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CONTENTS

GAZETTE NOTICES

PAGE

The Constitution of Kenya—Appointment of Puisne Judges, etc.	494
The Judicial Service Commission—Appointments	494
The Registration of Titles Act—Registration of Instrument, etc.	494, 520
Liquor Licensing	495
The Registered Land Act—Registration of Instruments, etc.	495–497
Industrial Court Awards	500–504
The Standards Act—Declaration	504
Trade Marks	505–508
Probate and Administration	508–509
The Bankruptcy Act—Vesting Order	510
The Companies Act—Bankruptcy and Winding-up	510
The Co-operative Societies Act—Order, etc.	510–511
Loss of Policy and Certificates	511
Local Government Notices	511–512
Tenders	512–514
Business Transfer	514
Dissolution of Partnership	514
Customs and Excise—Sale by Auction	515–519
Change of Names	519–520
Powers of Attorney	520
Public Service Commission of Kenya—Promotion	520

SUPPLEMENT No. 16

Legislative Supplement

LEGAL NOTICE NO.	PAGE
35—The Local Government (Township of Garissa) (Amendment) Order, 1986	65
36—The Local Government (Township of Kapsabet) (Amendment) Order, 1986	66
(Published as Special Issue on 27th March, 1986)	

SUPPLEMENT No. 17

Bills, 1986

PAGE	
The Sales Tax (Amendment) Bill, 1986	35
(Published as Special Issue on 1st April, 1986)	

SUPPLEMENT No. 18

Legislative Supplement

LEGAL NOTICE NO.	PAGE
37—The Provisional Collection of Taxes and Duties Act—Order	67
(Published as Special Issue on 1st April, 1986)	

SUPPLEMENT No. 19

Legislative Supplement

LEGAL NOTICE NO.	PAGE
38—The Stamp Duty Act—Exemption	69
39—The Exchange Control (Exemption) Order, 1986	70
40—The Exchange Control (Exemption) (No. 2) Order, 1986	71

GAZETTE NOTICE No. 1502

THE CONSTITUTION OF KENYA

APPOINTMENT OF A PUISNE JUDGE

IN EXERCISE of the powers conferred by section 61 (2) of the Constitution of Kenya, I, Daniel Toroitich arap Moi, President and Commander-in-Chief of the Armed Forces of the Republic of Kenya, acting in accordance with the advice of the Judicial Service Commission, appoint—

SAMWEL ELKANAH ONDERI BOSIRE

to be a puisne judge of the High Court of Kenya, with effect from 2nd April, 1986.

Dated the 2nd April, 1986.

D. T. ARAP MOI,
President.

GAZETTE NOTICE No. 1503

THE CONSTITUTION OF KENYA

APPOINTMENT OF A PUISNE JUDGE

IN EXERCISE of the powers conferred by section 61 (2) of the Constitution of Kenya, I, Daniel Toroitich arap Moi, President and Commander-in-Chief of the Armed Forces of the Republic of Kenya, acting in accordance with the advice of the Judicial Service Commission, appoint—

JAMES FRANK SHIELDS

to be a puisne judge of the High Court of Kenya, with effect from 2nd April, 1986.

Dated the 2nd April, 1986.

D. T. ARAP MOI,
President.

GAZETTE NOTICE No. 1504

THE CONSTITUTION OF KENYA

APPOINTMENT OF A PUISNE JUDGE

IN EXERCISE of the powers conferred by section 61 (2) of the Constitution of Kenya, I, Daniel Toroitich arap Moi, President and Commander-in-Chief of the Armed Forces of the Republic of Kenya, acting in accordance with the advice of the Judicial Service Commission, appoint—

TOM MBALUTO

to be a puisne judge of the High Court of Kenya, with effect from 2nd April, 1986.

Dated the 2nd April, 1986.

D. T. ARAP MOI,
President.

GAZETTE NOTICE No. 1505

THE CONSTITUTION OF KENYA

NOTIFICATION OF DETENTION

IN PURSUANCE of section 83 (2) (b) of the Constitution of Kenya, notice is given that:

KARIUKI GATHITU

has been detained under regulation 6 (1) of the Public Security (Detained and Restricted Persons) Regulations, 1978 (L.N. 234/1978).

Dated the 26th March, 1986.

J. S. MATHENGE,
Permanent Secretary,
Office of the President.

GAZETTE NOTICE No. 1506

THE JUDICIAL SERVICE COMMISSION

APPOINTMENT OF SENIOR RESIDENT MAGISTRATES

IN EXERCISE of the powers conferred by section 69 of the Constitution of Kenya, the Judicial Service Commission appoints—

HANS RAJ AGGARWAL,
NICHOLAS OPELE ATEYA,
ROSELYN NAMBUYE WALEKHWA,
ELIAZER BABU-ACHIENG,

to be Senior Resident Magistrates, Kenya, with effect from 1st April, 1986.

Dated the 24th March, 1986.

C. B. MADAN,
Chairman,
Judicial Service Commission.

GAZETTE NOTICE No. 1507

THE JUDICIAL SERVICE COMMISSION

APPOINTMENT OF SENIOR DEPUTY REGISTRAR

IN EXERCISE of the powers conferred by section 69 of the Constitution of Kenya, the Judicial Service Commission appoints—

PHILIP OCHARO
to be Senior Deputy Registrar, Kenya, with effect from 1st April, 1986.

Dated the 24th March, 1986.

C. B. MADAN,
Chairman,
Judicial Service Commission.

GAZETTE NOTICE No. 1508

THE REGISTRATION OF TITLES ACT

(Cap. 281, 65 (1) (h))

REGISTRATION OF AN INSTRUMENT

WHEREAS D. V. Shah Properties Limited, a limited liability company, of P.O. Box 81947, Mombasa in the Republic of Kenya, is registered as proprietor of an estate in fee simple of all that piece of land known as subdivision No. 378 of section VI, Mainland North, in the Mombasa District, held by a certificate of title registered as No. C.R. 2308/1, and whereas an affidavit has been filed in terms of section 65 (1) (h) showing that the said certificate of title is lost, notice is given that after the expiration of fourteen (14) days, I shall proceed with the registration of transfer in favour of Rozmina Bashir Gokrani, of the said plot, provided that no objection is received with that period.

Dated the 4th April, 1986.

M. L. OJIAMBO,
Registrar of Titles,
Mombasa District.

GAZETTE NOTICE No. 1501

PUBLIC SERVICE COMMISSION OF KENYA

NOTICE OF MOVEMENT

NOTICE is given to the general public that the Public Service Commission of Kenya will move to their new offices in Commission House situated at Harambee Avenue, adjacent to Kenyatta International Conference Centre, with effect from Tuesday, 15th April, 1986.

P. G. J. WAITHAKA,
for Secretary,
Public Service Commission of Kenya.

GAZETTE NOTICE No. 1509

THE LIQUOR LICENSING ACT
(Cap. 121)THE NANDI LIQUOR LICENSING COURT
Special Meeting

DULY authorized by the Provincial Commissioner, Rift Valley Province, a special meeting of the Nandi Liquor Licensing Court will be held on 11th April, 1986, at the District Commissioner's office, Kapsabet, at 10 a.m. to consider applications received.

Applications to be considered can be viewed at the District Commissioner's office, Nandi, during office hours from Monday to Friday.

Dated the 17th March, 1986.

P. L. N. KIILU,
Chairman,
Nandi Liquor Licensing Court.

GAZETTE NOTICE No. 1510

THE LIQUOR LICENSING ACT
(Cap. 121)THE TANA RIVER LIQUOR LICENSING COURT
Special Meeting

DULY authorized by the Provincial Commissioner, Coast Province, a special meeting of the Tana River Liquor Licensing Court will be held on 28th April, 1986, in the District Commissioner's office, Hola at 10 a.m.

Applications to be considered can be inspected on the notice-board at the District Commissioner's office, Hola, during normal office hours.

Dated the 17th March, 1986.

A. K. MUDINYU,
Chairman,
Tana River Liquor Licensing Court.

GAZETTE NOTICE No. 1511

THE LIQUOR LICENSING ACT
(Cap. 121)THE MARSABIT LIQUOR LICENSING COURT
Statutory Meeting

NOTICE is given that the next statutory meeting of the Marsabit Liquor Licensing Court will be held in the Marsabit County Council Chambers, on 22nd May, 1986, at 10 a.m.

Applications to be considered in this meeting whether for new licences, renewal, removal or transfer of existing licences should be submitted on the prescribed form, G.P. 147, with KSh. 10 revenue stamp affixed on the original copy and addressed to the Chairman, Marsabit Liquor Licensing Court, P.O. Box 1, Marsabit, so as to reach him on or before 2nd April, 1986.

Any application received later than 2nd April, 1986, will only be considered if received on or before 15th April, 1986, on payment of KSh. 450 late fee.

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

A list of applicants' names will be displayed at the district commissioner's notice-board at Marsabit.

Applications should be delivered in person or sent by registered post.

P. N. MBUGUA,
Chairman,
Marsabit Liquor Licensing Court.

GAZETTE NOTICE No. 1512

THE REGISTERED LAND ACT
(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS M'Rukunga M'Nabea, of c/o Assistant Chief, Giaki Sub-location, Meru, is registered as proprietor of all that piece of land known as parcel No. Nyaki/Giaki/1067, situate in Meru District, and whereas the High Court at Meru in application No. 15 of 1983, has ordered that the said piece of land be transferred to Charity Karingu, of c/o Assistant Chief, Giaki Sub-location, and whereas the deputy registrar of the court has, in pursuance of an order of the said court, executed a transfer of the said piece of land in favour of Charity Karingu, of c/o Assistant Chief, Giaki Sub-location, Meru, and whereas all efforts made to compel the registered proprietor to surrender the land certificate issued in respect of the said piece of land to the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land certificate and proceed with the registration of the said instrument of transfer and issue a land certificate to the said Charity Karingu, and upon such registration the land certificate issued earlier to the said M'Rukunga M'Nabea, shall be deemed to be cancelled and of no effect.

Dated the 11th March, 1986.

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

GAZETTE NOTICE No. 1513

THE REGISTERED LAND ACT
(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Alexander Nyaga Muthara, of P.O. Box 52, Chuak, Meru, is registered as proprietor of all that piece of land known as parcel No. Karingani/Mugirirwa/443, situate in Meru District and whereas the Senior Resident Magistrate's Court at Meru in civil suit No. 52 of 1980, has ordered that the said piece of land be subdivided and transferred to M'Anandi Nkoroi, of P.O. Box 52, Chuak, Meru, and whereas the executive officer of the court has, in pursuance of an order of the said court, executed a transfer of the said piece of land in favour of M'Anandi Nkoroi, of P.O. Box 52, Chuak, Meru, and whereas all efforts made to compel the registered proprietor to surrender the land certificate issued in respect of the said piece of land to the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land certificate and proceed with the registration of the said instrument of transfer and issue a land certificate to the said M'Anandi Nkoroi, and upon such registration the land certificate issued earlier to the said Alexander Nyaga Muthara, shall be deemed to be cancelled and of no effect.

Dated the 11th March, 1986.

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

GAZETTE NOTICE No. 1514

THE REGISTERED LAND ACT
(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS M'Murithi M'Bagiri, of P.O. Box 300, Meru, is registered as proprietor of all that piece of land known as parcel No. Kiirua/Kiirua/197, situate in Meru District and whereas the Senior Resident Magistrate's Court at Meru in civil suit No. 400 of 1981, has ordered that the said piece of land be transferred to Erastus M'Ikiugu Marete, of P.O. Box 300, Meru, and whereas the executive officer of the court has, in pursuance of an order of the said court, executed a transfer of the said piece of land in favour of Erastus M'Ikiugu Marete, of P.O. Box 300, Meru, and whereas all efforts made to compel the registered proprietor to surrender the land certificate issued in respect of the said piece of land to the

land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land certificate and proceed with the registration of the said instrument of transfer and issue a land certificate to the said Erastus M'Ikiugu Marete, and upon such registration the land certificate issued earlier to the said M'Murithi M'Bagiri, shall be deemed to be cancelled and of no effect.

Dated the 11th March, 1986.

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

GAZETTE NOTICE No. 1515

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS M'Nkari s/o M'Ithini, of c/o Assistant Chief, Kiirua Sub-location, is registered as proprietor of all that piece of land known as parcel No. Kiirua/Kiirua/67, situate in Meru District, and whereas the Senior Resident Magistrate's Court at Meru, in civil suit No. 260/1979, has ordered that the said piece of land be transferred to Rael Kathambi, of c/o Assistant Chief, Kiirua Sub-location, and whereas the executive officer of the court has, in pursuance of an order of the said court, executed a transfer of the said piece of land in favour of Rael Kathambi, of c/o Assistant Chief, Kiirua Sub-location, and whereas all efforts made to compel the registered proprietor to surrender the land certificate issued in respect of the said piece of land to the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land certificate and proceed with the registration of the said instrument of transfer and issue a land certificate to the said Rael Kathambi, and upon such registration the land certificate issued earlier to the said M'Nkari s/o M'Ithini, shall be deemed to be cancelled and of no effect.

Dated the 11th March, 1986.

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

GAZETTE NOTICE No. 1516

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS M'Itimitu M'Ikabu, of c/o Assistant Chief, Thuura Sub-location, Meru, is registered as proprietor of all that piece of land known as parcel No. Nyaki/Thuura/2017, situate in Meru District, and whereas the Senior Resident Magistrate's Court at Meru in civil suit No. 352 of 1982, has ordered that the said piece of land be transferred to John Mwangi Nguyo, of c/o Assistant Chief, Thuura Sub-location, Meru, and whereas the executive officer of the court has, in pursuance of an order of the said court, executed a transfer of the said piece of land in favour of John Mwangi Nguyo, of c/o Assistant Chief, Thuura Sub-location, Meru, and whereas all efforts made to compel the registered proprietor to surrender the land certificate issued in respect of the said piece of land to the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land certificate and proceed with the registration of the instrument of transfer and issue a land certificate to the said John Mwangi Nguyo, and upon such registration the land certificate issued earlier to the said M'Itimitu M'Ikabu, shall be deemed to be cancelled and of no effect.

Dated the 11th March, 1986.

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

GAZETTE NOTICE No. 1517

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Muga Magiri, of c/o Chief, Gatimbi Location, Meru, is registered as proprietor of all that piece of land known as parcel No. Abothuguchi/Mariene/380, situate in Meru District, and whereas the District Magistrate's Court at Nakuru, in civil suit No. 6 of 1979 has ordered that the said piece of land be transferred to Charity Mwariegoki, of Gatimbi Location, P.O. Box 6, Meru, and whereas the executive officer of the court, has in pursuance of an order of the said court, executed a transfer of the said piece of land in favour of Charity Mwariegoki, of P.O. Box 6, Meru, and whereas all efforts made to compel the registered proprietor to surrender the land certificate issued in respect of the said piece of land, to the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land certificate and proceed with the registration of the said instrument of transfer and issue a land certificate to the said Charity Mwariegoki, and upon such registration the land certificate issued earlier to the said Muga Magiri, shall be deemed to be cancelled and of no effect.

Dated the 11th March, 1986.

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

GAZETTE NOTICE No. 1518

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Kipsigei arap Chumo (ID/7645674/70), of Litein in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 14.97 hectares or thereabout, situate in the district of Kericho, registered under parcel No. Kericho/Kimolwet/239, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 3rd March, 1986.

W. O. SIWA,
Land Registrar,
Kericho District.

GAZETTE NOTICE No. 1519

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Jacob Kamau Githutha, of P.O. Box 21, Ol Joro Orok in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.9 acre or thereabouts, situate in the district of Nakuru, registered under title No. Dundori/Muguathi-block 1/506, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 27th February, 1986.

M. K. NJOGU,
Land Registrar,
Nakuru District.

GAZETTE NOTICE No. 1520

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Moris Wasike Mamati, of P.O. Box 58, Webuye in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 4.05 hectares or thereabout, situate in the district of Bungoma, registered under title No. East Bukusu/North Sangalo/1357, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 24th February, 1986.

H. K. KIPSUTO,
Land Registrar,
Bungoma District.

GAZETTE NOTICE No. 1521

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS John P. Omari Okwanya (ID/0410008/63), of Kokal Village, Oyugis in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.34 hectare or thereabouts, situate in the district of South Nyanza, known as parcel No. West Kasipul/Konyango Kokal/219, registered under title No. West Kasipul/Konyango/219, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 31st January, 1986.

G. A. O. WANGA,
Land Registrar,
South Nyanza District.

GAZETTE NOTICE No. 1522

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Joseph Pusia Yenipak (ID/0276084/63), of P.O. Box 1, Kapenguria in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 6.0 hectares or thereabout, situate in the district of West Pokot, registered as parcel No. West Pokot/Siyo/19, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 20th February, 1986.

J. R. BIRICHI,
Land Registrar,
Eldoret District.

GAZETTE NOTICE No. 1523

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Obino Ondiba, of P.O. Box 354, Keroka in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 10.0 hectares or thereabout, situate in the district of Kisii, known as parcel No. East Kitutu/Mwamangera/956, registered under title No. Mwamangera/956, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 18th February, 1986.

J. O. ONYAMBU,
Land Registrar,
Kisii District.

GAZETTE NOTICE No. 1524

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW CERTIFICATE OF LEASE

WHEREAS Sir Guru Singh Sabha Kisumu Trustees (registered), of P.O. Box 1580, Kisumu in the Republic of Kenya, are registered as lessees of all that piece of land comprising 0.4816 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu Municipality/Block 6/263, and whereas sufficient evidence has been adduced to show that the certificate of lease issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new certificate of lease provided that no objection has been received within that period.

Dated the 28th February, 1986.

A. M. MUSANGO,
Land Registrar,
Kisumu District.

GAZETTE NOTICE No. 1525

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Cotton Lint and Seed Marketing Board, of P.O. Box 81236, Mombasa in the Republic of Kenya, is registered as proprietor as lessee of all that piece of land containing 0.396 acre or thereabouts, situate in Mombasa Municipality, registered under title No. Mombasa/Block 1/275, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 4th April, 1986.

M. L. OJIAMBO,
Land Registrar,
Mombasa District.

GAZETTE NOTICE No. 1526

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF NEW LAND CERTIFICATES

WHEREAS Kinyanjui Kanithi (ID/6405187/69), of P.O. Box 162, Kikuyu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all the pieces of land containing 0.89 acre and 0.096 hectare or thereabouts, situate in the district of Kiambu, known as parcel No. Dagoretti/Kinoo/178, and T. 13, and whereas sufficient evidence has been adduced to show that the land certificates issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new land certificates provided that no objection has been received within that period.

Dated the 10th January, 1986.

T. Z. R. MWITA,
Land Registrar,
Kiambu District.

GAZETTE NOTICE No. 1527

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS David Aminga Nyago, of P.O. Box 480, Kisii in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land comprising 0.06 hectare or thereabouts, registered under title No. West Kitutu/Bomatata/1374, situate in the district of Kisii, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 24th March, 1986.

S. M. MUTHARI,
Land Registrar,
Kisii District.

GAZETTE NOTICE NO. 1406

THE GOVERNMENT LANDS ACT

(Cap. 280)

PLOTS FOR ALIENATION—MIHARATI TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township as described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Nyandarua County Council, P.O. Box 200, Nyahururu, on the prescribed forms which are available from the District Lands Office, P.O. Box 820, Nyahururu, and the office of the County Clerk, P.O. Box 200, Nyahururu.

3. Applications must be sent so as to reach the county clerk not later than noon on 18th April, 1986, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
 - (b) Refunded to an unsuccessful applicant.
 - (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
4. 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 required for development, if any.
 - (d) Full details of both residential and/or commercial properties owned by the applicant in township.
 - (e) Individual applicants to indicate numbers of their identity cards.
 - (f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

General Conditions

1. The grant will be made under the provisions of the Government Lands Act, and title will be issued under the Registration of Titles Act (Cap. 281).

2. The grant will be issued in the name of the allottee as given in letter of application and will be subject to the special conditions set out below.

3. The term of the grant will be for ninety nine (99) years from the first day of the month following the issue of the letter of allotment.

Special Conditions

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

2. The lessee shall, within six (6) calendar months of the actual registration of the lease, submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans

showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (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 Commissioner of Lands.

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

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

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

Provided further that if such notice as aforesaid shall be given—

(a) within twelve (12) months of the actual registration of the lease, the Commissioner of Lands shall refund to the lessee 50 per cent of the stand premium paid in respect of the land;

(b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund the lessee 25 per cent of the said stand premium; or

(c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

5. The land and buildings shall only be used for purposes shown in the schedules.

6. The buildings shall not cover a greater or lesser area of the land than that laid down by the local authority in its by-laws.

7. The lessee shall not subdivide the land without prior written consent of the Commissioner of Lands.

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

9. The lessee shall pay to the Commissioner of Lands, on demand, such sum as the Commissioner of Lands may estimate to be proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven (7) days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

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

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

12. 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 President of the Republic of Kenya in lieu thereof.

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

14. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of the thirty-third (33rd) and sixty-sixth (66) year of the term granted. Such rental will be at a rate of 4 per cent of unimproved freehold value of the land assessed by the Commissioner of Lands.

SCHEDULE "A"

RESIDENTIAL

Plot No.	Area Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
6	0.033	1,000	200	On demand	970
7	0.046	1,400	280	970	970
8	0.046	1,400	280	"	970
9	0.046	1,400	280	"	970
10	0.046	1,400	280	"	970
11	0.07	2,200	440	"	970
12	0.061	1,800	360	"	970
13	0.063	1,900	380	"	970
14	0.046	1,400	280	"	970
15	0.046	1,400	280	"	970
16	0.046	1,400	280	"	970
17	0.046	1,400	280	"	970
18	0.046	1,400	280	"	970
19	0.046	1,400	280	"	970
20	0.046	1,400	280	"	970
21	0.046	1,400	280	"	970
22	0.046	1,400	280	"	970
23	0.046	1,400	280	"	970
24	0.043	1,300	260	"	970
25	0.045	1,350	270	"	970
26	0.046	1,400	280	"	970
27	0.046	1,400	280	"	970
28	0.046	1,400	280	"	970
29	0.046	1,400	280	"	970
30	0.046	1,400	280	"	970
31	0.046	1,400	280	"	970
32	0.046	1,400	280	"	970
33	0.046	1,400	280	"	970
34	0.046	1,400	280	"	970
35	0.046	1,400	280	"	970
36	0.046	1,400	280	"	970
37	0.046	1,400	280	"	970
38	0.046	1,400	280	"	970
39	0.046	1,400	280	"	970
40	0.046	1,400	280	"	970
41	0.046	1,400	280	"	970
42	0.046	1,400	280	"	970
43	0.051	1,500	300	"	970
44	0.046	1,400	280	"	970
45	0.046	1,400	280	"	970
46	0.046	1,400	280	"	970
59	0.046	1,400	280	"	970
60	0.046	1,400	280	"	970
61	0.046	1,400	280	"	970
62	0.046	1,400	280	"	970
282	0.097	2,900	580	"	970
283	0.10	3,000	600	"	970
284	0.11	3,300	660	"	970
285	0.11	3,300	660	"	970
286	0.113	3,300	660	"	970
287	0.113	3,400	680	"	970
288	0.11	3,400	680	"	970
289	0.12	3,300	660	"	970
290	0.12	3,600	720	"	970
291	0.13	3,900	780	"	970
292	0.12	3,600	720	"	970
293	0.121	3,600	720	"	970
294	0.121	3,600	720	"	970
295	0.129	3,800	760	"	970
296	0.056	1,700	340	"	970
297	0.08	2,400	480	"	970
298	0.084	2,500	500	"	970
299	0.084	2,500	500	"	970
308	0.089	2,600	520	"	970
301	0.089	2,600	500	"	970
302	0.093	2,800	560	"	970
303	0.097	2,900	580	"	970
304	0.097	2,900	580	"	970
305	0.10	3,000	600	"	970
306	0.11	3,300	660	"	970
307	0.10	3,000	600	"	970
308	0.11	3,300	660	"	970
309	0.11	3,300	660	"	970
310	0.11	3,300	660	"	970
311	0.11	3,300	660	"	970
312	0.11	3,300	660	"	970

SCHEDULE "B"

BUSINESS-CUM-RESIDENTIAL

Plot No.	Area Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
121	0.044	2,200	440	On demand	970
122	0.044	2,200	440	"	970
123	0.044	2,200	440	"	970
124	0.044	2,200	440	"	970
125	0.044	2,200	440	"	970
126	0.044	2,200	440	"	970
127	0.044	2,200	440	"	970
128	0.036	1,800	360	"	970
129	0.036	1,800	360	"	970
130	0.044	2,200	440	"	970
131	0.044	2,200	440	"	970
132	0.044	2,200	440	"	970
133	0.044	2,200	440	"	970
134	0.044	2,200	440	"	970
135	0.044	2,200	440	"	970
136	0.044	2,200	440	"	970
137	0.044	2,200	440	"	970
138	0.044	2,200	440	"	970
139	0.044	2,200	440	"	970
140	0.044	2,200	440	"	970
141	0.044	2,200	440	"	970
142	0.044	2,200	440	"	970
143	0.044	2,200	440	"	970
144	0.044	2,200	440	"	970
145	0.044	2,200	440	"	970
146	0.044	2,200	440	"	970
147	0.044	2,200	440	"	970
148	0.044	2,200	440	"	970
149	0.044	2,200	440	"	970
150	0.044	2,200	440	"	970
151	0.044	2,200	440	"	970
152	0.044	2,200	440	"	970
153	0.044	2,200	440	"	970
154	0.044	2,200	440	"	970
155	0.044	2,200	440	"	970
156	0.044	2,200	440	"	970
157	0.044	2,200	440	"	970
158	0.044	2,200	440	"	970
159	0.044	2,200	440	"	970
160	0.044	2,200	440	"	970
161	0.044	2,200	440	"	970
162	0.044	2,200	440	"	970
163	0.044	2,200	440	"	970
164	0.044	2,200	440	"	970
165	0.044	2,200	440	"	970
166	0.044	2,200	440	"	970
167	0.044	2,200	440	"	970
168	0.044	2,200	440	"	970
169	0.044	2,200	440	"	970
170	0.044	2,200	440	"	970
171	0.044	2,200	440	"	970
172	0.044	2,200	440	"	970
173					

SCHEDULE "B"
BUSINESS-CUM-RESIDENTIAL

Plot No.	Area Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
246	0.044	2,200	440	on demand	970
247	0.044	2,200	440	"	970
248	0.044	2,200	440	"	970
249	0.044	2,200	440	"	970
250	0.044	2,200	440	"	970
251	0.044	2,200	440	"	970
252	0.044	2,200	440	"	970
253	0.044	2,200	440	"	970
254	0.044	2,200	440	"	970
255	0.044	2,200	440	"	970
256	0.044	2,200	440	"	970
257	0.044	2,200	440	"	970
258	0.044	2,000	400	"	970
259	0.044	2,000	400	"	970
260	0.044	2,000	400	"	970
261	0.044	2,000	400	"	970
262	0.044	2,000	400	"	970
263	0.044	2,000	400	"	970
264	0.044	2,000	400	"	970
265	0.044	2,000	400	"	970
266	0.044	2,000	400	"	970
267	0.04	2,000	400	"	970
268	0.048	2,400	480	"	970
270	0.044	2,200	440	"	970
271	0.044	2,200	440	"	970
272	0.044	2,200	440	"	970
273	0.044	2,200	440	"	970
274	0.04	2,000	400	"	970
275	0.04	2,000	400	"	970
277	0.044	2,200	440	"	970
278	0.024	1,200	240	"	970

GAZETTE NOTICE No. 1528

THE INDUSTRIAL COURT

CAUSE NO. 52 OF 1983

and

CAUSE NO. 131 OF 1985

Parties:

Kenya Engineering Workers Union

and

Cioco Engineering Works Ltd.

Issues in dispute:

- (a) Award Interpretation in Cause No. 52 of 1983.
- (b) Effective Date in Cause No. 131 of 1985.

THE Kenya Engineering Workers' Union shall hereinafter be referred to as the claimants and Cioco Engineering Works Limited shall hereinafter be referred to as the respondents.

2. The parties were heard in Nairobi on 23rd December, 1985, and 20th February, 1986, and relied on their written and verbal submissions.

AWARD

3. The Notification of Disputes Forms "A" dated 6th June, and 25th July, 1985, duly signed by the parties, were received by the court on 20th November, 1985 together with the statutory certificate signed by the Labour Commissioner.

The claimants informed the court that, the parties to this dispute by their consent and advice of the Principal Economist, Division of Manpower Planning and Development (D.M.P.D.), had agreed that 19 employees be declared redundant in accordance with the provisions governing redundancy. To that effect the claimants submitted that the court gave an award on the 19 employees and further ruled that in the meantime, the employers were restrained from engaging any casual employees until such time the court would issue further instructions to revoke its ruling. The claimants went further to state that, the respondents violated the court's ruling by engaging 38 casuals and tabled a list showing the names and engagement dates of each and every casual which list was later increased to 42 casuals. They also strongly stated that they were later surprised by the respondents' action when they decided to declare

the 38 casuals redundant by 30th September, 1985, without either the court's authority or the claimants' consent.

The claimants in this dispute are, therefore, demanding retribution in form of a ruling that:

- (a) The honourable court may find it necessary and appropriate to reinstate 42 redundant casual employees on permanent basis with effect from the date of their first engagement by the respondents as casuals.
- (b) The payment of the employees' salaries and all other entitlements from the time the casuals were declared redundant, which is 30th September, 1985.
- (c) If it is confirmed true that the respondents had gone under voluntary liquidation as they have stated, then the casual workers listed under this dispute should be paid under the redundancy clause as contained in the negotiated agreement between the parties.
- (d) The court should combine the "award interpretation" dispute with that of "effective date" so that they could be dealt with simultaneously as the respondents had been placed under voluntary liquidation and there will be no other time to deal with it as the company will not be in existence.

The respondents in reply stated that, the court's ruling was that there should be no employment of casual employees within the agreed specified period of eight months, after which period the parties were to review the situation as far as the redundancy issue, trading and financial conditions of the company were concerned. The respondents went further to state that the claimants have failed to show in their submissions and arguments how the court's award was violated because they only produced a list of 38 which later on was increased to 42 casual employees who were non-members of their trade union. The respondents further pointed out that the same 42 casual employees were hired in the years 1982 and 1983 and have nothing to do with the court's award interpretation since the award was not in existence then particularly having been made on 21st November, 1983. These employees were also known to be taking up casual jobs with other firms in the neighbourhood or elsewhere in the industrial area after their normal daily tasks with the respondents and hence continuous engagement of casuals for three years as claimed by the claimants does not arise. The respondents further explained to the court that, contrary to the claimants' position, they increased their permanent labour force from 41 to 50 by re-employment of 9 employees from among the 19 who were declared redundant in 1983. They had in fact recreated lost job opportunities for the 9 employees and a few casuals who would otherwise have remained jobless. In view of the above, the respondents asked the court to reject the claimants' demand.

The court caused extensive and exhaustive inquiries to be made into all related aspects of this dispute by the D.M.P.D. and the court heard the parties as stated above. The dispute covers 42 casuals, and about 50 permanent employees.

The court has carefully considered all aspects of this dispute and is satisfied that the respondents have not violated the court's award as regards 33 casual employees out of the list of 42 casuals tabled by the claimants. The court is convinced that the 33 employees are casual workers for all practical purposes and rules that they be paid their dues in accordance with the relevant statutory provisions. The court has accordingly rejected the claimants' demand in respect of the 33 casual workers. The court notes that the remaining 9 employees in the list of 42 casuals, were re-employed from among the 19 permanent employees declared redundant in 1983. The court can find no evidence to show that they are not permanent labour and awards that they be paid their dues and terminal benefits in accordance with the provisions of the redundancy procedure with effect from the date they were re-employed by the respondents and in accordance with the terms applicable to permanent employees.

The Effective Date:

On the issue of "effective date" the claimants informed the court that the parties had agreed on all the 23 issues in the collective agreement except the "effective date". The claimants have proposed 1st January, 1981 to be the effective date for a duration of two years. The claimants bitterly attacked the respondents to the effect that both verbal and written submissions were intended to mislead the court by concentrating on financial difficulties and losses encountered by the respondents in total disregard of the workers' sacrifices and welfare.

The claimants went on to say that the attitude adopted by the respondents was not new to them because they had, right from the beginning, displayed a hardened attitude towards them and that all along, even before the parties recognition agreement was entered into, they were dodging them (claimants) and the managers used to come and go at will and nobody took the negotiations seriously. They submitted that the respondents had no regard to the wages guidelines and although the claimants deal with several employers in the country they had not come across even one who had such a negative attitude towards them as the respondents. They stated that the respondents are about the only employers in the claimants list who are out to use any available means to exploit and make profits by trading with their employees' delayed meagre improvements to their economic welfare. In view of the above, the claimants have requested the court to make an award in their favour even though the directors have voluntarily liquidated the company.

The respondents in reply to the claimants' submission stated that the parties in fact agreed on the 23 issues after protracted negotiations and there is no way 1st January, 1981, would have been discussed as the effective date since the company had not commenced its operations until 4th January, 1982. The respondents had proposed initially 1st October, 1982, as the effective date during their preliminary negotiations. The respondents have pleaded that they had experienced a lot of financial difficulties since inception, such that in 1982 they had to request for redundancy of 19 employees. The respondents had offered in the final round of their negotiations 1st June, 1985 as the effective date, whereas the claimants had proposed 1st January, 1984. The respondents offer of 1st June, 1985, was based on a firm belief that they would try through economic difficulties to bail off the company. The respondents later realized that it was not possible for their company to come out of these trading and financial difficulties as expected and the board of directors were compelled to voluntarily seek closure of company operations by 31st December, 1985.

The court has carefully considered the parties submissions advanced on this issue and finds no convincing reason why the parties were not able to reach an agreement on the effective date having agreed on all other twenty-three (23) issues.

In view of the available evidence, the court has no alternative but to find that the company closure on 31st December, 1985, came much later than the negotiations on the collective agreement for the terms and conditions of service of the respondents' workers. The court accordingly awards 1st January, 1985, as the effective date.

Dated the 21st March, 1986.

SAEED R. COCKAR,
Judge.

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

GAZETTE NOTICE No. 1529

THE INDUSTRIAL COURT CAUSE No. 100 OF 1984

Parties:

Kenya Union of Commercial Food and Allied Workers
and
Kenya Meat Commission

Issue in dispute:

Wages and salary-increase rates of the casual or daily employees and hours of work for the casual employees.

THE Kenya Union of Commercial Food and Allied Workers shall hereinafter be referred to as the claimants and Kenya Meat Commission shall hereinafter be referred to as the respondents.

2. The parties were heard in Nairobi on 3rd June, and 17th December 1985, and 30th January, 1986, and relied on their written and verbal submissions.

AWARD

3. The Notification of Dispute Form "A" dated 4th June, 1984, duly signed by the parties was received by the court on 20th December, 1984, together with the statutory certificate signed by the Labour Commissioner.

The dispute between the parties stems from the claimants' demand that the parties' agreement dated 27th July, 1983, which states how some KSh. 300,000 was to be paid to the respondents' employees as a wage/salary increase agreed also to cover the casual employees then in the service of the respondents. The claimants contend that out of the KSh. 300,000 the casual workers were to get KSh. 91,476 as their (casuals) wage/salary increase.

The respondents have refuted the claimants' demand and have argued that the agreement of 27th July, 1983 affected permanent (regular) employees only.

In addition to the above demand, the claimants have also demanded that the casuals daily rate of KSh. 20 be raised. The respondents have strongly resisted this demand and have stated that this issue of casual wages is not a negotiable item. On the question of working hours, it is evident to the court after the parties submissions that this issue is no longer contested as both parties have agreed on working hours served by both permanent and casual workers.

The court gave every facility to the claimants to produce any documents that would support their demand as the court considers any agreement on workers wages very important to all parties involved. This, the claimants have not satisfactorily produced to the court. In addition, the court caused investigations to be carried out by the Division of Manpower Planning and Development (D.M.P.D.) of the Ministry of Labour, who prepared two reports both of which were made available to all the parties in order to enable them to make submissions thereon.

During the hearing of this dispute, the court sought clarifications from both parties concerning the issue. The parties verbal submissions were carefully recorded and the court has considered this matter in detail.

In view of the foregoing, and the parties agreement of 27th July, 1983, which is clearly worded and signed by both parties, the court can place no evidence on the claimants' submission on the so-called "gentleman's agreement" between the parties to pay casual workers some money (KSh. 91,476) out of the KSh. 300,000 that was to be paid out. To accept the claimants' demand, the court would be setting a most undesirable precedent by disregarding a properly written, executed and registered agreement. A properly executed collective agreement between the parties cannot be varied by extraneous verbal arrangements as alleged by the claimants.

The court cannot also overlook the grave financial situation which has persisted in the respondents undertaking to the extent that the government has to step in from time to time to support the respondents' operations. It is said that the government has pumped in over KSh. 200 million in the recent past in the respondents' undertaking. The claimants have also failed to prove how the alleged KSh. 91,476 was to cater for future wage increases of the said casuals, even if the same were to be granted at that time.

The court also finds that the clause relating to casuals was discarded by both parties themselves and this is clearly indicated in their respective collective agreements, although at one time they used to negotiate on it.

The court has come to the conclusion that the claimants' demand, based on a "gentleman's agreement" cannot be sustained and the court is not inclined to award any variation of the existing agreement signed by both parties and dated 27th July, 1983. It was up to the claimants, to make sure that the so-called "gentleman's agreement" was incorporated in the aforesaid agreement—this, the claimants failed to do. The demand is, therefore, rejected.

The court, however, notes that the questions affecting casual workers in general have now been taken up by the Central Organization of Trade Unions (COTU), the Federation of Kenya Employers (F.K.E.), and the government. It is hoped that in the near future such issues affecting casual workers in the country will be streamlined through the appropriate legal instruments.

Dated the 19th March, 1986.

SAEED R. COCKAR,
Judge.

S. MAITHYA,
Member.

GAZETTE NOTICE NO. 1530

THE INDUSTRIAL COURT

CAUSE NO. 76 OF 1985

Parties:

Tailors and Textiles Workers' Union
and

Teita Estate (1972) Ltd.

Issues in dispute:

- (a) Deduction of KSh. 31.65 from the wages of Joshua Kivindio, Mwaka Muli and Bruce Lisangari.
- (b) Deduction of KSh. 13 housing allowance from KSh. 90 per month to KSh. 77 per month.

THE Tailors and Textiles Workers' Union shall hereinafter be referred to as the claimants and Teita Estate (1972) Ltd. shall hereinafter be referred to as the respondents.

2. The parties were heard in Nairobi on 13th February, 1986, and relied on their written and verbal submissions.

AWARD

3. The Notification of Disputes Form "A" dated 19th April, 1985, duly signed by the parties, was received by the court on 26th July, 1985, together with the statutory certificate signed by the Labour Commissioner.

The respondents are manufacturers of twines in ball and pool form and ropes and started operating in 1976.

The claimants apologized to the court for their poor written submissions. However, they proceeded with their verbal submission and said that on 6th May, 1983, there were 83 bales of twines packed in 1 kg. khaki paper bags which were to be taken from the factory along Funzi Road in Industrial Area to Lateo in the city centre. The loading of the bale twines into the company vehicles was done by Ali Mohamed, Francis Katiku and Titus Ngubi in the presence of the clerk, Josephat Mutunga Karisa, who supervised the loading. The driver, Bruce Lisangari, was present and got the gate pass to enable him to deliver the goods to the proper destination. He was accompanied by Joshua Kivindio and Mwaka Muli who had been instructed by their supervisor to go and assist to unload the bales. When unloading the bales it was discovered that one bale of twine was missing and nobody on the truck knew how it disappeared. The respondents were informed and they agreed to replace the missing bale. The claimants went on to say that the grievants were surprised when they returned to work that the manager had decided abruptly to deduct KSh. 31.65 from their wages at which they protested strongly. They blamed the management and pointed out that as the two employees were not involved in the whole exercise of loading they should not be made to suffer such deductions and therefore demanded a refund of the money. They argued that the employees in question had no time to conspire and take away one bale between the time of loading and delivery of the bales to the customer.

The claimants, therefore, asked the court to rescind the decision of the management of the company and exonerate the two employees, namely Joshua Kivindio and Mwaka Muli, of the blame and reimburse them the money deducted.

The respondents stated that the eighty-three (83) bundles were counted by the chargehand and the store-keepers before being loaded into the lorry for despatch. The bundles were further counted by Ali Mohamed, Francis Katiku, Titus Ngubi under the supervision of the store-keeper, namely Mr. Joseph, and in the presence of the vehicle driver, Bruce Lisangari. On completion of the loading the chargehand called two employees in question, namely Joshua Kivindio and Mwaka Muli, who at that time had no work in the factory to accompany the vehicle so as to assist in the unloading at the customer's premises. On reaching the customer's premises the goods were duly unloaded with the driver and the customer counting. It was discovered at the end of the unloading that one bundle was missing and only 82 had been received by the customer. The customer telephoned the respondents' factory immediately and the respondents sent one of their senior clerks to the customers' premises for counter checking. The shortage was then verified.

On return to the factory the three employees involved in transporting the goods, namely Mr. Kivindio, Mr. Muli and driver, Mr. Lisangari, were questioned about the shortage but they could not offer a satisfactory explanation. Instead they denied having known anything about the shortage. The respondents had, therefore, no alternative but to deduct from the three employees wages equivalent to the value of the goods

lost. Thus each employee was called upon to pay KSh. 31.65. In their investigations, the respondents established that the vehicle, on the day of delivery, made a stop in town to drop a letter at the respondents' town office before proceeding to the customer. In town the three employees had either left the vehicle unattended or had colluded with somebody and handed over to him the missing bundle or taken it in their possession. Accordingly the management found the three persons responsible for the loss and deducted the amount equivalent to the value of the goods lost from their wages. The respondents submit that the employees could have been liable to a much more serious disciplinary action including summary dismissal on account of gross negligence or misconduct leading to the loss of the respondents' property.

The court, after careful consideration of all the submissions, rejects the claimants' demand.

Issue No. 2.

Deduction of KSh. 13 housing allowance from KSh. 90 per month to KSh. 77 per month.

The claimants in their submissions to the court stated that the issue of deduction of KSh. 13 from house allowance arose at the end of July 1983 when deductions were first made. The respondents claimed that they had by mistake overpaid their employees the house allowance. The claimants went on to say that prior to 1st August, 1982, all unionizable employees of the respondents were receiving house allowance at a flat rate of KSh. 70 per month under the collective bargaining agreement signed for the period 1979/81. When this particular agreement expired the parties disagreed on house allowance among other issues during their negotiations. The parties were heard by the court on the issue in clause 102 of 1981 and an award was made by the court effective from 1st October, 1981 for a period of two years. In August, 1982 the government announced an increase of 15 per cent house allowance based on the basic wage. The claimants wish the court to note that the basic minimum wages paid by the respondents had remained static up to this time were as follows:

Grade	KSh. p.m.
I	514
II	545
III	648
IV	627

Furthermore the general wage increases which were agreed upon were as follows:

Percentage
10
10
10
8

The above percentages raised the monthly wages of existing staff beyond the above basic minimum. The claimants, therefore, base their claim on the prevailing minimum for grades as stipulated in the revised guideline (IV).

The claimants went on to say that basing the 15 per cent housing element on the above basic rates as at August, 1982, employees became entitled to, and were correctly paid, the following house allowance:

Grade	KSh.
I	77.10
II	81.75
III	97.20
IV	111.15

The claimants further stated that in addition to the above entitlement, the court on 7th March, 1983, awarded a house allowance increase of 5 per cent on their current house allowance and another 5 per cent increase for the second year. Following the court award in cause No. 102 of 1982, the parties drew up a collective agreement which they signed on 23rd June, 1983. Prior to the drawing up of the agreement, the respondents had already given 15 per cent housing element and were paying KSh. 77.10, 81.75, 97.20 and 111.15 as housing allowances. This agree-

ment, therefore, reduced the housing allowance paid to the employees. The claimants further understood the court award to mean that the increase in house allowance was based on workers' current house allowance which was based on 15 per cent of the basic minimum and not on current house allowance earned by all employees which at the time was KSh. 70 per month.

The claimants, therefore, submit that the basis of calculating house allowance in the agreement was incorrect. The claimants, therefore, demand of arrears of house allowance effective from 1st October, 1981, the date from which the Industrial Court Award took effect.

The respondents stated that on 30th April, 1980, the parties signed a collective agreement effective from 1st October, 1979, to last for two years. The said agreement set minimum wages for its second term effective from 1st October, 1980, which is as follows:

Group	KSh.
I	514
II	545
III	648
IV	627

Clause 16 of the agreement dealt with housing allowance and provided that the amount would be KSh. 70. The respondents went on to say that the agreement which was to be renewed as from 1st October, 1981, could not be renewed due to the company, suffering from serious financial problems and losses which further led to a dispute over redundancy. The claimants demanded a renewal of the agreement with handsome salary increases to the employees. The issue came to the court as cause No. 102 of 1981 and the court, besides sympathizing with the financial hardship faced by the respondents, wondered why they had not closed down. The court, however, awarded minimum wage increases and an increase on the housing allowance by 5 per cent with effect from 1st October, 1982. Meanwhile, on 1st August, 1982, Legal Notice No. 120 of 1982, came into effect and for the first time in the history of the Regulation of Wages (General) Orders, the government introduced compulsory house allowance equivalent to 15 per cent of the minimum rates stipulated in the order. The government went further and issued the Employment Act (Exemption of Provisions) (Revocation) Order, 1982, that is, Legal Notice No. 122 of 1982, which revoked Employment Act (Exemption of Provisions) Order, 1976, that is, Legal Notice No. 65 of 1976, which had provided that provision of housing or house allowance under section 9 of the Employment Act was not necessary in cases where an employee's basic wage or salary has an element of housing allowance, that is, if it is consolidated. The revocation order was, however, eventually revoked and the hitherto *status quo* maintained. Suffice it to say, however, that these legal notices coming at the same time and their implications being that far reaching, caused serious confusion amongst employers and employees alike, some welcoming them others resenting them and even a few applying the provisions incorrectly. The respondents were not exempted from the confusion that ensued.

The respondents went further to say that when they read in the local dailies that employees were entitled to 15 per cent of basic wage rates as their house allowance, they being unaware that the basic wage rates were in fact the statutory wage rates published in Legal Notice No. 120, went ahead and calculated 15 per cent of the basic rates in the collective agreement and adjusted the employees house allowances accordingly. In 1983, the respondents realized that the 15 per cent housing allowance payment was applicable to the statutory minimums only in Legal Notice No. 120 of 1982 and not to those employers who paid above the set minimum rates in the order. They as such reverted to the payment of the old rates. Thus, when the court announced its award in cause No. 102 of 1981, the 15 per cent increase was calculated on KSh. 70. On 23rd June, 1983 the parties signed a collective agreement based on the court's award which gave the employees KSh. 73.50 and KSh. 77.20 as housing allowance for 1981/82 and 1982/83, respectively. The claimants did not raise any objection at the time the agreement was signed.

On 16th February, 1984, a further agreement was signed for the period 1st October, 1983 to 31st August, 1984, and the housing allowance was increased from the 1983 rates of KSh. 73.20 and KSh. 77.20 to KSh. 100 and KSh. 110, respectively. The respondents pleaded that their financial predicaments over the years is a living testimony of the fact that they could not have been willing to pay the extra sums of money over and above the agreed housing allowance. The payment of 15 per cent of the minimum rates in the collective agreement as housing allowance

was, therefore, a genuine mistake and it would be unjust to allow the claimants to have undue advantage over the respondents merely because of a short-lived state of confusion they found themselves in. The respondents further state that the conclusion of the collective agreement of 23rd June, 1983, after the court award No. 102 of 1981 with the parties agreeing on housing allowance to be KSh. 73.50 and KSh. 77.20 was in itself an indication of the parties concurrence on the amounts. It cannot, therefore, be said that the parties were entitled to more than these rates. Whichever payment that the respondents had made over and above the KSh. 70 prior to that agreement was a genuine mistake which they were entitled, under section 6 (1) (e) of the Employment Act, to recover. This they did not do. They merely stopped further erroneous payments.

The respondents further pointed out that the claimants have misdirected their minds on the applicability or otherwise of the wages guidelines in this dispute. They have argued that according to guideline (IV) (b) (ii), they are entitled to 15 per cent of the minimum wages as house allowance. The clause in question of the guidelines state as follows:

"Where deconsolidation of consolidated wage is deemed necessary the housing element shall be deemed to be no more than 15 per cent of the prevailing minimum wage for the particular groups covered".

Thus the clause deals with deconsolidation in cases where wages have been consolidated. In the present dispute, however, the wages had already been deconsolidated and the applicable house allowance was KSh. 70. Guideline (IV) (b) (ii) cannot, therefore, apply. Even if it did, the guideline states that house allowance shall be deemed to be no more than 15 per cent of the prevailing minimum wage and not house allowance shall be 15 per cent of the minimum wage.

Finally, the respondents asked the court to dismiss the claimants contentions. After careful consideration of the parties' submissions, the court feels that the respondents have acted properly to rectify a genuine mistake which was made when there was a state of confusion regarding the issue of house allowance. The claimants were not at all sure of their submissions and it was obvious that they had not prepared their case properly. On this issue also the court rejects the claimants' demand.

Dated the 24th March, 1986.

SAEED R. COCKAR,
Judge.

A. K. KERICHE,
J. AWORI,
Members.

GAZETTE NOTICE NO. 1531

THE INDUSTRIAL COURT

CAUSE NO. 100 OF 1985

Parties:

Kenya Union of Entertainment and Music Industry
Employees

and

Bomas of Kenya Ltd.

Issue in dispute:

Illegal suspension of the shop steward, Elly Ndire, and his subsequent dismissal.

THE Kenya Union of Entertainment and Music Industry Employees shall hereinafter be referred to as the claimants and Bomas of Kenya Ltd. shall hereinafter be referred to as the respondents.

2. The dispute was mentioned on 4th October, and 30th December, 1985, when the hearing was fixed for 18th March, 1986. On the hearing date, after the parties had made their opening submissions, they requested the court to make an award by consent.

AWARD

3. By consent of the parties, the court awards that the respondents should pay Elly Ndire KSh. 10,159 in full and final settlement of all his claims.

Dated the 18th March, 1986.

SAEED R. COCKAR,
Judge.

G. M. OMOLO,
J. AWORI,
Members.

GAZETTE NOTICE NO. 1532

THE INDUSTRIAL COURT

CAUSE NO. 129 OF 1985

Parties:

Kenya Engineering Workers Union
and

Minor Engineering Group of F.K.E.

Issue in dispute:

Housing.

THE Kenya Engineering Workers Union shall hereinafter be referred to as the claimants and Minor Engineering Group of F.K.E. shall hereinafter be referred to as the respondents.

2. The parties were heard in Nairobi on 14th March, 1986, and relied on their written and verbal submissions.

AWARD

3. The Notification of Dispute Form "A" dated 10th July, 1984, duly signed by the parties, was received by the court on 25th October, together with the statutory certificate signed by the Labour Commissioner.

The respondents are 38 companies who form a group of engineering works of minor nature who employ about 1,000 workers. Their individual work force ranges from 5 to 35 employees and have a collective agreement with the claimants. The agreement in dispute will cover two years from August 1984 to July 1986. The parties agreed on all other items but deadlocked on housing allowance which is now before the court.

The claimants stated that the respondents were doing the same jobs as their competitors, the members of the major engineering group, who pay house allowance between KSh. 295 and KSh. 340 when the respondents were paying only between KSh. 90 and KSh. 173. The claimants claimed that some members of the major group now wish to join the minor group whose wage rates and fringe benefits are lower. The claimants produced documents to prove this. The claimants further told the court that with the present house allowance paid by the respondents, the workers cannot rent a single room anywhere in Nairobi. The claimants gave an example of the Mathare Valley where they said a single mud-wall room is costing over KSh. 300 per month. The claimants prayed the court to award the respondents employees house allowance of KSh. 300 for the low grades and KShs. 400 for the higher.

The respondents resisted the claimants demand stating that there were four groupings of the engineering companies in the country and classified them as—

- (a) the major group of F.K.E.;
- (b) the minor group of F.K.E.;
- (c) individual companies either members of F.K.E. or not which have entered into agreements with the claimants; and
- (d) companies which have not come under union negotiations.

The respondents stated that in all these groups the house allowance was not the same so the claimants prayer to equalize the house allowance was out of question since they, the claimants, themselves negotiated for different allowances. The respondents told the court that their nature of work was of minor nature compared to the major group and that they would go out of business if made to pay wages and allowances in line with the major group. The respondents agreed with the claimants that house rents have gone up and offered to improve the house allowance by 15 per cent of the new basic minimum wages for each job group.

After careful consideration of all the submissions by the parties, the court agrees with the parties that there is need to improve the house allowance, but finds the claimants' demand to be rather high and the respondents offer somewhat on the lower side.

The court has decided to accept the respondents' offer for the first year but has decided to increase it by KSh. 50 for each job group for the second year and the court so awards.

Dated the 25th March, 1986.

SAEED R. COCKAR,
Judge.

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

GAZETTE NOTICE NO. 1533

THE STANDARDS ACT

(Cap. 496)

DECLARATION OF KENYA STANDARDS

IN ACCORDANCE with the provision of section 9 (1) (b) of the Standards Act, it is notified for general information that the National Standards Council has approved amendments to the Kenya Standards declared for the commodities, methods and procedures set out in the first and second column of the schedule and notified under the gazette notice indicated against each commodity, method and procedure. Amendment slips giving the details of amendments may be obtained from the Kenya Bureau of Standards Library.

SCHEDULE

No.	Title of Specification or Code of Practice
KS 03-23: 1976	Kenya standard specification for mailing envelopes. (Amendment No. 1, March 1986.) (G.N. 578 of 1979.)
KS 03-24: 1976	Kenya standard specification for toilet paper in rolls. (Amendment No. 1, March 1986.) (G.N. 578 of 1979.)
KS 03-25: 1977	Kenya standard specification for wood safety matches in boxes. (Amendment No. 1, March 1986.) (G.N. 578 of 1979.)
KS 03-44: 1977	Kenya standard specification for toilet soap. (Amendment No. 1, March 1986.) (G.N. 578 of 1979.)
KS 05-27: 1977	Kenya standard specification for butter. (Amendment No. 1, March 1986.) (G.N. 578 of 1979.)
KS 05-28: 1977	Kenya standard specification for cheese. (Amendment No. 1, March 1986.) (G.N. 578 of 1979.)
KS 05-30: 1977	Kenya standard specification for processed liquid milk. (Amendment No. 1, March 1986.) (G.N. 578 of 1979.)
KS 05-34: 1977	Kenya standard specification for yoghurt parts I and II. (Amendment No. 1, March 1986.) (G.N. 578 of 1979.)
KS 05-36: 1977	Kenya standard specification for dairy milks and dairy ice-cream. (Amendment No. 1, March 1986.) (G.N. 578 of 1979.)
KS 05-38: 1977	Kenya standard specification for white sugar. (Amendment No. 1, March 1986.) (G.N. 578 of 1979.)
KS 05-39: 1977	Kenya standard specification for tomato products. (Amendment No. 1, March 1986.) (G.N. 578 of 1979.)
KS 02-21: 1976	Kenya standard specification for portland cement (ordinary and rapid hardening). (Amendment No. 1, March 1966.) (G.N. 578 of 1979.)
KS 02-22: 1976	Kenya standard specification for hot-rolled mild steel bars for reinforcement of concrete. (Amendment No. 1, March 1986.) (G.N. 578 of 1979.)
KS 06-02: 1976	Kenya standard specification for galvanized corrugated steel sheets. (Amendment No. 1, March 1986.) (G.N. 578 of 1979.)
Part II	
KS 06-09: 1976	Kenya standard specification for welded low carbon steel gas cylinders exceeding five-litre water capacity for low pressure liquefiable gases. (Amendment No. 1, March 1986.) (G.N. 578 of 1979.)

Dated the 21st March, 1986.

F. B. MAIKO,
Secretary,
National Standards Council.

GAZETTE NOTICE No. 1534.

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 TM. No. 6 (in duplicate) together with a fee of Sh. 50.

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

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

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

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

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

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

IN CLASS 3—SCHEDULE III

MOTO MOTO

The translation into English of the Kiswahili word "MOTO MOTO" forming the mark is "FIRE FIRE".

33854.—Lotions, pomade, hair oils, brilliantine, tonic deodorant spray, perfumes, talcum powder, body cream, jelly and baby products. SHANTI PERFUMERY WORKS LIMITED, a limited liability company, incorporated on 24th December, 1971, certificate No. 10549, manufacturers of cosmetics, of P.O. Box 43127, Nairobi, 14th January, 1986.

IN CLASS 5—SCHEDULE III

TRUB-O-NOX

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

33293.—Pharmaceutical preparations and products for veterinary use. BAYER AKTIENGESELLSCHAFT, of Leverkusen, Bayerwerk, Germany, c/o Messrs. Atkinson Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. 22nd July, 1985.

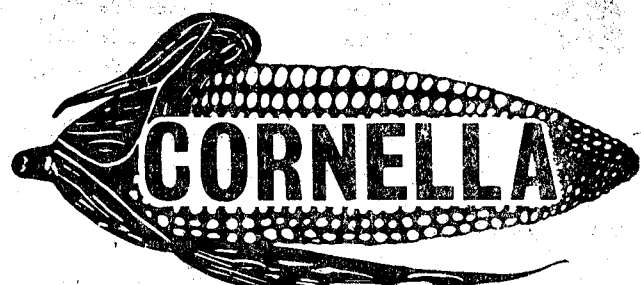
IN CLASS 12—SCHEDULE III

STELLAR prima

33671.—Vehicles and apparatus for locomotion by land including passenger cars, buses and trucks; parts of and fittings and accessories for all the aforesaid goods. To be associated with TMA. No. 31013. HYUNDAI MOTOR COMPANY, a Korean

company, manufacturers and merchants, of 140-2, Ke-Dong, Chongro-ku, Seoul, Korea, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 28th November, 1985.

IN CLASS 29—SCHEDULE III

**Net Contents
3 LITRES****FULLY REFINED
PURE CORN OIL****MAFUTA SAFI YA MAHINDI**

Manufactured by
ABERDARE OIL MILLERS LIMITED
PO BOX 94, NYERI, KENYA;
TELEPHONE 2694 & 2494

The translation into English of the Kiswahili words "MAFUTA SAFI YA MAHINDI" is "PURE CORN OIL".

Registration of this trade mark shall give no right to the exclusive use of the words "FULLY REFINED PURE CORN OIL, NET CONTENT 3 LITRES" and the device of a "CORN" each separately and apart from the mark as a whole.

33619.—Edible oil and fats. ABERDARE OIL MILLERS LIMITED, a limited liability company, incorporated in the Republic of Kenya and registered under the provisions of the Companies Act (Cap. 486), of the Jaws Kenya, manufacturer, of Thuru Road, P.O. Box 94, Nyeri, and c/o Prem D. Prinja, advocate, P.O. Box 90312, Mombasa. 18th November, 1985.

APPLICATIONS REMOVED FROM THE REGISTER THROUGH NON-PAYMENT OF RENEWAL FEES

TMA No.	Trade Mark	Class and Schedule	Name of Applicant
21426	CITY GIRL	25 (Schedule III)	HALLY'S

NOTICE OF CANCELLATION OF A REGISTERED TRADE MARK

NOTICE is given that pursuant to a request received in the Registry of Trade Marks, State Law offices, Nairobi, Kenya on 21st February, 1986, and in accordance with the provisions of section 37 (1) (c) of the Trade Marks Act (Cap. 506), the under-mentioned trade mark in the name of BEIERSDORF AG, a German company, manufacturers and merchants, of Unnstrasse 48, D-2000 Hamburg 20, Federal Republic of Germany, has been cancelled from the Kenya's register of trade marks.

TMA. No.	Trade Mark	Class and Schedule
31857	Dentamed	3 (Schedule III)

J. K. MUCHAE,
Senior Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 1535

THE TRADE MARKS ACT
(Cap. 506)

CANCELLATION OF ENTRY OF A REGISTERED USER

NOTICE is given that pursuant to a request received in the Trade Marks Registry, State Law Office, Nairobi, Kenya, on 12th February, 1986, from SHIRES LIMITED, a British company, of Park Road, Guiseley, Leeds LS20 8AP, England, and in accordance with the provisions of section 31 (8) (b) and rule 98 of the Trade Marks Act, the entry in the register of trade marks, of CHLORIDE SHIRES LIMITED, a company incorporated in England of Greenbottom Works, Guiseley, near Leeds, Yorkshire, England, as a Registered User in respect of trade marks listed below, particulars of which were advertised in the Kenya Gazette of 11th March, 1983, under Gazette Notice No. 1054 on page 385, has been cancelled.

TMA. No.	Trade Mark	Class and Schedule
29779	Puma	11 (Schedule III)
29780	Shires	11 (Schedule III)
29781	Lynx	11 (Schedule III)
29782	Panther	11 (Schedule III)

J. K. MUCHAE,
Senior Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 1536

THE TRADE MARKS ACT
(Cap. 506)

CANCELLATION OF ENTRY OF A REGISTERED USER

NOTICE is given that pursuant to a request received in the Trade Marks Registry, State Law Office, Nairobi, Kenya, on 12th February, 1986, from SIEMENS AKTIENGESELLSCHAFT, a German company, manufacturers, of Wittelsbacherplatz 2, 8000 Munich 2, Federal Republic of Germany, and of Berlin, Germany, and in accordance with the provisions of section 31 (8) (c) and rule 99 of the Trade Marks Act, the entry in the register of trade marks of SIEMENS KENYA LIMITED, of Baba Dogo Road, P.O. Box 48698, Ruaraka, Nairobi, as a Registered User in respect of the trade marks listed below, particulars of which were advertised in the Kenya Gazette of 7th May, 1982, under Gazette Notice No. 1241 on page 541, has been cancelled on the grounds that the Registered User has gone into liquidation and/or receivership.

TMA. No.	Trade Mark	Class and Schedule
B16679	Siemens	7 (Schedule III)
B16680	Siemens	9 (Schedule III)
B16681	Siemens	10 (Schedule III)
B16682	Siemens	11 (Schedule III)

J. K. MUCHAE,
Senior Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 1537

THE TRADE MARKS ACT
(Cap. 506)

ASSIGNMENT WITHOUT GOODWILL OF THE BUSINESS

IT IS notified for general information that pursuant to a request received in the Trade Marks Registry, State Law Office, Nairobi, Kenya, on 6th February, 1986, 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 Marks quoted below in respect of the goods for which they are registered in Kenya, by virtue of an assignment made otherwise than in connection with the goodwill of the business.

Registered Proprietor.—Imperial Chemical Industries Plc., a public limited company incorporated and existing under the laws of England, of Imperial Chemical House, Millbank, London SW1P 3JF, England.

Name of assignee.—Weston Hyde Products Limited, a company incorporated and existing under the laws of England, of Cartwright Street, Hyde, Cheshire SK14 4EJ, England.

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

Nature of instrument.—A deed of assignment dated 25th October, 1985, between Imperial Chemical Industries Plc., as the assignor of the one part and Weston Hyde Products Limited as the assignee of the other part.

TMA. No. 19664.—“Vymura” in class 27 (schedule III) in respect of carpets, rugs, mats and matting, linoleum and other materials for covering floors, wall-paper and wall coverings (non-textile). Advertised in the Kenya Gazette of 27th October, 1972, under Gazette Notice No. 3283 on page 1198.

TMA. No. 14743.—“Vymura” in class 27 (schedule III) in respect of wall hangings (non-textile) and wall-paper. Advertised in the Kenya Gazette of 12th January, 1968, under Gazette Notice No. 126 on page 40.

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

Registration of the said assignment will not be completed until the expiry of sixty (60) days from the date of publication of this notice in the Kenya Gazette and all communications relating to the assignment should be sent to the Registrar of Trade Marks, State Law Office, P.O. Box 30031, Nairobi.

J. K. MUCHAE,
Senior Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 1538

THE TRADE MARKS ACT
(Cap. 506)

REGISTERED USER

IT IS notified for general information that, pursuant to a request received in the Trade Marks Registry, State Law Office, Nairobi, Kenya, on 15th November, 1985, the company whose name and address are given below has been entered in the Kenya's Register of Trade Marks as a registered user of the trade mark quoted below in respect of the goods for which it is registered in Kenya.

Registered proprietor.—Rentokil Limited, a British company of Felcourt, East Grinstead, West Sussex RH19 2JY, England.

Registered user.—Rentokil Limited, a company incorporated in Kenya, of P.O. Box 44360, Nairobi, Kenya.

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

Conditions and restrictions:

(a) It is intended that the proposed permitted use of the said trade mark shall be subject to the user being completely controlled in all material respects by the proprietor as a wholly-owned subsidiary of the proprietor or by virtue of the proprietor holding a sufficient majority of the share capital in the user to appoint the majority of the user's directors.

(b) It is not intended as a condition of the appointment of the user as a registered user that it shall be the sole registered user.

(c) The proposed permitted use of the said trade mark is to be without fixed limit of period so long as the relationship between the proprietor and the user, hereinabove indicated, continues and subject further to the provision, that the permitted use may at any time be terminated by mutual agreement between the proprietor and the user.

TMA. No. 31524.—“Sanitact”, in class 21 (schedule III) in respect of containers made wholly or principally of plastics and for use in the hygienic storage and disposal of sanitary towels, tampons, surgical dressings, serviettes and other waste materials, soap dosing containers. Advertised in the Kenya Gazette of 4th November, 1983, under Gazette Notice No. 4204 on page 1545.

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

J. K. MUCHAE,
Senior Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 1539

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS notified for general information that, pursuant to a request received in the Trade Marks Registry, State Law offices, Nairobi, Kenya, on 19th September, 1985, the company whose name and address are given below, has been entered in the Kenya's Register of Trade Marks as a registered user of the trade mark quoted below in respect of the goods for which it is registered in Kenya.

Registered proprietor.—E. R. Squibb & Sons, Inc., a corporation incorporated in the State of Delaware of Lawrenceville, Princeton Road, Princeton, New Jersey 08540, United States of America.

Registered user.—Squibb Surgicare Limited, a corporation incorporated under the laws of Great Britain, of 141-149, Staines Road, Hounslow, Middlesex, TW3 AJA, England.

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

Conditions and restrictions:

- (a) It is intended that the proposed permitted use of the said trade mark shall be subject to the user being completely controlled in all material respects by the proprietor through Squibb Mathieson International Corporation or by virtue of the proprietor through Squibb Mathieson International Corporation holding a sufficient majority of the share capital in the user to appoint the majority of the user's directors.
- (b) It is not intended as a condition of the appointment of the user as a registered user that it shall be the sole registered user.
- (c) The proposed permitted use of the said trade mark is to be without fixed limit of period for so long as the relationship between the proprietor and the user, hereinabove indicated, through Squibb Mathieson International Corporation, continues and subject further to the provision that the permitted use may at any time be terminated by the proprietor without cause on thirty (30) days' written notice to the user, or with immediate effect in the event that the user should file insolvency proceedings or bankruptcy proceedings should be instituted against the user.

TM. No. 33440.—“Duoderm”, in class 5 (schedule III) in respect of medical and surgical bandages and dressings and medical granular dressings. Advertised in the Kenya Gazette of 1st November, 1985, under Gazette Notice No. 4639 on page 1618.

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

J. K. MUCHAE,
Senior Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 1540

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS notified for general information that pursuant to a request received in the Trade Marks Registry, State Law offices, Nairobi, Kenya, on 5th March, 1985, the company whose name and address are given below has been entered in the Kenya's Register of Trade Marks as a registered user of the trade mark quoted below in respect of the goods for which it is registered in Kenya.

Registered proprietor.—SDS Biotech Corporation, a corporation organized and existing under the laws of the State of Delaware, United States of America, of 7528 Auburn Road, P.O. Box 348, Painesville, Ohio 44077, United States of America.

Registered user.—SDS Biotech Europe Corporation, a corporation organized and existing under the laws of the State of Delaware, United States of America, of 7528 Auburn Road, Concord Township, Painesville, Ohio 44077, United States of America and with a branch office at Kampus Tower, 5th floor, Corner of University Way/Moi Avenue, Nairobi, Kenya.

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

Conditions and restrictions:

- (a) The said trade mark is to be used by the user only so long as the user remains a wholly owned subsidiary company of the proprietor.

- (b) The proposed permitted use is without limit of period.

- (c) It is not intended that the user shall be the sole registered user in respect of the said trade mark.

TM. No. 32659.—“Frigate”, in class 1 (schedule III) in respect of chemicals, namely cationic surfactants and adjuvants for further use in agriculture, horticulture and forestry. Advertised in the Kenya Gazette of 12th June, 1985, under Gazette Notice No. 2841 on page 1010.

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

J. K. MUCHAE,
Senior Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 1541

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS notified for general information that pursuant to a request received in the Trade Marks Registry, State Law offices, Nairobi, Kenya, on 10th February, 1986, the company whose name and address are given below has been entered in the Kenya's Register of Trade Marks as a registered user of the trade mark quoted below in respect of the goods for which it is registered in Kenya.

Registered proprietor.—Union Carbide Corporation, a corporation organized and existing under the laws of the State of New York, United States of America, of 39 Old Ridgebury Road, Danbury, Connecticut, United States of America.

Registered user.—Union Carbide Kenya Ltd., a corporation of Kenya, of P.O. Box 44765, Nairobi, Kenya.

Address for service.—C/o Messrs. Atkinson Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa, Kenya.

Conditions and restrictions:

- (a) The permitted use is to continue only so long as Union Carbide Corporation controls the proposed registered user in all material respects by virtue of its share capital.
- (b) The proposed permitted use is otherwise to be without limit of period.
- (c) Union Carbide Kenya Ltd., is to be the sole registered user of the trade mark and Union Carbide Corporation retains the right to use the trade mark in Kenya.

TM. No. 33345.—“Pakapower”, in class 9 (schedule III) in respect of electric dry cells and batteries. Advertised in the Kenya Gazette of 30th August, 1985, under Gazette Notice No. 3557 on page 1261.

Representation of the above-quoted Trade Mark can be seen at the Trade Marks Registry, State Law offices, Nairobi, Kenya and/or in the publication of the Kenya Gazette whose particulars are quoted above.

J. K. MUCHAE,
Senior Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 1542

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS notified for general information that pursuant to a request received in the Trade Marks Registry, State Law offices, Nairobi, Kenya, on 30th January, 1986, the company whose name and address are given below has been entered in the Kenya's Register of Trade Marks as a registered user of the trade mark quoted below in respect of the goods for which it is registered in Kenya.

Registered proprietor.—Compagnie Francaise Des Petroles, a company incorporated in France for purposes of production and distribution of petroleum products throughout the world of 5 Rue Michel Ange, 75016, Paris, France.

Registered user.—Total Oil Products (East Africa) Limited, a limited liability company incorporated in Kenya of Total House, Koinange Street, P.O. Box 30736, Nairobi.

Address for service.—C/o A. F. Gross, advocate, of P.O. Box 57792, Nairobi, Kenya.

Conditions and restrictions:

(a) The proprietor shall permit the said registered user to use the said trade mark so long as the proprietor, whether directly or indirectly, owns the majority of the share capital of the user.

(b) It is not intended that the user shall be the sole registered user of the trade mark.

TMA. No. 33105.—"Total GTS Plus (Device)", in class 4 (schedule III) in respect of industrial oils and greases (other than edible oils or fats or essential oils) and lubricants. Advertised in the Kenya Gazette of 30th August, 1985, under Gazette Notice No. 3557 on page 1263.

Representation of the above-quoted Trade Mark can be seen at the Trade Marks Registry, State Law offices, Nairobi, Kenya, and/or in the publication of the Kenya Gazette whose particulars are quoted above.

J. K. MUCHAE,
Senior Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 1543

**IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
IN THE MATTER OF MADHAVJI ARJAN MANDALIA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE No. 89 OF 1985**

LET ALL persons concerned take notice that a petition for a grant of probate of the will of the above-named deceased, who died at Mombasa, on 16th April, 1980, has been filed in this registry by Lalitaben d/o Ramji Kara, in her capacity as executrix of the deceased's will, through Messrs. Pandya & Talati, advocates of P.O. Box 82402, Mombasa.

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

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

Dated the 25th February, 1986.

ARVIND JAMIIDAR,
Deputy Registrar, Mombasa.

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

GAZETTE NOTICE No. 1544

**IN THE HIGH COURT OF KENYA AT KISUMU
IN THE MATTER OF THE ESTATE OF WAMIRA
CHOGORI
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE No. 171 OF 1985**

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died on 13th November, 1983, has been filed in this registry by Joseph Wando Wamira, of South Ugenya Location, Siaya District, as an administrator of the deceased's estate.

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

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

Dated the 6th March, 1986.

S. C. KHASTIANI,
Deputy Registrar, Kisumu.

GAZETTE NOTICE No. 1545

**IN THE HIGH COURT OF KENYA AT KISII
IN THE MATTER OF THE ESTATE OF GETANGE
ORONDO OF KISII DISTRICT
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE No. 167 OF 1985**

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nyaribari Chache Location, on 15th November, 1976, has been filed in this registry by Daudi O. Matoke, of Bonyamoyio Sub-location, Nyaribari Chache, P.O. Box 590, Kisii, in his capacity as nephew of the deceased.

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

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

Dated the 17th February, 1986.

C. O. ONG'UDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE No. 1546

**IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA (K)
PROBATE AND ADMINISTRATION**

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

CAUSE NO. 1 OF 1986

By Festus Pamba Wanyama, of P.O. Box 412, Busia in Kenya, in person, for a grant of letters of administration intestate to the estates of Wanyama Onyango and Francis Wanyama, who died on 16th August, 1979, and 5th November, 1969, respectively, at Bugengi Sub-location, Bukhayo Location in Kenya.

CAUSE NO. 2 OF 1986

By Margaret Anyango Musumba, of P.O. Box 50, Sio Port, in Kenya, in person, for a grant of letters of administration intestate to the estate of Mariko Musumba Ndiachia, who died on 6th December, 1985, at Bufwanga Sub-location, Samia Location in Kenya.

CAUSE NO. 3 OF 1986

By Morris Agoro Nakhabi, of P.O. Box 75, Butula in Kenya, in person, for a grant of letters of administration intestate to the estate of Nakhabi Mubete, who died on 28th March, 1978, at Esikoma Sub-location, Marachi Location in Kenya.

CAUSE NO. 4 OF 1986

By Linus Eyate Oburai, of P.O. Box 153, Busia in Kenya, in person, for a grant of letters of administration intestate to the estate of Bulasio Makokha, who died on 20th May, 1969, at Angoromo Sub-location, South Teso Location in Kenya.

CAUSE NO. 5 OF 1986

By Mark Were Osala, of P.O. Butula via Bungoma in Kenya, in person, for a grant of letters of administration intestate to the estate of Muyuyi Osala, who died on 7th August, 1965, at Elukongo Sub-location, Marachi Location in Kenya.

CAUSE NO. 6 OF 1986

By Basil Okemere Okasiba, of P.O. Box 8, Amukura in Kenya, in person, for a grant of letters of administration intestate to the estate of Samuel Ekasiba Imaiiluku, who died on 12th August, 1979, at Amakura Sub-location, South Teso Location in Kenya.

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

Dated the 24th January, 1986.

G. J. ABURILI,
*District Registrar,
Busia (K).*

GAZETTE NOTICE No. 1547

IN THE RESIDENT MAGISTRATE'S COURT AT EMBU
IN THE MATTER OF THE ESTATE OF KAMAU IGERIA
OF EMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 29 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nthangaiya Village, Embu District, on 5th April, 1986, has been filed in this registry by Ireri Kamau, of Nthangaiya, P.O. Embu, in his capacity as son of the deceased.

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

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

Dated the 3th March, 1986.

M. L. KANG'ATTA,
District Registrar, Embu.

GAZETTE NOTICE No. 1548

IN THE RESIDENT MAGISTRATE'S COURT AT EMBU
IN THE MATTER OF THE ESTATE OF DOMENICA MBIRO
D/O MUTHAURA ALIAS MBIRO GACOGO OF KEVOTE
SUB-LOCATION, KYENI, EMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 30 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kevote Sub-location, Embu District, on 20th April, 1976, has been filed in this registry by John S. N. Ngarira, of Kevote Sub-location, Gaturi Location, P.O. Box 24, Embu, in his capacity as grandson of the deceased.

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

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

Dated the 28th February, 1986.

M. L. KANG'ATTA,
District Registrar, Embu.

GAZETTE NOTICE No. 1549

IN THE RESIDENT MAGISTRATE'S COURT AT EMBU
IN THE MATTER OF THE ESTATE OF JOTHAM NJERU
GACIATI OF EMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 31 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Rukuriri Sub-location, Embu District, on 1st March, 1979, has been filed in this registry by Peter Njiru Njeru, of P.O. Box 30099, Nairobi, in his capacity as son of the deceased.

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

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

Dated the 4th March, 1986.

M. L. KANG'ATTA,
District Registrar, Embu.

GAZETTE NOTICE No. 1550

IN THE RESIDENT MAGISTRATE'S COURT
AT HOMA BAY

IN THE MATTER OF THE ESTATE OF AYALO GWARA
OF SOUTH NYANZA DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 6 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at North Kamangambo Location, on 8th July, 1976, has been filed in this registry by Alfred Sena Odiga, of Koluoich Sub-location, North Kamangambo, P.O. Box 221, Rongo, in his capacity as the interested party of the deceased's estate.

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

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

Dated the 6th March, 1986.

MUGA APONDI,
District Registrar, Homa Bay.

GAZETTE NOTICE No. 1551

IN THE HIGH COURT OF KENYA AT NYERI
IN THE MATTER OF THE ESTATE OF HERMAN KAHIGA
MUHU OF GATHEHU SUB-LOCATION, MAGUTU
LOCATION, MATHIRA DIVISION, NYERI DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 13 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kenyatta National Hospital, Nairobi, on 13th May, 1984, has been filed in this registry by Joyce Njoki Kahiga, of P.O. Box 100, Karatina, as an administratrix of the deceased's estate.

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

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

Dated the 24th February, 1986.

E. B. ACHIENG',
Deputy Registrar, Nyeri.

GAZETTE NOTICE No. 1552

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT NYERI

IN THE MATTER OF THE ESTATE OF GICHUKI
NGAYU ALIAS BENSON GICHUKI NGAYU OF
KARUNAINI VILLAGE, TETU DIVISION

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 58 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Consolata Hospital, Nyeri, on 11th October, 1984, has been filed in this registry by (1) Samwel Wandera Gichuki, (2) Isack Kariuki Gichuki, (3) Leah Wanjiro Gichuki and (4) Shelminth Wangui Mbaruku, all of P.O. Box 629, Nyeri, as administrators and administratrices, respectively, of the deceased's estate.

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

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

Dated the 5th March, 1986.

E. B. ACHIENG',
District Registrar, Nyeri.

GAZETTE NOTICE No. 1553

THE BANKRUPTCY ACT
(Cap. 53)

VESTING ORDER AND FIRST MEETING OF CREDITORS

Debtor's name.—Edward Onyach Halwenge (deceased).*Address.*—Deceased.*Description.*—Managing Director (retired).*Date of filing petition.*—17th February, 1986.*Court.*—High Court of Kenya at Mombasa.*Number of matter.*—B.C 1 of 1986.*Date of order.*—21st February, 1986.*Whether debtor's or creditors petition.*—Administrator's petition.*Act or acts of bankruptcy.*—Estate insolvent.*Date of first meeting.*—27th March, 1986.*Hour.*—2.30 p.m. in the afternoon.*Place.*—Conference Room, Office of the Official Receiver, Makena House, Nkuruma Road, Mombasa.

W. K. RICHU,
Deputy Official Receiver,
Coast Province.

Mombasa,
12th March, 1986.

GAZETTE NOTICE No. 1554

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

AND

IN THE MATTER OF TESPA SWEATER FACTORY LTD.

IN THE HIGH COURT OF KENYA AT NAIROBI

BANKRUPTCY AND WINDING-UP CAUSE NO. 32 OF 1985

NOTICE is given that a petition for the bankruptcy and winding-up of the above-named company by the High Court of Kenya was on 27th September, 1985, presented to the said court by Michael Isak, c/o K. H. Osmond, advocate of Argwings Kodhek Road, P.O. Box 48970, Nairobi, creditor of the above-named company.

And that the said petition is directed to be heard before court sitting at the law courts, Nairobi, at 9 o'clock in the forenoon on 15th May, 1986, and any creditor or contributory of the company desirous to support or oppose the making of an order on the said petition may appear at the time of the hearing in person or by his advocate for that purpose and a copy of the petition will be forwarded by the undersigned to any creditor or contributory of the said company requiring such copy on payment of the regulated charges for the same.

K. H. OSMOND,
Advocate for the Petitioner,
P.O. Box 48970, Nairobi.

NOTE

Any person who intends to appear on the hearing of the said petition must serve or send by post to the above-named in writing his intentions so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm and must be signed by the person or firm or his or their advocate, if any, and must be served, or if posted must be sent by post in sufficient time to reach the above-named not later than 4 o'clock in the afternoon of 14th May, 1986.

GAZETTE NOTICE No. 1555

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

AND

IN THE MATTER OF KIBO CHEMICALS LIMITED

IN THE HIGH COURT OF KENYA AT NAIROBI

WINDING-UP CAUSE NO. 38 OF 1985

NOTICE is given that a petition for the winding-up of the above-named company by the High Court of Kenya was on the 31st October, 1985, presented to the said court by Hoechst East Africa Limited.

And that the said petition is directed to be heard before the court sitting at Nairobi on the 30th April, 1986, and any creditor or contributory of the said company desirous to support or propose the making of an order on the said petition may appear at the time of hearing in person or by his advocate

for that purpose and the copy of petition will be furnished by the undersigned to any creditor or contributory of the said company requiring such copy on payment of the regulated charge for the same.

Dated the 18th March, 1986.

KAPLAIN & STRATTON,
Advocates for the Petitioner.

NOTE

Any person who intends to appear on the hearing of the said petition must serve or send by post to the above-named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their advocate, if any, and must be served, or if posted must be sent by post, in sufficient time to reach the above-named not later than 4 o'clock in the afternoon of the 29th April, 1986.

GAZETTE NOTICE No. 1556

IN THE MATTER OF THE COMPANIES ACT

(Cap. 486)

AND

IN THE MATTER OF GAP ELECTRIC COMPANY
LIMITEDIN THE HIGH COURT OF KENYA AT NAIROBI
WINDING-UP CAUSE NO. 23 OF 1985

NOTICE is given that a petition for the winding-up of the above-named company by the high court was on 1st August, 1985, presented to the said court by Nairobi Electrical Industries Limited. And that the said petition is directed to be heard before the court sitting at Nairobi on 17th April, 1986, and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his advocate for that purpose and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring such copy on payment of the regulated charge for the same.

ARCHER & WILLCOCK,
Advocates,
P.O. Box 10201, Nairobi.
(Advocates for the petitioner.)

NOTE

Any person who intends to appear on the hearing of the said petition must serve or send by post to the above-named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their advocate, if any, and must be served, or if posted must be sent by post in sufficient time, to reach the above-named not later than noon on Wednesday, 16th April, 1986.

GAZETTE NOTICE No. 1557

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

ORDER

WHEREAS pursuant to section 27 (1) of the Co-operative Societies Act, the members of the Chogoria Farmers Co-operative Society Limited have resolved to divide the society into two societies;

And whereas I am of the opinion that the said society should be divided into two societies;

Now, therefore, I cancel the registration of the said society and order that it be dissolved.

And further pursuant to section 69 of the said Act, I appoint P. M. Kabata, Embu District Co-operative Auditor, to be liquidator and authorize him to take into custody all the property of the society including such books and documents as are deemed necessary for the completion of the distribution of assets and liabilities of the society.

It is further ordered that the Karia Coffee Factory and its members shall be transferred to the Kiangua Farmers Co-operative Society Limited.

Dated the 24th March, 1986.

A. M. MERITI,
Acting Commissioner for Co-operative Development.

GAZETTE NOTICE No. 1558

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490 section 70 (1) (a))

CS No. 1388 JOINT F.C.S. LTD

(In Liquidation)

ADMISSION OF CLAIMS

THE general public is informed that the above society is in liquidation, and I, being appointed liquidator, appoint the 14th May, 1986, as the day on which all creditors of the said co-operative society shall state to me their claims for admission.

Such claims be addressed to me at District Co-operative Office, P.O. Box 1609, Nakuru.

J. K. MUTAI,
Liquidator,
District Co-operative Officer, Nakuru.

GAZETTE NOTICE No. 1559

BLUE SHIELD INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 62571, Nairobi

LOSS OF CERTIFICATES

IT IS notified for general information that the following insurance certificates have been reported as missing or lost:

Nos. CC 671226-671250.

Nos. CC 671426-671375.

Please note that these certificates are treated as cancelled and no liability whatsoever attaches to the company in connection with these certificates. Any person or persons to whom any certificate in these series has been issued should return the certificate or certificates to the company promptly.

Dated the 19th March, 1986.

D. N. GATAMA,
General Manager.

GAZETTE NOTICE No. 1560

THE PIONEER GENERAL ASSURANCE SOCIETY LIMITED

(Incorporated in Kenya)

LOSS OF POLICY

Head Office: P.O. Box 20333, Nairobi

Endowment Life Assurance Policy No. 47000009 for KSh. 4,050 dated 21st July, 1976, in the name and on the life of Umbisa Nathan.

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

Dated the 22nd March, 1986.

T. A. GUNDIARYWALLA,
Life Manager.

GAZETTE NOTICE No. 1561

KAKUZI LIMITED

(Incorporated in Kenya)

LOSS OF SHARE CERTIFICATE

Certificate for 365 stock units issued in the name of Mrs. Pamela Clare Dent.

THE share certificate as above having been lost or misplaced, notice is given that a duplicate of the said share certificate will be issued after thirty (30) days from this date unless valid objection is lodged with the secretary prior thereto and that on issue of a duplicate of the share certificate, the original share certificate for 365 stock units will be deemed to have been cancelled.

Dated the 11th March, 1986.

C. J. D'SOUZA,
Secretary,
Estate Services Limited,
P.O. Box 30572, Nairobi.

GAZETTE NOTICE No. 1562

THE LOCAL GOVERNMENT ACT

(Cap. 265)

THE COUNTY COUNCIL OF KILIFI

APPROVAL OF BY-LAWS

IN PURSUANCE of the powers conferred by section 205 (1) of the Local Government Act, notice is given that the County Council of Kilifi (Quarrying) (Amendment) By-laws, 1985, made on 24th May, 1985, were approved by the Minister for Local Government on 23rd October, 1985.

Dated the 30th December, 1986.

JOHN NGUZO,
County Clerk.

GAZETTE NOTICE No. 1563

THE LOCAL GOVERNMENT ACT

(Cap. 265)

THE COUNTY COUNCIL OF KILIFI

DEVELOPMENT FUND

IT IS notified for general information that the County Council of Kilifi, with the approval of the Minister for Local Government, had imposed, under section 148 of the Local Government Act, for the year 1986, a development fund of KSh. 10 on each adult male and each adult female having independent means and resident or owning property in the area of jurisdiction of the council.

The above fund shall become due and payable at the council offices on 1st January, 1986, and shall be paid with interest of 25 per cent after 30th June, 1986.

Dated the 26th February, 1986.

JOHN NGUZO,
County Clerk.

GAZETTE NOTICE No. 1564

THE RATING ACT

(Cap. 267)

THE COUNTY COUNCIL OF KILIFI

REVIEW OF AREA RATES

IT IS notified for the information of the general public that the Minister for Local Government, under powers conferred under section 5 (1) (a) of the Rating Act, has approved the County Council of Kilifi to levy the following area rates for the year 1986:

	Levy charge per acre	KSh. cts
(a) 1 to 50 acres	1	
(b) 51 acres and above	75	
(c) (i) Ranching companies (flat rate) ...	50	
(ii) Group land ranches with loan facilities ...	50	
(iii) Group land ranches without loan facilities ...	20	

Dated the 30th December, 1985.

JOHN NGUZO,
County Clerk.

GAZETTE NOTICE No. 1565

THE RATING ACT

(Cap. 267)

THE COUNTY COUNCIL OF KILIFI

RATES FOR 1986

NOTICE is given that the County Council of Kilifi, with the approval of the Minister for Local Government, has levied a rate of 5 per cent per annum on the rateable property appearing on the valuation rolls for Mazeras, Mariakani and Kilifi townships including Kilifi North beach plots, Mnarani and Fumbuni for the year 1986.

Notice is further given that—

- (a) pursuant to section 15 (1) of the Rating Act, rates shall become due and payable at the council offices on 1st January, 1986;
- (b) pursuant to section 16 (3) of the Rating Act, the council shall charge interest at the rate of 1 per cent per month or part thereof on any rate remaining unpaid after the 30th June, 1986; and
- (c) ratepayers are notified that whilst every effort will be made to deliver to every person liable, a demand note, failure to deliver such a demand note shall not exempt the ratepayers from liability or penalty effecting non-payment of the rates.

Dated the 26th February, 1986.

JOHN INGUZO,
County Clerk.

GAZETTE NOTICE No. 1566

OFFICE OF THE PRESIDENT
KAIJIAO DISTRICT
TENDER No. KJD/15/85-86

Supply of Motor Vehicle Batteries

TENDERS are invited for the supply of motor vehicle batteries to Kajiado District for the period ending 30th June, 1987.

Tender documents, with all necessary specification, are obtainable from the district supplies officer, room No. 11, during normal working hours at the district headquarters or sent on request upon payment of a non-refundable deposit of KSh. 20, per set of two documents, to the district treasury.

Prices quoted must be net, expressed in Kenya shillings and should remain valid for ninety (90) days from the closing date.

Complete tender documents must be submitted in plain, sealed envelopes marked "Tender No. KJD/15/85-86" and addressed to the District Commissioner, P.O. Box 1, Kajiado, so as to reach him on or before 15th April, 1986, at 12 noon.

The government reserves the right to accept or reject any tender and is not bound to accept the lowest or any tender or give reasons for its rejection.

N. N. WACHIRA,
for District Commissioner.

GAZETTE NOTICE No. 1567

OFFICE OF THE PRESIDENT
DEPARTMENT OF DEFENCE

TENDER NOTICE

TENDERS are invited for the manufacture/supply of the following items to the armed forces for the period ending 30th June, 1987:

Tender Nos.:

- DOD/423 (296) 86-87.—Supply of four-drawer filing cabinets.
- DOD/423 (297) 86-87.—Supply of cutlery and general utensils.
- DOD/423 (298) 86-87.—Supply of men's green coverall.
- DOD/423 (299) 86-87.—Re-charging and repair of fire fighting equipment.
- DOD/423 (300) 86-87.—Supply of general expense stores.
- DOD/423 (301) 86-87.—Supply of technical expense stores.
- DOD/423 (302) 86-87.—Supply of electrolyte/thinner, etc.
- DOD/423 (303) 86-87.—Supply of steel wool.
- DOD/423 (304) 86-87.—Supply of white nylon gloves; black socks, 60 per cent wool, 40 per cent nylon; white socks, 60 per cent wool, 40 per cent nylon; khaki socks, 60 per cent wool, 40 per cent nylon.
- DOD/423 (305) 86-87.—Supply of cooks' uniform/protective apron.

Tender documents showing details of specifications may be received from the office of SO I Supply, Department of Defence, Ulinzi House, P.O. Box 40668, Nairobi. Completed tender documents are to be enclosed in plain, sealed envelopes marked with the tender number(s) shown above and posted to SO I Supply, Department of Defence, P.O. Box 40668, Nairobi, Kenya, or if delivered personally, to be put into the tender box at Ulinzi House, ground floor, so as to reach him not later than 1400 hours (2 p.m.), on 16th April, 1986.

Tender forms will be issued against payment of a non-refundable deposit of KSh. 50 per tender. The tender deposit should be paid by banker's cheque, money order or cash in Kenya shillings payable to the Armed Forces Cashier, P.O. Box 40668, Nairobi. The department is not bound to accept the lowest or any tender.

GAZETTE NOTICE No. 1568

OFFICE OF THE PRESIDENT
KAKAMEGA DISTRICT
TENDER NOTICE

Tender Nos.:

- 18/85-86.—Supply and delivery of drugs, dressings and X-ray films.
- 19/85-86.—Supply and delivery of surgical instruments and appliances.
- 20/85-86.—Supply and delivery of laboratory re-agents and chemicals.
- 21/85-86.—Supply and delivery of orthopaedic tools and appliances.
- 22/85-86.—Supply and delivery of occupational therapy apparatus.

TENDERS are invited for the supply and delivery of medical supplies as above to all hospitals in Kakamega District during the period ending on 30th June, 1987.

Detailed tender documents are obtainable from the district supplies officer, district commissioner's office, room No. 45 or may be sent on a written application, upon payment of a non-refundable fee of KSh. 50 per set of documents per tender.

Completed tender documents enclosed in a plain, sealed envelope, properly marked "Tender No. Supply and delivery of (as above)" should be placed into the tender box in district commissioner's office, room No. 44, or be addressed to the District Commissioner, P.O. Box 43, Kakamega, so as to reach him not later than 10 a.m., on Friday, 18th April, 1986.

Any tenderer wishing to witness the opening process may come to room No. 44 in the district commissioner's office, on the said date and at the stipulated time.

Prices offered must be net, inclusive of government taxes, expressed in Kenya shillings and must remain valid for a period ninety (90) days from the closing date.

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 give reasons for its rejection.

R. M. MACHARIA,
for District Commissioner.

GAZETTE NOTICE No. 1569

OFFICE OF THE PRESIDENT
KILIFI DISTRICT
TENDER NOTICE

TENDERS are invited for the supply and delivery of the following items to various government ministries, departments and institutions within Kilifi District, as and when required for the period ending 30th June, 1987.

Tender Nos.:

- KFI/16/85-86.—Supply and delivery of water heaters.
- KFI/17/85-86.—Supply and delivery of water tanks, cookers Alfa laval.
- KFI/18/85-86.—Supply and delivery of sanitary ware.
- KFI/19/85-86.—Supply and delivery of first-aid boxes.
- KFI/20/85-86.—Supply and delivery of paints, enamel, distemper, thinners, solvents and emulsions.
- KFI/21/85-86.—Supply and delivery of drugs, dressings and intravenous fluids.

Tender documents, giving detailed specifications, can be collected at the district supplies office, in person or on a written request, on payment of a non-refundable fee of KSh. 50 per each set of tender document.

Completed tender documents must be submitted in a plain, sealed envelopes, clearly marked "Tender No. (as above)", and placed into the tender box provided at the

district commissioner's office or sent by post to the District Commissioner, P.O. Box 29, Kilifi, so as to reach him on or before noon 24th April, 1986.

Samples, literature and brochures for tender No. KFI/21/85-86, should be submitted to the Medical Officer of Health, Kilifi District Hospital.

Prices quoted must be net, expressed in Kenya shillings and be inclusive of duty, sales tax and delivery charges and remain valid for ninety (90) days after the closing date.

The government reserves the right to accept or reject any tender wholly or in part and is not bound to give reasons for its rejection.

J. N. MBITTI,
for District Commissioner.

GAZETTE NOTICE No. 1570

OFFICE OF THE PRESIDENT NAKURU DISTRICT

TENDER NOTICE

Tender Nos.:

26/85-86.—Supply and delivery of heat treatment unit.
27/85-86.—Construction of a 65-seater, Leyland bus body.

TENDERS are invited for supply and delivery of a heat treatment unit and construction of a 65-seater Leyland bus body, to the Principal, Kenya Industrial Training Institute, Nakuru.

Tender forms showing the necessary details should be collected from the district supplies office, room No. 52, during the normal working hours upon a payment of unrefundable fee of KSh. 150 per set of each tender.

Prices quoted must be net, duty and sales tax paid, expressed in Kenya shillings and should remain valid for ninety (90) days after the closing date. In the event of the government altering the rates of custom duty, sales tax and/or rates of controlled prices, both parties would consider appropriate price adjustments.

Completed tender documents must be enclosed in plain, sealed envelopes marked "Tender No. for (as above)", and addressed to reach the District Commissioner, P.O. Box 81, Nakuru, or be placed into the tender box provided on 1st floor, door No. 52, so as to be received not later than 10 a.m. on Wednesday, 23rd April, 1986.

The government reserves the right to accept or reject a tender wholly or in part and is not bound to give reasons thereof.

W. W. WAMALWA,
for District Commissioner.

GAZETTE NOTICE No. 1571

MINISTRY OF WORKS, HOUSING AND PHYSICAL PLANNING SUPPLIES BRANCH

TENDER NOTICE

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

TENDER No. 14/86—Household items

Soap powder washing, steel wool, polish black, powder scouring, soap pale yellow, etc.

TENDER No. 15/86—Hardware items

Brooms bass, brooms hair, brooms handles, brushes cloth, brushes scrubbing, brushes W.C. cleaning, torches metal and rubber, torch cells, twine sisal, axes felling, jembes, wheelbarrows, pangas, shovels, slashers, locks various, softboards, G.I. sheets, electric bulbs, tubular fluorescent tubes, etc.

Prices quoted must be net, duty and sales tax paid and expressed in Kenya shillings and must be firm for ninety (90) days after opening of the tender.

Tender documents, giving the necessary details, should be collected from the undersigned or sent on written request upon payment of unrefundable charge of KSh. 100 per set of two for tender 14/86 and KSh. 150 per set of two for tender 15/86.

Tenders must be enclosed in plain, sealed envelopes marked "Tender No. for (as above)", 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, Nairobi on or before Friday, 25th April, 1986, at 10 a.m.

Samples to which all future suppliers shall conform must be submitted on or before the closing date and time. No samples will be accepted after the closing day.

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.

R. L. ODUPOY,
for Permanent Secretary.

GAZETTE NOTICE No. 1572

MINISTRY OF WATER DEVELOPMENT

TENDER No. 27/85-86

Supply and Delivery of a Portable Air Compressor (Re-advertisement)

TENDERS are invited for supply of the above-mentioned item to the Ministry of Water Development, during fiscal year 1985/86.

Detailed tender documents, containing specifications, may be obtained from Supplies Branch, Ministry of Water Development, office block Q, room 13, along Workshop Road, Industrial Area, on payment of a non-refundable fee of KSh. 50, for a set of a tender, at our Revenue Office, Maji House, ground floor, along Ngong Road, Nairobi.

Completed tender documents in plain, sealed envelopes and marked clearly "Supply Tender No. 27/85-86, Readvertisement" should be submitted to the Chief Supplies Officer, Ministry of Water Development, P.O. Box 30521, Nairobi, or placed into tender box No. 1 provided at the main entrance to Maji House, ground floor, Ngong Road, so as to reach him not later than 18th April, 1986, at 10 a.m.

Prices quoted must be net, in Kenya shillings only and inclusive of all government taxes and delivery charges and should remain firm for ninety (90) days after the closing date of the tender.

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

J. O. INASIBI,
for Permanent Secretary.

GAZETTE NOTICE No. 1573

MINISTRY OF TOURISM AND WILDLIFE

TENDER No. 26/85-86

Supply of Speaker Casings/Cabinets

TENDERS are invited for supply of 100 speaker casings or cabinets.

The casings required are for use with the PYE speakers, part No. FS 11525, and tenderers are informed that they must view the sample available at our unit stores next to Bellevue Cinema.

Prices quoted must be in Kenya shillings and net, duty and sales tax paid. These prices must remain firm for a period of ninety (90) days from closure of the tender. This must be guaranteed by a signed bid bond of an amount equivalent to 10 per cent of the total bid.

Tender documents, showing the details, are obtainable from room 721, Utalii House, 7th floor, on payment of KSh. 50. This non-refundable fee must first be paid to the cashier on 4th floor of Utalii House, before collection of the documents.

Sealed bids must be forwarded to the Permanent Secretary, Ministry of Tourism and Wildlife, P.O. Box 30027, Nairobi, or placed into the tender box provided, and clearly marked with the tender number, in room 705, 7th floor, Utalii House, so as to reach him not later than Thursday, 17th April, 1986, at 10 a.m.

The government reserves the right to accept or reject any tender. The government is also not bound to accept the lowest or any tender and may accept any tender wholly or in part without giving reasons for such action taken.

I. I. THUKU,
for Permanent Secretary.

GAZETTE NOTICE No. 1574

MINISTRY OF TOURISM AND WILDLIFE

TENDER No. 27/85-86

Telecommunication Radio Spares

TENDERS are invited for the supply of various Telecommunication radio spares, to our Telecommunication Unit, Central Stores.

Prices quoted must be in Kenya shillings and net, duty and sales tax paid. These prices must remain firm for a period of ninety (90) days from closure of the tender. This must be guaranteed by a signed bid bond of an amount equivalent to 10 per cent of the total bid.

Tender documents, showing the details, are obtainable from room No. 721, Utalii House, 7th floor, on payment of KSh. 50. This non-refundable fee must first be paid to the cashier on 4th floor of Utalii House, before collection of the documents.

Sealed bids must be forwarded to the Permanent Secretary, Ministry of Tourism and Wildlife, P.O. Box 30027, Nairobi, or placed into the tender box provided, and clearly marked with the tender number, in room 705, 7th floor, Utalii House, so as to reach him not later than Thursday, 17th April, 1986, at 10 a.m.

The government reserves the right to accept or reject any tender. The government is also not bound to accept the lowest or any tender and may accept any tender wholly or in part without giving reasons for such action taken.

N. I. THUKU,
for Permanent Secretary.

GAZETTE NOTICE No. 1575

MINISTRY OF ENVIRONMENT AND
NATURAL RESOURCES

TENDER No. 5/85-86

Supply of a Photocopyer Machine

TENDERS are invited for the supply of a photocopyer machine.

Interested suppliers should obtain tender documents and specification from the Officer-in-Charge, Central Stores, Karura, P.O. Box 30126, Nairobi. The station is situated one kilometre from Muthaiga roundabout, off Kiambu Road. The document can be obtained either personally or against applications to the above-mentioned, upon payment of a non-refundable fee of KSh. 100.

The completed tender documents must be enclosed in a plain, sealed envelope marked "Tender No. 5/85-86" and sent to the above mentioned or placed into the tender box situated outside the stores' offices at Karura Forest so as to reach him not later than 10 a.m., Thursday, 24th April, 1986, after which time the tender will close and opening start thereafter.

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 give reasons for its rejection.

N. KAIRU,
for Permanent Secretary.

GAZETTE NOTICE No. 1576

MINISTRY OF HEALTH
MEDICAL SUPPLIES CO-ORDINATING UNIT

TENDER No. 15/85-86

Sterile Preparation Unit (S.P.U.) Machines for P.G. Hospitals

TENDERS are invited for the supply of five (5) S.P.U. machines to the Officer-in-Charge, Medical Supplies Co-ordinating Unit.

Tender documents, with all the necessary details, may be obtained from the Ministry of Health, Medical Supplies Co-ordinating Unit, Commercial Street, P.O. Box 40425, Nairobi, room No. 6, in person or against a written application, on payment of a non-refundable fee of KSh. 200 for a set of tender documents.

The tender must be submitted in plain, wax-sealed envelope only marked "Tender No. 15/85-86, S.P.U. Machines for Provincial General Hospitals" and must be placed into the tender box provided at the administration block or be posted to reach

the Officer-in-Charge, Medical Supplies Co-ordinating Unit, at the above address not later than 10 a.m., 30th April, 1986.

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

Tenderers will be required to give a bid bond of not less than 1 per cent of total bid. This will later be converted to a performance bond which will be duly executed by the tenderers and their sureties or guarantors should they be awarded the contract. No offers will be considered unless the supplier has signed the bid bond.

Clearly marked literature and/or samples must be submitted with the quotations on or before the closing date. Failure to submit samples and/or literatures as stipulated will lead to immediate disqualification of a tender.

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 give reasons for its rejection.

G. M. INDOTO,
Officer-in-Charge,
Central Medical Stores.

GAZETTE NOTICE No. 1577

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is given that the business of night club carried on by Felix Gichuhi Macharia, under the name and style of New Kaka Night Club, on plot L.R. 209/138/21, River Road, Nairobi, was on the 31st March, 1986 sold and transferred to Maina Gatonga, who will carry on the said business under the same business name.

The address of the transferor is P.O. Box 72086, Nairobi.

The address of the transferee is P.O. Box 10027, Nairobi.

The transferee is not assuming nor does he intend to assume any liabilities or debts incurred in the said business by the transferor upto and including 31st March, 1986 and the same will be paid or discharged by the transferor, and likewise all debts due to the transferor upto and including the 31st March, 1986 will be received by the transferor.

Dated the 1st April, 1986.

P. K. MUREITHI,
Advocate for the Transferor and the Transferee.

GAZETTE NOTICE No. 1579

DISSOLUTION OF PARTNERSHIP

NOTICE is given that the partnership heretofore subsisting between Raishi Nathoo Shah, Gosar Vershi Shah and Vrajjal Nathoo Shah carrying on business under the firm name of United Wholesalers, at plot No. 209/136/73, Kirinyaga Road, Nairobi, has been dissolved by mutual consent by retirement of Raishi Nathoo Shah and Vrajjal Nathoo Shah from the said partnership business on 1st March, 1986. Amesh Gosar Shah was admitted as a partner in the aforesaid business as from the said 1st March, 1986.

All debts due by and owing to the said business upto and including 1st March, 1986, will be received and paid by the said Gosar Vershi Shah and Amesh Gosar Shah.

Dated the 26th March, 1986.

GOSAR VERSHI SHAH,
the continuing partner.

RAISHI NATHOO SHAH,
VRAJJAL NATHOO SHAH,
the retiring partners.

AMESH GOSAR SHAH,
the new partner.

GAZETTE NOTICE No. 1580

CUSTOMS AND EXCISE DEPARTMENT

NOTICE is given that the undermentioned goods will be sold by public auction at Customs Warehouse, Kilindini, on 6th May, 1986, if they will not have been cleared before then.

Intending purchasers may view the same on 2nd May, 1986.

GOODS LYING IN THE CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

<i>W.E.K. No. and Date</i>	<i>Ship's Name</i>	<i>Date</i>	<i>Marks and Numbers</i>	<i>Description of Goods</i>
LOT No. 315 296/6-1-86 67-32	Gracia Del Mar ..	18-11-85	NIL	1 unit Peugeot 305 SF estate, chassis engine No. 8751348. 2 trunks and 1 empty bag personal effects.
LOT No. 316				
LOT No. 317 296/6-1-86 67-32	Gracial Del Mar ..	18-11-85	NIL	1 unit Mazda estate, chassis No. 708817, engine No. 36109 reg. No. quatary 97271, 3 trunks spares; 1 piece machine.
LOT No. 318				
LOT No. 319 297/6-1-86 67-33	Trout Bank ..	22-11-85	Mr. W. Mukasa, K.A. Kampala via Mombasa.	1 unit Datsun pick-up, chassis No. 155066, engine No. J16 12477 9J. 4 loose tyres.
LOT No. 320				
LOT No. 321 268/2-12-85 67-4	Gala Del Mar ..	9-10-85	Reg. KGF 84Y	1 unit Peugeot 305 Estate, engnie ,chassis VF 3381D 110 8914407, Rg. No. KGF 84Y
LOT No. 322 268/2-12-85 67-4	Gala Del Mar ..	9-10-85	NIL	1 unit bicycle.
LOT No. 323 268/2-12-85 67-4	Gala Del Mar ..	9-10-85	LEG BDB 792Y	1 unit Peugeot 305 saloon, chassis engine No. 3581 A110, VF 8954018, Rg. BDB792Y
LOT No. 324 15/1-4-85 65-85	Sea Archi Tect ..	2-2-85	Otrabu Bp 1486 Buju Mbura via Mombasa No. 499/84 Otrabu.	1 case motor vehicle spares; 19 pieces only.
LOT No. 325 216/5-11-84 64-144	Nestroy Sky ..	25-9-84	Kitu 0247112 01/3 Kiambere Hydro Electric Power Project. Berger Gaag Headrace Tunnel Contract No. KE 06-2 via Mombasa.	2 bundles aluminium structures.
LOT No. 326 299/6-1-86 67-36	Valeria ..	18-11-85	Bahihunga, Uganda	1 unit Nissan Blue bird, chassis No. 011743, engine No. L 1680220 S.
LOT No. 327 299/6-1-86 67-36	Valeria ..	18-11-85	Shawa Mototr Mombasa, VPGE 23 001659, Made in Italy.	1 unit Mini Bus, chassis No. 001659, engine No. H 20-970 206.
LOT No. 328 299/6-1-86 67-36	Vuleria ..	18-11-85	Mr. L. B. Lubega, Kampala via Mombasa.	1 unit Nissan violet, chassis No. 815762 engine No. Z 16054117.
LOT No. 329 104/9-4-84 63-45	Apulia ..	22-2-84	Container No. LTIU 230625-7	1+20 c'ner STC 227 bundles water proof cotton canvans and fittings.
LOT No. 330 298/4-11-85 67-35	Torre Del Greco ..	7-9-85	NIL	1 unit Fiat chassis No. 02178573, engine No. 138A2000 reg. No. 84-11442.
LOT No. 331 300/6-1-86 67-37	N. Pogodin ..	28-11-85	Mr. Amed Sadik Reg. C 24 CUU	1 unit Peugeot 504, chassis engine No. 3995271.
LOT No. 332 261/12-12-85 66-192	Continental Partner	24-10-85	Anis Mombasa Made in Japan No. 19	1 unit Lancer Fiore, chassis 0115646, engine G13 BEX 5714.
LOT No. 333 261/12-12-85 66-192	Continental Partner	24-10-85	Salehe, Mombasa Made in Japan No. 22	1 unit Lancer, chassis No. 0116471, engine No. G13B EY8116.
LOT No. 334 261/12-12-85 66-192	Continental Partner	24-10-85	Nagoya Mombasa No. 2	1 unit Toyota Corolla, chassis No. 727690, engine No. 4K 0082506.
LOT No. 335 261/12-12-85 66-192	Continental Partner	24-10-85	Kyde Trading Co. Ltd. No. 40 Shinkiri Fuji Town TLK 4545 908 Mombasa, Made in Japan.	1 unit Toyota Corolla, chassis No. 009770, engine No. 4K 0276898.
LOT No. 336 239/6-1-86 67-24	Ubena ..	28-11-85	NI:	1 unit VW mini bus, chassis 145078, engine 140846.
LOT No. 337 320/3-2-96 67-59	Regina D ..	29-12-85	NIL	1 unit Volvo 242 saloon, chassis 71192 engine 15379.
LOT No. 338 329/3-2-86 67-68	Good Faith ..	20-12-85	Chassis 06673109	1 unit BMG saloon, chassis, engine No. 06673109.
LOT No. 339 261/12-12-85 66-192	Continental Partner	24-10-85	Nagoya Mombasa No. 5	1 unit Toyota Collora, chassis No. 7010627 engine No. 0636296.
LOT No. 340 103/1-7-85 66-151	Ubena ..	13-5-85	Mr. Ali Sheikh Amin, National Union of Kenya Muslims, Coast Province P.O. Box 86503. Mombasa	7 package personal effects.
LOT No. 341 51/8-3-85 66-36	Pavlograd ..	8-3-85	Container SZDU 246584-0	1×20 C'ner STC 177 cartons baby nappies.
LOT No. 342 178/2-9-85 66-99	Gracia Del Mar ..	5-7-85	AR. Order 334 Mombasa	216 cartons new clothing, 3 cartons empty.
LOT No. 343 178/2-9-85	Gracia Del Mar ..	5-7-85	EE 100 311 0334, Mombasa	2 drums chemical.
LOT No. 344 178/2-9-85 66-99	Gracia Del Mar ..	5-7-85	NE/149(XI)	1 crate machinery.

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

<i>W.E.K. No. and Date</i>	<i>Ship's Name</i>	<i>Date</i>	<i>Marks and Numbers</i>	<i>Description of Goods</i>
LOT No. 345 178/2-9-85	Gracia Del Mar	—	Coral, Mombasa	5 drums chemical.
LOT No. 346 203/7-10-85 66-181	Baff	15-8-85	Kenya 2589 Spare Parts, Mombasa Gift from Isuzu Motors Limited, Action of World Food Programme.	1 case spares.
LOT No. 347 179/12-9-83 65-101	Tibati	3-7-83	St. France 15 Leprosy N. Centre Nyenga P.O. Box 24, Jinja Uganda.	7 bales blankets clothing Linen and bandages
LOT No. 348 268/2-12-85 67-4	Gala Del Mar	14-10-85	Chassis No. 000558	1 unit Datsun Cherry, chassis 000558, engine E 13496868.
LOT No. 349 328/3-2-86 66-67	N. Krupskaya	9-12-85	NIL	1 unit Nissan blue Bird chassis No. 001197 engine No. CA20.073677B.
LOT No. 350 328/3-2-85 66-67	Nkrupskaya	9-12-85	NIL	1 unit Latvija mini bus, chassis No. 115912, engine No. 2319685P.
LOT No. 351 328/3-2-86 66-67	N. Krupsukaya	9-12-85	NIL	1 unit Peugeot 504 saloon, chassis engine No. 3309325.
LOT No. 352 228/3-3-86 66-67	N. Krupskaya	9-12-85	NIL	1 unit Datsun blue bird saloon, Chassis No. 0902249 engine No. C18213920P reg. GBD 502X
LOT No. 353 198/7-10-85 566-125	Nigeria Venture	24-8-85	Chassis No. 868666	1 unit Nissan Sunny, saloon, chassis No. 868666, engine No. E 13538167A 0057.
LOT No. 354 253/10-10-84 64-90	Alexa II	27-8-84	NIL	1 unit Opel record Estate 200, chassis 665972425, engine No. 17S. 082688.
LOT No. 355 253/1-10-84	Alexa II	27-8-84	NIL	1 package personal effects.
LOT No. 356 253/1-10-84 64-90	Alexa II	27-8-84	NIL	1 unit Citreaoon scloon, chassis No. 4795 engine No. not traced.
LOT No. 357 253/1-10-84 64-90	Alexa II	27-8-84	NIL	1 package personal effects.
LOT No. 358 253/1-10-84 64-90	Alexa II	27-8-84	NIL	1 unit Citreon state chassis, No. 8564, engine No. 0504031308.
LOT No. 359 253/1-10-84 64-90	Alexa II	27-8-84	NIL	1 package personal effects.
LOT No. 360 241/4-11-85 67-69	Varbena	29-9-85	NIL	1 unit Toyota Corolla saloon, chassis No. 7005279 engine No. 4K0613100.
LOT No. 361 196/7-10-85 66-123	Gala Del Mar	12-8-85	NIL	1 unit Mercedes Benz 280 saloon, chassis No. 072255 reg. No. ZZ 1951.
LOT No. 362 177/6-8-84 65-186	Gala Del Mar	1-7-84	Chassis No. 12019263	1 unit Mercedes Benz, chassis 12019263.
LOT No. 363 4/4-2-85 65-186	Victoria Bay	19-1-85	A De Becker Valpori So Kenya Mombasa.	1 unit Peugeot 604 saloon chassis No. 336515364
LOT No. 364 256/4-11-85 66-187	Aniello	2-10-85	NIL	1 unit Magnum Dodge, chassis 211491.
LOT No. 365 191/2-9-85 66-118	Leila	10-8-85	Chassis No. 20056358	1 unit Daihatsu van, chassis No. 20056358 engine No. 1834060.
LOT No. 366 109/3-6-85 66-20	Julia Del Mar	4-4-86	NIL	1 unit Renault estate, 20 TS, chassis No. 8101475 engine No. 000113416 reg. No. FCH 208V
LOT No. 367 329/3-2-86 67-68	Good Faith	20-12-85	Chassis No. 06673109	1 unit BMW saloon, chassis engine No. 066731909.
LOT No. 368 329/3-2-86 67-68	Good Faith	20-12-85	Chassis No. 8054099	1 unit Peugeot 305, chassis saloon engine No. 8054099 reg. No. 613Z47747.
LOT No. 369 333/4-2-85 66-59	Julia Del Mar	3-12-84	NIL	1 unit Mercedes Benz 230, saloon chassis No. 024 2898 Reg. No. 104-Z3302.
LOT No. 370 296/6-1-86 67-32	Gracia Del Mar	18-11-85	Chassis No. 2425015	1 unit Peugeot 504, chassis engine No. 2425015 Reg. No. YJO 489V.
LOT No. 371 297/6-1-86 67-32	Gracia Del Mar	18-11-85	Chassis No. 700240	1 unit Nissan blue bird, chassis No. 700240 engine No. C18094494P reg. Mg. AE 418
LOT No. 372 167/2-9-85 66-85	Adria	8-7-85	Chassis No. 0020648	1 unit Renault 4T1 saloon, chassis No. 0020648 engine No. J12 9368.
LOT No. 373 242/4-11-85 66-166	Unique Alliance	11-9-85	Chassis No. 8122771	1 unit Honda Accord, chassis No. 8122771 engine No. 8072956.
LOT No. 374 281/6-1-86 67-17	Ocean Elite	4-11-85	Chassis 490826	1 unit Datsun pick-up, chassis No. 490826 engine No. SD 202220 6943.
LOT No. 375 376/4-2-85 65-98	Navigator	29-12-84	Chassis No. 210957	1 unit Datsun saloon, chassis No. 210957 engine No. L18664981 reg. 715P.
LOT No. 376				

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

<i>W.E.K. No. and Date</i>	<i>Ship's Name</i>	<i>Date</i>	<i>Marks and Numbers</i>	<i>Description of Goods</i>
330/3-2-86 67-70 LOT NO. 377	Francesca	3-12-85	NIL	1 unit Renault 16TL saloon, chassis No. 748780.
330/3-2-86 67-68 LOT NO. 378 49/1-4-85 65-134 LOT NO. 379 271/7-10-85	Francesca	3-12-85	NIL	1 unit land rover Estate, chassis No. 931F2470.
67-7 LOT NO. 380 264/6-1-86 66-195 LOT NO. 381 269/2-12-85	Gracia Del Mar	21-2-85	Chassis No. 295046	1 unit Datsun 120Y chassis No. 295046, engine No. A12 704010.
67-7 LOT NO. 380 264/6-1-86 66-195 LOT NO. 381 269/2-12-85	Julia Del Mar	22-8-85	Reg. No. KWW 118W	1 unit Peugeot 305 saloon, chassis/engine No. 8306002, reg. No. KWW 118V.
67-7 LOT NO. 380 264/6-1-86 66-195 LOT NO. 381 269/2-12-85	City of Liverpool	18-11-85	Chassis No. 2064843	1 unit Fiat 131, saloon chassis No. 2064843, engine No. 206 9965.
67-5 LOT NO. 382 335/3-2-86 67-73	Julia Del Mar	23-10-85	NIL	1 unit Peugeot 205, chassis/engine No. 8330344 reg. No. 575V.
LOT NO. 383 336/6-1-86 67-74 LOT NO. 384 282/2-12-85 67-18 LOT NO. 385 308/3-2-86 67-47 LOT NO. 386 333/3-2-86 67-71 LOT NO. 387 303/6-1-86 67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	Rosa "S"	8-12-85	NIL	1 unit VW Passat GL5, chassis No. 089 374, engine, No. WN042929, reg. No. WNO 627133.
LOT NO. 383 336/6-1-86 67-74 LOT NO. 384 282/2-12-85 67-18 LOT NO. 385 308/3-2-86 67-47 LOT NO. 386 333/3-2-86 67-71 LOT NO. 387 303/6-1-86 67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	Trout Bank	4-11-85	Chassis No. 001965	1 unit Nissan bus, chassis No. 001965, engine No. not traced.
67-74 LOT NO. 384 282/2-12-85 67-18 LOT NO. 385 308/3-2-86 67-47 LOT NO. 386 333/3-2-86 67-71 LOT NO. 387 303/6-1-86 67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	Palekh	28-10-85	Marina Fernandes Reg. No. C576 BYV	1 unit Peugeot 205 Estate, chassis/engine No. 5882412, reg. No. C576 BYV.
67-74 LOT NO. 384 282/2-12-85 67-18 LOT NO. 385 308/3-2-86 67-47 LOT NO. 386 333/3-2-86 67-71 LOT NO. 387 303/6-1-86 67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	CGM Langue Doc	18-12-85	Chassis No. 2995537	1 unit Peugeot 504, engine/chassis No. 3995537 reg. No. 517WW6292.
67-74 LOT NO. 384 282/2-12-85 67-18 LOT NO. 385 308/3-2-86 67-47 LOT NO. 386 333/3-2-86 67-71 LOT NO. 387 303/6-1-86 67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	Cranach	4-12-85	Chassis No. 3995297	1 unit Peugeot 504 Saloon, chassis/engine No. 3995297.
67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	Anwo Venture	1-4-85	Chassis No. 180992	1 unit Peugeot Estate, 304 chassis/engine No. 3908551.
67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	Anwo Venture	1-4-85	NIL	1 unit Peugeot 504, chassis/engine No. 1432436.
67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	Anwo Venture	1-4-85	NIL	1 unit Datsun pick-up, chassis No. GN.620 480992, engine No. J.154971 701.
67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	Anwo Venture	1-4-85	NIL	2 units used motor vehicle engines.
67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	Anwo Venture	1-4-85	NIL	1 unit Datsun pick-up, chassis No. GN.620 498821, engine No. J15455138J.
67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	Anwo Venture	1-4-85	NIL	2 units used motor vehicle engines.
67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	Altai Maru	3-7-85	Chassis No. 106877	1 unit Nissan Cherry saloon, chassis No. 105877, engine A 14778945.
67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	Gracia Del Mar	4-5-85	NIL	1 unit Peugeot 305 SR. saloon, chassis/engine No. 08789626, reg. No. EV193X.
67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	Ned Moji	29-11-85	NHHV. Bujumbura via Mombasa 10-0001/0005.	1 unit Mitsubishi Pajero, chassis No. 400368, engine No. 4D-55AX 9262.
67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 395 279/6-1-86 67-15 LOT NO. 396 279/6-1-86 67-15 LOT NO. 397 279/6-1-86 67-15 LOT NO. 398 279/6-1-86 67-15 LOT NO. 399 279/6-1-86 67-15 LOT NO. 400 325/3-2-86 67-64 LOT NO. 401 325/3-2-86 67-64 LOT NO. 402 148/5-8-85 66-59 LOT NO. 403 334/6-1-86 67-72 LOT NO. 404 181/2-9-85 66-169 LOT NO. 405 248/4-11-85 66-51 LOT NO. 406 296/6-1-86	Ned Moji	29-11-85	NHHV. Bujumbura via Mombasa 10-0001/0005.	1 unit Mitsubishi Pajero, chassis No. J400374 engine No. 4D55AX4585.
67-42 LOT NO. 388 303/6-1-86 67-42 LOT NO. 389 55/16-5-85 65-182 LOT NO. 390 55/16-5-85 65-182 LOT NO. 391 55/16-5-85 65-182 LOT NO. 392 55/16-5-85 65-182 LOT NO. 393 169/2-9-85 66-87 LOT NO. 394 108/1-7-85 66-19 LOT NO. 3				

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

<i>W.E.K. No. and Date</i>	<i>Ship's Name</i>	<i>Date</i>	<i>Marks and Numbers</i>	<i>Description of Goods</i>
67-32 LOT No. 407 249/4-11-85	Vega	4-9-85	NIL	No. 8639830, reg. No. VHV. 166X.
6-176 LOT No. 408 107/1-7-85	Faneo	11-5-85	Chassis No. 2742063	1 unit Peugeot 305 Estate, chassis/engine No. 11090892917 reg. No. 32. EX.
66-18 LOT No. 409 320/3-2-86	Reginad	29-12-85	NIL	1 unit Peugeot 504 Saloon, chassis/engine No. 2742063 reg. 746D VJ.
67-59 LOT No. 410 337/4-11-85	Victoria Bay	2-9-85	Chassis No. 240130	1 unit Peugeot 305 Saloon, chassis/engine No. 8120720.
67-75 LOT No. 411 360/4-2-85	T. Ociosenski	26-5-84	NIL	1 unit Land Rover, chassis 240130, engine No. 361431 64C.
65-24 LOT No. 412 266/4-11-85	Emilias	12-9-85	Chassis No. 217962	1 unit Rekord Estate, chassis No. 6761103384 engine No. 205000 3819.
67-2 LOT No. 413 266/4-11-85	Emilias	12-9-85	NIL	1 unit Toyota Corolla saloon, chassis No. 217962 engine No. not traced.
67-2 LOT No. 414 330/7-1-85	Contnent Alpartner	—	Chassis No. 5002427	1 unit Toyota Celeste Estate, chassis No. 5002427 engine No. G12B12A 15330.
66-178 LOT No. 415 176/6-8-84	Fratzis	16-6-84	Reg. No. GG-D'K 224	1 unit VW. Saloon chassis 5352032 919 engine No. EP. 050145 reg. GG-DK 224.
64-50 LOT No. 416 199/9-7-84	T. Ocioszy Nsil	26-5-84	NIL	1 unit Peugeot 204 saloon, chassis engine No. 8334488 reg. H ZF 026.
64-32 LOT No. 417 325/3-2-86	Vivien	30-12-85	NIL	1 unit Nissan Violet saloon, chassis No. 129989 engine No. 146819.
67-64 LOT No. 418 325/3-2-86	Vivien	30-12-85	NI:	1 unit Nissan pick-up, chassis No. 400411, engine No. 083941.
67-64 LOT No. 419 325/3-2-86	Vivien	30-12-85	NIL	1 unit Nissan pick-up, chassis No. 400410, engine No. 084006.
67-64 LOT No. 420 325/3-2-86	Vivien	30-12-85	NIL	1 unit Sunny Estate, chassis No. 030564, engine No. 430889.
67-64 LOT No. 421 325/3-2-86	Vivien	30-12-85	NIL	1 unit Nissan Patrol Estate, chassis No. 777725, engine No. 162192.
67-64 LOT No. 422 325/3-2-86	Vivien	30-12-85	NIL	1 unit Nissan Patrol Estate, chassis No. 777691, engine No. 162068.
67-64 LOT No. 423 331/17-8-85	K604/4919	18-7-85	NIL	Pipe fittings and 2 tins polypipe solvent cement.
66-154 LOT No. 424 331/17-8-85	K604/14920 105992	18-7-85	NIL	1 Bundle plastic pipe fittings and 2 tins polypipe solvent cement. 1 bundle plastic.
66-154 LOT No. 425 332/25-12-85	KQ105/02625997016 107518	25-11-85	NIL	1 package religious books.
66-154 LOT No. 426 219/24-8-85	KQ606/706-12330010 106.23	—	Commercial Bank A/c. Kenya Glass Works Limited., P.O. Box 80180, Mombasa.	1 package spares.

UNCLAIMED AND ABANDONED GOODS FROM UNKNOWN SHIPS LYING AT CUSTOMS WAREHOUSE, KILINDINI

<i>CWH No. and Date</i>	<i>Marks and Numbers</i>	<i>Packages and Description of Goods</i>
LOT No. 427 CWH 58/86/7-2-86	Nil	9 bags mixed items; 1 carton rasp; 1 carton plastic gloves; 1 carton kitchenware; 1 carton books; 1 carton spares; 2 cartons rubber; 1 carton spares.
LOT No. 428 CWH 59/86/19-2-86	U/221/85 U/229/85 U/260/85	1 wooden stand; 1 skin stool. 1 trolley. 1 black lady hand-bag containing toy.
LOT No. 429 CWH 59/86/19-2-86	U/293/85 U/297/85 U/244/85	1 black bag containing floor tiles. 1 grey pullover. 1 black suitcase containing 14 assorted men's garments; 5 pants, 3 pieces socks; 6 cassettes; 2 plastic containing coins; 1 silver radio cassette; 1 lot books.
Lot No. 430	U/245/85	1 blue hand-bag containing 5 pieces assorted ladies' garments; 5 pieces children wear; 1 towel; 2 pieces assorted men's wear; 1 National radio cassette with adaptor; 1 pocket radio; 1 thermos flask; 1 pocket knife; 1 torch; 18 transistor batteries; 1 viewing mirror; 1 pair slippers; 1 hand-kerchief containing charms.

UNCLAIMED AND ABANDONED GOODS FROM UNKNOWN SHIPS LYING AT CUSTOMS WAREHOUSE, KILINDINI

CWH No. and Date	Marks and Numbers	Packages and Description of Goods
431 CWH/60/86/20-2-86	U/308/85 Nil CCG/EA C80/3/NRB/MSA GM Ltd./ACU SS LTD/KPLA/MSA TRAFIFRO, C/No. 3556, Kigali/Msa.	1 mini star 416C TV; 1 used typewriter. 122 cartons mixed items. 1 carton glassware. 1 carton school rulers. 1 carton kitchenware.
LOT NO. 432	"BSK, Msa., C/No. 84/250 MD 190, Mombasa, 1/C/8/77/83 Sciexjwa, EF/LAB/225/39/263, Nrb./Msa. Mzuri 715, Msa. -/- 130 OGS Ltd., Nrb./Msa. TRAFIPRO NO. 3519, Kigali/Msa. HUZEIFA, 786/110, Msa. K.C.C., Msa. 02880/IRS, CORP DAR VZOE/173 Thakkars, Mombasa C.M.C., Nrb./Msa.	1 carton bibles. 1 carton hurricane/lamps. 1 carton laboratory ware. 1 carton yarn. 1 carton chemical. 1 carton glassware. 1 carton glass. 1 carton spares. 1 carton bulb. 1 carton glassware. 1 carton spares.
LOT NO. 433	MAGAZIN BUTEMBO, BP 90 Goma 52.20 NRB, via Ms. HAZADOUS, NAAFI, Eastleigh Mr. L. Ngugi, Voles Ltd., P.O. Box 44420, Nairobi Motex, Nrb./Msa. LABT A/MSA, Kapla./Msa. G.M.D., Dar es Salaam, C/No. ETO 1602 I.B.K. 6570 UNICEF 05-HH 11.14 Zambia DHALANIS, NRB/MSA LARWANDISE, KIGALI/MSA TASCO SANFRANCISCO, C/AZ-10847 SANITEMP KURAMA 314/79 PHILLIPS, NRB/MSA	1 carton sandals. 1 carton tableware. 1 carton chemical. 1 carton advertising material. 1 carton yarn. 1 carton yarn. 1 carton spares. 1 carton spares. 1 carton 1 piece damaged weighing machine. 1 carton books. 1 carton spare. 1 carton clamps. 1 carton electrical fittings. 1 carton electrical fittings.
LOT NO. 434	H. & C., Kigali, C1355, Rwanda via Msa. AH 650, Dar es Salaam via Tanga Bakar, Maroni/Msa. EA KA/016, NRB./MSA. -/-/8 Mr. Hael Tom Project, COJORD/NRB. METC 24063 Dubai UNICEF ADM/80.32, Kenya, Mombasa. MCO/23 ORDER 188 AQABA 741842/sn M.O. W.S. Blantyre B/NRB/1405/B, NRB./MSA MUSICRAFT, NRB, Model NÖRS 705 C/No. 69 BENALCO, Kigali/Msa. Eric Bobeer, C/o UNDP, Nrb.	1 carton printed matter. 1 carton advertising material. 1 carton kitchenware. 1 carton spares. 1 carton printed matter. 1 carton radio casings. 1 carton stationery. 1 carton electrical fittings. 1 carton spares. 1 bundle paper sheets. 1 carton handtool. 1 carton glassware. 1 unit Peugeot 604, Reg. No. KWD 308, Reg. No. AA-3-6553145.
LOT NO. 435	Nil	1 lot scrap metal; 1 gas cylinder; 1 package window frames; 1 package window locks.
LOT NO. 436 CWH 62/86/28-2-86	Unknown	15 old bicycles.
LOT NO. 437 CWH 63/86/4-3-86		
LOT NO. 438 LL/87/85, S/No. 21752/7-12-85		

N. O. ODINDO,
Assistant Commissioner of Customs and Excise,
Southern Region, Mombasa.

GAZETTE NOTICE No. 1581

NOTICE OF CHANGE OF NAME

TAKE notice that by a deed poll dated 16th January, 1986, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 851 in Volume DI, Folio 60/781, File DXX, I, Grace Muthoni Gathara, of P.O. Box 97016, Mombasa, formally and absolutely renounced and abandoned the use of my former name Joyce Gathoni Kariuki, and in lieu thereof assumed and adopted the name Grace Muthoni Gathara for all purposes and authorize all persons to designate and address me by my new name Grace Muthoni Gathara only.

Dated the 26th February, 1986.

GRACE MUTHONI GATHARA,
formerly known as Joyce Gathoni Kariuki.

GAZETTE NOTICE No. 1582

NOTICE OF CHANGE OF NAME

I, Francis Mbugua Muchuku, of P.O. Box 5, Limuru in the Republic of Kenya, give notice that by a deed poll dated 4th March, 1985, duly executed by me and registered in the Registry of Documents in Volume DI, Folio 897/129, File DXVIII, have absolutely renounced and abandoned the use of my former name Samuel Njiriri Muchuku and in lieu thereof assumed and adopted the name Francis Mbugua Muchuku for all

purposes. All persons are authorized and requested at all times to designate, describe and address me by my new name Francis Mbugua Muchuku instead of my former name Samuel Njiriri Muchuku.

Dated the 1st April, 1986.

FRANCIS MBUGUA MUCHUKU,
formerly known as Samuel Njiriri Muchuku.

GAZETTE NOTICE No. 1583

NOTICE OF CHANGE OF NAME

NOTICE is given that by a deed poll dated 16th December, 1985, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 146 in Volume DI, Folio 59/772, File DXX, by Peter Kiguta Kamau, of P.O. Box 743, Murang'a in the Republic of Kenya, formerly called and known by the name Peter E. Kiguta) Kenneth, absolutely renounced and abandoned the use of his former name Peter E. Kiguta Kenneth and in lieu thereof assumed and adopted the name Peter Kiguta Kamau and authorizes and requests all persons at all times to designate, describe and address him by such assumed name Peter Kiguta Kamau only.

Dated the 18th March, 1986.

S. K. NJUGUNA & COMPANY,
Advocates for Peter Kiguta Kamau,
formerly known as Peter E. Kiguta Kenneth.

GAZETTE NOTICE No. 1584

NOTICE OF CHANGE OF NAME

NOTICE is given that by a deed poll dated 10th February, 1986, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 264 in Volume DI, Folio 59/773, File DXX, Jeremiah Oburu Makori, of P.O. Box 26323, Nairobi in the Republic of Kenya, formerly known by the name Edward Masengo Makori, absolutely renounced and abandoned the use of his former name Edward Masego Makori and in lieu thereof assumed and adopted the name Jeremiah Oburu Makori aforesaid for all purposes and authorizes and requests all persons at all times to designate, describe and address him by the assumed name of Jeremiah Oburu Makori only.

Dated the 24th March, 1986.

D. A. NANJERO & COMPANY,
Advocates for *Jeremiah Oburu Makori*,
formerly known as *Edward Masengo Makori*.

GAZETTE NOTICE No. 1585

NOTICE OF CHANGE OF NAME

NOTICE is given that by a deed poll registered in the Registry of Documents in Volume DI, Folio 58/754, File DXX, by our client, Ruth Chepkemoi, of P.O. Box 42, Litein in the Republic of Kenya, formerly known as Elizabeth Chelang'at Tobon, formally and absolutely renounced and abandoned the use of her former name Elizabeth Chelang'at Tobon and in lieu thereof assumed and adopted the name Ruth Chepkemoi for all purposes. All persons are authorized and requested at all times to designate, describe and address the said Elizabeth Chelang'at Tobon by her said new name of Ruth Chepkemoi only.

Dated the 3rd March, 1986.

GEDA AND COMPANY,
Advocates for *Ruth Chepkemoi*,
formerly known as *Elizabeth Chelang'at Tobon*.

GAZETTE NOTICE No. 1586

NOTICE OF CHANGE OF NAME

I, Lucy Wamuyu Maina, of P.O. Box 35, Kiganjo in the Republic of Kenya, formerly known as Lucy Wamuyu Marichu, give public notice that by a deed poll dated 6th December, 1984, registered at the Registry of Documents at Nairobi in Volume DI, Folio 12/168, File DXIX, absolutely renounced and abandoned the use of my former name Lucy Wamuyu Marichu and in lieu thereof assumed and adopted the name Lucy Wamuyu Maina for all purposes and I authorize and request all persons at all times to designate, describe and address me by my assumed name Lucy Wamuyu Maina only.

LUCY WAMUYU MAINA,
formerly known as *Lucy Wamuyu Marichu*.

GAZETTE NOTICE No. 1587

NOTICE OF CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 11th February, 1986, and registered in the Registry of Documents in Volume DI, Folio 58/753, File DXX, duly executed by my client Peter Njenga Njenga, of P.O. Box 23069, Nairobi in the Republic of Kenya, formerly known as Peter Njenga Chege, formally and absolutely renounced and abandoned the use of his former name Peter Njenga Chege, and in lieu thereof assumed and adopted the name Peter Njenga Njenga for all purposes. All persons are authorized and required at all times and in all places to designate, describe and address him by his assumed name Peter Njenga Njenga instead of his former name Peter Njenga Chege now relinquished.

Dated the 17th March, 1986.

G. KAMONDE,
Advocate for *Peter Njenga Njenga*,
formerly known as *Peter Njenga Chege*.

GAZETTE NOTICE No. 1588

NOTICE OF CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 5th December, 1985, registered in the Registry of Documents as Presentation No. 57 in Volume B13, Folio 337/191, File 1636, and duly executed by Omari Kitsao, of P.O. Box 85086, Mombasa in the Republic of Kenya, formerly known as Omari Wambua Kitsao, formally and absolutely renounced and abandoned the use of his former name Omari Wambua Kitsao and in lieu thereof assumed and adopted the name Omari Kitsao aforesaid for all purposes and authorizes and requests all persons at all times to designate, describe and address him by the assumed name Omari Kitsao only.

Dated the 25th March, 1986.

OMARI KITSAO,
formerly known as *Omari Wambua Kitsao*.

GAZETTE NOTICE No. 1589

POWER OF ATTORNEY

NOTICE is given that by a power of attorney dated 13th August, 1985, and registered in the Register of Powers of Attorney as No. P/A 19695/1 on the 28th January, 1986, at Nairobi, David Yatich arap Cheleigo, of P.O. Box 41228, Nairobi has irrevocably appointed Booker Jura Onyango and/or Mrs. Judith Onyango, of P.O. Box 44599, Nairobi, to be his attorney and generally in relation to house No. R. 25, Samuel Ayany Estate, Kibera, Nairobi.

Dated the 20th March, 1986.

OGUTU, WARIUKI & COMPANY,
Advocates for *Donor and Donee*
of Power of Attorney, Nairobi.

GAZETTE NOTICE No. 1590

POWER OF ATTORNEY

NOTICE is given that by a power of attorney dated 13th March, 1986, and registered in the Register of Powers of Attorney as No. IP/A 19840/1 on 14th March, 1986, at Nairobi, Hezron Nyalala Maganga, of Obera Secondary School, P.O. Marindi, South Nyanza, Kenya, has appointed Judah Odhiambo Kottonya, of P.O. Box 30066, Nairobi, to be his attorney generally until further notice.

Dated the 1st April, 1986.

OGUTU, WARIUKI & COMPANY,
Advocates for *Donor and Donee*
of Power of Attorney, Nairobi.

GAZETTE NOTICE No. 1591

THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS D. V. Shah Properties Limited, a limited liability company, of P.O. Box 81947, Mombasa in the Republic of Kenya, is registered as proprietor in fee simple of all that piece of land known as subdivision No. 878 of section VI, Mainland North, in the Mombasa District, held by a certificate of ownership No. 3606, registered as C.R. No. 2308/1, and whereas the certificate of title issued thereof is lost, notice is given that I shall issue a provisional certificate of title in respect thereof at the expiration of ninety (90) days from the date hereof unless an objection is received within that period.

Dated the 4th April, 1986.

M. L. OJIAMBO,
Registrar of Titles,
Mombasa District.

GAZETTE NOTICE No. 1592

PUBLIC SERVICE COMMISSION OF KENYA

PROMOTION

REGINALD ROBERTS OJEE, to be Secretary, Public Service Commission of Kenya, with effect from 1st November, 1985.

By Order of the Commission.

D. MWANDIA,
Deputy Chairman,
Public Service Commission of Kenya.