICE NO. 892

THE PUBLIC SERVICE COMMISSION OF KENYA
APPOINTMENTS

BETHUEL KINYANJUI WAIRIOKO to be District Officer, Nairobi Area, with effect from 1st December 1965.

PETER MARAGIA NYAMWEYA to be District Officer, Nakuru District, Rift Valley Province, with effect from 5th February 1966.

ANTHONY PUBLIUS OBUNDE OWITI to be District Officer, Mombasa District, Coast Province, with effect from 6th January 1966.

PROMOTIONS

NICHOLAS NGANGA to be Senior Assistant Secretary, Ministry of Natural Resources, Wildlife and Tourism, with effect from 14th October 1964.

ISAIAH KIPLANGAT ARAP CHELUGER to be Senior District Commissioner, Provincial Administration, with effect from 19th April 1965.

WASHIKO NATHAN FEDHA to be Chief Archivist, Office of the Vice-President, with effect from 1st December 1965.

By Order of the Commission.

J. W. MUREITHI,
Secretary.

GAZETTE NOTICE NO. 893

THE CONSTITUTION OF THE REPUBLIC OF KENYA

APPOINTMENT OF ACTING CONTROLLER AND
AUDITOR-GENERAL

IN PURSUANCE of section 190 (2) of the Constitution of the Republic of Kenya, I hereby appoint—

CLIFFORD NICHOLAS BOLTON

to act as Controller and Auditor-General, with effect from 16th March 1966.

Dated this 9th day of March 1966.

JOMO KENYATTA,
President.

GAZETTE NOTICE NO. 894

(AN/CRUELTY/LEG/1/II)

THE PREVENTION OF CRUELTY TO ANIMALS ACT
(Cap. 360)

APPOINTMENT OF AUTHORIZED OFFICER

IN EXERCISE of the powers conferred by section 36 of the Prevention of Cruelty to Animals Act, the Minister for Agriculture and Animal Husbandry, after consultation with the East African Society for Prevention of Cruelty to Animals, hereby appoints—

SYDNEY WARHURST HEWITT

to be an Authorized Officer for the purpose of the said Act.

Dated this 9th day of March 1966.

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

GAZETTE NOTICE NO. 895

(CAB. 16/11/216)

THE AGRICULTURE ACT

(Cap. 318)

MANAGEMENT ORDER
(Section 187 (1))

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

Farm L.R. No. 27 (47.4 acres), owned by Messrs. Mamujee Hassanali Mamujee, Auverali Hassanali Mamujee, Akberali Hassanali Mamujee, Salebali Hassanali Mamujee and Taheirali Hassanali Mamujee, P.O. Box 992, Mombasa, and situated in the Kilifi area of the Kilifi District,

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

Now, therefore, in exercise of the powers conferred by section 187 of the Agriculture Act, and after consultation with the Coast Provincial Agricultural Board, I hereby order and direct that as from 18th February 1966, the holding shall, subject to the provisions of section 187 of the Act, be occupied and managed by the Minister for Agriculture and Animal Husbandry to the exclusion of the owner.

Dated this 18th day of February 1966.

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

GAZETTE NOTICE NO. 896

(CAB. 16/11/216)

THE AGRICULTURE ACT
(Cap. 318)NOTICE TO SHOW CAUSE
(Section 187 (3) (a) and (b))

To: Messrs. Mamujee Hassanali Mamujee, Auverali Hassanali Mamujee, Akberali Hassanali Mamujee, Salebali Hassanali Mamujee and Taheirali Hassanali Mamujee, P.O. Box 992, Mombasa.

WHEREAS a Management Order is in force in respect of—
Farm L.R. No. 27 (47.4 acres) and situated in the Kilifi area of the Kilifi District,

(hereinafter referred to as the holding):

Now, therefore, in exercise of the powers conferred by subsection (3) of section 187 of the Act, the Minister for Agriculture and Animal Husbandry hereby called upon the said Messrs. Mamujee Hassanali Mamujee, Auverali Hassanali Mamujee, Akberali Hassanali Mamujee, Salebali Hassanali Mamujee and Taheirali Hassanali Mamujee to show cause, within one month after the date of service of this notice, to the satisfaction of the Minister, why an order should not be made by the Minister, with the consent of the Central Agricultural Board, ordering:

(i) Subpara. (a)—that the holding and all of the fixed and other equipment thereon be leased or let to such a tenant and on such terms and conditions as may, with the approval of the Central Agricultural Board, be determined by the Minister for Agriculture and Animal Husbandry.

(ii) Subpara. (b)—that the holding or part thereof, or the interest therein of the owner, and all or any of the fixed and other equipment thereon, be sold at the best price which, in the opinion of the Minister, may reasonably be obtained for it in the circumstances then prevailing.

Dated this 18th day of February 1966.

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

GAZETTE NOTICE NO. 897

(CAB. 16/11/217)

THE AGRICULTURE ACT
(Cap. 318)MANAGEMENT ORDER
(Section 187 (1))

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

Farm L.R. No. 85 (372.0 acres), owned by Messrs. Gulamabbas Sulemanji and Taibali Mohd Sheikh and Esmail Mohd Sheikh, P.O. Box 1313, Mombasa, and situated in the Kilifi area of the Kilifi District,

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

Now, therefore, in exercise of the powers conferred by section 187 of the Agriculture Act, and after consultation with the Coast Provincial Agricultural Board, I hereby order and direct that as from 18th February 1966, the holding shall, subject to the provisions of section 187 of the Act, be occupied and managed by the Minister for Agriculture and Animal Husbandry to the exclusion of the owner.

Dated this 18th day of February 1966.

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

GAZETTE NOTICE No. 898

(CAB. 16/11/217)

THE AGRICULTURE ACT
(Cap. 318)NOTICE TO SHOW CAUSE
(Section 187 (3) (a) and (b))

To: *Messrs. Gulamabbas Sulemanji, Taibali Mohd Sheikh and Esmail Mohd Sheikh, P.O. Box 1313, Mombasa.*

WHEREAS a Management Order is in force in respect of—
Farm L.R. No. 85 (372.0 acres) and situated in the Kilifi area of the Kilifi District,

(hereinafter referred to as the holding):

Now, therefore, in exercise of the powers conferred by subsection (3) of section 187 of the Act, the Minister for Agriculture and Animal Husbandry hereby called upon the said Messrs. Gulamabbas Sulemanji, Taibali Mohd Sheikh and Esmail Mohd Sheikh to show cause, within one month after the date of service of this notice, to the satisfaction of the Minister, why an order should not be made by the Minister, with the consent of the Central Agricultural Board, ordering:

- (i) Subpara. (a)—that the holding and all of the fixed and other equipment thereon be leased or let to such a tenant and on such terms and conditions as may, with the approval of the Central Agricultural Board, be determined by the Minister for Agriculture and Animal Husbandry.
- (ii) Subpara. (b)—that the holding or part thereof, or the interest therein of the owner, and all or any of the fixed and other equipment thereon, be sold at the best price which, in the opinion of the Minister, may reasonably be obtained for it in the circumstances then prevailing.

Dated this 18th day of February 1966.

BRUCE MCKENZIE,
Minister for Agriculture and
Animal Husbandry.

GAZETTE NOTICE No. 899

(CAB. 16/11/218)

THE AGRICULTURE ACT
(Cap. 318)MANAGEMENT ORDER
(Section 187 (1))

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

Farm L.R. No. 150 (200.0 acres), owned by Mr. Vithalbhai Javerbhai Patel, P.O. Box 934, Mombasa, and situated in the Kilifi area of the Kilifi District,

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

Now, therefore, in exercise of the powers conferred by section 187 of the Agriculture Act, and after consultation with the Coast Provincial Agricultural Board, I hereby order and direct that as from 18th February 1966, the holding shall, subject to the provisions of section 187 of the Act, be occupied and managed by the Minister for Agriculture and Animal Husbandry to the exclusion of the owner.

Dated this 18th day of February 1966.

BRUCE MCKENZIE,
Minister for Agriculture and
Animal Husbandry.

GAZETTE NOTICE No. 900

(CAB. 16/11/218)

THE AGRICULTURE ACT
(Cap. 318)NOTICE TO SHOW CAUSE
(Section 187 (3) (a) and (b))

To: *Mr. Vithalbhai Javerbhai Patel, P.O. Box 934, Mombasa.*

WHEREAS a Management Order is in force in respect of—
Farm L.R. No. 150 (200.0 acres) and situated in the Kilifi area of the Kilifi District,

(hereinafter referred to as the holding):

Now, therefore, in exercise of the powers conferred by subsection (3) of section 187 of the Act, the Minister for Agriculture and Animal Husbandry hereby called upon the said Vithalbhai Javerbhai Patel to show cause, within one month

after the date of service of this notice, to the satisfaction of the Minister, why an order should not be made by the Minister, with the consent of the Central Agricultural Board, ordering:

- (i) Subpara. (a)—that the holding and all of the fixed and other equipment thereon be leased or let to such a tenant and on such terms and conditions as may, with the approval of the Central Agricultural Board, be determined by the Minister for Agriculture and Animal Husbandry.

- (ii) Subpara. (b)—that the holding or part thereof, or the interest therein of the owner, and all or any of the fixed and other equipment thereon, be sold at the best price which, in the opinion of the Minister, may reasonably be obtained for it in the circumstances then prevailing.

Dated this 18th day of February 1966.

BRUCE MCKENZIE,
Minister for Agriculture and
Animal Husbandry.

GAZETTE NOTICE No. 901

(CAB. 16/11/219)

THE AGRICULTURE ACT

(Cap. 318)

MANAGEMENT ORDER
(Section 187 (1))

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

Farm L.R. No. 136 (249.5 acres), owned by Alidina Ali-Mohamed Asani, Nairobi, c/o D.A.O. Kilifi, P.O. Box 19, Kilifi, and situated in the Kilifi area of the Kilifi District,

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

Now, therefore, in exercise of the powers conferred by section 187 of the Agriculture Act, and after consultation with the Coast Provincial Agricultural Board, I hereby order and direct that as from 18th February 1966, the holding shall, subject to the provisions of section 187 of the Act, be occupied and managed by the Minister for Agriculture and Animal Husbandry to the exclusion of the owner.

Dated this 18th day of February 1966.

BRUCE MCKENZIE,
Minister for Agriculture and
Animal Husbandry.

GAZETTE NOTICE No. 902

(CAB. 16/11/219)

THE AGRICULTURE ACT

(Cap. 318)

NOTICE TO SHOW CAUSE
(Section 187 (3) (a) and (b))

To: *Mr. Alidina Alimohamed Asani, Nairobi, c/o D.A.O. Kilifi, P.O. Box 19, Kilifi.*

WHEREAS a Management Order is in force in respect of—

Farm L.R. No. 136 (249.5 acres), and situated in the Kilifi area of the Kilifi District,

(hereinafter referred to as the holding):

Now, therefore, in exercise of the powers conferred by subsection (3) of section 187 of the Act, the Minister for Agriculture and Animal Husbandry hereby called upon the said Alidina Alimohamed Asani to show cause, within one month after the date of service of this notice, to the satisfaction of the Minister, why an order should not be made by the Minister, with the consent of the Central Agricultural Board, ordering:

- (i) Subpara. (a)—that the holding and all of the fixed and other equipment thereon be leased or let to such a tenant and on such terms and conditions as may, with the approval of the Central Agricultural Board, be determined by the Minister for Agriculture and Animal Husbandry.

- (ii) Subpara. (b)—that the holding or part thereof, or the interest therein of the owner, and all or any of the fixed and other equipment thereon, be sold at the best price which, in the opinion of the Minister, may reasonably be obtained for it in the circumstances then prevailing.

Dated this 18th day of February 1966.

BRUCE MCKENZIE,
Minister for Agriculture and
Animal Husbandry.

GAZETTE NOTICE No. 903

(CAB. 16/11/220)

THE AGRICULTURE ACT
(Cap. 318)

MANAGEMENT ORDER
(Section 187 (1))

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

Farm L.R. No. 151 (100 acres), owned by Salmin Khamis Salman, P.O. Box 196, Mwanza, Tanzania, and situated in the Kilifi area of the Kilifi District,

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

Now, therefore, in exercise of the powers conferred by section 187 of the Agriculture Act, and after consultation with the Coast Provincial Agricultural Board, I hereby order and direct that as from 18th February 1966, the holding shall, subject to the provisions of section 187 of the Act, be occupied and managed by the Minister for Agriculture and Animal Husbandry to the exclusion of the owner.

Dated this 18th day of February 1966.

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

GAZETTE NOTICE No. 904

(CAB. 16/11/220)

THE AGRICULTURE ACT
(Cap. 318)

NOTICE TO SHOW CAUSE
(Section 187 (3) (a) and (b))

To: Mr. Salmin Khamis Salman, P.O. Box 196, Mwanza, Tanzania.

WHEREAS a Management Order is in force in respect of—
 Farm L.R. No. 151 (100 acres), and situated in the Kilifi area of the Kilifi District,

(hereinafter referred to as the holding):

Now, therefore, in exercise of the powers conferred by subsection (3) of section 187 of the Act, the Minister for Agriculture and Animal Husbandry hereby called upon the said Salmin Khamis Salman to show cause, within one month after the date of service of this notice, to the satisfaction of the Minister, why an order should not be made by the Minister, with the consent of the Central Agricultural Board, ordering:

- (i) Subpara. (a)—that the holding and all of the fixed and other equipment thereon be leased or let to such a tenant and on such terms and conditions as may, with the approval of the Central Agricultural Board, be determined by the Minister for Agriculture and Animal Husbandry.
- (ii) Subpara. (b)—that the holding or part thereof, or the interest therein of the owner, and all or any of the fixed and other equipment thereon, be sold at the best price which, in the opinion of the Minister, may reasonably be obtained for it in the circumstances then prevailing.

Dated this 18th day of February 1966.

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

GAZETTE NOTICE No. 905

(CAB. 16/11/221)

THE AGRICULTURE ACT
(Cap. 318)

MANAGEMENT ORDER
(Section 187 (1))

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

Farm L.R. No. 26 (237.5 acres), owned by Virendra Govindji, P.O. Box 30511, Nairobi, and situated in the Kilifi area of the Kilifi District,

(hereinafter referred to as the holding) is being managed or supervised so inadequately that it is necessary for preventing

or delaying the deterioration of the holding to make and serve this Order:

Now, therefore, in exercise of the powers conferred by section 187 of the Agriculture Act, and after consultation with the Coast Provincial Agricultural Board, I hereby order and direct that as from 18th February 1966, the holding shall, subject to the provisions of section 187 of the Act, be occupied and managed by the Minister for Agriculture and Animal Husbandry to the exclusion of the owner.

Dated this 18th day of February 1966.

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

GAZETTE NOTICE No. 906

(CAB. 16/11/221)

THE AGRICULTURE ACT
(Cap. 318)

NOTICE TO SHOW CAUSE
(Section 187 (3) (a) and (b))

To: Mr. Virendra Govindji, P.O. Box 30511, Nairobi.

WHEREAS a Management Order is in force in respect of—
 Farm L.R. No. 26 (237.5 acres), and situated in the Kilifi area of the Kilifi District,

(hereinafter referred to as the holding):

Now, therefore, in exercise of the powers conferred by subsection (3) of section 187 of the Act, the Minister for Agriculture and Animal Husbandry hereby called upon the said Virendra Govindji to show cause, within one month after the date of service of this notice, to the satisfaction of the Minister, why an order should not be made by the Minister, with the consent of the Central Agricultural Board, ordering:

- (i) Subpara. (a)—that the holding and all of the fixed and other equipment thereon be leased or let to such a tenant and on such terms and conditions as may, with the approval of the Central Agricultural Board, be determined by the Minister for Agriculture and Animal Husbandry.
- (ii) Subpara. (b)—that the holding or part thereof, or the interest therein of the owner, and all or any of the fixed and other equipment thereon, be sold at the best price which, in the opinion of the Minister, may reasonably be obtained for it in the circumstances then prevailing.

Dated this 18th day of February 1966.

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

GAZETTE NOTICE No. 907

(CAB. 16/11/222)

THE AGRICULTURE ACT

(Cap. 318)

MANAGEMENT ORDER
(Section 187 (1))

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

Farm L.R. No. 31 (45.6 acres), owned by Yakubali Pirbhaji, Mombasa, c/o D.A.O. Kilifi, P.O. Box 19, Kilifi, and situated in the Kilifi area of the Kilifi District,

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

Now, therefore, in exercise of the powers conferred by section 187 of the Agriculture Act, and after consultation with the Coast Provincial Agricultural Board, I hereby order and direct that as from 18th February 1966, the holding shall, subject to the provisions of section 187 of the Act, be occupied and managed by the Minister for Agriculture and Animal Husbandry to the exclusion of the owner.

Dated this 18th day of February 1966.

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

GAZETTE NOTICE No. 908

(CAB. 16/11/222)

THE AGRICULTURE ACT
(Cap. 318)NOTICE TO SHOW CAUSE
(Section 187 (3) (a) and (b))

To: Mr. Yakubali Pirbhai, Mombasa, c/o D.A.O. Kilifi, P.O. Box 19, Kilifi.

WHEREAS a Management Order is in force in respect of—
Farm L.R. No. 31 (45.6 acres), and situated in the Kilifi area of the Kilifi District,

(hereinafter referred to as the holding):

Now, therefore, in exercise of the powers conferred by subsection (3) of section 187 of the Act, the Minister for Agriculture and Animal Husbandry hereby called upon the said Yakubali Pirbhai to show cause, within one month after the date of service of this notice, to the satisfaction of the Minister, why an order should not be made by the Minister, with the consent of the Central Agricultural Board, ordering:

(i) Subpara. (a)—that the holding and all of the fixed and other equipment thereon be leased or let to such a tenant and on such terms and conditions as may, with the approval of the Central Agricultural Board, be determined by the Minister for Agriculture and Animal Husbandry.

(ii) Subpara. (b)—that the holding or part thereof, or the interest therein of the owner, and all or any of the fixed and other equipment thereon, be sold at the best price which, in the opinion of the Minister, may reasonably be obtained for it in the circumstances then prevailing.

Dated this 18th day of February 1966.

BRUCE MCKENZIE,
Minister for Agriculture and
Animal Husbandry.

GAZETTE NOTICE No. 909

(CAB. 16/11/223)

THE AGRICULTURE ACT

(Cap. 318)

MANAGEMENT ORDER
(Section 187 (1))

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

Farm L.R. No. 84 (372.0 acres), owned by Messrs. Abdulla Alibhai Kanji, Badrudin Alibhai Kanji and Hassanali Alibhai Kanji, P.O. Box 687, Mombasa, and situated in the Kilifi area of the Kilifi District,

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

Now, therefore, in exercise of the powers conferred by section 187 of the Agriculture Act, and after consultation with the Coast Provincial Agricultural Board, I hereby order and direct that as from 18th February 1966, the holding shall, subject to the provisions of section 187 of the Act, be occupied and managed by the Minister for Agriculture and Animal Husbandry to the exclusion of the owner.

Dated this 18th day of February 1966.

BRUCE MCKENZIE,
Minister for Agriculture and
Animal Husbandry.

GAZETTE NOTICE No. 910

(CAB. 16/11/223)

THE AGRICULTURE ACT
(Cap. 318)NOTICE TO SHOW CAUSE
(Section 187 (3) (a) and (b))

To: Messrs. Abdulla Alibhai Kanji, Badrudin Alibhai Kanji and Hassanali Alibhai Kanji, P.O. Box 687, Mombasa.

WHEREAS a Management Order is in force in respect of—
Farm L.R. No. 84 (372.0 acres), and situated in the Kilifi area of the Kilifi District,

(hereinafter referred to as the holding):

Now, therefore, in exercise of the powers conferred by subsection (3) of section 187 of the Act, the Minister for Agriculture and Animal Husbandry hereby called upon the said

Messrs. Abdulla Alibhai Kanji, Badrudin Alibhai Kanji and Hassanali Alibhai Kanji to show cause, within one month after the date of service of this notice, to the satisfaction of the Minister, why an order should not be made by the Minister, with the consent of the Central Agricultural Board, ordering:

(i) Subpara. (a)—that the holding and all of the fixed and other equipment thereon be leased or let to such a tenant and on such terms and conditions as may, with the approval of the Central Agricultural Board, be determined by the Minister for Agriculture and Animal Husbandry.

(ii) Subpara. (b)—that the holding or part thereof, or the interest therein of the owner, and all or any of the fixed and other equipment thereon, be sold at the best price which, in the opinion of the Minister, may reasonably be obtained for it in the circumstances then prevailing.

Dated this 18th day of February 1966.

BRUCE MCKENZIE,
Minister for Agriculture and
Animal Husbandry.

GAZETTE NOTICE No. 911

THE MUSEUMS TRUSTEES ACT

(Cap. 216)

APPOINTMENT

IN EXERCISE of the powers conferred by section 4 of the Museums Trustees Act, the Minister for Education hereby appoints—

WALTER JOHN BERRY

to be a member of the Board of Trustees known as the Museums Trustees of Kenya, in place of Ezra Herman Njoka* who has resigned.

Dated this 7th day of March 1966.

MBIYU KOINANGE,
Minister for Education.

*G.N. 3592/1964.

GAZETTE NOTICE No. 912

THE HOSPITAL TREATMENT RELIEF (ASIAN AND ARAB) ACT

(Cap. 250)

APPOINTMENT

IN EXERCISE of the powers conferred by section 3 (2) (a) of the Hospital Treatment Relief (Asian and Arab) Act, the Minister for Health hereby appoints—

W. N. METCALFE

to be a member of the Kenya Hospital Fund Authority vice J. M. Tasker.

Dated this 10th day of March 1966.

J. D. OTIENDE,
Minister for Health.

GAZETTE NOTICE No. 913

(C/1211/G/20/37)

THE LOCAL GOVERNMENT (COUNTY OF KAKAMEGA) ORDER, 1963

(L.N. 449 of 1963)

NOMINATED MEMBERS

IT IS hereby notified for general information that in exercise of the powers conferred under paragraph 4 (b) of the Local Government (County of Kakamega) Order, 1963 (L.N. 449 of 1963), the Minister for Local Government has nominated—

- (i) The District Commissioner, Kakamega, to represent the Public Service;
- (ii) Chief Hezron B. Mukenye, Chief Wilson Kusimba and Chief Richard Litunya Eshuchi, to represent the Chiefs in the County;
- (iii) Mrs. Beritta Matekwa and Mrs. Sarah Berji, to represent women's interests;
- (iv) Bhagwanji Vithaldas, to represent the trading community in the Township of Kakamega; and
- (v) Timothy Litondo and Silas Mutai, to represent trade and farming interests.

Dated this 2nd day of March 1966.

J. K. ARAP KOITIE,
Permanent Secretary,
Ministry of Local Government.

GAZETTE NOTICE NO. 914

THE LOCAL GOVERNMENT REGULATIONS, 1963
(L.N. 256 of 1963)THE LOCAL GOVERNMENT (MASAKU TRADE DEVELOPMENT JOINT BOARD) ORDER, 1966
(L.N. 7 of 1966)

APPOINTMENT TO THE BOARD

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

JOHN KIILU MOSA

to be a member of the Masaku Trade Development Joint Board.

Dated this 3rd day of March 1966.

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

*L.N. 221/1965.

GAZETTE NOTICE NO. 915

(ADM. 3/002)

LAW EXAMINATION FOR ADMINISTRATIVE OFFICERS

THE following officers have passed the Law Examination for Administrative Officers held on 10th, 11th and 12th January 1966:—

Passed Part I

- S. O. Ayo (Administration).
- K. Bonyei (Judicial).
- P. Churie (Administration).
- G. M. Gogwe (Judicial).
- J. K. Kirui (Administration).
- G. N. Kosome (Judicial).
- C. S. Mbinyo (Administration).
- E. K. Nalianya (Administration).
- J. W. Ndebere (Judicial).
- D. Ndawiro (Administration).
- A. M. Shikule (Administration).
- A. M. Samuel (Judicial).
- B. O. Walala (Judicial).

Passed Part II

- E. A. Idwasi (Administration).
- E. K. Johana (Judicial).
- J. D. Kombe (Administration).
- H. M. Kitambi (Administration).
- M. L. A. Ming'ala (Administration).
- N. Mwinyi (Administration).
- O. Mutungu (Administration).
- J. Nyundo (Administration).
- S. K. Tororey (Administration).

Passed Individual Papers

- J. M. Otieno (Administration), Local Acts and Rules.
- S. M. Muthamia (Judicial), Penal Code and Criminal Procedure Code.

Dated this 10th day of March 1966.

A. A. A. EKIRAPA,
for Permanent Secretary,
Office of the President.

GAZETTE NOTICE NO. 916

THE REGISTRATION OF TITLES ACT

(Cap. 281)
(Section 71)

WHEREAS William James Murray Ewing of Nairobi (P.O. Box 8215) in Kenya, registered as the proprietor of all that piece of land known as Land Reference No. 2250/6 situate south of Nairobi Municipality in the Kiambu District, by virtue of a Certificate of Title registered as No. I.R. 6825/1, and whereas sufficient evidence has been adduced to show that the said Certificate of Title has been lost, notice is hereby given that after the expiration of 90 days from the date hereof I shall issue a Provisional Certificate provided that no objections have been received within that period.

Dated at Nairobi this 15th day of March 1966.

M. A. KHAN,
Registrar of Titles.

GAZETTE NOTICE NO. 917

THE REGISTRATION OF TITLES ACT
(Cap. 281)

WHEREAS William James Murray Ewing of Nairobi (P.O. Box 8215) Kenya, has executed a transfer of all his right title and interest in all that piece of land comprising by measurement 21.4 acres or thereabouts, that is to say Land Reference No. 2250/6 situate south of Nairobi Municipality in the Kiambu District, held under a Certificate of Title dated the 14th day of July 1947, registered as No. I.R. 6825/1, and whereas such transfer has been presented for registration, and whereas affidavit has been filed in the terms of section 65 (1) (h) of the said Act declaring that the said Certificate of Title has been lost, notice is hereby given that after 14 days from the date hereof provided that no objection has been received within that period I intend to dispense with the production of the said Certificate of Title and to proceed with the registration of the said transfer.

Dated at Nairobi this 15th day of March 1966.

M. A. KHAN,
Registrar of Titles.

GAZETTE NOTICE NO. 918

ELECTORAL COMMISSION

REVIEW OF CONSTITUENCIES

IT IS notified for general information that the Electoral Commission, which is undertaking a review of the number and boundaries of constituencies into which Kenya is divided, pursuant to section 30 of the Constitution of Kenya (Amendment) Act, 1964, will sit in the Conference Centre, Harambee House, Nairobi, between 4th and 6th April 1966, and thereafter visit the centres listed in the appended itinerary, to hear representative delegations or individuals who have already submitted written memoranda but desire further discussion concerning delimitation of constituencies in their areas.

All representations must be relevant to the considerations specified in section 49 (3) of the Constitution of Kenya, which, *inter alia*, reads as follows:—

“All constituencies shall contain as nearly equal number of inhabitants as appears to the Commission to be reasonably practicable, but the Commission may depart from this principle to such extent as it considers expedient in order to take account of—

- (a) the density of population, and in particular the need to ensure adequate representation of urban and sparsely populated rural areas;
- (b) the means of communication;
- (c) geographical features;
- (d) community of interest; and
- (e) the boundaries of existing administrative areas.”

Any representative delegations and individuals who wish to make oral representations, either in Nairobi, or in the various centres set out in the said itinerary should notify the Secretary of the Commission as soon as possible; but the Commission must not be expected to entertain representations which have not been already the subject of written memoranda. All proceedings will be public.

All inquiries should be sent to the Secretary of the Commission, P.O. Box 112, Telephone 27461, Nairobi.

SCHEDULE

Date	Itinerary	Centre
7th April		Machakos
12th-13th April		Mombasa
14th April	a.m. Galole	
	p.m. Malindi	
15th April	a.m. Voi	
25th April		Embu
26th April		Nyeri
27th April	a.m. Mandera	
	p.m. Wajir	
28th April	a.m. Kajiado	
	p.m. Narok	
29th April	a.m. Kiambu	
9th May		Nakuru
10th May		Kitale
11th May		Kakamega
12th May		Kisumu
13th May	a.m. Homa Bay	
	p.m. Kisii	
16th May	a.m. Kericho	

This itinerary is subject to changes by the Commission, of which previous notice will be given whenever possible.

Dated this 9th day of March 1966.

D. M. MBELA,
Secretary,
Electoral Commission.

GAZETTE NOTICE No. 919

THE EAST AFRICAN INDUSTRIAL LICENSING
ORDINANCE, 1953APPLICATION FOR A DECLARATION
(Sections 17 (3) and (8))

IN ACCORDANCE with the provisions of section 17 of the East African Industrial Licensing Ordinance, it is hereby notified for general information that an application dated 9th December 1965, has been received from Kenya Aluminium and Industrial Works Ltd., for a declaration under section 17 of the Ordinance that, subject to existing rights, no further licences for the manufacture of enamel holloware shall be issued for a period of five years from the date of such declaration.

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

Dated this 3rd day of March 1966.

F. MAINA,
for Registrar.

GAZETTE NOTICE No. 920

THE EAST AFRICAN INDUSTRIAL LICENSING
ORDINANCE, 1953

(Section 8)

APPLICATION FOR THE TRANSFER OF AN INDUSTRIAL LICENCE

IN ACCORDANCE with the provisions of section 8 of the East African Industrial Licensing Ordinance, 1953, it is hereby notified for general information that an application dated 11th February 1966, has been received from Kilimanjaro Textile Corporation Ltd., of P.O. Box 9241, Dar es Salaam, for the transfer of an industrial licence to manufacture for sale and to erect, establish and operate a factory for the manufacture for sale of blankets of cotton and synthetic yarns.

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

G. KAMAU,
for Registrar,
P.O. Box 30462, Nairobi.

GAZETTE NOTICE No. 921

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

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations, 1965, notice is hereby given that Autair Helicopters (Africa) Ltd., c/o P.O. Box 2851, Nairobi, has applied to the East African Civil Aviation Board for a licence to operate the following air service:—

General helicopter charter and aerial work as required in Kenya, Uganda and Tanzania, with three Bell helicopters for a period of five years.

2. It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Common Services Organization, P.O. Box 30005, Nairobi, not later than 11th April 1966. Every such representation or objection shall be made in writing, shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted. A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board.

Dated at Nairobi this 9th day of March 1966.

G. A. SHIROOR,
Secretary,
East African Civil Aviation Board.

GAZETTE NOTICE No. 922

PUBLIC SERVICE COMMISSION OF KENYA

VACANCIES

APPLICATIONS are invited for the following posts and must be submitted to the Secretary, Public Service Commission of Kenya, P.O. Box 30095, Nairobi, to reach him by 5th April 1966. Civil servants must submit applications to heads of departments on Form PSC.2A in triplicate at least seven days before the closing date; other applications to be submitted in triplicate on Form PSC.2, obtainable from the Secretary. Applicants must quote the number shown against the post in the advertisement.

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

Lecturer in Public Administration, Kenya Institute of Administration (No. 85/66)

Salary scale.—£1,096 to £1,390 or £1,390 to £1,598 dependent on qualifications. PENSIONABLE or AGREEMENT.

Applicants should, preferably but not necessarily, be civil servants with experience of administration in the field, a degree of an approved University or an appropriate professional qualification. A knowledge of economics as well as teaching experience would be an advantage. The person appointed will be required to train Administrative Officers and District Assistants for duties in Central Government and in the field.

Laboratory Technologist (Three Posts), Ministry of Agriculture and Animal Husbandry (No. 86/66)

Salary scale.—£700 to £1,060 or £1,096 to £1,348. PENSIONABLE or AGREEMENT.

Applicants must at least have Associate Membership of the Institute of Medical Laboratory Technologists or its equivalent. They will be required to work at the Veterinary Research Laboratory, Kibete, or the Wellcome Institute for Research in Foot-and-Mouth Disease, Nairobi, to assist in diagnosis, research and vaccine production at these Laboratories. For appointment in the scale £1,096 to £1,348 per annum, applicants should also have ten years' experience or the Fellowship of the Institute of Medical Laboratory Technologists.

Assistant Tea Officer, Ministry of Agriculture and Animal Husbandry (No. 87/66)

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

Applicants should preferably possess a diploma in Agriculture and have at least two years' experience in Tea Culture and some administrative ability. He should be capable of implementing and supervising plans and operations at district level.

Personnel Assistant, Ministry of Lands and Settlement (No. 88/66)

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

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education with at least three years' practical experience of Personnel work. Ability to control staff and conduct correspondence independently is essential. Preference will be given to applicants who have successfully completed a course at the Kenya Institute of Administration in Personnel Management.

Government Sponsored Overseas Courses for Shorthand Typists (No. 89/66)

Applications are invited from girls who hold Cambridge Higher School Certificate and who wish to be trained as Shorthand Typists. Candidates who passed well in English in their Cambridge School Certificate and who included English as one of their Higher School Certificate subjects would have an advantage.

This pre-Service training would be conducted by Pitman's College in London and would include, among other subjects, shorthand, typewriting, audio-typing, English, office practice, secretarial duties and office machines course.

It is proposed that this training will begin in September this year. All tuition fees and maintenance allowances together with transportation to and from London will be paid. On successful completion of the course, candidates will be appointed as Stenographer/Secretaries on scale £633 to £816 if they pass at 100 w.p.m. in shorthand and 40 w.p.m. in typewriting. There will be opportunities for career development to Personal Secretary grades for those who prove suitable on the job.

Successful applicants will be required to sign a bond to serve the Government for a minimum of three years after the successful completion of the course.

Applications from candidates who do not hold Cambridge Higher School Certificate will neither be acknowledged nor considered.

GAZETTE NOTICE No. 923

VACANCIES IN THE SERVICE OF THE EAST AFRICAN COMMON SERVICES ORGANIZATION

PUBLIC SERVICE COMMISSION

APPLICATIONS are invited for the following post and should be submitted to the Secretary, Public Service Commission, P.O. Box 30466, Nairobi, Kenya, to arrive not later than the date specified below. Applicants not in Government Service should submit their applications in triplicate on Form AG.85. Civil servants must submit their applications in triplicate through their departmental heads, at least seven days before the closing date, on Form AG.85A. Forms are obtainable in Kenya from the Secretary to the Public Service Commission, and in Uganda and Tanzania, from the Secretary to the Public Service Commission at P.O. Box 4080, Kampala, and the Secretary to the Civil Service Commission, P.O. Box 9143, Dar es Salaam, respectively; also from all District Commissioners in Uganda and Area Commissioners in Tanzania.

Auditor, Office of the Auditor General

Closing date: 11th April 1966.

Salary scale.—EO./11/1: £850 to £1,348. Pensionable.

Applicants should possess a degree or a recognized accountancy qualification. Experience in Government, Local Government or a professional accountant's office would be an advantage. Duties include the examination of all types of accounts of the E.A. Common Services Administrations and the supervision of officers engaged in such examinations.

GAZETTE NOTICE No. 924

(LEGIS/3)

THE ANIMAL DISEASES ACT, 1965
(4 of 1965)

MOVEMENT OF ANIMALS

IN EXERCISE of the powers conferred by section 5 (d) of the Animal Diseases Act, 1965, I hereby—

Prohibit the movement of animals between Kericho and Narok Districts except with the written permission of a Veterinary Officer or Inspector as defined or appointed under sections 2 and 3 of the Act.

Dated this 14th day of February 1966.

I. E. MURIITHI,
Director of Veterinary Services.

GAZETTE NOTICE No. 925

(LEGIS/1)

THE ANIMAL DISEASES ACT, 1965
(4 of 1965)

PROHIBITION OF MOVEMENT OF ANIMALS

IN EXERCISE of the powers conferred by section 5 (d) of the Animal Diseases Act, 1965, the Director of Veterinary Services hereby prohibits the movement of all cattle, sheep, goats or pigs into or out of the area described in the Schedule below, except with the permission in writing of a Veterinary Officer or Inspector, as defined or appointed under sections 2 and 3 of the Animal Diseases Act.

SCHEDULE

The whole of the Lessos Settlement Scheme Complex comprising the Lessos, Kebe and Koylat Settlement Schemes lying within the Uasin Gishu District.

Dated this 5th day of February 1966.

I. E. MURIITHI,
Director of Veterinary Services.

GAZETTE NOTICE No. 926

(QUAR/O/X/87)

THE ANIMAL DISEASES ACT, 1965
(4 of 1965)

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

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

Kabete,
7th March 1966.

I. E. MURIITHI,
Director of Veterinary Services.

SCHEDULE I—FOOT-AND-MOUTH DISEASE

Mutonguni Location; The District Commissioner, Kitui; Kitui District.
L.O. 5102, 3370/R; Mr. D. Shaw, Murera Farm, P.O. Box 34, Naro Moru; Laikipia District.
Irong Location and Iten Location; The District Commissioner, P.O. Tambach; Elgeyo/Marakwet District.

Moiben Location; The District Commissioner, P.O. Tambach; Elgeyo/Marakwet District.
All that part of Garissa District lying south of a line starting at a point on the Tana River 15 miles up-stream from Garissa Township, directly eastwards to the Somalia border.
L.O. 3975; Mr. Wendot Chemtei and Partners, Eldoret; Uasin Gishu District.

SCHEDULE II—EAST COAST FEVER

L.O. 6392/45; Mr. Gathu Ngure, P.O. Box 211, Nyeri; Nyeri District.
L.O. 2762; Mr. R. B. Boyd, P.O. Box 177, Nanyuki; Laikipia District.
L.O. 2679; Mr. G. W. Simpson, Subukia Farm, P.O. Box 6008, Rongai; Nakuru District.
L.O. 6584/2, 5663/1; Mr. J. A. Elliot, Gilgil, P.O. Box 13, Nakuru; Nakuru District.
L.O. 10874/4; Mr. Allan Ndachi, P.O. Thika; Thika District.
L.R. 6084; Giteru Co-operative Society, P.O. Songhor; Nandi District.
L.O. 8767; Mr. R. J. Hunter, P.O. Box 87, Molo, Nakuru District.

SCHEDULE III—ANTHRAX

Kiamwani Sublocation; The District Commissioner, Kiambu; Kiambu District.

SCHEDULE IV

First Column	Second Schedule
Gazette Notice No. 3788 dated the 5th day of October 1965.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following: "Kinango Location; The District Commissioner, P.O. Kwale; Kwale District."
Gazette Notice No. 4289 dated the 8th day of November 1965.	By deleting from Schedule II (East Coast Fever) thereto the following: "Oraimutia Settlement Scheme; The Settlement Officer, Oraimutia Settlement Scheme, Nyandarua; Nyandarua District."
Gazette Notice No. 4574 dated the 4th day of December 1965.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following: "Mwereni Location; The District Commissioner, P.O. Kwale; Kwale District."
Gazette Notice No. 82 dated the 20th day of December 1965.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following: "Shimba North Location; The District Commissioner, P.O. Kwale; Kwale District." "L.O. 7496, 2749, 2748; Mr. I. G. P. Grant, P.O. Box 172, Nanyuki; Laikipia District." "L.O. 6678, 5705/3; Messrs. K. Cheblet and K. Koros; P.O. Box 12, Hoey's Bridge; Trans Nzoia District." "L.O. 9986; Messrs. K. Kibor and K. Karandu; P.O. Box 80, Kitale; Trans Nzoia District."
Gazette Notice No. 159 dated the 10th day of January 1966.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following: "Eldoret Township; Kenya Meat Commission, P.O. Box 170, Eldoret; Uasin Gishu District." "L.R. 10374 and 8746; Mr. Paulo Kibor arap Kipkemboi, P.O. Box 16, Eldoret; Uasin Gishu District." "L.R. 779/366; Mr. E. T. Limo, c/o P.O. Box 5, Eldoret; Uasin Gishu District." "L.O. 779/359; Mr. Jacob Kipsugut A. Lagat, P.O. Box 683, Eldoret; Uasin Gishu District." "L.O. 6482; Mrs. Woodley, P.O. Box 211, Eldoret; Uasin Gishu District."
	By deleting from Schedule II (East Coast Fever) thereto the following: "L.O. 8813; The Manager, Elgon Farm, P.O. Box 410, Kitale; Trans Nzoia District."

GAZETTE NOTICE No. 927

GOVERNMENT OF KENYA
EXCHEQUER RETURN

		CURRENT YEAR 1st July 1965 to 28th Feb. 1966	PREVIOUS YEAR 1st July 1964 to 27th Feb. 1965
RECEIPTS—		£	£
Ordinary Revenue:			
Customs and Excise and Export Duty	14,236,028	13,455,322	
Income Tax	11,110,939	9,519,669	
Stamp Duties, Various Revenue Purposes	452,825	485,111	
Other Licences, Duties and Taxes	1,869,361	1,038,700	
Miscellaneous	48,921	82,951	
Land Revenue	85,725	30,600	
Forest and Game Revenue	154,500	95,500	
Interest and Redemption	1,302,343	1,069,228	
Fines and Forfeitures	253,255	228,505	
Aviation Landing Fees	377,840	274,635	
Distributable Pool	718,845	660,500	
TOTAL ORDINARY REVENUE	30,610,582	26,940,721	
Other Receipts:			
Extra Exchequer Receipts	985,950	883,874	
Unspent Balances Surrendered	54,342	—	
Grant by British Government—Overseas Service Aid Scheme	1,140,064	1,050,963	
Grant-in-Aid by British Government	—	1,250,000	
Loans for Commuted Pensions and Compensation—Designated Officers	214,545	370,284	
Repayment of Advance by Civil Contingencies Fund	150,000	—	
6½% Kenya Stock 1965	173,001	—	
6½% Kenya Stock 1968, 1970 and 1975	1,264,729	—	
TOTAL RECEIPTS	34,593,213	30,495,842	
ISSUES—			
Supply Services	24,045,109	18,482,298	
Transfer to Development Exchequer	2,379,558	1,000,000	
Transfer to Development Exchequer—Proceeds of 1965 6½% Kenya Stock Conversion	213,782	—	
Consolidated Fund Services:			
Public Debt	5,034,406	3,840,767	
Overseas Service Aid Scheme	1,373,970	1,708,763	
Advance to Civil Contingencies Fund	170,000	383,000	
Pensions and Gratuities	2,200,000	2,395,000	
Salaries, Allowances and Miscellaneous Services	115,625	111,068	
Subscription to International Bank for Reconstruction and Development	25,000	—	
Subscription to International Development Association	—	7,500	
TOTAL ISSUES	35,557,450	27,928,396	
SURPLUS (+) OR DEFICIT (-)	(—) 964,237	(+ 2,567,446)	

DEVELOPMENT EXCHEQUER RETURN

		1st July 1965 to 28th Feb. 1966	1st July 1964 to 27th Feb. 1965
RECEIPTS—		£	£
From Receivers of Revenue	3,600,651	5,990,512	
Extra Exchequer Receipts	3,556	—	
Transfer from Exchequer	2,379,558	1,000,000	
Transfer from Exchequer—Proceeds of 1965 6½% Kenya Stock Conversion	213,782	—	
6½% Kenya Stock 1969/70	—	528,494	
6½% Kenya Stock 1968, 1970 and 1975	187,518	—	
	6,385,065	7,519,006	
ISSUES—			
Development Services	7,640,925	8,151,000	
SURPLUS (+) OR DEFICIT (-)	(—) 1,255,860	(—) 631,994	

TAX RESERVE CERTIFICATES

		1st July 1965 to 28th Feb. 1966	1st July 1964 to 27th Feb. 1965
RECEIPTS	£	£	£
SURRENDERS	1,231,805	1,296,540	
	1,503,448	1,542,435	
SURPLUS (+) OR DEFICIT (-)	(—) 271,643	(—) 245,895	

SHORT TERM BORROWINGS

		1st July 1965 to 28th Feb. 1966	1st July 1964 to 27th Feb. 1965
RECEIPTS—		£	£
Joint Consolidated Fund	1,052,000	2,153,000	
Cereals and Sugar Finance Corporation	9,114,500	8,807,500	
Treasury Bills	3,000,000	—	
Others	1,654,250	92,850	
TOTAL RECEIPTS	14,820,750	11,053,350	
ISSUES—			
Joint Consolidated Fund	450,000	2,153,000	
Cereals and Sugar Finance Corporation	7,703,000	8,300,500	
Treasury Bills	3,000,000	—	
Others	768,650	161,500	
TOTAL ISSUES	11,921,650	10,615,000	
SURPLUS (+) OR DEFICIT (-)	(+ 2,899,100)	(+ 438,350)	

EXCHEQUER RETURN—(Contd.)
SUMMARY

		Surplus (+) or Deficit (-) as at 30th June 1965	Surplus (+) or Deficit (-) for the period 1-7-65 to 28-2-66	Surplus (+) or Deficit (-) as at 28th Feb. 1966
Exchequer Development	£ (+) 3,379,558	£ (-) 964,237	£ (+) 2,415,321
Tax Reserve Certificates	£ (-) 4,317,052	£ (-) 1,255,860	£ (-) 5,572,912
Short Term Borrowings	£ (+) 1,865,607	£ (-) 271,643	£ (+) 1,593,964
		<u>—</u>	<u>—</u>	<u>—</u>
		£ (+) 928,113	£ (+) 407,360	£ (+) 1,335,473

The Treasury, P.O. Box 30007,
Nairobi.
2nd March, 1966.

GAZETTE NOTICE NO. 928

EAST AFRICAN CUSTOMS AND EXCISE DEPARTMENT
CUSTOMS TARIFF INTERPRETATION

IT IS notified for general information that the following amendments have been made to the interpretation of the Customs Tariff Schedule promulgated in the Tariff Interpretation Book (revised October, 1965).

Custom House,
Mombasa.
2nd March, 1966.

E. R. WOOLCOCK,
*for Commissioner of Customs and Excise,
East Africa.*

1. Deletions

The effective date is the date of publication of this amendment slip except where otherwise shown.

Page Article

SECTION A

95 Sirens, electric, etc.
Sirens, portable.

SECTION B

1 Mesantoin.
16 Nandrax.
16 Norisodine Sirop.

2. Amendments

Page Article

SECTION A

28 "Donax" (Shell products).
In respect of item A-1, A.2, etc., amend the T.I. to read 103 (f).
31 Embroidery machines, etc.
Add new models "Marco", "Zango".
67 Paper, wrapping, unprinted.
Add to the list—Heat Seal P.V.D.C. Coated paper.
89 Snowcem (11.6.65).
Delete (11.6.65).
Amend T.I. to read 104 (b) w.e.f. 1.3.66.

SECTION B

17 Ovulen.
Add "21" to the item.

4. Additions

Insert the following rulings in alphabetical order, on the page indicated. The operative date is "Existing" except where otherwise shown in parenthesis:

Page	Article	Tariff Item No.	Amend- ment Slip No.
SECTION A			
29	Dynajet—machine for clearing pipes, drains and sewers	56 (g) 3/66
31	Escalators—moving stairs	177 3/66
44	Identification bracelets "Alexaband"	177 3/66
82	Rye bread (pumpernickel)	177 3/66
88	Sirens, electric (fire fighting equipment)	54 3/66
88	Sirens, portable	177 3/66
96	Tall oil	108 (k) 3/66

Page SECTION B

9 Edecrin	3/66
9 Eozan	3/66
10 Fostril—HC	3/66
15 Mandrax	3/66
15 Mesantoin	3/66
15 Micloretin	3/66
17 Oxy cort	3/66
18 Pabracort	3/66
23 Tetracetin	3/66
23 Tetra-Proter	3/66
25 Viormone	3/66

GAZETTE NOTICE NO. 929

THE MINING ACT
(Cap. 306)

EXCLUSIVE PROSPECTING LICENCE

NOTICE is hereby given under section 18 (2) of the Mining Act that an application has been made by Wilhelm Karl Beisiegel for an Exclusive Prospecting Licence to prospect for non-precious minerals over the area of land described in the Schedule hereto and that the application has been accepted for consideration.

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

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

SCHEDULE

An area of approximately 6 square miles situated in the Kajiado District of Rift Valley Province, the boundaries whereof—

commence at the confluence of the Kisaju and Stony Athi rivers;

thence on a true bearing of 95 degrees for a distance of approximately 440 yards to a point;

thence on a true bearing of 185 degrees for a distance of approximately 10,560 yards to a point;

thence on a true bearing of 275 degrees for a distance of approximately 1,760 yards to a point;

thence on a true bearing of 5 degrees for a distance of approximately 10,560 yards to a point;

thence on a true bearing of 95 degrees for a distance of approximately 1,320 yards to the point of commencement.

Dated this 3rd day of March 1966.

GORDON A. TAIT,
for Commissioner of Mines and Geology.

GAZETTE NOTICE NO. 930

IN THE HIGH COURT OF KENYA AT NAIROBI

HIGH COURT EASTER VACATION ELSEWHERE THAN AT MOMBASA

THE Easter Vacation shall commence on Saturday, the 2nd day of April 1966, and shall terminate on Tuesday, the 19th day of April 1966, both days inclusive.

During the vacation the trial of criminal cases will proceed as usual and a Judge will be available to hear urgent civil matters admitted to hearing upon application made in accordance with the Rules of Court.

The offices of the High Court shall be open to the public from 8.45 a.m. to 12 noon on all week-days other than public holidays.

The Senior Resident Magistrates and Resident Magistrates at Nairobi, Nakuru, Nyeri, Meru, Thomson's Falls, Naivasha, Kitale, Kericho, Eldoret, Kisumu, Kakamega, Kisii, Thika, Kiambu, Fort Hall and Machakos will hear criminal cases as usual.

Urgent civil matters or those in which advocates are not engaged may also be heard when convenient.

G. WADDELL,
*Registrar,
High Court of Kenya.*

Nairobi,
7th March 1966,

GAZETTE NOTICE No. 931

THE INDUSTRIAL COURT

CAUSE NO. 65 OF 1965

Parties:—

Kenya Engineering Workers' Union
and
Messrs. Haji Suleman Haji Ladha and Sons

Issue in dispute.—Wages.

1. The Parties shall hereinafter be referred to as:—
Kenya Engineering Workers' Union—Claimants.
Messrs. Haji Suleman Haji Ladha and Sons—Respondents.
2. The Parties were heard in Nairobi on the 16th of February 1966, and relied on their written and verbal submissions. The Claimants called two witnesses.

GENERAL BACKGROUND

3. The Respondents are engaged in the business of box-body and bus-body building. Prior to November 1964, all employees were engaged by the Respondents on a daily basis and were not entitled to any benefits.

Recognition was accorded to the Claimants in 1961 and although agreement had been reached on other terms and conditions of employment no agreement was reached on wages.

During 1964 an agreement was negotiated between the Parties covering the following matters:—

1. Hours of Work.
2. Overtime.
3. Sick Leave.
4. Annual Leave.
5. Statutory Public Holidays.
6. Gratuity.

An attempt was made in July 1965, to carry out a job classification and as a result of this employees were fitted into various groups ranging from Group G to Group B. Group G purports to include Learners only and Group F is meant for Labourers. The other four Groups classify Artisan Learners, Artisans equivalent to Grade 3, Artisans equivalent to Grade 2 and Artisans equivalent to Grade 1.

The Claimants submitted their demands to the Respondents on 12th August 1965. The Respondents through their advocate gave the following reply:—

"Dear Sir,

Re: Messrs. Haji Suleman Haji Ladha and Sons

On behalf of my clients above named I refer you to the letter Ref. KEWU/HQ/65/143 dated 5th August 1965, and addressed to you by the Kenya Engineering Workers' Union.

My clients deny the allegations that they have always employed delaying tactics. My clients have either directly with the Union or through me settled a large number of matters and have during the last eight months made a number of concessions to their employees and substantially improved the terms of employment. In this connection I would refer you to your correspondence Ref. EMP/1/8/2. My clients would further like to inform you and the Union that they are not prepared to discuss wage demands on the basis submitted by the Union."

The matter was referred to the Minister for Labour, and conciliation proceedings took place but resulted in deadlock. The dispute was referred to the Industrial Court on 30th November 1965, under the provisions of the Trade Disputes Act, 1965.

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANTS

4. Wages.—The Claimants submitted that the Respondents had, throughout the negotiations exhibited a negative attitude towards their demands. They claimed that the Respondents were trying to avoid paying the workers their legitimate dues and that even some small employers who did not have as much business were paying higher rates of wages.

They stated that the wages currently paid by the Respondents ranged from between Sh. 150 for Learners to Sh. 574 for very highly skilled and experienced Artisans. They claimed to have taken into account wages being paid by other concerns on similar jobs in the country when they demanded wages as follows:—

Group B	Sh. 725 per month
Group C	Sh. 525 per month
Group D	Sh. 385 per month
Group E	Sh. 295 per month
Group F	Sh. 195 per month
Group G	Sh. 150 per month.

The Claimants drew the Court's attention to the Motor Engineering Trades Wages Council Order, which was with effect from 1st September 1963, and to the awards made by the Court in Causes No. 2 and 14 of 1965. They also submitted to the Court the various rates which they had negotiated with the Engineering and Allied Industries Employers Association on 17th January 1966, and the Motor Engineering Employers' Group of the Federation of Kenya Employers. They pointed out that all these rates were much higher than those paid by the Respondents and requested the Court to make an award confirming their demands.

The Claimants submitted that the Respondents' history of expansion showed that they could afford to pay even higher wages than what had been demanded. They pointed out that the cost of living had considerably increased, especially the house rents, and that the Respondents had had the benefit of very low wages for a long time. Finally, the Claimants contended that the wage rates for the various jobs as demanded by them would bring their minimum wage rates for each Group in line with other employers in the country. The Claimants requested the Court to back-date the award to 1st August 1965, and to give it a life of 12 months from that date. Two witnesses called by the Claimants stated that although they had been in employment with the Respondents for a long time they had received no increments whatsoever. The Claimants submitted that there was no shortage of work and that this could be proved by the fact that all employees were required to do overtime practically every day.

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENTS

5. Wages.—The Respondents stated that they were a firm in which six brothers were partners and, with the exception of one, all of them were actively engaged in the business. Their business had considerably decreased in Mombasa and they were dependent to a very large extent on business from Tanzania, so much so that they had been compelled to start a similar business there.

They stated that the Claimants' demands on fringe benefits were going to cost them a lot of money and their costs would be substantially increased. They submitted that during the year 1960 and 1961 due to industrial unrest and to various other reasons they had been forced to dispose of their business for the manufacture of nuts and bolts and had thereby sustained a heavy loss. At present they had to work on bank facilities and loans. The Respondents produced for the benefit of the Court their audited balance sheets for the years 1962, 1963 and 1964 and submitted that the figures indicated that they could not meet the Claimants' unrealistic and unreasonably high demands. They stated that their wage bill had increased during the last four years as follows:—

	Sh. cts.
Wages paid during 1961 119,716 77
Wages paid during 1962 125,443 69
Wages paid during 1963 133,923 06
Wages paid during 1964 198,003 45

In spite of these increases they submitted there had been no increase in their profits.

In these circumstances the Respondents submitted that the present wages and other benefits which their employees were enjoying were reasonable and fair and requested the Court to make a nil award.

AWARD

The Court finds that the present job classification carried out by the Parties is unsatisfactory. The Parties are required to undertake and carry out a proper job classification exercise which should be completed before the next wage revision.

In these circumstances the Court, after having carefully considered all the arguments put forward by the Parties, awards a wage increase as follows:—

Sh. 30 per month to all employees earning up to Sh. 150 per month and less.

Sh. 20 per month to all other employees.

This award shall be with effect from 1st March 1966, and shall be of 12 months' duration from that date.

Given in Nairobi this 8th day of March 1966.

SAEED R. COCKAR,
President.

C. H. PROCTOR,
M. W. MULIMA,
Members.

GAZETTE NOTICE NO. 932

EAST AFRICAN CURRENCY BOARD

28TH FEBRUARY 1966

	£EA
Currency in circulation	66,117,528
Bankers' balances held with Board	1,301,828
Total	<u>£EA67,419,356</u>

Nairobi,
7th March 1966.

H. R. HIRST,
Secretary,
East African Currency Board.

GAZETTE NOTICE NO. 933

THE EAST AFRICAN INCOME TAX (MANAGEMENT) ACT, 1958

NOTICE is hereby given that all employers in East Africa are required under the provisions of subsection (3) of section 85 of the East African Income Tax (Management) Act, 1958, to furnish to the Commissioner of Income Tax a written return containing the name and address of the employer and the number of his employees from whose emoluments tax at the standard rate is to be deducted in accordance with section 121A.

Notice is hereby given to employers who have not yet furnished such information previously by completing the blue card sent to employers in June 1965, or who have not received a supply of P.A.Y.E. forms by 30th April 1966, to notify their local Income Tax Office and to supply that office with their name and address and the number of their employees from whose emoluments tax at the standard rate is to be deducted in accordance with section 121A.

Nairobi,
1st March 1966.

S. K. SEBAGEREKA,
Commissioner of Income Tax.

GAZETTE NOTICE NO. 934

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

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

SCHEDULE

Denomination.—Diocese of Mount Kenya, Murang'a.

Name of Minister.—Rev. Michael Lapage.

Dated at Nairobi this 10th day of March 1966.

O. J. BURNS,
Deputy Registrar-General.

GAZETTE NOTICE NO. 935

THE TRADE UNIONS ACT
(Cap. 233)

PURSUANT to section 63 of the above-mentioned Act, notice is hereby given that the undermentioned branches of trade unions have been registered under the Trade Unions Act on the date specified:

Name of trade union.—Kenya Union of Commercial Food and Allied Workers.

Branch.—Kitale.

Date of registration.—4th March 1966.

Name of trade union.—Kenya Union of Commercial Food and Allied Workers.

Branch.—Nakuru.

Date of registration.—5th March 1966.

Name of trade union.—Federation of Kenya Employers.

Branch.—Mombasa.

Date of registration.—9th March 1966.

Dated this 10th day of March 1966.

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

GAZETTE NOTICE NO. 936

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

THE TRUST LAND ACT
(Cap. 288)

SETTING APART OF LAND

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

SCHEDULE

Place.—Achuth, Kanyamkago Location, South Nyanza District.

Purpose.—Market.

Area.—0.92 acre (approximately).

Description of land:—

This land is situated approximately one mile to the south of Bware E.M.A. School. The boundaries are demarcated on the ground and are described as follows:

Starting from a point A, which is a concrete beacon from which Bware Hill and Sigiria Hill are $\frac{3}{4}$ mile and $1\frac{1}{2}$ miles distant, on bearings of 7 degrees and 183 degrees respectively; thence for 100 feet on a bearing of 80 degrees to point B, a stone cairn; thence for 400 feet on a bearing of 170 degrees to point C, a stone cairn; thence for 100 feet on a bearing of 260 degrees to point D, a concrete beacon; thence for 400 feet on a bearing of 350 degrees back to the starting point A.

All bearings given above are magnetic.

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

Dated this 8th day of March 1966.

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

GAZETTE NOTICE NO. 937

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

THE TRUST LAND ACT
(Cap. 288)

SETTING APART OF LAND

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

SCHEDULE

Place.—Rapogi, Kanyamkago Location, South Nyanza District.

Purpose.—Educational, with the approval of the Chief Education Officer.

Area.—2.6 acres (approximately).

Description of land:—

This land is situated approximately 50 feet to the north of Rapogi Mission Station plot. The boundaries are demarcated on the ground and are described as follows:

Starting from a point A, which is a concrete beacon from which Rapogi Rock and Agongo Rock are $\frac{1}{4}$ mile and 2 miles distant, on bearings of 292 degrees and 60 degrees respectively; thence for 416 feet on a bearing of 30 degrees to point B, a concrete beacon; thence for 116 feet on a bearing of 110 degrees to point C, a concrete beacon; thence for 99 feet on a bearing of 113 degrees to point D, a concrete beacon; thence for 99 feet on a bearing of 116 degrees to point E, a concrete beacon; thence for 99 feet on a bearing of 119 degrees to point F, a concrete beacon; thence for 109 feet on a bearing of 123 degrees to point G, a concrete beacon; thence for 69 feet on a bearing of 225 degrees to point H, a concrete beacon; thence for 460 feet on a bearing of 253 degrees back to the starting point A.

All bearings given above are magnetic.

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

Dated this 8th day of March 1966.

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

GAZETTE NOTICE No. 938

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

THE TRUST LAND ACT
(Cap. 288)

SETTING APART OF LAND

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

SCHEDULE

Place.—Homa (Wiomuga), West Karachuonyo Location, South Nyanza District.

Purpose.—Youth Centre.

Area.—7.6 acres (approximately).

Description of land:—

This land is situated approximately 1½ miles to the south-east of Kanyamfwa, D.E.B. School. The boundaries are demarcated on the ground and are described as follows:—

Starting from a point A, which is a concrete beacon from which Aseglo Hill and the highest point of Homa Mountain are 15 miles and 5 miles distant, on bearings of 210 degrees and 290 degrees respectively;

thence for 400 feet on a bearing of 236 degrees to point B, a stone cairn;

thence for 455 feet on a bearing of 282 degrees to point C, a stone cairn;

thence for 420 feet on a bearing of 5 degrees to point D, a stone cairn;

thence for 515 feet on a bearing of 79 degrees to point E, a concrete beacon;

thence for 448 feet on a bearing of 148 degrees back to the starting point A.

All bearings given above are magnetic.

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

Dated this 8th day of March 1966.

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

GAZETTE NOTICE No. 939

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

THE TRUST LAND ACT
(Cap. 288)

SETTING APART OF LAND

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

SCHEDULE

Place.—Ototo, East Konyango Location, South Nyanza District.

Purpose.—Market.

Area.—1.21 acres (approximately).

Description of land:—

This land is situated approximately four miles to the north of Magina Market. The boundaries are demarcated on the ground and are described as follows:—

Starting from a point A, which is a concrete beacon from which the highest point of Ruri Hill and Itumbe Hill are 20 miles and 15 miles distant, on bearing of 321 degrees and 102 degrees respectively;

thence for 440 feet on a bearing of 14 degrees to point B, a sisal plant;

thence for 120 feet on a bearing of 104 degrees to point C, a sisal plant;

thence for 440 feet on a bearing of 194 degrees to point D, a sisal plant;

thence for 120 feet on a bearing of 284 degrees back to the starting point A.

All bearings given above are magnetic.

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

Dated this 8th day of March 1966.

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

GAZETTE NOTICE No. 940

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

THE TRUST LAND ACT
(Cap. 288)

SETTING APART OF LAND

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

SCHEDULE

Place.—Kutunguruna, Bukuria Location, South Nyanza District.

Purpose.—Market.

Area.—1.62 acres (approximately).

Description of land:—

This land is situated approximately three miles to the south of Kegonga Market. The boundaries are demarcated on the ground and are described as follows:—

Starting from a point A, which is a concrete beacon from which Ngabone Hill (Masai) and Maeta Hill are 12 miles and 7 miles distant, on bearings of 44 degrees and 349 degrees respectively;

thence for 100 feet on a bearing of 261 degrees to point B, a stone cairn;

thence for 700 feet on a bearing of 371 degrees to point C, a stone cairn;

thence for 100 feet on a bearing of 81 degrees to point D, a concrete beacon;

thence for 700 feet on a bearing of 171 degrees back to the starting point A.

All bearings given above are magnetic.

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

Dated this 8th day of March 1966.

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

GAZETTE NOTICE No. 941

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

THE TRUST LAND ACT
(Cap. 288)

SETTING APART OF LAND

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

SCHEDULE

Place.—Kamakebe, Bukuria Location, South Nyanza District.

Purpose.—Market.

Area.—2.9 acres (approximately).

Description of land:—

This land is situated approximately 1½ miles to the south-west of Ikerege School. The boundaries are demarcated on the ground and are described as follows:—

Starting from a point A, which is concrete beacon from which Kogoi Hill and Taragoiti Hill are ½ mile and 2 miles distant, on bearings of 205 degrees and 258 degrees respectively;

thence for 100 feet on a bearing of 75 degrees to point B, a stone cairn;

thence for 450 feet on a bearing of 165 degrees to point C, a stone cairn;

thence for 300 feet on a bearing of 255 degrees to point D, a concrete beacon;

thence for 400 feet on a bearing of 345 degrees to point E, a stone cairn;

thence for 100 feet on a bearing of 75 degrees to point F, a stone cairn;

thence for 112 feet on a bearing of 48 degrees back to the starting point A.

All bearings given above are magnetic.

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

Dated this 8th day of March 1966.

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

GAZETTE NOTICE NO. 942

THE TRUST LAND ACT

(Cap. 288)

COMMERCIAL BANK PLOT—KISII TOWNSHIP

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

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

3. Applications should be submitted to the District Commissioner, Kisii. Applications must be sent so as to reach the District Commissioner, Kisii, not later than noon on 15th April 1966. Applications should be made on prescribed forms available from the District Commissioner's office, Kisii.

4. Applicants must enclose with their applications their cheque for Sh. 1,000 drawn on the applicant's own banking account (no other cheque will be accepted) made payable to the District Commissioner, Kisii, as a deposit, which will be dealt with as follows:—

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

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

General Conditions

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

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

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

Special Conditions

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

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

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

4. The land and buildings shall only be used for the purpose of Commercial Bank and the grantee shall throughout the term and to the satisfaction of the District Commissioner make substantial use of the land and buildings for such purpose.

5. The land shall not be used in any manner which the District Commissioner considers to be dangerous or offensive to the public in the neighbourhood.

6. The land shall not be subdivided without the prior written consent of the Commissioner of Lands.

7. The grantee shall not alienate the land or part thereof by sale, charge, transfer of possession, sublease, bequest or otherwise howsoever, without the previous consent in writing of the

County Council of Kisii. No application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 1 has been performed.

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

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

Dated at Nairobi this 5th day of March 1966.

SCHEDULE*Plot No.—1436/228.**Area.—0.2874 acre (approximately).**Stand premium.—Sh. 3,760.**Annual rent.—Sh. 752.**Stamp duty.—Sh. 90.**Survey fees.—Sh. 355.**Conveyancing fees.—Sh. 200.**Registration fees.—Sh. 25.*

GAZETTE NOTICE NO. 943

(CAB. 16/11/187)

THE AGRICULTURE ACT

SALE OF FARM—ELDORET

IN EXERCISE of the powers conferred upon him by section 187 of the Agriculture Act, the Minister for Agriculture and Animal Husbandry hereby offers for sale by public tender the undermentioned property:—

L.R. No. 7739/1 of 200 acres, the property of Mr. R. D. C. Highton.

The farm is situated adjacent to the Eldoret golf course and may be viewed by arrangement with the Area Manager for the Central Agricultural Board in the office of Messrs. Hay and Prophet, Accountants, Eldoret.

Tenders should note that they must have sufficient funds for the purchase and development of the farm and that if they require a Land and Agricultural Bank of Kenya loan to assist in the purchase, they must be prepared to deposit 50 per cent of the tendered price with the Land and Agricultural Bank of Kenya.

The Minister for Agriculture and Animal Husbandry does not bind himself to accept the highest or any tender.

Tenders should be addressed to the undersigned to reach this office on or before the 15th day of April 1966.

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

GAZETTE NOTICE NO. 944

THE CROWN LANDS ACT

(Cap. 280)

TIMAU—GOVERNMENT LAND—106 ACRES (APPROXIMATELY)

THE Commissioner of Lands gives notice that applications are invited for alienation of the agricultural land detailed herbelow.

2. Applications must be submitted to the Commissioner of Lands, P.O. Box 30089, Nairobi, to arrive not later than noon on Friday, 13th May 1966.

3. A plan of the land may be seen at the Public Map Office, Lands Department, City Square, Nairobi, and copies may be obtained from the Public Map Office on payment of Sh. 3, post free.

Description.—L.R. No. 2818.

Locality.—Meru District.

Acreage.—106 acres (approximately).

Unimproved value.—Sh. 5,300.

Annual rent.—Sh. 53.

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

Dated at Nairobi this 8th day of March 1966.

GAZETTE NOTICE No. 945

THE CROWN LANDS ACT
(Cap. 280)

KERICO—PLOTS FOR WORKSHOPS, GARAGES AND GODOWNS

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

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

3. Applications should be submitted to the Commissioner of Lands, Nairobi, through the Clerk to the Council, County Council of Kipsigis, stating the plot required in order of preference.

4. Applications must be sent so as to reach the Clerk to the Council, County Council of Kipsigis, not later than noon on the 14th day of April 1966.

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

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

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

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

(c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

(d) Application forms may be obtained from the offices of both the District Commissioner, Kericho, and the Clerk to the Council.

General Conditions

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

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

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

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

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

Special Conditions

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

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

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

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

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

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

5. The land and buildings shall only be used for workshop, garage or godown and residence for one person not exceeding 100 sq. ft. will be permitted.

6. The buildings shall not cover more than 90 per centum of the area of the land or such lesser area that may be prescribed by the Local Authority in its by-laws.

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

8. The grantee shall not subdivide the land.

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

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

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

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

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

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

Dated at Nairobi this 15th day of March 1966.

SCHEDULE

Plot No.	Area (Approx.)	Stand Premium	Annual Rent	Road Charges	Survey Fees
	Acres	Sh.	Sh.	Sh.	Sh.
255	0.344	2,838/80	567/75	15,806/53	199
256	0.309	2,535/00	507/00	14,225/88	199
257	0.275	2,251/00	450/20	12,645/22	199
258	0.270	2,356/40	471/30	11,718/96	199

GAZETTE NOTICE NO. 946

THE CROWN LANDS ACT

(Cap. 280)

PLOTS FOR BUILDERS' YARD AND BUS DEPOT

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

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

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

4. Applications must be sent so as to reach the District Commissioner, not later than noon on the 5th day of April 1966.

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

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

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

General Conditions

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

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

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

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

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

Special Conditions

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

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

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

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

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

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

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

6. The grantee shall not subdivide the land.

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

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

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

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

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

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

Special Conditions in Respect of Builders' Yard

(1) The land and buildings shall only be used for the purposes of a builders' yard.

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

Special Conditions in Respect of Bus Depot

(1) The land and buildings shall only be used for the purposes of a bus depot.

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

SCHEDULE I

Plots for Builders' Yard—Four Plots

Area.—

- (a) 0.61 acre (approximately).
- (b) 0.44 acre (approximately).
- (c) 0.48 acre (approximately).
- (d) 0.63 acre (approximately).

Stand premium.—Sh. 1,836 (each).

Annual rent.—Sh. 367/20 (each).

Stamp duty.—Sh. 45 (each).

Survey fees.—Payable on demand.

Road charges.—Payable on demand.

SCHEDULE II

Plot for Bus Depot

Area.—1.91 acres (approximately).

Stand premium.—Sh. 9,165.

Annual rent.—Sh. 1,833.

Stamp duty.—Sh. 220.

Survey fees.—Payable on demand.

Road charges.—Payable on demand.

GAZETTE NOTICE No. 753

THE CROWN LANDS ACT

(Cap. 280)

MOLO TOWNSHIP—PLOT FOR PRIVATE RESIDENTIAL PURPOSES

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

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

3. Applications should be submitted to the Commissioner of Lands, Nairobi, through the Clerk of the Council, County Council of Central Rift, P.O. Box 138, Nakuru.

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

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

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

(a) If the applicant is offered and takes up and pays for a plot within a period of 14 days as required in paragraph 5 below, the deposit will be credited to him.

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

(c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

(d) Application forms may be obtained at the offices of both the District Commissioner, Nakuru, and the Clerk to the Council, County Council of the Central Rift, Nakuru.

General Conditions

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

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

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

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

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

Special Conditions

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

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

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

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

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

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

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

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

6. The grantee shall not subdivide the land.

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

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

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

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

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

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

Dated at Nairobi this 1st day of March 1966.

SCHEDULE

Plot No.—Unsurveyed.

Area.—16.5 acres (approximately).

Stand premium.—Sh. 2,280.

Annual rent.—Sh. 456.

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

Survey fees.—Payable on demand.

GAZETTE NOTICE No. 752

THE CROWN LANDS ACT

(Cap. 280)

PLOTS FOR SHOPS WITH RESIDENCE AND DAIRY PURPOSE

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

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

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

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

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

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

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

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

(c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

General Conditions

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

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

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

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

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

Special Conditions

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

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

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

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

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

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

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

6. The grantee shall not subdivide the land.

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

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

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

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

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

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

Special Conditions in Respect of Plot for Shop combined with Residence

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

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

Special Conditions in Respect of Dairy Plot

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

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

SCHEDULE I

Place.—Thomson's Falls.

Plot No.—Unsurveyed.

Area.—0.1148 of an acre (approximately).

Stand premium.—Sh. 1,000.

Annual rent.—Sh. 200.

Stamp duty.—Sh. 25.

Road charges.—Payable on demand.

Survey fees.—Payable on demand.

SCHEDULE II

Place.—Thomson's Falls.

Plot No.—Unsurveyed.

Area.—0.1033 of an acre (approximately).

Stand premium.—Sh. 1,000.

Annual rent.—Sh. 200.

Stamp duty.—Sh. 25.

Road charges.—Payable on demand.

Survey fees.—Payable on demand.

GAZETTE NOTICE No. 947

THE REGISTERED LAND ACT, 1963
(No. 25 of 1963)PETROL SERVICE SITE, WANJOHI TOWNSHIP,
WANJOHI SETTLEMENT SCHEME NO. 227

THE Commissioner of Lands on behalf of the Settlement Fund Trustees gives notice that a plot in the above-named township, as described in the Schedule hereto, is available for alienation and applications are invited for the direct grant of the plot.

A map of the plot may be seen at the Lands Department or at the office of the District Commissioner and the Local Senior Settlement Officer.

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

4. Applicants must enclose with their applications their cheque for Sh. 500 drawn on the applicant's own banking account and payable to the Commissioner of Lands as a deposit which will be dealt with as follows:—

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

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

General Conditions

1. The ordinary conditions applicable to township grants of this nature shall apply.

2. The term of the grant shall be 99 years from the first day of the month following notification of the approval of the grant.

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

Special Conditions

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

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

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

3. The grantee shall at his own expense suitably connect the said drainage system and also the water supply system with any town drainage and/or town water supply system when in the opinion of the Local Authority the latter systems are so far completed as to enable the grantee to do so.

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

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

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

6. The land and buildings shall be used for the purposes of a petrol and service station which shall include only the greasing, washing and oiling of vehicles. Adequate car-parking facilities are to be provided on the plot for those cars which are serviced at the station.

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

8. The buildings shall not cover a greater area of the land than may be prescribed by the Local Authority.

9. The grantee shall not subdivide the land.

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

11. The grantee shall not erect on the land any hoarding, placard, poster sign or advertisement except a notice advertising the presence and products of the grantee's business.

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

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

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

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

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

SCHEDULE

Plot No.—255.

Area.—0.42 acre (approximately).

Stand premium.—Sh. 2,160.

Annual rent.—Sh. 432.

Road charges.—On demand.

Survey fees.—Sh. 50.

GAZETTE NOTICE No. 948

THE TRADE MARKS ACT
(Cap. 506)

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

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

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

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

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

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

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

CLASS 3—SCHEDULE III

PARADISO PERDUTO

12993.—All goods in Class 3 (Schedule III). PAGLIERI S.P.A., a Societa per Azioni organized and existing under the laws of Italy, manufacturers and merchants, of via Genoa, Allesandria, Italy, and c/o Messrs. Atkinson Cleasby and Company, advocates, P.O. Box 29, Mombasa. 10th April 1965.

ANNE FRENCH

B.13173.—Cleansing toilet lotions for the skin. INTERNATIONAL CHEMICAL COMPANY LIMITED, of 12, Chenies Street, London, W.C.1, England, manufacturers, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 2nd July 1965.

GODDARD'S

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

13398.—Cleaning and polishing preparations. J. GODDARD AND SONS LIMITED (a British Company), manufacturers, of 15/35, Nelson Street, Leicester, England, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 30th August 1965. To be associated with No. 866.



13501.—Non-medicated toilet preparations and cosmetics, perfumes and perfumed products included in Class 3. SOCIETE D'HYGIENE DERMATOLOGIQUE DE VICHY VICHY SOURCE DE LA BEAUTE, manufacturers, of 28, Rue du President Wilson a Vichy (Allier), France, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 7th October 1965. To be associated with No. 13502 and others.

FELYVIT

11914.—Pharmaceutical goods. Class 5 (Schedule III). IKAPHARM, DR. IKELHEIMER AND CO. LTD., INCORPORATED, ISRAEL, manufacturers, of P.O. Box 31, Ramat-Gan, and c/o B. C. Syal, Esq., advocate, P.O. Box 10781, Bank of Baroda Building, Victoria Street, Nairobi. 2nd July 1963.

INTERDENS

12859.—Medicated tooth-picks and gum massagers. Class 5 (Schedule III). NICHOLAS PROPRIETARY LIMITED, manufacturing chemists, of 699, Warrigal Road, Chadstone S.E. 10, Victoria, Australia, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 15th February 1965.

RADECOL

B.13040.—Pharmaceutical preparations. Class 5 (Schedule III). VEB ARZNEIMITTELWERK DRESDEN, manufacturers and merchants of chemical and chemopharmaceutical products, a company duly organized and existing under the laws of the German Democratic Republic, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 13th May 1965.

TRANQUO-BUSCOPAN

13241.—Pharmaceutical and veterinary preparations having hypnotic, sedative, tranquilizing and analgesic properties. Class 5 (Schedule III). C. H. BOHRINGER SOHN, Kommanditgesellschaft organized under the laws of the Federal Republic of Germany, manufacturers, of Ingelheim am Rhein, Germany, and c/o Messrs. Atkinson, Cleasby and Company, advocates. P.O. Box 29, Mombasa. 16th July 1965. To be associated with No. 8537 and others.

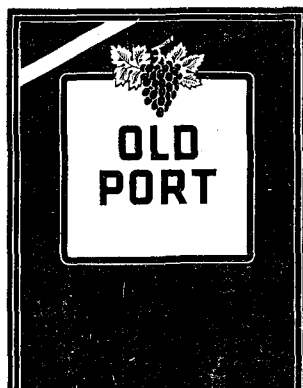


PARKINSON'S

Registration of this trade mark shall give no right to the exclusive use of the word "PARKINSON" or "PARKINSON'S".

13506.—Non-medicated sugar confectionery. Class 30 (Schedule III). S. PARKINSON AND SON (DONCASTER) LIMITED, a limited liability company incorporated in England, carrying on the business of a manufacturer of Royal Butter-scotch Works, Brooke Street, Doncaster, Yorkshire, England, and c/o Messrs. Hamilton Harrison and Mathews, advocates, P.O. Box 30333, Nairobi. 12th October 1965.

CLASS 34—(SCHEDULE III)



It is a condition of registration that the blank spaces in the mark are to remain unoccupied or, if occupied, then by matter of a purely descriptive nature and non-trade mark character.

13415.—Tobacco whether manufactured or unmanufactured. Class 34 (Schedule III). IMPERIAL TOBACCO COMPANY OF CANADA LIMITED, manufacturers, of 3810, St. Antoine Street, Montreal 30, Province of Quebec, Canada, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 2nd September 1965.

FAIRWAY

13479.—Tobacco whether manufactured or unmanufactured Class 34 (Schedule III). ALFRED DUNHILL LIMITED (a company incorporated under the laws of England), manufacturers and merchants, of 30 Duke Street, St. James's, London, England, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. To be associated with No. 13390. 27th September 1965.

SALAMA

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

12427.—All goods in Class 3 (Schedule III). MARAHABA LIMITED, manufacturers, of Plot Nos. 45-48, KB 9. Industrial Area, Tanga Municipality, Tanga, Tanzania, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 1st June 1964.

EQUATOR

13319.—Sisal ropes and twines and other sisal products included in this Class 22 (Schedule III). AFRICAN ROPES AND TWINES LIMITED, a limited liability company incorporated in Kenya, manufacturers, of Esso House, Queensway, P.O. Box 140, Nairobi, and c/o Messrs. Hamilton Harrison and Mathews, advocates, P.O. Box 30333, Nairobi. 12th August 1965.

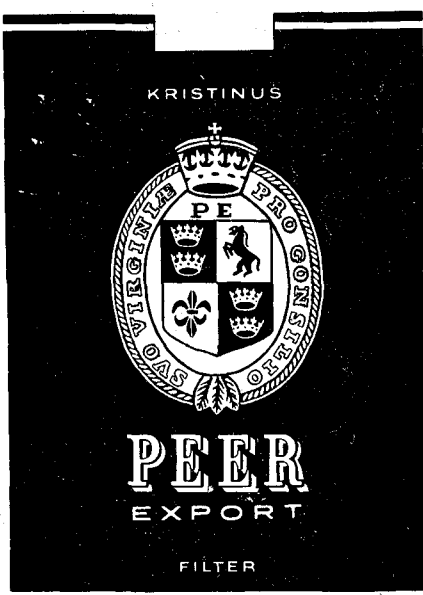


Registration of this trade mark shall give no right to the exclusive use of the letter "R".

13449.—All goods in this Class 23 (Schedule III). SOCIETA RHODIATOCE S.p.A., manufacturers, of Pizza Erculea 15, Milan, Italy, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 14th September 1965.

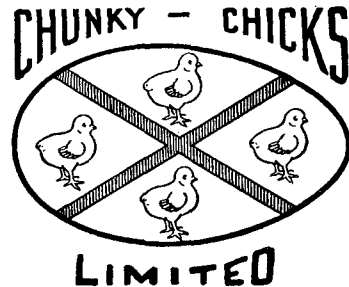
BAYER

B.13404.—All goods included in Class 25 (Schedule III). FARBNFABRIKEN BAYER AKTIENGESELLSCHAFT, manufacturers, of Leverkusen, Germany, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 30th August 1965.



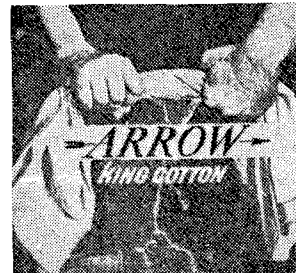
Registration of this trade mark shall give no right to the exclusive use of word KRISTINUS; the word "EXPORT" and initials "P E".

13018.—Tobacco whether raw or manufactured. KRISTINUS K.G. (a German Kommanditgesellschaft, of which the personally responsible partners are Dr. Friedrich Kristinus and Marie-Elisa Bach (nee Ritter). Class 34 (Schedule III). Merchants and manufacturers of 10 Karlstrasse, Munich 2, West Germany, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 27th April 1965.



Registration of this trade mark shall give no right to the exclusive use of the device of a chick and of an egg.

B.12315.—Dead poultry. Class 29 (Schedule III). CHUNKY CHICKS LIMITED, merchants, of Newbridge, Midlothian, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 23rd March 1964. To be associated with No. B.12316.



Registration of this trade mark shall give no right to the exclusive use of the words KING COTTON and also the device of clothes being rinsed.

13417.—Complete articles of clothing including under and outer clothing made of cotton or in which cotton predominates. CLUETT, PEABODY AND CO., INC., a corporation organized and existing under the law of the State of New York, United States of America, manufacturers and merchants, of 433, River Street, Troy State of New York, U.S.A., and c/o Messrs. Kaplan and Stratton, advocates P.O. Box 111, Nairobi. 4th September 1965.



13445.—All goods included in Class 25 (Schedule III). FARBNFABRIKEN BAYER AKTIENGESELLSCHAFT, manufacturers, of Leverkusen, Germany, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 13th September 1965. To be associated with Nos. 13403 and 13404.

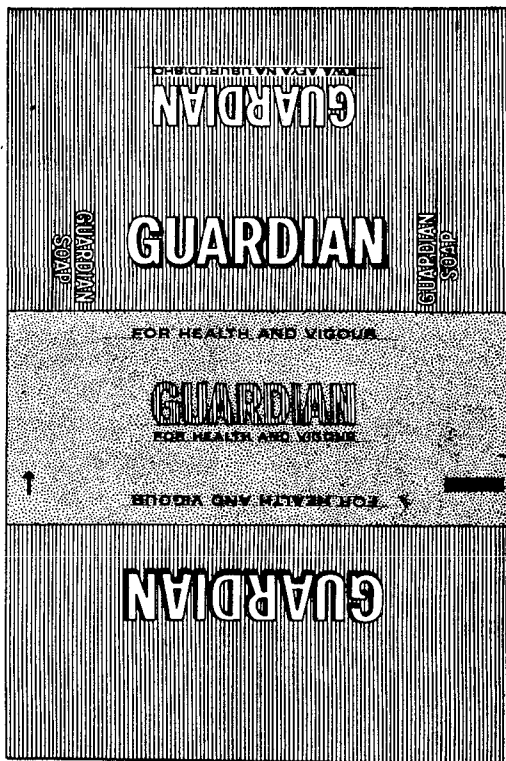


13497.—All goods included in Class 29 (Schedule III). HONIG MERKARTIKENLEN N.V., a company organized under the laws of the Kingdom of the Netherlands, manufacturers and merchants, of Lagedijk 2 at Koog aan de Zaan, The Netherlands, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 2nd October 1965. To be associated with No. 13498.

CLASS 30—SCHEDULE III

TETLEY

B.13489.—Tea, coffee, cocoa and roasted chicory. TETLEY TEA CO., LIMITED (a British Company), merchants, of 89 Worship Street, London, E.C.2, England, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 2nd October 1965.



Restricted to colours shown on labels.

Registration of this trade mark shall give no right to the exclusive use of the words "Kwa Afya na Uburundisho" (For health and freshness).

13461.—In use in relation to the goods covered by the specification other than the description "Soap" the mark will be varied by the substitution of the name of such goods for the aforesaid description. Class 3 (Schedule III). UNILEVER LIMITED, a British Company, manufacturers, of Port Sunlight, Cheshire, England, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 18th September 1965.

BAYER

13400.—All goods included in Class 1 (Schedule III). FARBFENFABRIKEN BAYER AKTIENGESELLSCHAFT, manufacturers, of Leverkusen, Germany, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. To be associated with Nos. 13401-2, 8560, 8562, 11986-7. 30th August 1965.

BAYER

13401.—All goods included in Class 2 (Schedule III). FARBFENFABRIKEN BAYER AKTIENGESELLSCHAFT, manufacturers, of Leverkusen, Germany, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. To be associated with Nos. 13400, 13402, 8560, 8562, 11986-7. 30th August 1965.

BAYER

13402.—All goods included in Class 5 (Schedule III). FARBFENFABRIKEN BAYER AKTIENGESELLSCHAFT, manufacturers, of Leverkusen, Germany, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. To be associated with Nos. 13400, 13401, 8560, 8562, 11986-7. 30th August 1965.

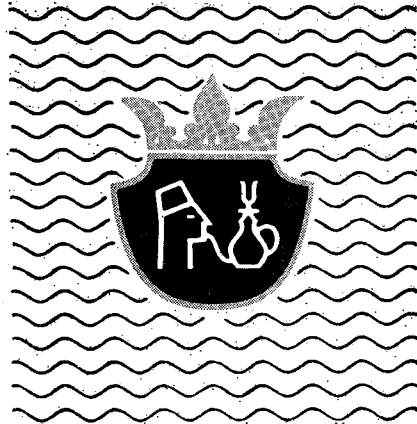
VELASQUES IBERIA

B.13314.—Tobacco and tobacco products. Class 34 (Schedule III). VELASQUES NEDERLAND, N.V., a limited liability company registered in the Kingdom of the Netherlands, manufacturers and merchants, of Provincialeweg 65, Meerveldboven, Holland, and c/o Messrs. Daly and Figgis, advocates, P.O. Box 34, Nairobi. 9th August 1965.

CLASS 34—SCHEDULE III

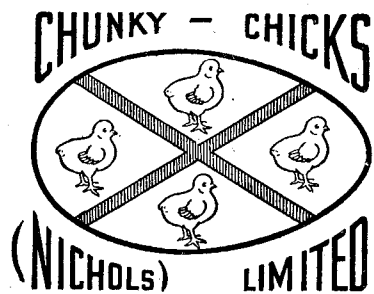
BERMUDA

13002.—Tobacco, whether manufactured or unmanufactured; and cigars and cigarettes. THE AMERICAN TOBACCO COMPANY, manufacturers, of 150 East 42nd Street, New York, N.Y., U.S.A., and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 15th April 1965.



Registration of this trade mark shall give no right to the exclusive use of the device of a Hookah Pipe as such separately and apart from the mark as a whole.

13514.—Tobacco, whether manufactured or unmanufactured; cigarettes and cigars. Class 34 (Schedule III). THE AMERICAN TOBACCO COMPANY, manufacturers, of 150 East 42nd Street, New York, State of New York, U.S.A., and c/o Messrs. Kaplan and Stratton, advocates. P.O. Box 111, Nairobi. 13th October 1965.



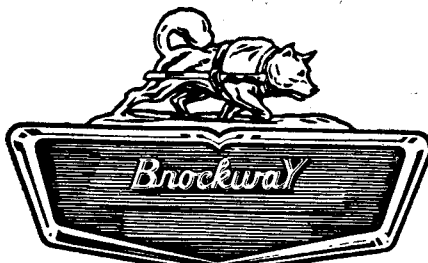
Registration of this trade mark shall give no right to the exclusive use of the devices of chicks and shall not be used in red or any similar colour.

B.12316.—Live poultry, Class 31 (Schedule III). CHUNKY CHICKS LIMITED, merchants, of Newbridge, Midlothian, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. To be associated with No. 12315. 23rd March 1964.



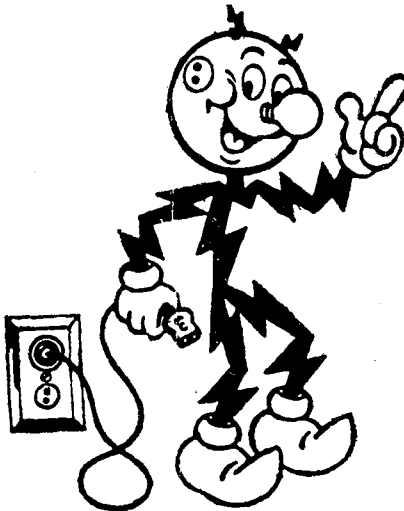
Registration of this trade mark shall give no right to the exclusive use of the word "MACK".

13396.—All goods included in Class 12 (Schedule III). MACK TRUCKS, Inc. (a corporation organized under the laws of the State of New York, United States of America), manufacturers, of 85 Chestnut Ridge Road, City of Montvale, State of New Jersey, United States of America, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 30th August 1965.



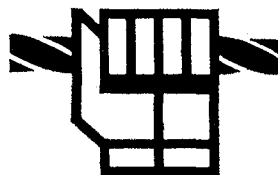
Registration of this trade mark shall give no right to the exclusive use of the word "BROCKWAY".

13387.—All goods included in Class 12 (Schedule III). MACK TRUCKS, Inc. (a corporation organized under the laws of the State of New York, United States of America), manufacturers, of 85 Chestnut Ridge Road, City of Montvale, State of New Jersey, United States of America, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 30th August 1965.



REDDY KILOWATT
Your Electric Servant

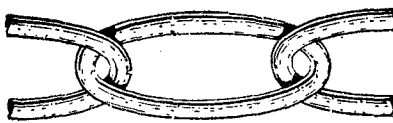
12445.—Paper and paper articles, cardboard articles, printed matter, newspapers and periodicals, books; stationery, adhesive materials (stationery); office requisites (other than furniture); instructional and teaching material (other than apparatus); playing cards; (printer's) type and cliches (stereotype). REDDY KILOWATT, INC. (a corporation organized and existing under the laws of the State of Delaware, U.S.A.), merchants, of 750 Third Avenue, New York, N.Y. 10017, U.S.A., and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 17th June 1965.



13327.—Concrete reinforcement made of metal. Class 6 (Schedule III). THE SQUARE GRIP REINFORCEMENT COMPANY (LONDON) LIMITED (a British company), manufacturers, of Colnbrook By-Pass, Colnbrook, Slough, Buckinghamshire, England, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 13th August 1965.

HILL ALDAM

B.13496.—Partitions, screens, doors, gates, shutters, windows, casements and turntables for road vehicles, all made wholly or principally of common metal; parts and fittings for all the aforesaid goods all included in Class 6 (Schedule III). E. HILL ALDAM AND COMPANY LIMITED (a British company), manufacturers, of Bitannic Works, Red Lion Road, Tolworth, Surbiton, Surrey, England, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 2nd October 1965.



13304.—Machinery parts made wholly or partly of carbon, metal, or carbon and metal, and machinery parts being mountings or holders for the said parts. Class 7 (Schedule III). MORGANITE CARBON LIMITED (a British company), manufacturers and merchants, of Battersea Church Road, London, S.W.11, England, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 29th July 1965.

PALABA

13000.—Electric batteries, accumulators and dry cells of all kinds. Class 9 (Schedule III). BATERIA SLANY, NARODNI PODNIK, manufacturers, of Slany, Czechoslovakia, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 15th April 1965.

DIPTRACIDE

13313.—Insecticides; disinfectants and sanitary substances; preparations for killing weeds and destroying vermin. Class 5 (Schedule III). MERCK AND CO., INC., a New Jersey Corporation, manufacturers, of 126 E. Lincoln Avenue, Rahway, New Jersey, United States of America, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 9th August 1965.

THIOFOG

13458.—Active ingredients for the manufacture of pesticides to be used on plants by spraying and/or dusting. Class 5 (Schedule III). FARBWERKE HOECHST AKTIENGESELLSCHAFT, vormals Meister Lucius and Bruning, a joint stock company organized under the laws of Germany (Federal Republic of Western Germany), manufacturers and merchants, of Frankfurt/Main, Germany, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 17th September 1965.

DEXA-RHINASPRAY

13491.—All goods included in Class 5, all being for use by spraying and/or dusting. (C. H. BOEHRINGER SOHN, a Kommanditgesellschaft organized under the laws of the Federal Republic of Germany, manufacturers, of Ingelheim am Rhein, Germany, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. To be associated with No. 12100 and others. 2nd October 1965.



Registration of this trade mark shall give no right to the exclusive use of the device of a metal band.

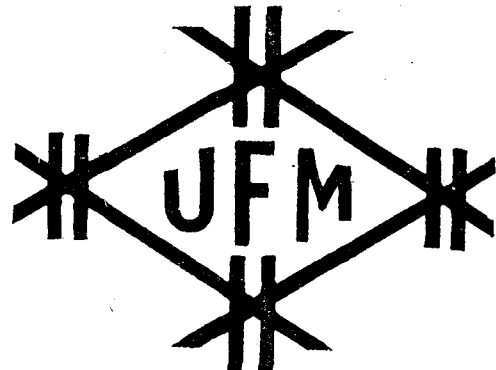
13286.—Bands of iron and steel for packaging and baling. Class 6 (Schedule III). TITAN EISENWARENFABRIK G.m.b.H., a German company, manufacturers, of Schwelm/Westphalia, Germany, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 27th July 1965.

SQUARE GRIP

B.13326.—Material of common metal for reinforcing concrete. Class 6 (Schedule III). THE SQUARE GRIP REINFORCEMENT COMPANY (LONDON) LIMITED (a British company), manufacturers, of Colnbrook By-Pass, Colnbrook, Slough, Buckinghamshire, England, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 13th August 1965.

AFRICA STAR

Registration of the mark shall confer no exclusive right to use the letters. U. F. and M, singly or together.



13075.—All goods included in this Class 22 (Schedule III). UGANDA FISH-NET MANUFACTURERS LIMITED, a limited liability company registered in Uganda, manufacturers and merchants, of Spring Road, New Bugolobi Industrial Area, P.O. Box 3025, Kampala, Uganda, and c/o Messrs. Hamilton Harrison and Mathews, advocates, P.O. Box 30333, Nairobi. 21st May 1965.

PERMOSEAL

13222.—Gasket cement, gasket shellac and automotive chemicals for the motor trade. ALBERTI G.M.B.H., Class 12 (Schedule III), manufacturers, of 1, Berlin 61, Germany, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi.

BAYER

B.13490.—All goods included in Class 22 (Schedule III). FARBFENFABRIKEN BAYER AKTIENGESELLSCHAFT, manufacturers, of Leverkusen, Germany, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa. 2nd October 1965. To be associated with No. 13495.

FINART

B.13374.—Crayons for drawing and writing. Class 16 (Schedule III). THE COSMIC CRAYON COMPANY LIMITED, manufacturers and merchants, of Ampthill Road, Bedford, Bedfordshire, England, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 27th August 1965.

FREART

13375.—Crayons for drawing and writing. Class 16 (Schedule III). THE COSMIC CRAYON COMPANY LIMITED, manufacturers and merchants, of Ampthill Road, Bedford, Bedfordshire, England, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 27th August 1965.

PERMOSEAL

13221.—Gasket cement and gasket shellac. Class 2 (Schedule III). ALBERTI G.M.B.H., manufacturers, of 1, Berlin 61, Germany, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. 14th July 1965.

BAYER

B.13403.—All goods included in Class 17 (Schedule III). FARBFENFABRIKEN BAYER AKTIENGESELLSCHAFT, manufacturers, of Leverkusen, Germany, and c/o Messrs. Atkinson, Cleasby and Company, advocates, P.O. Box 29, Mombasa.

CLASS 12—SCHEDULE III

Registration of this trade mark shall give no right to the exclusive use of the device of a motor cycle.

13172.—Lightweight motor cycles, motor cycles, motor vehicles, cars and other vehicles for locomotion by land together with the parts and accessories for the aforesaid goods all included in Class 12 (Schedule III); also spare parts and accessories included in Class 12 (Schedule III) for other apparatus for locomotion by air and water. DUCATI MECCANICA S.p.A., manufacturers and merchants, of Borgo Panigale, Bologna, Italy, and c/o Messrs. Kaplan and Stratton, advocates, P.O. Box 111, Nairobi. To be associated with No. 13414. 2nd July 1965.

Nairobi,
3rd March 1966.

O. J. BURNS,
Deputy Registrar of Trade Marks.

GAZETTE NOTICE NO. 949**THE TROUT ACT**

(Cap. 380)

APPOINTMENT

IN EXERCISE of the powers conferred by section 8 of the Trout Act, the Chief Fisheries Officer hereby appoints—

ARTHUR JOSEPH SCOTT

to be an Honorary Fish Warden for the period of five years from the date hereof.

Nairobi, 24th March 1966.

C. E. P. WATSON,
Chief Fisheries Officer.

GAZETTE NOTICE No. 950

THE AFRICAN LIQUOR ACT
(Cap. 122)

THIKA AFRICAN LIQUOR LICENSING BOARD

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

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

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

C. KISAKA,
Chairman,

Thika,
5th March 1966.

Thika African Liquor Licensing Board.

GAZETTE NOTICE No. 951

THE AFRICAN LIQUOR ACT
(Cap. 122)

NYERI AFRICAN LIQUOR LICENSING BOARD

DULY authorized by the Provincial Commissioner, Central Province, Nyeri, a special meeting of the Nyeri African Liquor Licensing Board will be held in the District Commissioner's Office, Nyeri, at 10 a.m. on Monday, 21st March 1966, to consider the following applications:—

NEW APPLICATIONS

Messrs. Harrison Maranga and Waikwa Wamutitu, Plot No. 12, Majengo, Nyeri Township.

Messrs. David Mararo and Geoffrey Kabua, Plot No. 2, Section XXIV, Blue Valley, Nyeri.

G. Karungaru Kabua, Plot No. 1, Kiarithaini Village, Karatina. Johnson Mundia, Plot No. 54, Karatina.

Jeremiah Wanyondu, Plot No. 1B, Mihuti Market.

Gacuuru Ngorano, Plot No. 2, Giakanja Market.

Messrs. Jackson Ruitiari and Francis Muriuki, Plot No. 2, Section VI, Nyeri Township.

Messrs. Fausto Kamau and Co., Plot No. 25, Mweiga Township.

James Waweru Waigwa, Plot No. 1A. Kiamabara Village.

Jackson Ruitiari, Plot No. VI, Gaikuyu Market.

Maranga Munuhe, Plot No. 23, Kiamariga Market.

Mrs. Wanjuku Ajero, Plot No. 1A, Gatuya-ini Village.

Naftali Waruta, Plot No. 14, Kairuthi Market.

Messrs. Taracisio Waciira and Mwangi, Plot No. 2, Mathari.

Messrs. Taracisio Waciira and Co., Plot No. 25, Mweiga Township.

Messrs. Emmanuel and Co., Plot No. 16, Ndunu Market.

Edward W. Theuri, Samuel Gichuuru and S. Kabanya, Plot No. 1108/XII/1, Nyeri Township.

Macaria Rungare, Plot No. 121, Majengo, Nyeri Township.

Messrs. Stephen Muturi and Gibson Mwangi, Plot No. 1108/198, Nyeri Township.

Gatonye Kirima-ini, Plot No. 14, Kericho Market.

Messrs. Wenceslaus M. Wanjohi and Co., Plot No. 2, Thangathi Market.

Joseph Mahugu, Plot No. 1108/198, Nyeri Township.

Mrs. Rachel Muthoni Joseph, Plot No. 25, Mweiga Township.

Mutahi Kibiri, Plot No. 5, Kairia Market.

Erastus N. Muriuki, Plot No. 4, Karura Market.

Rukwaro Wamathai, Plot No. 8, Section V, Nyeri Township.

Messrs. Mahugu s/o Mucha and Partners, Plot No. 6, Birithia Market.

Amos Ruithanga, Plot No. 7, Kiganjo Township.

Messrs. North Tetu Bar and Restaurant, Plot No. 12, Section VIII, Nyeri Township.

Kinyua s/o Kihia, Plot No. 6, Kaharo Market.

J. H. KAHARA,
Chairman,

Nyeri,
26th February 1966.

Nyeri African Liquor Licensing Board.

GAZETTE NOTICE No. 952

THE LIQUOR LICENSING ACT

(Cap. 121)

KAKAMEGA LIQUOR LICENSING COURT

THE next statutory meeting of the Kakamega Liquor Licensing Court will be held in the County Council Hall, Kakamega, on Monday, 9th May 1966, at 10 a.m.

All applications for new licences, renewals, transfers and removals should reach the District Commissioner's Office, Kakamega, by Friday, 25th March 1966, on the appropriate form and duly completed.

Late applications may be accepted up to 9th April 1966, on payment of a fee of Sh. 150.

All applicants for new licences are required to appear in person or represented by an advocate before the Licensing Court.

C. N. CHOMBA,
President,
Kakamega Liquor Licensing Court.

GAZETTE NOTICE No. 953

THE LIQUOR LICENSING ACT

(Cap. 121)

SOUTH NYANZA LIQUOR LICENSING COURT

NOTICE is hereby given that the next statutory meeting of the South Nyanza Liquor Licensing Court will be held in the Office of the District Commissioner, Homa Bay, on Tuesday, 10th May 1966, at 10 a.m., to consider new applications and renewals for liquor licences.

Persons wishing to apply for licences should submit their applications on appropriate forms GP.147 which are obtainable at the Office of the District Commissioner, Homa Bay. Applications not received through the proper channels and before afternoon of 25th March 1966, will not be considered by the Court.

S. M. MUGUMBI,
President,
South Nyanza Liquor Licensing Court.

GAZETTE NOTICE No. 954

IN THE HIGH COURT OF KENYA AT NAKURU
PROBATE AND ADMINISTRATION

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

CAUSE NO. 3 OF 1966

By Barclays Bank D.C.O., of 54 Lombard Street in the City of London, England, and having offices at Nairobi and other places in the Republic of Kenya, the executor named in the will of the deceased, by its lawfully appointed attorneys Leonard Walker Faulks and Philip Glynn Grylls both of Nairobi in Kenya, through Messrs. Creswell Mann and Dod, advocates of Nakuru, for a grant of probate of the will and first and second codicils of the late William Pringle of Lamalok Farm, P.O. Gilgil in Kenya, who died at Nakuru on the 28th day of November 1965.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 29th day of March 1966.

P. N. KHANNA,
District Delegate,
Nakuru,
1st March 1966.

High Court of Kenya, Nakuru.
Note.—The will and codicils mentioned above are deposited and open to inspection at the Court.

GAZETTE NOTICE No. 955

IN THE HIGH COURT OF KENYA AT NAKURU
PROBATE AND ADMINISTRATION

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

CAUSE NO. 4 OF 1966

By Kamlaben Ishverbhai Amin (in the will called Kamlaben) and Laljibhai Punjabhai Patel, both of P.O. Box 478, Nakuru in Kenya, the executors named in the will of the deceased, through Messrs. Lawrence Long and Co., advocates of Nakuru, for a grant of probate of the will of the late Ishverbhai Jhaverbhai Amin of P.O. Box 478, Nakuru, who died at Nakuru on the 18th day of April 1965.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 29th day of March 1966.

S. K. SACHDEVA,
District Delegate,
Nakuru,
5th March 1966.

High Court of Kenya, Nakuru.
Note.—The will mentioned above is deposited and open to inspection at the Court.

GAZETTE NOTICE No. 956

IN THE HIGH COURT OF KENYA AT NAIROBI
PROBATE AND ADMINISTRATION

TAKE NOTICE that applications having been made in this Court in:-

(1) CAUSE NO. 61 OF 1966

By Michael Rouse Kemp of Nairobi in Kenya, one of the attorneys of Grace Soltan of Kensington, London in England, the executrix named in the will of the deceased, through Messrs. Hamilton, Harrison and Mathews, advocates, of Nairobi, for resealing in Kenya, grant of letters of administration with will annexed granted by the Principal Probate Registry of the High Court of Justice in England at London of the estate of Vincent William Soltan of Nairobi in Kenya, who died at Kensington, London in England on the 1st day of August 1964.

(2) CAUSE NO. 62 OF 1966

By Barclays Bank D.C.O. of Nairobi in Kenya, the executor named in the will of the deceased, through Messrs. Shapley Barret Marsh and Co., advocates, of Nairobi, for a grant of probate of the will of James Charles White of Mombasa in Kenya, who died at Dunnother Hospital, Nigel in South Africa on the 9th day of November 1965.

(3) CAUSE NO. 63 OF 1966

By Count Sir Eboo Pirbhoy of P.O. Box 898, Nairobi in Kenya, the executor named in the will of the deceased, through Messrs. Akram and Esmail, advocates, of Nairobi, for a grant of probate of the will of Kuverbhoy d/o Bhika w/o Ebrahim Alibhai of Nairobi in Kenya, who died at Nairobi aforesaid on the 21st day of March 1959.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 29th day of March 1966.

M. F. PATEL,
Deputy Registrar,

Nairobi,
11th March 1966.

High Court of Kenya, Nairobi.

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

GAZETTE NOTICE No. 957

PROBATE AND ADMINISTRATION

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

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

SCHEDULE

Public Trustee's Cause No.	Name of Deceased	Address	Date of Death	Testate or Intestate
19/66	Kariuki s/o Migwe ..	Nyakahuhu Village, Nyeri, District Nairobi	20-2-65	Intestate
20/66	Chaganganjal Jivan Tailor			
21/66	Joram Wairuhi ..	Nyeri	13-8-59 5-9-65	Intestate Intestate

Nairobi,
10th March 1966.

D. J. COWARD,
Public Trustee.

GAZETTE NOTICE No. 958

ESTATE OF THE LATE JOHN MILLICAN

To All to Whom It May Concern

TAKE NOTICE that all persons having any claims against or owing money to the above-named John Millican late of Durban, Natal, South Africa, who died at Durban aforesaid, on 6th July 1965, are requested to prove such claims or to pay the amount due as the case may be to The Standard Bank Limited, P.O. Box 30299, Nairobi, Kenya, on or before the 9th day of May 1966, after which date the estate of the said deceased will be distributed or administered according to law having regard only to the claims against the estate of which we the said Bank shall then have notice.

Dated the 2nd day of March 1966.

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

GAZETTE NOTICE No. 959

KHONDKAR FAZLE SOBHAN, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim against, or an interest in, the estate of the late Khondkar Fazle Sobhan, sometime of Nairobi in Kenya, who died on the 26th day of August 1962, on the high seas aboard R.M.S. *Cicilia*, is hereby required to send particulars in writing of his or her claim or interest to the undersigned before the 10th day of June 1966, after which date the attorney to the administrator will distribute the Kenya estate among the persons entitled thereto, having regard only to the claims and interests of which he shall have had notice and will not as respects the Kenya property so distributed be liable to any person of whose claim he shall not have had notice.

Dated the 9th day of March 1966.

KAPLAN & STRATTON,
Advocates to the Attorney to the Administrator,
P.O. Box 111, Queensway House,
York Street, Nairobi.

GAZETTE NOTICE No. 960

AUBREY CHARLES MADGEWICK MULLINS,
DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim against, or an interest in, the estate of the late Aubrey Charles Madgewick Mullins, of Henley-on-Thames, Oxfordshire in England, who died on the 24th day of August 1965, at Henley-on-Thames aforesaid, is hereby required to send particulars in writing of his or her claim or interest to the undersigned before the 10th day of June 1966, after which date the attorney to the executrix will distribute the Kenya estate among the persons entitled thereto, having regard only to the claims and interests of which he shall have had notice and will not as respects the Kenya property so distributed be liable to any person of whose claim he shall not have had notice.

Dated the 9th day of March 1966.

KAPLAN & STRATTON,
Advocates to the Attorney of the Executrix,
P.O. Box 111, Queensway House,
York Street, Nairobi.

GAZETTE NOTICE No. 961

JAMES GRIFFITHS, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim against or an interest in the estate of the late James Griffiths of Nakuru, Kenya, who died at Remuera, New Zealand, on 12th December 1965, is hereby required to send particulars in writing of his or her claim or interest to National and Grindlays Bank Limited, Trustee Department, P.O. Box 30402, Nairobi, before 17th May 1966, after which date the executors will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they have had notice and will not as respects the property so distributed be liable to any person of whose claim they shall not then have had notice.

Dated the 7th day of March 1966.

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

GAZETTE NOTICE No. 962

MRS. DOROTHY FRIEDA GRIFFITHS, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim against or an interest in the estate of the late Mrs. Dorothy Frieda Griffiths of Nakuru, Kenya, who died at Remuera, New Zealand, on 2nd January 1966, is hereby required to send particulars in writing of his or her claim or interest to National and Grindlays Bank Limited, Trustee Department, P.O. Box 30402, Nairobi, before 17th May 1966, after which date the executors will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they have had notice and will not as respects the property so distributed be liable to any person of whose claim they shall not then have had notice.

Dated the 7th day of March 1966.

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

GAZETTE NOTICE No. 963

IN THE HIGH COURT OF KENYA AT NAIROBI

IN BANKRUPTCY CAUSE NO. 67 OF 1961

Re: *Kirpal Singh s/o Santa Singh*

THE bankrupt having applied to the Court for his discharge, the Court has fixed the 18th day of March 1966, at 10.30 o'clock in the forenoon, at Law Courts, Nairobi, for hearing the application.

Dated this 2nd day of March 1966.

V. M. PATEL,
Advocate for *Kirpal Singh s/o Santa Singh,*
c/o P.O. Box 5086, Nairobi.

GAZETTE NOTICE No. 964

THE BANKRUPTCY ACT
(Cap. 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name.—Cumcliffe Parnham.*Address.*—P.O. Box 30526, Nairobi.*Description.*—Workshop Foreman Engineer.*Court.*—The High Court of Kenya, P.O. Box 30041, Nairobi.*No. of matter.*—B.C. 13 of 1962.*Date of order.*—18th February 1966.*Date of issue.*—8th March 1966.*Nature of order made.*—Discharge suspended for six months.

M. F. PATEL,
Deputy Registrar,
High Court of Kenya, Nairobi.

GAZETTE NOTICE No. 965

THE BANKRUPTCY ACT
(Cap. 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name.—Denis Charles Firth.*Address.*—P.O. Box 8938, Nairobi.*Description.*—Self-employed mechanic.*Court.*—The High Court of Kenya, P.O. Box 30041, Nairobi.*No. of matter.*—B.C. 16 of 1963.*Date of order.*—18th February 1966.*Date of issue.*—8th March 1966.*Nature of order made.*—Discharge suspended until the debtor pays £200 towards the benefit of his creditors.

M. F. PATEL,
Deputy Registrar,
High Court of Kenya, Nairobi

GAZETTE NOTICE No. 966

THE BANKRUPTCY ACT
(Cap. 53)NOTICE OF INTENDED DIVIDEND
(Summary Case)*Debtor's name.*—Vallabhdas Chhaganlal Mistry, formerly trading as Delhi Bazaar.*Address.*—P.O. Box 9858, Nairobi.*Description.*—Trader.*Court.*—High Court of Kenya at Nairobi.*No. of matter.*—B.C. 28 of 1961.*Last day for receiving proofs.*—31st March 1966.*Trustee's name.*—Official Receiver.*Address.*—P.O. Box 30031, Nairobi.Nairobi,
10th March 1966.

O. J. BURNS,
Deputy Official Receiver.

GAZETTE NOTICE No. 967

THE BANKRUPTCY ACT
(Cap. 53)NOTICE OF INTENDED DIVIDEND
(Summary Case)*Debtor's name.*—Peter Geoffrey Ellis, formerly trading as Ellis Electrical.*Address.*—P.O. Box 15058, Nairobi.*Description.*—Trader.*Court.*—High Court of Kenya at Nairobi.*No. of matter.*—B.C. 38 of 1961.*Last day for receiving proofs.*—31st March 1966.*Trustee's name.*—Official Receiver.*Address.*—P.O. Box 30031, Nairobi.Nairobi,
8th March 1966.

O. J. BURNS,
Deputy Official Receiver.

GAZETTE NOTICE No. 968

THE BANKRUPTCY ACT

(Cap. 53)

ADJUDICATION

(Summary Case)

Debtor's name.—Aisha Bibi widow of Meraj Din.*Address.*—Plot No. 70, Slaters Road, P.O. Box 1824, Nairobi (formerly of Kisumu).*Court.*—High Court of Kenya at Nairobi.*No. of matter.*—B.C. 17 of 1965.*Date of order.*—4th March 1966.*Date of petition.*—3rd January 1966.*Date of order for summary administration.*—7th January 1966.Nairobi,
8th March 1966.

O. J. BURNS,
Deputy Official Receiver.

GAZETTE NOTICE No. 969

IN THE HIGH COURT OF KENYA AT NAIROBI

IN BANKRUPTCY AND WINDING-UP CAUSE NO. 85 OF 1961

IN THE MATTER OF BUTLEIGH LIMITED

(In Liquidation)

AND

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

NOTICE OF DIVIDEND

Name of Company.—Butleigh Limited.*Address of registered office.*—Barclays Bank Building, Donald Avenue, Nakuru.*Court.*—High Court of Kenya at Nairobi.*No. of matter.*—Bankruptcy and Winding-up Cause No. 85 of 1961.*Amount per £.*—Cents 40.*First or final or otherwise.*—Second.*When payable.*—18th March 1966.*Where payable.*—Office of the Official Receiver, State Law Offices, P.O. Box 30031, Nairobi.Nairobi,
10th March 1966.

O. J. BURNS,
Deputy Official Receiver
and Liquidator

GAZETTE NOTICE No. 970

THE COMPANIES ACT

(Cap. 486)

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

The Pig and Whistle Hotel Limited.

National Advertising Limited.

Tabson Limited.

Dated this 10th day of March 1966.

O. M. SAMEJA,
Assistant Registrar of Companies.

GAZETTE NOTICE No. 971

IN THE MATTER OF THE COMPANIES ACT

(Cap. 486)

AND

IN THE MATTER OF PLANTERS RECRUITER'S LIMITED
(In Voluntary Liquidation)

NOTICE is hereby given that the final meeting of members is to be held on 18th April 1966, at 12 noon in Room 207, Mansion House, Nairobi, for the purpose contained in section 283 of the Companies Act.

Dated the 5th day of March 1966.

J. P. ORD,
Liquidator.

GAZETTE NOTICE No. 972

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

AND

IN THE MATTER OF ARASH ESTATE LIMITED
MEMBERS' VOLUNTARY WINDING UP

NOTICE is hereby given that at an extraordinary general meeting of the members of Arash Estate Limited held at Nakuru on 28th February 1966, the following special resolution was duly passed:—

"THAT the Company be wound up as a members' voluntary winding up and that Wyndham Kinloch Forbes, Chartered Accountant of P.O. Box 45, Nakuru, be and is hereby appointed liquidator for the purposes of the winding up."

Creditors of the Company are required on or before 15th April 1966, to send full particulars of all claims they may have against the Company to the undersigned, the liquidator of the said Company, and if so required by notice in writing from the liquidator, personally, or by their advocates, to come in and prove their debts or claims set out in such notice or in default thereof they may be excluded from the benefit of any distribution made before such debts are proved.

Dated at Nakuru this 8th day of March 1966.

W. K. FORBES,
Liquidator,
P.O. Box 45, Nakuru.

GAZETTE NOTICE No. 973

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

AND

IN THE MATTER OF ARASH ESTATE LIMITED
APPOINTMENT OF LIQUIDATOR
(Members' Voluntary Winding Up)
(Rule 51 (2))

Name of Company.—Arash Estate Limited.
Address of registered office.—National and Grindlays Bank Building, Nakuru.
Registered postal address.—P.O. Box 45, Nakuru.
Nature of business.—Farming.
Liquidator's name.—Wyndham Kinloch Forbes.
Address.—P.O. Box 45, Nakuru.
Date of appointment.—28th February 1966.
By whom appointed.—Members.

Dated at Nakuru this 8th day of March 1966.

WYNDHAM KINLOCH FORBES,
Liquidator.

GAZETTE NOTICE No. 974

THE SOCIETIES ACT
(Cap. 108)

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

SCHEDULE

Kenya Justice.
Taveta Progressive Association.
Machakos Chamber of Commerce.

Dated this 10th day of March 1966.

D. J. COWARD,
Registrar of Societies.

GAZETTE NOTICE No. 975

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

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

SCHEDULE

Holy Spirit Church, Bukoyani, to Holy Spirit Church of East Africa.

Dated this 10th day of March 1966.

D. J. COWARD,
Registrar of Societies.

GAZETTE NOTICE No. 976

THE SOCIETIES ACT

(Cap. 108)

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

SCHEDULE

East African Women's League, Njoro Branch.

Dated this 10th day of March 1966.

D. J. COWARD,
Registrar of Societies.

GAZETTE NOTICE No. 977

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

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

- (a) the societies listed in the First Schedule hereto have been registered, and
 - (b) the society listed in the Second Schedule hereto has been refused registration,
- under the provisions of the Societies Act (Cap. 108).

FIRST SCHEDULE

Name of Society	Date Registration Effected
Star Night Club	23-2-66
Gatundu Welfare Association	4-3-66
Ombasa Club, Nairobi	4-3-66
Nakuru Railway African Parents' Association	4-3-66
East Africa Overseas Educational Association	7-3-66
Ushambaraa Association of Nairobi	7-3-66
Mbari Ya Kure	7-3-66
Divine Christian Church of East Africa Musembe Nyangori Branch	8-3-66

SECOND SCHEDULE

Name of Society	Date of Refusal
Mung'abo Brotherhood Society	2-3-66

Dated this 10th day of March 1966.

D. J. COWARD,
Registrar of Societies.

GAZETTE NOTICE No. 978

EAST AFRICA GENERAL INSURANCE COMPANY
LIMITED

P.O. Box 1392, KAMPALA (U)

LOSS OF SHARE CERTIFICATE

Share Certificate No. 305 for 50 Shares (Distinctive Nos. 9601 to 9650 both inclusive) in the name of Rugnath Jeram Morjaria of P.O. Box 94, Nakuru (Kenya).

APPLICATION having been made to the Company for the issue of a duplicate of the above-numbered share certificate, the original having been reported as lost or misplaced irretrievably, notice is hereby given that unless objection is lodged to the office of the Company within 30 days from the date hereof, a duplicate certificate will be issued to the shareholder.

Dated at Kampala this 28th day of February 1966.

B. C. THAKORE,
General Manager,
P.O. Box 1392, Kampala.

GAZETTE NOTICE No. 979

THE OLD MUTUAL

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

MUTUALPARK, PINELANDS, C.P.

LOSS OF POLICY

Policy No. 1435772B for Sh. 1,960 dated 5-2-1963 on the life of Sat Pall s/o Sukhlal and the property of Sat Pall s/o Sukhlal.

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

G. K. LINDSAY,
General Manager.

GAZETTE NOTICE No. 980

THE LOCAL GOVERNMENT REGULATIONS, 1963
(L.N. 256 of 1963)THE LOCAL GOVERNMENT (NAROK TRADE DEVELOPMENT JOINT BOARD) ORDER, 1966
(L.N. 38 of 1966)

APPOINTMENTS TO THE BOARD

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

Mishek Partasio ole Nampaso,
Philip Kiampua ole Kukutia,
Naumu ole Punuya,

to be members of the Narok Trade Development Joint Board.

Dated this 23rd day of February 1966.

J. P. SIPARO,
*Clerk to the Council,
Narok County Council.*

GAZETTE NOTICE No. 981

THE LOCAL GOVERNMENT (ELECTIONS) RULES, 1963
(L.N. 370 of 1963)

NOTICE OF ELECTIONS

ELECTIONS are to be held of Councillors to serve on the County Council of South Nyanza for the following electoral areas:—

<i>Electoral Area</i>	<i>Reg. Unit No.</i>	<i>Name of Reg. Unit</i>
Bugumbe	364	Mabera.
	365	Isbania.
	366	Masaba.
	328	Kabonyo.
	329	Kwandiko.
	330	Kachola and Kadwet.
East Konyango	331	Kajwang'.
	332	Kayambo.
	333	Kwambo.
	334	Kochieng', Komungu and Kakaeta.

Nomination day will be the 14th day of March 1966.

Nomination papers may be delivered by the candidates to the Returning Officer between the hours of 8 a.m. and noon on 14th March 1966, at the office of the District Officer, Migori and Western.

Forms of nomination may be obtained from the District Commissioner's Office, Homa Bay, on any week-day between the hours of 9 a.m. and noon.

Elections are to be held on 21st March 1966.

S. M'MUGAMBI,
*Returning Officer,
South Nyanza,
Homa Bay.*

GAZETTE NOTICE No. 982

THE LOCAL GOVERNMENT REGULATIONS, 1963
(L.N. 256 of 1963)THE LOCAL GOVERNMENT (TANA RIVER TRADE DEVELOPMENT JOINT BOARD) ORDER, 1965
(L.N. 283 of 1965)

APPOINTMENTS TO THE BOARD

IN EXERCISE of the powers conferred by paragraph 3 of the Local Government (Tana River Trade Development Joint Board) Order, 1965, the County Council of Tana River hereby appoints—

Shamboro Elema,
Osman Bajila,
Abdallah Saadan,

to be members of the Tana River Trade Development Joint Board.

Dated this 16th day of February 1966.

ISRAEL-L-E-DAIDDO,
*Clerk to the Council,
Tana River County Council.*

GAZETTE NOTICE No. 983

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

RESULT OF ELECTIONS

PURSUANT to the provisions of rule 13 of the Local Government (Elections) Rules, 1963, as amended by Legal Notice No. 629 of 1963, notice is hereby given that at elections held on 19th February 1966, the following candidates were duly elected as Councillors of the County Council of Kisumu:—

<i>Electoral Area</i>	<i>Candidate Elected</i>
North-West Ugenya	Nyabaya W. Madara.
West Alego	Peter Joseph Osowo.
South Gem	Daniel Ndonga.
North Nyakach	Joseph Martin Odingo.

Dated this 21st day of February 1966.

E. NJENGA,
Returning Officer, Kisumu.

GAZETTE NOTICE No. 984

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

NOTICE is hereby given that the following persons were elected unopposed as Councillors of the above-mentioned Council in the electoral areas shown against their names, on Friday, 18th February 1966:—

<i>Name</i>	<i>Place of Residence</i>	<i>Electoral Area</i>
Nasil Lokuchoi ..	Lokori	Kangetet
Lobwin Longolan	Lokitaung	Lokitaung
Eyenai Ngimoi ..	Kakuma	Ngilukumong

Returning Officer, Lodwar.

GAZETTE NOTICE No. 985

THE COUNTY COUNCIL OF TAITA/TAVETA
THE GRADUATED PERSONAL TAX ACT, 1963

(48 of 1963)

NOTICE

IN EXERCISE of the powers conferred by section 3 (1) of the Graduated Personal Tax Act, 1963 (No. 48 of 1963), as amended by L.N. 104 of 1965, Graduated Tax will be levied and collected in the area of the Taita/Taveta County Council for 1966 at the following rates:—

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

E. T. MWAMUNGA,
*Clerk to the Council,
Taita/Taveta County Council.*

GAZETTE NOTICE No. 986

THE PROVINCIAL COUNCIL ELECTIONS (CENTRAL PROVINCE) ENACTMENT, 1965

NOTICE ON RECEIPT OF WRIT AND OF PARTICULARS THEREOF

IN PURSUANCE of the provision of section 12 (4) (b) of the Provincial Council Elections (Central Province) Enactment, 1965, I hereby give notice that on the 2nd day of March 1966, I received from the Clerk, Central Province Provincial Council, under section 12 of the said Enactment, a writ addressed to the Returning Officer of the Baricho Constituency.

The date fixed in the said writ for the nomination of candidates is the 19th day of March 1966, and the date fixed therein for the poll is the 10th day of April 1966.

Dated this 2nd day of March 1966.

P. K. BOIT,
*Supervisor of Elections,
for Central Province Provincial Council.*

GAZETTE NOTICE NO. 987

THE PROVINCIAL COUNCIL ELECTIONS (CENTRAL PROVINCE) ENACTMENT, 1965

NOTICE ON RECEIPT OF WRIT AND OF PARTICULARS THEREOF

IN PURSUANCE of the provision of section 12 (4) (b) of the Provincial Council Elections (Central Province) Enactment, 1965, I hereby give notice that on the 2nd day of March 1966, I received from the Clerk, Central Province Provincial Council, under section 12 of the said Enactment, a writ addressed to the Returning Officer of the Githunguri Constituency.

The date fixed in the said writ for the nomination of candidates is the 19th day of March 1966, and the date fixed therein for the poll is the 10th day of April 1966.

Dated this 2nd day of March 1966.

P. K. BOIT,
Supervisor of Elections.
for Central Province Provincial Council.

GAZETTE NOTICE NO. 988

THE PROVINCIAL COUNCIL ELECTIONS (CENTRAL PROVINCE) ENACTMENT, 1965

NOTICE ON RECEIPT OF WRIT AND OF PARTICULARS THEREOF

IN PURSUANCE of the provision of section 12 (4) (b) of the Provincial Council Elections (Central Province) Enactment, 1965, I hereby give notice that on the 2nd day of March 1966, I received from the Clerk, Central Province Provincial Council, under section 12 of the said Enactment, a writ addressed to the Returning Officer of the Kiine Constituency.

The date fixed in the said writ for the nomination of candidates is the 19th day of March 1966, and the date fixed therein for the poll is the 10th day of April 1966.

Dated this 2nd day of March 1966.

P. K. BOIT,
Supervisor of Elections.
for Central Province Provincial Council.

GAZETTE NOTICE NO. 989

THE MASAKU URBAN COUNCIL

DRAFT SUPPLEMENTARY VALUATION ROLL, 1964

NOTICE is hereby given that no objections to the Draft Supplementary Valuation Roll, 1964, having been received, the said draft roll has been signed and certified to that effect in accordance with section 12 (1) of the Valuation for Rating Act and now becomes the Supplementary Valuation Roll, 1964, for the Township of Machakos.

DILDAR SINGH,
Clerk to Masaku Urban Council,
P.O. Box 262, Machakos.

GAZETTE NOTICE NO. 990

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that the business of ration, groceries, vegetables and sundries carried on by Maganlal Devshi Shah in the firm name of Maganlal Ration Store, in Shop No. 1, on Plot No. 209/1771, Ngara Road, Nairobi, has been, as from the 1st day of February 1966, sold and transferred to Amritlal Chandul Shah who will carry on the said business in the same shop in the firm name of Chandul Store.

The address of the transferor is P.O. Box 1897, Nairobi.

The address of the transferee is P.O. Box 8068, Nairobi.

All debts due to and owing by the transferor in respect of the said business prior to and up to 31st January 1966, will be received and paid by the transferor. The transferee does not assume nor does he intend to assume any liability whatsoever incurred in the said business by the transferor prior to and up to the said 31st January 1966.

Dated at Nairobi this 8th day of March 1966.

MAGANLAL DEVSHI SHAH,
Transferor.
AMRITLAL CHANDUL SHAH,
Transferee.

GAZETTE NOTICE NO. 991

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that the business owned by O.M.P. Road Service Limited, a limited liability company having its registered office at Eldoret in the Republic of Kenya and carrying on the business of road transport of goods and passengers at Kenyatta Avenue, Eldoret as aforesaid, has been purchased by O.M.P. Road Service (1966) Limited having its registered office at Eros Cinema Road, Nakuru, and as from the 8th day of March 1966, the said O.M.P. Road Service (1966) Limited has commenced business as aforesaid at the said address.

All debts due to or owing by the said O.M.P. Road Service Limited in respect of the said business up to and including the 8th day of March 1966, shall be received and paid by the said O.M.P. Road Service Limited. The transferee is not assuming nor does it intend to assume any liabilities incurred by the transferor in the said business.

Dated at Nairobi this 8th day of March 1966.

N. P. SHETH,
Advocate for the Transferee.

GAZETTE NOTICE NO. 992

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that the business heretofore carried on by Charles Norman John Weston under the firm name or style of Coraldene Beach Hotel at Bamburi Beach, Mombasa in the Republic of Kenya, has, with effect from the 1st day of March 1966, been sold and transferred to Bernard Frederick Oland and Peggy Doreen Oland who will carry on the said business at the same place and under the same name and style.

The transferees do not assume nor do they intend to assume any liability incurred in the said business by the transferor up to and including the 28th day of February 1966, and the same will be paid and discharged by the transferor and likewise all debts due to the transferor up to and including the 28th day of February 1966, will be received by the said transferor.

The address of the transferor is P.O. Box 940, Mombasa.

The address of the transferees is P.O. Box 940, Mombasa.

Dated this 4th day of March 1966.

ROBSON HARRIS & CO.,
Advocates for the Parties concerned.

GAZETTE NOTICE NO. 993

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that with effect from the 11th day of November 1965, Kantilal Ranchod, one of the partners of the business of provision merchants and grocers carried on under the firm name and style of Broderick Falls Stores, has retired from the said business leaving the other partner, Tapul Ranchod, who will as from the said date carry on the said business as sole proprietor on the same premises of the business on Accra Street, Kisumu.

The retiring partner has sold and transferred all his rights and liabilities to the continuing partner who has assumed all debts and liabilities of the said business of Broderick Falls Stores incurred before the said 11th day of November 1965, and those that might have been incurred thereafter and also those that will be incurred in future. The continuing partner will pay and discharge all such debts and liabilities.

The address of the retiring partner as well as the continuing partner is P.O. Box 346, Kisumu.

Dated at Kisumu this 28th day of February 1966.

A. H. ADATIA,
Advocate for the Retiring and
Continuing Partners.

GAZETTE NOTICE No. 994

THE TRANSFER OF BUSINESSES ACT
(Cap. 500)

NOTICE is hereby given that the business of provisions, grocery and wines, carried on by Chaturbhai Jethabhai Patel under the name of D. G. Patel and Company at Plot No. 152/2/1/10 and 11, Park Road, Nairobi, has, as from 31st January 1966, been sold and transferred to Ratilal Premji Chotai and Indira Chhaganlal who will carry on the said business at the same place and under the same name.

The address of the transferor is P.O. Box 1609, Nairobi, and of the transferees P.O. Box 9925, Nairobi.

The transferees do not assume nor do they intend to assume any of the liabilities incurred by the transferor in the said business up to and including 30th January 1966.

Dated at Nairobi this 28th day of February 1966.

CHATURBHAI J. PATEL,
Transferor.
R. P. CHOTAI,
INDIRA CHHAGANLAL,
Transferees.

GAZETTE NOTICE No. 995

THE TRANSFER OF BUSINESSES ACT
(Cap. 500)

NOTICE is hereby given that the business of a ladies' hairdresser known as The Dorothy Salon carried on by Dorothy Fraser from Shop No. 27, Plot 81, Section XX, Mombasa, has, with effect from the 1st day of March 1966, been sold and transferred to Mrs. Naseem Karim Hassanali Abdulla of P.O. Box 2420, Mombasa, who will carry on the said business under the same firm name or style of The Dorothy Salon from the same business premises.

The address of the transferor is P.O. Box 9080, Mombasa.

The address of the transferee is P.O. Box 2420, Mombasa.

The transferee does not assume nor does she intend to assume any liabilities incurred in the said business by the transferor up to and including the 28th day of February 1966, and the same will be paid and discharged by the transferor. Likewise all debts due to the transferor up to and including the 28th day of February 1966, will be received by the said transferor and the transferor does not assume nor does she intend to assume liabilities incurred in the said business by the transferee after the 28th day of February 1966.

Dated at Mombasa this 9th day of February 1966.

SATCHU & SATCHU,
Advocates for the Parties.

GAZETTE NOTICE No. 996

DISSOLUTION OF PARTNERSHIP
AND
FORMATION OF NEW PARTNERSHIP
Notice Under
THE TRANSFER OF BUSINESSES ACT
(Cap. 500)

NOTICE is hereby given that the partnership heretofore subsisting between Prabhudas Vithalji Parekh and Anupchand Prabhudas Parekh carrying on business under the firm name or style of Mombasa Photo House on Jomo Kenyatta Avenue at Mombasa, has been dissolved by mutual consent of the said partners as from 31st December 1965, by retirement therefrom of the said Prabhudas Vithalji Parekh.

The said business, as from the 1st day of January 1966, is being carried on by the said (1) Anupchand Prabhudas Parekh (continuing partner) and (2) Vinodchandra Prabhudas Parekh (new incoming partner), under the same firm name or style at the same place, and they will be responsible for all future debts of the said partnership business as from the 1st day of January 1966.

All debts due and owing by the said business up to and including the 31st day of December 1965, shall be received and paid by the said Prabhudas Vithalji Parekh and Anupchand Prabhudas Parekh.

Dated at Mombasa this 24th day of February 1966.

PRABHUDAS VITHALJI PAREKH,
Retiring Partner.
ANUPCHAND PRABHUDAS PAREKH,
Continuing Partner.
VINODCHANDRA PRABHUDAS PAREKH,
New Incoming Partner.

GAZETTE NOTICE No. 997

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Khimji Devji Patel and Raojibhai Madhabhai Patel in the business carried on at Plot No. 77, Section No. XVIII, Sheikh Jundhani Road, Mombasa, under the firm name or style of Kaydee Construction Company, has been dissolved by mutual consent by the retirement therefrom of the said Raojibhai Madhabhai Patel, as from 28th February 1966.

The continuing partner, Khimji Devji Patel, will, as from the 1st day of March 1966, carry on the said business at the same address and under the same name. All debts due to and liabilities due from the said business up to and including 28th February 1966, will be collected and paid by the continuing partner.

Dated at Mombasa this 28th day of February 1966.

KHIMJI DEVJI PATEL,
Continuing Partner.
RAOJIBHAI MADHABHAI PATEL,
Retiring Partner.

GAZETTE NOTICE No. 998

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Ashok Kumar Medirata and Om Parkash Kharbanda carrying on business under the name and style of Amar Cycle Mart at Race Course Road, Nairobi, has been dissolved by mutual consent as from the 14th day of February 1966, by the retirement therefrom of the said Om Parkash Kharbanda.

The said business as from the 14th day of February 1966, will be carried on by the continuing partner, Ashok Kumar Medirata and all debts due and owing by the late partnership will be received and paid by the said continuing partner.

Dated at Nairobi this 28th day of February 1966.

M. L. ANAND,
Advocate for the parties,
P.O. Box 853, Nairobi.

GAZETTE NOTICE No. 999

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between (1) Flora Wairimu d/o Daniel and (2) Charles Aloysius Durkin carrying on the business of chemists under the firm name and style of New Era Chemists on Plot No. 10, Section IV, Kenyatta Road, Nyeri, has been dissolved by retirement therefrom of the said Flora Wairimu d/o Daniel on the 15th day of February 1966.

Dated at Nairobi this 8th day of March 1966.

FLORA WAIRIMU d/o DANIEL.

GAZETTE NOTICE No. 1000

NOTICE OF CHANGE OF NAME

I, Kantaben d/o Lallubhai Chhiba and w/o Bhanubhai Maganlal of P.O. Box 661, Eldoret in Kenya, hereby give public notice that by a deed poll dated the 19th day of February 1966, duly executed by me, I formally and absolutely renounced and abandoned the use of my former name of Dudi d/o Lallubhai Chhiba and w/o Bhanubhai Maganlal, and in lieu thereof assumed and adopted the name of Kantaben d/o Lallubhai Chhiba and w/o Bhanubhai Maganlal for all purposes, and I hereby authorize and request all persons to designate, describe and address me by such assumed and adopted name of Kantaben d/o Lallubhai Chhiba and w/o Bhanubhai Maganlal.

Dated at Nairobi this 4th day of March 1966.

KANTABEN d/o LALLUBHAI CHIBA
AND w/o BHANUBHAI MAGANLAL,
formerly known as Dudi d/o Lallubhai Chhiba
and w/o Bhanubhai Maganlal.

GAZETTE NOTICE NO. 1001

NOTICE OF CHANGE OF NAME

I, Kanubhai Kashibhai Patel, of P.O. Box 2575, Mombasa, Kenya, British subject, hereby give public notice that by a deed poll dated the 10th day of January 1966, duly executed by me (and attested by L. J. Manghnani, Esq., advocate of Mombasa), as the father and natural guardian of my son Vimal heretofore called and known by the name of Vyomesh at present residing at Mombasa, my said son Vimal formally and absolutely abandoned the use of his name of Vyomesh for all purposes, and I hereby authorize and request all persons to designate, describe and address my said son by such assumed name of Vimal only.

Dated at Mombasa this 15th day of February 1966.

KANUBHAI KASHIBHAI PATEL.

GAZETTE NOTICE NO. 1002

NOTICE OF CHANGE OF NAME

I, Radiat w/o Velji Ladha Shah, of P.O. Box 8616, Nairobi in Kenya, do hereby give public notice that by a deed poll dated the 20th day of January 1966, duly executed and attested and registered in the Registry of Documents at Nairobi in Volume B3, Folio 241/11, I have abandoned the use of my first name of Raliyat and in lieu thereof I have assumed and/or adopted the first name of Radiat.

In pursuance of the change and adoption of name as aforesaid, I declare that I shall at all times hereafter upon all occasions whatsoever and wheresoever use and sign and/or subscribe my name of Radiat w/o Velji Ladha Shah.

RADIAT w/o VELJI LADHA SHAH.

GAZETTE NOTICE NO. 1003

NOTICE OF CHANGE OF NAME

I, Gulamali Abdulhusein Adamjee Saiger, of Mombasa, Kenya, hereby give public notice that by a deed poll dated the 15th day of February 1966, duly executed by me (and attested by L. J. Manghnani, Esq., advocate of Mombasa), as the father and natural guardian of my daughter Rashida heretofore called and known by the name of Shaheena at present residing at Mombasa, my said daughter Rashida formally and absolutely abandoned the use of her name of Shaheena for all purposes, and I hereby authorize and request all persons to designate, describe and address my said daughter by such assumed name of Rashida only.

Dated at Mombasa this 15th day of February 1966.

GULAMALI ABDULHUSEIN ADAMJEE SAIGER.

GAZETTE NOTICE NO. 1004

NOTICE OF CHANGE OF NAME

I, Ferozhusein Rajabali Noorbhai (also Nurbhai), a citizen of the United Kingdom and Colonies, of P.O. Box 7891, Nairobi in the Republic of Kenya, heretofore called and known as Feroz Rajabali Noorbhai (also Nurbhai) hereby give public notice that by a deed poll dated the 8th day of March 1966, duly executed by me, I renounced and abandoned my first name of Feroz and in lieu thereof assumed and adopted the first name of Ferozhusein for all purposes, and I hereby authorize and request all persons to designate, describe and address me by such assumed name of Ferozhusein and surname of Rajabali Noorbhai (also Nurbhai).

FEROZHUSEIN RAJABALI NOORBHAI,
(also Nurbhai),
formerly known as Feroz Rajabali Noorbhai
(also Nurbhai).

GAZETTE NOTICE NO. 1005

NOTICE OF CHANGE OF NAME

I, Moyezali s/o Kassamali Alibhai Dhanani, of Nairobi in the Republic of Kenya, hereby give public notice that by a deed poll dated the 25th day of February 1966, duly executed by me, I have formally and absolutely renounced and abandoned the use of my first name Moozali and in lieu thereof adopted and assumed the first name of Moyezali for all purposes and I hereby authorize and request all persons to designate, describe and address me by my such assumed first name of Moyezali.

Dated at Nairobi this 10th day of February 1966.

MOYEZALI s/o KASSAMALI ALIBHAI DHANANI.

GAZETTE NOTICE NO. 830

REPUBLIC OF KENYA

THE REGISTERED LAND ACT, 1963

(No. 25 of 1963)

EMBU TOWN—CINEMA PLOT

THE Commissioner of Lands on behalf of the Embu County Council gives notice that a plot in Embu Town, as described in the Schedule hereto, is available for alienation, and applications are invited for the direct lease of the plot.

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

3. Applications should be submitted to the Clerk of the Council, Embu County Council, P.O. Box 140, Embu. Applications must be sent so as to reach the Clerk of the Council not later than noon on 28th April 1966.

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

(a) If the applicant is offered and takes up and pays for the plot within a period of 14 days, as required in paragraph 5 below, the deposit will be credited to him.

(b) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

5. The allottee shall pay to the Embu County Council within 14 days of notification that his application has been approved the assessed stand premium and proportion of annual rent, together with the fees payable in respect of the preparation and registration of the lease and the stamp duty. In default of payment within the specified time the Commissioner of Lands or the County Council may cancel the allocation and the applicant shall have no further claim to the lease of the plot.

General Condition

1. The lease will be made under the Registered Land Act, 1963. The term of the lease will be 33 years from the first day of the month following the notification of the approval of the lease.

Special Conditions

1. The lessee shall complete the erection of approved buildings on the land within 24 months of the commencement of the term.

2. The erection of buildings shall not be commenced until plans (including block plans showing the positions of the buildings and a system of drainage for disposing of sewage, surface and sullage water), drawings, elevations and specifications thereof have been approved in writing by the Embu County Council and by any authority whose approval is required by law. Such plans, drawings, elevations and specifications shall be submitted for approval in duplicate.

3. The lessee shall maintain the buildings and the drainage system in good repair and condition to the satisfaction of the Council.

4. No additions shall be made to the approved buildings without the prior consent in writing of the Council.

5. The land shall only be used for the purposes of a cinema and the lessee shall, throughout the term and to the satisfaction of the Council, make substantial use of the land for such purposes.

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

7. The land shall not be subdivided.

8. The land shall not be charged, sublet, subleased or transferred without the prior consent in writing of the Council.

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

10. The lessee shall be responsible for the payment of all rates, taxes, charges or duties of whatever description that may be levied, imposed or charged by the Government or any local government authority upon the land or the buildings.

Dated at Nairobi this 1st day of March 1966.

SCHEDULE

Embu Township

Plot No.—424.

Area.—0.2755 acre.

Stand premium.—Sh. 4,000.

Annual rent.—Sh. 800.

Road charges.—Payable on demand.

Survey fees.—Sh. 320.

Conveyancing fees.—Sh. 25.

Registration fees.—Sh. 10.

Stamp duty.—Sh. 98.