



THE KENYA GAZETTE

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CORRIGENDUM

In Gazette Notice No. 2779 of 26th July 1966—
In the last line for "Kilifi" substitute "Kitui".

GAZETTE NOTICE NO. 2989

THE PUBLIC SERVICE COMMISSION OF KENYA

APPOINTMENTS

BENSON NAAMAN KAARIA to be District Officer, Marsabit District, Eastern Province, with effect from 27th October 1966.

CANON MARTIN GEDGE CAPON to act as Senior Education Officer, Ministry of Education, with effect from 14th April 1966.

REUBEN WAITARA to be District Officer, South Nyanza District, Nyanza Province, with effect from 18th June 1966.

ENOSH OTIENO ODULA to be District Officer, Kisii District, Nyanza Province, with effect from 22nd June 1966.

FRANCIS PATRICK McLoughlin to be State Counsel, Attorney-General's Chambers, with effect from 22nd June 1966.

TIMONA WENCESLAS WANJALA to be District Officer, Central Nyanza District, Nyanza Province, with effect from 27th June 1966.

PHILIP GICHURU GITONGA to be District Commissioner, Bungoma District, Western Province, with effect from 4th July 1966.

SILAS M'MUGAMBI to be District Commissioner, Kiambu District, Central Province, with effect from 7th July 1966.

JAMES MWASHORI MWAKIO to be District Officer, Busia District, Western Province, with effect from 8th July 1966.

GEORGE JUSTUS MORARA to be District Officer, Central Nyanza District, Nyanza Province, with effect from 15th July 1966.

EVAN KARIOKI KINGURU to be District Officer, South Nyanza District, Nyanza Province, with effect from 17th July 1966.

CHRISTOPHER KISAKA to be District Commissioner, Kwale District, Coast Province, with effect from 18th July 1966.

WELLINGTON NGUTA MUTUA to be District Officer, Kericho District, Rift Valley Province, with effect from 26th July 1966.

THOMAS BUCHANAN BUTTON to act as Senior Education Officer, Ministry of Education, with effect from 27th July 1966.

PROMOTIONS

GEREMIAH KHAMADI MURILA to be Senior Education Officer, Ministry of Education, with effect from 13th July 1966.

OM PARKASH GARGA to be Chief Accountant, Ministry of Home Affairs, with effect from 13th July 1966.

OM PARKASH NAGPAL to be Senior State Counsel, Coast Province, with effect from 20th July 1966.

IAN STUART HAMILTON to be Principal Auditor, Exchequer and Audit Department, with effect from 3rd August 1966.

REVERSION

FRANCIS PATRICK McLoughlin ceased to be Assistant Registrar-General, Department of the Registrar-General, with effect from 22nd June 1966.

CORRIGENDUM

Gazette Notice No. 2167 of 21st June 1966—

The date of appointment of DAVIDSON ONGERA SAISI should read 30th May 1966, instead of 1st June 1966.

By Order of the Commission.

G. MUSEMBI,
Acting Secretary.

GAZETTE NOTICE NO. 2990

THE KENYA INDEPENDENCE ORDER IN COUNCIL
1963

(L.N. 718 of 1963)

THE CONSTITUTION OF KENYA

APPOINTMENT OF MEMBER OF THE PUBLIC SERVICE COMMISSION

IN EXERCISE of the powers conferred by section 186 (2) of the Constitution of Kenya, the President hereby appoints—

JOSEPH MUTISO KITHOME

to be a member of the Public Service Commission, with effect from 9th August 1966.

Dated this 5th day of August 1966.

JOMO KENYATTA,
President.

GAZETTE NOTICE NO. 2991

THE PUBLIC ARCHIVES ACT 1965

(No. 32 of 1965)

APPOINTMENTS

IN EXERCISE of the powers conferred by section 14 (i) and 15 of the Public Archives Act 1965, the Vice-President hereby appoints the following to be members of the Public Archives Advisory Council :—

Sir Cavendish-Bentinck, K.B.E., C.M.G., M.C. (*Chairman*).
H. Slade (*Vice-Chairman*).
N. W. Fedha, Chief Archivist (*Secretary*).
Sir Charles Markham.
Dr. Bethwel Ogot.
The Rev. Father Bisschop.
J. C. Kamau.
R. E. Kendall Ward.
J. D. Byramjee.

Dated this 9th day of August 1966.

JOSEPH MURUMBI,
Vice-President.

GAZETTE NOTICE NO. 2992

(A.O.P.O. 9 IV/130)

THE PHARMACY AND POISONS ACT

(Cap. 244)

PHARMACY AND POISONS BOARD—APPOINTMENT OF MEMBERS

IN EXERCISE of the powers conferred by paragraphs (c) and (d) of subsection (1), and subsection (2) of section 3 of the Pharmacy and Poisons Act, the Minister for Health hereby appoints, with effect from 1st July 1966—

John Padfield, F.P.S.,
Kantilal Veljibhai Devani, M.P.S.,
James Sidney Nesbitt, M.B. CH.B.,
Peter Wainaina Kamau, M.B. CH.B., D.P.H.,
Kanaiyalal Somabhai Amin, M.P.S.,
Indukumar Naranbhai Patel, M.P.S.,

as members of the Pharmacy and Poisons Board under the said paragraphs.

Dated this 5th day of August 1966.

J. D. OTIENDE,
Minister for Health.

GAZETTE NOTICE NO. 2993

(EG/BD/1/Vol. III)

THE EGERTON AGRICULTURAL COLLEGE ACT

(Cap. 214)

APPOINTMENT

IN EXERCISE of the powers conferred by section 6 of the Egerton Agricultural College Act, the Minister for Agriculture and Animal Husbandry hereby under subsection 5 (b) appoints—

JIMMY VIRJEE

to be a member of the Governing Body.

Dated this 1st day of July 1966.

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

GAZETTE NOTICE NO. 2994

THE AGRICULTURE ACT

(Cap. 318)

NOTICE OF INTENTION TO DECLARE PINEAPPLES
TO BE A SPECIAL CROP

WHEREAS the Minister for Agriculture and Animal Husbandry is satisfied that the development of pineapples for the purpose generally of sale should be promoted and fostered under Part XIV of the Act:

Now, therefore, in pursuance of the provisions of section 190 of the Act, the Minister, after consultation with the Central Agricultural Board hereby gives 30 days' notice of his intention to declare pineapples to be a special crop.

Dated this 5th day of August 1966.

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

GAZETTE NOTICE NO. 2995

(DEF. 116/10/09)

THE KENYA MILITARY FORCES (CONSTITUTION AND MISCELLANEOUS PROVISIONS) ACT 1963
(No. 47 of 1963)

KENYA ARMY—RESIGNATION OF COMMISSION

LIEUTENANT BARRACK GILBERT NYAMANGO resigns his commission, 26th July 1966.

Dated this 5th day of August 1966.

NJOROGE MUNGAI,
Minister for Defence.

GAZETTE NOTICE NO. 2996

(DEF. 116/10/02A)

THE KENYA MILITARY FORCES (CONSTITUTION AND MISCELLANEOUS PROVISIONS) ACT 1963
(No. 47 of 1963)

KENYA ARMY—RESIGNATION OF COMMISSION

SECOND LIEUTENANT MOHAMOUD ALI NAAMAN resigns his commission, 31st July 1966.

Dated this 4th day of August 1966.

NJOROGE MUNGAI,
Minister for Defence.

GAZETTE NOTICE NO. 2997

THE MOTOR VEHICLE COMPONENTS AND ACCESSORIES ACT 1965

(No. 2 of 1965)

EXEMPTIONS

IN EXERCISE of the powers conferred by section 26 (1) of the Motor Vehicle Components and Accessories Act 1965, the Minister for Home Affairs hereby exempts the firms specified hereunder from the operation of the Act:

- (1) The Cooper Motor Corporation Ltd., branch at Nairobi.
- (2) The Kenya Farmers Association (Co-operative) Ltd., P.O. Box 35, Nakuru, and branches at Nakuru, Mombasa, Nairobi, Machakos, Karatina, Embu, Maragua, Naromoru, Nanyuki, Naivasha, Thomson's Falls, Ol Kalou, Rongai, Molo, Kericho, Lumbwa, Sotik, Kakamega, Eldoret, Kitale, Hoey's Bridge and P.O. Lugari.
- (3) Marshalls (EA) Ltd., branch at P.O. Box 239, Nanyuki.
- (4) Messrs. K. V. Unia, P.O. Box 5, Ol Kalou.
- (5) Kisumu Motor Works Ltd., P.O. Box 164, Kisumu.
- (6) Thika Mugumoini Garage, P.O. Box 86, Thika.
- (7) Messrs. Naran's Garage, P.O. Nakuru.
- (8) Bhogal's Garage, P.O. Box 294, Nakuru.
- (9) Tapoo Trading Co., P.O. Box 40, Nakuru.
- (10) Messrs. Rift Valley Garage, P.O. Box 180, Gilgil.
- (11) Messrs. Motor Spares, P.O. Box 63, Kitale.
- (12) The Motor Mart and Exchange Ltd., branches and subsidiaries at Nakuru, Kericho, Kisumu, Eldoret and Farm Machinery (Distributors) Ltd., P.O. Nakuru.

Dated this 10th day of August 1966.

D. T. ARAP MOI,
Minister for Home Affairs.

GAZETTE NOTICE NO. 2998

EAST AFRICAN CURRENCY BOARD

31ST JULY 1966

£EA

Currency in circulation	52,237,219
Bankers' balances with Board	465,218
Total				£EA52,702,437

H. R. HIRST,

Secretary,
East African Currency Board.Nairobi,
10th August 1966.

GAZETTE NOTICE NO. 2999

THE WEIGHTS AND MEASURES ACT

(Cap. 513)

NOTICE TO TRADERS

An Inspector of Weights and Measures will open a Stamping Station at the places mentioned hereunder, for the purpose of assizing and stamping traders' weighing and measuring apparatus, on the dates stated.

2. ALL TRADERS, within a radius of twelve miles of the places mentioned are required, under the provisions of the Weights and Measures Act (Chapter 513), to produce to the Inspector of Weights and Measures, all weights, measures of length and capacity, and weighing instruments which they have in use for trade, for verification and stamping.

3. Only weighing instruments the weighing capacity of which exceeds 1000 lb., or which are of a permanently fixed nature of delicate construction will be assized *in situ*. Traders in possession of such instruments may comply with this Notice by notifying the Inspector of Weights and Measures in writing as to type, maximum weighing capacity and location of the said instruments, not later than one week preceding the date notified in the second column hereunder:

Column 1	Column 2	Column 3
Place	Date on which apparatus is to be produced	Address of Inspector to whom notification under paragraph (3) should be sent
Luanda	5th September	P.O. Box 331, Kisumu.
Yala	6th September	
Mumias	7th September	
Butere	8th September	
Ebutisiratsi	9th September	
Kwiserio	19th September	
Isulu	20th September	
Sio Port and Port Victoria	21st September	
Funyula	22nd September	
Bukura	23rd September	
Kitale	12th to 15th September	P.O. Box 269, Nakuru.
Hoey's Bridge	16th September	
Equator, Timboroa and Burnt Forest	19th September	
Saboti and Kiminini	20th September	
Kilifi	24th August	P.O. Box 1833, Mombasa.
Bamba	25th August	
Mariakani	7th and 8th September	
Vuga	13th September	
Kinango	14th September	
Msambweni	15th September	
Ramisi and Shimoni	21st September	
Tiwi	22nd September	
Samburu	28th September	
Nanyuki	5th to 7th September	
Isiolo	8th September	
Timau and Naro Moru	9th September	
Mukurweini	12th September	P.O. Box 1071, Nairobi.
Gakindu	13th September	
Othaya	14th and 15th September	
Kiganjo	16th September	
Nyeri	19th to 22nd September	
Karatina	26th to 29th September	

P. E. PHILLIPS,
Superintendent of Weights and Measures.

GAZETTE NOTICE NO. 3000

MINISTRY OF HOME AFFAIRS

VACANCY

Steward—Kenya Prisons Service

Salary scale.—G3, viz: £850 by £30 to £880 by £36 to £1,060.
PENSIONABLE or AGREEMENT.

APPLICATIONS are invited for the post of Steward in the Kenya Prisons Service, Ministry of Home Affairs, to be submitted in triplicate on Form PSC.2A, through Heads of Department, to the Commissioner of Prisons, P.O. Box 30175, Nairobi, to reach him not later than 24th August 1966.

Applicants must be civil servants of Cambridge School Certificate standard of education or its equivalent, and have sound knowledge of Government accounting and store procedures. Duties include storekeeping, supervision of pay and accounts, rations, farm produce, transport and personnel. And such other duties as may be assigned from time to time. The successful candidate will be required to serve in any Prison in Kenya.

Attested copies of supporting certificates/testimonials should accompany the applications.

Preference will be given to a qualified candidate who is Kenya citizen.

GAZETTE NOTICE NO. 3001

PUBLIC SERVICE COMMISSION OF KENYA

VACANCIES

APPLICATIONS are invited for the following posts and must be submitted to the Secretary, Public Service Commission of Kenya, P.O. Box 30095, Nairobi, to reach him by 6th September 1966. Civil servants must submit applications to heads of departments on Form PSC.2A in triplicate at least seven days before the closing date, other applications to be submitted in triplicate on Form PSC.2, obtainable from the Secretary. Applicants must quote the number shown against the post in the advertisement.

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

Lecturer, Department of Community Development Training, Kenya Institute of Administration (No. 275/66)

Salary scale.—£1,390 to £1,598 or £1,096 to £1,348, dependent on qualifications. PENSIONABLE or AGREEMENT.

For appointment on the scale £1,390 to £1,598 candidates must possess an honours degree in Arts and a Diploma in Social Services or equivalent qualifications. Candidates without such qualifications will be eligible only for the scale £1,096 to £1,348. The successful candidate will be required to conduct courses of training for Community Development Officers, Community Development Assistants, District Training Centre Instructors and other field workers in Community Development. Practical experience in the organization and administration of Community Development programme is desirable and an officer without such experience may be required, at the discretion of the Government, to accept secondment to the field as part of the normal duties of the post. Teaching experience in Community Development or Social Sciences will be a great advantage.

Chief Inspector of Small Arms, Kenya Police (No. 276/66)

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

Applicants should be of at least Cambridge School Certificate standard of education and should have served a recognized armourer's apprenticeship. They should have been in charge of an arms workshop carrying out major overhauls of small arms and with a large establishment of arms. The post is that of Force Armourer to the Kenya Police and the successful applicant will be responsible to the Force Quartermaster for the control, repair and efficient maintenance of all weapons throughout the Arms Base Workshop, Provincial Arms Workshops and the various itinerant Armourers Circuit Teams which operate throughout the country. These duties entail allocation and co-ordination of repair work, ability to give a high standard of technical supervision to armourers and their work and careful scrutiny and comment on Circuit Armourers' inspection reports. A thorough knowledge of Government stores accounting in respect of arms, components and ammunition is essential, together with the ability to estimate the cost, annual requirements and provisioning of those items. Duties include being Technical Adviser to the Kenya Police on arms and ammunition, the correct maintenance of arms records, the day to day control of the Force Arms Store, control of stocks and issues of arms and ammunition and accounting therefor.

Personal Secretary Grade I: (One Post), Ministry of Works; (One Post), Ministry of Co-operatives and Social Services (No. 277/66)

Salary scale.—£855 to £1,170. PENSIONABLE or AGREEMENT.

Applicants must have passed the Government Senior Short-hand and Typewriting Examinations or possess recognized certificates for Shorthand 120 w.p.m. and Typewriting 50 w.p.m. and must have considerable secretarial experience. Applicants must state for which post they are applying and submit a separate set of application forms for each post for which they apply.

Executive Officer Grade II, Ministry of Co-operatives and Social Services (No. 278/66)

Salary scale.—£850 to £1,060. PENSIONABLE.

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with considerable experience of Government regulations and office procedure, who have served for at least one year in the grade of Executive Officer Grade III. They must be able to supervise and control staff, draft correspondence and be able to work without supervision. They should have a good knowledge of Government accounting procedure, preparation of vouchers and maintenance of Vote Books and Stores Ledgers.

Personal Secretary Grade II, Office of the Attorney-General (No. 279/66)

Salary scale.—£687 to £1,011. PENSIONABLE or AGREEMENT.

Applicants must have passed the Government Senior Short-hand and Typewriting Examinations or possess recognized certificates for Shorthand 120 w.p.m. and Typewriting 50 w.p.m. and must have had some secretarial experience.

Inspector of Small Arms (Two Posts), Kenya Police (No. 280/66)

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

Applicants should be thoroughly conversant with all theoretical and practical aspects of standard Government firearms in use, including rust-proofing and zeroing. They should be capable of a high standard of bench fitting and able to prepare and read dimension sketches and be conversant with and adept in the use of tools, gauges and equipment normally used by armourers. They should also be capable of taking charge of Armourers Circuit Teams and carrying out inspections and repairs to arms over a wide area and submitting reports in English on the condition of arms inspected and able to organize and implement a workshop repair programme. A knowledge of simple accounting is essential. The officers appointed may be required to serve anywhere in Kenya.

Transport Labour Assistant, Survey Department (No. 281/66)

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

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three years' practical experience of dealing with a large labour force, its administration and associated problems. They should have an aptitude for figures and be able to compile and check pay-sheets. A good knowledge of Government regulations affecting labour is desirable. Ability to type and previous experience in storekeeping of Survey equipment would be an advantage.

Executive Officer Grade III (Registry), Ministry of Power and Communications (No. 282/66)

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

Applicants must be civil servants, preferably of Cambridge School Certificate standard of education, with at least three years' service, considerable experience of Government regulations and office procedure, experience in handling the work of a large registry and ability to supervise staff and draft correspondence. The post is at Nairobi Airport.

Information Assistant Grade I, Ministry of Information and Broadcasting (No. 283/66)

Salary scale.—£460 to £580. PENSIONABLE or AGREEMENT.

Applicants must possess a Cambridge School Certificate Division II or I with a credit in English Language. They should have proven ability in gathering and writing news stories and be quick, alert, ready and willing to learn all aspects of Information work. This includes operating cine projectors, preparing and giving commentaries, news gathering, writing news and feature stories, photography of a standard acceptable for publication and sufficient knowledge of book-keeping to keep records of their activities whilst on *safari*. They must be willing to serve anywhere in Kenya and to spend a good deal of time on *safari* if occasion demands.

Indentured Learner (Mechanical) (12 posts), Ministry of Works (No. 284/66)

Applicants must possess a Cambridge School Certificate or G.C.E. or alternatively a City and Guilds (Intermediate) Examination or its equivalent. Index number, year of passing and full details of subjects in which credits or passes have been obtained must be given. Trainees will be appointed on temporary terms at a commencing salary of £268 in the scale £236 to £364. Successful completion of one year's training and passing the necessary examination will render a trainee eligible for appointment to the scale £460 to £500. Trainees with a Cambridge School Certificate or G.C.E. will undergo a three-year course, those with an Intermediate City and Guilds Certificate will undergo a two-year course. Initial training will be in Nairobi but periods of work in other parts of Kenya will be necessary later. Emphasis will be on practical training supported by theoretical training at the Ministry Training School and the Kenya Polytechnic. Successful completion of training will render a trainee eligible for appointment on probation as Foreman (Mechanical), scale £600 to £820, and promotion prospects exist to Inspector, Senior Inspector and Superintendent (Mechanical) on scales ranging up to £1,598 at the maximum. The Mechanical Branch operates workshops throughout Kenya for the maintenance of plant and vehicles, involving the following trades—Plant and Vehicle Mechanic, Fitter, Welder, Vehicle Electrician, Turner/Mechanist.

GAZETTE NOTICE No. 3002

**GOVERNMENT OF KENYA
EXCHEQUER RETURN**

		CURRENT YEAR 1st July 1966 to 30th July 1966	PREVIOUS YEAR 1st July 1965 to 31st July 1965
		£	£
RECEIPTS—			
Ordinary Revenue:			
Customs and Excise and Export Duty	2,240,450	1,550,000
Income Tax	273,700	175,000
Stamp Duties, Various Revenue Purposes	—	42,892
Other Licences, Duties and Taxes	54,927	29,460
Miscellaneous	4,560	4,815
Interest and Redemption	250,673	29,100
Fines and Forfeitures	—	1,938
Aviation Landing Fees	55,473	9,715
Distributable Pool	49,150	28,450
	TOTAL ORDINARY REVENUE	2,928,933	1,871,370
Other Receipts:			
Extra Exchequer Receipts	2,704	26,815
	TOTAL RECEIPTS	2,931,637	1,898,185
ISSUES—			
Supply Services	2,872,800	3,608,560
Consolidated Fund Services:			
Public Debt	58,812	62,919
Overseas Service Aid Scheme	105,727	213,489
Salaries, Allowances and Miscellaneous Services	57,944	72,190
Subscription to International Bank for Reconstruction and Development	30,000	—
	TOTAL ISSUES	3,125,283	3,957,158
SURPLUS (+) OR DEFICIT (-)	£ (-)193,646	(-)2,058,973

DEVELOPMENT EXCHEQUER RETURN

		1st July 1966 to 30th July 1966	1st July 1965 to 31st July 1965
RECEIPTS—		£	£
From Receivers of Revenue	20,278	6,022
Extra Exchequer Receipts	38	—
Kenya Savings Bond	1,000	—
		21,316	6,022
ISSUES—		£	£
Development Services	293,000	1,131,850
SURPLUS (+) OR DEFICIT (-)	(—)271,684	(—)1,125,828

TAX RESERVE CERTIFICATES

		1st July 1966 to 30th July 1966	1st July 1965 to 31st July 1965
RECEIPTS	..	£ 70,980	£ 23,445
SURRENDERS	..	22,745	10,270
SURPLUS (+) OR DEFICIT (-)	..	£ (+)48,235	£ (+)13,175

SHORT TERM BORROWINGS

			1st July 1966 to 30th July 1966	1st July 1965 to 31st July 1965
RECEIPTS:				
Cereals and Sugar Finance Corporation	1,725,500	2,764,500
Others	1,102,500	674,000
	TOTAL RECEIPTS	..	2,828,000	3,438,500
ISSUES—				
Cereals and Sugar Finance Corporation	752,500	954,500
			752,500	954,500
SURPLUS (+) OR DEFICIT (--)	(+)2,075,500	(+)2,484,000

SUMMARY

		Surplus (+) or Deficit (-) as at 30-6-66	Surplus (+) or Deficit (-) for the period 1-7-66 to 30-7-66	Surplus (+) or Deficit (-) as at 30-7-66
Exchequer	..	£ (+) 1,089,376	£ (-) 193,646	£ (+) 895,730
Development	..	£ (-) 7,665,532	£ (-) 271,684	£ (-) 7,937,216
Tax Reserve Certificates	..	£ (+) 2,098,416	£ (+) 48,235	£ (+) 2,146,651
Short Term Borrowings	..	—	£ (+) 2,075,500	£ (+) 2,075,500
		£ (-) 4,477,740	£ (+) 1,658,405	£ (-) 2,819,335

GAZETTE NOTICE NO. 3003

THE INDUSTRIAL COURT

CAUSE NO. 13 OF 1966

Parties:—

Kenya Union of Commercial Food and Allied Workers
and
Distributive and Allied Trades Association

Issues in dispute:—

- (a) Leave.
- (b) Leave Travelling Allowances.
- (c) Wages.
- (d) Gratuity prior to Government introduction of Provident Fund Scheme.
- (e) Working Hours.
- (f) Safari Allowance.

1. The Kenya Union of Commercial Food and Allied Workers shall hereinafter be referred to as the Claimants and Distributive and Allied Trades Association shall hereinafter be referred to as the Respondents.

2. The Parties were heard in Nairobi on 18th and 19th April 1966, and 20th June 1966, and relied on their written and verbal submissions.

GENERAL BACKGROUND

3. In Cause No. 13 of 1964 (Kenya Distributive and Commercial Workers' Union and Distributive and Allied Trades Association) the Court made an award on the issues of (1) Wages of clerical and non-clerical workers, (2) Working hours in Mombasa, (3) Travelling allowance, (4) Probationary period, (5) Safari allowance, (6) Set-off of employer's contribution to the Provident Fund against severance pay on redundancy, (7) Sick leave, (8) Maternity leave and (9) Date and period of agreement. The Court award was for a period of 12 months from 1st August 1964, to 31st July 1965. Since the Court gave its award in 1964 relations had continued on a harmonious basis and the Respondents stated that the job classification exercise had been concluded and a consolidated memorandum of terms and conditions of service had been drafted and would be completed when the Court made its award in the present dispute.

On 10th September 1965, the Claimants wrote a letter to the Respondents containing demands for a revision of current terms and conditions of service. This resulted in a meeting of the Joint Industrial Council on 26th October 1965. There appeared to be some confusion on the wage issue as the Respondents claimed the benefit of wage standstill under the Tripartite Agreement and the Claimants did not subscribe to this view. Further correspondence was exchanged in order to clarify the issues and another meeting of the Joint Industrial Council took place on 11th January 1966. No compromise, however, could be reached at this meeting and a final attempt was made to resolve the issues in dispute on 8th March 1966. At this meeting the Parties decided to refer the dispute to the Industrial Court in accordance with the Trade Disputes Act 1965, and signed the notification of dispute form.

When the case came up for hearing on 18th and 19th April 1966, the Court, after it had concluded the hearing, delivered a preliminary ruling on the issue of wages. This ruling is set out hereinbelow:—

"In this dispute the Court has decided to make a preliminary ruling on the issue of wages. Although the submissions have been completed on the other issues, the Court is not inclined to pronounce its award until the question of wages has been finalized."

On the issue of wages it became apparent to the Court that the Parties had not, at any stage of their discussions, gone beyond the preliminary point raised by the Respondents, that is, that they were entitled to the benefit of wage standstill under the Tripartite Agreement from the time the Court's award in Cause No. 13 of 1964 expired on 31st July 1965. In these circumstances the Court is not prepared at this stage to consider the Claimants' demand for wage increases ranging from 30 per cent to 50 per cent over the various jobs.

The Respondents submitted that they were entitled to the 14-month wage standstill under the Tripartite Agreement, even though this fact had not been stated in the Court's award in Cause No. 13 of 1964. In support of their contention they cited Cause No. 6 of 1964 in which the Court ruled that it was not necessary to incorporate such a provision in either the agreement or award. The Court has very carefully examined the Respondents' submission on this particular point and finds that the Court's decision in Cause No. 6 of 1964 does not apply to the present dispute. In Cause No. 6 of 1964 the effective date already agreed between the Parties was 1st January 1964, and furthermore the Parties had agreed on 12 months as the basic duration, the dispute concerned the next 12 months following the expiry of the agreed 12 months on 31st December 1964. It should be noted that the expiry date of the original agreement, in any case, was during the life of the Tripartite Agreement.

In Cause No. 13 of 1964 the Parties made the following submissions under the issue of 'Date and Period of Agreement':—

(9) Date and Period of Agreement

The Union states that any agreement negotiated with the Respondent Association should come into force as from 1st January 1964, and should remain in force for a period of one year as on expiry there would be a wage standstill for a further period of 12 months.'

(9) Date and Period of Agreement

The Respondent Association states that owing to the lack of a current negotiated agreement with the Union its members have been denied the benefit of the standstill on wages conferred by the Tripartite Agreement although they have employed the 10 per cent extra staff as required by the Agreement. Further revised wages have been implemented for non-clerical workers with effect from 1st October 1963, and those for clerical workers with effect from 1st January 1964. In view of this the Respondent Association submits that no back-dating of any new terms of service is justified and that any new agreement should come into force from the date of signature, and remain in force for a period of two years.'

At no stage during the hearing in Cause No. 13 of 1964 had the Respondents raised the question of their entitlement to a wage standstill under the Tripartite Agreement but had, in fact, sought that the duration of that award should be for two years on the grounds that one year was too short a period and did not allow them to get down to their businesses as after only six months they would again be involved in negotiations with the Claimants.

The Court was very much alive to its ruling in Cause No. 13 of 1964 and had after considering the Parties' aforesaid submissions and other relevant factors, made the following award:—

'Agreement shall be deemed to have commenced on 1st August 1964, and shall be for a period of 12 months to expire on 31st July 1965.'

It is important to note that the Claimants' demand on effective date of 1st January 1964, was rejected by the Court as was the Respondents' demand for the duration period of two years. The Court made this award keeping fully in view the implications and obligations of the Parties under the Tripartite Agreement.

In these circumstances the Court overrules the Respondents' submission that they are entitled to a wage standstill benefit under the Tripartite Agreement on the expiry of the Court's award on 31st July 1965.

It should be clearly understood that this ruling does not imply that the effective date of a new wage agreement or award will automatically be 1st August 1965. The Court will fully examine the merits of the case and award an effective date which will be most equitable and fair in the circumstances, that is, if this matter is not settled by the Parties during negotiations, the reference to which is made in the next paragraph.

As pointed out earlier the Court is not prepared to make an award on the wage issue at this stage. It has, therefore, decided to refer this issue back to the Parties for discussions and negotiations. Failing a settlement the Court will proceed to hear the Parties' submissions on it and make an award. In order to avoid any procrastination in negotiations it is ordered that this matter should be resolved one way or the other within 14 days of the date of the announcement of this ruling. If the Parties do not settle this matter out of Court then the Court will announce its award on all the issues together, but if the Parties settle the wages issue then, on hearing from the Parties to that effect, the Court shall proceed to announce its award on the remaining issues."

The dispute was mentioned before the President on 17th May 1966, when Mr. Dodds appearing on behalf of the Respondents informed the Court that discussions on the wage issue were in progress and that a decision one way or the other would be reached on the 24th of May 1966. In view of this the Court fixed the further hearing of this dispute on the wage issue on 20th June 1966, in the event of non-settlement.

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANTS

4. The Claimants submitted that the collective bargaining machinery had completely failed with the Respondents and the Claimants blamed the Federation of Kenya Employers for this state of affairs. The Claimants stated that the Federation had advised certain members of the Respondents to reduce the level of benefits which they had contracted to grant their employees to the level of the Industrial Court award in Cause No. 13 of 1964. The Claimants stated that the Respondents had made no genuine effort to meet their demands at any stage of the discussions.

(a) Leave.—The Claimants submitted that they had demanded 30 days' leave for every completed year of service as against the present entitlement of 21 days' consecutive leave with public holidays added on. The Claimants quoted various other industries like Banks, Kenya Planters' Co-operative Union and

Naumann Gepp (E.A.) Limited which were giving 30 days and over, annual leave to their employees and argued that there was no reason why the Respondents should not fall in line with these firms.

(b) *Leave Travelling Allowances.*—The Claimants submitted that their understanding of the award in Cause No. 13 of 1964 had been that those employers who were allowing higher benefits than the Court's award should continue to do so and those on a lower level should raise them up to meet the Court award. In this context the Claimants pointed out that Gailey and Roberts Limited had contracted higher benefits under this issue with their employees but since the Court's award they were trying to reduce these to the level of the Court award. The Claimants stated that this was most unfair and requested the Court to make the position clear. The Claimants demanded the following new rates:—

- (i) Employees earning up to Sh. 300 be paid Sh. 150.
- (ii) Employees earning from Sh. 301 to Sh. 600 be paid Sh. 300.
- (iii) Employees earning from Sh. 601 to Sh. 900 be paid Sh. 500.
- (iv) Employees earning from Sh. 900 to above be paid Sh. 600.

The Claimants stated that these rates were in line with the current level in the country but unfortunately the Respondents had made no counter offer.

(c) *Wages.*—The Claimants submitted that they had insisted on an overall increase for all employees instead of an increase on the rates for the various jobs. The Claimants had demanded that:—

- (a) Non-clerical employees from Job No. 1 to No. 9 should get an overall increase of 50 per cent and from No. 10 to No. 14—40 per cent increase;
- (b) Clerical employees from Job No. 1 to No. 2 should get an overall increase of 50 per cent and from Job No. 3 to 16—40 per cent increase; and from Job No. 17 to No. 23—30 per cent increase.

The Claimants stated that although the job classification had been carried out in consultation with them (on which the above demands were based) this job classification was already due for revision as the Respondents, in applying it, were discriminating against African employees.

The Claimants pointed out that the Respondents did not make any counter proposal to their aforesaid demands and maintained that their demands were justified in view of the rates of pay they had secured from the Kenya Meat Commission and the Banks. The Claimants also quoted various other agreements submitting that they were all better than the wages and salaries offered by the Respondents. The Claimants requested the Court to rule on the principle whether increases should be granted on the basis of the rates for the jobs or an overall increase to every employee. The Claimants argued that the latter method would be the best one as otherwise numerous employees would not get any increase for many years.

The Claimants bitterly complained that during negotiations, after the Court's preliminary ruling, the Respondents had not made any genuine attempt to settle this issue and had come out with offers of Sh. 10 and Sh. 25 increase on rates for certain jobs only. In these circumstances the Claimants requested the Court to grant an overall increase to all employees and order the job classification to be revised. The Claimants further submitted that the increase in wages should be with effect from 1st August 1965.

(d) *Gratuity prior to Government introduction of Provident Fund Scheme.*—The Claimants submitted that it had been agreed with the Respondents that they would carry out discussion on the question of provident fund and gratuity scheme at the Works Council level with their employees, but unfortunately some members of the Respondents had completely ignored this matter and the Respondents had not taken any disciplinary action against such members. The position at present was that some Respondents' members had a provident fund and gratuity scheme although with different rules and the others had no scheme at all. The Claimants requested the Court to award one month's pay for every completed year of service in respect of gratuity for services rendered by the employees up to the time the Government scheme became effective.

(e) *Working Hours.*—The Claimants pointed out that since the Court's award in Cause No. 13 of 1964 the existing practice of working hours had been changed by some members of the Respondents to the detriment of the workers. The Claimants stated that Gailey and Roberts Limited had a 40-hour working week previously and paid overtime to their employees on completion of 40 hours but now they insisted on employees working 42½ hours before they became entitled to any overtime. The Claimants referred the Court to Mr. Clarke's Arbitration and stated that it had been agreed at that time by the Respondents and Mr. Clarke that where the benefits were better for the workers they would not be tampered with in any way. The Claimants stated that the employers were entitled to give

higher benefits than any arbitration award if they so wished. The Claimants requested the Court to rule that the previous practice of working hours per week (which was 36 hours per week in Mombasa in respect of some firms and 40 hours per week up-country) should be maintained.

(f) *Safari Allowance.*—On this issue the Claimants stated that the Respondents were seeking to reduce the allowances which had been awarded by the Court and to this they could not agree. The Claimants felt that the Court's award in Cause No. 13 of 1964 was reasonable and fair in that any employee who went on safari would get the same allowance irrespective of his wage level and that there would be no discrimination in payment of travelling allowances. The Claimants emphatically stated that they had not been aware of any redundancies which had resulted in this industry as a result of the Court award on this issue. In this respect the Claimants stated that T.O.M. were the main complainants but they were going to leave the Respondents. The Claimants further argued that the Court's award had been based on the evidence produced before it in the first dispute and that Tanzania safari rates which were quoted by the Respondents had no bearing in Kenya as there was no machinery for collective bargaining in Tanzania. In any case the conditions for workers in Tanzania were entirely different from the ones in Kenya. The Claimants rejected the Respondents' reference to the Wages Council Regulation Order safari rates by stating that these were minimum rates and the Parties were at liberty to agree on higher rates.

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENTS

5. The Respondents submitted that they had throughout negotiations tried to establish the basis for the Claimants' demands. This attitude was justified in the light of the fact that current terms and conditions of service were at a level where further advances must be justified with some material reason. The Respondents believed that current terms and conditions of service were at a fair and reasonable level having regard to current times. Therefore, the Respondents had considered that demands for revision upwards should be backed with sound economic reasons. At no stage had the Claimants produced reasons nor had they presented facts and figures.

(a) *Leave.*—The Respondents submitted that the Claimants' demand of 30 working days' leave per annum would involve the addition of some extra 12 days to the present provision of 21 consecutive days. The Respondents submitted that the Claimants had put forward no reasons for increasing the present entitlement. The Respondents stated that they could not lose sight of the disruption which must be created by extended leave periods for large numbers of employees. In these circumstances the Respondents had made no offer either to increase or in respect of accumulation of the existing leave entitlement.

(b) *Leave Travelling Allowances.*—The Respondents stated that the Claimants' demand was to double the rates which had been awarded by the Court in Cause No. 13 of 1964. The Respondents stated that they could not accept the Claimants' statement that the present rates were inadequate and did not permit the employees to travel to their homes. The Respondents gave details of the fares by road and rail for travel within the Republic to justify their statement. The Respondents had even offered to provide tickets for the employees so that no employee would be out of pocket when travelling but this offer had been rejected by the Claimants. The Respondents requested the Court to seriously consider consolidating this particular benefit into current basic wage in spite of the fact that consolidation had not been discussed during negotiations.

(c) *Wages.*—The Respondents maintained that during negotiations they had followed the correct approach in that they insisted on a revision of the rates for the various jobs as against an overall increase suggested by the Claimants. They submitted that this pattern had been established by the Court in its award in Cause No. 13 of 1964. The Respondents stated that the Claimants had not approached the negotiations in the proper spirit of give and take and had not indicated at any time their willingness to come down from their unrealistic demands. The Respondents drew attention to the fact that the Claimants had not given any assurance that increase in wages would lead to greater productivity.

The Respondents submitted that the economics of the country in general and of the industry in particular did not warrant any major increase in wages and salaries. The Respondents quoted various passages from Government publications like Statistical Abstract, Revised Development Plan and Economic Survey for 1966 and maintained that their members could not entertain a demand for any major increase in their wage bill. The Respondents pointed out that due to interterritorial trade restrictions their members had been involved in additional expenditure in that they had to open additional offices in Uganda and Tanzania. In these circumstances the Respondents submitted that their following offer as a opening bargaining gambit was a fair and reasonable one:—

- (a) an increase of Sh. 10 to employees earning up to and including Sh. 300 per month;
- (b) Telephonists Grade 1, 2 and 3 should be granted an increase of Sh. 20 per month;

(c) Clerks—probationary—an increase of Sh. 20 per month;
Clerks—confirmed—an increase of Sh. 25 per month.

The above offer was by no means the final offer and the Respondents stated that they had agreed during negotiations that they would be prepared to examine once again all the jobs listed in the classification and to recommend increases where appropriate on the current minimum. Finally, the Respondents requested the Court to reject the Claimants' grossly exaggerated demands, but if the Court was inclined to make an award then it should be effective from 1st October 1966, for a period of 12 months.

(d) *Gratuity prior to Government introduction of Provident Fund Scheme.*—The Respondents submitted that recognition agreement between the Parties clearly excluded this particular issue from negotiations with the Claimants. The Respondents stated that the Claimants had, during the course of correspondence and meetings, indicated their intention to raise this issue with the Ministry of Labour. But the Respondents argued that no action by the Labour Department could override the terms of the negotiated agreement. In these circumstances the Respondents submitted that the Court could not and should not make an award on this issue.

(e) *Working Hours.*—The Respondents stated that this particular item was also the subject of an award by the Industrial Court in 1964 and the only reason advanced by the Claimants for raising it in the Joint Industrial Council was on the basis of their allegations against one of their members. The Respondents could not understand why the Claimants had seen it fit to raise this question some two years after the Court award. The Respondents urged that the Court had already endorsed the equity of the present working hours and in the absence of appropriate data must reject the Claimants' demand for further reductions. The Respondents drew the Court's attention to its award in another Cause where the practice of payment for overtime only after the established working week had been completed had been endorsed.

(f) *Safari Allowance.*—The Respondents stated that on this particular issue they were the aggrieved party and had initiated the demand for a revision of this aspect of the Court's award in Cause No. 13 of 1964. The Respondents submitted that Courts of Arbitration were not solely for the purpose of enhancing terms and conditions under which employees worked and in pursuit of this the Respondents considered that where an anomaly or an injustice was created by an arbitration then a subsequent arbitration was entitled to weigh the pros and cons of the situation and effect a redress. The Respondents stated that the Court might feel that when this provision was argued before the Court in 1964, inadequate submissions by the Respondents brought about the position whereby an unrealistic award was made.

The Respondents maintained that the safari allowance of Sh. 36 had established a social injustice and had been responsible for economic hardship not only to the Respondents' members but to employees who had lost their jobs. The Respondents drew the Court's attention to the fact that companies with agents in Kenya were in several instances responsible for initiating action to stop the use of salesmen at such an unreasonable daily cost. The Respondents produced authentic receipts brought from various parts of Kenya to substantiate their claim that a safari allowance of Sh. 36 was extremely high and that it should be reduced to the level of about Sh. 20. The Respondents also gave details to the Court of their members who had been severely hit by the safari allowance awarded by the Court. Finally, the Respondents argued that employees earning £150 per annum and employees earning £700 to £800 per annum who were all reimbursed at the same level must inevitably feel that an injustice was being perpetrated. In these circumstances the Respondents felt that the Court should revise its previous award so that economical and appropriate allowance might be paid and socially each level of employees might be compensated suitably for extra expenditure involved when on safari.

AWARD

6. The Court has very carefully considered the various submissions of the Parties before making its findings.

(a) *Leave.*—Nil award.

(b) *Leave Travelling Allowances.*—The Court makes a nil award on this issue but points out that if any members of the Respondents had contracted with their employees higher benefits, before the Court Award in Cause No. 13 of 1964, then such members should continue to grant the same benefits and expectations as they had contracted with their employees.

(c) *Wages.*—The Court awards an increase of Sh. 25 in respect of all those job grades for which the rate is up to Sh. 350 or less and for all other job grades the present rates shall be increased by Sh. 30.

The Court further awards an increase of Sh. 20 per month to all those employees who will not benefit by the above increases and who have not received a merit increment since 1st January 1966.

(d) *Gratuity.*—Nil award, as this issue is expressly excluded in the Recognition Agreement from the items which can be negotiated with the Claimants.

(e) *Working Hours.*—Under normal circumstances the Court would have confirmed the Claimants' point of view on this issue but since the matter has been raised after two years the Court is not prepared to make any ruling which would upset the practice now in force which is in accordance with the previous Court Award.

(f) *Safari Allowance.*—The Court is satisfied on the evidence produced during this hearing that the Court's award in Cause No. 13 of 1964 should be slightly varied and the Court, therefore, awards as follows:

A safari allowance shall be paid as follows to employees who travel on the employer's business:

	<i>Employees earning up to</i>	<i>Employees earning above</i>
	Sh. 350	Sh. 350
Breakfast	Sh. 3/50	Sh. 3/50
Lunch	Sh. 3/50	Sh. 5/-
Dinner	Sh. 5/-	Sh. 7/50

If in addition an employee earning less than Sh. 350 per month has to spend a night out he shall get an extra Sh. 10 and an employee above Sh. 350 per month shall get an extra Sh. 20.

7. This award shall be with effect from 1st June 1966, except where expressly stated otherwise and shall remain in force for a period of 18 months from that date.

Given in Nairobi this 10th day of August 1966.

SAEED R. COCKAR,
President.

A. A. OCHWADA, M.P.,
Vice-President.

J. T. WILSON,
M. W. MULIMA,
Members.

GAZETTE NOTICE NO. 3004

THE INDUSTRIAL COURT

CAUSE NO. 34 OF 1966

Parties:—

Kenya Union of Commercial Food and Allied Workers
and

Kenya Farmers Association (Co-operative) Limited

Issues in dispute:—

- (1) Annual Leave.
- (2) Leave Allowances.
- (3) Wages and Salaries Rates.
- (4) Effective Date and Duration.

1. The Kenya Union of Commercial Food and Allied Workers shall hereinafter be referred to as the Claimants and Kenya Farmers Association (Co-operative) Limited shall hereinafter be referred to as the Respondents.

2. The Parties were heard in Nairobi on the 18th day of July 1966, and relied on their written and verbal submissions.

GENERAL BACKGROUND

3. The Industrial Court made an award in Cause No. 2 of 1965, between the same Parties on 27th May 1965. This award expired on 31st December 1965.

The Claimants alleged that, they had put forward fresh demands to the Respondents on improved terms and conditions of employment of the Respondents' employees on 14th January 1966. The Respondents, however, denied having received this letter and drew the Court's attention to the various letters and reminders which they had sent to the Claimants in Nairobi and their Nakuru Branch asking for a copy of this letter. However, on 10th March 1966, the Respondents received a copy of this letter and a meeting of the Central Negotiating Committee was arranged to take place on 22nd March 1966. This meeting was postponed at the Claimants' request to 25th March on which day the meeting could not take place as the Claimants' National Officials failed to turn up. A fresh meeting of the Central Negotiating Committee was arranged for 14th April 1966. On this day the Claimants' demands were discussed and a further meeting was arranged for 28th April 1966, so that the Respondents could submit their proposals in respect of increases in minima rates. These proposals were to be submitted to the Claimants by 21st April 1966. By agreement between the Parties the meeting scheduled for 28th April 1966, was deferred to 6th May 1966, when no formal meeting took place as the Claimants' officials did not arrive in time. A further meeting of the Central Negotiating Committee was arranged for 12th May 1966. At this meeting

the Claimants' Branch Secretary at Nakuru, passed to the Respondents the Claimants' counter proposals in respect of rates of pay for clerical and non-clerical staff. After discussions it was agreed that the Claimants would submit more realistic proposals by 19th May 1966, and a further meeting would be arranged seven days after the receipt of these by the Respondents. These revised proposals were submitted by the Claimants to the Respondents on 25th May 1966, and it appeared that the Claimants had changed the nature of their demands. The Respondents asked for an explanation and clarification from the Claimants for their departure from their proposals of 12th May. The Claimants instead of clarifying the matter accused the Respondents of using delaying tactics and requested for an early meeting. This meeting was held on 13th June 1966, when the Claimants maintained that they were negotiating on the basis of an overall increase for their members while the Respondents continued to stand on negotiations on minima. Subsequently, the Respondents made a further offer on the basis of a cash increase to present minima rates for both clerical and non-clerical staff, but as the Claimants insisted on an increase for all their members, deadlock was declared on the question of salaries and wages, and arising out of previous discussions, three issues were submitted to the Industrial Court. The notification of dispute form was signed by the Parties on 14th June 1966. By consent of both Parties, another issue dealing with the effective date and duration of the Court's award was included in this dispute.

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANTS

4. (1) *Annual Leave*.—The Claimants submitted that, their demand of a 30 working days' annual leave was reasonable and in line with other agreements which they had negotiated with various firms like K.P.C.U., Naumann Gepp and Banks. They further put forward the argument that, as the Respondents' business was scattered all over the country, employees spent about eight days in travelling and were left with only 13 days in which to rest. The Claimants stated that when the Respondents were in a position to allow European members of the Management to go on holidays overseas, they failed to see why their members could not be granted 30 days' leave per year.

(2) *Leave Allowances*.—The Claimants submitted that, the present allowances which had been awarded by the Industrial Court were not adequate for certain employees to make a return trip to their homes from their place of employment. The Claimants had, therefore, demanded the following leave allowances to cover their expenses:—

<i>Sh. per month</i>	<i>per annum</i>
	<i>Sh.</i>
Up to Sh. 300	150
Sh. 301 to Sh. 600	250
Sh. 600 to Sh. 900	400
Over Sh. 900	600

The Claimants submitted that these rates would enable their members to travel in comfort either by rail or road.

(3) *Wages and Salaries Rates*.—The Claimants submitted that the Respondents had done good business which had resulted in huge profits and quoted an extract from the Respondents' statement of accounts for the year 1964/65:—

"Profits"

The amount available for Appropriation after providing depreciation of £20,262 and other provision is £39,068.

After making the appropriation referred to above, the Reserves are as follows:—

	<i>£</i>
Capital	592,565
Revenue	200,403
Total	<u>£792,968*</u>

The Claimants stated that, if the Respondents had been prepared to offer an overall increase to all employees the matter might have been settled out of Court, but as the Respondents stuck to their original stand of considering increases in minimum rates only, there was no room for bargaining. The Claimants were strongly opposed to this sort of system whereby those employees who were above the minimum rates would not benefit at all. The Claimants, therefore, requested the Court to award an overall increase as follows:—

Non-Clerical Staff

Sh.

Job No. 1 to No. 9	40
and No. 10 to No. 15	60

Clerical Staff

Sh.

Job No. 1 to No. 30	60
and No. 31 to No. 38	80

The Claimants maintained that, the Respondents were a "luxury" Co-operative Society in that it was extremely heavy in top administration because the European members of the Management enjoyed extremely favourable benefits. The Claimants also drew the Court's attention to the fact that the Respondents had bought 12 new cars for the use of their staff in 1965. The Claimants submitted that, the Carpenter Report had recommended a wage of Sh. 210 plus 30 per cent family allowance for an unskilled labourer in 1960. On this basis, the wages which were offered by the Respondents would not be enough to meet with the basic necessities of the workers and their families. The Claimants stressed that the wages and production should go up together. The Claimants rejected the Respondents' comparison with other co-operative and primary societies, as the latter had come into existence very recently, whereas the Respondents were one of the oldest co-operative societies in the country. The Claimants stated that the cost of living had gone up by five points.

The Claimants finally submitted that it was absurd for an African who had passed School Certificate to start employment at Sh. 410 per month. This salary, they submitted, was paid to messengers in some industries.

(4) *Effective Date and Duration*.—The Claimants submitted that as the Court award expired at the end of December 1965, the award in the present dispute should be with effect from 1st January 1966, and should remain in force for a period of 12 months. The Claimants put all the blame regarding the delay in negotiations on the Respondents.

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENTS

5. The Respondents submitted that, their position was somewhat different to that of other trading and commercial organizations in that:—

(a) The Respondents were a Co-operative Society registered as such under the Co-operative Societies Act. It was intimately associated with Kenya's agriculture and its main activities were those of farmers' supply and marketing organization.

(b) The Respondents handled wheat and maize on behalf of the Wheat Board and Maize Marketing Board.

(c) The Respondents also handled and marketed other produce not handled by the statutory boards and they retailed to farmers most of their farm requirements.

(d) As a co-operative, the Respondents had a membership of 3,683 among whom were 800 African farmers and 70 African co-operative societies which in turn covered many thousands of farmers.

(e) The operating principles of the Respondents were that all profits, after making normal prudent reserves, were distributed to members as bonus on their purchases from the Respondents. This was an accepted co-operative practice and was instrumental in attracting much of the Respondents' business from farmers.

The Respondents stated that, because they handled and sold a wide range of commodities and merchandise, the Claimants had been misled in assuming that they made enormous profits. The Respondents gave details of their profits, reserves and bonus dividends to members from the year 1958 to 31st March 1965, and stated that over the last seven years their wage rates and total labour costs had increased by over 90 per cent. This represented an average annual increase of labour rates since 1959 of 13 per cent and likewise, clerical rates had increased annually by 23 per cent.

(1) *Annual Leave*.—The Respondents submitted that the present entitlement of 21 days' paid leave, with public holidays added on if they fell during the leave period, was in line with the current practice in the country and was reasonable. The Respondents stated that the Claimants had made no case for an increase in leave and in the present circumstances in a developing country, a longer leave than 21 days was not justified.

(2) *Leave Allowances*.—The Respondents stated that the present leave allowances were as follows:—

<i>Sh. per month</i>	<i>per annum</i>
	<i>Sh.</i>
Non-Clerical	Sh. 300 or less
	above Sh. 300
Clerical	Sh. 650 or less
	above Sh. 650

The Respondents stated that, these allowances were made by the Industrial Court award in Cause No. 2 of 1965. The Respondents drew the Court's attention to the fact that, the Claimants had made this demand because the travelling expenses had increased, but subsequently, they had admitted in their written case that this was not so. The Respondents submitted that this was an attempt to obtain a wage increase through a fringe benefit and, therefore, should be rejected.

(3) *Wages and Salaries Rates.*—The Respondents stated that, the Claimants initially had stated that they asked for increases in wages and salaries because the cost of living had gone up by five points. The Respondents stated that, it should be noted that the "average increase over the past three years for all cost of living indices is less than 5 per cent for that period".

The Respondents submitted that, the Claimants had not supported their case on any of the issues in dispute by facts or valid reasons for their demands. The Respondents drew the Court's attention to the fact that, each year, they conducted a salary review based on merit in respect of their clerical staff. This was done by staff assessment and the Claimants were fully aware of this and of the fact that such a review was carried out last year as previously. As a result of such a salary review, many employees were receiving salaries above the present minimum rates. The Respondents argued that, such employees would not suffer any reductions as a result of negotiations or awards made and they had not suffered in the past. The Respondents, however, admitted that, such employees had not received increases as a result of the Claimants' representations, as their rates were above the new minima negotiated or awarded.

The Respondents described the Claimants' attitude in their demands as unrealistic. The Respondents strongly refuted various other allegations made by the Claimants and submitted that, the Court should reject them as they were not supported by any evidence. Finally, the Respondents drew the Court's attention to the Government policy on co-operatives and wage restraint as laid down in the Revised Development Plan—1966/1970.

The Respondents submitted a very comprehensive memorandum in support of their contentions which contained copies of various letters, minutes of the meetings held and the Respondents' offers on wages and salaries.

In these circumstances the Respondents requested the Court to award wages and salaries on the lines as offered by them, in which, salary increases ranged from Sh. 20 to Sh. 60 for various clerical staff grades and between Sh. 5 and Sh. 15 in respect of non-clerical job titles.

(4) *Effective Date and Duration.*—The Respondents submitted that, the delay in negotiations had been caused entirely by the Claimants' own vague and half-hearted approach to negotiations. The Respondents, therefore, requested the Court to make its award effective from the first day of the month following the month in which the award was given in Court and that, such award should be for a period of two years.

AWARD

6. The Court has very carefully considered the various submissions and arguments put forward by the Parties before making its decision.

(1) *Annual Leave.*—Nil award.

(2) *Leave Allowances.*—Nil award.

(3) *Wages and Salaries Rates.*—The Court awards the new minimum rates for the various jobs which appear in the Appendices attached hereto marked "1" and "2".

In addition to this, if any employee does not benefit as a result of the Court award or has not received a merit increment since 1st June 1966, he shall get an increase of Sh. 20 per month on his present salary and/or wages.

(4) *Effective Date and Duration.*—This award shall be with effect from 1st June 1966, and shall remain in force for a period of 18 months from that date.

Given in Nairobi this 9th day of August 1966.

SAEED R. COCKAR,
President.

A. A. OCHWADA, M.P.,
Vice-President.

APPENDIX I SALARIED CLERICAL STAFF

	Previous Consolidated Rates Per Month	New Consolidated Rates Per Month
1. Junior Clerk .. .	Sh. 390	Sh. 420
2. Copy Typist II .. .	425	455
3. Punch Operator II (Plus bonus) .. .	425	455
4. Telephone Switchboard Operator III .. .	400	430
5. Stock Records Clerk II (Kardex) .. .	425	455
6. General Clerk .. .	475	505
7. Punch Operator I/Verifier (Plus bonus) .. .	475	505
8. Copy Typist I .. .	525	555
9. Storeroom Clerk II .. .	525	555
10. Telephone Switchboard Operator II .. .	500	530
11. Hollerith Machine Operator II .. .	550	580
12. Shop Assistant II/Junior Salesman .. .	525	555
13. Stock Records Clerk I (Kardex) .. .	550	580
14. Junior Book-keeping Machine Operator .. .	550	580
15. Calculating Machine Operator II .. .	600	630
16. Telephone Switchboard Operator I .. .	600	630
17. Shop Assistant I .. .	650	680
18. Storeroom Clerk I .. .	650	680
19. Hollerith Machine Operator I .. .	750	780
20. Junior Punch Room Supervisor .. .	750	790
21. Dictaphone Typist .. .	750	780
22. Book-keeping Machine Operator .. .	750	780
23. Book-keeping Clerk II .. .	800	830
24. Field Assistant (F.A.S.) .. .	800	830
25. Section Head Clerk (Departmental) .. .	830	860
26. Salesman .. .	850	880
27. Senior General Clerk .. .	950	980
28. Cashier II .. .	900	930
29. Stenographer/Dictaphone Typist .. .	950	980
30. Calculating Machine Operator I .. .	950	990
31. Punch Room Supervisor .. .	1,000	1,050
32. Cashier I (Head Office only) .. .	1,000	1,050
33. Branch Assistant .. .	1,100	1,150
34. Chief Clerk (Departmental/Section) .. .	1,100	1,150
35. Secretary/Stenographer .. .	1,100	1,150
36. Book-keeping Clerk I .. .	1,200	1,260
37. General Book-keeper .. .	1,250	1,310
38. Senior Book-keeper .. .	1,300	1,360

APPENDIX II CONSOLIDATED MONTHLY RATES FOR NON-CLERICAL EMPLOYEES IN SHILLINGS PER MONTH FOR AREAS AS SHOWN

	Nairobi and Mombasa		Kitale, Naivasha, Machakos		Nakuru, Eldoret, Nanyuki, Kericho, Thomson's Falls		H/Bridge, Lugari		Molo, Ol Kalou, Lumbwa, Naro Moru and other areas	
	Previous Rates Sh.	New Rates Sh.	Previous Rates Sh.	New Rates Sh.	Previous Rates Sh.	New Rates Sh.	Previous Rates Sh.	New Rates Sh.	Previous Rates Sh.	New Rates Sh.
1. Labourers—Ordinary .. .	235	260	220	245	215	240	200	225	195	220
2. Wool Storeman (Nakuru)	245	275
3. Petrol Pump attendants .. .	230	255	225	250	225	250	210	235	205	230
4. Office Messengers .. .	235	260	230	255	225	250	210	235	205	230
5. Heavy duty labourers .. .	235	265	230	260	230	260	210	240	205	235
6. Watchmen .. .	240	260	230	250	230	250	210	230	205	225
7. Petrol pump attendants—literate .. .	260	285	260	285	260	285	235	260	235	260
8. Headmen .. .	270	290	265	290	265	290	240	265	240	265
9. Artisans—unqualified	285	310
10. Drivers—light .. .	300	330	295	325	295	325	290	320	290	320
11. Drivers—medium .. .	340	370	335	365	335	365	320	350	320	350
12. Drivers—heavy .. .	420	450	415	445	415	445	385	415	385	415
13. Senior Headmen .. .	375	400	355	380	355	380
14. Qualified artisan/mechanic grade III	400	430
15. Qualified artisan/mechanic grade II	500	530

GAZETTE NOTICE No. 3005

EAST AFRICAN CUSTOMS AND EXCISE DEPARTMENT

CUSTOMS TARIFF INTERPRETATION

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

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

1. Amendments

The effective date is 16th June 1966 and this date should be inserted against each amendment made.

Page	Article	SECTION A
5	Ammeters	
	<i>Amend T.I. of sub-item (b) to read 57(b)</i>	
	Anodes Cathodic etc	
	<i>Amend T.I. to read 57(b)</i>	
6	Arrestors, Lightning etc.	
	<i>Amend T.I. to read 57(b)</i>	
7	"Bakelite" laminated sheets etc.	
	<i>Amend T.I. to read 57(b)</i>	
8	Bakers yeast	
	<i>Amend T.I. to read T.I. 177</i>	
9	Batteries, house lighting storage etc.	
	<i>Amend T.I. to read 57(b)</i>	
	Bell Pushes electric	
	<i>Amend T.I. to read 57(b)</i>	
10	Binding Wire, armature	
	<i>Amend T.I. to read 75(a)</i>	
11	Blocks, morganite etc.	
	<i>Amend T.I. to read 57(b)</i>	
13	Brackets arms etc.	
	<i>Amend T.I. to read 57(b)</i>	
	Brushes	
	<i>Amend T.I. of sub-item (b) to read 125A</i>	
14	Brushes stencil	
	<i>Amend T.I. to read 125A</i>	
	Bush's Preservatives e.g. Salvo	
	<i>Amend sub-item (a) to read</i>	
	"for use in the manufacture of foodstuffs and beverages	11"
15	Cable, wire and flex etc.	
	<i>Amend T.I. to read 57(a) (i) or (ii)</i>	
16	Carbon blocks	
	<i>Amend T.I. to read 57(b)</i>	
	Carbon (or graphite) electrodes etc.	
	<i>Amend T.I. to read 57(b)</i>	
	Carbon tetrachloride etc.	
	<i>Amend T.I. to read 57(b)</i>	
17	Cathodic anodes, etc.	
	<i>Amend T.I. to read 57(b)</i>	
18	"Certo" pectin powder etc.	
	<i>Amend T.I. to read T.I. 11</i>	
21	Cloth, Empire (insulating material)	
	<i>Amend T.I. to read 57(b)</i>	
	Coffee essence	
	<i>Amend T.I. to read 9(b)</i>	
22	Conductors, lighting etc.	
	<i>Amend T.I. to read 57(b)</i>	
	Converters, Rotary	
	<i>Amend T.I. to read 57(b)</i>	
	Cooker electric, etc.	
	<i>Amend T.I. to read 57(b)</i>	
23	Copper morganite blocks etc.	
	<i>Amend T.I. to read 57(b)</i>	
30	Electric bell pushes	
	<i>Amend T.I. to read 57(b)</i>	
	Electric Cookers control wall units etc.	
	<i>Amend T.I. to read 57(b)</i>	
	Electric lampholders	
	<i>Amend T.I. to read 57(b)</i>	
	Electric Lighting plants etc.	
	<i>Amend T.I. to read 57(b)</i>	
	Electric meters	
	<i>Amend T.I. to read 57(b)</i>	
	Electric pole equipment etc.	
	<i>Amend T.I. to read 57(b)</i>	
31	Electric transformers etc.	
	<i>Amend T.I. to read 57(b)</i>	
	Electrode holders	
	<i>Amend T.I. to read 57(b)</i>	
	Electrodes carbon etc.	
	<i>Amend T.I. to read 57(b)</i>	
	Empire cloth (insulating material)	
	<i>Amend T.I. to read 57(b)</i>	
	Essence, coffee	
	<i>Amend T.I. to read 9(b)</i>	
33	Fibre-Glass netting etc.	
	<i>Amend T.I. to read 75(b)</i>	
34	Flex, cable and wire etc.	
	<i>Amend T.I. to read 57(a) (i) or (ii)</i>	
35	Fluorescent lamp ballasts etc.	
	<i>Amend T.I. to read 57(b)</i>	
	Flux-cored solder wire	
	<i>Amend T.I. to read 75(b)</i>	
37	Galvanometers	
	<i>Amend T.I. to read 57(b)</i>	
	Gauze, screens etc.	
	<i>Amend T.I. to read 75(b)</i>	

Page	Article
39	Gold— <i>Amend T.I. of sub-item (c) to read 75(b)</i>
40	Graphite or carbons electrodes etc. <i>Amend T.I. to read 57(b)</i> Gratings for car washing floors etc. <i>Amend T.I. to read 66(c)</i>
42	Hose couplings etc. <i>Amend T.I. of sub-items (c) (d) and (e) to read 66(c)</i>
43	House-lighting storage batteries etc. <i>Amend T.I. to read 57(b)</i>
45	Insulated Staples <i>Amend T.I. to read 57(b)</i> Insulating tape <i>Amend T.I. to read 57(b)</i> Insulator pins <i>Amend T.I. to read 57(b)</i>
48	Kalanoid <i>Amend T.I. to read 57(b)</i>
50	Lampholders, electric <i>Amend T.I. to read 57(b)</i>
51	Lead seals <i>Amend T.I. of sub-item (a) to read 57(b)</i> Leatheroid insulating sheets <i>Amend T.I. to read 57(b)</i>
52	Lighting, plants, etc. <i>Amend T.I. to read 57(b)</i> Lightning arrestor forks <i>Amend T.I. to read 57(b)</i> Lightning conductors <i>Amend T.I. to read 57(b)</i>
53	Lorry petrol discharge hose etc. <i>Amend T.I. of sub-items (c) (d) and (e) to read 66(c)</i>
54	Malt extract, dry or liquid etc. <i>Amend T.I. to read 11</i>
56	Meters, electric <i>Amend T.I. to read 57(b)</i> Micanite <i>Amend T.I. to read 57(b)</i>
58	Morganite copper blocks <i>Amend T.I. to read 57(b)</i>
59	Multicore resin solder wire <i>Amend T.I. to read 75(b)</i>
60	Multimeters <i>Amend T.I. to read 57(b)</i>
61	Nescafe <i>Amend T.I. to read 9(b)</i> Netting plastic coated fibre-glass <i>Amend T.I. to read 75(b)</i>
65	Operating poles <i>Amend T.I. to read 57(b)</i>
66	Pallacast wire <i>Amend T.I. to read 57(b)</i>
67	Pectin powder “Certo” <i>Amend T.I. to read 11</i>
69	Pins insulators <i>Amend T.I. to read 57(b)</i>
70	Plastic coated fibre-glass netting <i>Amend T.I. to read 75(b)</i>
71	Poles operating <i>Amend T.I. to read 57(b)</i>
72	Potassium sorbate <i>Delete sub-items (a) and (b) and insert the tariff item 11</i> Pressphan <i>Amend T.I. to read 57(b)</i> Preservatives, Bush's e.g. Salvo— <i>Amend sub-item (a) to read “for use in the manufacture of foodstuffs and beverages 11”</i>
73	Pushes, bell, electric <i>Amend T.I. to read 57(b)</i>
75	Raspberry F 39 <i>Amend T.I. to read 11</i>
81	Rolscreens <i>Amend T.I. to read 75(b)</i>
87	Sheets, leatheroid insulating <i>Amend T.I. to read 57(b)</i>
89	Sodium Benzonate <i>Delete sub-items (a) and (b) and insert the following:—</i>
	(a) for use in the manufacture of foodstuffs and beverages 11 (b) other uses 108(k).
	Sodium bisulphite— <i>Delete sub-items (a) and (b) and insert the following:—</i>
	(a) for use in the manufacture of foodstuffs and beverages 11 (b) other uses 108(k.).
90	Sodium metabisulphite <i>Amend to read “Sodium metabisulphite”</i> <i>Delete sub-items (a) and (b) and insert the following:—</i>
	(a) for use in the manufacture of foodstuffs and beverages 11 (b) other uses 108(k.).
	Solder wire, flux cored <i>Amend T.I. to read 75(b)</i>

SCHEDULE—(Contd.)

Page	Article
91	Sprayon Aerosols— No. 601 Red insulating varnish <i>Amend T.I. to read 57(b)</i>
	Steel inserted joint piping <i>Amend T.I. to read 66(c)</i>
	Stencil brushes <i>Amend T.I. to read 125A</i>
92	Step irons for use in sewerage schemes <i>Amend T.I. to read 66(c)</i>
97	Tecalemit Washway etc. <i>Amend T.I. to read 66(c)</i>
	Tetrachloride, carbon <i>Amend T.I. to read 57(b)</i>
99	Transformers electric <i>Amend T.I. to read 57 (b)</i>
101	Ultranets etc. <i>Amend T.I. to read 75(b)</i>
105	Wire, binding, armature <i>Amend T.I. to read 75(a)</i>
	Wire, cable and flex etc. <i>Amend T.I. to read 57(a) or 75(a) or (b)</i>
106	Wire, multicore resin solder <i>Amend T.I. to read 75(b)</i>
	Wirerope— <i>Amend T.I. of sub-item (b) to read 75 (b)</i>
	Wire, solder flux-cored <i>Amend T.I. to read 75(b)</i>
	Wire stay, galvanized steel <i>Amend T.I. to read 75(b)</i>
109	Yeast, bakers <i>Amend T.I. to read 177</i>

GAZETTE NOTICE No. 3006

EAST AFRICAN CUSTOMS AND EXCISE DEPARTMENT

CUSTOMS TARIFF INTERPRETATION

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

Custom House, Mombasa.
8th August 1966.

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

1. Deletions

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

Page	Article
SECTION A	

36	Froth Heading Concentrate
44	India tape etc.
50	Lamps drip feed Lamps starting
88	Simpson's Foam Bath Iodine
102	Vebol-refined palm oil

2. Amendments

SECTION B

8	Basol 77 Crystals etc. <i>Amend "Teapol" to read "Teepol!"</i>
27	Dicalcium Phosphate <i>Amend T.I. of sub-item (b) to read 108(k) (w.e.f. 1.7.66)</i>
48	Kellogg's products etc. <i>Amend "Forsties" to read "Frosties"</i>
51	Lemon grass oil etc. <i>Delete the words "other than for medicinal use"</i> Lemon oil etc. <i>Delete the words "other than for medicinal use"</i>

4. Addition

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

Page	Article	Tariff Item No.	Amendment Slip
SECTION A			
66	Palmol-refined palm oil	7	8/66
SECTION B			
Page			
2	Adcortyl—A	8/66	
4	Baneocin..	8/66	
9	Encapla	8/66	
12	Hytison	8/66	
15	Miltrate	8/66	
15	Milpath	8/66	

GAZETTE NOTICE No. 3007

(QUAR/O/X/96)

THE ANIMAL DISEASES ACT 1965

(No. 4 of 1965)

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

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

Kabete,
2nd August 1966.

I. E. MURIITHI,
Director of Veterinary Services.

SCHEDULE I—FOOT-AND-MOUTH DISEASE

L.O. 9394, 8762; The Manager, Mzuri Safari Farmers Co-op., P.O. Box 142, Naivasha; Nakuru District.
L.O. 7287; The Manager, Steers Ltd., P.O. Ziwani; Taita District.

SCHEDULE II—EAST COAST FEVER

L.O. 262, 263, 264, 270/1, 1851/2, 14004, 4001, 4531, 5893, 5894, 5895, 5896, 7316 and 4162; The Manager, Donyo Sabuk Estate, P.O. Thika; Thika District.
L.O. 8943/7, 9946/2 and 8943/8; Mrs. M. Baillier, P.O. Box 135, Nakuru; Nakuru District.
L.O. 870; The Principal, The Kagumo College, P.O. Box 18, Nyeri; Nyeri District.
L.O. 6392/16; Mr. P. J. Kamau, P.O. Box 284, Nyeri; Nyeri District.
L.O. 2895/6, 2895/3, 10504 and 9561; The Settlement Officer, Timau Settlement Scheme, P.O. Timau; Laikipia District.
L.O. 1098; The Manager, Ndiritu Estate, P.O. Box 171, Nyeri; Nyeri District.
L.O. 2480; The Manager, Limunga Farm Ltd., P.O. Box 10, Thomson's Falls; Laikipia District.

SCHEDULE III—NEWCASTLE DISEASE

L.O. 8332, 7374/R and 1731; Mr. F. S. Howden, Kapiti Plains Estate, P.O. Konza; Machakos District.
Kitui Township including Kalundu Market; The District Commissioner, Kitui; Kitui District.

SCHEDULE IV

First Column	Second Column
Gazette Notice No. 2441 dated the 28th day of June 1965.	By deleting from Schedule III (Newcastle Disease) thereto the following:— "Kambaa Village; The District Commissioner, Kiambu; Kiambu District."
Gazette Notice No. 4289 dated the 8th day of November 1965.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— "North Wanga Location; The District Commissioner, P.O. Box 43, Kakamega; Kakamega District."
Gazette Notice No. 159 dated the 10th day of January 1966.	By deleting from Schedule II (East Coast Fever) thereto the following:— "L.O. 11359; Mr. Peter Thande, P.O. Box 226, Limuru; Kiambu District."
Gazette Notice No. 926 dated the 7th day of March 1966.	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following:— "Moiben Location; The District Commissioner, Elgeyo/Marakwet, P.O. Tambach; Elgeyo/Marakwet District."

GAZETTE NOTICE No. 3008

MINISTRY OF NATURAL RESOURCES

LOCAL PURCHASE ORDER BOOK Nos. B 245601-245650

IT IS notified that the used Local Purchase Order Book Nos. B 245601-245650 containing (duplicate and triplicate order forms only) has been lost.

The lost Local Purchase Order Book Nos. B 245601-245650 is now cancelled, and no liability will be accepted by the Ministry of Natural Resources in respect of goods supplied or services rendered against the duplicate or triplicate of the order forms of the said lost Local Purchase Order Book.

M. MBATHI,
for Permanent Secretary for Natural Resources.

GAZETTE NOTICE No. 3009

THE GOVERNMENT LANDS ACT

(Cap. 280)

THIKA—PLOTS FOR SHOPS, OFFICES AND FLATS
(EXCLUDING THE SALE OF PETROL)

THE Commissioner of Lands gives notice that plots in Thika Municipality as described in the Schedule hereto are available for alienation and applications are invited for the direct grant of the plots.

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

3. Application forms, on the approved *pro forma* obtainable from the Town Clerk, Thika, should be submitted to the Commissioner of Lands, Nairobi, through the Town Clerk, Thika.

4. Applications must be sent so as to reach the Town Clerk, Thika, not later than noon on 15th September 1966.

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

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

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

General Conditions

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

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

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

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

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

Special Conditions

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

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

Provided that if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President, notwithstanding anything to the contrary contained in the Government Lands

Act (Cap. 280), to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained.

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

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

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

5. The land and buildings shall only be used for shops (excluding the sale of petrol), offices and flats.

6. The buildings shall not cover more than 75 per centum of the area of the land if used for shops and/or offices purposes only or such lesser area as may be laid down by the Local Authority in its By-laws and not more than 50 per centum of the area of the land if used for the combined purposes of shops, offices and flats or such lesser area as may be laid down by the Local Authority in its By-laws.

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

8. The grantee shall not subdivide the land.

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

Provided that such consent shall not be required for the letting of individual shops, offices and flats.

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

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

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

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

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

Dated at Nairobi this 16th day of August 1966.

SCHEDULE

L.R. No.	Area (Approx.)	Stand Premium	Annual Rent	Road Charges	Survey Fees
520	Acres 0·1653	Sh. 4,000	Sh. 800	Payable on demand	Sh. 199
521	0·1653	4,000	800	"	199
522	0·1653	4,000	800	"	199

GAZETTE NOTICE NO. 2916

THE GOVERNMENT LANDS ACT

(Cap. 280)

ISILO TOWNSHIP—SITE FOR HOTEL—L.R. No. 7918/60

THE Commissioner of Lands gives notice that applications are invited in terms of proposals for the development of the above plot for the purposes of an hotel.

Conditions of Sale

1. Sealed envelope marked "Application for Hotel Site" should be deposited with the Commissioner of Lands before noon on 12th September 1966. Any correspondence other than the tender itself should not be marked in this way as applications will not be opened until the closing date.

2. Plans of the site may be inspected in the Department of Lands, Nairobi, or be obtained from Public Maps Officer, P.O. Box 30089, Nairobi, on payment of Sh. 3 per copy post free.

3. Each application should be accompanied by a statement indicating:—

(a) The outline proposals of the applicant for the development of the site, which may include sketch designs and should show—

- (i) principal access;
- (ii) an indication of the number of bedrooms;
- (iii) the number and nature of public rooms to be provided;
- (iv) the applicant's proposals for dealing with traffic circulation and car parking on the plot.

This accommodation to be completed and ready for occupation within 36 months of the commencement of the term of the grant. Applicants may, if they wish, indicate their plans for subsequent additional development.

(b) The amount of capital available for development together with a statement from the applicant's bankers, or from the representative of some other financial institution acceptable to the Commissioner, certifying that this amount is either immediately available, or will to the best of his belief become available during the course of the construction of the hotel.

4. The successful applicant will be required as a condition precedent to a grant, to deposit with such person or body as the Commissioner may direct, securities of a nature to be approved by the Commissioner equal in value to a total of 10 per cent of the amount of capital it is proposed to expend on the project exclusive of the cost of the land and the roads, drains and sewers to serve it and will accompany those securities by signed forms of transfers and/or other documents necessary to vest the said securities in the person or body directed by the Commissioner without further assurance in the event of the same becoming forfeited as hereinafter provided. The said securities together with the signed transfer and/or documents shall be held by the person or body aforesaid upon the following terms and conditions, that is to say:—

(i) so long as the applicants shall perform and observe all and singular the covenants and conditions herein expressed to be performed and observed by the applicant the Commissioner shall not direct that action upon the said transfer and/or documents should be taken;

(ii) so long as the applicant shall perform and observe all and singular the covenants and conditions herein expressed to be performed and observed by him as aforesaid, the applicant shall be entitled to receive and be paid all interest accruing due in respect of the said securities;

(iii) when the applicant shall have duly performed and observed all the covenants and conditions to be performed by him as aforesaid within the time herein prescribed (time being the essence of the contract), the Commissioner shall hand the applicant both the securities and transfers and/or documents hereinbefore referred to;

(iv) if the applicant shall fail to comply with Special Condition No. 1 of the grant (time being the essence of the contract), the Commissioner shall be at liberty to direct that the said transfers and/or other documents be presented and the said securities shall be forfeited.

5. The successful applicant will be required to pay within 28 days of notification that his application has been successful the stand premium set out in the Schedule, together with the proportionate amount of rent due to 31st December following, the survey fees and fees payable in respect of the preparation and registration of the title, together with the stamp duty and the proportionate cost as so far estimated of roads, drains, sewers. Title will be issued as soon as possible.

6. The grant will be made under the Government Lands Act (Cap. 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act. The term of the grant will be 99 years from the first of the month following the notification that the application has been successful.

Special Conditions

1. The grantee shall erect complete for occupation within 36 months of the commencement of the term buildings of approved design on proper foundations constructed of stone, burnt brick or concrete with roofing of tiles or other permanent materials approved by the Commissioner.

2. The grantee shall maintain the buildings (including the external paintwork) in good and substantial tenable repair and condition.

3. The buildings shall not be erected until plans (including block plans showing the positions of the buildings and a system of drainage for disposing of sewage, surface and sullage water of the land), drawings, elevations and specifications thereof shall have been approved in writing by the Local Authority and the Commissioner. Such plans, drawings, elevations and specifications shall be submitted in writing in triplicate to the Commissioner through the Local Authority within nine months of the commencement of the term.

4. The land and buildings shall only be used for hotel purposes.

5. The grantee shall not subdivide the land.

6. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands: no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 1 has been performed.

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

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

9. 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, pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignment of main or service pipes or telephone or telegraph wires and electric mains.

SCHEDULE

Plot No.—L.R. 7918/60.

Area.—0.363 acres (approximately).

Stand premium.—Sh. 3,200.

Annual rent.—Sh. 640.

Roads and drains charges.—On demand.

Stamp duty.—Sh. 120.

Survey fees.—Sh. 199.

GAZETTE NOTICE No. 2917

THE GOVERNMENT LANDS ACT
(Cap. 280)

NAKURU MUNICIPALITY

Plots for Private Residential Purposes

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

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

3. Applications should be submitted to the Commissioner of Lands, Nairobi, through the District Commissioner, Nakuru, stating the plot required in order of preference. Applications must be on prescribed forms which are available from Lands Department, District Commissioner, Nakuru, or Town Clerk, Nakuru.

4. Applications must be sent so as to reach the District Commissioner not later than noon on the 23rd day of September 1966.

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

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

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

General Conditions

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

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

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

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

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

Special Conditions

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

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

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

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

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

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

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

6. The buildings shall not cover more than 50 per centum of the area of the land.

7. The grantee shall not subdivide the land.

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

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

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

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

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

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 or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.

Dated at Nairobi this 9th day of August 1966.

SCHEDULE

Plot No.	Area Acres (Approx.)	Stand Premium	Annual Rent	Road Charges	Survey Fees
451/560 ..	0.2755	Sh. 1,653	Sh. 331	On demand	Sh. 199
451/566 ..	0.240	1,440	288	"	199
451/567 ..	0.240	1,440	288	"	199
451/568 ..	0.240	1,440	288	"	199

GAZETTE NOTICE No. 2838

THE GOVERNMENT LANDS ACT

(Cap. 280)

PLOTS FOR SHOPS, OFFICES AND FLATS (EXCLUDING THE SALE OF PETROL)—SULTAN HAMUD

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

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

3. Application forms, on the approved *pro forma* obtainable from the District Commissioner, Machakos, should be submitted to the Commissioner of Lands, Nairobi, through the District Commissioner, Machakos, stating the plots required in order of preference.

4. Applications must be sent so as to reach the District Commissioner, not later than noon on 6th September 1966.

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

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

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

General Conditions

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

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

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

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

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

Special Conditions

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

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

Provided that if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President, notwithstanding anything to the contrary contained in the Government Lands Act (Cap. 280), to re-enter into and upon the land or any

part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained.

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

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

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

5. The land and buildings shall only be used for shops (excluding the sale of petrol), offices and flats.

6. The buildings shall not cover more than 75 per centum of the area of the land if used for shops and/or offices purposes only or such lesser area as may be laid down by the Local Authority in its By-laws and not more than 50 per centum of the area of the land if used for the combined purposes of shops, offices and flats or such lesser area as may be laid down by the Local Authority in its By-laws.

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

8. The grantee shall not subdivide the land.

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

Provided that such consent shall not be required for the letting of individual shops, offices and flats.

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

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

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

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

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

Dated at Nairobi this 22nd day of July 1966.

SCHEDULE

Plot No.	Area (approx.)	Stand Premium	Annual Rent	Road Charges	Survey Fees
17	0.1148	1,250	250	On demand	199
20	0.1148	1,250	250	"	199
21	0.1148	1,250	250	"	199
24	0.1148	1,250	250	"	199
25	0.1148	1,250	250	"	199
26	0.1148	1,250	250	"	199
27	0.1148	1,250	250	"	199
28	0.1148	1,250	250	"	199
29	0.1148	1,250	250	"	199
32	0.1148	1,250	250	"	199
33	0.1148	1,250	250	"	199
36	0.1148	1,250	250	"	199

GAZETTE NOTICE No. 2839

THE GOVERNMENT LANDS ACT
(Cap. 280)

SULTAN HAMUD—SITE FOR A PETROL SERVICE STATION—
PLOT No. 37

THE Commissioner of Lands gives notice that applications are invited in terms of proposals for development of the above-mentioned plot as described in the Schedule hereto.

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

Conditions of Sale

1. Applications should be addressed to the Commissioner of Lands, P.O. Box 30089, Nairobi, to reach him before noon on 6th September 1966.

2. Each application should be accompanied by a statement indicating:—

- (a) the detailed development proposals of the land, name of the consultant to be employed on the erection of the buildings. A site layout plan showing the siting of the proposed buildings in relation to the boundaries of the land should also be submitted;
- (b) the amount of capital available for development, together with a statement from the applicants' bankers certifying that the amount is available for the construction of the buildings;
- (c) the development will be in accordance with the Local Authority's By-laws.

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

- (a) If the applicant is offered and takes up and pays for the plot within a period of 14 days, as required in paragraph 4 below, the deposit will be credited to him.
- (b) If the application is unsuccessful the applicant's deposit will be returned to him.
- (c) If the application is successful and the applicant fails to take up and pay for the plot within a period of 14 days, as required by paragraph 4 below the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

4. The successful applicant will be required to pay within 14 days of notification that his application has been successful the stand premium set out in the Schedule, the proportionate amount of rent and the fees payable in respect of the preparation and registration of the title together with stamp duty and the estimated cost of the construction of roads, drains and sewers to serve the plot. In default of payment within the specified period the Commissioner of Lands may cancel the allotment and the applicant shall have no claim to the plot.

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

6. The term of the grant will be for 99 years from the first day of the month following the notification that the application has been successful.

Special Conditions

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

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

Provided that notwithstanding anything to the contrary contained in or implied by the Government Lands Act (Cap 280), if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained.

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

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

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

5. The land and buildings shall only be used as a petrol service station.

6. The grantee shall not subdivide the land.

7. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any buildings thereof.

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

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

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

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

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

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

Dated at Nairobi this 22nd day of July 1966.

SCHEDULE

Area.—0.2296 acre (approximately).

Stand premium.—Sh. 6,000.

Annual rent.—Sh. 1,200.

Survey fees.—Sh. 199.

Estimated cost of roads and drains.—On demand.

GAZETTE NOTICE NO. 2840

THE GOVERNMENT LANDS ACT
(Cap. 280)

CITY OF NAIROBI—SITE FOR HOTEL

Unsurveyed Plot—Nairobi Airport (Embakasi Village)

THE Commissioner of Lands gives notice that applications are invited in terms of proposals for the development of an unsurveyed plot situated in Embakasi Village close to Nairobi Airport, for the purposes of an hotel. Applicants or their consultants should familiarize themselves with the City Council's road proposals for the area.

Conditions of Sale

1. Sealed envelope marked "Application for Hotel Site" should be deposited with the Commissioner of Lands before noon on 31st August 1966. Any correspondence other than the tender itself should not be marked in this way as applications will not be opened until the closing date.

2. Plans of the site may be inspected in the Department of Lands, Nairobi.

3. Each application should be accompanied by a statement indicating:

- (a) The outline proposals of the applicant for the development of the site, which may include sketch designs and should show—
 - (i) principal access;
 - (ii) an indication of the number of bedrooms;
 - (iii) the number and nature of public rooms to be provided;
 - (iv) the applicant's proposals for dealing with traffic circulation and car parking on the plot.

This accommodation to be complete and ready for occupation within 36 months of the commencement of the term of the grant. Applicants may, if they wish, indicate their plans for subsequent additional development.

(b) The amount of capital available for development together with a statement from the applicant's bankers, or from the representative of some other financial institution acceptable to the Commissioner, certifying that this amount is either immediately available, or will to the best of his belief become available during the course of the construction of the hotel.

4. The successful applicant will be required as a condition precedent to a grant, to deposit with such person or body as the Commissioner may direct, securities of a nature to be approved by the Commissioner equal in value to a total of 10 per cent of the amount of capital it is proposed to expend on the project exclusive of the cost of the land and the roads, drains and sewers to serve it and will accompany those securities by signed forms of transfers and/or other documents necessary to vest the said securities in the person or body directed by the Commissioner without further assurance in the event of the same becoming forfeited as hereinafter provided. The said securities together with the signed transfer and/or documents shall be held by the person or body aforesaid upon the following terms and conditions, that is to say—

- (i) so long as the applicant shall perform and observe all and singular the covenants and conditions herein expressed to be performed and observed by the applicant, the Commissioner shall not direct that action upon the said transfer and/or documents should be taken;
 - (ii) so long as the applicant shall perform and observe all and singular the covenants and conditions herein expressed to be performed and observed by him as aforesaid, the applicant shall be entitled to receive and be paid all interest accruing due in respect of the said securities;
 - (iii) when the applicant shall have duly performed and observed all the covenants and conditions to be performed by him as aforesaid within the time herein prescribed (time being the essence of the contract), the Commissioner shall hand the applicant both the securities and transfers and/or documents hereinbefore referred to;
- Roads and drains charges.*—Sh. 40,000 (very approximately).
- (iv) if the applicant shall fail to comply with Special Condition No. 1 of the grant (time being the essence of the contract), the Commissioner shall be at liberty to direct that the said transfers and/or other documents be presented and the said securities shall be forfeited.

5. The successful applicant will be required to pay within 28 days of notification that his application has been successful the stand premium set out in the Schedule, together with the proportionate amount or rent due to 31st December following, the survey fees and fees payable in respect of the preparation and registration of the title, together with the stamp duty and the proportionate cost as so far estimated of roads, drains, sewers. Title will be issued as soon as possible.

6. The grant will be made under the Government Lands Act (Cap. 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act. The term of the grant will be 99 years from the first day of the month following the notification that the application has been successful.

Special Conditions

1. The grantee shall erect complete for occupation within 36 months of the commencement of the term buildings of approved design on proper foundations constructed of stone, burnt brick or concrete with roofing of tiles or other permanent materials approved by the Commissioner.

2. The grantee shall maintain the buildings (including the external paintwork) in good and substantial tenantable repair and condition.

3. The buildings shall not be erected until plans (including block plans showing the positions of the buildings and a system of drainage for disposing of sewage, surface and sullage water of the land), drawings, elevations and specifications thereof shall have been approved in writing by the Local Authority and the Commissioner. Such plans, drawings, elevations and specifications shall be submitted in writing in triplicate to the Commissioner through the Local Authority within nine months of the commencement of the term.

4. The land and buildings shall only be used for hotel purposes.

5. The grantee shall not subdivide the land.

6. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands; no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 1 has been performed.

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

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

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

SCHEDULE

Plot No.—Unsurveyed.

Area.—1.75 acres (approximately).

Stand premium.—Sh. 30,000.

Annual rent.—Sh. 6,000.

GAZETTE NOTICE NO. 2841

THE GOVERNMENT LANDS ACT

(Cap. 280)

RESIDENTIAL PLOT—NAIROBI SOUTH AREA "B"

THE Commissioner of Lands gives notice that applications are invited for a plot of land in Nairobi South Estate "B" Area for the purpose of private residence. A plan of the plot may be seen in Lands Department, Nairobi, or may be obtained by post on payment of Sh. 6, postage free, from the Public Map Office, P.O. Box 30089, Nairobi.

Conditions of Sale

1. Applications should be submitted to the Commissioner of Lands, P.O. Box 30089, Nairobi, on or before noon on 31st August 1966. Applicants must enclose with their applications their cheque for Sh. 1,000 as a deposit made payable to the Commissioner of Lands which will be dealt with as follows:—

- (a) If the applicant is offered and takes up and pays for the plot within the period of 14 days as required by Condition No. 3 below, the deposit will be credited to him.

- (b) If the application is unsuccessful the applicant's deposit will be returned to him.
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within the period of 14 days as required by Condition No. 3 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

2. Each application should be accompanied by a statement indicating the amount of capital it is proposed to spend on the project, with a banker's letter in support.

3. Each allottee of the plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been successful the proportion of the annual rental (where applicable), together with survey, conveyancing, stamp duty, registration fees and provisional assessment for roads and drains charges. In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the claimant shall have no claim to the plot.

General Conditions

1. The grant will be made under the provisions of the Government Lands Act (Cap. 280 of the Revised Edition of the Laws of Kenya) 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 the letter of application.

3. The term of the grant will be for 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 shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

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

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

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

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

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

4. Not more than one private dwelling-house with the necessary offices and outbuildings appurtenant thereto (excluding a guest house) shall be erected on the land.

5. The buildings shall not cover a greater or lesser area of the land as may be laid down by the Local Authority in its by-laws.

6. The grantee shall not subdivide the land.

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

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

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

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

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

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

Dated at Nairobi this 23rd day of July 1966.

SCHEDULE

L.R. No.—209/3674.

Area.—0.1492 acre (approximately).

Stand premium.—Sh. 2,080.

Annual rent.—Sh. 416.

Road charges.—Sh. 4,556/35.

Survey fees.—Sh. 199.

GAZETTE NOTICE NO. 3010

FARM FOR SALE—KIAMBУ

THE Minister for Agriculture and Animal Husbandry, under the powers conferred by section 187 (4) of the Agriculture Act, hereby offers for sale by public tender the undermentioned property:—

L.R. No. 3554/6 of 52 acres—Kamiti Area of the Kiambу District, the property of George William Hatton.

The farm is situated near the junction of the Kamiti and Kiu Valley Roads.

There is a dwelling house of stone under C/I roof with various stores nearby. Water supply is from the river from which piping has been laid to a 500-gallon tank. There is no pump. It is the tenderer's responsibility to verify these particulars.

All tenderers must be able to prove to the Kiambу District Agricultural Committee that they have adequate experience of agriculture and are financially capable of developing the farm to the required standard of good husbandry.

Any transaction arising out of this advertisement will be subject to the consent of the Kiambу Divisional Land Control Board.

No tenders for purchase of this property below the £900 will be considered.

Applications for lease with the option to purchase, stating the rental offered, may be considered, but offers of outright purchase will receive priority.

Interested parties may view the property by arrangement with the undersigned.

The Minister does not bind himself to accept the highest or any tender.

Tenders in sealed envelopes marked "Tender for G. W. Hatton's Farm" must be addressed to the undersigned to reach him on or before 31st August 1966.

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

GAZETTE NOTICE No. 3011

CENTRAL AGRICULTURAL BOARD

FARM MANAGER

APPLICATIONS are invited for the post of Farm Manager at Kamaya Estate, a 4,000-acre farm in the Kilifi District.

Applicants must have considerable experience in coastal agriculture and be capable of organizing the production of tree crops such as coconuts and cashew nuts and, cash crops such as maize, bixa, etc., and must also be experienced in cattle. It is essential that they should be capable of the efficient direction of farm labour and the organization of a small labour settlement scheme. A knowledge of normal farm accounts and the maintenance of farm machinery is also essential.

The post is not permanent, and there will be an initial period of three months' probation, after which it is hoped to offer a year's contract. Salary will be between £750 to £1,200 per annum according to experience.

Applications in own handwriting with copies of references should be made in the first place to the Chief Executive Officer, Central Agricultural Board, P.O. Box 30028, Nairobi, and should be copied to the Assistant Area Manager, Central Agricultural Board, P.O. Box 90, Mombasa. The closing date for applications will be Monday, 22nd August 1966.

B. B. F. RUSSELL,
for Chief Executive Officer.

GAZETTE NOTICE No. 3012

THE LIQUOR LICENSING ACT
(Cap. 121)

LAIKIPIA LIQUOR LICENSING COURT

NOTICE is hereby given that the next statutory meeting of the Laikipia Liquor Licensing Court will be held in the Boardroom of the Laikipia County Council Offices, Nanyuki, on Monday, 7th November 1966, at 10 a.m.

Applications to be considered at this meeting, whether for new licences, transfers, removals or renewals, must be received in the Office of the District Commissioner, Laikipia, P.O. Box 11, Nanyuki, not later than 24th September 1966, and should be submitted on appropriate form in triplicate with a Sh. 10 revenue stamp affixed on the original. Any application not received by this date may only be considered if it is received before 10th October 1966, and on payment of an additional fee of Sh. 150.

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

Applicants are advised to submit their applications by registered post.

M. L. ANDITI-MINGALA,
Nanyuki,
President,
8th August 1966.
Laikipia Liquor Licensing Court.

GAZETTE NOTICE No. 3013

THE LIQUOR LICENSING ACT
(Cap. 121)

NAROK LIQUOR LICENSING COURT

THE next statutory meeting of the Narok Liquor Licensing Court will be held in the Office of the District Commissioner, Narok, on Monday, 14th November 1966, at 10 a.m.

Applications to be considered at this meeting, whether for new licences, transfers, removals or renewals, must be received in the Office of the District Commissioner, P.O. Box 4, Narok, not later than 25th September 1966, on the appropriate forms with a Sh. 10 revenue stamp affixed. Any application received later than this date may only be considered if it is received before 9th October 1966, and on payment of an additional fee of Sh. 150.

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

Applicants are advised to submit their applications by registered post.

F. K. CHEROGONY,
President,
Narok Liquor Licensing Court.

GAZETTE NOTICE No. 3014

THE LIQUOR LICENSING ACT

(Cap. 121)

NAIROBI LIQUOR LICENSING COURT

THE following additional application will be considered by the Nairobi Liquor Licensing Court at its special meeting to be held on Monday, 5th September 1966, at 10 a.m., at the District Commissioner's Office, Kenyatta Avenue, Nairobi Area, Nairobi, published under Gazette Notice No. 2867 of 2nd August 1966:—

NEW APPLICATION

Malt and Non-spiritous Liquor On-licence

Paradise Bar and Restaurant (Simon Mbachia Ngethe), P.O. Box 8720, Nairobi; Plot No. 209/785/14/5, River Road/Saldanha Street, Nairobi.

W. K. MARTIN,
President,
Nairobi Liquor Licensing Court.

GAZETTE NOTICE No. 3015

THE LIQUOR LICENSING ACT

(Cap. 121)

TAITA LIQUOR LICENSING COURT

NOTICE is hereby given that the next statutory meeting of the Taita Liquor Licensing Court will be held in the Office of the District Commissioner, Wundanyi, on 14th November 1966, at 10 a.m., to consider applications for 1967 licences.

Applications for new licences, renewals, transfers and removals are invited to reach the District Commissioner, Wundanyi, not later than 24th September 1966. All applications must be submitted in triplicate on the appropriate form affixed with a Sh. 10 revenue stamp on the original copy only.

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

R. K. MUSYOKI,
President,
Taita Liquor Licensing Court.

GAZETTE NOTICE No. 3016

THE LIQUOR LICENSING ACT

(Cap. 121)

NAKURU LIQUOR LICENSING COURT

THE next statutory meeting of the Nakuru Liquor Licensing Court will be held in the District Commissioner's Office on Monday, 14th November 1966, commencing at 10 a.m.

Applications to be considered at this meeting, whether for new licences, transfers, removals or renewals, must be addressed to the undersigned so as to reach him on or before 25th September 1966, on appropriate application form together with Sh. 10 revenue stamp affixed. Late applications will only be entertained on payment of an additional late fee of Sh. 150.

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

J. GITUMA,
President,
Nakuru Liquor Licensing Court.

GAZETTE NOTICE No. 3017

THE LIQUOR LICENSING ACT

(Cap. 121)

KIRINYAGA LIQUOR LICENSING COURT

THE next statutory meeting of the Kirinyaga Liquor Licensing Court will be held in the Office of the District Commissioner, Kerugoya, on Monday, 14th November 1966.

Applications to be considered at this meeting, whether for new licences, renewals, transfers or removals must be received in this office not later than 25th September 1966, on the appropriate forms with a Sh. 10 revenue stamp affixed. Any application not received by this date may only be considered if it is received before 9th October 1966, and on payment of a late fee of Sh. 150.

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

R. E. ALAI,
President,
Kirinyaga Liquor Licensing Court.

GAZETTE NOTICE No. 3018

THE LIQUOR LICENSING ACT
(Cap. 121)

KERICO LIQUOR LICENSING COURT

THE next statutory meeting of the Kericho Liquor Licensing Court will be held in the County Council of Kipsigis, Kericho, on Monday, 14th November 1966, at 10.30 a.m.

Applications to be considered at this meeting, whether for new licences, renewals, transfers or removals, must be received in the Office of the District Commissioner, P.O. Box 19, Kericho, not later than 25th September 1966, on the appropriate form with a Sh. 10 revenue stamp affixed. Any application received after this date may only be considered if it is received before 14th October 1966, and on payment of an additional fee of Sh. 150.

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

B. E. OKENO OSARE,
Kericho, President,
6th August 1966. *Kericho Liquor Licensing Court.*

GAZETTE NOTICE No. 3019

THE LIQUOR LICENSING ACT
(Cap. 121)

EMBU LIQUOR LICENSING COURT

NOTICE is hereby given that the next statutory meeting of the Embu Liquor Licensing Court will be held in the Embu African Appeal Court Hall on Monday, 14th November 1966, at 10 a.m.

Applications to be considered at this meeting whether for new licences, transfers, removals or renewals, must be received in the Office of the District Commissioner, Embu, P.O. Box 3, Embu, not later than 25th September 1966, on the appropriate form with a Sh. 10 revenue stamp affixed. Any application not received by this date may only be considered if it is received before 25th October 1966, and on payment of an additional fee of Sh. 150.

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

Applicants are advised to submit their applications by registered post.

J. M. MBITHI,
Embu, President,
4th August 1966. *Embu Liquor Licensing Court.*

GAZETTE NOTICE No. 3020

THE AFRICAN LIQUOR ACT
(Cap. 122)

NAKURU AFRICAN LIQUOR LICENSING BOARD

DULY authorized by the Provincial Commissioner, Rift Valley Province, a special meeting of the Nakuru African Liquor Licensing Board will be held in the District Commissioner's Office, Nakuru, on Tuesday, 30th August 1966, at 10 a.m., to consider the following applications:—

NEW APPLICATIONS

- The Manager, Delamere Estates Ltd., P.O. Elmentaita, Plot No. L.R. 9362, for Buza and Muratina.
 Wanyoike Paul, P.O. Box 469, Nakuru, Solai Sisal Estate, for Muratina and Buza.
 Paul Ngunjiri, P.O. Box 356, Nakuru, Plot No. L.R. 9246, Bahati, Nakuru, for Buza and Muratina.
 Kipkoskei Nyonyotik, P.O. Box 112, Molo, Plot No. 6, for Buza and Muratina.
 David Njuguna Thomas, Nessuit Full Primary School, P.O. Njoro, Plot No. 10, Section XXI, Njoro, for Buza and Muratina.
 Kangogo arap Ruto, Sabatia Scheme, P.O. Sabatia, Lomolo Sisal Estate, for Buza and Muratina.
 John Njenga Njuguna, P.O. Box 87, Njoro, building at Mau Narok, for Buza and Muratina.
 The Manager, Lomolo Estates, P.O. Kampi ya Moto, Plot No. L.R. 6581, for Buza and Muratina.

J. GITUMA,
Nakuru, Chairman,
3rd August 1966. *Nakuru African Liquor Licensing Board.*

GAZETTE NOTICE No. 3021

THE AFRICAN LIQUOR ACT
(Cap. 122)

NAKURU AFRICAN LIQUOR LICENSING BOARD

THE following application will also be considered by the Nakuru African Liquor Licensing Board at its special meeting to be held in the District Commissioner's Office, Nakuru, on 30th August 1966, at 10 a.m.:—

NEW APPLICATION
 Mrs. Fridah Wanjiku Ngugi, P.O. Box 124, Nakuru: Plot No. 4, Dundori Trading Centre, for Buza and Maratina.

J. GITUMA,
Chairman,
Nakuru African Liquor Licensing Board.

GAZETTE NOTICE No. 3022

THE AFRICAN LIQUOR ACT
(Cap. 122)

LAIKIPIA AFRICAN LIQUOR LICENSING BOARD

THE next statutory meeting of the Laikipia African Liquor Licensing Board will be held in the District Commissioner's Office, Nanyuki, on Monday, 5th December 1966, at 10 a.m., to consider applications for African liquor licences.

All applications must reach the District Commissioner's Office, P.O. Box 11, Nanyuki, on or before 5th November 1966. Applicants for new licences are requested to appear in person or by an advocate before the Licensing Board. Attendance of applicants for renewals is optional unless there are objections, in which case attendance is desirable.

M. L. ANDITI-MINGALA,
Nanyuki, Chairman,
8th August 1966. *Laikipia African Liquor Licensing Board.*

GAZETTE NOTICE No. 3023

THE AFRICAN LIQUOR ACT
(Cap. 122)

KILIFI AFRICAN LIQUOR LICENSING BOARD

A statutory meeting of the Kilifi African Liquor Licensing Board will be held in the Office of the District Commissioner, Kilifi, on Monday, 5th December 1966, at 10 a.m., to consider applications for renewals, transfers and new licences to manufacture and sell African liquor.

Applicants for renewals, transfers and new licences are requested to send their applications to reach the District Commissioner's Office, Kilifi, not later than Saturday, 5th November 1966.

Applicants for renewal of licences are also requested to quote the current year's Licence No., Plot No. or Trading Centre.

Applicants for new licences and renewals must appear in person or by an advocate before the Liquor Licensing Board.

C. P. OKECH,
Kilifi, Chairman,
4th August 1966. *Kilifi African Liquor Licensing Board.*

GAZETTE NOTICE No. 3024

THE AFRICAN LIQUOR ACT
(Cap. 122)

TAITA AFRICAN LIQUOR LICENSING BOARD

DULY authorized by the Provincial Commissioner, Coast Province, Mombasa, the following applications will be considered at a special meeting of the Taita African Liquor Licensing Board which will be held in the District Commissioner's Office, Wundanyi, on Monday, 15th August 1966 at 10 a.m.:—

NEW APPLICATIONS
 Sylvester Mwakudua, T. & T. Sisal Estate Co. Ltd., Mwatate, P.O. Mwatate.
 Lewis Mwasi, Plot No. 14, Voi Kariakoo, P.O. Box 23, Voi.
 Omari Nasir, T. & T. Sisal Co. Ltd., Mwatate, P.O. Mwatate.
 Pitalis Aringo, T. & T. Sisal Co. Ltd., P.O. Mwatate.
 Mwawuganga Tole, Kishushe, Werugha, P.O. Wundanyi.

R. K. MUSYOKI,
Wundanyi, President,
8th August 1966. *Taita African Liquor Licensing Board.*

GAZETTE NOTICE NO. 3025

IN THE HIGH COURT OF KENYA AT KISII

CRIMINAL SESSIONS CALENDAR

*Before The Hon. Mr. Justice Sherrin**Tuesday, 2nd August 1966**Plea: at 9.30 a.m.*

- Cr.C. No. 234 of 1966 Republic v. Marisela Nyangweso w/o Michael Ogaro.
 Cr.C. No. 235 of 1966 Republic v. Gidion Omolo Aguda.
 Cr.C. No. 236 of 1966 Republic v. Philip Namunyi ole Makala and two others.
 Cr.C. No. 238 of 1966 Republic v. Bochaberi w/o Makana.
 Cr.C. No. 197 of 1966 Republic v. Nyangau Kimwamu.

Mention:

- Cr.C. No. 229 of 1966 Republic v. Nyarango Gichuri.

Hearing:

- Cr.C. No. 469 of 1965 Republic v. Kinabus ole Lekisore.

*Wednesday, 3rd August 1966**Hearing: at 9.30 a.m.*

- Cr.C. No. 469 of 1965 Republic v. Kinabus ole Lekisore.
 Cr.C. No. 177 of 1966 Republic v. Joshua Obudho Magolo.

*Thursday, 4th August 1966, and Friday, 5th August 1966**Hearing: at 9.30 a.m.*

- Cr.C. No. 178 of 1966 Republic v. Makori Ondiba.

*Monday, 8th August 1966**Hearing: at 9.30 a.m.*

- Cr.C. No. 181 of 1966 Republic v. Morris Onyango Akote.

*Tuesday, 9th, Wednesday, 10th and Thursday, 11th August 1966**Hearing: at 9.30 a.m.*

- Cr.C. No. 193 of 1966 Republic v. Amisi Obolo and six others.

*Friday, 12th August 1966**Hearing: at 9.30 a.m.*

- Cr.C. No. 194 of 1966 Republic v. Pius Nyoguna Onchiri.

*Monday, 15th August 1966**Hearing: at 9.30 a.m.*

- Cr.C. No. 201 of 1966 Republic v. Chacha Bosongo.

*Tuesday, 16th August 1966**Hearing: at 9.30 a.m.*

- Cr.C. No. 221 of 1966 Republic v. Nungo s/o Aloyo.

*Thursday, 18th and Friday, 19th August 1966**Hearing: at 9.30 a.m.*

- Cr.C. No. 226 of 1966 Republic v. Osongo Ongoba.

*Monday, 22nd August 1966**Hearing: at 9.30 a.m.*

- Cr.C. No. 227 of 1966 Republic v. Thomas Mwita Makuri.

*Tuesday, 23rd August 1966**Hearing: at 9.30 a.m.*

- Cr.C. No. 232 of 1966 Republic v. Okwonyo Omoria and two others.

*Thursday, 25th August 1966**Hearing: at 9.30 a.m.*

- Cr.C. No. 230 of 1966 Republic v. Sandimu Kwambuka and another.

*Monday, 29th, Tuesday, 30th and Wednesday, 31st August 1966.**Hearing: at 9.30 a.m.*

- Cr.C. No. 231 of 1966 Republic v. Mirimi Miriri and six others.

F. E. ABDULLAH,
District Registrar,
High Court of Kenya, Kisii.

GAZETTE NOTICE NO. 3026

THE PRUDENTIAL ASSURANCE CO. LTD.

P.O. Box 30064, NAIROBI, KENYA

LOSS OF POLICY

Life Policy No. 5971607 for a sum assured of £1,500 on the life of Major M. T. Kimani.

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

E. B. JORDAN,
Manager for East Africa.

GAZETTE NOTICE NO. 3027

THE JUBILEE INSURANCE COMPANY LIMITED

(INCORPORATED IN KENYA)

MOMBASA

LOSS OF POLICY

Policy No. 15691 on the life of Mr. Pyarali Mohamed Vaiya of Kayunga, Bugerere

APPLICATION has been made to this Company for the issue of duplicate of the above-numbered policy, the original having been reported as lost or misplaced. Notice is hereby given that unless objection is lodged to the contrary at the office of the Company within 30 days from the date hereof, duplicate policy will be issued.

M. R. HOSANGADY,
Executive Director,
Head Office,
P.O. Box 220, Mombasa.

GAZETTE NOTICE NO. 3028

THE JUBILEE INSURANCE COMPANY LIMITED

(INCORPORATED IN KENYA)

MOMBASA

LOSS OF POLICY

Policy No. 8748 on the life of Mr. Hussen Hassam Javer Lakhani of Kikuyu

APPLICATION has been made to this Company for the issue of duplicate of the above-numbered policy, the original having been reported as lost or misplaced. Notice is hereby given that unless objection is lodged to the contrary at the office of the Company within 30 days from the date hereof, duplicate policy will be issued.

M. R. HOSANGADY,
Executive Director,
Head Office,
P.O. Box 220, Mombasa.

GAZETTE NOTICE NO. 3029

THE JUBILEE INSURANCE COMPANY LIMITED

(INCORPORATED IN KENYA)

MOMBASA

LOSS OF SHARE CERTIFICATES

Share Certificates No. 2060, 10 shares and 2130, 50 shares (Dist. Nos. 48683/48692 and 49303/49352) in the name of Gulbanu Ahmed Rahemtulla of Kisumu.

NOTICE is hereby given that evidence of the loss of the above-numbered share certificates has been furnished to the Company. Any person in possession of the share certificates or claiming to have any interest therein, should communicate immediately with the Company. Failing such communication within 30 days from the date hereof, certified copies of the share certificates will be issued.

Dated at Mombasa this 8th day of August 1966.

M. R. HOSANGADY,
Executive Director,
P.O. Box 220, Mombasa.

GAZETTE NOTICE NO. 3030

THE COOPER MOTOR CORPORATION LIMITED

(INCORPORATED IN KENYA)

NAIROBI

LOSS OF SHARE CERTIFICATE

Share Certificate No. 151, 200 Ordinary Shares, in the name of Thomas Galloway of Nairobi.

NOTICE is hereby given that evidence of the loss of the above-numbered share certificate has been furnished to the Company at P.O. Box 30158, Nairobi. Any person in possession of the share certificate or claiming to have any interest therein, should communicate immediately with the Company. Failing such communication within 30 days from the date hereof, a copy of the share certificate will be issued.

Dated at Nairobi this 11th day of August 1966.

T. GALLOWAY,
P.O. Box 30200,
Nairobi, Kenya.

GAZETTE NOTICE No. 3031

THE TRANSPORT LICENSING ACT
(Cap. 404)

THE undermentioned applications will be considered by the Transport Licensing Board at the Kisumu County Council Hall, Kisumu, on the following dates:—

- (1) Monday, 5th September 1966, at 9 a.m., applications in respect of Road Service Licences.
- (2) Tuesday, 6th September 1966, at 9 a.m., applications in respect of "B" Carriers' Licences.

Every objection in respect of an application shall be lodged with the Licensing Authority and the District Commissioner of the district in which such application is to be heard and a copy thereof shall be sent to the applicant not less than seven days before the date of the meeting at which such application is to be heard. Except where otherwise stated, the applications are for one vehicle. Every objector shall include the size and Registration Number of his vehicle (together with timetables where applicable) operating on the applicant's proposed route.

Those who submit applications in the name of partnerships and companies must bring Certificate of Registration to the T.L.B. meeting.

A. N. OUMA,
Executive Officer,
Transport Licensing Board,
P.O. Box 30440, Nairobi.

ROAD SERVICE LICENCES

- TLB. 11482—Suam Skyway Service, P.O. Box 2062, Endebeess. Change of conditions to alter the present timetable to a new timetable. (2) Increase of passenger-carrying capacity from 7 to 25 passengers. Present route: Suam - Chepchoina - Njoro - Kapumboi - Malinane-Kitale only. (7 passengers.)
- 2748—Busia Bus Service, P.O. Box 83, Bungoma. Route: Bungoma - Butula - Marachi - Bumala - Busia. (50-passenger vehicle.)
- 11471—United Kenya Road Service Co., P.O. Box 243, Kericho. Route: Kericho-Kisumu. (7-passenger vehicle.)
- 7049—Patrick Adala, Nzoia Market, P.O. Ukwala. Variation of route to add Ndori-Bondo-Yimbo-Kisumu and to delete Port Victoria. Present route: Nzoia - Port Victoria - Asembo - Busia. (KCX 832, 51 passengers.)
- 8240—Onyango Wau, P.O. Box 221, Kitale. Route: Kanyarkwat - Kwanza - Knight Corner - Kitale - Kapomboi - Kipsain - West Pokot. (10-passenger vehicle.)
- 9557—Samuel Rogonchi, P.O. Box 434, Kisii. Route: Ramasha - Gesusu - Kiamokama - Nyanturago - Nyamagwa - Igare - Nyandoche - Kiegoro - Kisii - Nyambunwa - Nyachenge - Rongo. (42-passenger vehicle.)
- 10092—Joseph Ager and Sons, P.O. Rongo via Kisii. Route: Kisii - Migori - Tarime. (42-passenger vehicle.)
- 9215—Gesima Power Mills Co., P.O. Box 96, Kisii. Variation of route to add Kisumu. Present route: Gesima - Mesobeti - Magombo - Tombe - Keroka - Kerima - Kebirigo - Manga - Gesima - Kebirigo - Ikonge-Sondú. (But not Kisii-Oyugis.) (KCX 858, 45-passenger vehicle.)
- 3146—Rangala Bus Service, P.O. Ukwala via Kisumu. To increase the passenger-carrying capacity of KDH 29 from 42 to 50 passengers and KDM 112 from 31 to 50 passengers. Present route: Port Southby - Owimbi - Asembo - Nderi - Siya - Ndere - Luambwa - Nanginia - Namboboto - Busia only. (KDH 29, 42 passengers.) Present route: Kisumu-Busia via Ugenya. (KDM 112, 31 passengers.)
- KS/R/75/66—Kegwangina and Co., P.O. Box 142, Kisii. Route: Kisii - Oyugis - Sondú - Maeli - Kebirigo - Kaplong-Sotik-Keroka-Ramasha. (KHS 581, 41 passengers.)
- 76/66—Samson Wango and Samwel N. Sambla, P.O. Box 107, Kisumu. Route: Kisumu-Kisian-Ojole-Maseno - Luanda - Yala - Kadiaga - Wagai - Apuoche. (10-passenger vehicle.)
- 77/66—Okubasu Omufwoko s/o Omufwoko, c/o P.O. Box 75, Nairobi. Route: Kisumu - Kiboswa - Magengo - Chavakale - Kakamega - Mumias - Maya - Ikolomani - Butere - Yala - Luanda - Maseno - Lele - Kisumu - Mumias. (24-passenger vehicle.)
- 78/66—Zakayo Makanga, P.O. Box 69, Yala. Route: Luanda-Kakamega-Kitale. (50-passenger vehicle.)
- 79/66—Gilbert David Gachoka, P.O. Box 422, Kitale. Route: Kitale - Ndalu - Naitiri - Shekhendu - Kiminini-Turbo. (11-passenger vehicle.)
- 80/66—Francis Okongo and Co., P.O. Box 103, Sotik. Route: Manga - Keroka - Magombo - Tombe - Kemera-Getare-Kisii.
- 81/66—Kenya African Bus Union, Kanyada Location, P.O. Homa Bay. Route: Gwassi - Karungu - Ndhwi - Kopany - Homa Bay - Oriang - Kendu Bay. (36-passenger vehicle.)
- 82/66—Koskei arap Tunui, P.O. Box 3, Kabiyet. Route: Kabiyet - Turbo - Kaisambo - Hoey's Bridge - Kitale. (KCY 724, 30-passenger vehicle.)
- 83/66—A. Mohamed, P.O. Box 631, Kitale. Route: Bungoma - Pokoli - Kimili - Kamukuywa - Shikendu - Naitiri - Matunda - Kitale. (45-passenger vehicle.) (2) Kitale-Nzoia-Matunda-Shikendu - Kamukuyu - Kimili - Pokoli - Bungoma. (45-passenger vehicle.)
- 84/66—H. M. Bus Service, P.O. Box 422, Kitale. Route: Suam - Kitale - Eldoret - Nakuru - Ol Kalou - South Kinangop-Limuru-Kiambu. (42-passenger vehicle.)
- 85/66—Hopickson Ndege, Peter Osumo and Philip Gisore, Magwagwa Market, North Mugirango, P.O. Sondú. Route: Magwagwa-Sondú-Kabondo-Mawego-Kendu Bay-Oriang-Kopanyi-Homa Bay. (38-passenger vehicle.)
- 86/66—Taracha and Co., P.O. Box 125, Kisii. Route: Keroka - Birongo - Keumbu - Kisii - Ogumbo - Nyangusu - Nyacheki - Ramasha - Keroka - Gesima - Kebirigo - Nyamira - Manga - Kisii. (46-passenger vehicle.)
- 87/66—Evans Mogire, P.O. Box 535, Kisii. Route: Kisii - Nakuru-Kericho-Nairobi. (48-passenger vehicle.)
- 88/66—Montine Village, P.O. Box 177, Kisii. Route: Kisii - Kemuroti Estate - Kemari - Ikonge - Sondú - Kisii - Keroka - Sotik - Gesima - Kebirigo-Kisii-Kericho. (42-passenger vehicle.)
- 89/66—Aristariko Nyaboga and Stephen Nyansera, P.O. Box 568, Kisii. Route: Nyacheki-Kisii-Kamagombo-Tarime. (41-passenger vehicle.)
- 90/66—Ndiritu s/o Waiganjo and Co., Migori Market, P.O. Suna. Route: Tarime-Migori-Awendo-Rongo-Kisii-Uyugi-Sondú-Ahero-Kisumu. (46-passenger vehicles, two buses.)
- 91/66—Reuben Mukoa and Justus Alfred Ombasa Atai, Magwagwa Market, P.O. Sondú. Route: Keroka - Gesima - Kebirigo - Ikonge - Sondú - Ahero - Miwani-Kiboswa-Kisumu. (39-passenger vehicle.)
- 92/66—Obonyo Bus Union, c/o P.O. Box 49, Nakuru. Route: Kendu Bay-Ndhiwa-Angugo-Macalder-Homa Bay. (32-passenger vehicle.)
- 93/66—Nganga Gathama and Karioki Kahotho, Magwagwa Market, P.O. Sondú via Kisumu. Route: Ikonge - Sotik - Kericho - Kedowa - Mau Summit - Molo - Elburgon - Njoro - Nakuru. (39-passenger vehicle.)
- 94/66—Jason Nyatundo Orwongo, c/o P.O. Box 35, Kisii. Route: Kisii - Nyambunwa Market - Misesi - Ikoba - Riosini - Nyamarame - Nyakeyo - Itumbe - Ogembo - Mogonga - Kenya - Etago. (25-passenger vehicle.)
- 95/66—Jackson K. Orango and Bros., P.O. Box 380, Kericho. Route: Mokomoni-Kebirigo-Makairo-Magombo - Tombe - Kemera - Kisii. (18-passenger vehicle.)
- 96/66—Amemba Maina and Co., Rigoma F.C.S. Ltd., P.O. Keroka, Kisii. Route: Kisii-Sotik-Kericho-Molo - Nakuru - Subukia - Thomson's Falls. (41-passenger vehicle.)
- 97/66—Jameson Ondieki and Co., P.O. Sondú. Route: Kisii - Ikonge - Kericho - Londiani - Timboroa - Eldoret. (39-passenger vehicle.)
- 98/66—Nyamasege Samuel and Joel Mogaka, Magwagwa Market, P.O. Sondú. Route: Molo-Lumbwa-Kericho-Ikonge-Oyugis-Homa Bay. (41-passenger vehicle.)
- 99/66—Ahmed Farah Bus Service, P.O. Box 126, Bungoma. Route: Lugari-Hoey's Bridge-Ndalu-Kitale. (52-passenger vehicle.)
- 100/66—Violet Kabui Kiunga, P.O. Box 539, Eldoret. Route: Eldoret - Turbo - Broderick Falls - Bungoma. (Two vehicles, 7 passengers each.)
- 101/66—Philip K. Kamau, Homa Bay Township, P.O. Homa Bay. Route: Homa Bay-Kisii-Kericho-Nakuru-Nairobi. (7-passenger vehicle.)

ROAD SERVICE LICENCES—(Contd.)

- KS/R/102/66—Kimani Munji and Co., Rongo Market, P.O. Rongo via Kisii. Route: Kasigunga-Karungu-Homa Bay - Kendu Bay - Sondu. (35-passenger vehicle.)
- 103/66—Francis Omurwa and Co., P.O. Box 177, Kisii. Route: Keroka - Keumbu - Nyangoso - Keroka - Kericho - Ikonge - Manga - Kisii. (41-passenger vehicle.)
- 104/66—Samwel Ganda and Bros., Kanyada Location, P.O. Homa Bay. Route: Homa Bay-Rodi-Mirogi-Sori - Homa Bay - Rodi - Mirogi - Sori - Macalder. (27-passenger vehicle.)
- 105/66—Samson Njuguna, P.O. Box 125, Kericho. Route: Kisii - Oyugis - Kabondo - Sondo - Ngora - Chebow - Kericho - Muhoroni - Songhor - Nandi Hills-Kapsabet-Eldoret. (KDB 72, 7 passengers.)
- 106/66—Mbita Bus Union, c/o P.O. Box 17069, Nairobi. Route: Mbita-Kanyasa-Kamagambo-Kisii. (38- to 42-passenger vehicle.)
- 107/66—Arfaxard Nguka Ougo, Obera D.E.B. School, East Konyango Location, P.O. Homa Bay. Route: Obera - Marindi - Rangwe - Kisii - Kosir - Rongo - Awendo - Migori; Karungu - Mirogi - Kendu - Oyugis - Kosir - Kisumu - Homa Bay - Mbita. (KAW 202, 16-passenger vehicle.)
- 108/66—Kuria Transport and Traders Union Ltd., c/o B. C. Maisori Itumbo, P.O. Box 1842, Nairobi. Route: Nyamtniro - Kihancha - Migori - Rongo - Kisii - Sondu - Kisumu - Tarime - Migori - Kehancha-Kisumu. (52-passenger vehicle.) (2) Route: Ntimaru - Kehancha - Migori - Rongo - Kisii-Sondu-Kisumu. (Two vehicles, one of 48 passengers and another of 54 passengers.)
- TLB. 1892—Ugenya Bus Service, P.O. Box 195, Kisumu. Route: Busia - Matayos - Nangina - Ruambwa - Bukiri - Ukwala - Rangala - Yala - Kisumu. (51-passenger vehicle.) (2) Variation of route to add Eldoret. Present route: Kisumu-Ugenya-Buholo-Mumias - Kakamega - Broderick Falls - Kitale. (KDP 8, 42 passengers.)
- 109/66—Simion Masumba, Nyangori Location, c/o P.O. Box 251, Kisumu. Route: Nyongori-Missiri-Kisumu-Masana. (20-passenger vehicle.)
- 110/66—Charles Obure, P.O. Box 92, Maseno. Route: Awendo - Kamagambo - Kisii - Oyugi - Sondu - Kisumu. (Two vehicles, one of 7 passengers and another of 15 passengers.)
- 5854—Otwoma Sons Bus Service, P.O. Box 149, Maseno. Variation of route to add Luanda to Kitale via Lugari Settlement Scheme and Hoey's Bridge. (2) To operate the two vehicles on a co-ordinated timetable. Present route: Luanda - Esibuye - Ekilingili - Chavakali - Kakamega - Broderick Falls-Turbo-Lugare. (Allowed to pick up and set down passengers between Kakamega Township and Lugari Settlement Scheme.) (KHQ 892, 38 passengers.) Present route: Luanda - Kika - Ekilingili - Chavakali - Kakamega; Luanda - Turbo-Eldoret. (KKB 154, 44 passengers.)
- 111/66—East African Road Transport Ltd., P.O. Box 401, Kisii. Route: Kisii - Kericho - Nakuru - Nairobi - Karatina. (60-passenger vehicle.)
- 112/66—Solomon Thiku Githinyi, P.O. Box 282, Kitale. Route: Kitale - Endebess - Mount Elgon - Suam Boundary-Kitale. (12-passenger vehicle.)
- 113/66—Wachai Wambi, P.O. Box 603, Kitale. Route: Cherengani-Maile Nane Centre-Kitale. (KCF 573, 6 passengers.)
- 114/66—H. M. Gachani, P.O. Box 422, Kitale. Route: Kitale Town-Pangani-Milimani. (42-passenger vehicle.)
- 115/66—Francis Onderi and Co., P.O. Box 132, Kisii. Route: Nyangoso - Ogembo - Kisii - Oyugis - Kendu Bay. (20-passenger vehicle.)
- 116/66—John Onyango Aboge and Co., P.O. Box 592, Kisii. Route: South Nyanza-Homa Bay-Kendu Bay - Miriu - Rodi Kopang - Rongo - Awendo - Sare-Migori-Isibania-Oyugis. (47-passenger vehicle.)
- 117/66—Mwamairira Bros. Ltd., P.O. Box 2267, Nairobi. Route: Homa Bay-Keroka-Rietego-Kisii-Masimba-Rigoma - Tinga - Manga - Kamagambo - Ramasha-Sotik-Homa Bay. (35-passenger vehicle.)
- 118/66—Robert M. C. Mahiri, Bukuria, P.O. Suna. Route: Kisii - Homa Bay - Migori - Kihanga - Timalu - Tarime. (Two vehicles, 42 passengers each.)
- 119/66—Ongare Nyasetia, P.O. Box 513, Kisii. Route: Bonyunyu - Obwari - Ikonge - Kericho - Mosabeti - Kibirigo - Miruka - Sondu - Kisumu - Bonyun - Manga-Kisii. (30-passenger vehicle.)
- 120/66—Achieng Bus Co., Nzoia South Ugenya, P.O. Ukwala. Route: Bungoma-Ulud-Shatsala-Kisumu. (41-passenger vehicle.)
- 121/66—Oditiyo Mumero, P.O. Box 15, Kakamega. Route: Kakamega-Ingotse-Samitsi. (25-passenger vehicle.)
- 122/66—Indiatsi Mahagwa W. Joshua, P.O. Box 212, Kakamega. Route: Kisumu-Kakamega-Malaba-Kuandet-Turbo-Lugare. (32-passenger vehicle.)
- 123/66—Johnson Kibagendi and Co., P.O. Box 177, Kisii. Route: Mochewa - Kisii - Tarime - Kendu - Marani - Kericho - Sotik - Keroka - Nyangoso - Kisii-Keroka. (41-passenger vehicle.)
- 124/66—Gitonga s/o Gacheru, c/o Migori Market, P.O. Suna. Route: Suna - Sare - Keyan - Kilgoris - Ngerende - Ngoregore - Olotunga - Narok. (32-passenger vehicle.)
- 125/66—Thomas Momanyi and Nehemiah Nyasiando, Magwagwa Market, N. Mugirango, P.O. Sondu. Route: Kisii - Oyugis - Sondu - Ikonge - Kericho. (39-passenger vehicle.)
- 126/66—George K. Ngunu, Mandeleo Hotel, P.O. Homa Bay. Route: Homa Bay-Rangwe-Kisii-Kiroka-Sotik - Kericho - Londiani - Elburgon - Njoro - Nakuru. (15-passenger vehicle.)
- 127/66—Mrs. Susi James w/o Erasto, P.O. Box 30315, Nairobi. Route: Luanda - Kima - Mwilonde - Emakata - Majengo - Kisumu - Ahero - Bondo - Kericho - Lumbwa - Busia - Kericho. (32-passenger vehicle.)
- 128/66—Nyikwanga Bus Service, P.O. Box 1842, Nairobi. Route: Kisumu - Maseno - Yala - Kodiaga - Ngiya - Siaya - Ndere - Boro - Muwer - Uranga - Siamungu. (18-passenger vehicle.)
- 129/66—Joeli Kharinda and Co., P.O. Box 231, Kakamega. Route: Kakamega-Broderick Falls-Misikhu-Kitale. (12-passenger vehicle.)
- 130/66—Joel Indimuli Mukoya, P.O. Box 4, Maseno. Route: Bunyore - Kisumu - Hamisi - Kapsabet - Eldoret. (KDN 235, 14-passenger vehicle.)
- 131/66—United Land and Water Transport Co. Ltd., P.O. Box 592, Kisii. Route: Homa Bay-Kendu Bay-Oyugis - Sondu - Kisumu; Sindo - Mbita - Homa Bay - Rodi - Rongo - Awendo - Migori - Macalder - Muhoru; Homa Bay - Rodi - Gwasi; Homa Bay - Rodi - Oyugis - Sondu - Kericho; Awendo - Kendu Bay - Migori; Kisumu - Ahero - Oyugis - Kisii - Migori - Tarime; Homa Bay - Rodi - Rangwe - Oyugis - Kendu Bay; Homa Bay - Rodi - Kisii - Sotik - Kericho. (Eight vehicles of 52 passengers each.)
- 132/66—Mangoina Onkoba Moturi, P.O. Box 620, Kisumu. Route: Kisumu - Ramasha - Ahero - Sondu - Oyugis - Kisii - Kisumu - Nyanturago - Ramasha. (48-passenger vehicle.)
- 133/66—P. G. Nyangau and S. G. Kimwama, P.O. Box 28, Kisii. Route: Kisumu-Sondu-Kisii-Migori-Tarime. (41-passenger vehicle.)
- 134/66—Waweru Joseph Githiro, Magwagwa Market, N. Mugirango, P.O. Sondu. Route: Kisii-Oyugis-Sondu - Ikonge - Kericho - Londiani - Molo - Elburgon-Njoro-Nakuru. (7-passenger vehicle.)
- 135/66—Okumu Oyoo, Sakwa Location, P.O. Sare. Route: Homa Bay - Kisii - Kericho - Nakuru - Nairobi. (20-passenger vehicle.)
- 136/66—Daniel Akiri, P.O. Sondu. Route: Sondu-Katito-Ahero; Sondu-Kisumu. (15-passenger vehicle.)
- 137/66—Lawi Obuya Okero, Wangapara School, Kabondo Location, P.O. Oyugis. Route: Ahero-Sondu-Ikonge-Kericho-Lumbwa. (50-passenger vehicle.)
- 138/66—Remius Ondewe, Paporiang School, P.O. Siaya. Route: Uyoma - Luanda - Kotieno - Ndiga - Aram Market - Akala - Luanda - Yala - Kodiaga - Rangala-Nzoia-Busia. (41-passenger vehicle.)
- 139/66—South Nyanza and Rift Valley Road Services Co., P.O. Box 665, Kisumu. Route: Sirari-Kisii-Kericho-Nakuru-Nairobi. (51-passenger vehicle.)
- 140/66—Mulaha Bus Service and Co., Uhoh Location, P.O. Butere. Route: Ugunja - Komongo - Rambula - Magoya - Murumba - Sigomore - Umin - Sidindi - Gem - Maseno - Kisumu - Ahero. (32-passenger vehicle.)
- 141/66—Onono Oringe and Brothers, P.O. Box 21, Muhoroni. Route: Kisumu-Ahero-Muhoroni-Nandi Hills-Eldoret. (36-passenger vehicle.)
- 142/66—Jotham Kichamu, P.O. Box 988, Kisumu. Route: Kisumu-Kakamega-Kapsabet-Eldoret. (KCV 52, 8 passengers.)
- 143/66—Roselida Othieno and Mary Wasonga, P.O. Box 143, Yala. Route: Kisumu-Matayos-Bumala-Siranga - Ugunja - Sigomore - Sidindi - Kodiaga - Yala - Luanda - Maseno - Kisian - Kisumu - Musoma. (7-passenger vehicle.)
- 144/66—Jeremiah J. M. Wines, P.O. Box 20054, Nairobi. Route: Maragoli - Kisumu - Kericho - Londiani - Molo - Nakuru - Naivasha - Nairobi. (15-passenger vehicle.)
- 145/66—Kalenjin Bus Service, P.O. Box 171, Kericho. Route: Homa Bay-Kisii-Ikonge-Kericho. (24-passenger vehicle.)

ROAD SERVICE LICENCES—(Contd.)

- KS/R/146/66—Joseph A. O. Abok and Bros., P.O. Box 511, Kisumu. Route: Kakamega-Chavakali-Kisumu-Kericho. (KDM 16, 8 passengers.) (2) Route: Kiboswa - Kisumu - Maseno - Busia. (8- to 10-passenger vehicle.)
- TLB: 11422—Opioyo Manyala, Pap Onditi, Nyakach, P.O. Sondu. Route: Pap Onditi - Sondu - Kadongo - Mawego - Kendu - Oriang; Pap Onditi - Kisumu; South Nyanza-Central Nyanza. (27-passenger vehicle.)
- 7132—Alexander Kiprotich arap Koske, P.O. Box 243, Kericho. Variation of route to add Bomet-Sogor. Present route: Kericho - Bitoton - Molo - Nakuru. (KCZ 665, 36 passengers.)
- 7816—Alego Bus Service, P.O. Siaya, Kisumu. To increase the passenger-carrying capacity from 6 to 24 passengers. Present route: Ndere-Busia; Ndere-Kisumu via Ng'anya. (KDG 398, 6 passengers.)
- 147/66—Alego Bus Service Co., Uranga Market, P.O. Siaya. Route: Siranga - Segere - Boro - Ndere - Rangala - Mudhiero - Butere - Luanda - Kisumu - Kibos - Miwani - Ahero - Awasi - Muhoroni - Nandi Hills-Kapsabet. (40-passenger vehicle.) (2) Route: Uhembo - Usonga - Uhembo - Uyoyol - Ndere - Rangala - Yala - Kisumu - Ahero - Sondu - Oyugis - Kendu - Kopang - Ndhiwa - Karungu-Gwasi. (40-passenger vehicle.)
- 148/66—R. Kuya and Asitwa, P.O. Box 80, Maseno. Route: Bunyore - Kisian - Kibos - Daraja Mbili - Nandi Hills. (40-passenger vehicle.)
- 6626—Naaman Abayah Nyambwa, Alego Location, P.O. Siaya. To increase the passenger-carrying capacity from 7 to 12 passengers. Present route: Nyajuek-Siaya - Ngiya - Ndori - Akala - Awach - Kombeawa - Kisian - Kisumu. (KHT 866, 7 passengers.)
- 6111—Kenya African Othaya Bus Union, P.O. Homa Bay. Route: Homa Bay-Kisii-Kericho-Londiani-Nakuru - Gilgil - Naivasha - Nairobi. (54-passenger vehicle.) (2) Route: Karungu-Homa Bay-Oyugis-Sondu-Ahero-Kisumu. (52-passenger vehicle.)
- 364—Masaba Trading Co., P.O. Box 510, Kisii. Variation of route to add Kericho-Molo-Nakuru. Present route: Kisii-Rigoma-Magombo-Mukomoni-Kiplong-Keroka. (KHN 553, 31 passengers.)
- 149/66—Gidion Wagoyi, P.O. Box 111, Kisumu. Route: Kisumu - Kisii - Busia - Kericho. (KDM 201, 6 passengers.)
- 4937—Siranga Bus Service, P.O. Box 619, Kisumu. Route: Uganda border-Samia Ginnery-Umina-Mulaha - Aluori - Kisumu - Awach - Nyabondo. (Two vehicles, 55 passengers.)
- 150/66—Paulo Isaka Odero, P.O. Ahero. Route: Kisumu-Ahero-Awasi-Gaitui-Kericho. (7-passenger vehicle.)
- 6014—Jalon Owawa and Co., P.O. Box 1091, Busia. Route: Uyuma-Asembo-Alego-Busia. (40-passenger vehicle.)
- 151/66—Kipkoske A. C. Chepsengeny, P.O. Box 140, Kericho. Route: Kericho - Geleges - Koru - Fort Ternan-Lumbwa-Kericho. (KGK 467, 6 passengers.)
- 5740—Jacob Z. Ochola, P.O. Box 63, Yala. Route: Kadenge - Siaya - Ngiya - Yala - Luanda - Kisumu. (KHA 480, 25-passenger vehicle.)
- 152/66—Asitwa and Co., P.O. Box 42, Maseno. Route: Shibinga - Kilingili - Maseno - Kisumu - Kericho. (46-passenger vehicle.)
- 8571—Albert Ochieng and Co., Nzoia Market, North Ugenya, P.O. Ukwala. Route: Asembro-Ukwala-Kasuuundu - Siaya - Rangala - Siranga - Ndori - Ramba-Ngiya-Busia. (KDH 65, 35-passenger vehicle.)
- 4704—Zadock Allan Enane, P.O. Box 503, Bunyore. Route: Hoey's Bridge - Soysambu - Kabuyefwe - Kamukuywa - Broderick Falls - Kakamega - Bunyore. (56-passenger vehicle.) (2) To increase the passenger-carrying capacity from 37 to 56 passengers. Present route: Bunyore-Emusire-Vihiga-Kisumu only. (KDM 371, 37 passengers.)
- 3681—Andrew Maranga, P.O. Box 508, Kisii. Route: Kisii - Sotik - Kericho - Molo - Nakuru. (48-passenger vehicle.)
- 9794—Munyaka Bus Service, P.O. Box 292, Kitale. Route: Kitale - Granvilles - Berridge Junction - Social Centre - Pelssier Junction. (16-passenger vehicle.)
- 8487—Olando Onyach, P.O. Box 247, Eldoret. Route: Eldoret - Kitale - Turbo - Kipkaren - Luandete - Kabureng - Broderick Falls - Bungoma - Mumias - Ijinja - Ogalo - Butula - Bar Ober - Bumala - Funyula. (KDM 881, 7 passengers.)
- 153/66—Zakayo Maganga and Joseck Khatiri, P.O. Box 69, Yala. Route: Luanda - Mulwanda - Eshibehe - Ibinzo - Kakamega - Broderick Falls - Kamukuya - Settlement Scheme-Kitale. (50-passenger vehicle.)
- 154/66—Githenya Road Service, P.O. Box 463, Kitale. Route: Kitale-Ndalu Centre-Soy-Eldoret. (Two vehicles, 11 passengers each.)
- 1907—Reuben Kadivila Essendi, P.O. Box 73, Maragoli. Route: Maragoli - Kaimosi; Maragoli - Kisumu. (7-passenger vehicle.)
- 10788—Ogwindi and Co., P.O. Box 18, Yala. Route: Kirindi Buholo - Sigomre - Sidindi - Kisumu - Ugenya. (45-passenger vehicle.) (2) Change of conditions to increase the passenger-carrying capacity from 14 to 24 passengers. Present route: Kisumu-Ugenya. (KDG 547, 14 passengers.)
- 155/66—Joshua Ooko and Bros., P.O. Rongo via Kisii. Route: Nyamaia-Majorwa-Riosiri-Kamangombo-Nyakach - Rangwe - Imbo - Kochia - Homa Lime-Pala-Kendu Bay. (42-passenger vehicle.)
- 1691—Hezron B. Mukenye, P.O. Box 15, Maragoli. To increase the passenger-carrying capacity from 10 to 36 passengers. Present route: Kisumu-Kakamega - Kaimosi - Kapsabet - Nandi Hills via Hamisi-Kitale-Eldoret. (KCV 612, 10 passengers.)
- 11868—Kamau Muhoi, Nessuit Forest Station, P.O. Njoro. To increase the passenger-carrying capacity from 20 to 36 passengers and change of vehicle. Present route: Nessuit by Forest Road-Teret-Kilia by Forest Road and return by the same route to Nessuit-Njoro. (KCW 328, 20 passengers.)

"B" CARRIERS' LICENCES

- KS/B/46/66—Wekhonye Estates, P.O. Box 465, Kitale. Carriage of all goods. Route: Kitale-Trans Nzoia-Bungoma-Kakamega-Busia-Central Nyanza District via Interland Roads-Port Victoria. (Three vehicles, 7 to 8 tons each.)
- 47/66—Abdul Karim K. Jiwa, P.O. Box 51, Kimilili. Carriage of all goods. Route: Western Province-Kisumu - Trans Nzoia District. (KCV 366, 10,800 lb.)
- TLB. 9181—Kabaragan Traders and Transporters, P.O. Box 219, Kericho. Variation of route to add Kericho-Muhoroni-Nandi Hills. Present route: Kericho District south of Railway and to Kisumu via Sondu only. (KCX 702, 12,070 lb.)
- 11274—Gusii Bananas and Produce Dealers, P.O. Box 39, Kisii. Carriage of all goods. Route: Kisii-South Nyanza-Kisumu-Nairobi-Lumbwa. (7-ton vehicle.) (2) Conversion of "C" to "B". Route: Kisii District-Kericho; Kericho-Nakuru-Nairobi. (KKC 282, 14,150 lb.)
- 7429—Shaphan Lunani and Brothers, P.O. Box 42, Broderick Falls. Route: Western Province-Kitale-Eldoret-Kisumu via Kakamega, for carriage of all goods. (KCU 402, 14,180 lb; KDM 391, 12,840 lb.; KCS 899, 8,650 lb.) (2) Variation of route to add Trans Nzoia-Uasin Gishu District-Kisumu. Present route: Kakamega-Elgon Nyanza only. (KCU 992, 15,320 lb.)
- 3338—Nirmal Singh, P.O. Box 681, Kisumu. Variation of route to add Kisumu-Nairobi and return, for carriage of shop goods. Present route: Central Nyanza District and Kisumu-Busia (Uganda border), for farm produce and supplies; also for carriage of jaggery, salt, edible oil, Biltong paints and empty sacks and containers between Kisumu and Nairobi only. (KDG 426, 14,420 lb.)
- 1366—Mohamed Ghani, P.O. Box 11, Hoey's Bridge. Variation of route to add Eldoret-Malaba-Kisumu. Present route: Within 30 miles radius of Hoey's Bridge. (KCY 413, 13,100 lb.)
- 48/66—Benson Thiru Karanja, P.O. Box 656, Eldoret. Carriage of light parcels, spares and magazines. Route: Nairobi-Nakuru-Eldoret-Kitale. (1½-ton vehicle.)
- 49/66—Bosoroko Trading Co., P.O. Box 508, Kisii. Carriage of all goods. Route: Gusii District-Kericho District-Nakuru District-Nairobi District-Kisumu District. (7-ton vehicle.)
- 50/66—Higa Traders, P.O. Kisii. Carriage of all goods. Route: Kisii District - South Nyanza - Kisumu - Kericho-Nakuru-Narok. (14,000-lb. vehicle.)
- 51/66—Mohamed Hussein, P.O. Box 9, Kisii. Carriage of local produce and all goods. Route: Kisii-South Nyanza District - Kericho District - Kisumu. (11,450-lb. vehicle.)

"B" CARRIERS' LICENCES—(Contd.)

- KS/B/52/66—**Borura Akara**, c/o **Masaba F.C. Union Ltd.**, P.O. Keroka, Kisii. Carriage of pyrethrum, maize, coffee, charcoal and building materials. Route: Kisii - South Nyanza - Kisumu - Kericho - Nakuru. (KDH 610, 5-ton vehicle.)
- 53/66—**Hezekiah Kamau Muchina**, P.O. Box 62, Turbo. Carriage of potatoes, charcoal and vegetables, wattle bark and poles. Route: Turbo-Kakamega-Western Province - Kisumu - Uganda border - Rift Valley Province. (KHV 13, 5-ton vehicle.)
- 54/66—**Kaputeni Khamisi**, P.O. Box 73, Kakamega. Carriage of all goods. Route: Kakamega-Kisumu-Bungoma-Kapsabet-Kakamega District-Eldoret-Kitale-Busia. (KCG 995, 10,570 lb.)
- 55/66—**Jetha Jiwa and Sons**, Malakisi, P.O. Bungoma. Carriage of all goods. Route: Western Province-Rift Valley Province-Kisumu. (Two vehicles, 7 tons each.)
- 56/66—**Kitale Hire Services**, P.O. Box 634, Kitale. Carriage of farm produce and shop goods. Route: Trans Nzoia District. (5-ton vehicle.)
- 57/66—**Olof A. S. Vorster**, P.O. Box 541, Kitale. Carriage of farm produce and livestock. Route: Trans Nzoia District. (KCF 785, 5 tons.)
- TLB. 11523—Ziwa Plantations Ltd.**, P.O. Box 16, Hoey's Bridge. Carriage of farm produce, farm goods and farm machinery. Route: Trans Nzoia-Uasin Gishu District - Bungoma - Kisumu - Nairobi - Kapsabet - Rift Valley Province - South Nyanza - North Kakamega. (KDH 828, 12,935 lb.)
- 58/66—**Regent Supply Co. Ltd.**, P.O. Box 622, Kitale. Carriage of fuel, oils, agricultural produce and farm goods. Route: Trans Nzoia District. (KCN 938, 15,160 lb.)
- 59/66—**W. D. Forrester**, P.O. Box 573, Kitale. Carriage of farm produce. Route: Trans Nzoia District only. (KCS 89, 10,200 lb.)
- 60/66—**Chandrakant H. Patel**, P.O. Box 390, Kericho. Carriage of all goods. Route: Kericho-Nairobi-Nakuru-Kericho-Kisumu. ($\frac{3}{4}$ - to 3-ton vehicle.)
- 9694—**Kapur Singh s/o Sunder Singh**, P.O. Box 137, Kitale. Carriage of diesel, petrol and all oil. Variation of route to add Kitale-Hoey's Bridge-Eldoret. Present route: Trans Nzoia District and to Kenya/Uganda border at Malaba Bridge. (KCV 334, 12,760 lb.)
- 9945—**Saboti Transport**, P.O. Box 587, Kitale. Carriage of farm machinery, farm produce and livestock. Route: Kitale - Trans Nzoia - Uasin Gishu. (KHK 669, 16,780 lb.; KGU 759, 9 tons.)
- 1191—**Building and Plumbing Ltd.**, P.O. Box 474, Kitale. Carriage of building, plumbing, electrical goods and farm produce. Route: Kitale-Trans Nzoia-Uasin Gishu. (KCF 30, 10,940 lb.)
- 2725—**Ombonyo Rasugu and Co.**, c/o **Kiamokama F.C.S. Ltd.**, P.O. Keroka. Variation of route to add Nakuru-Nairobi-Narok. Present route: Kisii-
- Kendu Bay; Kisii-Kisumu; Kisii-Kericho-Lumbwa Station, for carriage of pyrethrum, coffee and farm produce. (KDK 444, 12,490 lb.)
- 3682—**Nizam Din Chur**, P.O. Box 13, Koru. Carriage of all goods. Route: Kisumu-Kericho-Nakuru-Nairobi. (6-ton vehicle.)
- 61/66—**Abdul Majid**, P.O. Box 13, Koru. Carriage of shop goods, farm produce and all goods. Route: Kisumu - Kericho - Nakuru - Nairobi. (KDE 570, 5 tons.)
- 11684—**Kakamega Saw Mills Ltd.**, P.O. Box 620, Kisumu. Carriage of timber and general merchandise. Route: Kisumu - Kakamega - Broderick Falls - Bungoma - Homa Bay - Kisii - Busia - Kimili - Tarime. (KDN 714, 15,500 lb.)
- 3257—**Nasor Ali**, P.O. Ahero. Carriage of country produce. Route: Ahero-Miwani-Kibigori-Sondi-Kisumu-Muhoroni-Kisumu. (KFJ 616, 10,480 lb.)
- 9649—**R. O. Nyamongo and Co.**, P.O. Box 534, Kisii. Variation of route to add Nakuru-Nairobi, for carriage of pyrethrum, coffee, farm produce and all goods. Present route: South Nyanza and to Kisumu. (KDN 164, 14,160 lb.; KDK 428, 12,550 lb.)
- 6050—**Kassamali Jetha**, P.O. Bungoma. Route: Western Province-Rift Valley Province-Kisumu by main road. (Two vehicles, 7 tons each.)
- 3076—**Lodwar Store**, P.O. Box 67, Kitale. Carriage of all goods. Route: Kitale-Trans Nzoia-Kapenguria-Turkana District. (KCU 378, 13,920 lb.)
- 4841—**Ramnal Merag Ltd.**, P.O. Box 693, Kisii. Carriage of shop goods and all goods. Route: Kisii-South Nyanza-Kericho-Kisumu. (KCX 540, 17,350 lb.)
- 9215—**Gesima Power Mills**, P.O. Box 95, Kisii. Carriage of pyrethrum, coffee, bananas, potatoes, vegetables, fruits, sugar, coffee, flour, cigarettes, beer, shop goods and farm produce. Route: Kisii District-South Nyanza District-Kericho District-Kisumu-Lumbwa - Nakuru - Gilgil - Naivasha - Nairobi - Kilgoris. (7-ton vehicle.) (2) Variation of route to add Nakuru, for carriage of pyrethrum, coffee, flour, bananas, vegetables, potatoes, empties of bags. Present route: Kisii District and between Kisii - Kericho - Lumbwa; Kisii - Sondi - Kisumu-Kilgoris and South Nyanza District only. (KCX 483, 11,960 lb.) Present route: Kisii and South Nyanza Districts and between Kisii and Lumbwa via Sotik and Kericho and to Kisumu only. (KCX 805, 1,855 lb.)
- 62/66—**Kassam Transport Co.**, P.O. Box 27, Kisumu. Carriage of all goods. Route: Kisumu-Eldoret; Kisumu-Busia-North and South Nyanza, and Central Nyanza. (5-ton vehicle.)
- 2329—**Gurdev Singh**, P.O. Box 137, Kitale. Carriage of maize, wheat, sunflower, building materials and all goods. Route: Kitale-Trans Nzoia District. (KCV 196, 13,760 lb.; KCV 480, 12,800 lb.)

"C" CARRIER'S LICENCE

- TLB. 6327—Nyanza Mobil Service Ltd.**, P.O. Box 618, Kisumu. Carriage of petroleum products. Route: Rift Valley and Nyanza Provinces; Nakuru-Kisumu. (8-ton vehicle.)

GAZETTE NOTICE NO. 3032

**MINISTRY OF WORKS
CENTRAL TENDER BOARD**

TENDER NOTICE NO. 65/66

Tenders are invited for the supply of:—

- (i) **Polish, floor, red**, in tins of $3\frac{1}{2}$ lb. net: 850 tins.
- (ii) **Polish, floor, clear**, in tins of 5 lb. net: 3,000 tins.

Copies of specifications to which the polish must conform may be obtained from the Supplies Branch, 1st Floor, Kenya House, P.O. Box 30346, Nairobi.

A current test report issued by the Chief Materials Engineer, Ministry of Works, Nairobi, must accompany tenders.

Tendered prices should include the cost of non-returnable packings, i.e. cases or cartons and of delivery to the Supplies Branch Depot, Liverpool Road, Nairobi.

Delivery dates must be given showing the quantity available ex-stock and/or the time required to supply the full quantity.

Tenders must be enclosed in a plain sealed envelope marked "Tender for Polish (65/66)" and addressed to reach the Stores Superintendent, Ministry of Works, P.O. Box 30346, Nairobi, or be placed in the Tender Box at the Supplies Branch, 1st Floor, Kenya House, Koinange Street, Nairobi, not later than 4 p.m. 29th August 1966.

Tenders not so addressed and endorsed are liable to be rejected and any tender received after the stated time and date will not be considered.

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

GAZETTE NOTICE NO. 3033

REVOCATION OF POWER OF ATTORNEY

NOTICE is hereby given that Power of Attorney dated the 7th day of March 1966, given by us the undersigned (1) **Essa Ahmed Allarakha** and (2) **Alarakha Yakub Esmail** carrying on business in co-partnership in the firm name or style of **Ahmed Haji Elias** at Mombasa in the Republic of Kenya, to **Dantanarayana Don Millan** also of Mombasa aforesaid, is hereby cancelled and revoked and that as from the date hereof the said **Dantanarayana Don Millan** has no authority to represent us or to act for us and on our behalf in any manner under and by virtue of the said Power of Attorney.

Dated at Mombasa this 9th day of August 1966.

P. P. ESSA AHMED ALLARAKHIA.
ALARAKHIA YAKUB ESMAIL.

GAZETTE NOTICE No. 3034

REVOCATION OF POWER OF ATTORNEY

NOTICE is hereby given that the general power of attorney dated the 22nd day of May 1962, and registered at Coast Land Registry as No. CR P/A 2575, at Mombasa in the Republic of Kenya, given by me Fatuma binti Khamis of P.O. Box 653, Mombasa, to Ali Suleman of Mombasa aforesaid, has now been cancelled and revoked and that the said Ali Suleman has now no authority whatsoever to represent or act for me in any manner under the said power of attorney.

Dated at Mombasa this 5th day of August 1966.

FATUMA BINTI KHAMIS.

GAZETTE NOTICE No. 3035

REVOCATION OF GENERAL POWER OF ATTORNEY

NOTICE is hereby given that the general power of attorney given by me, Piero Alberto Colzolori of P.O. Box 3489, Nairobi in the Republic of Kenya, to Sharadkumar Sadashiv Rao of P.O. Box 5521, Nairobi aforesaid, and registered at the Land Title Registry at Nairobi aforesaid as No. I.P/A 7904/1 on 12th March 1965, has now been revoked and cancelled and that the said Sharadkumar Sadashiv Rao has now no authority whatsoever to represent or act for me in any manner under the said general power of attorney.

Dated at Rome this 28th day of July 1966.

PIERO ALBERTO COLZOLORI.

GAZETTE NOTICE No. 3036

IN THE HIGH COURT OF KENYA AT NAKURU

PROBATE AND ADMINISTRATION

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

(1) CAUSE No. 10 OF 1966

(Amended Notice)

By Vijay Madhav Joglekar of P.O. Box 654, Nakuru in Kenya, the eldest son of the deceased, through Messrs. Smith and Patel, advocates of Nakuru, for a grant of letters of administration intestate of the estate of Madhav Bhaskar Joglekar of P.O. Box 654, Nakuru aforesaid, who died at Nakuru on the 2nd day of July 1966, and not on the 1st day of July 1966, as stated in the previous notice dated 11th July 1966.

(2) CAUSE No. 11 OF 1966

By Lalji Ramji Gohill of P.O. Box 92, Nakuru in Kenya, the son of the deceased, through Kanti J. Patel, Esq., advocate of Nakuru, for a grant of letters of administration intestate of the estate of Ramjibhai Devshi Gohil of P.O. Box 92, Nakuru aforesaid, who died at Nakuru on the 25th day of June 1966.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 23rd day of August 1966.

J. H. S. ROLLINGS,

Nakuru,
29th July 1966.

District Delegate,
High Court of Kenya, Nakuru.

GAZETTE NOTICE No. 3037

IN THE HIGH COURT OF KENYA AT NAIROBI

PROBATE AND ADMINISTRATION

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

(1) CAUSE No. 197 OF 1966

By Lidia Friedman of P.O. Box 2619, Nairobi in Kenya, the widow of the deceased, through Messrs. Hamilton Harrison and Mathews, advocates, of Nairobi for a grant of letters of administration intestate of the estate of Joel Friedman of Nairobi aforesaid who died at Nairobi on the 23rd day of July 1965.

(2) CAUSE No. 199 OF 1966

By (i) Haiderali Rajan Lalji and (ii) Mohamedali Rajan Lalji, both of P.O. Box 356, Nairobi in Kenya, the duly constituted lawfully appointed attorneys of Gulbanu Abdulali Rajan Lalji of Jinja, Uganda, the widow of the deceased, through Messrs. Shapley Barret Marsh and Co., advocates, of Nairobi, for a grant of letters of administration intestate of the estate of Abdulali Rajan Lalji of Kigali, Ruanda, who died at Nairobi in Kenya on the 14th October 1962.

(3) CAUSE No. 203 OF 1966

By Durga Dass Manro of P.O. Box 749, Nairobi in Kenya, the executor named in the will of the deceased, for a grant of probate of the will of Parsini Devi Manro of Nairobi aforesaid who died at Delhi in India on the 28th day of January 1966.

(4) CAUSE No. 204 OF 1966

By Rajalben w/o Kalidas Hirji Shah of P.O. Box 3628, Nairobi in Kenya, the executrix named in the will of the deceased through Rasik K. Shah, Esq., advocate, of Nairobi, for a grant of probate of the will of Kalidas Hirji Shah of Nairobi aforesaid who died at Nairobi on the 17th January 1964.

The Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 30th day of August 1966.

M. F. PATEL,
Deputy Registrar,

High Court of Kenya, Nairobi.

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

GAZETTE NOTICE No. 3038

ESTATE OF THE LATE ADELAIDE JOYCE WIGRAM

To All To Whom It May Concern

TAKE NOTICE that all persons having any claims against or owing money to the above-named Adelaide Joyce Wigram late of Kabete, Kenya, who died at Nairobi on the 18th day of January 1966, are requested to prove such claims or to pay the amount due as the case may be to The Standard Bank Limited, P.O. Box 30299, Nairobi, Kenya, on or before the 14th day of October 1966, after which date the estate of the said deceased will be distributed or administered according to law having regard only to the claims against the estate of which we the said Bank shall then have notice.

Dated the 4th day of August 1966.

THE STANDARD BANK LIMITED,

Trustee Branch,
P.O. Box 30299, Nairobi,
Executor.

GAZETTE NOTICE No. 3039

ARTHUR JOHN CAMPBELL, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim against or an interest in the estate of the late Arthur John Campbell of P.O. Box 1587, Nairobi, Kenya, who died at Slaters Road, Nairobi, on 5th July 1966, is hereby required to send particulars in writing of his or her claim or interest to Barclays Bank D.C.O., Trustee Department, P.O. Box 30356, Nairobi, before 14th October 1966, after which date the executors will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they have had notice and will not as respects the property so distributed be liable to any person of whose claim they shall not then have had notice.

Dated the 6th day of August 1966.

BARCLAYS BANK D.C.O.,

Trustee Department,
P.O. Box 30356, Nairobi.

GAZETTE NOTICE No. 3040

EDWARD CAREY FRANCIS, DECEASED

TAKE NOTICE that all persons having any claims against the estate of the above-named deceased formerly of The Alliance High School Kikuyu, and lately of Pumwani Secondary School, P.O. Box 256, Nairobi, who died on 27th July 1966, in Nairobi, are requested to send details thereof to S. G. Smith, Esq., Messrs. Murdoch, McCrae and Smith, P.O. Box 6578, Nairobi, on or before 15th October 1966, after which date the executors will distribute the estate having regard only to valid claims then notified.

Dated this 2nd day of August 1966.

HAMILTON HARRISON & MATHEWS,
Advocates for the Executors,
P.O. Box 30333, Nairobi.

GAZETTE NOTICE No. 3041

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF INTENDED DIVIDEND

Debtor's name.—Abdulali Mohamedali Nawsariwala.
Address.—P.O. Box 5914, Nairobi.
Description.—Unemployed.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 39 of 1954.
Last day for receiving proofs.—6th September 1966.
Name of trustee.—Official Receiver.
Address.—P.O. Box 30031, Nairobi.

Nairobi,
11th August 1966.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 3042

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF INTENDED DIVIDEND

Debtor's name.—Edward Meerloo.
Address.—P.O. Box 1375, Nairobi.
Description.—Manager.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 12 of 1961.
Last day for receiving proofs.—6th September 1966.
Name of trustee.—Official Receiver.
Address.—P.O. Box 30031, Nairobi.

Nairobi,
11th August 1966.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 3043

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF INTENDED DIVIDEND

Debtor's name.—Clifton Edward Ellis.
Address.—Poste Restante, Nairobi.
Description.—Garage proprietor.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 74 of 1959.
Last day for receiving proofs.—6th September 1966.
Name of trustee.—Official Receiver.
Address.—P.O. Box 30031, Nairobi.

Nairobi,
11th August 1966.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 3044

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF INTENDED DIVIDEND

Debtors' names.—Keshavlal Ladha Shah and Amritlal Ladha Shah, formerly trading as Shah Ladha Khimji.
Address.—P.O. Box 60, Thika.
Description.—Traders.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 123 of 1960.
Last day for receiving proofs.—6th September 1966.
Name of trustee.—Official Receiver.
Address.—P.O. Box 30031, Nairobi.

Nairobi,
11th August 1966.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 3045

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF DIVIDEND

Debtor's name.—Charles William Symonds.
Address.—P.O. Box 2941, Nairobi.
Description.—Employee.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 80 of 1959.
Amount per £.—Sh. 4.
First or final or otherwise.—Second and final.
When payable.—22nd August 1966.
Where payable.—At my office, Harambee Avenue, P.O. Box 30031, Nairobi.

Nairobi,
10th August 1966.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 3046

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF DIVIDEND

Debtor's name.—Menelaos John Zambetakis.
Address.—c/o Messrs. Patterson Todd, advocates, P.O. Box 350, Nakuru. (Formerly residing at Kampi ya Moto.)
Description.—Employee.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 6 of 1964.
Amount per £.—Sh. 1/58.
First or final or otherwise.—Second and final.
When payable.—22nd August 1966.
Where payable.—At my office, Harambee Avenue, P.O. Box 30031, Nairobi.

Nairobi,
10th August 1966.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 3047

THE BANKRUPTCY ACT

(Cap. 53)

RECEIVING ORDER

Debtor's name.—Isher Singh s/o Fateh Singh.
Address.—P.O. Box 6, Elburgon.
Description.—Trader.
Date of filing petition.—23rd July 1966.
Court.—High Court of Kenya at Nairobi.
No. of matter.—B.C. 7 of 1966.
Date of order.—4th August 1966.
Whether debtor's or creditors' petition.—Debtor's petition.
Act or acts of bankruptcy.—Presentation of petition.

Nairobi,
11th August 1966.

M. L. HANNA,
Deputy Official Receiver.

GAZETTE NOTICE No. 3048

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF INTENDED DIVIDEND

Debtor's name.—Naranjan Singh Karam Singh and Santa Singh Karam Singh, trading as Naranjan Singh Karam Singh and Brothers.
Address.—P.O. Box 183, Kisumu.
Description.—Contractors.
Court.—High Court of Kenya at Kisumu.
No. of matter.—B.C. 5 of 1958.
Last day for receiving proofs.—30th August 1966.
Name of trustee.—Official Receiver.
Address.—P.O. Box 993, Kisumu.

Kisumu,
11th August 1966.

I. H. PATEL,
Agent of the Official Receiver.

GAZETTE NOTICE No. 3049

THE BANKRUPTCY ACT

(Cap. 53)

RECEIVING ORDER AND FIRST MEETING OF CREDITORS

Debtor's name.—Tarlochan Singh Sira, formerly trading as Auto Engineers.
Address.—P.O. Box 19, Kisii.
Description.—Mechanic.
Date of filing petition.—9th July 1966.
Court.—High Court of Kenya at Kisumu.
No. of matter.—B.C. 2 of 1966.
Date of order.—14th July 1966.
Whether debtor's or creditors' petition.—Debtor's petition.
Act or acts of bankruptcy.—Presentation of bankruptcy petition.
Date of first meeting.—30th August 1966.
Hour.—2.30 p.m.
Place.—Office of the Agent of the Official Receiver, Achieng' Oneko Road, Kisumu.
Date of order for summary administration.—14th July 1966.

Dated this 2nd day of August 1966.

I. H. PATEL,
Agent of the Official Receiver,
P.O. Box 993, Kisumu.

GAZETTE NOTICE No. 3050

THE BANKRUPTCY ACT
(Cap. 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name.—Manohar Lal Shambunarayan Chopra.
Address.—P.O. Box 105, Nakuru.
Description.—Driver.
Court.—The High Court of Kenya, P.O. Box 30041, Nairobi.
No. of matter.—B.C. 28 of 1955.
Date of order.—15th July 1966.
Date of issue.—4th August 1966.
Nature of order made.—Discharge suspended for six months.

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

GAZETTE NOTICE No. 3051

THE BANKRUPTCY ACT
(Cap. 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name.—Fakhrudin Hassanali Mohamedbhai.
Address.—P.O. Box 2055, Nairobi.
Description.—Clerk.
Court.—The High Court of Kenya, P.O. Box 30041, Nairobi.
No. of matter.—B.C. 16 of 1955.
Date of order.—15th July 1966.
Date of issue.—4th August 1966.
Nature of order made.—Discharge suspended for six months.

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

GAZETTE NOTICE No. 3052

THE BANKRUPTCY ACT
(Cap. 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name.—Bakshish Singh s/o Wattan Singh.
Address.—P.O. Box 5578, Nairobi.
Description.—Unemployed.
Court.—The High Court of Kenya, P.O. Box 30041, Nairobi.
No. of matter.—B.C. 52 of 1961.
Date of order.—1st July 1966.
Date of issue.—4th August 1966.
Nature of order made.—Discharge suspended for 18 months.

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

GAZETTE NOTICE No. 3053

IN THE HIGH COURT OF KENYA AT NAIROBI

IN BANKRUPTCY CAUSE NO. 23 OF 1963

Re: Charan Singh s/o Gurbax Singh, bankrupt

THE bankrupt having applied to the Court for his discharge, the Court has fixed Friday, the 23rd day of September 1966, at 10.30 o'clock in the forenoon, at Law Courts, Nairobi, for hearing the application.

Dated this 5th day of August 1966.

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

GAZETTE NOTICE No. 3054

IN THE HIGH COURT OF KENYA AT NAIROBI

IN BANKRUPTCY CAUSE NO. 2 OF 1965

Re: Hussein Rahemtulla, bankrupt

THE bankrupt having applied to the Court for his discharge, the Court has fixed Friday, the 23rd day of September 1966, at 10.30 o'clock in the forenoon, at Law Courts, Nairobi, for hearing the application.

Dated this 2nd day of August 1966.

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

GAZETTE NOTICE No. 3055

IN THE HIGH COURT OF KENYA AT NAIROBI

IN BANKRUPTCY CAUSE NO. 56 OF 1959

Re: Maganlal Hirji Hindocha, bankrupt

THE bankrupt having applied to the Court for his discharge, the Court has fixed Friday, the 30th day of September 1966, at 10.30 o'clock in the forenoon, at Law Courts, Nairobi, for hearing the application.

Dated this 11th day of August 1966.

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

GAZETTE NOTICE No. 3056

IN THE HIGH COURT OF KENYA AT NAIROBI

IN BANKRUPTCY CAUSE NO. 84 OF 1958

Re: Premchand Lalji Malde, trading as Malde Trading Co., bankrupt

THE bankrupt having applied to the Court for his discharge, the Court has fixed Friday, the 30th day of September 1966, at 10.30 o'clock in the forenoon, at Law Courts, Nairobi, for hearing the application.

Dated this 9th day of August 1966.

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

GAZETTE NOTICE No. 3057

IN THE HIGH COURT OF KENYA AT NAIROBI

MISCELLANEOUS CIVIL CASE NO. 30 OF 1966

IN THE MATTER OF HOLDINGS LIMITED

AND

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

NOTICE is hereby given that a petition was presented to the High Court of Kenya at Nairobi on the 4th day of August 1966, for confirming a Scheme of Arrangement which includes the reduction of the share capital of the above-named Company by cancelling all the 6,400,000 shares of Sh. 2/50 each, both issued and unissued. Immediately upon such reduction taking effect, the share capital of the Company would be increased once more to Sh. 16,000,000 by the creation of a further 800,000 ordinary shares of Sh. 20 each. Notice is further given that the said petition is directed to be heard in Court on Friday, the 26th day of August 1966, at 10.30 o'clock in the forenoon.

Any creditor or shareholder of the said Company who desires to object to such reduction may attend and be heard and should appear at the time of hearing of the said petition.

A copy of the said petition will be furnished by the undersigned to any such person requiring the same on payment of the regulated charge for the same.

Dated at Nairobi this 9th day of August 1966.

HAMILTON HARRISON & MATHEWS,
Advocates for Holdings Limited.

GAZETTE NOTICE No. 3058

IN THE MATTER OF THE COMPANIES ACT

(Cap. 486)

AND

IN THE MATTER OF EAST AFRICAN ESTATES AND
TRADING COMPANY LIMITED
(In Voluntary Winding Up)

NOTICE is hereby given that the final meeting of the members of the above Company will be held at 10 a.m. on 15th September 1966, at the offices of Livingstone Registrars Limited, 5th Floor, Silopark House, Queensway, Nairobi, for the purposes specified in section 283 of the Companies Act.

Dated this 9th day of August 1966.

P. M. JOHNSON,
Liquidator,
P.O. Box 92, Nairobi.

GAZETTE NOTICE No. 3059

THE COMPANIES ACT

(Cap. 486)

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

Zanzibar Handicrafts Limited.
Mbari ya Wanyaga Trading Company Limited.
Kenya Sand Supply Company Limited.
Tot Products Company Limited.
Kaybee Limited.
Ambassadeur Photo Shop Limited.
The Timber Mart and Building Service Limited.
Lidge Este Limited.

Dated this 11th day of August 1966.

O. M. SAMEJA,
Assistant Registrar of Companies.

GAZETTE NOTICE No. 3060

THE COMPANIES ACT

(Cap. 486)

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

Vrajjal Stores Limited.
Taylor Woodrow (East Africa) Limited.

Dated this 11th day of August 1966.

O. M. SAMEJA,
Assistant Registrar of Companies.

GAZETTE NOTICE No. 3061

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

PURSUANT to rule 17 of the Societies Rules, notice is hereby given that the registrations of the societies named in the Schedule hereto have been cancelled under the provisions of the Societies Act (Cap. 108).

SCHEDULE

Name of Society	Date of Cancellation
Moonlight Club	6-8-66
Namasoli Social Club, Nairobi	6-8-66

Dated this 11th day of August 1966.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 3062

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

PURSUANT to rule 17 of the Societies Rules, notice is hereby given that the exemption from registration under section 6 of the Societies Act granted to the Goans Overseas Association on 27th January 1963 was rescinded on 10th August 1966.

Dated this 11th day of August 1966.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 3063

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

PURSUANT to rule 17 of the Societies Rules, notice is hereby given of change of names of the registered societies named in the Schedule hereto.

SCHEDULE

Kenya African Dispensers Association to Kenya African Pharmaceutical Association.
Vagusii Clan Association, Mombasa Branch, to Vagusii Clan Association, Mombasa.

Dated this 11th day of August 1966.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 3064

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

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

- (a) the societies listed in the First Schedule hereto have been registered; and
- (b) the society listed in the Second Schedule hereto has been exempted from registration,

under the provisions of the Societies Act (Cap. 108).

FIRST SCHEDULE

Name of Society	Date Registration Efectuated
Club "Le Chalet"	4-8-66
Bera Night Club	4-8-66
Kenya Hybrid Seed Maize Growers Association ..	10-8-66
Trinity Fellowship	10-8-66
Abagusii Union (East Africa) Mombasa Branch ..	10-8-66
Mbari ya Thenga Society	10-8-66
Thurunju Family Association	10-8-66
Kabondo Komala Association, Nairobi	10-8-66
Juja Club	10-8-66
Hanyago Group	10-8-66
Sigalalame Sibukananiro Society	10-8-66
Kenya African National Union Moyale Sub Branch	10-8-66

SECOND SCHEDULE

Name of Society	Date Exemption Efectuated
International Air Transport Association ..	4-8-66

Dated this 11th day of August 1966.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 3065

THE SOCIETIES ACT

(Cap. 108)

PURSUANT to section 9 (2) of the Societies Act (Cap. 108) being satisfied that the societies named in the Schedules hereto have ceased to exist, I hereby notify that the society listed in the First Schedule shall cease to be a registered society and the society listed in the Second Schedule shall cease to be a society exempted from registration from the date hereof.

FIRST SCHEDULE

Molo European School Parents' Association

SECOND SCHEDULE

Makerere Extra Mural Association, Nakuru Branch

Dated this 11th day of August 1966.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 3066

THE SOCIETIES ACT

(Cap. 108)

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

SCHEDULE

Treasury Sports Club, Nairobi

Dated this 11th day of August 1966.

R. D. McLAREN,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 3067

(CS/623/189)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, Section 49)

APPOINTMENT OF LIQUIDATOR
(Variation Order)

WHEREAS by order dated the 16th day of November 1965, Duncan Andrew Munene was appointed liquidator of Fort Hall Stonemason's Co-operative Society Limited:

And whereas the said Duncan Andrew Munene is unable to act as liquidator:

Now, therefore, do I appoint Wanieki Ndinga Harangui to be liquidator in the matter of the aforesaid Co-operative Society.

Given under my hand at Nairobi this 27th day of July 1966.

J. A. N. KIBUE,
Commissioner for Co-operative Development.

GAZETTE NOTICE No. 3068

(CS/1377/13)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, Section 49)

APPOINTMENT OF LIQUIDATOR
(Variation Order)

WHEREAS by order dated the 31st day of August 1965, Otiel Khama Obondo Oulo was appointed liquidator of Githunguri Farmers Co-operative Society Limited:

And whereas the said Otiel Khama Obondo Oulo is unable to act as liquidator:

Now, therefore, do I appoint John Richard Kabaa to be liquidator in the matter of the aforesaid Co-operative Society.

Given under my hand at Nairobi this 27th day of July 1966.

J. A. N. KIBUE,
Commissioner for Co-operative Development.

GAZETTE NOTICE No. 3069

(CS/1080/16)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

CLOSURE OF LIQUIDATION

Re: Nyandundo Farmers Co-operative Society Limited
(In Liquidation)

WHEREAS the registration of the above-named Society was cancelled by an Order made on the 14th day of January 1966, and which Order became effective on the same date, and whereas the said Society has no assets nor is there evidence of any creditors:

I now order that the liquidation of the Society be closed with effect from the date of this Order.

Given under my hand at Nairobi this 27th day of July 1966.

J. A. N. KIBUE,
Commissioner for Co-operative Development.

GAZETTE NOTICE No. 3070

(CS/1158/7)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, Sections 46 and 49)

LIQUIDATION ORDER

WHEREAS, under section 46 (2) of the said Act application has been made to me, James Aram Njao Kibue, by three-fourths of the members of the Lake Co-operative Society Limited applying for cancellation of the registration of the said Society:

I hereby cancel the registration of the said Society, and order that it be liquidated under section 49.

Any member of the said Society may, within two months after the date of this Order, appeal against such order under section 46 (3). If no appeal is presented within two months, the Order shall take effect from the expiry of that period under section 46 (4):

I hereby appoint Daudi Daniel Mudambo as liquidator under section 49.

Given under my hand at Nairobi this 27th day of July 1966.

J. A. N. KIBUE,
Commissioner for Co-operative Development.

GAZETTE NOTICE No. 3071

(CS/1467/5)

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, Sections 46 and 49)

LIQUIDATION ORDER

WHEREAS, under section 46 (2) of the said Act application has been made to me, James Aram Njao Kibue, by three-fourths of the members of the Ngunyumu Farmers Co-operative Society Limited applying for cancellation of the registration of the said Society:

I hereby cancel the registration of the said Society, and order that it be liquidated under section 49.

Any member of the said Society may, within two months after the date of this Order, appeal against such order under section 46 (3). If no appeal is presented within two months, the Order shall take effect from the expiry of that period under section 46 (4).

I hereby appoint Laban Livingstone Atyenda M'Mayi as liquidator under section 49.

Given under my hand at Nairobi this 27th day of July 1966.

J. A. N. KIBUE,
Commissioner for Co-operative Development.

GAZETTE NOTICE No. 3072

THE CITY COUNCIL OF NAIROBI

THE LOCAL GOVERNMENT REGULATIONS 1963

JEEVANJEE STREET, CROSS LANE, MAGANBHAU ROAD AND GREEN ROAD—ONE-WAY STREETS

NOTICE is hereby given that on or after the 5th day of September 1966, the City Council of Nairobi, in exercise of the powers conferred upon it by regulation 182 of the Local Government Regulations 1963, intends to make an Order prohibiting the driving of vehicles on the roads specified in the first column of the Schedule to this notice otherwise than in the directions specified in the second column thereof.

Any person who objects to the making of this Order should address his objection in writing to the Town Clerk, Nairobi City Council, P.O. Box 30075, Nairobi, so as to be received before 30th August 1966.

SCHEDULE

First Column	Second Column
Jeevanjee Street from Duke Street to Campos Ribeiro Avenue.	Towards Campos Ribeiro Avenue.
Cross Lane from Maganbhai Road to Reata Road.	Towards Reata Road.
Maganbhai Road from River Road to Green Road.	Towards Green Road.
Green Road from Maganbhai Road to Khimji Road.	Towards Khimji Road.

D. M. WHITESIDE,
Town Clerk,
City Hall, Nairobi.

GAZETTE NOTICE No. 3073

THE KISUMU COUNTY COUNCIL

DRAFT SUPPLEMENTARY VALUATION ROLL, 1966

NOTICE is hereby given that the Draft Supplementary Valuation Roll for the year 1966 in respect of Muhoroni, Koru, Kibigori and Kibos, has been laid before a meeting of the Kisumu County Council and is now available at the offices of the Kisumu County Council for public inspection during normal office hours.

Under section 11 of the Valuation for Rating Act, any person who is aggrieved—

(a) by the inclusion of any rateable property in, or by the omission of any rateable property from, any draft supplementary valuation roll; or

(b) by any value ascribed in any draft valuation roll or draft supplementary valuation roll to any rateable property, or by any other statement made or omitted to be made in the same with respect to any rateable property,

may lodge an objection with the Clerk to the Council at any time before the expiration of 28 days from the date of publication of this notice. Such objections should be made in writing.

No person shall be entitled to urge an objection before a Valuation Court unless he has first lodged notice of objection as aforesaid.

JOHN O. SANGA,
Kisumu, Clerk to the Kisumu County Council,
P.O. Box 86, Kisumu.
8th August 1966.

GAZETTE NOTICE NO. 3074

LOCAL GOVERNMENT ELECTIONS 1966

BUSIA DISTRICT

The following persons have duly been elected as Councillors in County Council and Local Councils in Busia District.

A.—COUNTY COUNCIL:

<i>Index</i>	<i>Electoral Area</i>	<i>Seat(s)</i>	<i>Candidate(s) Elected</i>	<i>Address</i>	<i>Place of Residence</i>	<i>Symbol</i>	<i>Political Party</i>	<i>Remarks</i>
1. BUS/C/1	Moding and Kolanya.	1	Livingstone E. Isiepai.	Kakemeri School, P.O. Malakisi.	Kakemeri School, North Teso.	Jogoo	Kanu	Unopposed
2. BUS/C/5	Osurete and Asinge	1	Wenceslaus Emase	P.O. Box 187, Tororo.	Osurete, S/Teso	Jogoo	Kanu	Unopposed
3. BUS/C/8	Kisoko, Busibwabo and Nasewa.	1	Jeremiah Awori ..	A. C. Nambale, P.O. Box 1011, Busia.	Nambale Bukhayao	Ndume	K.P.U.	Elected
4. BUS/C/11	Bujwanga, Buburi and Butabona.	1	Zablon Wanyama	Maonde Estate, P.O. Funyula.	Maonde Estate, Samia	Jogoo	Kanu	Unopposed
5. BUS/C/13	Bukhalalire, Esikoma.	1	Ernest O. Liyala	Bukhalalire School, Marach.	Bukhalalire Marach.	Jogoo	Kanu	Elected.
6. BUS/C/14	Budongo, Luchululo.	1	Washington Majale.	Budongo, P.O. Funyula.	Budongo, Luchululo, Samia.	Jogoo	Kanu	Elected
7. BUS/C/17	Bukoma and Bulemia.	1	Silvano O. Were	Chief's Office, P. Victoria, Bunyala Location, P.O. Funyula.	Bulemia, Bunyala	Jogoo	Kanu	Unopposed

B.—LOCAL COUNCIL

<i>Index</i>	<i>Electoral Area</i>	<i>Seat(s)</i>	<i>Candidate(s) Elected</i>	<i>Address</i>	<i>Place of Residence</i>	<i>Symbol</i>	<i>Political Party</i>	<i>Remarks</i>
1. BUS/L/2	Nasewa ..	1	Wilson Mauda ..	P.O. Nambale, via Kisumu.	Nasewa Bukhayao..	Ndume	K.P.U.	Unopposed
2. BUS/L/4	Busibwabo ..	1	Benedict Egesa ..	P.O. Nambale, via Kisumu.	Nasira, Busibwabo Bukhayao.	Jogoo	Kanu	Elected
3. BUS/L/5	Kisoko ..	1	Christopher Wabwire ..	P.O. Box 1015 Busia ..	Katanyo, (Kisoko).	Jogoo	Kanu	Elected
4. BUS/L/8	Mundika ..	1	Alphonze Ouma ..	Bulanda, Sch. Bukhayao	Bulanda, Mundika, Bukhayao.	Jogoo	Kanu	Elected
5. BUS/L/11	Bujumba ..	1	Asanasio Oduori ..	Chief's Office, Butula, Marach.	Bujumba	Jogoo	Kanu	Unopposed
6. BUS/L/12	Bumala ..	1	Andrew Pamba ..	P.O. Box 1028, Busia ..	Bumala	Jogoo	Kanu	Elected
7. BUS/L/13	Bukhalalire ..	1	Joshua N. Nungo ..	Bukhalalire, Marach, P.O. Butula.	Bukhalalire Marach.	Jogoo	Kanu	Unopposed
8. BUS/L/14	Elukhari ..	1	John W. Achola ..	Bukuyudi, Marach, P.O. Butula.	Bukuyudi, Elukhari, Marach.	Jogoo	Kanu	Unopposed
9. BUS/L/16	Elukongo ..	2	1. Thomas O.O. Onyango 2. Genemiah Ogutu Auma.	Mungabo, Buranga .. March Loc. P.O. Butula.	Mungabo Buranga, March.	Jogoo Jogoo	Kanu Kanu	Unopposed Unopposed
10. BUS/L/17	Butabona ..	1	Zedekia Nasubo ..	Butabona, Samia, P.O. Funyula.	Bumala, Samia Loc.	Jogoo	Kanu	Unopposed
11. BUS/L/20	Budongo ..	1	Richard C. N. Majale	Budongo Samia P.O. Funyula.	Kadimbworo	Jogoo	Kanu	Unopposed
12. BUS/L/21	Luchululo/ Bukhulungu.	1	Gordon Noundo ..	Luchululo/Bukhulungu, Samia, Funyula.	Luchululo Samia.	Jogoo	Kanu	Unopposed
13. BUS/L/22	Luanda/ Mudoma.	1	Michael Busera ..	Samia Ginnery, P.O. Box 1012, Busia,	Bujabi, Samia.	Jogoo	Kanu	Elected
14. BUS/L/26	Wakhungu/ Odiado.	1	Leya Nabwire ..	P.O. Funyula ..	Wakhungu Odiado.	Jogoo	Kanu	Unopposed
15. BUS/L/28	Buofu ..	1	Silvanus W. Oaki ..	Chief's Office, Bunyala	Buofu, Bunyala.	Jogoo	Kanu	Elected
16. BUS/L/29	Lugale ..	2	1. Daudi Agali 2. James O. Mango ..	Chief's Office, P. Victoria, Bunyala.	Lugale, Bunyala, Location.	Jogoo Jogoo	Kanu Kanu	Elected Elected
17. BUS/L/32	Bulemia ..	1	Agrikola N. Ongesa ..	Chief's Office, P. Victoria, Bunyala.	Bulemia	Jogoo	Kanu	Unopposed
18. BUS/L/34	Kolanya ..	1	Timothy Osukuku ..	Kolanya Sub-Location, P.O. Box 73, Bungoma.	Chamasiri, N/Teso.	Jogoo	Kanu	Unopposed
19. BUS/L/35	Kocholia ..	1	Peter L. Ikaal ..	P.O. Box 291, Tororo..	Kocholia, N/Teso.	Jogoo	Kanu	Elected
20. BUS/L/36	Moding ..	1	Valantino Omusolo ..	N. Teso Loc. P.O. Busia	Moding, N/Teso.	Ndume	K.P.U.	Unopposed
21. BUS/L/38	Angurai ..	1	Kalori Oude ..	Angurai Sub-Location, P.O. Tororo.	Angurai, N/Teso.	Jogoo	Kanu	Unopposed

THE KENYA GAZETTE

B.—LOCAL COUNCIL—(Contd.)

<i>Index</i>	<i>Electoral Area</i>	<i>Seat(s)</i>	<i>Candidate(s) Elected</i>	<i>Address</i>	<i>Place of Residence</i>	<i>Symbol</i>	<i>Political Party</i>	<i>Result</i>
22. BUS/L/40	Osurete ..	1	Frederick Muruga ..	P.O. Box 313, Tororo ..	Osurete, S. Teso.	Jogoo	Kanu	Unopp
23. BUS/L/41	Amukura ..	1	Raphael Okoit ..	Kwangamoru, S. Teso, P.O. Myanga.	Amukura, S. Teso.	Jogoo	Kanu	Unopp
24. BUS/L/44	Angorom ..	1	Bernado Omogogo ..	P.O. Box 1078, Busia ..	Angorom, S. Teso.	Jogoo	Kanu	Elected

P. M. INDETI,
for Returning Officer,
Busia District.

GAZETTE NOTICE NO. 3075

THE KERICHO URBAN COUNCIL

The Streets Adoption Act 1963

TENGECHA LANE

NOTICE is hereby given, pursuant to Section 8 (10) of the Streets Adoption Act 1963, that the Kericho Urban Council at its meeting held on 30th June 1966 passed the following resolution:—

WHEREAS Tengecha Lane between Garage Road and Temple Road is a private street and is not constructed to the satisfaction of the Council;

AND WHEREAS Notice have been served upon owners of the lands affected by the Council's proposals to do private street works to the said street under the Provisions of section 8 of the Street Adoption Act 1963;

AND WHEREAS Opportunity has been afforded to such owners to object against the proposed works and the proposed provisional apportionment of the cost thereof and for hearing such objections;

AND WHEREAS no objection has been received and considered, but not upheld;

NOW THEREFORE in exercise of powers conferred on the Council by the said Act, it is hereby

RESOLVED (i) that the following private street works be done to Tengecha Lane, namely, to level, metal, pave, kerb, channel and drain the said street in accordance with plans and particulars prepared by the County Engineer;

(ii) that the expenses incurred by the Council in executing the aforesaid works be apportioned amongst the lands fronting, adjoining or abutting on to the said street according to the respective frontage thereof; and

(iii) that the provisional apportionment of the said work be made as follows:—

<i>Plot No.</i>	<i>Owner</i>	<i>Frontage</i>	<i>Total Cost of Works</i>	<i>Cost per Foot of frontage</i>	<i>Amount Appportioned</i>
42	Kericho Urban Council ..	feet 280			Sh. 10,425 40
17179	Chadha Bros. ..	60			2,234 00
180	J. G. Singh ..	60			2,234 00
181	Puran Singh ..	50			1,861 70
182	Shah V. Popat ..	80			2,978 70
279	Nanji Amba ..	50			1,861 70
280	J. D. Panchuatia ..	60			2,234 00
281	Kenya Government ..	150			5,585 05
300	Kenya Government ..	150			5,585 05
303	Bhika Vammali ..	50			1,861 70
304	B. A. Ahmed ..	50			1,861 70
305	Dr. R. K. A. Dixit ..	50			1,861 70
319	B.P. (E.A.) Co. Limited ..	100			3,723 35
		1,190	Sh. 44,308.05	Sh. 37.25	44,308 05

GAZETTE NOTICE NO. 3076

**THE MUNICIPALITY OF KISUMU
THE VALUATION FOR RATING ACT**

DRAFT SUPPLEMENTARY VALUATION ROLL 1966

NOTICE is hereby given that the Draft Supplementary Valuation Roll 1966 for the Municipality of Kisumu has been laid before a meeting of the Municipal Council of Kisumu as required by section 10 (2) of the Valuation for Rating Act (Cap. 266), and is now available at the Town Hall, Kisumu, for public inspection. Any person may inspect the Draft Supplementary Valuation Roll (and take copies or extracts from it) during normal office hours.

Section 11 of the said Act enables any person who is aggrieved—

(a) by the inclusion of any rateable property in, or by the omission of any rateable property from the said Draft Supplementary Valuation Roll; and

(b) by any value ascribed in the said Draft Supplementary Valuation Roll to any rateable property, or by any other statement made or omitted to be made in the same with respect to any rateable property,

to lodge an objection with the undersigned at the Town Hall, Kisumu. Such objections should be lodged on or before Thursday, 15th September 1966, or within 28 days from the date of publication of this notice and should be in writing. Forms of objection may be obtained without payment on application to the Town Clerk's Department, at the address below.

Attention is drawn to section 11 (2) of the said Act which is to the following effect—"No person shall be entitled to urge

any objection before a Valuation Court unless he shall have first lodged such notice of objection as aforesaid:

Provided that it shall be competent for a Valuation Court to agree to consider any objection although notice thereof has not been given in accordance with section 11."

J. MIRUKA OWUOR,
Town Clerk,
Town Hall,
P.O. Box 105, Kisumu.

GAZETTE NOTICE NO. 3077

THE COUNTY COUNCIL OF TURKANA

NOTICE OF PERSONS NOMINATED AND NOTICE OF POLL

The following persons have been duly nominated for election as Councillors for the County Council of Turkana for the electoral area shown below and election will accordingly be held on Saturday 6th August 1966. The hours of polling will be 8 a.m. to 6 p.m.

<i>Electoral Area and Registration Unit</i>	<i>No. of Councillors to be Elected</i>	<i>Candidate's Names</i>	<i>Polling Station</i>	<i>Candidate's Symbols</i>
Kalin 1190	One	Jalinga Ekidor Ekuwam Lerai	Kalin 1190 Kalin 1190	Cockerel Calabash

Voters belonging to the electoral area specified in the first column hereabove may vote only at the polling station specified in the sixth column hereabove.

J. WAIBOICI,
Returning Officer
County Council

GAZETTE NOTICE NO. 3078

THE COUNTY COUNCIL

OF TURKANA

CERTIFICATE THAT THE NUMBER OF PERSONS NOMINATED DOES NOT EXCEED THE NUMBER OF COUNCILLORS TO BE ELECTED AND DECLARATION OF UNOPPOSED ELECTION

I, James Waiboci, the Returning Officer for the Turkana County council Electoral Area, do hereby certify that the following persons have been returned unopposed and therefore duly been elected as Councillors for the Turkana County Council:—

Name	Place of Residence	Registration Unit	Occupation or Description
Arupe Longomio ..	Lokitaung	1189	Trader
Lobuin Tioko ..	Lokichogio	1192	Pastolist
Ekali Lotikolo ..	Lokichogio	1192	Pastolist
Lorang Aling ..	Kakuma	1194	Pastolist
Kwiya Achuka ..	Kakuma	1194	Pastolist
Ethuron Ngikom ..	Lodwar	1194	Pastolist
William Kaman ..	Kangatosa	1195	Pastolist
Louren Lokorijem ..	Kangatosa	1196	Trader
Lochodo Ethekon ..	Kalokol	1196	Pastolist
Daudi Lotosa ..	Lorugum	1197	Trader
Kokoi Thiakol ..	Kaputiei	1198	Pastolist
Hussen Ewoton ..	Lobokat	1201	Peasant
Samwel Lele ..	Kangetet	1202	Trader
Lokidor Ngingoli ..	Napeitom	1203	Trader
Lorogoi Lokwaleu ..	Lomele	1204	Pastelist
		1205	Pastelist

P.O. Lodwar,
Via Kitale.
27th July 1966.

J. WAIBOCI,
Returning Officer,
Turkana County Council.

GAZETTE NOTICE NO. 3079

THE LOCAL GOVERNMENT REGULATIONS 1963
(L.N. 256 of 1963)

THE COUNTY COUNCIL OF SOUTH NYANZA

NOTICE OF TIME AND PLACE OF NOMINATION

IT IS hereby notified for general information that the following seats have fallen vacant as a result of the retirement of the members who held the said seats; in the County and Local Council shown hereunder:—

Local Council	Electoral Area	Registration Unit	Seats Vacant
East Konyango ..	Kochola and Kad-wet.	330	1
	Kwamo ..	333	1
	Kachieng ..	327	1
West Nyokal ..	Kamdar II ..	314	1
	Kanyikela ..	318	1
	Kagola ..	319	1
West Konyango ..	Kolal	340	1
	Kaluoch Nyadimo	335	1
	Kochieng ..	336	1
Kuria ..	Burisenye ..	360	1
	Bukirengera ..	358	1
	Bosongo ..	363	1
	Bukehancho ..	361	1
Mohuru ..	Mohuru ..	345	1
Suna ..	Kaler ..	343	1
	Wasweta I ..	347	1
	Wasweta II ..	348	1
	Manyata ..	350	1
Kanyamkago ..	Wasimbete ..	352	1
	Kamudho ..	353	1
	Kotieno ..	354	2
East Nyokal ..	Kawere II ..	356	1
	Kawere I ..	355	1
	Waudha ..	296	1
	Kakmasia ..	291	1
	Kanyimach ..	297	1
	Waware ..	292	1
	Kanyangony ..	288	1
	Kamresi ..	290	1
	Kadera ..	286	1
North Nyokal ..	Komenya ..	260	1
	Komenya ..	262	1
	Kowili ..	263	1
	Kanani ..	265	1
	Manywanda ..	258	2
Kanyaada ..	Kanyabala ..	274	2
	Kotieno ..	275	1
	Kothidha ..	278	1
	Kalanya ..	276	1
	Kanyadier ..	277	1
Gera ..	Koyolo ..	273	1
	Genga ..	268	1
	Kotieno ..	272	1
Karachuonyo ..	Kokoth B ..	244	1
	Koyugi ..	247	1
Kabondo ..	Kodumo E ..	250	1
	Kakangu W ..	254	1
	Kodumo ..	255	1
	Kasewe ..	256	1

COUNTY COUNCIL OF SOUTH NYANZA

Electoral Area	Registration Unit	Seats Vacant
Kasipul (E) ..	220 Kakelo Dudi .. 221 Kakelo Kamroth .. 222 Kojuach Kowiri .. 223 Kojuach Kamioro .. 224 Kokwanyo ..	1
Sakwa II ..	292 Waware .. 293 Kanyawanga .. 294 Kogelo .. 295 Alego .. 296 Waudha .. 297 Kanyimach ..	1

Nomination papers may be delivered by the candidate to the District Commissioner, South Nyanza (Homa Bay) and the deputy returning officers at Migori, Kendu Bay and Lambwe between the hours of eight o'clock in the morning and noon on the 13th August 1966.

Forms of nomination may be obtained from District Commissioner's Office at Homa Bay on any week-day between the hours of nine in the morning and noon. The Returning Officer will prepare nomination paper for signature at the request of a voter.

If the election is contested, the poll will take place on 27th and 28th August 1966.

Dated this 2nd day of August 1966.

J. K. A. KIRUI,
Returning Officer,
South Nyanza.

Homa Bay.

NOTE:—The attention of candidates and persons Nominating is drawn to the rules for filling up nomination papers and other provisions contained in the Local Government Election Rules 1966.

GAZETTE NOTICE NO. 3080

THE MANDERA COUNTY COUNCIL

RESOLUTION ON G.P.T. PENALTY DATE

PROPOSED by Councillor Mohamed Sheikh Ali, seconded by Councillor Maalim Hassan and unanimously carried:—

That in accordance with section 10 of the Graduated Personal Tax Act 1963, as amended by the Constitution (Amendment of Laws) (Graduated Personal Tax) Order 1965, the County Council of Mandera has resolved that penalty shall be imposed on dates shown, namely—

In respect of tax on income not derived from employment—

(a) Where the taxpayer has not paid any tax on or before 30th September 1966, penalty will be imposed on 1st October 1966.

(b) Where the taxpayer has paid a first instalment of tax on or before 31st March 1966, but has failed to pay the second instalment on or before 30th September 1966, penalty will be imposed on the remaining on 1st October 1966.

The penalty rate will be 50 per cent.

W. O. MUGANDA,
Chairman,
Mandera County Council.

GAZETTE NOTICE NO. 3081

THE LOCAL GOVERNMENT ELECTIONS RULES 1966
(L.N. No. 101 of 1966)

COUNTY COUNCIL OF GUSI

Pursuant to the provision of rule 13 of the Local Government Elections Rules 1966, notice is hereby given that at elections held during July 1966, the following candidates were duly elected as Councillors of the County Council of Gusi:—

Electoral Area	Candidate Elected	Party
Wanjare West ..	Silvano Oroo ..	Kanu
Kitutu No. 4 ..	Kenyuri King'oina ..	Kanu
Kitutu No. 3 ..	Ombuki Akuma ..	Kanu
North Mugirango One	Johnson Ondiek Ondicho	Kanu
Borabu Location	Patroba Nyachiro ..	Kanu
North Mugirango No. 4	Gideon Nyabuga ..	Kanu
Nyaribari Central ..	Stephen Getuno Michoma ..	Kanu
Nyaribari South ..	Shadrack Anunda ..	Indepen-
Bassi North ..	Yuvensius Maua ..	Kanu
South Mugirango One	Samwel Okogera Mobegi ..	Indepe

A. C. KANG'ETHE,
Returning Officer,
Kisii I

THE COUNTY COUNCIL OF THE CENTRAL RIFT

DRAFT SUPPLEMENTARY VALUATION ROLL 1966

NOTICE is hereby given that the Draft Supplementary Valuation Roll 1966 for Naivasha, Gilgil, Kijabe, Rongai, Molo, Njoro, Elburgon and Eldama Ravine has been laid before a meeting of the County Council of the Central Rift as required by the Rating Act (Cap. 266), and is now available at the County Hall, Nakuru, for public inspection.

Any person who is aggrieved—

- (a) by the inclusion of any rateable property in or by the omission of any rateable property from the said Supplementary Valuation Roll; or
- (b) by any value ascribed in the Supplementary Valuation Roll to any rateable property, or by any other statement made or omitted to be made in the same with respect to any rateable property,

may lodge an objection in writing to the Clerk of the Council, P.O. Box 138, Nakuru, at any time before the expiration of 28 days from the date of publication of this notice.

No person shall be entitled to urge any objection before a Valuation Court unless he shall have first lodged such notice of objection as aforesaid.

Forms of objection may be obtained from the undersigned.

L. E. TARPLEE,
Clerk of the Council,
County Hall,
P.O. Box 138, Nakuru.

Nakuru,
12th August 1966.

THE COUNTY COUNCIL OF NAROK
RESULT OF ELECTION

I, the Returning Officer for the Narok County Council, do hereby certify that the following persons have been duly elected Councillors of the County Council of Narok for the electoral areas shown against their names:—

Candidate Elected	Electoral Area
Lenkoko ole Kishoiyian	Mao.
Senet ole Konana	Melili.
F. K. CHEROGONY, Returning Officer.	

THE COUNTY COUNCIL OF ISIOLI

Notice is hereby given that the following persons have been elected as Councillors to the County Council of Isiolo:

Name	Electoral Area
Galgallo Usu	Southern Boran
Guyo Wada	North Boran
Abduba Molu	Central Boran
Dido Malicha	Central Boran
Aga Galgallo	Southern Boran
Jaldesa Dida	Central Boran

Dated this 4th day of August 1966.

M. M. OLE NCHARO,
Returning Officer.

THE TRANSFER OF BUSINESSES ACT
(Cap. 500)

NOTICE is hereby given that the business of hairdresser carried on by Anita Limited in City Arcade, City House, Kilindini Road, Mombasa, has with effect from the 1st day of July 1966, been sold and transferred to Miss Blanche De Freitas of P.O. Box 9626, Mombasa, who will from the said date carry on the said business at the same place.

The address of the transferor is P.O. Box 9626, Mombasa.

The address of the transferee is P.O. Box 9626, Mombasa.

All debts due to and owing by the transferor up to and including the 30th day of June 1966, will be received and paid by the transferor.

The transferee is not assuming nor does she intend to assume liabilities incurred by the transferor in the said business up to and including the 30th day of June 1966.

Dated at Mombasa this 6th day of August 1966.

RAM HIRA,
Advocate for the Parties,
P.O. Box 1237, Mombasa.

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that the business of trunk manufacturers heretofore carried on by Akberali Waljee Karabhai under the name and style of Yusufi Trunk Works on Plot No. 3760, Jomo Kenyatta Avenue, Mombasa in the Republic of Kenya, has as from the 23rd day of July 1966, been sold and transferred to Rukiabai Kassamji of Mombasa aforesaid who will from the said date carry on the said business under the same name and on the same premises.

Name of business.—Yusufi Trunk Works.

Nature of business.—Trunk manufacturers.

Name and address of the transferor.—Akberali Walji Karabhai, Plot No. 3760, Jomo Kenyatta Avenue, c/o P.O. Box 1816, Mombasa.

Name and address of the transferee.—Rukiabai Kassamji, Plot No. 3760, Jomo Kenyatta Avenue, c/o P.O. Box 1816, Mombasa.

All debts due to and owing by the Transferor up to and including the 23rd day of July 1966, will be received and paid by the Transferee.

AHMEDALI Y. A. JIWAJI,
Advocate for the Transferor
and the Transferee.

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that the business of Cafe and Snack Bar carried on by Albert Masson under the name and style of Pot Luck in Mansion House, Wabera Street, Nairobi, has with effect from the 1st day of August 1966 been sold and transferred to Italian Cakeshop Limited who will carry on the said business in the same place under the same name.

The address of the transferor is P.O. Box 3470, Nairobi.

The address of the transferee is P.O. Box 21116, Nairobi.

The transferee does not assume nor does it intend to assume any liabilities incurred up to and including the 31st day of July 1966 and the same will be paid and discharged by the transferor and likewise all debts due to the transferor up to and including the 31st day of July 1966 will be received by the transferor.

Dated this 9th day of August 1966.

ARCHER AND WILCOCK,
Advocates for the Transferee and Transferor,
Mutual Building,
P.O. Box 10201, Nairobi.

NOTICE OF CHANGE OF NAME

I, Miss Bertha Ikwenyi d/o Gabriel Ikwenyi of P.O. Box 30079, Nairobi in the Republic of Kenya, hereby give public notice that by a deed poll dated the 29th day of July 1966, duly executed by me (and attested by J. K. Winayak, advocate of Nairobi), heretofore called and known by the name of Mrs. Bertha Kibicho born at Village Mirere, District Kakamega in the Republic of Kenya, on the 7th day of July 1943, formally and absolutely abandoned the use of my first name of Mrs. Bertha Kibicho and in lieu thereof assumed and adopted the name of Miss Bertha Ikwenyi d/o Gabriel Ikwenyi for all purposes and I hereby authorize and request all persons to designate, describe and address me by such assumed name of Miss Bertha Ikwenyi d/o Gabriel Ikwenyi.

Dated at Nairobi this 29th day of July 1966.

MISS BERTHA IKWENYI d/o GABRIEL IKWENYI.

NOTICE OF CHANGE OF NAME

I, Gene Roman Jaros of P.O. Nairobi, heretobefore known and called by the name of Eugene Roman Jaroszewski, hereby give notice that by a deed poll dated the 5th day of July 1966, duly executed by me, I formally and absolutely renounced and abandoned the use of my former name Eugene and second name Jaroszewski and in lieu thereof assumed and adopted the former name of Gene and second name Jaros for all purposes and I hereby request and authorize all persons at all times to describe and address me by my said assumed and adopted name of Gene Roman Jaros.

Dated at Nairobi this 31st day of July 1966.

GENE ROMAN JAROS,
formerly known as Eugene Roman Jaroszewski.

GAZETTE NOTICE No. 3090

NOTICE OF CHANGE OF NAME

I, Dahya Jivan Chauhan of P.O. Box 16008, Nairobi in the Republic of Kenya, formerly known as Dahya Jivan, hereby give public notice that by a deed poll dated the 26th day of July 1966, and duly executed by me and attested, I formally assumed and adopted the name of Chauhan as my surname for all purposes and I hereby authorize and request all persons to designate and address me by such assumed surname of Chauhan only.

Dated at Nairobi this 27th day of July 1966.

DAHYA JIVAN CHAUHAN,
formerly known as *Dahya Jivan*.

GAZETTE NOTICE No. 3091

MINISTRY OF WORKS

TENDER NOTICE No. 67/66

TENDERS are invited for the supply of the following during the period 1st October 1966, to 30th June 1967:—

Vitaminised Edible Vegetable Oil

Estimated requirement.—260,000 lb. in 36-lb. tins and 400-lb. drums.

Tender documents may be obtained against written application from the Stores Superintendent, Ministry of Works, Supplies Branch, 1st Floor, Kenya House, Koinange Street, P.O. Box 30346, Nairobi.

Final time and date for submission of tenders.—4 p.m. on 2nd September 1966.

GAZETTE NOTICE No. 3092

(28/5/7)

THE PRISONS ACT
(Cap. 90)

APPOINTMENT OF A VISITING JUSTICE

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary for Home Affairs* hereby appoints—

REV. OSCAR ESHITEMI

as a Visiting Justice to Kakamega Prison in the Kakamega District, Western Province.

Dated this 8th day of August 1966.

A. J. OMANGA,
Permanent Secretary,
Ministry of Home Affairs.

*L.N. 692/1963.

GAZETTE NOTICE No. 3093

(28/5/4A)

THE PRISONS ACT
(Cap. 90)

CANCELLATION OF APPOINTMENT OF A VISITING JUSTICE

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary for Home Affairs* hereby cancels the appointment† of—

MRS. EVA A. MUMANYI

as a Visiting Justice to Kisumu Women's Prison in the Central Nyanza District, Nyanza Province.

Dated this 9th day of August 1966.

A. J. OMANGA,
Permanent Secretary,
Ministry of Home Affairs.

*L.N. 692/1963. †G.N. 1838/1964.

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