

# THE KENYA GAZETTE

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GAZETTE NOTICE No. 3067

## PUBLIC SERVICE COMMISSION OF KENYA

## PROMOTIONS

PHILIP KIPSANG ARAP KIRUI, to be Commissioner of Prisons, Office of the Vice-President and Ministry of Home Affairs, with effect from 26th May, 1986.

BEN NICODEMUS OMAMBIA MOGAKA, to be Senior Assistant Secretary, Ministry of Information and Broadcasting, with effect from 17th January, 1985.

NATHANIEL WAIGWA WACHIURI, to be Superintendent of Police, Office of the President, with effect from 19th December, 1985.

SIMON MUGO KARIUKI, to be Superintendent of Police, Office of the President, with effect from 19th December, 1985.

By Order of the Commission.

Dated the 31st July, 1985.

W. K. K. KIMALAT,  
*Acting Secretary,  
Public Service Commission of Kenya.*

GAZETTE NOTICE No. 3068

## THE CIVIL AVIATION ACT

(Cap. 394)

## THE CIVIL AVIATION (INVESTIGATION OF ACCIDENTS) REGULATIONS

## APPOINTMENT OF INSPECTORS OF ACCIDENTS

IN EXERCISE of the powers conferred by regulation 6 (1) of the Civil Aviation (Investigation of Accidents) Regulations, the Minister for Transport and Communications appoints—

JORAM MUCHIRI KAGUA

to be an inspector of accidents, with effect from 22nd July, 1986.

Dated the 25th July, 1986.

A. K. MAGUGU,  
*Minister for Transport and Communications.*

GAZETTE NOTICE No. 3069

## THE LOCAL GOVERNMENT ACT

(Cap. 265)

## NOMINATION OF COUNCILLORS

PURSUANT to sections 26, 27, 63 and 64 of the Local Government Act, and Legal Notice 185/83, the Minister for Local Government has nominated—

WESLEY RONO

JOSEPH KOSGEY

to be councillors of the Municipal Council of Kericho with immediate effect.

Dated the 31st July, 1986.

S. M. B. MUDAVADI,  
*Minister for Local Government.*

GAZETTE NOTICE No. 3070

## THE POLICE ACT

(Cap. 84)

IN EXERCISE of the powers conferred by section 2 of the Police Act, the Commissioner of Police appoints—

ITEN

in Elgeyo/Marakwet Division within Rift Valley Province, map reference Y.R. 788731, to be a Police Station with effect from 1st July, 1986.

Dated the 30th July, 1986.

B. K. NJHNU,  
*Commissioner of Police.*

GAZETTE NOTICE No. 3071

## THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

## ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Jethibai Mepa, of P.O. Box 612, Thika, is the registered proprietor as lessee of that piece of land known as L.R. No. 4953/24/V, situate in the Thika Municipality in the Kiambu District by virtue of a grant registered as I.R. 3483/1, and whereas sufficient evidence has been adduced to show that the said grant registered as I.R. 3483/1 has been lost, notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 8th August, 1986.

J. L. W. MUNJUGA,  
*Registrar of Titles.*

GAZETTE NOTICE No. 3072

## OFFICE OF THE PRESIDENT

## DEPARTMENT OF DEFENCE

APPLICATIONS are invited from candidates who are Kenya citizens for the following posts.

Applicants who are civil servants should complete forms PSC. 2A, in triplicate, the original to be submitted through the applicants' Permanent Secretary or head of department, and duplicate and triplicate should be sent by the applicants direct to the Permanent Secretary, Department of Defence, P.O. Box 40668, Nairobi, so as to reach him on or before 29th August, 1986. Applicants who are non-civil servants should complete form PSC. 2, in triplicate and submit all the copies to this department.

## Slide View Operator (One Post) (No. 3/86)

Salary scale.—K£666 to 1,044 p.a. PENSIONABLE or AGREEMENT.

Applicants should be in possession of at least K.C.E. or its accepted equivalent.

Applicants with lower academic qualifications but in possession of professional qualifications and previous experience in the same field will also be considered.

The successful applicant will be responsible for the setting up and operating of slide view projectors during presentation and lectures.

## Graphic Design Assistant (Modeller) (One Post) (No. 4/86)

Salary scale.—K£666 to 1,044 p.a. PENSIONABLE or AGREEMENT.

Applicants should be in possession of at least K.C.E. or its accepted equivalent.

Applicants with lower academic qualifications but in possession of professional qualifications and previous experience in the same field for at least five (5) years will also be considered. Artistic ability and manual skill with tools will be essential.

The successful applicant will be responsible, under the direction of the designer, for the production of sand table and floor models. The job will frequently demand imagination and will be challenging.

## Projector Operator (One Post) (No. 5/86)

Salary scale.—K£666 to 1,044 p.a. PENSIONABLE or AGREEMENT.

Applicants should be in possession of K.C.E. or its accepted equivalent.

Applicants with lower academic qualifications but are in possession of professional qualifications with at least two (2) years' relevant experience will also be considered. Knowledge of the operation of various pieces of equipment is essential.

The successful applicant will be responsible to the audio visual assistant for the operation of the following pieces of equipment:

- 16mm. film projector.
- Slide and overhead projectors.
- Video equipment.
- Sound equipment.

## DEPARTMENT OF DEFENCE—VACANCIES—(Contd.)

*Darkroom Assistant (Two Posts) (No. 6/86)*

*Salary scale.*—K£666 to 1,044 p.a. PENSIONABLE or AGREEMENT.

Applicants should be in possession of at least K.C.E. or its accepted equivalent.

Applicants with lower academic qualifications but in possession of professional qualifications with at least two (2) years' relevant experience will also be considered. The applicants must have proven experience in the use of 35mm cameras and video cameras as well as in developing and printing black and white films.

The successful applicants will be responsible to the staff officer II (co-ordination), for all photographic requirements.

They will be required to process black and white film, prepare slides and process plates required for printing.

*Electronics Technician (One Post) (No. 7/86)*

*Salary scale.*—K£1,044 to 1,554 p.a. PENSIONABLE or AGREEMENT.

Applicants should be in possession of K.C.E. or its equivalent plus diploma or its equivalent in electronics.

Applicants with lower professional qualifications but have at least three (3) years' relevant experience will also be considered. Ability to plan and work without supervision will be essential.

The successful applicant will be required to repair and maintain a wide variety of electronics and electrical equipment including the following:

- (a) 16mm. film projectors.
- (b) Hi-fi sound equipment.
- (c) Slide and overhead projectors.
- (d) TV and video.
- (e) Communications equipment.
- (f) Electric typewriters.

He will closely liaise with manufacturers/suppliers and other departments on maintenance and repair of equipment, including printing and photographic equipment, as well as procurement of spares.

GAZETTE NOTICE No. 3073

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

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

ESTHER NYAKIO MWEA  
TOM OSOLIKA NDOMBI  
JARED OSONGO MAGOLO

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

Dated the 1st August, 1986.

S. M. MWENESI,  
Secretary,  
Council of Legal Education.

GAZETTE NOTICE No. 3074

**MINISTRY OF WORKS, HOUSING AND PHYSICAL PLANNING**

**LOSS OF MISCELLANEOUS RECEIPT**

IT IS notified for the general information of the public that the original of the miscellaneous receipt No. AE 341155 held by the headquarters cashier has been reported missing from the M.R. book No. AE 341151 to AE 341200.

The above receipt has now been cancelled and the government will not accept any liability which might arise out of the use of the said receipt.

J. R. NJOROGI,  
for Permanent Secretary.

GAZETTE NOTICE No. 3075

**THE LIQUOR LICENSING ACT**  
(Cap. 121)

**THE KAKAMEGA LIQUOR LICENSING COURT**

*Special Meeting*

DULY authorized by the Provincial Commissioner, Western Province, a special meeting of the above court will be held on Monday, 18th August, 1986, at 10 a.m. in the Kakamega County Council hall.

The applications to be considered can be seen on the district commissioner's notice board.

N. K. MBERIA,  
Chairman,  
Kakamega Liquor Licensing Court.

GAZETTE NOTICE No. 3076

**THE LIQUOR LICENSING ACT**  
(Cap. 121)

**THE BUNGOMA LIQUOR LICENSING COURT**

*Statutory Meeting*

NOTICE is given that the next statutory meeting of the Bungoma Licensing Court will be held in the district commissioner's office, Bungoma, on Monday, 10th November, 1986, at 10 a.m.

Applications to be considered at the meeting whether for new licences, renewal, transfer or removal of existing licences should be submitted on the prescribed form G.P. 147 in triplicate together with KSh. 10 revenue stamp affixed on the original copy and addressed to the Chairman, Bungoma Liquor Licensing Court, P.O. Box 550, Bungoma, so as to reach him on or before 25th September, 1986. Late applications will only be considered if received on or before Friday, 10th October, 1986, on payment of KSh. 500 being late fee.

Applicants are advised to send their applications either by registered post or deliver them in person to the office of the district commissioner at Bungoma, during normal working hours.

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

P. O. GENGA,  
Chairman,  
Bungoma Liquor Licensing Court.

GAZETTE NOTICE No. 3077

**THE LIQUOR LICENSING ACT**  
(Cap. 121)

**THE NYERI LIQUOR LICENSING COURT**

*Statutory Meeting*

NOTICE is given that the next statutory meeting of the Nyeri Liquor Licensing Court will be held in the District Commissioner's office, Nyeri, on Monday, 10th November, 1986, at 10 a.m.

Applications to be considered at the meeting whether for new licences, renewals, transfers or removals of existing licences, should be submitted on the prescribed form G.P. 147 in triplicate together with KSh. 10 revenue stamp affixed on the original copy only and addressed to the Chairman, Nyeri Liquor Licensing Court, P.O. Box 32, Nyeri, so as to reach him on or before 25th September, 1986. Late applications will only be considered if received on or before Friday, 10th October, 1986, on payment of KSh. 500 being late fee.

Applicants are advised to send their applications by either registered post or deliver them in person to the district commissioner's office, at Nyeri, during normal working hours.

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

Dated the 14th July, 1986.

KEHOLO MUHALULE,  
Chairman,  
Nyeri Liquor Licensing Court.

## GAZETTE NOTICE No. 3078

## THE LIQUOR LICENSING ACT

(Cap. 121)

## THE KERICHO LIQUOR LICENSING COURT

## Statutory Meeting

NOTICE is given that the next statutory meeting of the Kericho Liquor Licensing Court will be held in the district commissioner's office, on 10th November, 1986, at 10 a.m.

Applications to be considered at the meeting for renewals, new licences, transfers, conversions or removals should be submitted on the prescribed form G.P. 147, with KSh. 10 revenue stamp affixed and addressed to the Chairman, Kericho Liquor Licensing Court, P.O. Box 19, Kericho, to reach him on or before 25th September, 1986. Any application not received by this date will only be considered if received on or before 10th October, 1986, on payment of KSh. 500 late fee.

Applicants for new licences, transfers, conversions or removals must appear in person before the court or be represented by an advocate.

Attendance in court by renewal applicants is optional unless there are objections in which case attendance is desirable.

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

P. K. MURUATETU,  
Chairman,  
Kericho Liquor Licensing Court.

## GAZETTE NOTICE No. 3079

## THE LIQUOR LICENSING ACT

(Cap. 121)

## THE KITUI LIQUOR LICENSING COURT

## Statutory Meeting

NOTICE is given that the next statutory meeting of the Kitui Liquor Licensing Court shall be held in the county council's chambers, Kitui, on Monday, 10th November, 1986, at 10 a.m.

All applications to be considered at the meeting whether new licences, renewals, transfers or removals must be received in the office of the Chairman, Kitui Liquor Licensing Court, P.O. Box 1, Kitui, before or on 25th September, 1986, on the appropriate forms in triplicate with KSh. 10 revenue stamp affixed on the original copy. Any application not received by this date may only be considered if received before or on 8th October, 1986, and on payment of KSh. 500 late fee.

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

Applicants are advised to submit their applications by registered post, or hand them by hand delivery to the secretary of this licensing court.

Dated the 18th July, 1986.

F. K. KEITANY,  
Chairman,  
Kitui Liquor Licensing Court.

## GAZETTE NOTICE No. 3080

## THE LIQUOR LICENSING ACT

(Cap. 121)

## THE MARSABIT LIQUOR LICENSING COURT

## Statutory Meeting

NOTICE is given that the next statutory meeting of the Marsabit Liquor Licensing Court will be held in the Marsabit County Council Chambers, on Monday, 10th November, 1986.

Applications to be considered in this meeting whether for new licences, renewals, conversions, removal or transfer of existing licences should be submitted on the prescribed form G.P. 147, with KSh. 10 revenue stamp affixed on the original copy addressed to the Chairman, Marsabit Liquor Licensing Court, P.O. Box 1, Marsabit, so as to reach him on or before 25th September, 1986.

Any application not received by this date will only be considered if received on or before 10th October, 1986, on payment of KSh. 450 late fee.

Applicants for new licences, renewals or conversions must appear in person before the court or be represented by an advocate.

Attendance in court for renewal applicants is optional unless there are objections in which case attendance is desirable.

A list of applications will be displayed at the district commissioner's notice-board at Marsabit after the closing date.

Applications should be delivered in person or by registered post.

Dated the 21st July, 1986.

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

## GAZETTE NOTICE No. 3081

## THE LIQUOR LICENSING ACT

(Cap. 121)

## THE TRANS NZOIA LIQUOR LICENSING COURT

## Statutory Meeting

NOTICE is given that the next statutory meeting of the Trans Nzoia Liquor Licensing Court will be held on Monday, 10th November, 1986, at 10 a.m.

Applications to be considered at this meeting whether for new licences, renewals, transfers, removals or conversions should be submitted on the prescribed form G.P. 147 or form G.P. 148 (in case of transfers or removals) with KSh. 10 adhesive revenue stamp affixed on the original to the Chairman, Trans Nzoia Liquor Licensing Court, P.O. Box 11 Kitale, so as to reach him on or before Thursday, 2nd October, 1986.

Late applications will only be considered if received on or before Friday, 10th October, 1986, and on payment of late fee of KSh. 500.

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

Applicants for renewal must attach a photostat copy of their current licences.

Applicants are advised to submit their applications by registered post or deliver by hand.

H. T. OLE INDIEMA,  
Chairman,  
Trans Nzoia Liquor Licensing Court.

## GAZETTE NOTICE No. 3082

## THE LIQUOR LICENSING ACT

(Cap. 121)

## THE LAMU LIQUOR LICENSING COURT

## Statutory Meeting

NOTICE is given that the next statutory meeting of the Lamu Liquor Licensing Court will be held in the district commissioner's office, Lamu, on Monday, 10th November, 1986, at 10 a.m.

Applications to be considered at this meeting whether for new licences, renewal, transfer, or removal of existing licences should be submitted on the prescribed form G.P. 147 in triplicate together with KSh. 10 revenue stamp affixed on the original copy only and addressed to the Chairman, Lamu Liquor Licensing Court, P.O. Box 41, Lamu, so as to reach him on or before 25th September, 1986. Late applications will only be considered if received on or before Friday, 10th October, 1986, on payment of KSh. 500 being late fee.

Applicants are advised to send their applications either by registered post or deliver them in person to the office of the chairman, at Lamu, during normal working hours.

Applicants for new licences, transfers or removals must appear in person or be represented 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.

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

GAZETTE NOTICE NO. 3083

## THE RECORDS DISPOSAL (COURT) RULES

(Cap. 14, Sub. Leg.)

## INTENTION TO DESTROY CRIMINAL AND CIVIL CASE FILES

IN ACCORDANCE with the Records Disposal (Court) Rules, notice is given that after the expiration of three (3) months from the date of this notice, I intend to apply to the Honourable the Chief Justice for leave under rule 3 to destroy criminal and civil files set out herebelow:

Year	Criminal Case File Nos.	Total No. of Case
1972	1-921	921
1973	1-1,000	1,000
1974	1-2,004	2,004
1975	1-1,799	1,799
1976	1-760	760
1977	1-1,398	1,398
1978	1-1,000	1,000
1979	1-800	800
1980	1-1,100	1,100
Year	Civil Case File Nos.	Total No. of Case
1970	1-170	170
1971	1-171	171

Any person desiring the return of exhibit in any of the above cases must make his claim on or before 18th October, 1986.

All exhibits to which no claim is substantiated before the destruction of the records shall under section 4 be deemed to be part of the record for the purposes of destruction.

Dated the 18th July, 1986.

V. O. ADINDA,  
District Magistrate II, Eldama Ravine

GAZETTE NOTICE NO. 3084

## THE REGISTERED LAND ACT

(Cap. 300, section 33)

## REGISTRATION OF INSTRUMENT

WHEREAS King'ori Wambugu Karagu, of P.O. Box 26, Naivasha, is registered as proprietor of that piece of land known as parcel No. Nyandarua/Tulaga/425, situate in Nyandarua District, and whereas the Resident Magistrate's Court at Naivasha in civil suit No. 27 of 1984 has ordered that the said piece of land be transferred to Joseph Kianana Ithanwa, of P.O. Box 75, North Kinangop, and whereas the executive officer of the court has, in pursuance of an order of the said court, executed a transfer of the said piece of land in favour of Joseph Kianana Ithanwa, of P.O. Box 75, North Kinangop, and whereas all efforts made to compel the registered proprietor to surrender the land certificate issued in respect of the said piece of land to the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof provided no valid objection has been received within that period, I intend to dispense with the production of the said land certificate and proceed with the registration of the said instrument of transfer and issue a land certificate to the said Joseph Kianana Ithanwa, and upon such registration, the land certificate issued earlier to the said King'ori Wambugu Karagu shall be deemed to be cancelled and of no effect.

Dated the 8th August, 1986.

G. A. ADEDE,  
Land Registrar,  
Nyandarua District.

GAZETTE NOTICE NO. 3085

## THE REGISTERED LAND ACT

(Cap. 300, section 33)

## REGISTRATION OF INSTRUMENT

WHEREAS Munga Kienje, of P.O. Elburgon, is registered as proprietor of that piece of land known as parcel No. Ndarugu/Gachege/T. 106, situate in Kiambu District, and whereas the High Court at Nairobi in civil suit No. 2817/81 has ordered that the said piece of land be transferred to Peter Kamau Njoroge, of P.O. Box 1037, Thika, and whereas the executive officer of the court has, in pursuance of an order of the said court executed a transfer of the piece of land in favour of Peter Kamau Njoroge, of P.O. Box 1037, Thika,

and whereas all efforts made to compel the registered proprietor to surrender the land certificate issued in respect of the said piece of land to the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land certificate and proceed with the registration of the said instrument of transfer and issue a land certificate to the said Peter Kamau Njoroge, and upon such registration, the land certificate issued earlier to the said Munga Kienje shall be deemed to be cancelled and of no effect.

KAGO GACHIRI,  
Senior Land Registrar,  
Kiambu District.

GAZETTE NOTICE NO. 3086

## THE REGISTERED LAND ACT

(Cap. 300, section 33)

## REGISTRATION OF INSTRUMENT

WHEREAS Peter Mwangi Waiithaka, of P.O. Box 132, Naivasha, is registered as proprietor of that piece of land known as parcel No. Nya/Karati/562, situate in Nyandarua District, and whereas the Resident Magistrate's Court at Naivasha in civil suit No. 4/82 has ordered that the said piece of land be transferred to Irungu Mwangi, of P.O. Box 66, Matathia, and whereas the executive officer of the court has, in pursuance of an order of the court, executed a transfer of the said piece of land in favour of Irungu Mwangi, of P.O. Box 66, Matathia, and whereas all efforts made to compel the registered proprietor to surrender the land certificate issued earlier in respect of the said piece of land to the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land certificate and proceed with the registration of the said instrument of transfer and issue a land certificate to the said Irungu Mwangi, and upon such registration, the land certificate issued earlier to the said Peter Mwangi Waiithaka shall be deemed to be cancelled and of no effect.

Dated the 8th August, 1986.

G. A. ADEDE,  
Land Registrar,  
Nyandarua District.

GAZETTE NOTICE NO. 3087

## THE REGISTERED LAND ACT

(Cap. 300, section 35)

## ISSUE OF NEW LAND CERTIFICATES

WHEREAS Shadrack M'Muthamia Njari, of Mitunguu Sub-location, Nkuene Location, Meru in the Republic of Kenya, is registered as proprietor in absolute interest in those pieces of land containing 8.35 hectares and 0.34 hectare or thereabouts, situate in the district of Meru, registered under title No. Nkuene/Mitunguu/125 and Nkuene/Nkumari/688, respectively, and whereas sufficient evidence has been adduced to show that the land certificates issued thereof have been lost, notice is given I shall issue new land certificates provided that no objections have been received within that period.

Dated the 8th August, 1986.

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

GAZETTE NOTICE NO. 3088

## THE REGISTERED LAND ACT

(Cap. 300, section 35)

## ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Augustine Muchai Muchori (ID/3078560/66), of P.O. Box 942, Naivasha in the Republic of Kenya is registered as proprietor in absolute ownership interest in that piece of land containing 2.02 hectares or thereabout, situate in the district of Nakuru, registered under title No. Kijabe/Kijabe-Block 1/1923, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost,

notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

P. B. OCHIENO,  
*Land Registrar,  
Nakuru District.*

GAZETTE NOTICE No. 3089

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS James Mwangi Kimani, of P.O. Box 68, We-buye in the Republic of Kenya, is registered as proprietor in absolute ownership of that piece of land containing 0.30 hectare or thereabouts, situate in the district of Bungoma, registered under title No. Ndivisi/Muchi/2200, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

B. J. ABABE,  
*Land Registrar,  
Bungoma District.*

GAZETTE NOTICE No. 3090

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Nelson Ombogo, of P.O. Box 155, Kisii in the Republic of Kenya, is registered proprietor in absolute ownership of that piece of land comprising 0.08 hectare or thereabouts, registered under title No. Nyaribari Chache/B/B/Boburia/3143 in Kisii District, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

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

GAZETTE NOTICE No. 3091

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Mate Andrew, of Thuita Sub-location, Magumoni Location, Meru District, is registered as proprietor in absolute ownership interest in that piece of land containing 1.4 hectares or thereabout, situate in the district of Meru, registered under title No. Magumoni/Thuita/238, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

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

GAZETTE NOTICE No. 3092

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Erastus Kirimi Mboroki, of Igoki Sub-location, Ntima Location, Meru District, is registered as proprietor in absolute ownership interest in that piece of land containing 0.20 hectare or thereabouts, situate in the district of Meru, registered under title No. Ntima/Igoki/2501, and whereas sufficient evidence has been adduced to show the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

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

GAZETTE NOTICE No. 3093

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Muchendu Gatuthu, of Murang'a District in the Republic of Kenya, is registered proprietor in absolute ownership of that piece of land comprising 0.13 acre or thereabouts, registered under title No. Loc. 19/Gacharageini/Gatunguru/T. 332, situate in Murang'a District, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

S. Z. MUTWIRI,  
*Land Registrar,  
Murang'a District.*

GAZETTE NOTICE No. 3094

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Geoffrey Gitere Wakomo, of Murang'a District in the Republic of Kenya, is registered proprietor in absolute ownership of that piece of land comprising 0.13 acre or thereabouts, registered under title No. Loc. 19/Gacharageini/Gatunguru/T. 353, in Murang'a District, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

S. Z. MUTWIRI,  
*Land Registrar,  
Murang'a District.*

GAZETTE NOTICE No. 3095

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND CERTIFICATE

WHEREAS Joseph Gacii, of Murang'a District in the Republic of Kenya, is registered proprietor in absolute ownership of that piece of land comprising 0.13 acre or thereabouts, registered under title No. Loc. 19/Gacharageini/Gatunguru/T. 346, in Murang'a District, and whereas sufficient evidence has been adduced to show that the land certificate issued

thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

S. Z. MUTWIRI,  
*Land Registrar,  
Murang'a District.*

GAZETTE NOTICE No. 3096

**THE REGISTERED LAND ACT**  
(Cap. 300, section 35)

**ISSUE OF A NEW LAND CERTIFICATE**

WHEREAS Samson Mwangi, of Murang'a District in the Republic of Kenya, is registered proprietor in absolute ownership of that piece of land comprising 0.13 acre or thereabouts, registered under title No. Loc. 19/Gacharageini/Gatunguru/T. 395, in Murang'a District, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

S. Z. MUTWIRI,  
*Land Registrar,  
Murang'a District.*

GAZETTE NOTICE No. 3097

**THE REGISTERED LAND ACT**  
(Cap. 300, section 35)

**ISSUE OF A NEW LAND CERTIFICATE**

WHEREAS Chege Makumi, of P.O. Box 12, Gikoe in the Republic of Kenya, is registered proprietor in absolute ownership of that piece of land comprising 0.13 acre or thereabouts, registered under title No. Loc. 19/Gacharageini/Gatunguru/T. 377, in Murang'a District, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

S. Z. MUTWIRI,  
*Land Registrar,  
Murang'a District.*

GAZETTE NOTICE No. 3098

**THE REGISTERED LAND ACT**  
(Cap. 300, section 35)

**ISSUE OF A NEW LAND CERTIFICATE**

WHEREAS Rahab Mweru, of Murang'a District in the Republic of Kenya, is registered proprietor in absolute ownership of that piece of land comprising 0.13 acre or thereabouts, registered under title No. Loc. 19/Gacharageini/Gatunguru/T. 370, in Murang'a District, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty days (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

S. Z. MUTWIRI,  
*Land Registrar,  
Murang'a District.*

GAZETTE NOTICE No. 3099

**THE REGISTERED LAND ACT**  
(Cap. 300, section 35)

**ISSUE OF A NEW LAND CERTIFICATE**

WHEREAS Lawii Muthoga Wairi, of Murang'a District in the Republic of Kenya, is registered proprietor in absolute ownership of that piece of land comprising 10.52 hectares or thereabouts, registered under title No. Loc. 3/Mungaria/761, in Murang'a District, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

S. Z. MUTWIRI,  
*Land Registrar,  
Murang'a District.*

GAZETTE NOTICE No. 3100

**THE REGISTERED LAND ACT**  
(Cap. 300, section 35)

**ISSUE OF A NEW LAND CERTIFICATE**

WHEREAS Lawii Muthoga Wairi, of Murang'a District in the Republic of Kenya, is registered proprietor in absolute ownership of that piece of land comprising 1.21 hectares or thereabouts, registered under title No. Loc. 3/Mungaria/760, in Murang'a District, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

S. Z. MUTWIRI,  
*Land Registrar,  
Murang'a District.*

GAZETTE NOTICE No. 3101

**THE REGISTERED LAND ACT**  
(Cap. 300, section 35)

**ISSUE OF A NEW LAND CERTIFICATE**

WHEREAS Ngururi Kagama, of Murang'a District in the Republic of Kenya, is registered proprietor in absolute ownership of that piece of land comprising 4.3 acres or thereabouts, registered under title No. Loc. 2/Kangari/112, in Murang'a District, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

S. Z. MUTWIRI,  
*Land Registrar,  
Murang'a District.*

GAZETTE NOTICE No. 3102

**THE REGISTERED LAND ACT**  
(Cap. 300, section 35)

**ISSUE OF A NEW LAND CERTIFICATE**

WHEREAS Alexander M. Njorge Waithaka, of P.O. Box 163, Murang'a in the Republic of Kenya, is registered proprietor in absolute ownership of that piece of land comprising 0.40 hectare or thereabouts, registered under title No. Loc. 20/Gikindu/Kambirwa/1052, in Murang'a District, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

S. Z. MUTWIRI,  
*Land Registrar,  
Murang'a District.*

## GAZETTE NOTICE NO. 3005

## THE GOVERNMENT LANDS ACT

(Cap. 280)

## PLOTS FOR ALIENATION—GEDE TOWNSHIP

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

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the Town Clerk, Malindi Municipal Council, P.O. Box 371, Malindi, on the prescribed forms which are available from the District Lands Office, P.O. Box 29, Kilifi, and the office of the Town Clerk, P.O. Box 371, Malindi.

3. Applications must be sent so as to reach the town clerk not later than noon on 17th September, 1986 and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
- (b) Refund to an unsuccessful applicant.
- (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.

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

- (a) The amount of capital it is proposed to spend on the project.
- (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- (c) The manner in which it is proposed to raise the balance required for development if any.
- (d) Full details of both residential and/or commercial properties owned by the applicant in town.
- (e) Individual applicants to indicate numbers of their identity cards.
- (f) In case of companies, names of directors to be included.

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

## General Conditions

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

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

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

1. No buildings shall be erected on the land nor shall additional 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. The Commissioner shall not give approval unless it is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The grantee shall, within six (6) calendar months of the actual registration of the grant, submit in triplicate to the Commissioner of Lands plans (including block plans showing the positions of the buildings and drainage system 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 twenty-four (24) months of the actual registration of the grant complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner of Lands:

Provided that notwithstanding anything to the contrary contained or implied by the Government Lands Act if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term created shall cease but without prejudice to any right of action or remedy of the Commissioner of Lands 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 is unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expenses) accept a surrender of the land comprised herein:

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

- (a) within twelve (12) months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per cent of the stand premium paid in respect of the land;
- (b) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the grantee 25 per cent of the said stand premium, or
- (c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

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

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

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

8. The grantee shall not subdivide the land without prior consent in writing of the Commissioner of Lands.

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

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

11. The grantee shall from time to time pay to the local authority on demand such portion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner of Lands 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 of Land 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 their sum paid by the President or the county council 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 or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.

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



**SCHEDULE A**  
**ONE PRIVATE DWELLING HOUSE**

Unsurveyed Plot Number	Area Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
		Sh.	Sh.	Sh. On Demand	Sh.
45	0.0446	900	180	"	1,060
46	0.0446	900	180	"	1,060
47	0.0446	900	180	"	1,060
48	0.0446	900	180	"	1,060
49	0.0557	1,200	240	"	1,060
50	0.0557	1,200	240	"	1,060
51	0.0464	1,000	200	"	1,060
52	0.0538	1,100	220	"	1,060
53	0.0538	1,100	220	"	1,060
56	0.0446	900	180	"	1,060
57	0.0464	900	180	"	1,060
58	0.0464	900	180	"	1,060
59	0.0464	900	180	"	1,060
60	0.0464	900	180	"	1,060
61	0.0464	900	180	"	1,060
62	0.0464	900	180	"	1,060
63	0.0464	900	180	"	1,060
64	0.0464	900	180	"	1,060
65	0.0464	900	180	"	1,060
66	0.0464	900	180	"	1,060
67	0.0464	900	180	"	1,060
68	0.0464	900	180	"	1,060
69	0.0464	900	180	"	1,060
70	0.0464	900	180	"	1,060
71	0.060	1,200	240	"	1,060
72	0.040	800	160	"	1,060
73	0.040	800	160	"	1,060
74	0.040	800	160	"	1,060
75	0.040	800	160	"	1,060
76	0.040	800	160	"	1,060
77	0.040	800	160	"	1,060
78	0.040	800	160	"	1,060
79	0.040	800	160	"	1,060
80	0.040	800	160	"	1,060
81	0.040	800	160	"	1,060
82	0.10	2,000	400	"	1,060
83	0.050	1,000	200	"	1,060
84	0.070	1,400	280	"	1,060
85	0.070	1,400	280	"	1,060
86	0.040	800	160	"	1,060
87	0.040	800	160	"	1,060
88	0.050	1,000	200	"	1,060
89	0.050	1,000	200	"	1,060
90	0.050	1,000	200	"	1,060
91	0.050	1,000	200	"	1,060
92	0.020	400	80	"	1,060
93	0.050	1,000	200	"	1,060
94	0.050	1,000	200	"	1,060
95	0.050	1,000	200	"	1,060
96	0.020	400	80	"	1,060
97	0.020	400	80	"	1,060
98	0.020	400	80	"	1,060
99	0.090	1,600	320	"	1,060
100	0.020	400	80	"	1,060
101	0.020	400	80	"	1,060
102 to 104 Each	0.050	1,000	200	"	1,060

**SCHEDULE B**  
**PLOTS FOR B.C.R.**

Unsurveyed Plot Number	Area Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
		Sh.	Sh.	Sh. On Demand	Sh.
1	0.0445	2,700	540	"	1,060
2	0.0464	2,800	560	"	1,060
3	0.0464	2,800	560	"	1,060
4	0.0464	2,800	560	"	1,060
5	0.0464	2,800	560	"	1,060
6	0.0464	2,800	560	"	1,060
7	0.0464	2,800	560	"	1,060
8	0.0492	3,000	600	"	1,060
11	0.1819	11,000	2,200	"	1,060
12	0.0418	2,500	500	"	1,060
13	0.0418	2,500	500	"	1,060
14	0.0418	2,500	500	"	1,060
15	0.0441	2,700	540	"	1,060
16	0.0441	2,700	540	"	1,060
17	0.0441	2,700	540	"	1,060

**SCHEDULE B—(Contd.)**

Unsurveyed Plot Number	Area Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
		Sh.	Sh.	Sh. On Demand	Sh.
18	0.0489	3,000	600	"	1,060
19	0.026	1,600	320	"	1,060
20	0.026	1,600	320	"	1,060
21	0.0325	2,000	400	"	1,060
30	0.0334	2,000	400	"	1,060
31	0.0111	700	140	"	1,060
32	0.0093	600	120	"	1,060
33	0.0074	400	80	"	1,060
35	0.0399	2,400	480	"	1,060
36	0.0538	3,200	640	"	1,060
37	0.026	1,600	320	"	1,060
38	0.0371	2,200	440	"	1,060
39	0.026	1,600	320	"	1,060
40	0.0371	2,200	440	"	1,060
105	0.050	3,000	600	"	1,060
106	0.050	3,000	600	"	1,060
107	0.040	2,400	480	"	1,060
108	0.050	3,000	600	"	1,060
109	0.040	2,400	480	"	1,060
110	0.040	2,500	480	"	1,060

**SCHEDULE C**

**INDUSTRIAL PLOTS**

Unsurveyed Plot Number	Area Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
		Sh.	Sh.	Sh. On Demand	Sh.
23	0.0494	1,500	300	"	1,060
24	0.0513	2,000	400	"	1,060
25	0.0513	2,000	400	"	1,060
26	0.0513	2,000	400	"	1,060
27	0.0513	2,000	400	"	1,060
28	0.0513	2,000	400	"	1,060

GAZETTE NOTICE No. 3103

**THE REGISTERED LAND ACT**

(Cap. 300, section 35)

**ISSUE OF A NEW LAND CERTIFICATE**

WHEREAS Kamau Rukenya, of P.O. Box 355, Murang'a in the Republic of Kenya, is registered proprietor in absolute ownership of that piece of land comprising 6.68 hectares or thereabout, registered under title No. Loc. 20/Gikindu/Githuri/352, in Murang'a District, and whereas sufficient evidence has been adduced to show that the land certificate issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land certificate provided that no objection has been received within that period.

Dated the 8th August, 1986.

**S. Z. MUTWIRI,**  
Land Registrar,  
Murang'a District.

GAZETTE NOTICE NO. 3104

## THE INDUSTRIAL COURT

CAUSE NO. 95 OF 1985

*Parties:*

Kenya Union of Commercial Food and Allied Workers  
and  
Securicor (Kenya) Limited

*Issue in dispute:*

Dismissal of Makhono Ayuya

THE Kenya Union of Commercial Food and Allied Workers shall hereinafter be referred to as the claimants and the Securicor (Kenya) Limited shall hereinafter be referred to as the respondents.

2. The parties were heard in Nairobi on 3rd July, 1986, and relied on their written and verbal submissions.

## AWARD

3. The Notification of Dispute Form "A" dated 6th March, 1985, duly signed by the parties was received by the court on 20th August, 1985 together with the statutory certificates signed by the Minister for Labour and the Labour Commissioner.

The grievant, Makhono Ayuya, was employed by the respondents on 26th August, 1976, initially as a casual employee on guard duties and was later confirmed in the same position.

He served the respondents for a total of seven (7) years and was summarily dismissed on 30th August, 1983, after absentsing himself from duty without permission having been instructed to remain at his work place by his district manager.

He applied to proceed on leave on 2nd July, 1983, but the leave cheque from head office came late and could not be cashed until the holiday was over. Mr. Ogutu, the respondents' district manager, instructed the supervisor that leave will start on 3rd January, 1983 due to this delay. Mr. Ayuya was accordingly informed of the position by Mr. Simiyu, the supervisor. Mr. Ayuya never heeded these instructions and on checking, he was nowhere to be found. Mr. Ayuya was one of the guards trained to guard sensitive areas such as banks, so any replacement to be of similar experience or higher. He refused to sign warning letter for this incident.

On 16th and 17th August, 1983, Mr. Ayuya was off duty and without following leave procedures, simply informed his manager that he was proceeding on leave. Despite the manager's refusal, he went ahead on his unauthorized leave and returned on 24th August, 1983. On 25th August, 1983, he went straight to the bank assignment and found a day guard there and he ordered this guard out so that he could proceed with the duty. This resulted in a fight and they were separated by the supervisor. When asked why he went on leave without permission, he became abusive, hostile and rude to his manager. He then left and was never seen until 30th August, 1983 when he was dismissed.

With regard to Mr. Ayuya's conduct and character, the respondents have submitted that he had a series of warnings, four of which were valid at the time of his dismissal. So, his service record was far from clean as alleged by the claimants. Mr. Ayuya never submitted to authority as evidenced by his behaviour towards his manager and attempting to forcefully remove his colleague from place of work in the presence of the respondents' clients. The respondents finally stressed the fact that the job of a security-guard calls for an unparalleled discipline all around. Mr. Ayuya chose to violate these by absentsing himself and refusing to sign a warning letter when called upon to do so.

The respondents disagreed with the Ministry's findings and recommendation which never went into depth about the major causes of Mr. Ayuya's dismissal and concluded that Mr. Ayuya was given four days' leave effective from 4th to 7th August, 1983 but did not proceed as per application. The Ministry concluded that Mr. Ayuya was eventually authorized to proceed on leave and reported on duty on 24th August, 1983.

The Ministry finally recommended that Mr. Ayuya be paid all his terminal benefits plus five months' salary as compensation for the wrongful dismissal.

The claimants submitted that Mr. Ayuya never absented himself from duty without authority as he had applied for leave and the same was approved by the manager. He further applied for compassionate leave without pay plus his two days' off-duty to attend to his ailing father at Maseno Hospital. They submitted that Mr. Ayuya had long service with the respondents totalling seven (7) years with only one warning valid at the time of his dismissal. The agreement required that an employee can only be dismissed on the third warning. They demanded that he be reinstated back to his work without loss of benefits or seniority.

The court has evaluated all submissions from the parties including the Ministry's findings and recommendations and finds that Mr. Ayuya's testimony at the time of hearing confirmed that he never complied with the leave procedure as laid down. Further, when he came back from an unauthorized leave, he never reported to his superiors and instead went to his last place of assignment and found his colleague posted to guard the bank whom he ordered out which resulted in a fight and they had to be separated by a supervisor. With regard to his application for leave, the court is satisfied that Mr. Ayuya was properly instructed by Mr. Simiyu to report on duty awaiting for leave cheque to be cashed and that the district manager had postponed his leave due to this. Mr. Ayuya never heeded any of these instructions and not only failed to show up at the place of work but later proceeded on leave without authority. Since Mr. Ayuya was a long service employee, he was fully conversant with the company leave procedures and the allocation of guard duties.

The court cannot agree with the claimants' submissions where employees choose to ignore their superiors' instructions in a sensitive occupation such as guarding a bank as was the case of Mr. Ayuya.

The court has noted that the respondents had agreed to reduce Mr. Ayuya's dismissal to a normal termination and the court accordingly awards that Mr. Ayuya's dismissal be reduced to a normal termination and he be paid his terminal benefits as provided for under the parties collective agreement which was in force at the time.

Given on the 24th July, 1986.

SAEED. R. COCKAR,  
Judge.

G. M. OMOLO,  
S. M. MATTHYA,  
Members.

GAZETTE NOTICE NO. 3105

## THE INDUSTRIAL COURT

CAUSE NO. 96 OF 1985

*Parties:*

Kenya Timber and Furniture Workers' Union  
and  
Raj Inventors Limited

*Issue in dispute:*

Redundancy of Peter Kamau; David Kihara; David Mageria; Sibara Mwanja; Kiura Kinyanjui; Muhia Njuguna; Jeremiah Mutipo; Titus Munyao; Peter Karanja; Amos Muhia and Njoroge Mwaura.

THE Kenya Timber and Furniture Workers' Union shall hereinafter be referred to as the claimants and Raj Inventors Limited shall hereinafter be referred to as the respondents.

2. The parties were heard in Nairobi on 23rd June, 1986, and relied on their written and verbal submissions.

## AWARD

3. The Notification of Dispute Form "A" dated 14th March, 1985, duly signed by the parties, was received by the court on 20th August, 1985 together with the statutory certificates signed by the Minister for Labour and the Labour Commissioner.

The respondents were a small family business which used to deal in timber and was owned by one Mr. Shah. In 1984, their business premises were gutted by fire and the proprietor also passed away on or about the same time.

The widow of the late Mr. Shah started handling the affairs of the respondents until it closed down due to lack of business.

All the grievants had put in a service with the respondents for periods ranging between two to five months.

The claimants submitted that in June 1981, they had recruited 29 employees in the respondents' undertaking as their members and they had forwarded the check-off forms to the respondents for remittance of union dues. They further told the court that on receipt of the check-off forms, the respondents started threatening the employee that they will close down the business and declare them redundant. They also sacked some of the employees on flimsy reasons to instill fear in others, which resulted in their revoking trade union membership.

The claimants further stated that in October 1982, the grievants joined them again by signing fresh check-off forms which were served on the respondents on 8th October, 1982. It was after this the respondents decided to declare the eleven employees redundant without the approval of the Minister for Labour.

The claimants informed the court that the only reason advanced by the respondents in declaring their members redundant was the lack of orders for timber, and that they were unable to continue paying the employees' wages.

The claimants strongly submitted that the respondents' action dismissing the grievants was an act of unfair labour practise as the grievants were denied their constitutional right of freedom of association and that they never followed the redundancy procedure. They also wondered why the respondents decided to declare the eleven employees redundant after receiving the check-off forms in respect of them.

The claimants requested the court to award the grievants full compensation and terminal benefits for the wrongful termination.

The respondents on the other hand strongly countered the claimants' submissions by submitting that all the eleven (11) employees were casuals who were engaged when the need arose.

They told the court that the grievants were laid off as they had problems in obtaining orders at the material time and that they had paid them for all the days worked. The respondents further submitted that it was only a coincidence that the grievants were laid off when they had been served with the check-off notice. Therefore, the question of redundancy or victimization for joining the claimants did not arise.

They informed the court that the grievants had served them for fairly short periods ranging between three to five months which clearly confirmed that they were casuals who were engaged when orders were received. They strongly submitted that the grievants had joined the claimants when they learned that they will be laid off as there were orders forthcoming.

The respondents, therefore, requested the court to reject the claimants demands.

After careful consideration of all the submissions the court awards that all the employees should be paid for the days that they had worked, that is, if they have not already been paid. In addition, the court awards that those employees who had completed five months or more in employment should be paid one month's salary each by way of compensation. There is no compensation award in respect of others.

Given on the 21st July, 1986.

SAEED. R. COCKAR,  
Judge.

J. AWORI,  
A. K. KERICH,  
Members.

GAZETTE NOTICE No. 3106

# THE INDUSTRIAL COURT

CAUSE No. 127 OF 1985

## Parties:

Kenya Local Government Workers' Union  
and  
Murang'a County Council

## Issue in dispute:

Termination of service of Onesmus Waweru, deputy county clerk.

THE Kenya Local Government Workers' Union shall herein-after be referred to as the claimants and Murang'a County Council shall hereinafter be referred to as the respondents.

2. The parties were heard in Nairobi on 7th July, 1986, and relied on their written and verbal submissions.

## AWARD

3. The Notification of Dispute Form "A" dated 17th October, 1985, duly signed by the parties was received by the court on 11th July, 1985, together with the statutory certificates signed by the Minister for Labour and the Labour Commissioner.

The claimants are disputing the termination of services of their member, Onesmus Waweru, who was employed by the respondents on 1st January, 1972, as a deputy clerk to the council, the post which he held until his termination on 6th November, 1979. The claimants' contention is that their member was terminated through witch-hunting and victimization by the respondents' chief executive who did not want the grievant to take his

office when he, the chief executive, retired in the near future. The respondents contend that the grievant was justifiably terminated due to his insubordination to the respondents' chief executive and to the respondents' finance, staff and general purposes committee, which had to discuss and decide on a course of report of the grievant who was sponsored to a one-year course at K.I.A. by the respondents.

The claimants stated in court that Onesmus Waweru had worked diligently and faithfully and without warning, for the respondents, who in appreciation of his good work had sponsored him to attend a senior management course at the Kenya Institute of Administration in 1977. Due to his ability he was once again sponsored by the respondents to study C.P.S. I in the same institute's department of local government for one year. The claimants stated that Onesmus Waweru did well on both courses and produced certificates of attendance and a letter from the Kenya Accountants and Secretaries National Board stating that he passed section 2 of the C.P.S. part I examination.

The claimants told the court that when the respondents' chief executive, the clerk to the council, saw the grievant's achievements he started witch-hunting and victimizing him for reasons best known to himself. The claimants stated that at the time when the grievant and the respondents' chief executive started experiencing bad relationship, the chief executive was on his way out on retirement and that he did not want the grievant to succeed him as the clerk to council.

The claimants stated further than in July 1979, the respondents' chief executive convened a special meeting of the finance, staff and general purposes committee to review progress, and achievements of officers who were sponsored by the respondents to various courses. Although there were four (4) officers who attended courses, it turned out that this committee was called to discuss Onesmus Waweru alone. The claimants stated that surprisingly enough one paragraph of the minutes of that committee reads:

"Councillors showed cognisance of Mr. Waweru's under-hand activities aimed at manoeuvring the post of clerk to council upon retirement of the incumbent".

The claimants stated that there was nothing in the agenda of that meeting concerning replacement of the clerk to council. Onesmus Waweru was not invited to this meeting although he was the deputy clerk. The claimants told the court that on 11th August, 1979, a day after the committee meeting, Onesmus Waweru received a letter from the respondents' chief executive stating that the committee showed concern over his course reports and directed that he should produce certificates. In the same letter the chief executive accused Onesmus Waweru of engaging in loose talks concerning the respondents' activities in bars and tearooms. The claimants stated that this letter was termed a last warning to their member.

The claimants went further and stated that Onesmus Waweru wrote a reply to the respondents' chief executive denying all accusations against him and requested to be invited to the special finance, staff and general purposes committee meeting to defend himself. The claimants said that after this reply by their member, unwarranted correspondence followed between the two senior officers of the respondents.

The claimants told the court that the respondents' chief executive convened another committee meeting on 25th September, 1979, which discussed disciplinary action to be taken against the grievant. Again the grievant was not called to defend himself. The claimants stated that the respondents' chief executive convinced the committee to arrive at a decision to terminate the service of the defenceless deputy clerk, Onesmus Waweru, under rule 25 (b) of the terms and conditions of service, and recommended that he be given three (3) months' salary in lieu of notice.

The claimants concluded by telling the court that the respondents erred in terminating the services of their member without following the laid down procedures. In that, the grievant was not given a chance to defend himself and secondly, the action by the special finance, staff and general purposes committee needed approval by the full council which never met. Thirdly that under the Local Government Act, it is stipulated that "in absence of the council senior officers would form a committee to act as the council" and this was also not done. Fourthly, the respondents' chief executive did not comply with warning procedure which provides for 1st, 2nd, 3rd and final warnings before termination as this was the first warning to the grievant. Lastly, that the chief executive was wrong when he referred this issue to the Ministry of Local Government for approval when such matters were still at committee stage and when the Minister's approval was not required in any case. The claimants prayed the court to nullify this termination and reinstate their

member without loss of seniority and be paid salary for all the years he has been out of employment and that his services be treated as continuous. The claimants calculated the arrears of salary at KSh. 340,620 approximately.

The respondents argued their case by telling the court that the grievant Onesmus Waweru's picture was different from the claimants would like it to look like. They told the court that after his engagement, his confirmation in employment was deferred for six (6) months due to various shortcomings. In 1977 it was discovered that the grievant was revealing confidential information to junior employees. The respondents produced documentary proof in which Onesmus Waweru apologised for his unguarded utterances which were not expected from a senior officer like him.

Turning to courses to which Onesmus Waweru was sponsored by the respondents to attend, the respondents told the court that the Principal of the Kenya Institute of Administration used to give terminal reports to him which, reflected poorly on his performance. The reports were produced in court. The respondents told the court that Onesmus Waweru ended up by not sitting for his examinations and produced the principal's reports in court. The respondents clarified that what the claimants called qualification certificates were mere attendance certificates and nothing more. The three other employees who were sponsored at the same time as the grievant did well and got satisfactory reports, the respondents added.

The respondents stated that on receipt of the reports the finance, staff and general purposes committee met in one of their normal meetings to review "Staff Training" issue. In that meeting of 10th August, 1979 the issue of the grievant's performance at the institute was discussed. During the discussions the question of underhand activities by the grievant aimed at manoeuvring the post of the clerk to council upon the retirement of the incumbent came up and became subject of discussion as well as general conduct of the grievant. The respondents stated that this committee passed a resolution that Onesmus Waweru be called upon to produce certificates from K.I.A. if any, obtained during the one-year course and he be warned in writing against his underhand activities aimed at manoeuvring the post of the council's chief executive upon retirement of the incumbent. The respondents stated that the chief executive carried out the committee's instructions and wrote a letter to the grievant outlining the decision of the committee. In a most disrespectful response Onesmus Waweru wrote a four-page letter directly attacking the chief executive. His letter was in bad taste and proved to be grossly insubordinate to his superior. In this letter he took the chief executive's communication to him on a personal stance and proceeded to rebuke him as if the chief executive was acting on his own and not on the instructions of the committee. The respondents went further and stated that the warning letter by the chief executive was copied to the Provincial Local Government Officer, Central Province, but the reply by Onesmus Waweru was copied to the Permanent Secretary in the Ministry of Local Government and also to the branch secretary of the claimants. The respondents said such publicity caused concern more so given the fact that the two were the most senior officers of the respondents.

The respondents stated that as a result of Onesmus Waweru's uncalled for letter, a special finance, staff and general purposes committee was convened on 25th September, 1979, and he became a subject of discussion. This committee finally resolved that Onesmus Waweru, the council's deputy clerk's, services be terminated in accordance with rule 25 (b) of the terms and conditions of service forthwith.

Since termination of senior officers require Ministerial approval, Onesmus Waweru was suspended on 26th September, 1979, pending the approval. The respondents stated that the approval was received on 30th October, 1979, and Onesmus Waweru's services were terminated on 6th November, 1979.

The respondents contention is that their action to terminate Onesmus Waweru's services was justified because of the following reasons: that his conduct at the K.I.A. was a betrayal of the trust which the respondents had bestowed on him. Again, the reply letter to the warning letter by the chief executive was nothing other than insubordination by a knowledgeable senior officer.

Turning to the question of not giving the grievant a chance to defend himself, the respondents submitted that the letter which was written by the grievant was a *prima facie* evidence of gross misconduct which called for no further explanation. The respondents further stated that immediately after Onesmus Waweru's suspension the council was dissolved due to the 1979 general

election so the question of the full council meeting to approve the finance, staff and general purposes committee decision would not arise. With regard to senior officers forming a committee to act as the council during the dissolution of the council, the respondents stated that this was only applicable to council's general duties and where a disciplinary action was against a junior officer. The respondents denied that the chief executive had a grudge against Onesmus Waweru and stated that the same executive was instrumental in Mr. Waweru's recruitment and retainment in the service of the respondents for seven (7) years.

Finally the respondents prayed the court to uphold their action and reject the claimants demand.

After careful consideration of the parties submissions, the court is dissatisfied with the manner in which this dispute was handled. The court notes that although Onesmus Waweru was terminated on 6th November, 1979, no dispute was reported until August 1983, after a lapse of four (4) years. Again, at the investigation level it took another two (2) years before it finally ended in court on 13th August, 1985.

The events leading to the termination of services of Onesmus Waweru start with his poor performance while on courses at the Kenya Institute of Administration. The court finds it proved that Onesmus Waweru's performance was poor and below expectations. From the course reports by the principal of the institute, the court notes that apart from poor performance Onesmus Waweru did not sit for his examinations. This would naturally cause concern to the respondents who sponsored him and also paid his salary at the same time. These reports on Onesmus Waweru were received when the chief executive, the clerk to council, was retiring. The finance, staff and general purposes committee met on 10th August, 1978, to review "Training of Council Staff". From the report of this committee, it is obvious that although there were four (4) employees of the respondents who were sent on courses the committee choose to discuss Onesmus Waweru more than the others. This is so because in that committee's report there is a paragraph which reads:

"Councillors showed cognisance of Mr. Waweru's underhand activities aimed at manoeuvring the post of the council's chief executive upon the retirement of the incumbent."

This committee resolved to call upon Onesmus Waweru to produce certificates if any, obtained at K.I.A. during the one-year course and also to warn him in writing against his underhand activities aimed at manoeuvring the post of the council's chief executive upon the retirement of the incumbent. The court also heard that Onesmus Waweru was accused of loose talks in bars and tearooms but there was no evidence advanced on both accusations during the hearing.

The court finds that the respondents did not follow disciplinary procedures properly in taking action against Onesmus Waweru because he was not called before the committee which decided his fate on 25th September, 1979, to defend himself. Moreover, the clerk to council in his letter of 23rd August, 1979, had promised to call him before the committee but failed to do so.

With regard to committee's recommendations being approved by the full council, the court is aware that the council was dissolved on 26th September, 1979, for general election. This was on the following day of the committee's meeting. There is no evidence that the chief officers met in the absence of the council to confirm the committee's decision. There was really no requirement in this case to seek the Minister for Local Government's approval.

In these circumstances, the court finds this termination to have been wrongful. However, the court finds that Onesmus Waweru's letter of 18th August, 1979, addressed to the clerk to council personally to be of a rude nature, disrespectful and insubordinate. For this reason the court feels he should not get a heavy compensation and the court awards that he be paid (3) months' salary only for the wrongful termination. This payment is in addition to the three (3) months' salary in lieu of notice and other terminal benefits.

Given on the 29th July, 1986.

SAEED R. COCKAR,  
Judge.

G. M. OMOLO,  
S. M. MAITIYA,  
Members.

GAZETTE NOTICE No. 3107

## THE INDUSTRIAL COURT

CAUSE No. 7 OF 1986

## Parties:

Transport and Allied Workers' Union (K)  
and

Messrs. E. A. Overland Transport Company Limited

## Issue in dispute:

Refusal by the management to pay overtime.

**Employer's version on subject in dispute.**—In all previous agreements with the union it had been agreed that overtime clause would not apply to drivers and loaders, they shall instead receive compensation based on trips completed. The company has agreed with the union on safari allowance based on kilometres, which rates, in the opinion of the company, are inclusion of element of overtime if any. The claim for additional overtime allowance does not, therefore, apply.

THE Transport and Allied Workers' Union shall hereinafter be referred to as the claimants and Messrs. E. A. Overland Transport Company Limited shall hereinafter be referred to as the respondents.

2. The parties were heard in Nairobi on 16th July, 1986, and relied on their written and verbal submissions.

## AWARD

3. The Notification of Dispute Form "A" dated 13th November, 1985, duly signed by both parties was received by the court on 14th January, 1986 together with statutory certificates signed by the Labour Commissioner and the Minister for Labour.

The respondents are a limited liability company with headquarters in Nairobi. They operate a fleet of 55 petrol tankers for transporting liquid petroleum products to customers scattered all over the country belonging to Agip (Kenya) Limited.

The respondents and the claimants had a collective agreement which expired on 31st December, 1984 and thereafter they started to revise and renew it and have agreed on all items except this item in dispute before the court.

The claimants told the court that when they negotiated the previous collective agreement which expired on 31st December, 1984, they were aware of one route only which the respondents were operating, namely Nairobi-Mombasa and along this route, the respondents had agreed to pay overtime. The claimants continued to tell the court that during the course of time they discovered that the respondents had added 41 more routes and, therefore, during the current negotiations to renew the collective agreement they are asking the respondents to pay overtime to the drivers and loaders along these routes as well. The claimants also told the court that since it was difficult to compute overtime performed by the drivers and the loaders, they had proposed to the respondents that the drivers and loaders will be compensated as shown below:

	Drivers KSh.	Loaders KSh.
1. Mombasa, Taveta, Malindi, Mito-Andei ... ..	120	75
2. Gilgil-Nyeri ... ..	180	120
3. Nairobi - Mara - Meru - Amboseli - Keekorok - Samburu - Kilimanjaro - Nyeri - Karatina - Nkubu - Keri Mission - Namanga ... ..	180	120
4. Londiani - Homa Bay - Kisumu - Migori ... ..	180	120
5. Eldoret - Busia - Kitale - Lodwar Bungoma ... ..	180	120

The claimants further informed the court that other companies with whom they have the collective agreements like Highway Carriers Limited, Bayusuf & Brothers Limited and Messrs. Murgian & Sons Limited pay overtime to their drivers and loaders in addition to safari allowance and, therefore, they cannot see the reason why the respondents refuse to pay overtime to their employees. The claimants ended their submissions by telling the court that should the court decide in their favour, they will straight away sign the collective agreement which is currently under negotiations.

On the other hand the respondents resisted very strongly the claimants' demands by telling the court that the claimants were aware of the other 19 routes including Nairobi-Mombasa route when they negotiated and signed the collective agreement which expired on 31st December, 1984, and as far as that agreement

was concerned, they were paying overtime to their drivers and loaders operating along Nairobi-Mombasa route only and the other routes were covered by the safari allowance. The respondents added that it was an after-thought by the claimants having signed the previous agreement and now during the current negotiation that they are demanding overtime payment to be extended to cover 19 other routes which were not covered in the previous collective agreement. The respondents admitted in court that it was true that they were paying overtime to drivers and loaders operating along Nairobi-Mombasa route, but since then the route had proved to be uneconomical and it has been abandoned. They are not in a position to extend overtime payment to other routes since these other routes are covered by the safari allowance paid as follows:

	cents per km.
(a) Drivers of upto 5 tons ... ..	20
(b) Drivers of 5 tons and over ... ..	37½
(c) Drivers with trailers ... ..	47
(d) Loaders ... ..	17½

The respondents went further to tell the court that the rates paid to them by Agip Company Limited for transporting their petroleum products are controlled and they have no power to increase these rates to generate more money to meet the claimants' demand and in addition to that, the cost of the following items had increased beyond their means, that is, tyres, insurance, road tolls and vehicles' spare parts. The respondents ended their submissions by informing the court that during the years 1984 and 1985 they had operated at a loss and they are now clinging to the business despite losses simply in the hope that the transport rates might be increased to offset the accumulated losses. They hoped the court would decide in their favour.

The court has carefully considered the submissions by both parties and finds it proved that both parties had agreed that only drivers and loaders covering Nairobi-Mombasa route were to be paid overtime allowance and the other 19 routes were to be covered only by the safari allowance clause otherwise the parties could not have signed the collective agreement which expired on 31st December, 1984. The reason given by the claimants that they were not aware of the other 19 routes which the respondents were operating at that time when they were signing the previous collective agreement does not hold water and is rejected by the court. The court believes that the claimants were aware of these 19 routes all along and it was only now that the claimants are asking the respondents to extend overtime payments to the drivers and loaders operating along these routes as well. The court was dismayed by both parties having come to the court with facts which were not properly investigated and without any supporting evidence. The claimants had compared the operations of the respondents with those of other companies; namely Messrs. Highway Carriers Limited and Bayusuf & Brothers Limited and had told the court that these companies paid overtime in addition to wages and safari allowance. But the analysis and investigation report by the Department of Manpower Planning and Development of the Ministry of Labour showed clearly that the drivers and loaders of these two companies mentioned above are paid only one type of allowance either in the form of a fixed overtime allowance or safari allowance. The same report by the Ministry of Labour showed that these other companies operate locally and outside Kenya and handle general cargo tons whereas those of the respondents range only from 5 to 12 and their vehicles are of bigger tonnage ranging from 30 to 40 tons and, therefore, other companies are better-off financially than the respondents.

It was also confirmed by the same report that the rates paid by Agip (K) Limited to the respondents for transport are controlled and, therefore, the respondents have no power to increase these rates in order to generate more funds to meet the cost of the claimants' demands. And on top of that, during the years 1984 and 1985, the respondents have been operating with losses. The court is of the opinion that the ability of the respondents to incur further expenditure to meet the claimants' demands is questionable. The court rejects the claimants' demands for payment of overtime and safari allowance to drivers and loaders and upholds the respondents' offer to pay them the safari allowance only as revised by the parties.

Given on the 13th July, 1986.

SAEED R. COCKAR,  
Judge.

A. K. KERICH,  
J. AWORI,  
Members.

GAZETTE NOTICE No. 3108

## THE TRADE MARKS ACT

(Cap. 506)

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

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

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

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

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

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

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

The eleven applications appearing hereunder are proceeding in the name of BANCO CHEMICALS LIMITED, a limited liability company incorporated in Kenya, manufacturers and merchants, of P.O. Box 90132, Mombasa.

## ALL IN CLASS 3—SCHEDULE III

## BLUE CLEAN

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

34361.—Detergents. 16th June, 1986.

## ALSAN

34362.—Detergents. 16th June, 1986.

## PINOS

34365.—Detergents. 16th June, 1986.

## COPIC

34366.—Detergents. 16th June, 1986.

## PETAL

34368.—Detergents. 16th June, 1986.

## ZYME

34369.—Detergents. 16th June, 1986.

## EXPRESS

34370.—Detergents. 16th June, 1986.

## BEGONIA

34375.—Detergents. 16th June, 1986.

## PEARL

34376.—Detergents. 16th June, 1986.

## POLA

34377.—Detergents. 16th June, 1986.

## TULIP

34379.—Detergents. 16th June, 1986.

## IN CLASS 25—SCHEDULE III

**Crystal**  
SUPERIOR QUALITY

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

34059.—Ready-made girls' and ladies' dresses. AJAY GARMENTS, a business name registered under the registration of Business Names Act, manufacturers of ready-made garments, of P.O. Box 10131, Nairobi. 21st March, 1986.

The five applications appearing hereunder are proceeding in the name of VOEST-ALPINE AKTIENGESSELLSCHAFT, a company organized and existing under the laws of Austria, manufacturers and merchants, of 5 Muldenstrasse, A-4020 Linz, Austria, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi.

## IN CLASS 6—SCHEDULE III



The trade mark is limited to the colours BLUE and RED as shown in the representation on the form of application.

34261.—Unwrought and partly wrought common metals and their alloys and articles included in class 6 made therefrom, rolled and cast building materials, rails of common metal and metallic materials for railway tracks, chains (except driving chains for vehicles), cables and wires (non-electric), locksmiths' work, metallic pipes and tubes, nails and screws: other goods in non-precious metal not included in other classes. To be associated with TMA. Nos. 34262 to 34265. 29th April, 1986.

## IN CLASS 7—SCHEDULE III

34262.—Machines and machine tools, motors (except for land vehicles), machine couplings and belting (except for land vehicles), large size agricultural implements, road rollers, turbines, cranes, parts of machines and all other goods included in the class. To be associated with TMA. Nos. 34261 and 34263 to 34265. 29th April, 1986.



## IN CLASS 9—SCHEDULE III

The trade mark is limited to the colours BLUE and RED as shown in the representation on the form of application.

34263.—Scientific, nautical, surveying and electrical apparatus and instruments, optical, weighing, measuring, signalling, checking (supervision) apparatus and instruments, calculating machines, and all other goods included in the class. To be associated with TMA. Nos. 34261, 34262, 34264 and 34265. 29th April, 1986.

## IN CLASS 10—SCHEDULE III

The trade mark is limited to colours BLUE and RED as shown in the representation on the form of application.

34264.—Surgical, medical, dental and veterinary instruments and apparatus and all other goods included in the class. To be associated with TMA. Nos. 34261 to 34263 and 34265. 29th April, 1986.

## IN CLASS 11—SCHEDULE III

The trade mark is limited to the colours BLUE and RED as shown in the representation on the form of application.

34265.—Installations for lighting, heating, steam generating, drying, ventilating, cooling, water supply and sanitary purposes, industrial furnaces and kilns, parts of the afore-mentioned installations and all other goods included in the class. To be associated with TMA. Nos. 34261 to 34264. 29th April 1986.

The two applications appearing hereunder are proceeding in the name of JAMSON'S GARMENTS LIMITED, a limited liability company registered under the laws of Kenya, manufacturers of gents ready-made garments, of P.O. Box 10059, Nairobi.

## BOTH IN CLASS 25—SCHEDULE III

**AVANTI**

34466.—All types of ready-made garments. 24th July, 1986.

**BINNER**

34467.—All types of gents ready-made garments. 24th July, 1986.

## IN CLASS 4—SCHEDULE III

**SUN**

By consent under rule 42 (2) of the Trade Marks Rules.

33712.—Lantern-wick (Tambii). DISTINCT GARMENT FACTORY, a business name registered under the Business Names Act, of the laws of Kenya, wholesale traders, of P.O. Box 42345, Nairobi. 5th December, 1985.

## IN CLASS 5—SCHEDULE III

**PLENDIL**

34463.—Pharmaceutical preparations and substances. AKTIEBOLAGET ASTRA (a Swedish Joint Stock Company), manufacturers, of S-151 85 Sodertalje, Sweden, and c/o Messrs. Lysaght & Company, c/o Barclays Bank of Kenya Limited, Moi Avenue Branch, P.O. Box 30116, Nairobi. 17th July, 1986.

## IN CLASS 31—SCHEDULE III

**HARVEST**

34458.—Agricultural, horticultural and forestry products and grains not included in other classes, living animals, fresh fruits and vegetables, seeds, live plants and flowers, foodstuffs for animals, malt. CREST BREEDERS INTERNATIONAL (PRIVATE) LTD., a Zimbabwean company, manufacturers and merchants, of Corner Watts/Leyland Road, Ardbennie, Harare, Zimbabwe, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 17th July, 1986.

## IN CLASS 5—SCHEDULE III

**MERCK**

33457.—Pharmaceutical, veterinary and sanitary substances, infants' and invalids' foods, plasters, materials for bandaging, materials for stopping teeth, dental wax, disinfectants, preparations for killing weeds and destroying vermin. To be associated with TMA. No. 33456. E. MERCK, a corporation organized and existing under the laws of Germany, of Frankfurter Strasse 250, D-6100 Darmstadt, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 24th September, 1985.

## IN CLASS 3—SCHEDULE III

**TRAFFIC COTE**

34454.—Polish and cleaner. CHEMID KENYA LIMITED, a limited liability company incorporated in Kenya, manufacturers, of P.O. Box 47585, Nairobi. 18th July, 1986.

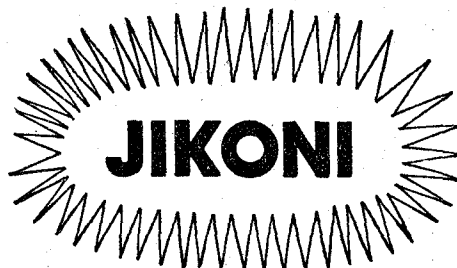
## IN CLASS 33—SCHEDULE III

**KENYA KING WHISKY**

Registration of this trade mark shall give no right to the exclusive use of the words "KENYA" and "WHISKY" each separately and apart from the mark as a whole.

34452.—Wines, spirits and liquors. MOHAN MEAKIN KENYA LIMITED, a limited liability company registered under the Companies Act, of the laws of Kenya, manufacturer of potable spirits, of P.O. Box 57387, Nairobi. 18th July, 1986.

## IN CLASS 21—SCHEDULE III



The translation into English of the Kiswahili word "JIKONI" forming the mark is "KITCHEN".

34465.—Steelwool (soft). NAPRO INDUSTRIES LIMITED, a limited liability company registered in Kenya, manufacturers, of P.O. Box 41916, Nairobi. 23rd July, 1986.

The four applications appearing hereunder are proceeding in the name of BUYLINE INDUSTRIES LIMITED, a limited liability company organized and existing under the laws of Kenya, manufacturers and merchants, of P.O. Box 11946, Nanyuki Road, Industrial Area, Nairobi.

## IN CLASS 3—SCHEDULE III



34174.—Bleaching preparations and other substances for laundry use, cleaning, polishing, scouring and abrasive preparations, soaps, perfumery, essential oils, cosmetics, hair care preparations under this class. To be associated with TMA. Nos. 34175 to 34177. 14th April, 1986.

## IN CLASS 21—SCHEDULE III

34175.—Combs, sponges, brushes, hair slides, hair grips and others under this class. To be associated with TMA. Nos. 34174, 34176 and 34177. 14th April, 1986.

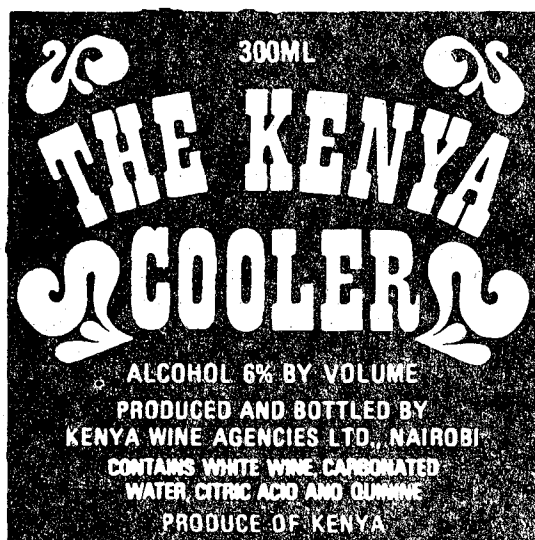
## IN CLASS 25—SCHEDULE III

34176.—Clothing, garments, including boots, shoes and slippers. To be associated with TMA. Nos. 34174, 34175 and 34177. 14th April, 1986.

## IN CLASS 28—SCHEDULE III

34177.—Games and playthings, gymnastic and sporting articles, ornaments, decorations under this class. To be associated with TMA. Nos. 34174, 34175 and 34176. 14th April, 1986.

## IN CLASS 33—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the words "THE KENYA, ALCOHOL 6% BY VOLUME, CONTAINS WHITE WINE, CARBONATED WATER, CITRIC ACID AND QUININE, PRODUCE OF KENYA" and the figure/letters "300 ML" otherwise than as represented in the representation separately and apart from the mark as a whole.

33926.—Wines, spirits and liqueurs. KENYA WINE AGENCIES LIMITED, a limited liability company organized and existing under the laws of Kenya, of P.O. Box 40550, Nairobi, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 6th February, 1986.

## IN CLASS 21—SCHEDULE III



The translation into English of the Kiswahili word "NG'ARISHA" forming the mark is "GLITTER".

34006.—Steelwool. NAPRO INDUSTRIES LIMITED, a limited liability company registered under the laws of Kenya, manufacturers, of P.O. Box 41916, Nairobi. 6th March, 1986.

The two applications appearing hereunder are proceeding in the name of AUSIMONT S.P.A., of 31 Foro Buonaparte, Milan, Italy, and c/o Atkinson Cleasby, & Satchu, advocates, P.O. Box 90121, Mombasa.

## IN CLASS 17—SCHEDULE III



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

33495B.—Rubber, gutta-percha, gum, elastomers and goods made from these materials and not included in other classes, plastics in extruded form for use in manufacture, packing, stopping and insulating materials, flexible pipes, not of metal. To be associated with TMA. Nos. 14128, 14129 and 33496B. 11th October, 1985.

## IN CLASS 19—SCHEDULE III

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

33496B.—Building materials (non-metallic), water-proofing materials, non-metallic rigid pipes for building, asphalt, pitch and bitumen also in synthetic materials. To be associated with TMA. Nos. 14128, 14129 and 33495B. 11th October, 1985.

## CORRIGENDA

TMA. No. 34270, "USTILAN" in class 5 (schedule III) in the name of BAYER AKTIENGESellschaft, advertised in the Kenya Gazette of 20th June, 1986, under Gazette Notice No. 2512 on page 901. The word "herbicides" should have appeared in the specification of goods after the word "vermin".

TMA. No. 34325, "NUANCE" in class 16 (schedule III) in the name of NUODEX INC., advertised in the Kenya Gazette of 20th June, 1986, under Gazette Notice No. 2512 on page 904. The words "remedy merchandizing" in the specification of goods between "materials" and "aids" should have correctly spelled as "namely merchandising".

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

TMA. No.	Trade Mark	Class & Schedule	Name of Applicant
6841	Lily Balm	3 (schedule II)	Oriental Products Company Limited

Dated the 24th July, 1986.

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

## GAZETTE NOTICE No. 3109

THE PATENTS REGISTRATION ACT  
(Cap. 508)

## ORIGINAL ENTRY

IT IS notified for general information that a letters patent particulars of which appear in the schedule hereto was registered as No. P3651 of 1986 in the Kenya Register of Patents on the 16th July, 1986.

## SCHEDULE

No. of application.—P3651.

Date of application.—16th July, 1986.

Name of applicant.—David John Millin and Myron Grant Hampton, British subjects, both of P.O. Box 11, Pangbourne, Reading, RG8 7ED, England.

Particulars of grant in the United Kingdom:

No.—2,101,284B.

Date.—6th June, 1981.

Date of filing complete specification.—1st June, 1982.

Complete specification published.—12th January, 1983.



*Nature of invention.*—Solar powered drying apparatus.

*Documents, etc., filed in registry:*

- (a) One certified copy of the specification (including drawings and "office copy" of letters patent) of the United Kingdom Patent.
- (b) Certificate of the Comptroller-General of the United Kingdom Patent Office.
- (c) Authorization in favour of Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi.

Nairobi,  
24th July, 1986.

J. K. MUCHAE,  
Senior Deputy Registrar of Patents.

GAZETTE NOTICE No. 3110

## THE PATENTS REGISTRATION ACT

(Cap. 508)

### ORIGINAL ENTRY

IT IS notified for general information that a letters patent particulars of which appear in the schedule hereto was registered as No. P3652 of 1986 in the Kenya Register of Patents on the 16th July, 1986.

### SCHEDULE

*No. of application.*—P3652.

*Date of application.*—16th July, 1986.

*Name of applicant.*—Imperial Chemical Industries Plc., a British company, of Imperial Chemical House, Millbank, London, SW1P 3JF, England.

*Particulars of grant in the United Kingdom:*

*No.*—2,127,835B.

*Date.*—10th October, 1982.

*Date of filing complete specification.*—1st September, 1983.

*Complete specification published.*—18th April, 1984.

*Nature of invention.*—Polymerisation process.

*Documents, etc., filed in registry:*

- (a) One certified copy of the specification (including drawings and "office copy" of letters patent) of the United Kingdom Patent.
- (b) Certificate of the Comptroller-General of the United Kingdom Patent Office.
- (c) Authorization in favour of Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi.

Nairobi,  
24th July, 1986.

J. K. MUCHAE,  
Senior Deputy Registrar of Patents.

GAZETTE NOTICE No. 3111

## IN THE HIGH COURT OF KENYA AT MOMBASA DISTRICT REGISTRY IN THE MATTER OF THE ESTATE OF RAMJI MANJI ARJAN

### PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 87 of 1986

LET ALL persons concerned take notice that a petition for a grant of probate of the will of the above-named deceased, who died at Mombasa, on 19th January, 1985, has been filed in this registry by Ravji Ramji Manji, of P.O. Box 84448, Mombasa, in his capacity as the executor named in the said will of the deceased.

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

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

Dated the 14th July, 1986.

ARVIND JAMIDAR,  
Deputy Registrar, Mombasa.

*Note.*—The will above-mentioned may be inspected at this registry.

GAZETTE NOTICE No. 3112

## IN THE HIGH COURT OF KENYA AT NAKURU IN THE MATTER OF THE ESTATE OF SAMWEL MWANGI KARIUKI OF NAKURU PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 109 of 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Menengai Nursing Home, on 18th June, 1985, has been filed in this registry by Josephine Wangari Mwangi, in her capacity as widow of the deceased.

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

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

Dated the 17th July, 1986.

W. K. TUIYOT,  
District Registrar, Nakuru.

GAZETTE NOTICE No. 3113

## IN THE HIGH COURT OF KENYA AT NAKURU IN THE MATTER OF THE ESTATE OF JOSEPH NDUNG'U NGAE OF RONGAI, NAKURU DISTRICT PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 111 of 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Rongai, on 27th April, 1986, has been filed in this registry by Elizabeth Wanjiku Ndung'u, in her capacity as widow of the deceased.

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

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

Dated the 15th July, 1986.

W. K. TUIYOT,  
District Registrar, Nakuru.

GAZETTE NOTICE No. 3114

## IN THE HIGH COURT OF KENYA AT NAKURU IN THE MATTER OF THE ESTATE OF MANSUKHLAL NARSHIBHAI MORJARIA OF NAKURU PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 113 of 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Royal Marsden Hospital, Chelsea, London, on 15th March, 1983, has been filed in this registry by Manjulaben Mansukhlal Morjaria, in her capacity as widow of the deceased.

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

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

Dated the 22nd July, 1986.

W. K. TUIYOT,  
Deputy Registrar, Nakuru.

## GAZETTE NOTICE No. 3115

IN THE HIGH COURT OF KENYA AT NAKURU  
IN THE MATTER OF THE ESTATE OF ELIAS GIKIMA  
NJORGE OF NAKURU

## PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 114 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nakuru, on 20th January, 1984, has been filed in this registry by Jane Njeri Gikima, in her capacity as widow of the deceased.

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

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

Dated the 22nd July, 1986.

W. K. TUIYOT,  
Deputy Registrar, Nakuru.

## GAZETTE NOTICE No. 3116

## IN THE HIGH COURT OF KENYA AT KISUMU

## PROBATE AND ADMINISTRATION

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

CAUSE No. 120 OF 1984

By Ezekia Mboga Omedo, of Bar Sub-location, Kisumu District, for a grant of letters of administration intestate to the estate of Ajowi Mboga, who died on 25th September, 1983.

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

Dated the 28th July, 1986.

G. J. ABURILI,  
Deputy Registrar, Kisumu.

## GAZETTE NOTICE No. 3117

## IN THE HIGH COURT OF KENYA AT KISUMU

## PROBATE AND ADMINISTRATION

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

CAUSE No. 36 OF 1986

By Dennis Ogada, of Ekwanda Sub-location, South Bunyore, Kakamega District, Kenya, for a grant of letters of administration of the estate of Turfosa Akelo Ogondi, of Marera Sub-location, West Kisumu, Kisumu District, who died on 23rd November, 1974.

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

Dated the 28th July, 1986.

S. C. KHASIANI,  
Deputy Registrar, Kisumu.

## GAZETTE NOTICE No. 3118

## IN THE HIGH COURT OF KENYA AT KISUMU

## PROBATE AND ADMINISTRATION

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

CAUSE No. 74 OF 1986

By Domitila Agengo Okoth, of Karombo Village, Nyahera, Kisumu Location, for a grant of letters of administration intestate to the estate of Daniel Okoth Masudi, of Kisumu District, who died on 23rd October, 1985.

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

Dated the 4th July, 1986.

S. C. KHASIANI,  
Deputy Registrar, Kisumu.

## GAZETTE NOTICE No. 3119

## PROBATE AND ADMINISTRATION

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

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

## SCHEDULE

Public Trustee's Cause No.	Name of Deceased	Address	Date of Death	Testate or Intestate
97/80	Francis Asira Eshituku .. ..	Ndalu Location, P.O. Box 751, Kitale .. ..	12-2-79	Intestate
630/82	Kamoche Gichanga .. ..	P.O. Box 159, Ruiru, Kiambu .. ..	9-6-82	Intestate
586/83	Arthur Eric Gundo .. ..	Kochieng Sub-location, West Kano Location, Kisumu	1-7-83	Intestate
655/83	Joseph Onyango Ounda .. ..	P.O. Box 46, Kandiego, South Nyanza .. ..	4-10-82	Intestate
359/85	Fatma Dawood Khambiye .. ..	P.O. Box 49216, Nairobi .. ..	7-4-85	Intestate
523/85	John Bernard Onyango Nguka ..	P.O. Box 1077, Kisumu .. ..	2-2-85	Intestate

Nairobi,  
18th July, 1986.

P. J. KAMAU,  
Assistant Public Trustee.

## GAZETTE NOTICE No. 3120

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT KIAMBUIN THE MATTER OF THE ESTATE OF PETER NGUGI  
CHEGE ALIAS NGUGI CHEGE OF GIKAMBURA  
VILLAGE, KARAI LOCATION, KIAMBU DISTRICT

## PROBATE AND ADMINISTRATION

## SUCCESSION CAUSE No. 90 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kikambura, on the 10th October, 1984, has been filed in this registry by (1) Chege Ngugi Chege and (2) Stephen Mungai Ngugi, both of Gikambura Village in their capacity as sons of the deceased.

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

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

Dated the 1st August, 1986.

**JACOB OMBONYA,**  
*District Registrar, Kiambu.*

## GAZETTE NOTICE No. 3121

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT KIAMBUIN THE MATTER OF THE ESTATE OF WAMBUI  
WAKAREKA ALIAS WAMUTURA OF WAGUTHU  
VILLAGE, KIAMBAA LOCATION, KIAMBU DISTRICT

## PROBATE AND ADMINISTRATION

## SUCCESSION CAUSE No. 93 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at General Waruingi Street, Nairobi, on 26th February, 1974, has been filed in this registry by Bernard Njau Mutura, of P.O. Box 22123, Nairobi, in his capacity as son of the deceased.

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

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

Dated the 25th July, 1986.

**JACOB OMBONYA,**  
*District Registrar, Kiambu.*

## GAZETTE NOTICE No. 3122

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT KITALEIN THE MATTER OF THE ESTATE OF KIPTAI LOBEI  
OF KAPCHEROP, TRANS-NZOIA DISTRICT

## PROBATE AND ADMINISTRATION

## SUCCESSION CAUSE No. 17 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kapcherop, on 16th September, 1984, has been filed in this registry by Charles Bisho Yano, of P.O. Kapcherop, as an administrator of the deceased's estate.

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

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

Dated the 21st July, 1986.

**MICHAEL OWUOR,**  
*District Registrar, Kitale.*

## GAZETTE NOTICE No. 3123

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT MERUIN THE MATTER OF THE ESTATE OF MUKUI MUTIGA  
OF NKUENE LOCATION

## PROBATE AND ADMINISTRATION

## SUCCESSION CAUSE No. 54 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nkuene Location, in 1969, has been filed in this registry by (1) Muriuki Jadel and (2) Kithinji Jadel, both of Nkubu, Meru as administrators of the deceased's estate.

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

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

Dated the 15th July, 1986.

**E. M. GITHINJI,**  
*District Registrar, Meru.*

## GAZETTE NOTICE No. 3124

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT MERUIN THE MATTER OF THE ESTATE OF M'TWAMWARI  
M'KANGAI OF UPPER ABOTHUGUCHI LOCATION

## PROBATE AND ADMINISTRATION

## SUCCESSION CAUSE No. 58 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Upper Abothuguchi, on 8th January, 1974, has been filed in this registry by Josaphat Mbaya M'Twamwari, of P.O. Box 127, Meru, as administrator of the deceased's estate.

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

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

Dated the 8th July, 1986.

**E. M. GITHINJI,**  
*District Registrar, Meru.*

## GAZETTE NOTICE No. 3125

IN THE RESIDENT MAGISTRATE'S COURT AT KITUI  
IN THE MATTER OF THE ESTATE OF MULANDI MUMBI

## PROBATE AND ADMINISTRATION

## SUCCESSION CAUSE No. 5 OF 1985

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Matinyani Location, Kitui District, on 4th July, 1976, has been filed in this registry by Pius Muthama Mulandi, of Matinyani Location, in Kitui District, in his capacity as son of the deceased.

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

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

Dated the 8th July, 1986.

**K. D. KIBANGA,**  
*District Registrar, Kitui.*

## GAZETTE NOTICE No. 3126

**IN THE RESIDENT MAGISTRATE'S COURT  
AT KAPSABET**  
**IN THE MATTER OF THE ESTATE OF CHEPSIROR  
ARAP METIT OF LESSOS LOCATION,  
NANDI DISTRICT**  
**PROBATE AND ADMINISTRATION**  
**SUCCESSION CAUSE No. 6 OF 1986**

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Lessos Sub-location, Lessos Location, on 23rd February, 1982, has been filed in this registry by Kipkurgat arap Chepsiror, of P.O. Lessos, in his capacity as administrator of the deceased's estate.

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

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

Dated the 14th July, 1986.

**S. W. MACHIO,**  
*District Registrar, Kapsabet.*

## GAZETTE NOTICE No. 3127

**IN THE RESIDENT MAGISTRATE'S COURT  
AT KAPSABET**  
**IN THE MATTER OF THE ESTATE OF RONGOEI ARAP  
CHEPSIROR OF KOSIRAI LOCATION  
NANDI DISTRICT**  
**PROBATE AND ADMINISTRATION**  
**SUCCESSION CAUSE No. 9 OF 1986**

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Cheperit Sub-location, Kosirai Location, on 20th May, 1976, has been filed in this registry by (1) Kibande Rongoei, (2) Philip Ng'etich and (3) Kimibei Rongoei, all of P.O. Box 713, Kapsabet, in their capacity as administrators of the deceased's estate.

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

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

Dated the 14th July, 1986.

**S. W. MACHIO,**  
*District Registrar, Kapsabet.*

## GAZETTE NOTICE No. 3128

**IN THE RESIDENT MAGISTRATE'S COURT  
AT KAPSABET**  
**IN THE MATTER OF THE ESTATE OF GHANIN SALIM  
AHMED OF CHEMUNDU LOCATION, NANDI DISTRICT**  
**PROBATE AND ADMINISTRATION**  
**SUCCESSION CAUSE No. 11 OF 1986**

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kaloleni Location, Kisumu, on 12th April, 1983, has been filed in this registry by Amina Koei, of P.O. Box 147, Kapsabet, in her capacity as administrator of the deceased's estate.

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

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

Dated the 14th July, 1986.

**S. W. MACHIO,**  
*District Registrar, Kapsabet.*

## GAZETTE NOTICE No. 3129

**IN THE RESIDENT MAGISTRATE'S COURT  
AT KAPSABET**  
**IN THE MATTER OF THE ESTATE OF TONGOI  
THEBOKO OF SOIMINING LOCATION,  
NANDI DISTRICT**  
**PROBATE AND ADMINISTRATION**  
**SUCCESSION CAUSE No. 13 OF 1986**

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Soimining Sub-location, Soimining Location, on 16th June, 1981, has been filed in this registry by John Musanga Lubale, of P.O. Box 25, Chepterwai, in his capacity as an administrator of the deceased's estate.

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

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

Dated the 14th July, 1986.

**S. W. MACHIO,**  
*District Registrar, Kapsabet.*

## GAZETTE NOTICE No. 3130

**IN THE RESIDENT MAGISTRATE'S COURT  
AT KAPSABET**  
**IN THE MATTER OF THE ESTATE OF DOMITILLA  
CHEMATIA OF KIPSIGATI LOCATION, NANDI  
DISTRICT**  
**PROBATE AND ADMINISTRATION**  
**SUCCESSION CAUSE No. 18 OF 1986**

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nandi Hills Hospital, Kipsigak Location, on 26th November, 1977, has been filed in this registry by Kibitok Maritim Somoi, of P.O. Box 104, Kapsabet, in her capacity as administrator of the deceased's estate.

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

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

Dated the 14th July, 1986.

**S. W. MACHIO,**  
*District Registrar, Kapsabet.*

## GAZETTE NOTICE No. 3131

**IN THE RESIDENT MAGISTRATE'S COURT  
AT KAPSABET**  
**IN THE MATTER OF THE ESTATE OF KIPKOGEI  
ROTICH MATELONG OF KAPLAMAI LOCATION,  
NANDI DISTRICT**  
**PROBATE AND ADMINISTRATION**  
**SUCCESSION CAUSE No. 15 OF 1986**

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nandi Hills Hospital, Kaplamai Location, on the 10th August, 1984, has been filed in this registry by (1) Ezekiel K. Singoey, (2) Julius Malakwen, both of P.O. Box 56, Kapsabet, as administrators of the deceased's estate.

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

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

Dated the 30th June, 1986.

**S. W. MACHIO,**  
*District Registrar, Kapsabet.*

## GAZETTE NOTICE No. 3132

IN THE RESIDENT MAGISTRATE'S COURT AT KERICHO  
IN THE MATTER OF THE ESTATE OF BOIYOT DAVID  
KABWOS

## PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 23 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kericho District Hospital, on 23rd December, 1983, has been filed in this registry by Bornes Chepkurgut Kabwos, of P.O. Box 460, Kericho, as an administrator of the deceased's estate.

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

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

Dated the 15th July, 1986.

T. K. A. MIBEI,  
District Registrar, Kericho.

## GAZETTE NOTICE No. 3133

IN THE RESIDENT MAGISTRATE'S COURT AT KERICHO  
IN THE MATTER OF THE ESTATE OF KIPKOSKE MUNAI

## PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 24 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Merigi Location, Kericho, on 28th January, 1985, has been filed in this registry by Tapnyobi Munai, of P.O. Box 15, Bomet, as an administratrix of the deceased's estate.

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

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

Dated the 15th July, 1986.

T. K. A. MIBEI,  
District Registrar, Kericho.

## GAZETTE NOTICE No. 3134

IN THE RESIDENT MAGISTRATE'S COURT AT KERICHO  
IN THE MATTER OF THE ESTATE OF KIPSANG ARAP  
KETER

## PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 25 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Cheplanget, Kericho, on 28th December, 1985, has been filed in this registry by (1) Kipsang A. Sang and (2) Richard Kiprotich Sang, both of P.O. Box 81, Sotik, as administrators of the deceased's estate.

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

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

Dated the 15th July, 1986.

T. K. A. MIBEI,  
District Registrar, Kericho.

## GAZETTE NOTICE No. 3135

IN THE RESIDENT MAGISTRATE'S COURT AT KERICHO  
IN THE MATTER OF THE ESTATE OF KIPKEMOI  
MARITIM

## PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 34 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Reresik Village, on 7th January, 1978, has been filed in this registry by Esther Chepkurui Maritim, of P.O. Box 57, Roret, as an administratrix of the deceased's estate.

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

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

Dated the 15th July, 1986.

T. K. A. MIBEI,  
District Registrar, Kericho.

## GAZETTE NOTICE No. 3136

IN THE RESIDENT MAGISTRATE'S COURT AT KERICHO  
IN THE MATTER OF THE ESTATE OF DAVID KIPKOSKE  
ARAP MAIYWA

## PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 35 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kericho District Hospital, on 20 February, 1984, has been filed in this registry by Bornes Chepkurui Maiywa, of P.O. Box 1001, Kericho, as an administrator of the deceased's estate.

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

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

Dated the 15th July, 1986.

T. K. A. MIBEI,  
District Registrar, Kericho.

## GAZETTE NOTICE No. 3137

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA (K)

## PROBATE AND ADMINISTRATION

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

CAUSE No. 42 OF 1986

By Kelesesia Anyango Ekesa, of P.O. Box 45, Nambale in Kenya, in person, for a grant of letters of administration intestate to the estate of Ekesa Ikoto Makola, who died on 16th August, 1980, at Malanga Sub-location, Bukhaya Location in Kenya.

CAUSE No. 48 OF 1986

By Mariko Obilo Ochieng', of P.O. Box 1, Funyula in Kenya, in person, for a grant of letters of administration intestate to the estate of Andrea Obilo, who died on 14th August, 1982, at Bujwang Sub-location, Samia Location in Kenya.

CAUSE No. 49 OF 1986

By Ernest Ojiambo Murefu, of P.O. Box 74, Bumala in Kenya, in person, for a grant of letters of administration intestate to the estate of Alex Murefu Ojanji, who died on 5th August, 1985, at Matayos Sub-location, Bukhaya Location in Kenya.

## CAUSE No. 50 OF 1986

By Wilberforce Wabwire, of P.O. Box 313, Funyula in Kenya, in person, for a grant of letters of administration intestate to the estate of Oduor Rubon, who died in 1962, at Wakhungu Odiado Sub-location, Samia Location in Kenya.

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

Dated the 8th July, 1986.

M. K. KABUGU,  
District Registrar, Busia (K).

## GAZETTE NOTICE No. 3138

## MARCEL ARMAND MOUSTACHE, DECEASED

NOTICE is 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 Marcel Armand Moustache, of P.O. Box 964, Nakuru, who died on 22nd June, 1985, is required to send particulars in writing of his or her claim or interest to the undersigned before 23rd August, 1986, after which date the executor will distribute the estate among the persons entitled thereto having regard only to valid claim then notified.

Dated the 24th July, 1986.

S. M. KARIA,  
Advocate of the Administrator.

## GAZETTE NOTICE No. 3139

## THE COMPANIES ACT

(Cap. 486)

PURSUANT to section 339, sub-section 5 of the above Act, it is notified for general information that the undermentioned companies have this day been struck off the register of companies, and that the companies are dissolved.

## Final Notice for Public and Private Companies

Registration  
No.

## Name of the Company

9233	Simba Air Charter's Hol.
15111	Mediclinical Centre Ltd.
14395	Sila Properties Ltd.
14690	Unique Properties Ltd.
7281	African Adventure Safaris Ltd.
15865	Akna Agencies Ltd.
20636	White Hawk Construction Co. Ltd.
12931	Water Bigi Safaris Ltd.
9499	Your's Sincerely Ltd.
12165	Kenya Matigari Commercial Co. Ltd.
23373	Gioco Engineering Works Ltd.
28207	Albert Africa Limited.
26931	Surgical and Medical Supplies.
26233	Consolidated Contributions Ltd.
26114	Collective Resources Ltd.
26114	Ara (Marketing) Limited.
25581	Tornado Distributor's Ltd.
25318	Curio & Handcrafts Ltd.
24898	Manda Akinyukia Company Ltd.
24312	Anyange-Vicas Publishing Ltd.
19824	Family Swimming Pools Limited.
23561	Continental Aviations Limited.
23195	Woni Engineering Company Ltd.
22941	Progressive Pools Ltd.
22931	Brookers Hotel's (Kenya) Ltd.
22282	Midcontinental Insurance Brookers Ltd.
22275	Safi Bakers Ltd.
22167	Kenya Burger's Ltd.
22165	Audio Photronic Systems Ltd.
22097	Stellascop Laboratories Ltd.
219439	Quinstar (Kenya) Ltd.
21725	Sal Motors Limited.
21387	Njiwa Supplies (Kenya) Ltd.
21640	Fields Kenya Limited.

Registration  
No.

## Name of Company

21082	Mark Motor's Ltd.
21063	Safekeeper (Africa) Ltd.
20491	Fancy Industries Ltd.
20439	Han's (Nairobi) Ltd.
20421	Atlantic Supplies Ltd.
19887	Tinkei Tot Manufacturing Co. Ltd.
18853	Virdee Brother's Enterprises Ltd.
18671	Karibuni Merchandise Ltd.
18491	Star Metal Work's Ltd.
18310	Arrow Tour's and Travel's Ltd.
18043	Mara Fig Tree Camp Ltd.
18006	Goldcrest Kenya Ltd.
17672	Westland's Nominees Ltd.
17466	Kimmo Development Company Ltd.
17348	Consolidated Factor's Ltd.
17276	Aqua Tanks Kenya Limited.
170101	Karatina Auto Spare's and Hardwares Ltd.
17042	Rak Cargo Agencies Ltd.
16857	Astik Ltd.
16819	Tulag Industrial & Manufacturing Co. Ltd.
16657	Utugi Farm Limited.
16540	New Magero Investment Co. Ltd.
16508	Juja Coffee Export's Ltd.
16484	Kenya Umeme Manufacturing Ltd.
16315	Dadar Construction Company Ltd.
16293	Venture Industries Ltd.
15797	Chadi Company Ltd.
15569	Makalia Farmers Co. Ltd.
15444	David Ikumi Limited.
14693	Mount Kenya Agro Industries (1976) Ltd.
14396	Varpri Limited.
14256	Bridwood Holdings Limited.
14236	New Chila Limited.
14224	Manyatta Calley Limited.
14155	Safariways Tours and Travels Limited.
14076	Motor Tyre Sales Limited.
14074	Rockfield Limited.
13857	Rozy Printer's (Kenya) Ltd.
13731	Intapharm Limited.
13704	Janemar Limited.
13632	Nyanza Tractor Spares Limited.
13439	Mimuko Furniture Ltd.
13380	Farasi Limited.
13017	Nayombe Trading Company Ltd.
12925	Electro Diesel Limited.
12768	Ngara Textiles Limited.
72762	Urafik's Studios Limited.
12523	Godfrey Muhuri and Company (1974) Ltd.
12354	Agric Implements Limited.
11740	Michow Limited.
11734	Ainaphaket Farm Co. Ltd.
11363	Fram Investment Ltd.
11039	Gom Industries Ltd.
10993	Bohanga Distributors Limited.
10561	Nightrose Construction Company Limited.
10491	Kalpesh Hardwares Ltd.
9754	Kahawa Chemical Industries Ltd.
9722	West Kenya Draper's Ltd.
9540	Kensom Transport Company Ltd.
9058	Coffee International Ltd.
8801	Veslson's Ltd.
8302	Autowares Limited.
8251	Romly Investments (1969) Ltd.
7487	Kilili Trading Company Ltd.
7346	Exercise and Stationery Manufacturers Ltd.
7102	Hafmark Hotel's (Kenya) Ltd.
6945	Chartered Industries Ltd.
6003	Neteti Farmers Co. Ltd.
5482	Piave Limited.
4785	Safaidaris Coffee Estate Ltd.
4010	Japan Basaar Limited.
2754	Continental Engineering Ltd.
78/71	Mia Moja Limited.
4068	Mukinyai Co. Ltd.
10/65	Mugai Farmers and Traders Co. Ltd.
7/79	Gichugu Women Group Company Ltd.
1/56	Africa Estates Ltd.
9348	Ceremics Boutique Ltd.

Dated the 16th June, 1986.

J. N. KING'ARUI,  
Registrar of Companies.

## GAZETTE NOTICE No. 3140

## IN THE MATTER OF THE COMPANIES ACT

(Cap. 486)

AND

IN THE MATTER OF NEW CONTINENTAL HOTEL  
(1976) LIMITED

## IN THE HIGH COURT OF KENYA AT NAIROBI

WINDING-UP CAUSE No. 16 OF 1986

NOTICE is given that a petition for the winding-up of the above-named company by the High Court of Kenya was on 9th May, 1986, presented to the said court by Demetrous Koulouris, c/o Messrs. Shapley Barret & Co., advocates, Prudential Assurance Building, Wabera Street, P.O. Box 40286, Nairobi, and that the said petition is directed to be heard before the court sitting at Nairobi on 16th September, 1986, and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at any time of the hearing in person or by his advocate for that purpose and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring such copy on payment of the regulated charge for the same.

Dated the 29th July, 1986.

SHAPLEY BARRET & CO.,  
*Advocates for the Petitioner.*

## NOTE

Any person who intends to appear on the hearing of the said petition must serve or send by post to the above-named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their advocate if any, and must be served, or if posted, must be sent by post in sufficient time to reach the above-named not later than 4 p.m. on 15th September, 1986.

## GAZETTE NOTICE No. 3141

THE PIONEER GENERAL ASSURANCE SOCIETY  
LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 20333, Nairobi

*Endowment Life Assurance Policy No. 7870645 for KSh. 7,605 dated 24th November, 1977, in the name and on the life of Samuel M. Musembi.*

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

Nairobi,  
31st July, 1986.

T. A. GUNDIARYWALLA,  
*Life Manager.*

## GAZETTE NOTICE No. 3142

## THE VALUATION FOR RATING ACT

(Cap. 266)

## THE MUNICIPAL COUNCIL OF KISII

PURSUANT to section 17 (4), it is notified that the 1982 Draft Valuation Roll for Kisii Municipal Council has been signed and certified under section 17 (1) by the chairman of the Kisii Valuation Court held on 17th April, 1986, and has become the valuation roll of the municipal council of Kisii.

Further take notice that, under section 19 of the above Act, any person who had appeared before the aforesaid valuation court for consideration of an objection made before the said court or who had submitted an objection in writing to the said court and who is aggrieved by the decision of such valuation court on the objection, may appeal against the decision of the said court within one month (30 days), from the date of this notice to the High Court of Kenya.

Dated the 8th August, 1986.

W. P. OBINO,  
*Acting Town Clerk.*

## GAZETTE NOTICE No. 3143

## OFFICE OF THE PRESIDENT

## KENYA POLICE

TENDER No. CTO. 6/85-86

*Installation of Petrol Tank*

TENDERS are invited for installation of 9,000-litre petrol tank at the Jomo Kenyatta Airport Police Station (which has already been acquired by us, and currently lying at Jomo Kenyatta Airport Police Station).

Tender documents can be obtained from room 505A, fifth floor, Police Headquarters Building, on payment of a non-refundable fee of KSh. 30 per set.

Completed tender documents must be sent in plain, sealed envelopes marked "Tender No. CTO. 6/85-86; Installation of Petrol Tank", should be addressed to the Chief Transport Officer, Police Headquarters, P.O. Box 30083, Nairobi, or be deposited into the tender box located at the ground floor, Police Headquarters Building, not later than 9 a.m., on 18th August, 1986.

The government is not bound to accept the lowest or any tender.

S. K. KOINANGE,  
*Administrative Secretary.*

## GAZETTE NOTICE No. 3144

## OFFICE OF THE PRESIDENT

## GOVERNMENT PRESS

TENDER No. 13/86-87

*Mounting Light Ruling Equipment for Photocomposition Section*

TENDERS are invited for the supply of mounting-light-ruling equipment for photocomposition section during the 1986/87 Financial Year, ending 30th June, 1987.

Tender documents giving the necessary specifications may be obtained from the accountant's office, Government Press, on payment of a non-refundable fee of KSh. 150.

Tenders will only be accepted if submitted on the prescribed forms or where circumstances warrant it on photostat copies accompanied by the appropriate remittance per copy.

Tender documents, duly completed, must be enclosed in plain, sealed envelopes marked "Tender No. 13/86-87" and addressed to the Government Printer, Government Press, P.O. Box 30128, Nairobi, or placed into the tender box situated in registry office, Government Press, Haile Selassie Avenue, on or before 29th August, 1986.

There must be no indication of tenderer's name on the envelope and failure to observe this requirement will disqualify the tenderer.

Samples (brochures) must be submitted together with the bids.

Prices quoted must be in Kenya shillings including duty and sales tax, delivery to Government Press and must remain valid for ninety (90) days from the closing date of this tender notice.

The government reserves the right to accept part of or whole tender unless the tenderer specifies to the contrary and does not bind itself to accept the lowest or any tender.

J. M. KAVOI,  
*for Government Printer.*

## GAZETTE NOTICE No. 3145

## OFFICE OF THE PRESIDENT

## GOVERNMENT PRESS

TENDER No. 12/86-87

*Mechanical, Electrical Maintenance Spare Parts*

TENDERS are invited for the supply of assorted mechanical, electrical, maintenance spare parts as and when required, to the Government Press, during the current Financial Year, ending 30th June, 1987.

Tender documents giving the necessary specifications may be obtained from the accountant's office, Government Press, on payment of a non-refundable fee of KSh. 150.

Tenders will only be accepted if submitted on the prescribed forms or where circumstances warrant it on photostat copies accompanied by the appropriate remittance per copy.



Tender documents, duly completed, must be enclosed in plain, sealed envelopes marked "Tender No. 12/86-87" and addressed to the Government Printer, Government Press, P.O. Box 30128, Nairobi, or placed into our tender box situated in registry office, Government Press, Haile Selassie Avenue, on or before 29th August, 1986. There must be no indication of tenderer's name on the envelope and failure to observe this requirement will disqualify the tenderer.

Samples must be submitted together with the bids.

Prices quoted must be in Kenya shillings including duty and sales tax, delivery to Government Press and must remain valid for ninety (90) days from the closing date of this tender notice.

The government reserves the right to accept part of or whole tender unless the tenderer specifies to the contrary and does bind itself to accept the lowest or any tender.

W. W. CHESSA,  
for Government Printer.

#### GAZETTE NOTICE No. 3146

##### MINISTRY OF TRANSPORT AND COMMUNICATIONS METEOROLOGICAL DEPARTMENT

TENDER No. MET/1/86-87

###### *Supply of Aluminium Scrap and Clamps for Hydrogen Pot*

TENDERS are invited for the supply and delivery of the above items to Kenya Meteorological Department headquarters, Dagoretti Corner, Ngong Road, Nairobi.

TENDERS are invited for the supply and delivery of the above items to Kenya Meteorological Department headquarters, Dagoretti Corner, Ngong Road, Nairobi.

Tender documents with detailed specification can be obtained from the senior supplies officer at the department headquarters, upon payment of a non-refundable fee of KSh. 100 per set of two. Prices quoted must be inclusive of duty and sales tax and expressed in Kenya shillings. The prices must remain valid for ninety (90) days from the closing date.

Tender documents in sealed envelopes marked clearly "Tender No. Met.1/86-87" for the supply of the above items should be addressed to the Director, Kenya Meteorological Department, P.O. Box 30259, Nairobi, or be placed into the tender box provided at the main entrance to the administration block at Dagoretti Corner, Nairobi, on or before 14th August, 1986, at 11 a.m.

The government is not bound to accept the lowest or any tender and reserves the right to accept or reject a tender in whole or in part.

A. L. ALUSA,  
for Permanent Secretary.

#### GAZETTE NOTICE No. 3147

##### MINISTRY OF TRANSPORT AND COMMUNICATIONS METEOROLOGICAL DEPARTMENT

TENDER No. MET. 2/86-87

###### *Supply of Measuring Jars, Sunshine Cards, Piche Filter Paper*

TENDERS are invited for the supply and delivery of the above items to Kenya Meteorological Department headquarters, Dagoretti Corner, Ngong Road, Nairobi.

Tender documents with detailed specification can be obtained from the senior supplies officer at the department headquarters, upon payment of a non-refundable fee of KSh. 100 per set of two. Prices quoted must be inclusive of duty and sales tax and expressed in Kenya shillings. The prices must remain valid for ninety (90) days from the closing date.

Tender documents in sealed envelopes marked clearly "Tender No. MET. 2/86-87" for the supply of the above items should be addressed to the Director, Kenya Meteorological Department, P.O. Box 30259, Nairobi, or be placed into the tender box provided at the main entrance to the main administration block department headquarters, on or before 8th August, 1986, at 11 a.m.

The government is not bound to accept the lowest or any tender and reserves the right to accept or reject a tender in whole or in part.

A. L. ALUSA,  
for Permanent Secretary.

#### GAZETTE NOTICE No. 3148

##### MINISTRY OF TRANSPORT AND COMMUNICATIONS METEOROLOGICAL DEPARTMENT

TENDER No. MET./3/86-87

###### *Supply of Printing Stationery and Chemicals*

TENDERS are invited for the supply and delivery of the above items to Kenya Meteorological Department headquarters, Dagoretti Corner, Ngong Road, Nairobi.

Tender documents with detailed specifications can be obtained from the senior supplies officer at the department headquarters, upon payment of a non-refundable fee of KSh. 100 per set of two. Prices quoted must be inclusive of duty and sales tax and expressed in Kenya shillings. The prices must remain valid for ninety (90) days from the closing date.

Tender documents in sealed envelopes marked clearly "Tender No. MET./3/86-87 for the supply of Printing Stationery and Chemicals", should be addressed to the Director, Kenya Meteorological Department, P.O. Box 30259, Nairobi, or be placed into the tender box provided at the main entrance to the main administration block, department headquarters, on or before 11th August, 1986, at 11 a.m.

The government is not bound to accept the lowest or any tender and reserves the right to accept or reject a tender in whole or in part.

A. L. ALUSA,  
for Permanent Secretary.

#### GAZETTE NOTICE No. 3149

##### MINISTRY OF TRANSPORT AND COMMUNICATIONS METEOROLOGICAL DEPARTMENT

TENDER No. MET./4/86-87

###### *Contract for Servicing and Maintenance of Rank Xerox Typewriters and Rank Xerox Photocopiers*

TENDERS are invited for the supply and delivery of the above items to Kenya Meteorological Department headquarters, Dagoretti Corner, Ngong Road, Nairobi.

Tender documents with detailed specifications can be obtained from the senior supplies officer at the department headquarters, upon payment of a non-refundable fee of KSh. 100 per set of two. Prices quoted must be inclusive of duty and sales tax and expressed in Kenya shillings. The prices must remain valid for ninety (90) days from the closing date.

Tender documents in sealed envelopes marked clearly "Tender No. MET./4/86-87" for the supply of the above items should be addressed to the Director, Kenya Meteorological Department, P.O. Box 30259, Nairobi, or be placed into the tender box provided at the main entrance to the main administration block department headquarters, on or before 8th August, 1986, at 11 a.m.

The government is not bound to accept the lowest or any tender and reserves the right to accept or reject a tender in whole or in part.

A. L. ALUSA,  
for Permanent Secretary.

#### GAZETTE NOTICE No. 3150

##### MINISTRY OF TRANSPORT AND COMMUNICATIONS METEOROLOGICAL DEPARTMENT

TENDER No. MET./5/86-87

###### *Supply of Meteorological Equipment and Accessories*

TENDERS are invited for the supply and delivery of the above items to Kenya Meteorological Department headquarters, Dagoretti Corner, Ngong Road, Nairobi.

Tender documents with detailed specifications can be obtained from the senior supplies officer at the department headquarters, upon payment of a non-refundable fee of KSh. 100 per set of two. Prices quoted must be inclusive of duty and sales tax and expressed in Kenya shillings. The prices must remain valid for ninety (90) days from the closing date.

Tender documents in sealed envelopes marked clearly "Tender No. MET./5/86-87 for the supply of Meteorological Equipment and Accessories", should be addressed to the Director, Kenya Meteorological Department, P.O. Box 30259, Nairobi, or be placed into the tender box provided at the main entrance to the



main administration block department headquarters, on or before 11th August, 1986, at 11 a.m.

The government is not bound to accept the lowest or any tender and reserves the right to accept or reject a tender in whole or in part.

A. L. ALUSA,  
for Permanent Secretary.

#### GAZETTE NOTICE No. 3151

#### MINISTRY OF TRANSPORT AND COMMUNICATIONS METEOROLOGICAL DEPARTMENT

TENDER No. MET./7/86-87

*Supply of Computer/Teleprinter Stationery*

TENDERS are invited for the supply and delivery of the above item to Kenya Meteorological Department headquarters, Dagoretti Corner, Ngong Road, Nairobi.

Tender documents with detailed specifications can be obtained from the senior supplies officer at the department headquarters, upon payment of a non-refundable fee of KSh. 100 per set of two. Prices quoted must be inclusive of duty and sales tax and expressed in Kenya shillings. The prices must remain valid for ninety (90) days from the closing date.

Samples of computer/Sagem and Logabax tapes and ribbons should be delivered and left in our central stores at Dagoretti Corner, for comparison and analysis before the closing date.

Tender documents in sealed envelopes marked clearly "Tender No. Met./7/86-87" for the supply of the above items should be addressed to the Director, Kenya Meteorological Department, P.O. Box 30259, Nairobi, or be placed into the tender box provided at the main entrance to the main administration block department headquarters, on or before 8th August, 1986, at 11 a.m.

The government is not bound to accept the lowest or any tender and reserves the right to accept or reject a tender in whole or in part.

A. L. ALUSA,  
for Permanent Secretary.

#### GAZETTE NOTICE No. 3152

#### MINISTRY OF TRANSPORT AND COMMUNICATIONS METEOROLOGICAL DEPARTMENT

TENDER No. MET./8/86-87

*Supply of Radio Sondes and Magnetic Tapes for Storing Satellite Photographs*

TENDERS are invited for the supply of the above items to Kenya Meteorological Department headquarters, Dagoretti Corner, Ngong Road, Nairobi.

Tender documents with detailed specifications can be obtained from the senior supplies officer at the department headquarters, upon payment of a non-refundable fee of KSh. 100 per set of two. Prices quoted must be inclusive of duty and sales tax and expressed in Kenya shillings. The prices must remain valid for ninety (90) days from the closing date.

Samples of both radio sondes and magnetic tapes should be delivered and left in our main stores for comparison and analysis before the closing date.

Tender documents in sealed envelopes marked clearly "Tender No. Met./8/86-87 for the supply of Radio Sondes and Magnetic Tapes for Storing Satellite Photographs" should be addressed to the Director, Kenya Meteorological Department, P.O. Box 30259, Nairobi, or be placed into the tender box provided at the main entrance to the main administration block, department headquarters, on or before 14th August, 1986, at 11 a.m.

The government is not bound to accept the lowest or any tender and reserves the right to accept or reject a tender in whole or in part.

A. L. ALUSA,  
for Permanent Secretary.

#### GAZETTE NOTICE No. 3153

#### MINISTRY OF TRANSPORT AND COMMUNICATIONS METEOROLOGICAL DEPARTMENT

TENDER No. 9/86-87

*Supply of Instruments Spares and Aluminium Coated Papers*

TENDERS are invited for the supply of the above items to Kenya Meteorological Department headquarters, Dagoretti Corner, Ngong Road, Nairobi.

Tender documents with detailed specifications can be obtained from the senior supplies officer, at the department headquarters, upon payment of a non-refundable fee of KSh. 100 per set of two. Prices quoted must be inclusive of duty and sales tax and expressed in Kenya shillings. The prices must remain valid for ninety (90) days from the closing date.

Tender documents in sealed envelopes marked clearly "Tender No. Met./9/86-87" for the supply of the above items should be addressed to the Director, Kenya Meteorological Department, P.O. Box 30259, Nairobi, or be placed into the tender box provided at the main entrance to the main administration block, department headquarters, on or before 22nd August, 1986, at 11 a.m.

The government is not bound to accept the lowest or any tender and reserves the right to accept or reject a tender in whole or in part.

E. A. MUKOLWE,  
for Permanent Secretary.

#### GAZETTE NOTICE No. 3154

#### NOTICE OF CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 29th November, 1985, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 653, Volume DI, Folio 86/1112, File DXX, by me, Muturi Muthoke, of P.O. Box 1187, Embu, formerly known as Nyaga Ngiri, I have absolutely renounced and abandoned the use of my former name Nyaga Ngiri and in lieu thereof assumed and adopted the name Muturi Muthoke for all purposes and authorize and request all persons at all times to designate, describe and address me by my assumed name Muturi Muthoke only.

Dated the 30th July, 1986.

MUTURI MUTHOKE,  
formerly known as Nyaga Ngiri.

#### GAZETTE NOTICE No. 3155

#### NOTICE OF CHANGE OF NAME

MARIE ANTOINETTE ROSE ATIENO WERE, of P.O. Box 56298, Nairobi in the Republic of Kenya, formerly known as Rosemarie Killie Owino, give public notice that by a deed poll dated the 16th July, 1986, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1047, Volume DI, Folio 86/1120, File DXX, formally and absolutely renounced and abandoned the use of her former name Rosemarie Kilie Owino and in lieu thereof assumed and adopted the name Marie Antoinette Rose Atieno Were for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Marie Antoinette Rose Atieno Were only.

Dated the 31st July, 1986.

A. L. SHIGANGA,  
Advocate for Marie Antoinette Rose Atieno Were,  
formerly known as Rosemarie Killie Owino.

#### GAZETTE NOTICE No. 3156

#### NOTICE OF CHANGE OF NAME

TAKE NOTICE that by a deed poll dated the 30th June, 1986, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 575, in Volume DI, Folio 86/1114, File DXX, I, Henry Ruhii Karega, of P.O. Box 82315, Mombasa in the Republic of Kenya, formerly known by the name Henry Njenga Karega, absolutely renounced and abandoned the use of my former name Henry Njenga Karega and in lieu thereof assumed and adopted the name Henry Ruhii Karega for all purposes and authorize and request all persons at all times to designate, describe and address me by the assumed name Henry Ruhii Karega only.

Dated the 30th July, 1986.

HENRY RUHIU KAREGA,  
formerly known as Henry Njenga Karega.

## GAZETTE NOTICE NO. 3157

## CUSTOMS AND EXCISE DEPARTMENT

NOTICE is given that the goods listed below, which are lying in the Customs Warehouse, Kisumu will be sold by public auction on 27th August, 1986 if not cleared by then.

Viewing will be on 25th and 26th August, 1986 from 9 a.m. to 12 noon and 2 p.m. to 4 p.m.

## EX-COURT GOODS

Lot No.	Ref. (CR)	Description of Goods
553	3627/85	6 pieces dress materials.
553	62/86	6 pieces jembes.
555	63/86	5 pieces jembes.
556	81/86	7 pieces dress materials; 7 pieces second-hand clothes.
557	90/86	3 pieces jembes.
558	121/86	one suiting material.
559	106/86	47 pieces jembes.
560	107/86	19 pieces jembes.
561	225/86	5 pieces ladies blouses.
562	257/86	one bed cover, one blouse, one coat, one skirt, one dress material
563	258/86	one radio s/no. 54179.
564	274/86	one dress material.
565	284/86	one radio "solo" s/no. 29163.
566	277/86	5 jembes.
567	332/86	4 jembes.
568	338/86	8 dress materials.
569	449/86	3 jembes.
570	450/86	4 children long trouser; one small dress; 14 children clothes; 2 brasiers (all used).
571	451/86	11 second-hand shirts; 1 used brassier; 3 dress materials.
572	456/86	2 jembes.
573	511/86	34 pangas.
574	549/86	9 jembes.
575	659/86	9 dress materials.
576	552/86	2 dress materials; 4 pieces blankets.
577	557/86	2 dress materials.
578	586/86	9 dress materials; 4 ladies blouses; 2 ladies skirts.
579	588/86	2 pieces second-hand skirts.
580	639/86	12 jembes.
581	640/86	14 dress materials; 1 lady skirt; 2 pieces second-hand skirts; 1 piece suiting material; 5 jembes.
582	661/86	6 pieces dress materials; 2 pieces ladies dress.
583	653/86	10 pieces jembes.
584	650/86	10 pieces dress materials.
585	651/86	34 pieces ladies blouses; 5 pieces hand bags.
586	711/86	290 pieces watch cells.
587	712/86	5 jembes.
588	713/86	6 jembes.
589	722/86	6 pieces dress materials.
590	723/86	8 pieces dress materials.
591	721/86	12 volumes bible books.
592	730/86	4 pieces blouses.
593	788/86	3 dress materials.
594	750/86	1 dress material; 3 children dresses (used); 4 second-hand shirts; 1 second-hand blouse.
595	801/86	one kitenge.
596	753/86	7 pieces second-hand long trousers.
597	754/86	one international radio.
598	550/86	27 pieces disco wrist watches.
599	270/86	305 pieces electronic watch cells.
600	796/86	45 volumes bible books.
601	118/86	7 dress materials; 8 pieces suiting materials.
602	804/86	3 pieces ladies skirts; 3 pairs of shoes; 2 dozen under pants.
603	799/86	2 pieces suiting materials; 2 pieces head scarves.
604	551/86	one sound "solo" radio.
605	829/86	2 dress materials; one kitenge; one blouse and 4 pieces brassiers.
606	830/86	5 pieces dress materials.
607	831/86	5 pieces dress materials.
608	832/86	6 pieces ladies blouses; 2 pieces dress materials.
609	856/86	20 pieces second-hand ladies skirt; 3 pieces ladies blouses.
610	858/86	5 pieces dress materials.
611	859/86	4 pieces dress materials.
612	860/86	9 pieces second-hand skirts.
613	870/86	9 pieces jembes.
614	391/86	3 pieces suiting materials; 2 pieces dress materials; 1 piece dress materials.
615	392/86	20 pieces jembes.
616	1034/86	5 pieces jembes.
617	888/86	3 dress materials.
618	889/86	3 dress materials.
619	132/86	one bicycle rmi F/no. 644326.
620	133/86	one bicycle rmi F No. 647674.
621	728/86	9 pieces dress materials.
622	134/86	10 volumes bible books.
623	896/86	1 coat.
624	921/86	4 pieces dress materials.
625	925/86	2 pieces dress materials.
626	926/86	one suiting material; 2 pieces head scarves; 5 pieces dress materials; 2 pieces ladies skirts; 1 piece lady blouse.
627	927/86	5 pieces dress materials.
628	3728/85	40 pieces jembes.
629	1055/86	20 pieces jembes.
630	1056/86	9 dress materials.

## EX-COURT GOODS—(Contd.)

Lot No.	Ref. (CR)	Description of Goods
631	1057/86	one motor vehicle tyre.
632	1058/86	10 pieces dress materials.
633	1062/86	120 pieces blank cassette tapes.
634	1065/86	3 pieces dress materials.
635	1067/85	10 pieces dress materials; 2 pieces ladies blouses.
636	1068/85	2 pieces dress materials.
637	1069/85	2 long trousers; 1 piece kitenge.
638	1082/85	4 pieces dress materials; 4 pieces ladies blouses.
639	1114/85	5 jembes.
640	1159/85	7 pieces dress materials; 1 lady skirt.
641	3336/85	12 pieces dress materials.
642	3559/85	4 pieces ladies skirt; 2 second-hand skirts; 1 ladies blouse; 1 lady hand bag.
643	625/86	2 pangas.
644	2701/85	5 watch cells.
645	732/86	8 pieces dress materials; 1 piece suiting material.

## SEIZED GOODS

Lot No.	Ref. C'53	Description of Goods
646	Mal/WHSE/6/86	13 pieces mattresses; 7 pieces motor vehicle tyres.
647	4509/85/28-6-85	10 glass cups/saucers.
648	4510/85/2-8-85	4 tins coffee.
649	4511/86/3-3-86	8 pieces khangas.
650	4164/85	one bicycle rmi F no. 41652.
651	4167/86	6 bales second-hand clothes.
652	4168/86	one hi-sound radio cassette s/nos. ni. model lk 316.
653	22270/86	53 dress materials; 6 pieces shirts; 3 pieces ladies blouses; 3 pieces long trousers; 3 pieces ladies hand bags.
654	4204/86/18-6-86	29 pieces pangas.
655	4203/86/7-7-86	one radio cassette sankei s/no. 30320849.
656	4554/26-3-86	70 pieces crocodile jembes; 45 pieces dress materials.
657	226191/21-4-86	7 pieces ladies blouses; 7 pieces ladies black skirts; 1 piece brasier marroon.
	<i>Parcel Nos.</i>	
	AM 0905	18 pieces sported laided dresses.
	AM 0901	12 pairs laides skirt suits; 1 piece lady jacket.
	AM 897	27 pairs laides shoes.
	AM 0902	26 pairs ladies shoes.
	AM 0903	26 pairs ladies shoes.
	AM 961	25 pairs ladies shoes; 3 pieces ladies purses.
	AM 904	20 pieces ladies skirts; 20 pieces ladies blouses.
658	4552/26-3-86	27 pieces dress materials; 2 pieces ladies blouses; 4 pieces new ladies skirts.
659	3547/8-3-86	29 pieces dress materials; 3 pieces ladies jackets; 4 pieces ladies blouses.
660	3530/24-1-86	9 pieces suiting materials.
661	3542/26-2-86	10 pieces dress materials.
662	3531/24-1-86	16 pieces dress materials.
663	3534/28-1-86	10 pieces dress materials.
664	3535/28-7-86	7 pieces dress materials.
665	3532/24-1-86	3 pieces suiting materials; 7 pieces dress materials.
666	3540/23-2-86	82 pieces hoes.
667	3541/23-2-86	12 pieces crocodile brand hoes.
668	3550/18-3-86	34 pieces dress materials; 4 pieces suiting materials.
669	3536/6-2-86	22 pieces dress materials.
670	3537/6-2-86	71 pieces ladies blouses.
671	4553/26-3-86	57 pieces dress materials; 3 pieces ladies blouses; 1 piece lady jacket.
672	4308/13-9-84	22 bags of shoes; 11 bundles clothes.
673	6224/15-1-85	one motor vehicle Fiat 131s saloon reg. no. UUY 859.
674	6225/7-2-85	one motor vehicle ford cortina gl reg. no. CD-01-124.
675	4378/28-11-85	one Mercedes Benz truck body without engine and gear box reg. 241z 9327.
676	4392/17-3-86	one tipper lorry, make—Isuzu reg. no. TZ 14394.
677	4384	one motor vehicle make: Daihatsu saloon reg. no. UWQ 602.
678	4389/6-3-86	one motor vehicle make: Peugeot 504 reg. no. UWT 346.
679	4375/13-10-86	7 pieces jembes.
680	4376/13-10-85	8 pieces jembes.
681	4373/31-10-85	15 pieces jembes.
682	4398/25-4-86	15 miniture bottles teachers whisky.
683	4399/28-4-86	59 miniture bottles Haig whisky.
684	4400/28-4-86	27 dozens plus 17 loose miniture bottles teachers whisky.
685	3301/28-4-86	8 dozens plus 20 pieces loose national radio cells.
686	4177	3 bed sheets.
687	22271	10 second-hand skirts; 6 pieces dress materials; 3 pieces suiting materials.
688	4171	2 pieces second-hand skirts.
689	4180	one brief case containing 260 pieces flashers.
690	4172	3 pieces dress materials; 2 pieces suiting materials.
691	6875/3-3-86	two bicycle tyres; 10 pieces hoes.
692	6876/5-3-86	7 pieces second-hand men jackets.
693	6877/9-3-86	4 pieces pangas; 4 pieces jembes.
694	6878/9-3-86	30 pieces jembes.
695	6879/9-3-86	twelve jembes.
696	6884/20-5-86	5 cartons kwanga soap.
697	3302/30-4-86	12x 4-7cls. miniture bottles Johnny Walker; 2 x 5cls. teachers (miniture bottles); 5 x 5cls. haig (miniture bottles).
698	3303/30-4-86	11 x 5 cartons miniture bottles teachers whisky.
699	620/5-5-84	31 pieces axes.

## DEPOSITED GOODS

Lot No.	Ref. No. F'89	Description of Goods
700	4718 .. .. .	24 miniture bottles whisky.
701	4279 .. .. .	1 packet coffee.
702	4295 .. .. .	2 pieces cloth materials.
703	4300 .. .. .	one piece sword.
704	4366 .. .. .	22 pieces dress materials.

## UNCLAIMED GOODS

Lot No.	Ref. (U)	
705	Pier/U/2/85' .. .. .	one piece second-hand bag seat.
706	Pier/U/2/85 .. .. .	one second-hand lessor; one used hand kerchief.
707	Mal/U/1/86 .. .. .	30 pieces dress materials.
708	Mal/U/3/86 .. .. .	116 pieces jembes; 2 units used bicycles; 2 crates x 25 pieces jembes.
709	Mal/U/5/86 .. .. .	10 pieces dress materials.
710	Mal/U/6/86 .. .. .	one unit rmi bicycle (ex mumias police station).
711	Iseb/U/21/85 .. .. .	one unit bicycle no. frame number sncc plate no. 198576/4978 attached.
712	Iseb/U/12/86 .. .. .	12 pieces jembes.
713	Iseb/U/32/85 .. .. .	4 pieces empty crates of beer.

P. M. MULILI,  
Assistant Commissioner of Customs and Excise,  
North Region.

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