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CONTENTS

GAZETTE NOTICES	GAZETTE NOTICES—(Contd.)
Page	PAGE
The Probation of Offenders (Case Committees) Rules—	Industrial Court Awards 193-196
Appointments 182	Trade Marks 196-201
The Hotels and Restaurants Act—Appointments 182	Liquor Licensing 201–203
The Kenya Tourist Development Corporation Act—Appointments, etc	Probate and Administration
The Co-operative Societies Act—Exemption, etc. 182, 205-206	The Companies Act—Dissolutions 204–205
The National Assembly and Presidential Elections Act—	The Societies Act—Registrations, etc 205
Declaration of Vacancy, etc 182-183	Tenders 206–207
The Judicial Service Commission—Vacancy of a Kadhi 183	Business Transfer 207
The Advocates (Admission) Regulations—Admissions 183	Change of Names
The Pharmacy and Poisons Act—Submission of Applica- tion Forms for the Registration of Drugs 183	Quadrant Services Ltd.—Notice 208
High Court of Kenya—	Removal of Motor Vehicle 208
At Nairobi, Call Over for March, 1982 183	The Land Acquisition Act—
At Kisii, Civil and Criminal Cause List for February, 1982	Intentions to Acquire Land
At Meru, Criminal and Civil Cause List for February, 1982 184–185	
At Kakamega, Cause List for February, 1982 185	SUPPLEMENT No. 6
Vacancies Offered by Unesco and IAEA, etc 186-191	Legislative Supplement
	LEGAL NOTICE NO. PAGE
The Rabies Act—Declaration of Compulsory Inoculation Areas, etc	13—The Local Government Act—The Local Gov-
The Transport Licensing Act—Applications 191	ernment (Municipality of Nyahururu) Order, 1982 17
The Government Lands Act—Notification of Amended Section, etc	14—The Local Government Act—The Local Government (Municipality of Nanyuki) Order, 1982
The Weights and Measures Act—Notice to Traders 193	
The Agriculture Act—Declaration of Planting Dates, 1982	15—The Local Government Act—The Local Government (Municipality of Murang'a) Order, 1982

THE PROBATION OF OFFENDERS (CASE COMMITTEES) RULES

(Cap. 64, Sub. Leg.)

IN EXERCISE of the powers conferred by rule 3 (1) of the Probation of Offenders (Case Committees) Rules, the Minister for Constitutional and Home Affairs—

The District Commissioner, Mombasa (Chairman),

The District Labour Officer, Mombasa,

The Municipal Education Officer, Mombasa,

The Family Planning Area Officer, Mombasa,

The District Social Development Officer, Mombasa,

The Officer Commanding Police Division, Urban Police Division, Mombasa,

The Senior Resident Magistrate, Mombasa,* Hassanali Musa Jetha, Mombasa,*

to be members of Mombasa Probation Case Committee.

Dated the 3rd February, 1982.

C. NJONJO.

Minister for Constitutional and Home Affairs.

*G.N. 2910/1978.

GAZETTE NOTICE No. 380

THE HOTELS AND RESTAURANTS ACT

(Cap. 494)

APPOINTMENT OF THE HOTELS AND RESTAURANTS APPEAL TRIBUNAL

IN EXERCISE of the powers conferred by section 10 (2) of the Hotels and Restaurants Act, the Minister for Tourism appoints-

Patrick Nthiga Njiru (Chairman),

Wambulwa Mafunga,

Andrew Hayanga,

Sir Eboo Pirbhai, John Ngaruiya,

to be members of the Hotels and Restaurants Appeal Tribunal for a period of three years.

Dated the 12th February, 1982.

E. W. MWANGALE, Minister for Tourism.

GAZETTE NOTICE No. 381

THE HOTELS AND RESTAURANTS ACT

(Cap. 494)

APPOINTMENT OF THE HOTELS AND RESTAURANTS AUTHORITY

IN EXERCISE of the powers conferred by section 3 (1) (a) and (b) the Minister for Tourism appoints—

Makone Ombese (Chairman),

Hon. David Kioko,

Charles Wasibe Binyenya

Stanley Cherry Chemayiek, Murithi M'Mbui,

Duncan Mugo,

Edward Jackson Hollister,

the Price Controller, or a person deputed by him in writing to take his place as a member of the authority,

the Chief Health Inspector, or a person deputed by him in writing to take his place as a member of the authority, to be members of the Hotels and Restaurants Authority with effect from 22nd October, 1981.

Dated the 12th February, 1982.

E. W. MWANGALE, Minister for Tourism. GAZETTE NOTICE No. 382

THE KENYA TOURIST DEVELOPMENT CORPORATION ACT

(Cap. 382)

IN EXERCISE of the powers conferred by section 5 (1) of the Kenya Tourist Development Corporation Act, the Minister for Tourism-

Julius Muthamia (Chairman), Justus Kavindu Kalinga, John Kotut Koitie, James Mageria, Andrew Kiptoon, Maurice Syagga, Jason Kinuti ole Sein,

to be members of the Kenya Tourist Development Corporation for a period of three years with effect from the date of this notice; and

(b) cancels the appointments to the corporation made under Gazette Notice No. 860 of 1978, which have terminated in accordance with paragraph 2 of the First Schedule to the Act.

Dated the 12th February, 1982.

E. W. MWANGALE. Minister for Tourism.

GAZETTE NOTICE No. 383

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

EXEMPTION

IN EXERCISE of the powers conferred by section 86 (1) of the above Act, I exempt the Co-operative Bank of Kenya Limited from the operation of paragraph 32 (1) of the rules contained therein.

Dated the 4th February, 1982.

R. S. MATANO, Minister for Co-operative Development.

GAZETTE NOTICE No. 384

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

REVOCATION OF EXEMPTION

IN EXERCISE of the powers conferred upon me by section 86 of the Co-operative Societies Act, I revoke the exemption from all provisions of the Act, granted to the Kenya Planters Co-operative Union Ltd., under Legal Notice No. 125, published in the Kenya Gazette Supplement No. 41 of the 10th May, 1968.

Dated the 4th February, 1982.

R. S. MATANO, Minister for Co-operative Development.

GAZETTE NOTICE No. 385

THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT

(Cap. 7)

DECLARATION OF VACANCY

PURSUANT to section 18 of the National Assembly and Presidential Elections Act, I give notice that, consequent upon the death of the-

HON. A. I. UMURO, M.P.

the seat formerly held by the said Member has become vacant.

Dated the 11th February, 1982.

F. M. G. MATI, Speaker of the National Assembly.

THE PARLIAMENTARY AND PRESIDENTIAL 'ELECTIONS REGULATIONS

(Cap. 7, Sub. Leg.)

NOTICE OF ELECTION

AN ELECTION is to be held of a member to serve in the National Assembly for the Marsabit North Constituency.

Preliminary elections will be held on the 27th March, 1982.

A nomination paper for the preliminary election may be delivered by the candidate to the District Commissioner of Marsabit District, between the hours of eight o'clock in the morning and noon on the 27th February, 1982.

The day for nomination, of persons selected at the preliminary election for the parliamentary election will be the 17th April, 1982, and such nomination shall be effected at the office of the returning officer aforesaid.

If the parliamentary election is contested, the poll will take place on the 3rd May, 1982.

Dated the 15th February, 1982.

Z. N. NYARANG'O, Supervisor of Elections.

Note

- 1. The attention of candidates and persons subscribing nomination papers is drawn to the rules for filling up nomination papers and other provisions relating to nominations contained in the Parliamentary and Presidential Elections Regulations.
- 2. A person guilty of an election offence will be liable to the penalties imposed by the Election Offences Act, and to the disqualifications imposed by the National Assembly and Presidential Elections Act.

GAZETTE NOTICE No. 387

THE PARLIAMENTARY AND PRESIDENTIAL ELECTIONS REGULATIONS

(Cap. 7, Sub. Leg.)

IT IS notified for general information that pursuant to regulation 3 of the Parliamentary and Presidential Elections Regulations, the Supervisor of Elections appoints the persons named in the first and second columns of the Schedule hereto to be the returning officer and deputy returning officer respectively for the constituency specified in the third column of the said Schedule.

SCHEDULE

Returning Officer Deputy Returning Officer Constituency
Ali Abdallah Sheikh Jimmy Gershom Nyabwa Marsabit
North

Dated the 4th January, 1982.

Z. N. NYARANG'O, Supervisor of Elections.

GAZETTE NOTICE No. 388

THE JUDICIAL SERVICE COMMISSION

VACANCY FOR THE POST OF A KADHI

APPLICATIONS are invited for the post of a Kadhi. Applicants must be practising Muslims who are of good character and of pious disposition. They must have a thorough knowledge of the Islamic faith and its Sharia combined with a detailed knowledge of Islamic personal law. In addition the candidates should have a good command of the English language both spoken and written. Some acquaintanceship with Court procedure will be an advantage.

The selected candidate will be directly responsible to the Chief Kadhi for the day-to-day administration of Muslim Law and for the maintenance of records, etc.

The salary scale attached to the post is in Job Group "G", viz. K£1,128 by 42 to 1,254 by 48 to 1,494 by 60 to 1,554 p.a. The selected candidate will enter the salary scale at the minimum, i.e. K£1,128 per annum. The terms of appointment will

be in accordance with the conditions of service applicable, under the existing Government regulations, to officers of the Kenya Civil Service.

The successful candidate will be posted to any of the Kadhi's courts in Kenya.

Applications are to be submitted, in triplicate, on Form J.S.C. 2A for Government officers or J.S.C. 2 for others which are obtainable from the Secretary, Judicial Service Commission, P.O. Box 30041, Nairobi.

Completed application forms supported by copies of testimonials and certificates should reach the Secretary, Judicial Service Commission, P.O. Box 30041, Nairobi, on or before 5th March, 1982.

Dated the 9th February, 1982.

J. W. MWERA, Senior Deputy Registrar, High Court of Kenya, Law Courts, Nairobi.

GAZETTE NOTICE No. 389

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

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

Ed Kiiru Thuo Kanyi,

Charles Micheni Rinjeu,

Felix Kebuka Mwituria Wachira,

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

Dated the 12th February, 1982.

J. J. K. KYONDO, Secretary, Council of Legal Education.

GAZETTE NOTICE No. 390

THE PHARMACY AND POISONS ACT

(Cap. 244)

SUBMISSION OF APPLICATION FORMS FOR THE REGISTRATION OF DRUGS

IT IS notified that for the purposes of the Legal Notice No. 147 of the Kenya Gazette Supplement No. 55 of 25th September, 1981, if an applicant expects a decision on an application for the registration of drugs by the 1st April, 1982, that application should be submitted by the 1st March, 1982. Applications for the registration of foreign manufactured

Applications for the registration of foreign manufactured drugs should be accompanied by fees in U.S. dollars or pounds sterling equivalent to the application fees K.Sh. 5,000 per drug.

A. I. MATHENGE, for Registrar, Pharmacy and Poisons Board.

GAZETTE NOTICE No. 391

IN THE HIGH COURT OF KENYA AT NAIROBI CALL OVER FOR THE MONTH OF MARCH, 1982

TAKE NOTICE that all cases set down for hearing during the month of March, 1982, will be called out on Friday, the 19th February, 1982, at 2.30 p.m. in the afternoon in the High Court of Kenya, at Nairobi.

Advocates should ensure that they are present or represented as required when cases are called out and that they have relevant available information concerning their cases. It shall be the duty of the parties to a case to furnish all necessary information affecting the estimated length of hearing.

In the event of non-attendance the case may be taken out of the hearing list.

Dated at Nairobi the 10th February, 1982.

J. S. PATEL, Acting Registrar, High Court of Kenya, Nairobi.

IN THE HIGH COURT OF KENYA AT KISII CIVIL AND CRIMINAL CAUSE LIST FOR FEBRUARY, 1982 Before Mr. Justice V. V. Patel

On Monday, 15th February, 1982, at 9 a.m. in Court No. 4 For Plea

H.C. Cr.C. Nos.:

Republic v. Elisha Onyango. 1/82

Republic v. Charles Uhuru.

3/82 Republic v. Joel Nyabati Nyakemoni.
4/82 Republic v. Joel Oruta Nyanchoka.
5/82 Republic v. Yuvinalis Guta Oiriga.

On Monday, 15th February, 1982, in Chamber No. 8 For Chamber Summons

H.C. Misc.Appl. Nos.:

27/81 Joshua Nyaribo v. Commissioner of Income Tax.

Joshua Nyaribo v. Commissioner of Income Tax. Johsua Nyaribo v. Commissioner of Income Tax. 29/81

Joshua Nyaribo v. Commissioner of Income Tax.
Ongutu Ondiek v. Charles Oanda. 31/81

39/81

94/80 Nyangweso Kibagendi v. Stanley Otiso. 94/80 Nyangweso Kibagendi v. Stanley Otiso.

Directions

H.C.C.C. Nos.:

16/81 Patroba Nyaguda v. Christopher Okuru and three

Ezra Nyarango v. Joseph Mose and another.

For Mention

H.C.C.C. No.:

23/72 Makoro Omachi v. David Oruru.

Civil Hearing in Court No. 4

H.C.C.C. Nos.:

31/80 John Gichana v. South Nyanza Sugar Co. Ltd. and another.

23/80 Ikoge Farmers and Traders Store v. Nelson Matwere.

66/79 Thomas Magoa v. Livingstone Moseti.

41/80 Kibet ole Morombi v. F. Momboshi.

81/78 Andrew Bondi v. Aloys Nyarangi.

On Tuesday 16th February, 1982, at 9 a.m. in Chambers No. 8

For Chamber Summons

H.C.C.C. No.:

47/76 Damsiano Momanyi Ondieki v. Jason Getare Osoro.

H.C. Misc.Appl. No.:

24/78 Nchore Omweno v. Elizabeth Ontune.

For Direction in Chambers No. 8

H.C.C.C. Nos.:

14/81 Dr. Arnold Dahseng v. Nelson O. Nyachae and another

76/80 Selemiah Omogi v. Auma Ayaro.

· Civil Hearing in Court No. 4

H.C. Misc.Appl.:

36/81 Republic v. 1. District Commissioner, Kisii and 2. Amwocha Bisiero. 37/81 Republic v. 1. District Commissioner, Kisii and

Nyabate Mirina.

H.C.C.C. Nos.:

37/79 1. Ezekiel Okecha and 2. Daniel Okelo v. 1. J. Nyawara and 2. The Attorney-General. Reuben Akeyo Ogot v. Dorina Okoth w/o Philip

Onditi.

17/80

Gesonso Furniture v. Oriental Hardware. Peter Muniko Mwita v. 1. Timon Ogutu and 7/80 2. Jared Otieno. Onyancha Mosere v. Oronyi Matondi.

1/80

Magoto Ondiere v. Ibrahim Ogwoka and two 48/80 others.

H.C.C. No.:

100/78 Barnabas Orieko v. 1. Owino Ogongo and 2. Owuor Kibuage. s/o Paul.

On Wednesday, 17th February, 1982, at 9 a.m. at Kisumu For Criminal Hearing

H.C. Cr.C. No.:

62/81 Republic v Augustino Munachi Nyamosi.

On Thursday, 18th February, 1982, at 9 a.m. at Kisumu For Criminal Hearing

H.C. Cr.C. Nos.:

80/81 Republic v. Boi Otieno and another.

83/81 Republic v. Zakaria Ondiek Bonyo.

Dated at Kisii the 8th February, 1982.

D. K. S. AGANYANYA, Deputy Registrar, High Court of Kenya, Kisii.

GAZETTE NOTICE No. 393

IN THE HIGH COURT OF KENYA SITTING AT MERU CRIMINAL AND CIVIL CAUSE LIST FOR FEBRUARY, 1982 Before the Hon. Mr. Justice E. O'Kubasu

On Monday, 22nd February, 1982, at 9 a.m. in Chambers Summons for Directions

H.C.C.C. Nos.:

6/78 Constatine Buamba v. George Mithika.

Michael Makanga v. Attorney-General. 35/78

Baptisia Manyara v. Haddson Gichunuku. M'Ithinyai M'Irware v. Isaiah Mburugu.

21/80 Jason Karuntimi M'Imathiu v. 1. M' Muketha and 2. Luka Kinoti M'Ndegwa.

89/80 Julius Bariu M'Itobi v. Charles Mwithari.

30/81 Muchiri Ndiira v. Marete Muchiri.

Julia M'Rukaria v. 1. M'Mbui Mururu and 2. 36/81 M'Ikiugu Irungu. 48/81 M'Inoti Kirianjau v. Kirigia M'Inoti.

Case for Mention, Formal Proof and Application

H.C.C.C. Nos.:

2/82 John Marangu v. E. K. Mbogori.

63/80 M'Ioma v. Silas Mbae Juda.

H.C. Misc.C. No.:

6/81 M'Kiriinya M'Twamwari v. Mburugu Rinkuri. Criminal Case for Hearing and Mention Thereafter

H.C. Cr.C.:

28/79 Republic v. Dadi w/o Godana.

27/81 Republic v. 1. Joseph Munyi s/o Paul and 2. Nyaga s/o Paul.

On Tuesday, 23rd February, 1982, at 9 a.m. in Chambers Summons for Directions

H.C.C.A. Nos.:

50/79 Simmon Mwirigi M'Arimi v. Mrs. Nchororo M'Muika.

7/79 Muchunku Mbaabu v. Thigaa Harambee Sec. Sch. H.C.C.C. Nos.:

35/79 Robert Mwongo Marete v. N. H. Shah & Co.

Kera Quarry Concrete Co. v. Hasinger Ltd.

72/80 Stephen Ruuji M'Kobia v. 1. Erastus Murwithania and 2. Eustace Kirimi.

90/80 Derebana Munyange Nabea v. Tuerandu Igunda.

H.C.C.A. No.:

1/81 M'Ikiome Magana v. M'Kiambati M'Kirera.

H.C.C.C. Nos.:

23/81 Nahashon Mwongo v. Barnabas Mutwiri.

10/81 Joseph Rukaria Munyua v. Stephen Rukunga.

Case for Formal Proof

H.C.C.C. No.:

42/81 1. M'Imanyara s/o M'Imathiu and 2. M'Rutere s/o Kalonya v. 1. Julia Njiru and 2. Gituma s/o M'Ruthiri.

On Wednesday, 24th February, 1982, at 9 a.m. in Chambers Formal Proof

Criminal Case for Hearing Thereafter

HC. Cr.C. No.:

27/81 Republic v. 1. Joseph Munyi s/o Paul and 2. Nyaga

H.C. Cr.C. No,:

19/81 Stephen Kathurima v. Waybridge Construction Co.

40/81 Stanley Kiimu M'Ringera v. Arthur Mbaya M'Mwirebua.

41/81 Samuel M'Twaruchiu M'Narimu v. Munyua M'Iteura.

Criminal Case for Mention and Hearing Thereafter H.C. Cr.C. Nos.:

22/79 Republic ν . Marangu M'Arimi.

271/70 Republic v. M'Anyange Baingoni.

37/75 Republic v. Elijah Mwongera.

On Wednesday, 25th February, 1982, at 9 a.m. in Chambers Formal Proof

H.C.C.C. Nos.:

109/79 M'Mwirebua Mugambi v. 1. M'Ringera Mugambi and 2. M'Murugu Mugambi.

18/80 Kamundi John v. M'Mwaria Kiganu.

14/80 Kathiga Marenge v. Mwikamba Kagutu.

Criminal Cases for Hearing Thereafter

H.C. Cr.C. Nos.:

1/81 Republic v. Joseph Mbaya M'Aridi.

19/81 Republic v. 1. Joseph Miriti Rucha and 2. Douglas Mbae Rucha.

On Friday, 26th February, 1982, at 9 a.m. in Chambers

Applications

H.C.C.C. Nos.:

10/79 Henry Nthani Ndii v. Ndegwa.

73/80 Zakaria Mbiuki v. Baini Ngati.

H.C. C.Appl. No.:

25/81 Zipporah Mukokirugu M'Miriti v. 1. Rungenko Mbogo and 2. Chabori Mbogo.

H.C. Misc.C. No.:

2/82 Karuri Kanjari v. Abduijah Ahmed Kuri.

H.C.C.C. No.:

30/80 David Mwangi Kameri ν. 1. Thika Auctioneers & Co. Merchants and 2. Joseph Thogo Gitenga.

Criminal Case for Hearing Thereafter

M.C. Cr.C. No.:

19/81 Republic v. 1. Joseph Miriti Rucha and 2. Douglas Mbae Rucha.

Dated at Meru the 5th February, 1982.

N. DUGDALE, Deputy Registrar, Meru.

GAZETTE NOTICE No. 394

IN THE HIGH COURT OF KENYA AT KAKAMEGA

CAUSE LIST FOR THE MONTH OF FEBRUARY, 1982

Before Acting Mr. Justice V. V. Patel

On Monday, 22nd February, 1982, at 9 a.m., in Chambers For Mention

H.C.C. Nos.:

79/78 Charles Wakhungu and another ν . Christoper Munalo.

36/76 John Wakulwa Butia v. Festo M. Wanjora and another.

84/81 Michael A. O. Mashere v. John Barasa Makuba.

Summons for Directions

H.C.C. Nos.:

41/81 Elisha Ambani v. Luka Mukambi and others.

14/81 H. S. Sembi Motors Ltd. v. Barry L. Humper.

Chamber Applications

H.C.C. Nos.:

33/81 R. F. Mahida v. C. S. Patel.

3/81 James S. Simiyu and others v. Macknon Soita.

94/80 George Maleya ν . Joseph Khatela Busuru.

38/81 Pater Anyanda Shimechero v. D. Andanje Khakaba.

65/78 John Teyie Indimuli v. Erasto Ndavi.

33/76 Morris Simiyu v. Timona Lusaba.

57/78 - Johnstone Khisa v. Joram Nandoli.

75/79 Samwel Olodo v. Hudson Kisala.

H.C. Misc.Appl. Nos.:

44/81 Jackton Mutula v. Francis Mutula.

32/81 Sikuku Mayungu v. Juma Nangabo.

H.C.C. Nos.:

61/80 Stephen Murunga v. Kombo Namori and another,

88/81 Alex W. Masinde v. Makhanu Kelenje and another.

58/81 Angelina Amhwa v. Alfred Titiha B. and another.

Cribinal Pleas in Court

H.C. Cr.C. Nos.:

53/81 Republic v. Kefina Amusolo w/o Echakara.

1/82 Republic v. Timothy Ochido.

2/82 Republic v. Francis Itevete.

3/82 Republic v. Andrew Shibole Akutuya.

On Tuesday, 23rd February, 1982, at 9 a.m.

Chamber Applications

H.C. Misc.Appl. No.:

34/81 Samwel Chiteri Alukwe v. Wilson Wesonga.

H.C.C. Nos.:

39/81 Eliya Wanyama Chimbanga v. Bonventure Makhanu.

26/81 Peter Liyayi v. Nelson Liyayi and another.

116/77 Gabriel Kusinyo v. Selferio Makokha.

1/81 Yeswa Ambaruli v. Okoti Shikanda.

70/80 Collinus Fungututi v. Nzoia Sugar Co. 40/79 Ebby Liaka v. Njeru Waweru.

42/79 Joseph Makotsi v. Jacob Litema.

For Hearing in Court

H.C.C. Nos.:

133/79 Respah Khasandi v. Fredrick Binayo.

97/78 Ayub Masibo v. Jephnea Wanjala.

61/81 D. S. Sabherwai v. Maria Macharia.

76/81 Joel arap Sigei v. Friendly Printers Ltd.

18/80 Bernard Lipwoni v. Mumias Sugar Co.

H.C. C.A. No.:

17/81 Philip Munyoli Boge v. Chiboli Boge.

On Wednesday, 24th February, 1982, at Kisumu Criminal Hearing

H.C. Cr.C. No.:

30/81 Republic v. Silvester Masheti.

On Thursday, 25th February, 1982, at Kisumu Criminal Hearing

H.C. Cr.C. No.:

27/81 Republic v. Morris Simiyu s/o Mangeni,

Dated at Kakamega the 8th February, 1982.

E. M. GITHINJI, Deputy Registrar, Kakamega.

VACANCIES OFFERED BY UNESCO AND IAEA

THE Director-General would welcome applications of qualified candidates, men or women, for the following vacancies. Each application should be accompanied by full information on the candidate's qualifications and experience (preferably on the official Unesco application form). These posts are subject to geographical distribution among Unesco's member states.

 Title.—REGIONAL ADVISER for Communication in the Caribbean.

Post No.-LA/RP/JAM/COM/001.

Category and level .- Professional category (P-4).

Duty station.—Unesco Representative's Office in the Caribbean, Kingston, Jamaica.

Duties and responsibilities.—Under the technical direction of the Assistant Director-General for Communication and under the immediate authority of the Unesco Representative for the Caribbean, the incumbent will be responsible for the stimulation, preparation and follow-up of Unesco's programme in the field of communication. To this end, in accordance with the instructions received from appropriate Divisions at Headquarters and in close collaboration with the Regional Adviser for Communication in Latin America, he will:

- (1) Co-ordinate the execution of Unesco's projects in the field of communication.
- (2) Identify needs of assistance, ensure the preparation of projects dealing with communication in collaboration, to this effect, with national authorities in the planning of projects and the formulation of requests for assistance.
- (3) Assist in ensuring liaison between Headquarters and Member States with a view to promoting Unesco's programme in this field.
- (4) Co-operate with Member States of the region in the formulation of policies and the planning of programmes relating to communication.
- (5) Assist in the design, the execution and the evaluation of training courses in communication.
- (6) Encourage and promote regional co-operation and stimulate regional and sub-regional projects within the field of his competence.
 - (7) Represent the Secretariat at meetings held in the region.
- (8) Report to Headquarters on the situation and progress of the communication programmes.
- (9) Undertake any other duties that may be assigned to him. Qualifications and experience required:
- (1) University degree or equivalent and training experience in national or international development activities, especially in the field of communication.
- (2) High level professional and administrative experience at the national level and/or in international organizations.
- (3) Excellent knowledge of English; knowledge of Spanish or French would be an asset.
 - (4) Sound knowledge of the Caribbean socio-cultural context.

Duration of contract.—Initial period of two years starting as soon as possible after the closing date for the receipt of applications.

Salary and allowances.—Initial appointment will be at P-4 grade with a net annual salary equivalent to US\$27,612 per annum (\$25,672 if without dependants), plus the prescribed allowances, e.g. post adjustment, at present \$8,258 for staff members with dependants, \$7,672 for staff members without dependants, assignment allowance, at present the local equivalent of \$2,000 for staff members with dependants, \$1,600 for staff members without dependants, family allowances of \$450 for each dependent child (if there is no dependent spouse, this indemnity is not payable in respect of the first dependent child). At least 30 per cent of the total net annual salary plus the prescribed allowances is to be paid in the currency of the duty station, the balance being paid in one other currency. These emoluments are normally exempt from all direct taxation. Income tax on such remuneration, if levied, is reimbursed in accordance with Staff Regulations and Rules. Travel is provided for the staff member and his family (spouse and recognized dependants). In addition, Unesco contributes towards the cost of installation at the duty station and to the education of dependent children. On separation from Unesco, a repatriation grant is paid.

Closing date.—Applications should be addressed to the Chief, Recruitment and Field Staff Division, Bureau of Personnel,

Unesco, 7 place de Fontenoy, 75700 Paris, France, not later than 8th April, 1982. All correspondence relating to applications should be sent direct to the Bureau. A curriculum vitae should be sent in the language required for the post.

2. Title.—PROGRAMME SPECIALIST (Higher Education Editor).

Post No.-EU/RP/ROM/ED/004-Rev. 4.

Category and level.—Professional category (P-3).

Duty station.—European Centre for Higher Education (CEPES), Bucharest, Romania.

Duties and responsibilities.—Under the general supervision of the Director of the European Centre for Higher Education, the incumbent will discharge the following duties:

- (1) Preparation of the plan of publications and documents produced by CEPES.
- (2) Participation in editing the content and drafting of those publications and documents, including: the Bulletin; documents relating to meetings organized by the Centre; studies and monographs; bibliographies.
- (3) Co-ordination of the gathering, exchange and dissemination of documentation on higher education in Europe, including supervision of the technical services involved in the running of the documentation unit.
- (4) Participation in the Centre's study and research work on specific topics.
- (5) Undertake any other assignment as may be required by the Director of CEPES.

Qualifications and experience required:

- (1) University degree, preferably in education, documentation or information science.
 - (2) Experience in drafting and publishing texts and documents.
- (3) Experience in documentation and library services, preferably in the field of education sciences.
- (4) Experience in international civil service or international co-operation desirable.
- (5) Language qualifications.—Faultless command of English, with excellent knowledge of French; some knowledge of Russian desirable.

Duration of appointment.—Two years in the first instance with possibility of extension, starting as soon as possible after expiry of closing date.

Salary and allowances.—Initial appointment will be at P-3 grade with a net annual salary equivalent to US\$23,104 per annum (\$21,600 if without dependants), plus the prescribed allowances, e.g. post adjustment, at present \$9,788 for staff members with dependants, \$9,130 for staff members without dependants, assignment allowance, at present the local equivalent of \$2,000 for staff members with dependants, \$1,600 for staff members without dependants, family allowances of \$450 for each dependent child (if there is no dependent spouse, this indemnity is not payable in respect of the first dependent child) at least 30 per cent payable in the currency of the duty station, the balance being paid in one other currency. These emoluments are normally exempt from all direct taxation. Income tax on such remuneration, if levied, is reimbursed in accordance with Staff Regulations and Rules. Travel is provided for the staff member and his family (spouse and recognized dependants). In addition, Unesco contributes towards the cost of installation at the duty station and to the education of dependent children. On separation from Unesco, a repatriation grant is paid.

Closing date.—Applications should be addressed to the Chief, Recruitment and Field Staff Division, Bureau of Personnel, Unesco, 7 place de Fontenoy, 75700 Paris, France, not later than 28th February, 1982.

3. Position Title and Grade.—SECRETARY of the Policymaking Organs (D-1).

Organizational Unit.—Secretariat of the Policy-making Organs.

Vacancy Notice No.-6/82.

Closing date.—5th May, 1982.

Reporting date.—July, 1982. Duty Station.—Vienna.

Duration of Appointment.-Fixed-term, two years.

Duties and responsibilities in general.—Under the supervision of the Director General, to be responsible for the preparation of the meetings and to serve as secretary to the Agency's policymaking organs and their subsidiary bodies. In particular:

VACANCIES OFFERED BY UNESCO AND IAEA—(Contd.)

To ensure that all necessary assistance is rendered to the President of the General Conference, the Chairman of the Board of Governors and the chairmen of their subsidiary bodies, to enable them to discharge their responsibilities as presiding officers.

To be responsible for the preparation of the documentation for and records of all meetings of the policy-making organs and their subsidiary bodies.

To ensure that all services required for the smooth and efficient conduct of the meetings of the policy-making organs and their subsidiary bodies are duly provided.

Qualifications essential.—Very good academic background. Extensive international or national experience which could be relevant to carrying out the responsibilities of the post, preferably including service as secretary to an executive body or comparable experience in diplomatic field. Extensive drafting experience essential; linguistic abilities. (English, French, Russian and Spanish) of particular importance.

Salary and allowances.—The grade the successful candidate receives will be based on qualifications and experience, it will not be higher than that quoted. Annual remuneration is equal to net base salary plus post adjustment (based on location). The Agency also offers a wide range of benefits. Net base salary is step 1 of the grade. Appointments are normally made at this level. Post adjustment is variable and subject to change without notice. Remuneration is quoted in annual amounts in US\$ and is deemed to be exempt from National Income Tax. Net base salary single \$33,997.58, dependency \$36,939.12 plus post adjustment \$18,290.79 and \$19,865.16 respectively.

Applicants should be aware that International Atomic Energy Agency Staff Members are subject to the authority of the Director-General and may be assigned to any location either on appointment or during the term of appointment.

Send applications (quoting vacancy number and nationality) to the Division of Personnel, International Atomic Energy Agency, Wagramerstrasse 5, P.O. Box 100, Vienna, Austria.

4. Position Title and Grade.—REPRESENTATIVE of the Director-General to the United Nations (D-1).

Organizational Unit.—Division of External Relations, Department of Administration.

Vacancy Notice No.-1/82.

Closing date.—5th May, 1982.

Reporting date.—July, 1982.

Duty Station.-New York.

Duration of Appointment.—Fixed-term two years.

Duties and responsibilities.—To direct the activities of the International Atomic Energy Agency's Liaison Office at United Nations Headquarters. The functions and responsibilities of this office are:

To serve as channel of communications and control point between the Agency and the United Nations, the representatives of the specialized agencies, and other inter-governmental and non-governmental organizations at the United Nations.

To represent the Agency at the United Nations, its related bodies and different committees when so requested by the Agency's Headquarters.

To attend routinely and report on all meetings of the United Nations General Assembly, the Economic and Social Council and the Administrative Committee on Co-ordination that are held in New York.

To keep the Agency informed about the work of the United Nations and its different departments in fields of interest to the Agency.

To direct the activities of the Liaison Office in the field of public information.

Qualifications essential.—High academic and preferably diplomatic background. General knowledge of the United Nations system and of the IAEA and particularly in those areas relevant to the interests of the United Nations in nuclear energy and non-proliferation. Ability to conduct relations with the United Nations in nuclear energy and non-proliferation. Ability to conduct relations with the United Nations and represent the interests of the Agency in a diplomatic manner.

Desirable.—Ability to report briefly, accurately and promptly on attendance at meetings and on matters of relevance to the IAEA's interests.

Languages.—Fluency in English, French Russian or Spanish essential.

Salary and allowances.—The grade the successful candidate receives will be based on qualifications and experience, it will not be higher than that quoted. Annual remuneration is equal to net base salary plus post adjustment (based on location). The Agency also offers a wide range of benefits. Net base salary is step 1 of the grade. Appointments are normally made at this level. Post adjustment is variable and subject to change without notice. Remuneration is quoted in annual amounts in US\$ and is deemed to be exempt from National Income Tax. Net base salary single \$33,997.58, dependency \$36,939.12 plus post adjustment \$11,903.53 and \$12,928.12 respectively.

Applicants should be aware that International Atomic Energy Agency Staff members are subject to the authority of the Director-General and may be assigned to any location either on appointment or during the term of appointment.

Send applications (quoting vacancy number and nationality) to the Division of Personnel, International Atomic Energy Agency, Wagramerstrasse 5, P.O. Box 100, Vienna, Austria.

5. Position Title and Grade.—INSTRUMENTATION Engineer-Development (P-4).

Organizational Unit.—Division of Development, Department of Safeguards and Inspection.

Vacancy Notice No.-73/81.

Closing date.—30th April, 1982.

Reporting Date.—As soon as possible.

Duty station.—Vienna.

Duration of appointment.—Fixed-term two years.

Duties and responsibilities in general.—Under the supervision of the Head, Development of Instruments, Methods and Techniques Section to participate in development of nuclear and conventional instrumentation and equipment that can be used routinely in applying safeguards, particularly to industrial nuclear facilities. In particular:

To investigate and evaluate instrumental approaches and equipment innovations to improve surveillance and containment measures of safeguards material and inspection systems.

To participate in development of practical instruments and hardware for safeguards requirements. This could involve development of electronic circuits, analytical instruments, sampling and process monitoring equipment, automatic inspection and surveillance techniques.

To evaluate results obtained from equipment tests and experience and apply results to criteria for design and for installation.

To assist in introducing instruments for practical use.

Subject to the approval of the Board of Governors to function as a safeguards inspector, e.g. to prepare for and carry out agency safeguards inspections and to report on them.

To carry out such other functions as may be entrusted to him/her.

The incumbent of the post will be considered to be a radiation worker and be subject to an appropriate programme of physical and special medical surveillance arranged by the agency.

Qualifications essential.—University degree or equivalent in electronic, electrical or nuclear engineering. Extensive experience with development and application of instruments and instrumented processes, instrument measurement and control technology to nuclear industrial processes.

Languages.—Fluency in English, French, Russian or Spanish

Salary and allowance.—The grade the successful candidate receives will be based on qualifications and experience, it will not be higher than that quoted. Annual remuneration is equal to net base salary plus post adjustment (based on location). The agency also offers a wide range of benefits. Net base salary is step 1 of the grade. Appointments are normally made at this level. Post adjustment is variable and subject to change without notice. Remuneration is quoted in annual amounts in US\$ and is deemed to be exempt from National Income Tax. Net base salary single \$25,671.67, dependency \$27,611.52 plus post adjustment \$14,215.95 and \$15,302.07 respectively.

Applicants should be aware that International Atomic Energy Agency Staff members are subject to the authority of the Director-General and may be assigned to any location either on appointment or during the term of appointment.

VACANCIES OFFERED BY UNESCO AND IAEA-(Contd.)

Send applications (quoting vacancy number and nationality) to the Division of Personnel, International Atomic Energy Agency, Wagramerstrasse 5, P.O. Box 100, Vienna, Austria.

6. Position Title and Grade.-NUCLEAR ENGINEER (P-4).

Organizational Unit.—Advanced Nuclear Power Technology Section, Division of Nuclear Power and Reactors, Department of Technical Operations.

Vacancy Notice No.-74/81.

Closing date.-30th April, 1982.

Reporting date.—As soon as possible.

Duty station.—Vienna.

Duration of appointment.—Fixed-term two years.

Duties and responsibilities in general.—To assist in planning and implementing Agency programmes dealing with advanced nuclear power reactor systems. In particular:

To be knowledgeable in the general field of technological development and performance of advanced nuclear power systems, such as fast breeder reactors (FBR), high-temperature gas-cooled reactors (HTR) and thermonuclear fusion reactors (TFR).

To be competent in assessing the comparative merit of advanced nuclear power systems, including resource utilization, economic, safety and environmental characteristics.

To organize meetings and other activities in the above fields

To serve as scientific secretary and technical co-ordinator of the Agency's co-ordinated research programme on computer codes for incore fuel management analysis of nuclear power reactors.

To provide liaison with other organizations (national and international) and to serve as scientific secretary for Agency-sponsored technical meetings on these subjects.

Qualifications essential.—University degree in nuclear engineering or relevant physical science. At least ten years' experience in the field of advanced nuclear power reactors with emphasis on multidisciplinary evaluation of advanced nuclear energy systems.

Languages.—Fluency in English, French, Russian or Spanish

Salary and allowances.—The grade the successful candidate receives will be based on qualifications and experience, it will not be higher than that quoted. Annual remuneration is equal to net base salary plus post adjustment (based on location). The agency also offers a wide range of benefits. Net base salary is step 1 of the grade. Appointments are normally made at this level. Post adjustment is variable and subject to change without notice. Remuneration is quoted in annual amounts in US\$ and is deemed to be exempt from National Income Tax. Net base salary single \$25,671.67, dependency \$27,611.52 plus post adjustment \$14,215.95 and \$15,302.07 respectively.

Applicants should be aware that International Atomic Energy Agency Staff members are subject to the authority of the Director-General and may be assigned to any location either on appointment or during the term of appointment.

Send applications (quoting vacancy number and nationality) to the Division of Personnel, International Atomic Energy Agency, Wagramerstrasse 5, P.O. Box 100, Vienna, Austria.

7. Position Title and Grade.—SAFEGUARDS Computer Systems Anlayst (P-4).

Organizatoinal Unit.—Section for Data Evaluation Services, Division of Safeguards, Information Treatment, Department of Safeguards.

Vacancy Notice No.-75/81.

Closing date.—30th April, 1982.

Reporting date.—As soon as possible.

Duty station.-Vienna.

Duration of appointment.—Fixed-term two years.

Duties and responsibilities in general.—Under the supervision of the Head of the Section for data evaluation services to participate in the design, programming and implementation of a computerized system for evaluation of safeguards data in particular:

To co-ordinate and participate in software development, maintenance and documentation designed for the application of statistical methods to the evaluation of safeguards data. To supervise and participate in the design, development and implementation of a distributed computer system for evaluation of inspection data. This includes—definition of system objectives, data flow, systems components, program languages, user procedures.

To design and implement data collection procedures for measurement data and other inspection data, using both manual and automated methods in the field.

To organize meetings between representatives of regional sections to provide suggestions and criticism of instructions and procedures.

To draft instructions and procedures for new inspection report and, when appropriate, representing the section at departmental meetings on the inspection report.

Subject to the approval of the Board of Governors, to function as a Safeguards Inspector, e.g., to prepare for and carry out agency safeguards inspections and to report on them.

To carry out such other functions as may be entrusted to him/her.

Qualifications essential.—University degree in computer science, applied statistics or nuclear engineering, at least ten years' experience in computerized data processing.

Desirable.—Knowledge of PL/1 and Fortran Relevant Safeguards experience would be useful.

Languages.—Fluency in English, French, Russian or Spanish essential.

Salary and allowances.—The grade the successful candidate receives will be based on qualifications and experience, it will not be higher than that quoted. Annual remuneration is equal to net base salary plus post adjustment (based on location). The agency also offers a wide range of benefits. Net base salary is step 1 of the grade. Appointments are normally made at this level. Post adjustment is variable and subject to change without notice. Remuneration is quoted in annual amounts in US\$ and is deemed to be exempt from National Income Tax. Net base salary single \$25,671.67, dependency \$27,611.52 plus post adjustment \$14,215.95 and \$15,302.07 respectively.

Applicants should be aware that International Atomic Energy Agency Staff members are subject to the authority of the Director-General and may be assigned to any location either on appointment or during the term of appointment.

Send applications (quoting vacancy number and nationality) to the Division of Personnel, International Atomic Energy Agency, Wagramerstrasse 5, P.O. Box 100, Vienna, Austria.

8. Position Title and Grade.—HEAD, Soil Sciences (P-5).

Organizational Unit.—Soil Fertility, Irrigation and Crop Production Section, Joint FAO/IAEA Division of Isotope and Radiation, Applications of Atomic Energy for Food and Agricultural Development.

Vacancy Notice No.-76/81.

Closing date.—30th April, 1982.

Reporting date.—1st July, 1982.

Duty station.-Vienna.

Duration of appointment.—Fixed-term two years.

Duties and responsibilities in general.—To assist the Director in formulating and guiding the joint FAO/IAEA programme of assisting member states to apply isotope and radiation techniques in soil science. In particular:

To supervise other scientific staff assigned.

To evaluate technical co-operation requests, advise on type of equipment needed, to assist in finding qualified experts for technical co-operation projects in evaluating the technical competence of applicants, to evaluate experts' field reports.

To evaluate technically fellowship applicants, advise on their placement and to guide their programme of study.

To plan training courses technically and help secure competent instructional staff.

To prepare the scientific programme of relevant scientific meetings, to serve as scientific secretary for such meetings and to edit resulting reports or proceedings.

To initiate and guide a relevant laboratory programme, and to provide relevant scientific information to other divisions of IAEA and FAO.

To serve on scientific missions and represent the organizations in relevant scientific missions as required. VACANCIES OFFERED BY UNESCO AND IAEA—(Contd.)

To evaluate technical projects and research contract proposals and to organize research co-ordination meetings.

To assemble and review information on current developments in the programme and to prepare and edit publications and collect information as relevant.

Qualifications essential.—Ph.D. or equivalent in Soil Science or related subject. Ten to fifteen years of research experience, including work isotopes and radiation in either soil physics and irrigation or soil fertility and plant nutrition studies.

Desirable.—Relevant experience in developing countries would be an asset. Experience with international programmes and administration desirable.

Languages.—Fluency in English, French, Russian or Spanish essential.

Salary and allowances.—The grade the successful candidate receives will be based on qualifications and experience, it will not be higher than that quoted. Annual remuneration is equal to net base salary plus post adjustment (based on location). The agency also offers a wide range of benefits. Net base salary is step 1 of the grade. Appointments are normally made at this level. Post adjustment is variable and subject to change without notice. Remuneration is quoted in annual amounts in US\$ and is deemed to be exempt from National Income Tax. Net base salary single \$30,776.32, dependency \$33,318.33 plus post adjustment \$16,868.25 and \$18,256.77 respectively.

Applicants should be aware that International Atomic Energy Agency Staff members are subject to the authority of the Director-General and may be assigned to any location either on appointment or during the term of appointment.

Send applications (quoting vacancy number and nationality) to the Division of Personnel, International Atomic Energy Agency, Wagramerstrasse 5, P.O. Box 100, Vienna, Austria.

9. Position Title and Grade.—HEAD, Animal Production and Health (P-5).

Organizational Unit.—Animal Production and Health Section, Joint FAO/IAEA Division of Isotope and Radiation, Applications of Atomic Energy for Food and Agricultural Development.

Vacancy Notice No.-77/81.

Closing date.—30th April, 1982.

Reporting date.—16th August, 1982.

Duty station.—Vienna.

Duration of appointment.—Fixed-term two years.

Duties and responsibilities in general.—To assist the Director in formulating and guiding the joint FAO/IAEA programme of assisting member states to apply isotope and radiation techniques in animal sciences. In particular:

To supervise other scientific staff assigned.

To evaluate technical co-operation requests, advise on type of equipment needed, to assist in finding qualified experts for technical co-operation projects in evaluating the technical competence of applicants, to evaluate experts' field reports.

To evaluate technically fellowship applicants, advise on their placement and to guide their programme of study.

To plan training courses technically and help secure competent instructional staff.

To prepare the scientific programme of relevant scientific meetings, to serve as scientific secretary for such meetings and to edit resulting reports or proceedings.

To provide relevant scientific information to other divisions of IAEA and FAO.

To serve on scientific missions and represent the organizations in relevant scientific missions as required.

To evaluate technical projects and research contract proposals, and to organize research co-ordination meetings.

To assemble and review information on current developments in the programme and to prepare and edit publications and collate information as relevant.

Qualifications essential.—Ph.D. or equivalent in animal science and veterinary medicine. Ten to fifteen years of research and administration experience, including work with isotopes and radiation in either animal nutrition and applied physiology or animal parasitology.

Desirable.—An appreciation of the significance of the interactions between nutrition, disease (parasitic and non-parasitic) environmental adaptation and genotype to productivity (reproduction, growth, milk production, survival) particularly in ruminants in various production systems. Experience with work in developing countries an asset.

Languages.—Fluency in English, French, Russian or Spanish essential.

Salary and allowances.—The grade the successful candidate receives will be based on qualifications and experience, it will not be higher than that quoted. Annual remuneration is equal to net base salary plus post adjustment (based on location). The agency also offers a wide range of benefits. Net base salary is step 1 of the grade. Appointments are normally made at this level. Post adjustment is variable and subject to change without notice. Remuneration is quoted in annual amounts in US\$ and is deemed to be exempt from National Income Tax. Net base salary single \$30,776.32, dependency \$33,318.33 plus post adjustment \$16,868.25 and \$18,256.77 respectively.

Applicants should be aware that International Atomic Energy Agency Staff members are subject to the authority of the Director-General and may be assigned to any location either on appointment or during the term of appointment.

Send applications (quoting vacancy number and nationality) to the Division of Personnel, International Atomic Energy Agency, Wagramerstrasse 5, P.O. Box 100, Vienna, Austria.

10. Position Title and Grade.—PLANT BREEDER/GENE-TICIST (Mutations) (P-4).

Organizational Unit.—Plant Breeding and Genetics Section, Joint FAO/IAEA Division of Isotope and Radiation, Applications of Atomic Energy for Food and Agricultural Development.

Vacancy Notice No.-78/81.

Closing date.—30th April, 1982.

Reporting date.—1st October, 1982.

Duty station.-Vienna.

Duration of appointment.—Fixed-term two years.

Duties and responsibilities in general.—Under the general supervision of the Head of the Plant Breeding and Genetics Section to assist and give guidance to the Director of the Joint FAO/IAEA division in formulating policies and preparing and executing the part of the programme of the division dealing with the use of nuclear techniques in relation to improvement of legume, tubers and/or oil crops. In particular:

To assist the head of the plant breeding and genetics section.

To evaluate technical co-operation requests and advise on equipment needed.

To assist in finding qualified experts for technical co-operation programmes.

To evaluate the reports of technical experts in the field.

To assist in the technical evaluation of fellowship applicants and in guiding their programme of study.

To assist in the planning of training courses.

To prepare the scientific programme of scientific meetings related to his/her specialization, serve as scientific secretary for such meetings and edit resultant reports and proceedings.

To evaluate technical projects and research contract proposals and co-ordinate contractors meetings with co-ordinated research programmes.

To serve on scientific missions and represent the FAO and the IAEA at relevant meetings as required.

To assist guiding a relevant laboratory programme, and to provide scientific information in his/her field to other divisions of the organizations.

Qualifications essential.—University education at the level of Ph.D. or equivalent with specialization in plant breeding and genetics, and with sound training in agronomy/plant biochemistry/plant physiology. Ten years' professional experience including experience in application of nuclear techniques.

Desirable.—Experience with plant breeding problems of a biochemical nature, in mutation induction and with in vitro cultures. Experience of work in developing countries an asset.

Languages.—Fluency in English, French, Russian or Spanish essential.

Salary and allowances.—The grade the successful candidate receives will be based on qualifications and experience, it will not be higher than that quoted. Annual remuneration is equal to net base salary plus post adjustment (based on location). The agency also offers a wide range of benefits. Net base salary is step 1 of the grade. Appointments are normally made at this level. Post adjustment is variable and subject to change without notice. Remuneration is quoted in annual amounts in US\$ and is deemed to be exempt from National Income Tax. Net base salary single \$25,671.67, dependency \$27,611.52 plus post adjustment \$14,215.95 and \$15,302.07 respectively.

VACANCIES OFFERED BY UNESCO AND IAEA—(Contd.)

Applicants should be aware that International Atomic Energy Agency Staff members are subject to the authority of the Director-General and may be assigned to any location either on appointment or during the term of appointment.

Send applications (quoting vacancy number and nationality) to the Division of Personnel, International Atomic Energy Agency, Wagramerstrasse 5, P.O. Box 100, Vienna, Austria.

11. Position Title and Grade.—SYSTEMS ANALYST (Office Automation) (P-3).

Organizational Unit.—Computer Section, Division of Scientific and Technical Information, Department of Technical Operations.

Vacancy Notice No.-79/81.

Closing date.—30th April, 1982.

Reporting date.—As soon as possible.

Duty station.-Vienna.

Duties and responsibilities in general.—Under the supervision of the group leader, Data Management and Computer Education Group, to plan and co-ordinate the acquisition and use of office automation in the agency with regard to analysis, installation and training for office automation at VIC. In particular:

To analyze the requirements of users for word processing in particular and for automated office equipment in general and to prepare long-range plans to meet these requirements.

To analyze and design office systems, both with regard to software, hardware and organizational procedures.

To plan and co-ordinate the installation of such equipment and procedures, including post-installation evaluation.

To plan and co-ordinate adequate levels of training in the use of word processors and other office automation equipment and, as necessary, to develop and conduct training courses.

To keep abreast of developments in the area of word processing/office automation and identify suitable applications for its effective use.

To formulate and propose policies for the acquisition of automated office equipment and procedures and standards for its effective and efficient use.

To act as an internal consultant for automated office equipment and to solve technical problems encountered by users.

Qualifications essential.—University degree or equivalent in business administration or computer science. Six years' experience of administrative systems. Good knowledge of word processing equipment.

Desirable.—Training experience.

Languages.—Fluency in English, French, Russian or Spanish essential.

Salary and allowances.—The grade the successful candidate receives will be based on qualifications and experience, it will not be higher than that quoted. Annual remuneration is equal to net base salary plus post adjustment (based on location). The agency also offers a wide range of benefits. Net base salary is step 1 of the grade. Appointments are normally made at this level. Post adjustment is variable and subject to change without notice. Remuneration is quoted in annual amounts in US\$ and is deemed to be exempt from National Income Tax. Net base salary single \$21,600.46, dependency \$23,103.98 plus post adjustment \$11,983.23 and \$12,847.59 respectively.

Applicants should be aware that International Atomic Energy Agency Staff members are subject to the authority of the Director-General and may be assigned to any location either on appointment or during the term of appointment.

Send applications (quoting vacancy number and nationality) to the Division of Personnel, International Atomic Energy Agency, Wagramerstrasse 5, P.O. Box 100, Vienna, Austria.

12. Position Title and Grade.—FELLOWSHIPS Administrator (P-2).

Organizational Unit.—Fellowships and Training Section,
Division of Technical Co-operation Programmes, Department of Technical Co-operation.

Vacancy Notice No.-80/81.

Closing date.—30th April, 1982.

Reporting date.—As soon as possible.

Duty station.-Vienna.

Duration of appointment.—Fixed-term two years.

Duties and responsibilities in general.—Under the supervision of the head of the fellowships and training section, division of technical co-operation programmes, to participate actively in the administration of the Agency's nuclear power training programes and technician training programmes. In particular:

To assist in evaluating manpower requirements for nuclear power programmes when requested by member states.

In co-operation with the department of technical operations, to plan manpower training schemes requiring practical and on-the-job training in nuclear power technology.

To participate in the day-to-day management of training programmes related to nuclear power technology and of the agency's fellowships programme.

To assess the needs for technician training in the fields within the agency's purview in developing member states, to recommend training programmes to meet some of those needs, and to assist in planning and carrying out training programmes at the sub-professional and technician level.

Qualifications essential.—University graduation in nuclear engineering or equivalent field, followed by significant practical experience in the nuclear industry for at least five years.

Desirable.—Administrative and training experience.

Languages.—Fluency in English, French, Russian or Spanish essential.

Salary and allowances.—The grade the successful candidate receives will be based on qualifications and experience, it will not be higher than that quoted. Annual remuneration is equal to net base salary plus post adjustment (based on location). The agency also offers a wide range of benefits. Net base salary is step 1 of the grade. Appointments are normally made at this level. Post adjustment is variable and subject to change without notice. Remuneration is quoted in annual amounts in US\$ and is deemed to be exempt from National Income Tax. Net base salary single \$18,026.91, dependency \$19,194.79 plus post adjustment \$10,020.15 and \$10,673.46 respectively.

Applicants should be aware that International Atomic Energy Agency Staff members are subject to the authority of the Director-General and may be assigned to any location either on appointment or during the term of appointment.

Send applications (quoting vacancy number and nationality) to the Division of Personnel, International Atomic Energy Agency, Wagramerstrasse 5, P.O. Box 100, Vienna, Austria.

GAZETTE NOTICE No. 396

VACANCY OFFERED BY COMMONWEALTH REGIONAL HEALTH SECRETARIAT, ARUSHA

NURSE CO-ORDINATOR

APPLICATIONS are invited for the above post. This is a very senior post demanding a lot of expertise and high level ability and wide experience. Therefore, those applying should have had reached the rank equivalent to that of Chief Nursing Officer or Deputy Chief Nursing Officer or Senior Nursing Officer (administration or teaching). Those who do not meet the above requirements need not apply.

Qualifications.—Applicants must be in possession of Kenya Registered Nurse and Kenya Registered Midwife certificates or their equivalents. Any additional qualifications will be an added advantage.

Experience.—Practical experience of at least five years since qualification working as registered nurse/registered midwife/ registered public health nurse. Practical experience in an administrative capacity of not less than five years duration.

Duties and responsibilities:

- (1) Will be responsible to the regional secretary.
- (2) Responsible for the co-ordination of overall objectives, policies and strategies for nursing and related health care and training in the region.
- (3) Responsible for developing systems for the dissemination of information on general nursing, public health nursing and midwifery.
- (4) Arranging the provision of consultants and fellowships in nursing education, administration and supervision.
 - (5) Arranging and co-ordinating nursing programmes.

VACANCY OFFERED BY COMMONWEALTH REGIONAL HEALTH SECRETARIAT, ARUSHA—(Contd.)

- (6) Developing and restructing the organization and training patterns of nursing in relation to the extended role of the nurse in this region in the light of primary health care delivery systems currently being implemented.
- (7) Facilities exchange of nursing and related health expertise and students between countries of the region.
- (8) Identify areas where nursing research may be initiated or strengthened.
- (9) Developing pattern of post-basic nursing training and co-operation in the region.
- (10) Co-ordinating and co-operating with the activities of the National Nursing Associations in the region and the Commonwealth Nursing Association.
- (11) Any other duties that may be assigned by the regional secretary from time to time.

Remuneration.—Salary-fixed K.Sh. 100,000 p.a. (i.e. US\$11,970 p.a.). Fringe benefits include housing allowance up to 20 per cent of salary, gratuity after each three-year contract, 25 per cent of salary, education and expatriation allowance where

Applications, together with a full detailed curriculum vitae and names and addresses of two referees, to be sent to the Permanent Secretary, Ministry of Health, P.O. Box 30016, Nairobi, (Att. Dr. A. K. Gikonyo.) To reach him not laten than 25th February, 1982.

GAZETTE NOTICE No. 397

THE RABIES ACT

(Cap. 365, Sub. Leg.)

DECLARATION OF COMPULSORY INOCULATION AREAS

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

SCHEDULE

Elgevo-Marakwet Administrative District.

Dated the 5th February, 1982.

W. K. NGULO,

Deputy Director of Livestock Development. (Veterinary Services).

GAZETTE NOTICE No. 398

THE RABIES ACT

(Cap. 365)

DECLARATION OF RABIES CONTROL AREAS

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

SCHEDULE

Elgeyo-Marakwet Administrative District.

Dated the 5th February, 1982.

W. K. NGULO,

Deputy Director of Livestock Development. (Veterinary Services).

GAZETTE NOTICE No. 399

THE RABIES ACT

(Cap. 365)

ORDER

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

1. For a period of three months from the coming into operation of this order, or for such longer period as the

Director of Veterinary Services shall by notice declare, all dogs shall at all times be secured on leads except when in be kept in enclosed premises, a dwelling-house, or a building and shall be kept in enclosed premises, a dwelling-house, or a building between the hours of 7 p.m. and 6 a.m.

- 2. After the expiration of three months or such longer period as aforesaid, all dogs shall be secured on leads at all times when on or near a public road and shall be kept in enclosed premises, a dwelling-house, or a building between the hours of 7 p.m. and 6 a.m.
- 3. (1) Any dog that is suspected of having been bitten by or been in contact with a rabid animal may, if not destroyed, with the approval of a veterinary officer be secured in a place of isolation as hereinafter provided and kept under observation for a period of at least six months and shall be examined at least once a month by a veterinary officer during such period.
- (2) A dog is deemed to have been in contact with an animal if it has been in the same building, kennel, field or other place as the animal.
- 4. For the purposes of paragraph 3, the dog shall be secured in a suitable place of detention in the immediate neighbourhood of the place where the dog is normally kept or in such other place as may be approved by the Director of Veterinary Services.
- 5. The place of detention shall comprise a kennel or other enclosure with sufficient adjoining space to provide for the full liberty of the dog in the open air, the whole being so enclosed as to prevent the escape of the dog therefrom or its contact with any other dog:

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

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

SCHEDULE

Elgeyo-Marakwet Administrative District.

Dated the 5th February, 1982.

W. K. NGULO. Deputy Director of Livestock Development. (Veterinary Services).

GAZETTE NOTICE No. 400

THE TRANSPORT LICENSING ACT (Cap. 404)

RE: T.L.B. MEETING AT NAKURU

THE undermentioned applications will be considered by the Transport Licensing Board at the Municipal Hall, Nakuru, along with the others appearing in the Kenya Gazette Notice No. 378, on Monday, 8th March, 1982, at 9 a.m.

NK/R/9/82—Kithome Njeru and Simon Muriuki Mungai, P.O. Box 32, Kianyaga Route: Kiambatha-Meru-Kianyaga - Kutus - Embu - Runyenjes - Chuka - Chogoria - Igoji - Nkubu. (One vehicle.)

107/82-Jeremiah Gateri, P.O. Box 67, Kerugoya. Carriage of all goods, oil and fuel. Route: Kutus, Sagana, Makutano, Nairobi, Thika, Wanguru, Embu, Kerugoya and Nanyuki. (One vehicle.)

> P. M. KARICHO, for Chief Executive Officer, Transport Licensing Board.

THE GOVERNMENT LANDS ACT

 $(Ca\widetilde{p}, 280)$

NYAMIRA TOWNSHIP—GUSII COUNTY COUNCIL—PLOTS FOR (a)
LOW RESIDENTIAL. (b) SHOPS, OFFICES AND FLATS (EXCLUDING
SALE OF PETROL AND MOTOR OIL)

THE Commissioner of Lands gives notice that the plots in Nyamira Township, Gusii County Council, described in the Schedule hereto are available for alienation and applications are invited for the direct grant of the individual plots.

- 2. A plan of the plots may be seen at Public Map Office situated in Lands Department Building, Nairobi, or may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of K.Sh. 10 post free.
- 3. Applications should be submitted to the Commissioner of Lands, Nairobi, through the District Commissioner, Kisii District, P.O. Box 590, Kisii, stating the plot required in order of preference. Applications must be on the prescribed forms which are available from Lands Department and the office of the Clerk to Council, Gusii County Council, P.O. Box 90, Kisii.
- 4. Applications must be sent so as to reach the Clerk to Council, Gusii County Council, Kisii, not later than 12 noon on Monday, 1st March, 1982.
- 5. Applications must not be sent direct to the Commissioner of Lands.
- 6. Applicants must enclose with their applications a sum of K.Sh. 1,000 in cash or send a postal order, money order or bankers cheque made payable to the Clerk to Council, Gusii County Council, as deposit. No personal cheques will be accepted. The deposit will be dealt with as follows:
 - (a) If the applicant is offered and takes up and pays for the plot within the period of 14 days as required by Condition No. 8 below, the deposit will be credited to him.
 - (b) If the applicant is unsuccessful, the deposit will be refunded to him.
 - (c) If the applicant is successful and the applicant fails to take up and pay for the offered plot within a period of 14 days as required by Condition No. 8 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.
- 7. Each application should be accompanied by a statement indicating—
 - (a) the amount of capital it is proposed to spend on the project;
 - (b) the amount of actual capital available for development with banker's letter or other evidence of financial status in support:
- (c) the manner in which it is proposed to raise the balance of the capital required for development if any.
- 8. The successful allottee of the plots shall pay to the Commissioner of Lands or Gusii County Council within 14 days of notification that his application has been successful, the proportion of the annual rent together with conveyancing, stamp duty and registration fees and contribution in lieu of rates. In default of payment within the specified time, the Commissioner of Lands may cancel the allotment and the applicant shall have no claims to the plot.

General Conditions

- 1. The ordinary conditions applicable to township lease of this nature except as issued hereby, shall apply to this lease.
- 2. The lease will be made under the provisions of the Registered Land Act (Cap. 300).
- 3. The lease will be issued in the name of the allottee as stated in the letter of application and the names must be in full.
- 4. The term of lease will be for 99 years from the first day of the month following the notification of the approval of the allocation 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 local authority. The local authority

shall not give approval unless it is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall within six calendar months of the actual registration of the lease submit in triplicate to the local authority plans including block plans showing the positions of the buildings and system of drainage for the disposal of sewage, surface and sullage water, drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall within 24 months of the actual registration of the lease 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 local authority:

Provided that notwithstanding anything to the contrary contained or implied by the Trust Land Act (Cap. 288) if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the county council or any person authorized by the county council 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 county council in respect of any antecedent breach of any condition herein contained.

- 3. The lessee shall maintain in good substantial repair and condition all buildings at any time erected on the land.
- 4. Should the lessee give notice in writing to the county council that she/he/they is/are unable to complete the buildings within the period aforesaid the county council shall (at the lessee's expenses) accept a surrender of the land comprised herein:

Provided further that if such notice as aforesaid shall be given (1) 12 months of the commencement of the term the county council shall refund to the lessee 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 county council shall refund to the lessee 5 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. (a) The land and the buildings shall only be used for shops, offices and/or flats (excluding the sale of petrol and motor oils).
- (b) The land and the buildings shall only be used for private residential purposes and not more than one private house with necessary offices and out-buildings appurtenant thereto (excluding a guest house shall be erected on the land).
- 6. The buildings shall not cover more than 50 per cent or 75 per centum of the area of the land or lesser area as may be laid down 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 local authority considers to be dangerous or offensive.
- 8. The lessee shall not subdivide the land without prior consent in writing of the county council and the Commissioner of Lands.
- 9. The lessee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any buildings thereon except for such consent in writing of the county council. 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 lessee shall pay to the local authority on demand such sums as the local authority 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 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 lessee shall from time to time pay to the local authority on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the local authority may assess.
- 12. Should the local authority at any time require the said roads to be constructed to a higher standard the lessee shall pay to the local authority on demand such proportion of the cost of such construction as the local authority may assess.
- 13. The lessee 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 local authority or the county council in lieu thereof.

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

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

SCHEDULE 'A'
PLOTS FOR LOW RESIDENTIAL PURPOSES

Unsurveyed Plot No.	Area (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribu- tion)	Survey Fees
	Hectares	Sh.	Sh.	Sh.	Sh.
N1 -	.0.22	1,980	396	On	1,06 0
N2	0.28	1,980	396	demand	1,06 0
N3	0.22	1,980	396	,,	1,060
N4	0.18	1,620	340	,,	1,060
N5	0.22	1,980	396		1,060
N7	0.18	1,620	340	,,	1,06 0
N8	0.12	1,080	216	,,	1,060
N9	0.12	1,080	216	,,	1,06 0
N10	0.12	1,080	216	,,	1,06 0
N11	0.12	1,080	216	,,	1,060
N12	0.17	1,540	308	٠,,	1,060
N13	0.17	1,540	308	,,	1,060
N14	0.17	1,540	308	,,	1,060
N15	0.096	800	172	,,	1,060
N16	0.08	720	144	,,	1,060
N17	0.06	540	108	,,	1,060

SCHEDULE 'B'

PLOTS FOR SHOPS, OFFICES AND FLATS

(EXCLUDING SALE OF PETROL AND MOTOR OILS)

Unsurveyed Plot No.	Area (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribu- tion)	Survey Fees
N18 N19 N20 N21 N22 N23	Hectares 0.053 0.0464 0.0464 0.048 0.0150 0.089	Sh. 1,280 1,120 1,120 1,160 360 2,140	Sh. 256 224 224 232 72 428	Sh. On demand ""	Sh. 1,060 1,060 1,060 1,060 1,060

GAZETTE NOTICE No. 401

THE GOVERNMENT LANDS ACT (Cap. 280)

IT IS once again notified for general information that section 75 of the Government Lands Act, was amended to read as follows:

"Section 75 (1): If any monies in respect of rent, principal instalment, royalty or other payment under any agreement, lease or licence under this Act, or under any other Act repealed by this Act, remain unpaid—

- (a) at the end of one hundred and twenty days after they became due, the amount so remaining unpaid shall be increased by a penalty equal to one-fifth of such sum or Sh. 50 whichever is the greater;
- (b) at the end of two hundred and forty days after they became due, the amount so remaining unpaid (excluding any penalty which would have been added by virtue

of paragraph (a) of this subsection) shall be increased by a penalty equal to a half of such sum or Sh. 100 whichever is the greater."

It is also notified for general information that annual land rent becomes due on the first of January each year and each grantee/lessee has a legal obligation to pay land rent. Land rent demand notes sent by the Commissioner of Lands are only sent as a matter of courtesy and serve as a remainder but are not obligatory. Therefore grantees/lessees are legally bound to pay annual land rent whether they receive the land rent demand notes or not.

It is further notified for general information that the Government Lands Act, automatically imposes 20 per cent and 50 per cent penalty on annual land rent due on first of May and first of September each year respectively or Sh. 50 and Sh. 100 respectively whichever is the greater in accordance with section 75, sub-section 1 of the Act.

Dated the 8th February, 1982.

J. R. NJENGA, Commissioner of Lands.

GAZETTE NOTICE No. 402

THE WEIGHTS AND MEASURES ACT

(Cap. 513)

NOTICE TO TRADERS

AN Inspector of Weights and Measures will open a stamping station at the place mentioned hereunder for the purpose of assizing and stamping trader's weighing and measuring apparatus on the dates stated.

All traders within a radius of twenty kilometres of the places mentioned are required under the provisions of the Weights and Measures Act, to produce to the Inspector of Weights and Measures all weights, measures of length and capacity, and weighing instruments which have been in use for trade for verification and stamping.

Only weighing instruments the weighing capacity of which exceeds 500 kg. or which are of a permanent fixed nature or delicate construction will be assized in situ. Traders in possession of such instruments may comply with this notice by notifying the Inspector of Weights and Measures in writing as to the type, maximum weighing capacity and location of the said instrument not later than one week preceding the date notified in the column hereunder:

COLUMN 1	COLUMN 2	Column 3
Address of Inspector which notification under paragraph 3 should be sent	Place	Date on which apparatus is to to be produced
The Provincial Inspector of Weights and Measures, P.O. Box	Embu District Embu Municipality	8th to 26th Feb, 1982 March, 1982
492, Embu.	Manyatta	1st
	Karingari	2nd
	Kevote	3rd
	Ena	4th
1.00	Githimu	5th.
	Mbuvori	8th.
	Kianjokoma	9th.
	Kanja	10th.
	Runyenies	11th.
	Kathanjuri	12th.
	Kigumo	15th.
	Kanyuambora	16th.
	Karerema	17th (Morning).
	Ishiara	17th (Afternoon).
The state of the s	Siakago	18th.
	Kiritiri	19th.
	Mbondoni	22nd (Morning).
	Makina	22nd (Afternoon).
The second second second	Riakanau	23rd.
	Karaba	24th.
	Kibugu	25th.

P. A. AYATA, Superintendent of Weights and Measures.

THE AGRICULTURE ACT

(Cap. 318 Sub. Leg.)

DECLARATION OF EARLIEST AND LATEST PLANTING DATES FOR 1982

IN EXERCISE of the powers conferred by section 5 of the Agriculture (Crop Production) Act, the Kisumu District Agricultural Committee declares the dates set forth in the second and third columns of the Schedule hereto be respectively the eariest and latest dates of planting essential crops specified in respect of the respective area specified in the first column of the said Schedule.

SCHEDULE

			~		
(1)	(2)	(3)	(4)	(5)	
District	Earliest Planting Dates, 1982	Latest Planting Dates, 1982	Latest Date for Submission of New Seasonal Appl.	New Seasonal Lao disbursement end as below	
Kisumu	Maize	Maize			
Muhoroni	25th January 1st February	31st March 15th March or one week after onset of long rains	15th March, 1982 28th February, 1982	1st March, 1983 1st March, 1983	

W. A. A. DIRU, Chairman. District Agricultureal Committee, Kisumu.

GAZETTE NOTICE No. 404

THE AGRICULTURE ACT

(Cap. 318, Sub. Leg.)

DECLARATION OF EARLIEST AND LATEST PLANTING DATES, 1982

THE Western Provincial Agricultural Board declares the several dates set forth in the second and third columns of the Schedule hereto to be respectively the earliest and latest dates of planting the essential crops specified therein in respect of the respective administrative divisions within districts specified in the first column of the said Schedule.

SCHEDULE

(1)	(2)	(3)
<i>District</i>	Earliest Planting Dates, 1982	Latest Planting Dates, 1982
	Maize	Maize
Kakamega		
Mumias Division Vihiga/Hamisi/Ikolomani	15th February	31st March
Division Butere Division Lurambi Division Kabras Division Lugari Division (All Set-	15th February 15th February 15th February 15th February	31st March 31st March 31st March 30th April
tlement Schemes within the District).	15th February	30th April
$\int d^{2} d^$		
Bungoma Kavujai Division . Kimilili Division Elgon Division Tongaren Division (All	15th February 15th February 15th February	31st March 31st March 15th May
Settlement Schemes within the District).	15th February	30th April
Busia Northern Division Central Division Southern Division	15th February 15th February 15th February	31st March 31st March 31st March
	Wheat	Wheat
Mt. Elgon Division	1st June	31st July

Dated the 10th February 1982.

N. M. NGUGI, Chairman, Western Provincial Agricultural Board. GAZETTE NOTICE No. 405

THE INDUSTRIAL COURT

Cause No. 10 of 1981

Parties:

Kenya Building, Construction, Civil Engineering and Allied Trades Workers' Union

and

T.M. Construction Ltd.

Issue in dispute:

Dismissal of Kasyoki Mbuiga.

- 1. The Kenya Building, Construction, Civil Engineering and Allied Trades Workers' Union shall hereinafter be referred to as the Claimants and T.M. Construction Ltd. shall hereinafter be referred to as the Respondents.
- 2. The dispute was originally fixed for hearing on 28th and 29th April, 1981, but due to the parties' convenience it could not be heard on those dates. Then it was fixed for 15th and 16th July but again due to parties own arrangement it could not be heard. Eventually it was heard on 1st, 2nd and 3rd February this year. In addition to relying on their written and verbal submissions the parties called the following witnesses to give evidence on oath:

Claimants .- K. Mbuiga.

Respondents:

D. Dheesh.

D. Hamisi.

AWARD

3. The Notification of Dispute Form "A" dated 17th September, 1980, duly signed by the parties was received by the Court on 23rd February, 1981, together with the statutory certificates signed by the Minister for Labour and the Labour Commissioner.

Mr. Mbuiga started working for the Respondents in 1958 and rose to the position of a storekeeper which position he held until 4th February, 1980. On this date he had reported back for work having been absent from 15th January, 1980. Apparently he was summarily dismissed for having been absent from duty without permission.

The Claimants took up the matter on his behalf and the dispute was reported to the Minister for Labour and after investigations were carried out by the Ministry of Labour the Permanent Secretary released the report to the parties on 4th July, 1980, in the following terms:

"Investigations confirmed that Mr. Mbuiga had served the company for 28 years without any written warnings to his record.

It was also found out that Mr. Mwai whom Mr. Mbuiga claimed to have got permission to go on leave from, left the company after having stolen company's money before

Mr. Mbuiga returned from leave. Therefore there was no support in favour of Mr. Mbuiga's claim.

19th February, 1982

In the light of the above the management's submission that Mr. Mbuiga's performance was most unsatisfactory does not carry much weight.

In the absence of Mr. Mwai's evidence and in view of the fact that there was no written warning to Mr. Mbuiga, the benefit of doubt must go to him especially when he had served the company for 28 years. I find the dismissal wrongful.

In view of the facts contained herein and in consideration to the number of years, Mr. Mbuiga had served the company I recommend that his services be terminated normally, be paid all his terminal benefits in accordance with the parties' agreement and in addition be paid 8 months' wages as compensation."

The Respondents having rejected the findings and recommendation the matter is now before the Court.

From the outset the Court must comment on the fact that the Respondents were not able to produce any records in respect of Kasyoki's employment with them particularly regarding his unauthorized absences from work and his annual leave over all these years of employment which he had with them. The Respondents submitted that Kasyoki used to be absent without permission and would come back after a few days and on giving some sort of explanation re some relative's sickness he would ask these days to be set off against his annual leave. The Respondents added that they used to accept his explanations and stated that in fact there was no time when Kasyoki actually went on leave all these years. This sort of situation, to say the least, is absurd. The Respondents are a fairly large undertaking and are operating nearly 1,000 lorries and plants in their work but were not able to produce any employment records in respect of this employee.

The Respondents' witnesses stated that leave application forms had to be filled which were in the first place received by Mr. Hamisi who then forwarded them to Mr. Dheesh who was the plant manager. It was Mr. Dheesh's responsibility to approve leave which he did after considering the load of work and the employees that were available at any given time. Although throughout these proceedings the Respondents had suggested that Kasyoki had not obtained leave through the proper procedure their advocate, half way through the proceedings, informed the Court that the Respondents did not intend to raise the question of Kasyoki not having filled leave forms. This obviously he did for very good reason because there are in fact no leave forms which were ever filled by Kasyoki before proceeding on leave.

It is not in dispute that in November 1979, Kasyoki had gone on compassionate leave as his child had died and he came back on 26th November and continued working until 24th December. Kasyoki claims that he always used to go on leave on 24th December and as usual he applied again to go on leave for the balance of days that were still due to him but he was refused and told to wait until 15th January, 1980. He claimed that on 15th January one David Mwai, a wages clerk through whom the workers used to communicate with the management told him that his leave had been approved and he having received his advance proceeded on leave.

The Respondents' witnesses emphasized that Mwai was only a licensing clerk and had nothing to do with accepting or communicating with employees on questions of leave, etc. They explained that during Kasyoki's absence Mwai had disappeared with over Sh. 30,000 belonging to the Respondents.

The Court finds that as far as Kasyoki was concerned the whole procedure re his leave had over the years been extremely lax and there was nothing definite about it. It is obvious that the Respondents had all along encouraged Kasyoki in his behaviour to be absent when he felt like it or had a need for and then set it off against his leave. The Court is inclined to accept what Kasyoki said that he always used to go on leave on 24th December every year for the days remaining and although in 1979 he had gone on compassionate leave in November he again expected to go for the balance of his leave on 24th December but was told that he could not go due to pressure of work and should wait till January. It appears that either on 14th or 15th January he proceeded on leave without the Respondents' knowledge and took it for granted that he would be met with the same treatment as in the past. This time, again when he came back on 4th February he was asked to give an explanation and he simply said that he was on leave. The Respondents had earlier pleaded that he had given no explanation, that he was even rude but the Court is satisfied that Kasyoki was not rude and he did not abuse anyone and the only explanation he gave was that he was on leave.

The Court has very carefully considered this dispute and the evidence that was led in support of the parties' submissions and finds the circumstances relating to Kasyoki's annual leave taking for over 20 years to be most unusual. He was not served with any letter of warning and the Court feels that if the Respondents had decided that from a certain date Kasyoki should not expect to be treated so leniently as in the past then they should have clearly spelled it out to him in writing setting out exactly what would be required of him before he could proceed on annual leave. This they failed to do and although they have said that they had been generous with this employee in the past the fact remains that Kasyoki with this employee in the past the lact remains that kasyoki had been encouraged by them in this behaviour. So Kasyoki must get the benefit of doubt. Considering all the circumstances of his absence from duty from 14th or 15th January, 1980 to 4th February with the Respondents maintaining that he had been absent without permission and Kasyoki claiming that he was on leave the Court finds that the Respondents' action in summarily terminating his services was extremely harsh as at the most what he deserved was an official warning letter. The Court must add that towards the end of the proceedings there was beginning to be a great doubt whether Kasyoki had been served with any letter of termination but in view of the pleadings the Court accepts that the Respondents had summarily terminated his services.

In view of the rather unusual circumstances of this case the Court finds that the Respondents' reliance on clause 23 dealing with absence from duty in the parties' collective agreement is rather misplaced.

After a careful consideration of all the submissions and evidence the Court finds that Kasyoki has suffered a wrongful dismissal.

The Court awards that the Respondents should pay Kasyoki Mbuiga nine months' salary by way of compensation for the wrongful dismissal that he has suffered and rules that this compensation includes his pay for notice. In addition to this the Respondents should also pay Mr. Mbuiga the retirement benefits due to him under clause 17 of the collective agreement.

Given in Nairobi on the 16th February, 1982.

SAEED R. COCKAR, Judge.

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

GAZETTE NOTICE No. 406

THE INDUSTRIAL COURT

Cause No. 50 of 1981

Parties:

Kenya Timber and Furniture Workers' Union and

Furniture Manufacturers Group of F.K.E. Interpretation Application—Ruling

The Court announced its award in the above dispute on 23rd December, 1981 and awarded monthly wage increase for the various groups. The Court awarded the following rates in respect of groups 3 (b), 4 and 5:

	. ,	Previous minimum	Monthly wage increase 1st year	Resulting wage 1st year
3(<i>b</i>)	 •	Sh. 659 to 739 statutory	Sh. 73	Sh. 812
4	 	708 to 811 889 to 966	81 96	892 1,062

The Respondents have applied for interpretation of the Court award in respect of the above three job groups and have pointed out that the Court's intention was a 10 per cent wage increase

for each group and according to their interpretation the wage increases for these groups should be as follows:

Group	Previous Minimum	Monthly increase 1st	Resulting wage w.e.f. 1-5-80	Statutory rate 1–6–80	Resulting wage w.e.f. 1-6-80
3(<i>b</i>) 4 5	Sh. 659 708 889	Sh. 65 70 88	Sh. 724 778 977	Sh. 739 811 966	Sh. 739 811 977

The Respondents further pointed out that the figures as they appeared in the Court award would come to 23 per cent wage increase for group 3 (b), 26 per cent for group 4 and 19 per cent for group 5. They maintained that this was not the intention of the Court and asked the Court to endorse their interpretation.

The Claimants in answer pointed out that the Respondents had proposed the following statutory rates for these groups for the first year—

		Sh.
Group 3 (b)	 	739
4	 	811
5	 	966

and when the Court gave its award it gave a 10 per cent wage increase based on the above statutory rates and the Court had clearly underlined this point on page 5 of its award by subsisting the previous minimum with statutory rates.

The Claimants argued that it could not have been the Court's intention to leave these employees at their statutory rate for two years without any wage increase from either May or June, 1980. They stated that if the Respondents' interpretation was to be accepted the workers in these groups would get wage increase for one month only, i.e. May, 1980, after which they would be paid the statutory rate only. Finally they submitted that the Respondents were trying to vary the Court award which is very clear.

The Court was very much aware of this point which the Respondents have raised now in the interpretation application when the Court formulated its award. The Court went to great length in pointing out that it had taken into consideration Guideline 5 which states that it will be for the Court to decide what the basic minimum would be from time to time in each occupation. The Court was aware that employees in these three groups would be getting a wage increase in excess of 10 per cent and it was for this reason that the Court decided to rely on Guideline 5 when making its award.

The Court has carefully considered the submissions made by the Respondents and finds that as the award is very clear it cannot allow them to persuade the Court to change it. The Court accordingly rejects their interpretation.

Dated the 10th February, 1982.

SAEED R. COCKAR, Judge.

A. K. ARAP KERICH, S. M. MAITHYA, Members.

GAZETTE NOTICE No. 407

THE TRADE MARKS ACT (Cap. 506)

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

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

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

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

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

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

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

IN CLASS 25-SCHEDULE III

HOUSE OF LONDON

29491.—Clothings. Messrs. London Drappers (NKU)Ltd., a Kenyan firm registered under the existing laws of the Republic of Kenya, wholesalers, of Government Avenue, P.O. Box 1278, Nakuru. 18th January, 1982.

IN CLASS 33-SCHEDULE III



29247.—All the goods included in this Class 33. Kenya Wine Agencies Limited, a limited liability company organized and existing under the laws of Kenya, manufacturers and merchants, of P.O. Box 40550, Nairobi, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 27th October, 1981.

IN CLASS 10-SCHEDULE III



gambro

29296.—Surgical, medical, dental and veterinary instruments and apparatus (including artificial limbs eyes and teeth). To be associated with TMA. No. 29077. GAMBRO AG., a company organized and existing under the laws of Switzerland, manufacturers and merchants, of c/o Herrn Dr. Camillo Andina Himmelrich, 11 CH-6340 Baar, Switzerland, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 5th November, 1981.

IN CLASS 23-SCHEDULE III

SWARA

The mark consists of a Kiswahili word "SWARA" which means "Antelope" in English.

29490.—SPIN KNIT LTD., a Kenyan firm registered under the existing laws of the Republic of Kenya, manufacturers, of Government Avenue, P.O. Box 1278, Nakuru. 18th January, 1982.

IN CLASS 25-SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the letter "A" separately and apart from the mark as a whole.

29418.—Ready to wear garments. AFROKNIT LTD., a limited liability company registered in Kenya, manufacturers and wholesalers, of P.O. Box 45288, Nairobi. 15th December, 1981.

IN CLASS 12-SCHEDULE III



28746.—Vehicles, apparatus for locomotion by land, air or water, buses, parts, accessories and components for the foregoing. To be associated with TMA. No. 28747. GREYHOUND CORPORATION, a corporation organized and existing under the laws of the State of Arizona, United States of America, manufacturers and merchants, of Greyhound Tower, Phoenix, Arizona 85077, United States of America, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 19th June, 1981.

ALL IN CLASS 30-SCHEDULE III

NOSAL

28406.—Salt alternative. Norcliff Thayer Inc., a Delaware corporation, of One Scarsdale Road, Tuckahoe, New York, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 24th March, 1981.

HUHU'S PRODUCTS



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

29427.—Fried potato crisps, fried nuts, milk and dairy products and pickles. RUBY MINERAL WATER FACTORY AND FLOUR MILLS, proprietor—Kishore Kumar Ratilal Shah—of P.O. Box 1305, Nakuru. 16th December, 1981.



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

29426.—Flours, spices, pepper, cereals preparation. Ruby MINERAL WATER FACTORY AND FLOUR MILLS, proprietor—Kishore Kumar Ratilal Shah—of P.O. Box 1305, Nakuru, Kenya. 16th December, 1981.

BOTH IN CLASS 5-SCHEDULE III

NO-SPA

28776.—Medicines and pharmaceutical preparations for human and veterinary use, pharmaceutical drugs. Chinoin Gyogy Szer es Vegyeszett Termekek Gyara R.T., a body corporate organized under the laws of the Hungarian People's Republic, manufacturers and merchants, of IV. To u. 1-5. Budapest, Hungary, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 1st July, 1981.

PHARMATAL

25987.—Pharmaceutical and medical preparations and substances for human and veterinary use. Pharmaceutical Manufacturing Co. (Kenya) Limited, incorporated in the Republic of Kenya, manufacturers and merchants, of Butere Road, P.O. Box 47211, Nairobi, and c/o Messrs. J. J. Patel & Co., advocates, P.O. Box 43891, Nairobi. 19th April, 1979.

The two applications appearing hereunder are proceeding in the name of Kiambu Hill Crest Bakery, a business registered under the Business Names Act of the Laws of Kenya, bakers and suppliers, of P.O. Box 695, Kiambu.

BOTH IN CLASS 30—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the words "PREMIUM BREAD".

29435.—Bread. 23rd December, 1981.



Registration of this trade mark shall give no right to the exclusive use of the words "TAMU BREAD" which means Sweet Bread and the device of the letter "A".

29456.—Bread. 23rd December, 1981.

IN CLASS 1—SCHEDULE III

PALM TREE

29200.—Artificial sweetening preparations. To be associated with TMA. No. 27750. The Boots Company Limited, a British company, of Nottingham, NG2 3AA England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 8th October, 1981.

The three applications appearing hereunder are proceeding in the name of Sodastream Limited, a British company, of Morley Way, Weedston, Peterborough, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi.

IN CLASS 1-SCHEDULE III

SODASTREAM

29100.—Chemical substances, chemical preparations and gases included in Class 1, all for use in the manufacture and dispensing of beverages, sweetening materials being chemical products and artificial sweetening substances for preserving foodstuffs and chemical products for use in industry and science. To be associated with TMA. Nos. 29101 and 29102. 22nd September, 1981

IN CLASS 6-SCHEDULE III

SODASTREAM

20101.—Gas cylinders and containers, and all other containers made wholly or principally of common metals and their alloys, parts of and fittings and accessories included in Class 6 for all the aforesaid goods. To be associated with TMA. Nos. 20100 and 29102. 22nd September, 1981.

IN CLASS 7-SCHEDULE III

SODASTREAM

29102.—Machines for making aerated and other beverages and all other machines included in Class 7, parts of and fittings and accessories therefor included in Class 7. To be associated with TMA. Nos. 29100 and 29101. 22nd September, 1981.

The two applications appearing hereunder are proceeding in the name of Gaba A.G., a Swiss joint stock company, of St. Johanns-Vorstadt 98, CH-4056 Basle, Switzerland, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa.

IN CLASS 3—SCHEDULE III

ELMEX

29399.—Preparations for buccal and dental care included in Class 3. To be associated with TMA. No. 29400. 2nd December, 1981

IN CLASS 5-SCHEDULE III

ELMEX

29400.—Preparations for buccal and dental care included in Class 5. To be associated with TMA. No. 29399. 2nd December, 1981.

IN CLASS 25—SCHEDULE III

DENA

28795.—Ready-made clothings for men, ladies and children wear. London Drapers (NKU) Ltd., a Kenyan firm registered under the existing laws of the Republic of Kenya, wholesalers, of Government Avenue, P.O. Box 1278, Nakuru. 10th July, 1981.

The two applications appearing hereunder are proceeding in the name of GABA A.G., a Swiss joint stock company, of St. Johanns-Vorstadt 98, CH-4056 Basle, Switzerland, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa.

In Class 3—Schedule III

ARONAL

29397.—Preparations for buccal and dental care, included in Class 3. To be associated with TMA. No. 29398. 2nd December, 1981.

ALL IN CLASS 5-SCHEDULE III

ARONAL

29398.—Preparations for buccal and dental care, included in Class 5. To be associated with TMA. No. 29397. 2nd December, 1981.

ATRICAN

29450.—Pharcaceutical, veterinary and sanitary substances, infants and invalids foods, plasters, materials for bandaging, materials for stopping teeth, dental wax, disinfectants, preparations for killing weeds and destroying vermin. Madame Jean Renne Chantereau, a French company, of 10, Avenue Paul Vaillant-Couturier—Arcueil (Valde-Marne)—France, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 31st December, 1981.

DIAREX

29425.—Pharmaceutical and medicinal preparations and substances. THE WELLCOME FOUNDATION LIMITED, a British company, of 183 Euston Road, London NW1 2BP, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 16th December, 1981.

The two applications appearing hereunder are proceeding in the name of THE UPJOHN COMPANY, a corporation organized and existing under the laws of the State of Delaware, United States of America, manufacturers and merchants, of Kalamazoo, Michigan, United States of America, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa.

BOTH IN CLASS 5-SCHEDULE III

KAOPECTATE

29440.—Pharmaceutical preparations. 24th December, 1981.

KAOMYCIN

29441.--Pharmaceutical preparations. 24th December, 1981.

The two applications appearing hereunder are proceeding in the name of B.A.T. Kenya Limited (Incorporated in Kenya), manufacturers, of Likoni Road, P.O. Box 30000, Nairobi.

BOTH IN CLASS 34—SCHEDULE III

LIDO

29443.—Manufactured tobacco, cigarettes and cigarette paper. 4th January, 1982.

RECORD

29444.—Manufactured tobacco, cigarettes and cigarette paper. 4th January, 1982.

IN CLASS 5-SCHEDULE III

ROBITABS

29453.—Pharmaceutical preparations and substances. A. H. ROBINS COMPANY INCORPORATED, a corporation organized and existing under the laws of the State of Virginia, U.S.A., manufacturers, of 1407 Cummings Drive, Richmond, Virginia 23220, U.S.A., and co/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 31st December, 1981.

IN CLASS 30-SCHEDULE III

DOMINION

29452.—Confectionery, spices, vinegar, gravy browning colourings and essences, gelatine and ice cream cones. Erskine &

PRICE (MFG.) LTD., a Kenyan company, manufacturers, of P.O. Box 40132, Nairobi, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 31st December, 1981.

IN CLASS 5-SCHEDULE III

FLOLAN

29459.—Pharmaceutical and medicinal preparations and substances. The Wellcome Foundation Ltd., a British company, of 183 Euston Road, London NWI 2BP, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 4th January, 1982.

IN CLASS 1-SCHEDULE III

POLADO

29460.—Chemical products for use in agriculture and horticulture, plant growth regulators. Monsanto Company, a corporation organized and existing under the laws of the State of Delaware, of 800 N. Lindbergh Boulevard, St. Louis, Missouri 63166, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 5th January, 1982.

IN CLASS 5-SCHEDULE III

MODELLA

29253.—Sanitary towels and pads. JAYDEES KNITTING FACTORY LTD., a limited liability company incorporated in Kenya, manufacturers, of P.O. Box 22276, Nairobi. 3rd November, 1981.

In Class 9—Schedule III

AUDIOCOLOR

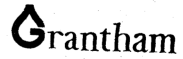
B28290.—Radios, televisions, tape recorders, tape players, record players, amplifiers, loudspeakers, stereo components and equipment. Weston Electronics Limited, a private limited liability company incorporated in Kenya, of Adams Arcade, Ngong Road, P.O. Box 45525, Nairobi. 21st February, 1981.

IN CLASS 5—SCHEDULE III

BACTROBAN

29468.—Antibiotic preparations and substances for human use. BEECHAM GROUP LIMITED, a British company, manufacturers and merchants, of Beecham House, Great West Road, Brentford, Middlesex, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 5th January, 1982.

IN CLASS 25-SCHEDULE III



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

29437.—Clothings Grantham Kenya Ltd., a limited liability company incorporated in Kenya, manufacturers, of P.O. Box 32920, Nairobi. 23rd December, 1981.

In Class 9—Schedule III

VIDAL SASSOON

29472.—All goods included in Class 9. VIDAL SASSOON INC., a Delaware corporation, manufacturers and merchants, of 2049 Century Park East, Suite 3800 Los Angeles, California 90067, U.S.A., and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 13th January, 1982.

The five applications appearing hereunder are proceeding in the name of AUSTRIA TABAKWERKE AKTIENGESELLSCHAFT VORM. OSTERREICHSCHE TABAKREGIE, an Austrian company, manufacturers and merchants, of A-1091 Wien, Porzellangasse 51, Austria, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi.

ALL IN CLASS 34-SCHEDULE III

SARASTRO

29463.—Tobacco, raw or manufactured, smoker's articles, matches, cigars, cigarillos, cigarettes. 5th January, 1982.

TAMINO

29464.—Tobacco, raw or manufactured, smokers' articles, matches, oigars, cigarillos, cigarettes. 5th January, 1982.

PAPAGENO

29465.—Tobacco, raw or manufactured, smokers' articles, matches, cigars, cigarrillos, cigarettes. 5th January, 1982.

OSMIN

29466.—Tobacco, raw or manufactured, smokers' articles, matches, cigars, cigarillos, cigarettes. 5th January, 1982.

ALMAVIVA

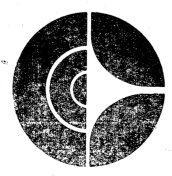
29473.—Tobacco, raw or manufactured, smokers' articles, matches, cigars, cigarillos, cigarettes. 5th January, 1982.

The two applications appearing hereunder are proceeding in the name of CLARION CO. LTD., a company organized under the laws of Japan, manufacturers and merchants, of No. 35-2, Hakusan, 5-Chome, Bunkyo-ku, Tokyo, Japan, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi.

BOTH IN CLASS 9-SCHEDULE III

Clarion

28650.—Electrical and electric apparatus; instruments and equipment; sound and vision recording; receiving and transmitting apparatus and instruments; radios; car radios; stereo radios for vehicles; transmitters; receivers; tranceivers; citizen band transmitters; tuners; radio tuners and receivers; tape players and recorders; combination radio and tape systems; tape decks; record players; amplifiers; speakers; loud-speakers; horns; turntables; antennas; aerials; microphones; earphones; earpheces for sound equipment; records tapes television and video equipment; parts; accessories and components for the aforegoing. 28th May, 1981.



28651.—Electrical and electric apparatus; instruments and equipment; sound and vision recording; receiving and transmitting apparatus and instruments; radios; car radios; stereo

radios for vehicles; transmitters; receivers; tranceivers; citizen band transmitters; tuners; radio tuners and receivers; tape players and recorders; combination radio and tape systems; tape decks; record players; amplifiers; speakers; loud-speakers; horns; turntables; antennas; aerials; microphones; earphones; earpieces for sound equipment; records; tapes; television and video equipment; parts; accessories and components for the aforegoing. 28th May, 1981.

IN CLASS 16-SCHEDULE III

QUILL

29381.—Paper cardboard, articles of paper, printed matter, stationery, photographs, book-binding material, artistic materials, paint brushes, adhesive materials. MICKY WHOLESALERS, a business name registered under the Business Names Act of the Laws of Kenya, partners—Messrs. Jayendra Kumar Pethraj Shah and Pethraj Devan Shah, wholesalers and retailers, of P.O. Box 44057, Nairobi. 26th November, 1981.

The six applications appearing hereunder are proceeding in the name of EUTECTIC CORPORATION, a corporation organized and existing under the laws of the State of New York, of 40-40 172nd Street, Flushing, City of New York, State of New York 11358, U.S.A., and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi.

ALL IN CLASS 9-SCHEDULE III

EUTECTRODE 2240

Registration of this trade mark shall give no right to the exclusive use of the numerals 2240.

27645.—Electric apparatus and instruments, all for welding, soldering and brazing and in Class 9. To be associated with TMA. Nos. 27646, 27647, 27648, 27649 and 27650. 14th August, 1980

EUTECTRODE 224

Registration of this trade mark shall give no right to the exclusive use of the numerals 224.

27646.—Electric apparatus and instruments, all for welding, soldering and brazing in Class 9. To be associated with TMA. Nos. 27645, 27647, 27648, 27649 and 27650. 14th August, 1980.

EUTECTRODE 680

Registration of this trade mark shall give no right to the exclusive use of the numerals 680.

27647.—Electric apparatus and instruments, all for welding, soldering and brazing in Class 9. To be associated with TMA. Nos. 27645, 27646, 27648, 27649 and 27650. 14th August, 1980.

EUTECTRODE 680CGS

Registration of this trade mark shall give no right to the exclusive use of the numerals 680 and the letters CGS.

27648.—Electric apparatus and instruments, all for welding, soldering and brazing in Class 9. To be associated with TMA. Nos. 27645, 27646, 27647, 27649 and 27650. 14th August, 1980.

EUTECTRODE 680S

Registration of this trade mark shall give no right to the exclusive use of the numerals 680 and letter S.

7649.—Electric apparatus and instruments, all for welding, soldering and brazing in Class 9. To be associated with TMA. Nos. 27645, 27646, 27647, 27648 and 27650. 14th August, 1980.

EUTECTRODE

27650.—Electric apparatus and instruments, all for welding, soldering and brazing in Class 9. To be associated with TMA. Nos. 27645, 27646, 27647, 27648 and 27649. 14th August, 1980.

The two applications appearing hereunder are proceeding in the name of J. I. CASE COMPANY, a corporation organized and existing under the laws of the State of Wisconsin, U.S.A., and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi.

IN CLASS 7-SCHEDULE III

CASE

29347.—Machines and machine tools, compaction equipment, mining and quarrying equipment, boring and drilling equipment, drilling rigs, cranes, hoists and lifting equipment, cables laying machines, container and materials handling equipment, agricultural machinery, parts of and fittings and accessories for all the aforesaid goods, and all other goods included in Class 7. To be associated with TMA. Nos. 29348 and 24031. 19th November, 1981.

IN CLASS 12-SCHEDULE III

- CASE

29348.—Vehicles including loader/backhoes, crawler dozers, crawler loaders, wheel loaders, track-wheel excavators, crawler-trenchers, rubber tyred trenchers, mobile cranes and lifts, ride-on rollers and vibratory rollers, tree felling and/or log handling vehicles, cable laying vehicles, vehicles incorporating lifting apparatus for handling containers and other materials, forklifts, tractors and other agricultural vehicles, parts of and fittings and accessories for all the aforesaid goods, and all other goods included in Class 12. To be associated with TMA. Nos. 29347 and 24031. 19th November, 1981.

AMENDMENT OF A REGISTERED TRADE MARK

TMA. No. 28912.— Notice is given that pursuant to a request received in the Trade Marks Registry, State Law Office, Nairobi, on 4th January, 1982, the above-quoted trade mark in the name of CAPS (PRIVATE) LIMITED, a Zimbabwean company, of Manchester Road, Southerton, Salisbury, Zimbabwe, which was advertised in the Kenya Gazette dated 4th September, 1981, under Notice No. 2728, on page 1140, has been amended from "METHOCID" to "HETHABID", but all the other particulars of registration, that is to say, the goods, class and schedule remain the same.

Nairobi, M. L. HANDA, 12th February, 1982. Senior Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 408

THE TRADE MARKS ACT

(Cap. 506)

Assignment Without Goodwill of Business

NOTICE is given that pursuant to a request received in the Trade Marks Registry, State Law Office, Nairobi, Kenya, on 9th September, 1981, and in accordance with the provisions of section 25 (7) of the Trade Marks Act, the company whose name and address are given below, is intended to be registered in the Kenya's Register of Trade Marks as the subsequent proprietor of the trade mark quoted below, in respect of the goods for which it is registered in Kenya, the said assignment being otherwise than in connection with goodwill of the business.

Registered Proprietor.—M. Hoffman & Company Inc., a company incorporated in the State of Massachussetts, United States of America, of 160 North Washington Street, Boston, Massachussetts, United States of America.

Name of Assignee.—Hoffman Apparel International Corp., a Massachussetts Corporation, of 160 North Washington Street, Boston Massachussetts, United States of America.

Address for service.—C/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi, Kenya.

Nature of instrument.—A deed of assignment without the goodwill of business dated 26th November, 1980, between M. Hoffman & Company Inc., as the assignor on the one part, and the aforesaid Hoffman Apparel International Inc., as the assignee on the other part.

TM. No. 20280.—"LANDLUBBER" in Class 25 (Schedule III) in respect of clothing including overalls, dungarees, jumpers, pants, trousers, jeans, coats, jackets and aprons for men.

women and children, which was advertised in the Kenya Gazette dated 8th June, 1973, under Notice No. 1730, on page 715.

A representation of the above-quoted trade mark can be seen at the Trade Marks Registry, State Law Office, Nairobi, and/or in the Kenya Gazette whose particulars of publication are quoted above.

Registration of the said assignment will not be completed until the expiry of two months from the date of publication of this notice in the Kenya Gazette.

All communications relating to this assignment should be sent to the Registrar of Trade Marks, State Law Office, P.O. Box 30031, Nairobi.

J. N. KING'ARUI,
Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 409

THE LIQUOR LICENSING ACT

(Cap. 121)

SOUTH NYANZA LIQUOR LICENSING COURT

Statutory Meeting

NOTICE is given that the next yearly statutory meeting of the South Nyanza Liquor Licensing Court will be held in the District Commissioner's office, Homa Bay on the 10th May, 1982, at 10 a.m.

Applications to be considered at this meeting, whether for new licences, transfers, conversions or removals, must reach the District Commissioner's office, on or before 25th March, 1982, on appropriate application forms with a K.Sh. 10 revenue stamp affixed.

Any applications received after the above-mentioned date may be considered if received thirty (30) days before the date of the meeting and on payment of K.Sh. 300 being late application fee.

As all applications are for half year, they will all be treated as new applications. Therefore all applicants including those seeking transfers, removals and conversions must appear in person or be represented by an advocate. No application will be considered when the applicant is not present or represented by any other person who is not an advocate.

A list of all applications which will be considered by the Court will be seen on the notice board at the District Commissioner's office, Homa Bay and at the divisional district officer's offices, twenty-one days before the date of the meeting.

Dated the 12th February, 1982.

A. K. A. BORE,

Chairman, South Nyanza Liquor Licensing Court.

GAZETTE NOTICE No. 410

THE LIQUOR LICENSING ACT

(Cap. 121)

KILIFI LIQUOR LICENSING COURT
Statutory Meeting

NOTICE is given that the next statutory meeting of the Kilifi Liquor Licensing Court will be held on Monday, the 10th May, 1982, in the District Commissioner's office, Kilifi, commencing from 10 a.m.

Applications should be submitted on the prescribed forms affixed with a K.Sh. 10 revenue stamp to the Chairman, Kilifi Liquor Licensing Court, P.O. Box 29, Kilifi, on or before 25th March, 1982.

Applicants for new licences, transfers, conversions or removals must appear in person or be represented by an advocate. Applicants are advised to submit their applications by registered post.

All applications will be treated as new. Late applications will be accepted if received before 24th April, 1982, on payment of a late fee of K.Sh. 300.

Dated the 6th February, 1982.

J. GAKUO,
Acting District Commissioner, Kilifi.

THE LIQUOR LICENSING ACT

(Cap. 121)

SIAYA LIQUOR LICENSING COURT
Statutory Meeting

NOTICE is given that a statutory meeting of the Siaya Liquor Licensing Court will be held in Siaya County Council Chamber, on Monday, 10th May, 1982, at 10 a.m.

Applications for new licences, renewal, transfer or removal of existing licences must be submitted on the prescribed form, affixed with a K.Sh. 10 revenue stamp to the Chairman, Siaya Liquor Licensing Court, P.O. Box 83, Siaya, to reach him on or before 25th March, 1982.

Late applications shall only be considered if they are received on or before 10th April, 1982, and on payment of additional late fee of K.Sh. 300.

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

Applicants are advised to submit their applications by registered post.

Dated the 11th February, 1982.

J. M. KITI, Chairman, Siaya Liquor Licensing Court.

GAZETTE NOTICE No. 412

THE LIQUOR LICENSING ACT

(Cap. 121)

Tana River Liquor Licensing Court
Statutory Meeting

NOTICE is given that the next statutory meeting of the Tana River Liquor Licensing Court shall be held at the District Commissioner's office, Hola, on Monday, 10th May, 1982, at 10 a.m.

Applications to be considered at this meeting for new licences, removals, transfers or renewals, must be received in the office of the District Commissioner, P.O. Box 1, Hola, on or before the 25th March, 1982, on the appropriate application forms affixed with a K.Sh. 10 revenue stamp on the original copy only. Any application not received by this date may only be considered if it is received on or before 10th April, 1982, on payment of a late fee of K.Sh. 150.

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

A list of all applications to be considered can be seen on the notice boards at District Commissioner's office, Hola and at divisional district officers' offices at Hola, Madogo and Garsen.

Applicants are advised to send their applications by registered post.

Dated the 11th February, 1982.

M. R. WAGANAGWA,
Chairman,
Tana River Liquor Licensing Court.

GAZETTE NOTICE No. 413

THE LIQUOR LICENSING ACT

(Cap. 121)

Isiolo Liquor Licensing Court
Statutory Meeting

NOTICE is given that the 1982 first statutory meeting of the Isiolo Liquor Licensing Court will be held in the District Commissioner's office, Isiolo, on Monday, 10th May, 1982, at 10 a.m.

Applications to be considered at the meeting, whether for new licences, late renewal, transfer, removal, or conversion of existing licences, should be submitted on the prescribed forms G.P. 147 in triplicate affixed with Sh. 10 revenue stamp on the original and addressed to the Chairman, Isiolo Liquor Licensing Court, P.O. Box 3, Isiolo, to reach him on or before 25th March, 1982. Late applications will only be considered if received on or before 10th April, 1982, on payment of K.Sh. 150 late fee.

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

Applicants are advised to send their applications by registered post.

Dated the 4th February, 1982.

W. P. M. SAISI, Chairman, Isiolo Liquor Licensing Court.

GAZETTE NOTICE No. 414

THE LIQUOR LICENSING ACT

(Cap. 121)

MERU LIQUOR LICENSING COURT
Statutory Meeting

NOTICE is given that the next statutory meeting of the Meru Liquor Licensing Court will be held at the District Commissioner's Board Room, Meru, on Monday, 10th May, 1982.

Applications to be considered at this meeting whether for new licences, removals, transfers or renewals must be received in the office of the District Commissioner, Meru, Private Bag, Meru, on or before 25th March, 1982, on the appropriate application form affixed with K.Sh. 10 revenue stamp on the original copy only.

Any application not received by the above date will only be considered if received before 10th April, 1982, on payment of K.Sh. 300 being late fee. Applications for renewals must be accompanied by photostat copies of the previous licences.

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

Applicants are advised to submit their applications in person or by registered post.

Dated the 2nd February, 1982.

A. M. WAITUIKA, Chairman, Meru Liquor Licensing Court.

GAZETTE NOTICE No. 415

THE LIQUOR LICENSING ACT

(Cap. 121)

KISH LIQUOR LICENSING COURT

Statutory Meeting

NOTICE is given that the next statutory meeting of Kisii Liquor Licensing Court, will be held in Kisii Town Hall, on Monday, 10th May, 1982, starting at 10 a.m.

Applications should be submitted on the prescribed forms affixed with K.Sh. 10 revenue stamp to the Chairman, Kisii Liquor Licensing Court, P.O. Box 590, Kisii, on or before 25th March, 1982. Late applications shall only be considered if they are received on or before 10th April, 1982, and on payment of K.Sh. 300 as late fee.

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

Applicants are advised to submit their applications by registered post or deliver them in person to the office of the Chairman during working hours and make sure that they are handed over to a responsible person.

Dated the 9th February, 1982.

S. THUO, Chairman, Kisii Liquor Licensing Court.

THE LIQUOR LICENSING ACT

(Cap. 121)

Baringo Liquor Licensing Court
Statutory Meeting

NOTICE is given that the next statutory meeting of the Baringo Liquor Licensing Court, will be held on Monday, 3rd May, 1982, at 10 a.m., in the office of the District Commissioner, Kabarnet.

Applications for new licences, renewals, removals or transfers must be received in the District Commissioner's office, P.O. Box 1, Kabarnet, not later than 25th March, 1982, on the appropriate forms affixed with K.Sh. 10 revenue stamp on the original copy only. Applications received after that date will only be considered if they are received on or before the 7th April, 1982, on payment of late fee of K.Sh. 300.

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

A list of all applicants to be considered can be seen on the notice boards at the District Commissioner's office, Kabarnet and the Divisional District Officer's offices, Kabarnet, Kabartonjo, Marigat, Nginyang and E/Ravine.

Applicants are advised to submit their applications by registered post.

Dated the 8th February, 1982.

V. A. MUSOGA, Chairman, Baringo Liquor Licensing Court.

GAZETTE NOTICE No. 417

THE LIQUOR LICENSING ACT

(Cap. 121)

LAIKIPIA LIQUOR LICENSING COURT

Statutory Meeting

NOTICE is given that the statutory meeting of the Laikipia Liquor Licensing Court will be held in the District Commissioner's office, on Monday, the 10th May, 1982, at 10 a.m.

Applications for new licences, renewals, removals or transfers must be received in the District Commissioner's office, P.O. Box 11, Nanyuki, not later than Wednesday, 25th March, 1982, on the appropriate forms affixed with K.Sh. 10 revenue stamp on the original only. Appplications received after this date will only be considered if they are received on or before 14th April, 1982, on payment of late fee of K.Sh. 300 only.

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

Applicants are advised to submit their applications by registered post or deliver them in person to the office of the Chairman during working hours and make sure that they hand them over to a responsible person.

Dated the 10th February, 1982.

J. G. KlBERA, Acting Chairman, Laikipia Liquor Licensing Court.

GAZETTE NOTICE No. 418

THE LIQUOR LICENSING ACT

(Cap. 121)

UASIN GISHU LIQUOR LICENSING COURT

Statutory Meeting

NOTICE is given that the half-yearly statutory meeting of the Uasin Gishu Liquor Licensing Court will be held on Monday, 10th May, 1982, in the District Commissioner's office, Eldoret, from 10 a.m.

Applications to be considered during this meeting whether for renewals, new licences, transfers or removals should be submitted to the District Commissioner, Uasin Gishu, P.O.

Box 30, Eldoret, on appropriate forms affixed with K.Sh. 10 revenue stamp on or before 25th March, 1982.

Any application received after 25th March, 1982, will only be considered if it is received on or before 10th April, 1982, on payment of additional late fees of K.Sh. 300 only.

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

Lists of applicants to be considered can be seen on the notice boards at the District Commissioner's office, Eldoret and at the Divisional District Officers' offices, Moiben and Ainabkoi.

Applicants are advised to submit their applications in person or by registered post.

Dated at Eldoret the 8th February, 1982.

B. A. ROTICH,
Chairman,
Uasin Gishu Liquor Licensing Court.

GAZETTE NOTICE No. 419

THE LIQUOR LICENSING ACT

(Cap. 121)

TRANS NZOIA LIQUOR LICENSING COURT

Special Meeting

DULY authorized by the Provincial Commissioner, Rift Valley Province, a special meeting of the Trans Nzoia Liquor Licensing Court will be held on the 1st March, 1982, in the District Comissioner's office, at 10 a.m. to consider the applications already received.

Dated the 5th February, 1982.

A. OYIER,
Chairman,
Trans Nzoia Liquor Licensing Court.

GAZETTE NOTICE No. 420

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. 113 of 1982

By the Standard Bank Limited of P.O. Box 30299, Nairobi in Kenya, the duly constituted attorney of Veronica Jane Baker of Surrey in England, the executor named in the deceased's will, through Messrs. Daly & Figgis, advocates of Nairobi aforesaid, for resealing in Kenya a grant of probate granted on the 22nd December, 1981, by the Principal Registry of the Family Division in the High Court of Justice of the will of Vera Louise Truran, late of Nairobi aforesaid, who died there on the 8th September, 1981.

(2) Cause No. 114 of 1982

By Ali Oliver Ambo of P.O. Box 18554, Nairobi in Kenya, the deceased's brother for a grant of letters of administration intestate to the estate of Hussein Oliver, late of Nairobi aforesaid, who died at Yala in Kenya, on the 21st May, 1979.

(3) Cause No. 117 of 1982

By Gulamhusain Abdullay Tayebjee of P.O. Box 18416, Nairobi in Kenya, the deceased's father, through Messrs. Shah & Shah, advocates of Nairobi aforesaid, for a grant of letters of administration intestate to the estate of Inayatally Gulamhussein Abdul Ally Tayebjee, late of Nairobi aforesaid, who died at Mackinon Road in Kenya, on the 3rd February, 1981.

(4) Cause No. 118 of 1982

By Margaret Ross of P.O. Box 15020, Nairobi in Kenya, the deceased's widow, through Messrs. Hamilton Harrison & Mathews, advocates of Nairobi aforesaid, for a grant of letters of administration intestate to the estate of Arthur Patrick John Lewiss Ross, late of Nairobi aforesaid, who died there on the 3rd April, 1981.

(5) Cause No. 119 of 1982

By Mrs. Wairimu Mukuni of P.O. Box 150, Naivasha in Kenya, the deceased's widow, through Messrs. J. K. Gatuguta & Co., advocates of Nairobi in Kenya, for a grant of letters of administration intestate to the estate of Evanson Mukuni, late of Naivasha aforesaid, who died there on the 8th August, 1980.

(6) Cause No. 120 of 1982

By Barclays Bank Trust Company of Kenya Limited of P.O. Box 30356, Nairobi in Kenya, the duly constituted attorney of Barclays Bank Trust Company Limited of England, the executor named in the deceased's will, through Messrs. Hamilton Harrison & Mathews, advocates of Nairobi aforesaid, for resealing in Kenya a grant of probate granted on the 28th May, 1981, by the High Court of Justice at Liverpool in England of the will of Ann Elizabeth Busaidy, late of Gillbank Hawkshead near Ambleside, Cumbria, who died at Westmorland County Hospital on the 14th of January, 1981.

(7) CAUSE No. 121 OF 1982

By Charles Henry Bramich of P.O. Box 44692, Nairobi in Kenya, the deceased's friend and the executor named in his will, through Messrs. Kaplan & Stratton, advocates of Nairobi aforesaid, for a grant of probate of the will of William Henry Mason, late of Nairobi aforesaid, who died at County of West Sussex in England, on the 18th November, 1981.

(8) Cause No. 122 of 1982

By Probhulal Kanji Shah of P.O. Box 347, Nakuru in Kenya, the deceased's father, through Messrs. Shah & Parekh, advocates

of Nairobi in Kenya, for a grant of letters of administration intestate to the estate of Anup Prabhulal Shah, late of Nakuru aforesaid, who died at Makindu in Kenya, on the 28th April, 1979

(9) Cause No. 123 of 1982

By Jose Custodio Josefat Dias of P.O. Box 44022, Nairobi in Kenya, the executor named in the deceased's will, through R. D. Menezes, Esq., advocate of Nairobi aforesaid, for a grant of probate of the will of Romualdo Amalo Rosario D'Cruz Andrade (in the will known as Cruz Andrade), late of Nairobi aforesaid, who died there on the 19th April, 1980.

(10) CAUSE No. 127 OF 1982

By Richard Muthua Muti of Nyaga Sub-location, Githunguri, Kiambu District in Kenya, the deceased's son and the executor named in the will, through R. K. Mitra, Esq., advocate of Nairobi in Kenya, for a grant of probate of the will of Muti Kungu, late of Nyaga Sub-location in Githunguri aforesaid, who died at Kiambu District Hospital. on the 22nd May. 1980.

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

Nairobi, 15th February, 1982. M. F. PATEL, Senior Deputy, Registrar, High Court of Kenya, Nairobi.

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

GAZETTE NOTICE No. 421

PROBATE AND ADMINISTRATION

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

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

SCHEDULE

Public Trustee's Cause No.	Name of Deceased	Address	Date of Death	Testate or Intertate
858/80	Juma Osotsi	Ngayirwe, Koyonzo S/Location, North Wanga, Kakamega.	1927	Intestate
5 35/77	John Dadeo Mpaka	Kamukuywa Scheme, Plot No. 243, Naitiri Location, Bungoma.	6-7-76	Intestate
327/81	Protas Litoro Wisakhulitsa	P.O. Box 436. Kisumu	28-10-79	Intestate
57 1/81	Patrick Kanyiri Koigi	Tulaga Sub-Location, North Kinangop Location, P.O. Box 26, Tulaga.	3-5-81	Intestate
60/78	Julius A. Tuiya	Kabartegan School, P.O. Box 171, Kericho	9-2-76	Intestate
274/81	Alphonsus Wandera	Bugeng Sub-location, Bukhayo Location, Busia	10-1-81	Intestate
216/81	Daniel Waruingi Kiarie	Gathiga Village, P.O. Box 98, Kiambu.	20-7-78	Intestate
598/78	Isaac Waithaka Gichu	Londiani Township, P.O. Box 101, Londiani	29-12-78	Intestate
42/81	Richard Sinindi Inanda	Ebusiratsi, P.O. Box 168, Bunyore, Kakamega	12-9-80	Intestate
828/81	Fidelius Kilonzo Mitaa	Kakima Village, Mbooni Location, Machakos	31-3-80	Intestate
736/81	Ali Njiraini Bakari	Karai Village, Ndeiya, Kiambu	9-4-81	Intestate
362/75	Mohamed Ali Weid	Isiolo	1970	Intestate
78/81	Mugesi Kitatsi	Wamage Village, P.O. Box 8, Kiligili Maragoli, Kakamega.	192-78	Intestate
612/79	Seringi Sabwa	Emasatsi Sub-location, Kisa Location, P.O. Box 32, Kilingili, via Maragoli.	25-3-78	Intestate
488/81	Benson Maseki Kalundu	P.O. Box 39, Migwani, Kitui	7-8-80	Intestate
420/81	Stephen Mulinge Ndonga	Kangundo Location, P.O. Box 1296, Kangundo	15-3-79	Intestate
60/81	Elias Akoto Busaka	Mbale Market, West Maragoli, Kakamega	20-10-80	Intestate
803/81	Joseph Wandaka	Ithanga Location, P.O. Box 30, Makuyu, Murang'a	22-7-79	Intestate
263/80	Aloice Muthee Njau	Kandongu Village, c/o Chief's Camp, P.O. Box 3, Kagio, Kirinyaga.	7–3–78	Intestate
732/81	Joseph Ogutu Oloo	Muhola Village, Yiro-Sidindi Sub-location, South Ugenya Location, Siaya.	17–4–80	Intestate

Nairobi the 12th February, 1982.

A. COLLINS,
Deputy Public Trustee.

GAZETTE NOTICE No. 422

THE COMPANIES ACT

(Cap. 486)

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

Reg. No. Name of Company

72/69 Colobus Limited

Reg No. Name of Company 59/71 Bendor Plantations Limited. 12/75 Waicakehiri Farmers Limited. The Oriental Corporation Limited. 1375 Auto Enterprises Limited. 3768 4352 United Air Parts Limited. 4474 New Stanley Florists Limited. 4497 Lucerne Limited. 4967 College Properties Limited. 6156 Davkap Limited. 7359 J. J. Woods Limited.

Rowland Woods & Co. Limited.

7813

1701.1	ebruary, 1982	THE KENYA	GAZETTE	.05
Reg. No.	Name of Company		SECOND SCHEDULE Date	e of
10098	African Travel Advisors Limited.		Name of Society Ref	
10638	Sluis & Groot of Kenya Limited.		Vinya wa Mathina Funeral Fund 27-	1-82
10774	Heyer (Kenya) Limited.			1-82
11414	Kamasian Co. Limited.			1-82
11667	Afro-Inter Trading Enterprises Limited.			1-82
11801	· · · · · · · · · · · · · · · · · · ·		Kinyali Investment Society 27-	1-82
	Trading Combine International Limited.	•		1-82
12242	Hydro-Projects Limited.			2-82
13636	Machakos Fibres Limited.			1-82
15653	Mutindwa Hauliers Limited.	* .		1-82
				1-82
- 16002	Kitui Riverside Motel Limited.			1-82
16267	St. Luke Pharmaceuticals Limited.		11	1-82
16456	Holiday Transport Kenya Limited.		Tantas Manufa Souther	1-82
17105	Mombasa Hides & Skins Limited.		M N. 1 131 16 A 1 11	1-82 1-82
			17 1 1 1 1 0 1 1 11/10 1 1 1 1 1	1-82
19142	Stilvox Engineering Co. Limited.	{		1-82
19986	Riverbank Court Limited.			1-82
20817	Langata Country Co. Limited.			1-82
		4		1-82
20875	Sunrise Bakery & Confectionery Limited			
22438	Combined Import and Export Co. Limi	ited.	Third Schedule	
Dated ti	as 12th Eshavour 1002		Date	e of
Dated	ne 12th February, 1982.		Name of Society Cance	
	J. N. KING Deputy Registrar of		Friends of Kenya 22-	1-82
			Fourth Schedule	
			Dat	e of
Gazette 1	Notice No. 423	•	Name of Society Exemp	tion
	THE SOCIETIES ACT		Society of Mary (Marianists) Registered Trustees 18-	9-81
	(Cap. 108, Sub. Leg.)		Dated at Nairobi the 12th February, 1982.	
PURSU given that	ANT to rule 14 of the Societies Rule	es, notice is	O. J. NGUGI (Mrs	
	ocieties listed in the First Schedule here stered;	to have been	Acting Assistant Registrar of So	ciene:
	societies listed in the Second Schedule refused registration;	hereto have	GAZETTE NOTICE No. 424	
	egistration of the society listed in the Theorem to has been cancelled; and	hird Schedule	THE CO-OPERATIVE SOCIETIES ACT (Cap. 490, sections 65 and 69)	
exe	ociety listed in the Fourth Schedule her mpted from registration under the provincties Act.		ORDER WHEREAS pursuant to section 61 (1) of the above ordered an inquiry into the by-laws, working and fit	

FIRST SCHEDULE

Name of Society	Date of Registration
Mwanyagetinge Women Welfare Society	23-1-82
Cosmos Football Club	24-1-82
Matatu Vehicle Owners Association, Makadara	
Branch	2-2-82
Kangemi Cultural Club	2-2-82
Kiangwa Welfare Society	2-2-82
Shimatu Development Group	2-2-82
Wagai Development Association	2-2-82
Bulukunya Welfare Society	2-2-82
Maragoli Muslim Association, Mutsulyu Village	
Branch	2-2-82
Machakos Youth Centre	2-2-82
Kenya Breweries, Butere Division Welfare Society	2-2-82
West Karachuonyo Development Association	2-2-82
Kisaho Welfare Society	2-2-82
Ojimura Women's Society	2-2-82
Kaweto Association	2-2-82
Wajir Educational Trust Fund	2-2-82
Kanyama Welfare Association	2-2-82
Mulango Yatta Funeral Association	2-2-82
Gitweku Development Society	2-2-82
Wibohera Development Association of Kenya	2-2-82
Brooke Bond, Mombasa Football Club	2-2-82
Eccelesiastes Evangelistic Fellowship, Mikomani	
Branch	2-2-82
Dandora Inn, Day and Night Club	2-2-82

WHEREAS pursuant to section 61 (1) of the above Act, I ordered an inquiry into the by-laws, working and financial condition of the Pondeni Farmers Co-operative Society Ltd.

And whereas I am of the opinion that the said society should be dissolved.

Now therefore pursuant to section 65 (1) of the said Act, I cancel the registration of the society and order that it be liquidated.

Any member of the said society may within two months of the date of this order, appeal to the Minister for Co-operative Development against the order. If no such appeal is presented within the time the order shall take effect upon the expiry thereof.

And further pursuant to section 69 of the said Act, I appoint District Co-operative Officer, Kakamega, to be liquidator and authorize him to take into his custody all the property of the society including such books and documents as are deemed necessary for completion of the liquidation.

Dated at Nairobi the 29th January, 1982.

A. K. BIRGEN, Commissioner for Co-operative Development.

GAZETTE NOTICE No. 425

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, sections 65 and 69)

ORDER

WHEREAS pursuant to section 61 (1) of the above Act, I ordered an inquiry into the by-laws, working and financial condition of the Hyrax Co-operative Savings and Credit Society Ltd.

And whereas I am of the opinion that the said society should be dissolved.

Now therefore pursuant to section 65 (1) of the said Act, I cancel the registration of the society and order that it be liquidated.

Any member of the said society may within two months of the date of this order, appeal to the Minister for Co-operative Development against the order. If no such appeal is presented within the time the order shall take effect upon the expiry thereof.

And further pursuant to section 69 of the said Act, I appoint District Co-operative Officer, Nyeri, to be liquidator and authorize him to take into his custody all the property of the society including such books and documents as are deemed necessary for completion of the liquidation.

Dated at Nairobi the 29th January, 1982.

A. K. BIRGEN, Commissioner for Co-operative Development.

GAZETTE NOTICE No. 426

OFFICE OF THE PRESIDENT SUPPLIES BRANCH

TENDER NOTICE No. 4/82

Supply of Kenya Coat of Arms and Kenya National Car Pennants

TENDERS are invited for the supply of the following items to the Officer-in-Charge, Supplies Branch, Likoni Road, Nairobi.

Kenya National Car Pennants and Kenya Coat of Arms.

Prices quoted must be net, duty and sales tax paid and expressed in Kenya shillings. In the event of the Government altering the rates of custom duties, sales tax and/or rates of controlled prices, both parties would consider appropriate price adjustments.

Tender documents giving the necessary details should be collected from the undersigned or sent on written request upon payment of unrefundable charge of K.Sh. 100 per set of two.

Tenders must be enclosed in a plain sealed envelope marked "Tender No. 4/82—Supply of Kenya Coat of Arms and Kenya National Car Pennants" and addressed to reach the undersigned at P.O. Box 78168, Nairobi, or be placed into the tender box at the entrance to our office block, Likoni Road, on or before 5th March, 1982, at 10 a.m.

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

Participating tenderers are free to witness the tender opening process but it will not be possible to announce the quoted prices.

D. C. KUNG'U, Officer-in-Charge, Supplies Branch.

GAZETTE NOTICE No. 427

OFFICE OF THE PRESIDENT SUPPLIES BRANCH

Tender No. 5/82

Household Items

TENDERS are invited for the supply of the following items to the Officer-in-Charge, Supplies Branch, Likoni Road, Nairobi.

Cloth linen, cloth dish washing, dusters, paper toilet roll, polish boots, polish floor.

Prices quoted must be net, duty and sales tax paid and expressed in Kenya shillings. In the event of the Government altering the rates of custom duties, sales tax and/or rates of controlled prices both parties would consider appropriate price adjustments.

Tender documents giving the necessary details should be collected from the undersigned or sent on written request upon payment of unrefundable charge of K.Sh. 100 per set of two.

Tenders must be enclosed in plain sealed envelope marked "Tender No. 5/82—Household Items" and addressed to reach the undersigned at P.O. Box 78168, Nairobi, or be placed into the tender box at the entrance to our office block, Likoni Road, on or before 5th March, 1982, at 10 a.m.

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

Participating tenderers are free to witness the tender opening process but it will not be possible to announce the quoted prices.

D. C. KUNG'U, Officer-in-Charge, Supplies Branch.

GAZETTE NOTICE No. 428

MINISTRY OF ENVIRONMENT AND NATURAL RESOURCES

TENDER No. 14/81-82

Supply of Polythene Tubes, Stays and Fasteners
TENDERS are invited for the supply of the following:
Polythene tubes and bags—various sizes.

Wooden window casement stays-300 units.

Wooden window casement fasteners-300 units.

Tender documents with conditions of contract, schedules of requirements, specifications may be obtained from the Supplies Officer, Central Stores, P.O. Box 30126, Nairobi, one kilometre from Muthaiga off Kiambu Road, either personally or against written application and on payment of non-refundable deposit of K.Sh. 40.

The complete documents showing bid prices against each item as unit price and means of delivery specified in the tender must be enclosed in a plain sealed envelope marked "Tender No. 14/81-82—Supply of Polythene Tubes, Stays and Fasteners" and addressed to the Supplies Officer, Central Stores, Karura, P.O. Box 30126, Nairobi, or be placed in the tender box situated outside the stores offices at Karura Forest, so as to reach him not later than 10 a.m. on 26th February, 1982, after which time the tender closes and opening starts thereafter.

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

M. M. OLB NCHARO, for Permanent Secretary.

GAZETTE NOTICE No. 429

MINISTRY OF INFORMATION AND BROADCASTING VOICE OF KENYA

Tender No. 17/81-82

Film Rolls

TENDERS are invited for the supply of film rolls VNF required by this Ministry as follows:

- 1. VNF 7250 400 ft.
- 2. VNF 7240 400 ft.

Tender documents with detailed specifications, conditions and instructions to prospective tenderers can be obtained from the Senior Supplies Officer, Voice of Kenya, Broadcasting House, on payment of a non-refundable nominal fee of Sh. 20 per set. The payment of Sh. 20 should be made at the Voice of Kenya, Accounts Section, Mombasa House, and then documents collected from Broadcasting House on production of the official receipt. Tenderers must submit their tenders on the official documents (forms).

Tenders in plain-sealed envelopes without identity of the tenderer marked "Tender No. 17/81-82—Supply of Film Rolls VNF" should be addressed to Senior Supplies Officer, Voice of Kenya, P.O. Box 30456, Nairobi, or be placed in the tender box at Broadcasting House, so as to reach him not later than 10 a.m. on Friday, 5th March, 1982.

Prices quoted must be in Kenya shillings and should include duty and sales tax and should remain firm for ninety (90) days from Friday, 5th March, 1982.

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

C. M. KANDUTHU, Senior Supplies Officer, for Permanent Secretary.

MINISTRY OF HEALTH

TENDER NOTICE No. 29/81-82

Occupational Therapy Materials and Equipment

TENDERS are invited for the supply of occupational therapy material and equipment to Central Medical Stores.

Tender documents with all the necessary details may be obtained from the undersigned, Central Medical Stores at Room No. 6, P.O. Box 40425, Nairobi, in person or against written application and on payment of a non-refundable fee of K.Sh. 100.

The tender must be submitted in a plain wax sealed envelope only marked "Tender No. 29/81-82—Occupational Therapy Materials and Equipment", so as to reach the above address not later than 10 a.m. on 1st March, 1982.

Samples must be submitted on or before the closing date and time. Acceptable literature may be submitted if submission of a physical sample is impossible. Failure to observe the above disqualifies the tenderer.

Prices quoted must be net, duty and sales tax paid, except for those quoted on C.I.F. terms in which case the two are included.

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

A. K. KIRIRO, Officer-in-Charge, Central Medical Stores.

GAZETTE NOTICE No. 431

MINISTRY OF HEALTH

TENDER No. 32/81-82 Supply of Baby Feeds

TENDERS are invited for the supply of baby feeds to the Government hospitals during the financial year, 1982-83 (i.e. 1st July, 1982 to 30th June, 1983).

Tender documents with all the necessary details may be obtained from the undermentioned Central Medical Stores at Room No. 6, P.O. Box 40425, Nairobi, in person or against written application and on payment of a non-refundable fee of KSb 100

The tender must be submitted in a plain wax sealed envelope only marked "Tender No. 32/81-82—Baby Feeds" so as to reach the above address not later than 10 a.m. on 23rd March,

Samples must be submitted on or before the closing date and time. Acceptable literature may be submitted if submission of a physical sample is impossible. Failure to observe the above disqualifies the tenderer.

Prices quoted must be net, duty and sales tax paid, except for those quoted on C.I.F. terms in which case the two terms are included. Prices must remain valid for a period of ninety (90) days from the closing date of the tender notice.

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

A. K. KIRIRO,
Officer-in-Charge,
Central Medical Stores.

GAZETTE NOTICE No. 432

MINISTRY OF LIVESTOCK DEVELOPMENT

TENDER NOTICES

Tender Nos.:

30/81-82.—Supply of a farm tiller.

31/81-82.—Supply of irrigation submersible water pump and sprinklers with risers.

TENDERS are invited for the supply of the items shown above during the current financial year. Prices quoted must be net and expressed in Kenya shillings.

Tender documents, giving necessary details, should be collected from the undersigned or sent on written request upon payment of unrefundable charge of K.Sh. 20 per set of two.

Tenders must be enclosed in plain, sealed envelopes marked "Tender No. for" and must be accompanied by samples and or brochures and addressed to reach the undersigned at P.O. Box 68228, Nairobi, or be placed in the tender box at the entrance to Kilimo House, ground floor, not later than 18th March, 1982, at 10 a.m.

Prices quoted must remain valid for ninety (90) days after the closing date of the tender.

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

J. NYAMU, Senior Supplies Officer, for Permanent Secretary.

GAZETTE NOTICE No. 433

THE TRANSFER OF BUSINESSES ACT (Cap. 500)

NOTICE is given that the business of hotel and restaurant carried on by Copper Grill Ltd., on L.R. No. 1870/9/51, on Mpaka Holdings Building at Westlands, has with effect from 9th November, 1981, been sold and transferred to Astagum Kenya Ltd., who will carry on the said business at the same place in its own name.

The address of the transferor is P.O. Box 48983, Nairobi.

The address of the transferee is P.O. Box 21615, Nairobi.

The transferee does not assume nor does it intend to assume any of the liabilities incurred by the transferor up to and including 9th November, 1981, in the said business and same will be paid and discharged by the transferor and likewise all debts due to the transferor up to and including the 9th November, 1981, shall be received by the transferor and the transferor does not assume any liability in the said business after the 12th November, 1981.

Dated at Nairobi the 16th February, 1982.

G. KAMONDE,

Advocate for both the Transferor and Transferee.

GAZETTE NOTICE No. 434

NOTICE OF CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 22nd December, 1981, and registered in Volume DI, Folio 578/35, File DXV, in the Registry of Documents at Nairobi, Charles Waithaka Kingori, c/o of P.O. Box 56465, Nairobi in the Republic of Kenya, heretofore called and known by the name of Charles Kihia Mubea, absolutely renounced and abandoned the use of his former name of Charles Kihia Mubea and assumed and adopted in lieu thereof the new name of Charles Waithaka Kingori for all purposes. The said Charles Waithaka Kingori therefore authorizes and requests, all persons at all times hereafter to designate and address him by the new name of Charles Waithaka Kingori only, instead of his former name mentioned herein before.

Dated at Nairobi the 15th February, 1982.

KAAI, MUGAMBI & CO., Advocates for Charles Waithaka Kingori, formerly known as Charles Kihia Mubea.

GAZETTE NOTICE No. 435

NOTICE OF CHANGE OF NAME

TAKE NOTICE that by a deed poll dated the 8th December, 1981, duly executed by our client Robinson Mwangi Githinji Kihungi and registered in the Registry of Documents, Presentation No. 191, Volume D1, Folio 576/9, File DXV, at 9.50 a.m., on 14th January, 1982, our client Robinson Mwangi Githinji Kihungi a citizen of the Republic of Kenya by birth and of P.O. Box 7, Mukurweini in Nyeri District in the Republic of Kenya, absolutely renounced and abandoned the

use of his former name of Robinson Mwangi Githinji Kihungi and in lieu thereof assumed and adopted the name of Githinji Kihungi for all purposes. All persons are authorized and required to designate, describe and address him by his said new name Githinji Kihungi only.

Dated at Nairobi the 9th February, 1982.

MWICIGI KINUTHIA & CO., Advocates for Githinji Kihungi, formerly known as Robinson Mwangi Githinji Kihungi.

GAZETTE NOTICE No. 436

NOTICE OF CHANGE OF NAME

I, Gitau Muniu of Kagunduini Village in Kandara Division of Murang'a District give public notice that by a deed poll dated 7th October, 1981, registered in the Registry of Documents, Registration No. 992 in Volume DI, Folio 571/435, File DXIV and duly executed by me, I formally and absolutely renounced the use of my former name Waitathu Muniu and in lieu thereof assumed and adopted the new name of Gitau Muniu for all purposes and I authorize and request all persons to designate, describe and address me by such assumed name of Gitau Muniu.

Dated at Thika the 22nd October, 1981.

GITAU MUNIU, formerly known as Waitathu Muniu.

GAZETTE NOTICE No. 437

QUADRANT SERVICES LIMITED

NOTICE is given that with effect from 1st January, 1982, Horace F. Easterbrook commenced practice as a Certified Public Accountant under the name of Easterbrook & Co. and from that date he is not connected in any way with the practice of Certified Public Accountants being carried on under the name of Cook Sutton & Co.

H. F. EASTERBROOK, Easterbrook & Co., Certified Public Accountants.

GAZETTE NOTICE No. 438

PARKLANDS SERVICE STATION (K) LTD.

REMOVAL OF MOTOR VEHICLE

The owner of the following vehicle is requested to remove it on or before Tuesday, 2nd March, 1982, from the premises of Parklands Service Station (K) Ltd., P.O. Box 41869, Waiyaki Way, Nairobi, Kenya, upon payment of repair and storage charges.

Take notice that if the vehicle is not removed on or before Tuesday, 2nd March, 1982, aforesaid, we will sell it by public auction or private treaty and apply the proceeds of sale to pay the costs of the auction, repair, storage, advertising, interest, etc., charges.

Motor Vehicle Registration No. KRK 851.

J. K. BHALLA, Company Secretary.

GAZETTE NOTICE No. 439

THE LAND ACQUISITION ACT

(Cap. 295)

NOTICE OF INTENTION TO ACQUIRE LAND

IN PURSUANCE of section $\ell(2)$ of the Land Acquisition Act, I give notice that the Government intends to acquire the following land for the Second Runway at the Jomo Kenyatta Airport:

SCHEDULE

L.R. No.	Locality	Registered Owner	Approx. Area to be Acquired in Acres
7149/11/R	Embakasi, Nairobi	Messrs Syokimau Farm Limited	3,937

A plan of the affected land may be inspected during office hours at the Lands Office, 4th floor, Kencom House, City Hall Way, Nairobi. Dated the 15th February, 1982.

J. R. NJENGA, Commissioner of Lands.

GAZETTE NOTICE No. 440

THE LAND ACQUISITION ACT

(Cap. 295)

NOTICE OF INQUIRY

IN PURSUANCE of section 9(1) of the Land Acquisition Act, I give notice that an inquiry will be held at 10.00 a.m. on 24th March, 1982 at the Lands Office, 4th Floor, Kencom House, City Hall Way, Nairobi for the hearing of claims to compensation by persons interested in the following land:

SCHEDULE

L.R. No.	Locality	Registered Owner			Approx. Area to be Acquired in Acres
7149/11/R	Embakasi, Nairobi	Messrs Syokimau Farm Limited	 	 	3,937

Every person who is interested in the land is required to deliver to me not later than the day of inquiry a written claim to compensation. Dated the 25th February, 1982.

THE LAND ACQUISITION ACT

(Cap. 295)

Notice of Intention to Acquire Land

IN PURSUANCE of section 6(2) of the Land Acquisition Act, I give notice that the Government intends to acquire the following land needed for Baba Dogo Upgrading Scheme:

SCHEDULE

L.R. No.	Locality	Registered Owner(s))			Approx. Area to be Acquired in Hectares
336/26 336/27 336/25 336/24 336/23/R 336/22/3 336/35 336/34 336/32 336/33 336/31	7	De Silva Fox Premium Drums Limited John Mbuthia Kamau Ruaraka Housing Co. Ltd. Ruaraka Property Co. Ltd.				0·486 0·061 0·045 0·082 0·098 0·096 0·700 0·304 0·392 2·367 0·207

Plans of the affected lands may be inspected during office hours at the office of the Commissioner of Lands, Kencom House, 4th fl or, City Hall Way, Nairobi.

Dated the 15th February, 1982.

J. R. NJENGA, Commissioner of Lands.

GAZETTE NOTICE No. 442

THE LAND ACQUISITION ACT

(Cap. 295.)

NOTICE OF INQUIRY

IN PURSUANCE of section 9(1) of the Land Acquisition Act, I give notice that an inquiry will be held at 10.00 a.m. on Thursday 25th March, 1982, at Lands Office, 4th floor, Kencom House, City Hall Way, Nairobi for the hearing of claims to compensation by persons interested in the following lands:

SCHEDULE

L.R. No.	Locality	Registered (wner(s)		,		rox. Area Acquired i Hectares	
336/26 336/27 336/25 336/24 336/23/R 336/22/3 336/35 336/34 336/32 336/33 336/31	Ruaraka—Nairobi "" "" "" "" "" "" "" "" "" "" "" "" ""	Ali Mohamed Adam Ruaraka Housing Co. Ltd. Madhany Limited Chandaria Industries Ltd. De Silva Fox Premium Drums Limited John Mbuthia Kamau Ruaraka Housing Co. Ltd. Ruaraka Property Co. Ltd. Herman Gachuhi Ngetiri Ruaraka Housing Co. Ltd.					0·486 0·061 0·045 0·082 0·098 0·096 0·700 0·304 0·392 2·367 0·207	

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

Dated the 15th February, 1982.

J. R. NJENGA, Commissioner of Lands. NOW ON SALE

STATISTICAL ABSTRACT 1980

Prepared by the Central Bureau of Statistics .
Ministry of Finance

Price: Sh. 70 (postage 8.60 in E.A., Sh. 14.60 Overseas)

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A short version of the Development Plan 1979-1983

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IMPLEMENTATION OF
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- (2) Legislative Supplement contains Rules and Regulations which are issued by the Central Government. Because of this they must be submitted to the Government Printer through the office of the Attorney-General.
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Particular attention should be paid to the following points:

- (i) Signatures must be clarified by means of rubber-stamping or typing the name of the signer in capital letters.
- (ii) Dates must be correct and filed in where necessary.
- (iii) Care should be taken to ensure that all headings to notices and references to legislation are up to date and conform with the Revised Edition of the Laws of Kenya.

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"D.14.(1) Communications for the Kenya Gazette should reach the Government Printer not later than 12 noon, on Tuesday of the week that publication is desired. The Government Printer will not publish communications received after that hour until the next subsequent issue of the Gazette.

"(2) It will facilitate work at the Press if Permanent Secretaries will forward *Gazette* notices to the Government Printer when ready."

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