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CORRIGENDA

IN Gazette Notice No. 282 of 2012, *amend* the first petitioner's name printed as "Josephine Otieno Onunga" to *read* "Josephine Atieno Onunga".

IN Gazette Notice No. 5465 of 2011, *amend* the deceased's name printed as "WACHIRA GITHAE" to *read* "MUCHIRI GITHAE".

IN Gazette Notice No. 403 of 2012, *amend* the petitioner's name printed as "Peter Okelo Nyidhiambo" to *read* "Peter Okelo Nyodhiambo".

GAZETTE NOTICE No. 450

THE STATE CORPORATIONS ACT (Cap. 446)

NUMERICAL MACHINING COMPLEX

APPOINTMENT

IN EXERCISE of the powers conferred by section 6 (e) of the State Corporations Act, the Acting Minister for Industrialization appoints—

Abdi Mohamud Hassan, Joseph E. T. Janga, Andrew Cheruiyot Mitei, Bernard M'Mutirithia Ngore (Eng.), Sarah Mbwaya (Ms.), Joyce Kavindu Mulinge (Ms.),

to be members of the Board of Numerical Machining Complex, for a period of three (3) years, with effect from 16th January, 2012.

Dated the 10th January, 2012.

A. J. KINGI,

Acting Minister for Industrialization.

GAZETTE NOTICE No. 451

THE LAND ACQUISITION ACT (Cap. 295)

THE LAND ACQUISITION COMPENSATION TRIBUNAL

APPOINTMENT

IN EXERCISE of the powers conferred by section 29 (2) of the Land Acquisition Act, the Minister for Lands appoints — $\,$

Tom Odhiambo Ojienda—(Chairman),

Magdalene W. Muhia,

Afred Lulu,

Samuel M. W'Njuguna,

Robert Kigunda,

to be members of the Land Acquisition Compensation Tribunal, for a period of two (2) years.

Dated the 4th January, 2012.

JAMES ORENGO, Minister for Lands.

GAZETTE NOTICE No. 452

MINISTRY OF TRANSPORT NATIONAL ROAD SAFETY COUNCIL

REVOCATION OF MEMBERSHIP

IT IS notified for general information that the Minister for Transport has revoked representation of Matatu Welfare Association as member of the National Road Safety Council, with effect from the 6th January, 2012.

Dated the 6th January, 2012.

AMOS KIMUNYA, Minister for Transport. GAZETTE NOTICE No. 453

THE LABOUR RELATIONS ACT

(No. 14 of 2007)

DEDUCTION OF AGENCY FEES

IN EXERCISE of the powers conferred by section 49 (1) of the Labour Relations Act (No. 14 of 2007), the Minister for Labour orders Messrs. Brakenhurst Kenya Limited to:

- (a) Deduct every month the sum equal to two per cent (2%) of the employees wages or KSh. 150 per month whichever is lower in respect of trade union agency fees from the basic wages of his/her employees who are covered by the terms and conditions of the concluded Collective Bargaining Agreement in force and who are not members of the Kenya Union of Domestic, Hotels, Educational Institutions, Hospitals and Allied Workers.
- (b) Pay within ten (10) days of the deduction, the total sums so deducted by a crossed cheque made payable to Kenya Union of Domestic, Hotels, Educational Institutions, Hospitals and Allied Workers's into the union's account number 1822215 at the Barclays Banks of Kenya Limited, Queensway Branch, Mama Ngina Street, P.O. Box 30011, Nairobi.
- (c) Deductions to commence within thirty (30) days of receiving the Order.
- (d) Make returns to the Registrar of Trade Unions at P.O. Box 40326–00100, Nairobi, within one (1) month of making all the payments to the Trade Union.

Dated the 10th January, 2012.

JOHN MUNYES,

MR/8585756

Minister for Labour.

GAZETTE NOTICE No. 454

THE LAW OF SUCCESSION ACT

(Cap. 160)

APPOINTMENT

IN EXERCISE of the powers conferred by section 47 of the Law of Succession Act, the Chief Justice appoints—

LEAH N. WAIGERA (MS.)

Resident Magistrate at Homa Bay, to represent the High Court for the purposes of that section from 1st February, 2012.

Dated the 11th January, 2012.

WILLY MUTUNGA,

 ${\it Chief Justice/President, Supreme\ Court\ of\ Kenya}.$

GAZETTE NOTICE No. 455

THE LAW OF SUCCESSION ACT

(Cap. 160)

APPOINTMENT

IN EXERCISE of the powers conferred by section 47 of the Law of Succession Act, the Chief Justice appoints—

MARGARET MAKOKHA NAFULA (MS.)

Resident Magistrate at Bondo, to represent the High Court for the purposes of that section from 1st February, 2012.

Dated the 11th January, 2012.

WILLY MUTUNGA,

Chief Justice/President, Supreme Court of Kenya.

THE MOHAMMEDAN MARRIAGE AND DIVORCE REGISTRATION ACT

(Cap. 155)

THE KENYA CITIZENS AND FOREIGN NATIONALS MANAGEMENT SERVICE

(No. 31 of 2011)

APPOINTMENT

IN EXERCISE of the powers conferred by section 4 of the Mohammedan Marriage and Divorce Registration Act, as read with section 25 of the Kenya Citizens and Foreign Nationals Management Service Act, the Attorney-General appoints—

ATHMAN BWANA MBWANA

to be an Assistant Registrar of Islamic Marriages and Divorces in Kilifi District.

Dated the 16th January, 2012.

GITHU MUIGAI, Attorney-General.

GAZETTE NOTICE No. 457

THE MOHAMMEDAN MARRIAGE AND DIVORCE REGISTRATION ACT

(Cap. 155)

THE KENYA CITIZENS AND FOREIGN NATIONALS MANAGEMENT SERVICE

(No. 31 of 2011)

APPOINTMENT

IN EXERCISE of the powers conferred by section 4 of the Mohammedan Marriage and Divorce Registration Act, as read with section 25 of the Kenya Citizens and Foreign Nationals Management Service Act, the Attorney-General appoints—

AHMED KHAMIS NDARO

to be an Assistant Registrar of Islamic Marriages and Divorces in Kajiado District.

Dated the 16th January, 2012.

GITHU MUIGAI, Attorney-General.

GAZETTE NOTICE No. 458

THE MOHAMMEDAN MARRIAGE AND DIVORCE REGISTRATION ACT

(Cap. 155)

THE KENYA CITIZENS AND FOREIGN NATIONALS MANAGEMENT SERVICE

 $(No.\ 31\ of\ 2011)$

APPOINTMENT

IN EXERCISE of the powers conferred by section 4 of the Mohammedan Marriage and Divorce Registration Act, as read with section 25 of the Kenya Citizens and Foreign Nationals Management Service Act, the Attorney-General appoints—

SHAMUN ABDIRAHMAN HASSAN

to be an Assistant Registrar of Islamic Marriages and Divorces in Namanga, Kajiado and Maili Tisa Districts.

Dated the 16th January, 2012.

GITHU MUIGAI, Attorney-General.

GAZETTE NOTICE NO. 459

THE MOHAMMEDAN MARRIAGE AND DIVORCE REGISTRATION ACT

(Cap. 155)

THE KENYA CITIZENS AND FOREIGN NATIONALS MANAGEMENT SERVICE

(No. 31 of 2011)

APPOINTMENT

IN EXERCISE of the powers conferred by section 4 of the Mohammedan Marriage and Divorce Registration Act, as read with section 25 of the Kenya Citizens and Foreign Nationals Management Service Act, the Attorney-General appoints—

HASSAN KINYUA OMARI

to be an Assistant Registrar of Islamic Marriages and Divorces in Embu, Meru, Kianyaga and Mbeere Districts.

Dated the 16th January, 2012.

GITHU MUIGAI, Attorney-General.

GAZETTE NOTICE No. 460

THE MOHAMMEDAN MARRIAGE AND DIVORCE REGISTRATION ACT

(Cap. 155)

THE KENYA CITIZENS AND FOREIGN NATIONALS MANAGEMENT SERVICE

(No. 31 of 2011)

APPOINTMENT

IN EXERCISE of the powers conferred by section 4 of the Mohammedan Marriage and Divorce Registration Act, as read with section 25 of the Kenya Citizens and Foreign Nationals Management Service Act, the Attorney-General appoints—

ALI OMAR DIMA

to be an Assistant Registrar of Islamic Marriages and Divorces in Nairobi District.

Dated the 16th January, 2012.

 $\begin{array}{c} {\rm GITHU~MUIGAI,} \\ {\it Attorney-General.} \end{array}$

GAZETTE NOTICE No. 461

THE CENTRAL BANK OF KENYA ACT

 $(Cap.\,491)$

REVOCATION OF FOREX BUREAU LICENCE

IT IS notified for the general information of the public that the Central Bank of Kenya has revoked the licences of the Forex Bureaus set out in the first column of the schedule hereto, with effect from the dates specified in the second column of the schedule.

SCHEDULE

First Column	Second Column		
ABC Place Forex Bureau Limited	31st December, 2011		
Muthaiga Forex Bureau Limited	31st December, 2011		
Shepherd's Forex Bureau Limited	31st December, 2011		
Connection Forex Bureau Limited	31st December, 2011		
Chase Forex Bureau de Change Limited	31st December, 2011		
Gigiri Forex Bureau Limited	31st December, 2011		
The Village Market Forex Bureau Limited	1st January, 2012		

Dated the 10th January, 2012.

NJUGUNA NDUNG'U, Governor, Central Bank of Kenya.

THE TRUST LAND ACT

(Cap. 288)

SETTING APART OF LAND

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

Place. - Mitangoni, Mariakani, Kaloleni.

Purpose. - Business Cum Residential.

Area. -29.995 acres approximately (12.140 hectares).

Description of land:

This land is situated approximately 7,200 metres to the north west of Mariakani Township. The boundaries are demarcated on the ground and are described as follows:

Starting from a point "MC1" which is a IPC from which spotheight 213 and spot height 217 are 4,880 metres and 3.570 metres distance on bearing of 300° 45' 46" and 217° 46' 32", respectively.

Thence for a distance of 69.0 metres on a bearing of 132° 16' 25" to point MC₃-1PC; thence for a distance of 156.0 metres on a bearing of 02° 51' 45" to point MC₄-1PC; thence for a distance of 324.0 metres on a bearing of 330°56' 43" to point MC5-1PC; thence for a distance of 346.0 metres on a bearing of 249° 51' 49" to point MC₆-1PC; thence for a distance of 484.0 metres on a bearing of 146° 53' 19" to point MC₁-1PC.

All bearing given above are magnetic.

A plan of the area may be inspected at the office of the District Commissioner, Kaloleni.

Dated the 18th November, 2011.

MR/8806364

Z. A. MABEA, Commissioner of Lands.

GAZETTE NOTICE No. 463

THE TRUST LAND ACT

(Cap. 288)

SETTING APART OF LAND

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

Place. - Mitangoni, Mariakani, Kaloleni

Purpose.—Light Industrial Area.—19.27 approximately (47.7 acres)

Description of land:

This land is situated approximately 7.0 kilometres to the north west of Mariakani Township. The boundaries are demarcated on the ground and are described as follows:

Starting from a point "A" which is a IPC from which spotheight 212 and spot height 225 are 610.0 metres and 3020.0 metres distance on bearing of 324° 50' 00" and 131° 00' 30", respectively.

Thence for a distance of 282.74 metres on a bearing of 144° 50' 09" to point B-1PC; thence for a distance of 660.00 metres on a bearing of 230° 50' 09" to point E-1PC; thence for a distance of 285.00 metres on a bearing of 316°29' 27" to point F–1PC; thence for a distance of 703.00 metres on a bearing of 44° 54' 56" to point A–

All bearing given above are magnetic.

A plan of the area may be inspected at the office of the District Commissioner, Kaloleni.

Dated the 5th November, 2011.

Z. A. MABEA. Commissioner of Lands.

MR/8585573

GAZETTE NOTICE No. 464

THE TRUST LAND ACT

(Cap. 288)

SETTING APART OF LAND

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

SCHEDULE

Place.-Mitangoni, Mariakani, Kaloleni District.

Purpose.-Business Cum Residential

Area. -20.24 Ha approximately 50.0 acres.

Description of Land:

This Land is situated approximately 9 km to the north west of Mariakani Township. The boundaries are demarcated on the ground and are described as follows:

Starting from a point A. which is a Iron Pin on concrete from which spotheight 228 and spot height 226 are 3200.00 m. and 5,150.00 m. distant on bearing of 173°30'00" and 110°00'00" respectively.

Thence for a distance of 80.00 m on a bearing of 303°15'19" to point HM2 - 1 PC; thence for a distance of 100.00 m on a bearing of 33°15'19" to point HM3 – 1PC; thence for a distance of 80.00 m on a bearing of 303°15'19" to point hm4 - 1PC; thence for a distance of 45.00 m on a bearing of 34°30'02" to point HM5 – 1PC; thence for a distance of 155.00 m on a bearing of 64°00'03" to point HM6 – 1PC; thence for a distance of 293.62 m on a bearing of 32°00'02" to point HM7 - 1PC; thence for a distance of 460.00 m on a bearing of 124°00'06" to point HM8 - 1PC; thence for a distance of 293.62 m on a bearing of $218^{\circ}15'19"$ to point HM9 – 1PC; thence for a distance of 220.00 m on a bearing of $303^{\circ}15'19"$ to point HM10 – 1PC; thence for a distance of 160.00 m on a bearing of 213°15'19" to point HM11 - 1PC; thence for a distance of 152.50 m on a bearing of 191°05'11" to point HM12 - 1PC; thence for a distance of 56.00 m on a bearing of 213°15'19" back to starting point HM1-1PC.

All bearings given above are magnetic.

A plan of the area may be inspected at the Office of the District Commissioner, Kilifi.

Dated the 16th January, 2012.

Z. A. MABEA, Commissioner of Lands.

MR/8585828

GAZETTE NOTICE No. 465

THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS (1) Jacob Kilonzo and (2) Margaret Kiasyo Jacob, both of P.O. Box 543, Machakos in the Republic of Kenya, as administrators of the estate of Salome Mbithe Jacob, are registered as proprietors lessees of that piece of land known as L.R. No. 19150/533, situate in Mavoko Municipality, Machakos District by virtue of a certificate of title registered as No. I.R. 65001/1, and whereas sufficient evidence has been adduced to show that the said certificate of title 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 20th January, 2012.

MR/8585576

G. M. MUYANGA, Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 466

THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS (1) Wolfgang Anton Girolstein and (2) Elizabeth Wanjiru Gitumbi, both of P.O. Box 39, Mtwapa in the Republic of Kenya, are registered as owners of freehold interest of all that piece of land known as 2197/III/MN, situate north of Mtwapa Creek of Kilifi District by virtue of a certificate of title registered as No. C.R. 24756/1, and whereas sufficient evidence has been adduced to show that the said certificate of title 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 20th January, 2012.

R. M. INGONGA, Registrar of Titles, Mombasa.

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Susan Nyandia Njau, of P.O. Box 44241, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.1691 hectare or thereabouts, situate in the district of Nairobi, registered under title No. Dagoretti/Riruta/5438, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

B. K. LEITICH,

MR/8585576

Land Registrar, Nairobi.

GAZETTE NOTICE No. 468

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Susan Nyandia Njau, of P.O. Box 44241, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.10 hectare or thereabouts, situate in the district of Nairobi, registered under title No. Dagoretti/Riruta/5439, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

B. K. LEITICH,

MR/8585576

Land Registrar, Nairobi.

GAZETTE NOTICE No. 469

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joseph Onyango Odongo, of P.O. Box 1881, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.04 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Kasule/2219, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

G. G. GACHIHI,

Land Registrar,

MR/8806272

Kisumu East/Kisumu West Districts.

GAZETTE NOTICE NO. 470

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Mohammed Said Ali, of P.O. Box 114, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.10 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Kogony/3921, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

G. G. GACHIHI, Land Registrar, Kisumu East/Kisumu West Districts.

GAZETTE NOTICE No. 471

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joas Ogola Oyondi, of P.O. Box 72, Daraja Mbili in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.38 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Kapuonja/616, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

G. G. GACHIHI,

Land Registrar,

MR/8806272

Kisumu East/Kisumu West Districts.

GAZETTE NOTICE No. 472

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Jacob Kitangita Wambura, of P.O. Box 777, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.07 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Kasule/3131, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

G. G. GACHIHI,

Land Registrar,

MR/8806272

Kisumu East/Kisumu West Districts.

GAZETTE NOTICE No. 473

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Janes Abindi Ogutu, of P.O. Box 3324, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.04 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Pandpieri/1574, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

G. G. GACHIHI,

MR/8806272

Land Registrar, Kisumu East/Kisumu West Districts.

GAZETTE NOTICE No. 474

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS William Orero Mojoge, of P.O. Box 6, Nyamira in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.11 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Kanyakwar 'A'/664, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

G. G. GACHIHI, Land Registrar, Kisumu East/Kisumu West Districts.

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Romanus Okeno Osonye, of P.O. Box 1654-40100, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.11 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Korando/825, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

G. G. GACHIHI,

Land Registrar,

MR/8806272

Kisumu East/Kisumu West Districts.

GAZETTE NOTICE NO. 476

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Omondi Maurice, of P.O. Box 19167-00100, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 2.8 hectares or thereabout, situate in the district of Kisumu, registered under title No. Kisumu/Chiga/1983, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

G. G. GACHIHI,

Land Registrar,

MR/8806272

Kisumu East/Kisumu West Districts.

GAZETTE NOTICE NO. 477

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Violet Sally Onyango, of P.O. Box 44863-00100, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.09 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Konya/4233, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

G. G. GACHIHI,

Land Registrar,

MR/8806272

Kisumu East/Kisumu West Districts.

GAZETTE NOTICE No. 478

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Hellen Awuor Ngadi, of P.O. Box 138, Ahero in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.02 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Nyalenda 'B'/2277, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

G. G. GACHIHI, Land Registrar, Kisumu East/Kisumu West Districts.

GAZETTE NOTICE No. 479

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Jared Onyango Ogada, of P.O. Box 3491, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.15 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Konya/3011, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

G. G. GACHIHI,

Land Registrar,

MR/8585882

Kisumu East/Kisumu West Districts.

GAZETTE NOTICE NO. 480

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joseph Ndoli Ndeche, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.93 hectare or thereabouts, situate in the district of Kakamega, registered under title No. Butsotso/Shikoti/5527, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

J. M. FUNDIA, Land Registrar, Kakamega District.

MR/8585658

GAZETTE NOTICE No. 481

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Linus Salamba Alulu, is registered as proprietor in absolute ownership interest of all those pieces of land containing 1.6 and 1.784 hectares or thereabout, situate in the district of Kakamega, under title Nos. Kakamega/Shikulu/535 Idakho/Shikulu/3452, respectively, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new land title deeds provided that no objection has been received within that period.

Dated the 20th January, 2012.

J. M. FUNDIA, Land Registrar, Kakamega District.

MR/8806455

GAZETTE NOTICE NO. 482

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Gideon Gudai Munubi, of P.O. Box 242, Vihiga in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 4.29 hectares or thereabout, situate in the district of Vihiga, registered under title No. South Maragoli/Lugovo/993, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

K. M. OKWARO, Land Registrar,

MR/8585855

Vihiga/Hamisi/Emuhaya/Sabatia Districts.

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Kamau Kirundi, of P.O. Box 15382, Nakuru in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 2.10 hectares or thereabout, situate in the district of Murang'a, registered under title No. Loc. 19/Gacharageini/2119, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

J. M. MAINA, Land Registrar, Murang'a District.

MR/8806339

GAZETTE NOTICE NO. 484

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Florence Wanjeri Gitaka (ID/1952531), of P.O. Box 277, Kangema in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.45 hectare or thereabouts, situate in the district of Murang'a, registered under title No. Loc. 9/Kanyenyaini/1507, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

P. K. KIMANI, Land Registrar, Murang'a District.

MR/8806462

GAZETTE NOTICE No. 485

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Mukuru Kagori, of P.O. Box 478, Maragua in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.10 hectares or thereabout, situate in the district of Murang'a, registered under title No. Loc. 8/Yamugwe/1179, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

J. M. MAINA, Land Registrar, Murang'a District.

MR/8806341

GAZETTE NOTICE NO. 486

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Muiruri Gatimu (ID/2012533), of P.O. Box 49, Gatura in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.405 hectare or thereabouts, situate in the district of Thika, registered under title No. Loc. 16/Kiarutara/484, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

C. M. GICHUKI, Land Registrar, Thika District. GAZETTE NOTICE No. 487

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Maurice Oginga Obonyo, of P.O. Box 3688, Thika in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.0804 hectare or thereabouts, situate in the district of Thika, registered under title No. Thika/Municipality Block 24/2854, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

P. M. MUTEGI, Land Registrar, Thika District.

MR/8806365

GAZETTE NOTICE No. 488

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS William Mwangi Nduati (ID/1904786), of P.O. Box 561—20117, Naivasha in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.260 hectares or thereabout, situate in the district of Naivasha, registered under title No. Naivasha/Mwichiringiri Block 4/3930, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

W. N. MUGURO, Land Registrar, Naivasha District.

MR/8806354

GAZETTE NOTICE No. 489

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Ibrahim Nginyo Kamatu (deceased) (ID/2326412/65), of P.O. Box 267, Njoro in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 12.024 hectares or thereabout, situate in the district of Naivasha, registered under title No. Gilgil/Karunga Block 4/57, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

W. N. MUGURO, Land Registrar, Naivasha District.

MR/8585587

GAZETTE NOTICE NO. 490

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Kanoga Kuria, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.53 hectare or thereabouts, situate in the district of Kiambu, registered under title No. Komothai/Kiratina/1537, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

F. M. NYAKUNDI, Land Registrar, Kiambu District.

MR/8806371

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Chege Kuria, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.53 hectare or thereabouts, situate in the district of Kiambu, registered under title No. Komothai/Kiratina/1538, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

F. M. NYAKUNDI,

MR/8806372

Land Registrar, Kiambu District.

GAZETTE NOTICE No. 492

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Hurun Waweru Ngugi (ID/8844454), of P.O. Box 293—00218, Ngecha in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.030 hectare or thereabouts, situate in the district of Kiambu, registered under title No. Kiambaa/Ruaka/T. 540, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

J. K. NDIRANGU,

MR/8806419

Land Registrar, Kiambu District.

GAZETTE NOTICE NO. 493

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Nzeyimana Noe Aveque (PP/C0540931), of P.O. Box 5188—00200, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.1012 hectare or thereabouts, situate in the district of Kiambu, registered under title No. Kikuyu/Kikuyu Block 1/903, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

J. K. NDIRANGU, Land Registrar

MR/8585892

Land Registrar, Kiambu District. M

GAZETTE NOTICE No. 494

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joseph Njuguna Kanyagi (ID/0969522), of P.O. Box 38, Ruiru in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.88 hectares or thereabout, situate in the district of Kiambu, registered under title No. Nguirubi/Ndiuni/690, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

F. M. NYAKUNDI, Land Registrar, Kiambu District. GAZETTE NOTICE No. 495

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Susan Wacu Wambui (ID/14686939), of P.O. Box 486, Kikuyu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.045 hectare or thereabouts, situate in the district of Kiambu, registered under title No. Kabete/Lower Kabete/T. 629, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

E. W. BABU, Land Registrar, Kiambu District.

MR/8585581

GAZETTE NOTICE NO. 496

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS (1) Susan Wacu Wambui (ID/14686939) and (2) John Njenga Mwaura, both of P.O. Box 486, Kikuyu in the Republic of Kenya, are registered as proprietors in absolute ownership interest of all that piece of land containing 0.35 hectare or thereabouts, situate in the district of Kiambu, registered under title No. Kabete/Lower Kabete/1703, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

E. W. BABU, Land Registrar, Kiambu District.

MR/8585582

GAZETTE NOTICE NO. 497

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Grace Wambui Kamau (ID/1883830), of P.O. Box 486, Kikuyu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.045 hectare or thereabouts, situate in the district of Kiambu, registered under title No. Kabete/Lower Kabete/T. 630, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

E. W. BABU,

MR/8585583

Land Registrar, Kiambu District.

GAZETTE NOTICE NO. 498

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Gatimu Mutema (ID/2924973), of P.O. Box 44, Kianyaga in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.20 hectares or thereabout, situate in the district of Kirinyaga, registered under title No. Ngariama/Thirikwa/1699, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

C. W. NJAGI, Land Registrar, Kirinyaga District.

MR/8806406

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Rose Mabuti Gatimu (ID/3123466), of P.O. Box 31, Kutus in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.335 hectares or thereabout, situate in the district of Kirinyaga, registered under title No. Kabare/Kiritine/663, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

J. K. MUTHEE,

MR/8585559

Land Registrar, Kirinyaga District.

GAZETTE NOTICE NO. 500

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Fredrick Maina Muriuki (ID/3375034), of P.O. Box 306, Karatina in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.81 hectare or thereabouts, situate in the district of Kirinyaga, registered under title No. Kiine/Kibingoti/Nguguine/1643, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

C. M. KIRONJI, Land Registrar, Kirinyaga District.

MR/8806294

GAZETTE NOTICE No. 501

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Francis Maina (ID/1206763), of P.O. Box 18, Wachoro in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all those pieces of land containing 0.59, 0.40 and 1.21 hectares or thereabout, situate in the district of Kirinyaga, registered under title No. Kiine/Rukanga/1710, 1711 and 1656, respectively, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new land title deeds provided that no objection has been received within that period.

Dated the 20th January, 2012.

J. K. MUTHEE, Land Registrar, Kirinyaga District.

MR/8585559

GAZETTE NOTICE NO. 502

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS James Gitingu Wamagata (ID/1681200), of P.O. Box 89, Kikuyu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.042 hectare or thereabouts, situate in the district of Nyandarua, registered under title No. Nyandarua/OI Kalou Salient/1348, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

S. N. NDIRANGU, Land Registrar, Nyandarua/Samburu Districts. GAZETTE NOTICE NO. 503

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Livingstone Simel Sane (ID/0458640), of P.O. Box 51992—00200, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 36.37 hectares or thereabout, situate in the district of Kajiado, registered under title No. Kajiado/Kitengela/6382, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

D. M. KYULE, Land Registrar, Kajiado District.

MR/8806369

GAZETTE NOTICE NO. 504

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Paulina Wanjira Muchai (ID/7253508), of P.O. Box 614—00516, Dandora in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.03 hectare or thereabouts, situate in the district of Kajiado, registered under title No. Kajiado/Kitengela/7366, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

J. K. KOSKEI,

MR/8806352

Land Registrar, Kajiado District.

GAZETTE NOTICE NO. 505

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joyce Wanjiku Kiohi (ID/1866284), of P.O. Box 30298, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.030 hectare or thereabouts, situate in the district of Kajiado, registered under title No. Kajiado/Kitengela/17843, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

J. M. WAMBUA,

MR/8585561

Land Registrar, Kajiado District.

GAZETTE NOTICE NO. 506

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Simore ole Depe (ID/1106295), of P.O. Box 64, Ololulunga in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 16.79 hectares or thereabout, situate in the district of Narok, registered under title No. Cis Mara/Olkinyei/149, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

T. M. OBAGA, Land Registrar, Narok District.

MR/8806367

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS (1) Samuel Mugai Kiarie and (2) Steve Chege Kiarie, both of P.O. Box 161, Narok in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 4.047 hectares or thereabout, situate in the district of Narok, registered under title No. Cis Mara/Olopito/2124, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

P. M. MENGI,

MR/8585602

Land Registrar, Narok District.

GAZETTE NOTICE No. 508

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Kibochi Chemist Limited, of P.O. Box 1048, Kapsabet in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.05 hectare or thereabouts, situate in the district of Nandi, registered under title No. Nandi/Kamobo/4175, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

E. A. ODERO.

MR/8806479

Land Registrar, Nandi District.

GAZETTE NOTICE NO. 509

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Magare Onsase (ID/1637129), of P.O. Box 833, Kisii in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kisii, registered under title No. South Mugirango/Bogetenga/1043, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that

Dated the 20th January, 2012.

I. S. ONARY

MR/8806301

Land Registrar, Kisii Central District.

GAZETTE NOTICE NO. 510

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Obwogi Mekenye Central, of P.O. Box 24, Kisii in the Republic of Kenya, is registered as proprietor in absolute ownership of that piece of land situate in the district of Kisii Central, registered under title No. Central Kitutu/Mwamosioma/609, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

J. S. ONARY. Land Registrar, Kisii Central District. GAZETTE NOTICE NO. 511

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Naomi Miti Muia, of P.O. Box 10, Mbiuni in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.145 hectares or thereabout, situate in the district of Machakos, registered under title No. Donyo Sabuk/Komarock Block 1/18621, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

G. M. NJOROGE, Land Registrar, Machakos District.

MR/8585751

GAZETTE NOTICE NO. 512

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Peter Gitau Karanja, of Kwale in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kwale, registered under title No. Kwale/Diani S. S./129, and whereas Lydia Wambui Gitau Karanja is the administrator of the above named person, and whereas sufficient evidence has been adduced to show that the land title deed 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 title deed provided that no objection has been received within that period.

Dated the 20th January, 2012.

E. N. MARWANGA, Land Registrar, Kwale District.

MR/8806496

GAZETTE NOTICE No. 513

THE REGISTERED LAND ACT

(Cap. 300, section 16)

ISSUE OF A NEW GREEN CARD

WHEREAS Douglas Kinuthia Kinyanjui, of Kwale in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kwale, registered under title No. Kwale/Galu Kinondo/548, and whereas sufficient evidence has been adduced to show that the green card issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall open a new register provided that no objection has been received within that period.

Dated the 20th January, 2012.

E. N. MARWANGA, Land Registrar, Kwale District.

MR/8806370

GAZETTE NOTICE NO. 514

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Daudi Gathira Mwangi (deceased), is registered as proprietor of that piece of land containing 0.815 hectare or thereabouts, known as Kakuzi/Kirimiri Block 8/517, situate in the district of Thika, and whereas the chief magistrate's court at Murang'a in succession cause No. 68 of 2006 has issued grant of letters of administration to Eunice Wanjiru Gathura, and whereas the land title deed issued earlier to Daudi Gathira Mwangi (deceased) has been lost, 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 title deed and proceed with the registration of the said instrument of RL. 19 and RL. 7, and upon such registration the land title deed issued earlier

to the said Daudi Gathira Mwangi (deceased), shall be deemed to be cancelled and of no effect.

Dated the 20th January, 2012.

MR/8406349

C. W. MURAGE. Land Registrar, Thika District.

GAZETTE NOTICE No. 515

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Thairu Mbui (deceased), is registered as proprietor of those pieces of land containing 0.48 hectare, 0.18 acre and 0.17 acre or thereabouts, known as Kabete/Kibichiko/5 'A', Kabete/Mwimuto/T. 17 and Kabete/Mwimuto/T. 16, respectively, situate in the district of Kiambu, and whereas the principal magistrate's court at Kikuyu in succession cause No. 29 of 2011 has issued grant of letters of administration to (1) William Karanja Mbui and (2) Jane Wanjiru Macua, and whereas the land title deed issued earlier to Thairu Mbui (deceased) has been lost, 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 title deed and proceed with the registration of the said instrument of RL. 19 and RL. 7, and upon such registration the land title deed issued earlier to the said Thairu Mbui (deceased), shall be deemed to be cancelled and of no effect.

Dated the 20th January, 2012.

F. M. NYAKUNDI,

MR/8806472

Land Registrar, Kiambu District.

GAZETTE NOTICE No. 516

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Limangura Nguramuk, of P.O. Box 15, Chepareria in the Republic of Kenya, is registered proprietor of that piece of land known as West Pokot/Chepareria/94, and whereas the court in civil suit No. 12 of 2008, has ordered that the said piece of land be transferred to Joseph Kilekwang, of P.O. Box 661, Kapenguria, and whereas the executive officer of the court has in pursuance to an order of the said court executed a transfer of the said piece of land in favour of Joseph Kilekwang, and whereas efforts made to compel the registered proprietor to surrender the said land certificate issued in respect to 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 title deed and proceed with the registration of the said certificate of grant of letters of administration to the said Joseph Kilekwang, and upon such registration the land title deed issued earlier to the said Limangura Nguramuk, shall be deemed to be cancelled and of no effect.

Dated the 20th January, 2012.

A. KAVEHI.

MR/8806340

Land Registrar, Kitale.

GAZETTE NOTICE NO. 517

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Francis Wanyaga Kariuki, is registered proprietor of that piece of land known as Laikipia/Ngobit/Supuko Block 2/1040 (Wiumiririe), situate in the district of Laikipia, and whereas in civil suit No. 5 of 2011 has ordered that the said piece of land be transferred to Mary Ndomo Kariuki, and whereas the executive officer of the court has in pursuance to an order of the said court executed a transfer of the said piece of land in favour of Mary Ndomo Kariuki, and whereas efforts made to compel the registered proprietor to surrender the said land certificate issued in respect to 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 title deed and proceed with the registration of the said certificate of grant of letters of administration to the said Mary Ndomo Kariuki, and upon such registration the land title deed issued earlier to the said Francis Wanyaga Kariuki, shall be deemed to be cancelled and of no effect.

Dated the 20th January, 2012

J. K. MUNDIA,

MR/8806361

Land Registrar, Laikipia District.

GAZETTE NOTICE NO. 518

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Beatrice Wahito Maina, is registered proprietor of that piece of land known as Mutara/Mutara Block II/435 (Uruku), situate in the district of Laikipia, and whereas in civil suit No. 9 of 2011 has ordered that the said piece of land be transferred to Rael Wangeci Njoroge, and whereas the executive officer of the court has in pursuance to an order of the said court executed a transfer of the said piece of land in favour of Rael Wangeci Njoroge, and whereas efforts made to compel the registered proprietor to surrender the said land certificate issued in respect to 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 title deed and proceed with the registration of the said certificate of grant of letters of administration to the said Rael Wangeci Njoroge, and upon such registration the land title deed issued earlier to the said Beatrice Wahito Maina, shall be deemed to be cancelled and of no effect.

Dated the 20th January, 2012.

J. K. MUNDIA.

MR/8806360

Land Registrar, Laikipia District.

GAZETTE NOTICE NO. 519

PROBATE AND ADMINISTRATION

LET ALL PERSONS concerned take Notice that the Public Trustee of Kenya, P.O. Box 49672, Nairobi, has filed applications 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 objections in the prescribed form to any of the aforesaid applications are invited and must be lodged in this registry within thirty (30) days of the date of the publication of this notice.

And further take notice that if no objections has been lodged in this registry in the prescribed form within (30) days of the date of publication of this notice the court shall proceed to make the respective grants of representation as prayed or to make such other order as it thinks fit.

SCHEDULE

PT/Cause No.	Deceased's Name	Succession Cause No. Address		Date of Death	Testate/Intestate
89/2009	Charles Ngere Ogola	2471/2011		5-7-2006	Intestate
623/2009	David Kariuki Mburu	2475/2011	P.O. Box 1669-00100, Nairobi	2-7-2008	Intestate
748/2010	Galgalo Dika Fayo Bora	2477/2011	P.O. Box 1, Moyale	7-3-2009	Intestate
0005/2011	Gordon Obure Ochoro	2472/2011	P.O. Box 17790–00100, Nairobi	23-5-2009	Intestate
0003/2007	Gregory Okumu Oloo	2474/2011	P.O. Box 1667, Thika	23-1-2005	Intestate

PT/Cause No.	Deceased's Name	Succession Cause No. Address		Date of Death	Testate/Intestate
733/2010	Hussein Madera Boru	2480/2011	P.O. Box 61130-00200, Nairobi	2-2-2007	Intestate
241/2010	Joseph Kamau Gitau	2473/2011	P.O. Box 52, Ithanga	16-10-2009	Intestate
103/2009	Joseph Munahera Avoga	2479/2011	P.O. Box 77428-00610, Nairobi	31-12-2007	Intestate
177/2010	Rose Ngubia Muchina	298/2011	P.O. Box 133, Kigumo	14-5-2009	Intestate
432/2010 610/2010	Simon Mukuria Ngethe Stephen Ndung'u Thuita	2478/2011 2476/2011	P.O. Box 11, Naivasha P.O. Box 478, Thika	30–8–2009 29–5–2007	Intestate Intestate

September, 2011.

T. NGUGI,

Principal Deputy Registrar, Nairobi.

GAZETTE NOTICE NO. 520

PROBATE AND ADMINISTRATION

TAKE NOTICE that after thirty (30) 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 (2) 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.

PT/Cause No.	Deceased's Name	Address	Date of Death	Testate/Intestate
160/2011	Antony Kibiru Wanjohi	P.O. Box 427, Nanyuki	18-10-2010	Intestate
	Charity Wanjira Githigi alias Charity Wanjira			_
291/2011	Githinji	P.O. Box 571, Thika	15-8-1997	Intestate
382/2011	Charles Waithaka Kamau	P.O. Box 2520–00100, Nairobi	4-12-2007	Intestate
309/2008	David Maweu Kakewa	P.O. Box 43340, Nairobi	24–2–2006	Intestate
612/2011	David Musyoka Musyoki	P.O. Box 33, Tawa	19-4-2011	Intestate
57/2006	David Wainaina Chege	P.O. Box 57, Matathia	2-6-1997	Intestate
631/2011	Francis Mwandembe Mshila	P.O. Box 1087, Wundanyi	3-6-2011	Intestate
107/2009	George Karanja Mukami	P.O. Box 77115, Nairobi	8-5-2008	Intestate
542/2009	John Kennedy Odur Owino	P.O. Box 32101–00600, Nairobi	13-8-2009	Intestate
754/2003	John Onyango Ogwa	P.O. Box 4196-40103, Nairobi	5-11-2002	Intestate
527/2000	John Wanambisi Wata	P.O. Box 787–50200, Bungoma	6-10-1999	Intestate
281/2011	Joseph Githinji Gitahi	P.O. Box 28, Mukurwe-ini	25-1-2010	Intestate
595/2011	Julius Pemba Kosani	P.O. Box 214, Emali	26-12-2009	Intestate
746/2010	Kamau Waithaka	P.O. Box 795, Thika	19-6-2005	Intestate
916/2004	Michael Gathirimu Ndungu	P.O. Box 75945–00200, Nairobi	20-2-1994	Intestate
520/2011	Mugweru Muhuhu	P.O. Box 9,Githunguri	15-7-1990	Intestate
49/1989	Muiruri Wairire	P.O. Box 73657, Nairobi	1–12–1979	Intestate
561/2011	Nancy Mkabili Mwakundia	P.O. Box 5850–00100, Nairobi	16-7-1999	Intestate
627/2011	Ndungu Kariuki	P.O. Box 1216, Kandara	24-2-2011	Intestate
370/2011	Nicodemus Miramoe Liwan	P.O. Box 446–305500, Lodwar	29-7-2003	Intestate
677/2011	Pauline Mukami Mburu	P.O. Box 30043, Nairobi	19–5–2010	Intestate
551/2011		P.O. Box 13286–00200, Nairobi	8-6-2011	
	Peter Kaingi Muchiri	· · · · · · · · · · · · · · · · · · ·		Intestate
35/2010	Raphael Ooko Aboka	P.O. Box 14288–0800, Nairobi	29–1–2002	Intestate
636/2010	Rosemary Mwikali Daudi	P.O. Box 738, Kitale	3–3–2010	Intestate
606/2011	Victoria Senge Mucharo	P.O. Box 890–00600 Nairobi	12-11-201	Intestate
912/2004	Andrew Atis Kalume	P.O. Box 3659, Wakoru	19–2–199	Intestate
146/2011	Angeline Opiyo Keya	P.O. Box 19120–00501, Nairobi	6-9-2000	Intestate
424/2011	Daniel Nganga Maina	P.O. Box 54, Uplands	16-7-2010	Intestate
626/2011	David Mwaura Njoroge	P.O. Box 1779, Kikuyu	6-3-2011	Intestate
499/2011	George Kibera Kamuru	P.O. Box 47060, Nairobi	26-11-2007	Intestate
494/1987	George Kiprono Rotich	P.O. Box 124, Muranga	10-12-1982	Intestate
754/2010	Gladys Wairimu alias Gladys Wairimu Nginyi	*	10-1-2002	Intestate
881/2004	Gordon Mburu Mahira	P.O. Box 84, Sabasaba	9-11-1993	Intestate
487/2003	Harriet Kangu Kang'ahi	P.O. Box 8132–00100, Nairobi	10–9–1999	Intestate
305/2011	John Ndungu Kabue	P.O. Box 124, Muranga	14-11-2001	Intestate
439/2011	John Ngure Wamutwe	P.O. Box 52, Kahuro	5-7-2008	Intestate
771/2010	John Ochieng Ang'ute	P.O. Box 67839-00200, Nairobi	12-3-2008	Intestate
65/1988	Jonam Mnyasa Mzera	P.O. Box 258–80300, Voi	29-8-1981	Intestate
676/2001	Joyce Wanjiru Kamau	P.O. Box 59, Kanjuku	24-8-2010	Intestate
232/1986	Kaubi Kitala Munyaka	P.O. Box 1, Mwingi	27-6-1985	Intestate
713/2011	Lawrence Wambura Mburu	P.O. Box 31928–00600, Nairobi	20-11-2010	Intestate
322/2011	Peter Njagi Kathuri	P.O. Box 30510-00200, Nairobi	19-11-2008	Intestate
342/2011	Peter Waititu Ndungu	P.O. Box 42325-00100, Nairobi	4-8-2008	Intestate
343/2010	Philemon Oluoch Owiti	P.O. Box 34869–00100, Nairobi	3-10-2005	Intestate
672/2011	Robert Kamau Njoroge	P.O. Box 79, Kikuyu	5-3-2010	Intestate
227/2010	Rose Achieng' Oluoch	P.O. Box 12579–00100, Nairobi	16-9-2008	Intestate
418/2011	Sammy Ndiritu Chiuri	P.O. Box 4, Sabasaba	20-7-2007	Intestate
663/2011	Samuel Ngugi Ndung'u	P.O. Box 1538, Thika	7–1–2011	Intestate
352/2011	Thadeus Otieno Kosodo	P.O. Box 24, Sindo	12-8-2007	Intestate
106/2011	Veronica Mueni Maingi	P.O. Box 19088–00501, Nairobi	24–1–2010	Intestate
100/2011	v cromea widem wianigi	1.O. DOX 15000-00501, INAHOUL	Z 4 -1-2010	mestate

December, 2011. M. N. NJUYA, MR8585595 for Public Trustee, Nairobi.

IN THE HIGH COURT OF KENYA AT NAIROBI

PROBATE AND ADMINISTRATION

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

CAUSE No. 371 of 2011

By (1) Leah Mwihaki Kaguaga and (2) Jane Mumbi Kaguaga, both of P.O. Box 55120–00200, Nairobi in Kenya, the deceased's daughters, through Messrs. A. N. Ndambiri & Co., advocates, for a grant of letters of administration intestate to the estate of Alice Wambui Kaguaga, late of Nairobi, who died at Kenyatta National Hospital in Kenya, on 26th December, 2000.

CAUSE No. 2102 OF 2011

By James Gichui, of P.O. Box 44007–00100, Nairobi in Kenya, the deceased's brother, through Messrs. Kandie Mutua & Co., advocates, for a grant of letters of administration intestate to the estate of Henry Kinyanjui, late of Nairobi, who died at Pumwani Hospital in Kenya, on 14th November, 2005.

CAUSE NO. 2106 OF 2011

By (1) Eunice Wanjiru Karugo and (2) Dancan Maina Karugo, both of P.O. Box 13335–00200, Nairobi in Kenya, the deceased's widow and son, respectively, for a grant of letters of administration intestate to the estate of Stephen Karugo Maina, late of Nairobi, who died at St. Francis Hospital in Kenya, on 5th June, 2011.

CAUSE NO. 2111 OF 2011

By Reuben Ndungu Mbugua, of P.O. Box 16, Kikuyu in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Serah Waithira Mbugua, late of Nduma, Kerwa, Kikuyu, who died there on 27th March, 2006.

CAUSE No. 2113 of 2011

By (1) Victoria Wanjiru Mwangi and (2) Samuel Obadiah Kariuki, both of P.O. Box 1819, Nakuru in Kenya, the deceased's widow and son, respectively, through Messrs. Wambo & Co., advocates, for a grant of letters of administration intestate to the estate of David Mwangi Kariuki, late of Nakuru, who died at Nakuru War Memorial Hospital in Kenya, on 3rd July, 1995.

CAUSE NO. 2114 OF 2011

By Penninah waruga Kabi, of P.O. Box 4671–00100, Nairobi in Kenya, the deceased's daughter, through Messrs. Kinyanjui & Njau, advocates, for a grant of letters of administration intestate to the estate of Jemimah Murugi Kabi, late of Kangemi, who died at District Hospital, Kiambu in Kenya, on 6th January, 1988.

CAUSE NO. 2115 OF 2011

By Richard Ndeti Munuve, of P.O. Box 42565, Nairobi in Kenya, the deceased's son, through Messrs. E. K. Mutua & Co., advocate, for a grant of letters of administration intestate to the estate of Mutheu Munuve, late of Makueni, who died at Kenyatta National Hospital in Kenya, on 27th January, 1996.

CAUSE NO. 2118 OF 2011

By Adrew Chiira Kamutu, of P.O. Box 283, Thika in Kenya, the deceased's son, through Messrs. R. W. Muhuhu & Co., advocates of Limuru, for a grant of letters of administration intestate to the estate of Kamutu Muraya, late of Murang'a, who died at District Hospital, Thika in Kenya, on 5th July, 2004.

CAUSE NO. 2123 OF 2011

By Nicholas Opuba, of P.O. Box 5059–00200, Nairobi in Kenya, the deceased's son, through Messrs. Majanja Luseno & Co., advocate, for a grant of letters of administration intestate to the estate of Mary Andisi Opuba, late of Marachi, Busia, who died at Buruburu, on 1st June, 2008.

CAUSE NO. 2131 OF 2011

By Robert George Ndungu, of P.O. Box 28406, Nairobi in Kenya, the only surviving executor named in the deceased's said will, through Messrs. G. Kamonde, advocate, for a grant of probate of written will of Thiong'o Nginyayu Muthiora, late of Nairobi, who died at Nairobi Women's Hospital in Kenya, on 19th June, 2011.

CAUSE No. 2138 OF 2011

By (1) Hannah Kanuna Kiarie and (2) Peter Nduni Kiarie, both of Kawangare, Nairobi in Kenya, the deceased's widow and son, respectively, through Messrs. G. E. O. Olouch & advocate of. Nairobi, for a grant of letters of administration intestate to the estate of Kiarie Nduni Ngong, late of Nairobi, who died at Kawangare, Nairobi, on 21st September, 1995.

CAUSE No. 2141 OF 2011

By Edwin Adede Otieno Omoro, of P.O. Box 76228, Nairobi in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Jenifa Anyango Adede, late of Nairobi, who died at Kenyatta National Hospital in Kenya, on 11th April, 2011.

CAUSE No. 2144 of 2011

By Grace Njeri Chege, of P.O. Box 48120, Nairobi in Kenya, the deceased's widow, through Messrs. Kimani Kahiro & Associates, advocates, for a grant of letters of administration intestate to the estate of Chege Mwangi, late of Murang'a, who died at Nazareth Hospital in Kenya, on 2nd January, 2007.

CAUSE No. 2216 of 2011

By (1) Joseph Wanaina Muya and (2) Geoffery Ndirangu Muya, both of P.O. Box 322, South Kinangop in Kenya, the deceased sons, through Messrs. Wahito & Co., advocates, for a grant of letters of administration intestate to the estate of Muya Nduru Muya, late of Kijiko, Muruaki, who died there on 11th March, 2010.

CAUSE NO. 2218 OF 2011

By (1) Gladys Wakio Muriuki and (2) Job Wanjohi Muriuki, both of P.O. Box 52878, Nairobi in Kenya, the deceased's daughter and son, respectively, through Messrs. Kithi & Co., advocates, for a grant of letters of administration intestate to the estate of Andrew Muriuki Wanjohi, late of Thika, who died at Mariakani Cottage Hospital in Kenya, on 29th January, 2009.

CAUSE NO. 2220 OF 2011

By (1) Ernest Muchoki Wangai, (2) Joseph Kibiru Ngechu, (3) James Mbugua Ngechu and (4) Esther Kiringa Ngechu, the deceased's sons and daughter, respectively, through Messrs. Muturi Kamande & Co., advocates, for a grant of letters of administration intestate to the estate of Robert Ngechu Kiarie, late of Kiambu, who died at Avenue Health Centre, on 6th March, 2008.

CAUSE NO. 2221 OF 2011

By Joseph Mwihia Kamau, of P.O. Box 11993, Nairobi in Kenya, the deceased's son, through Messrs. Kariuki Runo & Co., advocates, for a grant of letters of administration intestate to the estate of Mary Wairimu Muhia, late of Kiambu District, who died at Ndenderu, on 13th February, 2004.

CAUSE No. 2224 OF 2011

By (1) Esther Mendi Njoroge and (2) Kinyua F. Njoroge, both of P.O. Box 69803–00400, Nairobi in Kenya, the deceased's widow and son, respectively, through Messrs. Cheloti & Etole, advocates, for a grant of letters of administration intestate to the estate of Njoroge Maingi, late of Bahati, Nairobi, who died at Kenyatta National Hospital in Kenya, on 4th January, 2000.

CAUSE No. 2226 of 2011

By (1) Duncan Macharia and (2) Geoffrey Ndirangu Njoroge, both of P.O. Box 651, Nyahururu in Kenya, the deceased's sons, through Messrs. S. Gichuki Waigwa & Associates, advocates, for a grant of letters of administration intestate to the estate of Njoroge Kashoka, late of Burnt Forest, who died at District Hospital, Eldoret in Kenya, on 30th June, 1994.

CAUSE No. 2229 of 2011

By Elizabeth Kabura Muigai, of P.O. Box 60, Ngong Hills in Kenya, the deceased's widow, through Messrs. J. W. Macharia & Co., advocates, for a grant of letters of administration intestate to the estate of Gilbert Kipelian Malele, late of Ngong, who died at Meridian Equator Hospital in Kenya, on 2nd October, 2010.

CAUSE No. 2235 of 2011

By (1) Anjay Rasikkant Popatlal Shah and (2) Binesh Rasikkant Popatlal Shah, both of P.O. Box 382228–00623, Nairobi in Kenya, the executors of the deceased's will, through Messrs. Mohamed &

Samnakay, advocates, for a grant of probate of the written will of Rasikkant Popatlal Shah, late of Nairobi, who died at M. P. Shah Hospital in Kenya, on 10th May, 2009.

CAUSE No. 2244 OF 2011

By George Mwangi Kamau, of P.O. Box 465, Ruiru in Kenya, the deceased son, for a grant of letters of administration intestate to the estate of Alice Wanjiku Kamau, late of Ruiru, who died at District Hospital, Thika in Kenya, on 1st April, 2011.

CAUSE NO. 2246 OF 2011

By (1) Tracy Yvonne Akoth Rado and (2) Vallerie Zola Anyango, both of P.O. Box 57675–00200, Nairobi in Kenya, the deceased's sisters, through Messrs. Mohamed Muigai, advocates, for a grant of letters of administration intestate to the estate of Victoria Enid Atieno Rado, late of Kileleshwa, Nairobi, who died at Gujarat in India, on 23rd July, 2010.

CAUSE No. 2247 of 2011

By (1) Patrick Muturi Ngethe and (2) Alice Nyambura Ngethe, both of P.O. Box 1 Nderuria, Limuru in Kenya, the deceased's son and daughter in law, respectively, for a grant of letters of administration intestate to the estate of Njenga Kabindu, late of Kiambu West, who died at Nderu Sub-location, on 15th September, 2009.

CAUSE No. 2249 OF 2011

By Ngugi Kihoro, of P.O. Box 310, Gatundu in Kenya, the deceased's widower, through Messrs. Kimandu Gichohi & Co., advocates, for a grant of letters of administration intestate to the estate of Mary Njeri Ngugi alias Njeri Ngugi, late of Gatundu, who died at Kenyatta National Hospital in Kenya, on 18th June, 1974.

CAUSE NO. 2250 OF 2011

By (1) Sylvia Nancy W. Karanja and (2) Susan Muthoni Kibuno, both of P.O. Box 75942–00200, Nairobi in Kenya, the deceased's daughters, through Messrs. Kahuthu & Kahuthu, advocates, for a grant of letters of administration intestate to the estate of Hortensiah Millicent Kibino, late of Kibera, who died at Coptic Hospital in Kenya, on 14th January, 2011.

Cause No. 2252 of 2011

By (1) Joanna Nyamwetha Gachacha and (2) Peter Maina Kirubi, both of P.O. Box 8709–00300, Nairobi in Kenya, the deceased's widow and brother, respectively, through Messrs. Mutunga & Muindi, advocates, for a grant of letters of administration intestate to the estate of Julius Kanyeria, late of Umoja, who died there on 25th June, 2011.

CAUSE NO. 2254 OF 2011

By Rosemary Wamaitha Kamau, of P.O. Box 16894–00100, Nairobi in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Sammy Kamau Wokabi, late of Nairobi, who died at Mariakani Cottage Hospital in Kenya, on 24th December, 2009.

CAUSE NO. 2256 OF 2011

By Martin Wainaina Kenyanjui, of P.O. Box 42600, Nairobi in Kenya, the deceased's widower, for a grant of letters of administration intestate to the estate of Rosemary Wanjiku Kinyanjui, late of Nairobi, who died at Nairobi Hospital in Kenya, on 23rd March, 1999.

CAUSE NO. 2257 OF 2011

By (1) Anne Mwelu Mulinge and (2) John Mutuku Mulinge, both of P.O. Box 31524–00600, Nairobi in Kenya, the deceased's widow and son, respectively, for a grant of letters of administration intestate to the estate of William Kavita Mulinge, late of Nairobi, who died at Kasarani, on 29th July, 2011.

CAUSE No. 2258 of 2011

By (1) Naomi Khavayi Kiwanuka and (2) Elemina Luseka Angweye, both of P.O. Box 12048–00100, Nairobi in Kenya, the deceased's widow and mother, respectively, through Messrs. Wanyonyi & Muhia, advocates, for a grant of letters of administration intestate to the estate of Vincent Yeswa Angweye, late of Kakamega, who died at Sheseso Sub-location, on 6th September, 2009.

CAUSE NO. 2425 OF 2011

By Nancy Wanjiku Kamande, of P.O. Box 12252–00400, Nairobi in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Eliud Kamande Kimani, late of Murang'a, who died at Kenyatta National Hospital in Kenya, on 25th June, 2011.

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

Dated the 24th November, 2011.

T. NGUGI,

MR8406222-8406249

Principal Deputy Registrar, Nairobi.

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

GAZETTE NOTICE NO. 522

IN THE HIGH COURT OF KENYA AT MACHAKOS PROBATE AND ADMINISTRATION

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

CAUSE No. 372 OF 2011

By Daniel Mutuku Mutua, of P.O. Box 807, Machakos in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Joseph Mutua Nzioka, late of Ngeleni, who died at Kathiani Hospital in Kenya, on 22nd February, 1990

CAUSE No. 754 of 2011

By Cosmas Muindi Nzau, of P.O. Box 74005–00200, Nairobi in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Jonathan Nzau, late of Mukaa, who died at Kenyatta National Hospital in Kenya, on 22nd November, 1966

CAUSE No. 755 OF 2011

By Duicie Nduku Musyoka, of P.O. Box 2288, Machakos in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Nicholas Kinyao Musyoka, late of Katoloni, who died at Kenyatta National Hospital in Kenya, on 29th August, 2010.

CAUSE NO. 815 OF 2011

By John Kiiti Wambua, of P.O. Box 195–90130, Nunguni in Kenya, for a grant of letters of administration intestate to the estate of Joseph Wambua Kiiti, late of Kikoko, who died at Kyamuthamba, Kisekini, on 3rd September, 1996.

CAUSE No. 948 of 2011

By Tabitha Nthenya Nzioki, of P.O. Box 32, Tala in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Joseph Nzioki Mbithi, late of Machakos, who died at Kijabe Hospital in Kenya, on 16th July, 2001.

CAUSE No. 1069 OF 2011

By (1) Mary Wangui Maru and (2) Joseph Kinyua, both of P.O. Box 1525, Karatina in Kenya, the deceased's sister and son, respectively, for a grant of letters of administration intestate to the estate of Jane Wamaitha Kinyua, late of Kajiado, who died at Makindu Hospital in Kenya, on 29th March, 2010.

CAUSE NO. 1073 OF 2011

By (1) Kiema Mbuy.u, (2) Julius Muthoka Kimuli, (3) Mwau Muia and (4) Peter Mutavi, all of P.O. Box 8, Kalamba in Kenya, the deceased's son, grandson and administrators, respectively, for a grant of letters of administration intestate to the estate of Mbuyu Kimuyu, late of Kalamba, who died at Infections District Hospital, on 20th June, 1971.

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 15th December, 2011.

J. OMANGE,

MR8585612-8806467

Deputy Registrar, Machakos.

IN THE HIGH COURT OF KENYA AT ELDORET PROBATE AND ADMINISTRATION

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

CAUSE No. 161 of 2011

By (1) Dinah Chepkemboi Abwao, (2) Mary Jeruto Abwao and (3) Airene Migare, all of P.O. Box 1948, Eldoret in Kenya, for a grant of letters of administration intestate to the estate of Kipkeny arap Abwao, late of Terik Location, Nandi South District, who died on 23rd December, 1997.

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 3rd August, 2011.

J. A. OWITI,

MR8585637

Deputy Registrar, Eldoret.

GAZETTE NOTICE No. 524

IN THE HIGH COURT OF KENYA AT ELDORET PROBATE AND ADMINISTRATION

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

CAUSE No. 215 of 2011

By (1) Paul Dirus Kwambai and (2) Moses Kimutai Yatich, both of P.O. Box 44, Kapsowar in Kenya, the deceased's brothers-in-law, for a grant of letters of administration intestate to the estate of Maureen Chelagat Chelanga, late of Turbo, who died at Elgon View Hospital in Kenya, on 14th November, 2005.

CAUSE No. 321 of 2011

By (1) John Mbugua Thuo and (2) Francis Kamau Thuo, both of P.O. Box 9341, Eldoret in Kenya, the deceased'sons, for a grant of letters of administration intestate to the estate of Wambui Mbugua alias Wamboi Mbugua, late of Kahoya, who died at Moi Teaching and Referral Hospital in Kenya, on 28th August, 2009

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 2nd December, 2011.

I. MAISIBA,

MR8806403-8806473

Deputy Registrar, Eldoret.

GAZETTE NOTICE NO. 525

IN THE HIGH COURT OF KENYA AT ELDORET PROBATE AND ADMINISTRATION

TAKE NOTICE that an application having been made in this court

CAUSE No. 239 of 2008

By (1) David Kipkosgei Kirui and (2) Romana Jelimo Chepkwony, both of P.O. Box 254, Lessos in Kenya, for a grant of letters of administration intestate to the estate of Chepkwony arap Maritim, who died on 19th November, 1994.

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 29th January, 2009.

GRACE MMASI,

MR8585740

Deputy Registrar, Eldoret.

GAZETTE NOTICE NO. 526

IN THE HIGH COURT OF KENYA AT MERU PROBATE AND ADMINISTRATION

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

CAUSE No. 599 OF 2008

By M'Eruaki M'Aruya, of P.O. Box 6, Laare in Kenya, the deceased's father, for a grant of letters of administration intestate to the estate of M'Aruya M'Erimba alias Maruya Mairimba, late of Meru North District, who died at Laare, on 4th August, 1974.

CAUSE No. 644 of 2011

By Stephen Kithinji Kinoti, of P.O. Box 2593, Meru in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of James Kinoti M'Mbui, late of Meru District, who died at Nkubu Hospital in Kenya, on 17th September, 1989.

CAUSE NO. 645 OF 2011

By Monicah Muthoni Mbaya, of P.O. Box 225, Igoji in Kenya, the deceased's daughter, for a grant of letters of administration intestate to the estate of M'Kirika Mpuria, late of Kiamweri Sub-location, who died there on 15th September, 2003.

CAUSE No. 665 of 2011

By Japhet Ncoro M'Akwalu, of P.O. Box 10, Muthara in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Akwalu Kauruo alias Akwaru Kauruo alias Akwalu Kauruo Kiambati, late of Antuanduru, who died there on 16th August.

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 29th September, 2010.

BILDAD OCHIENG, Deputy Registrar, Meru.

MR8806482

GAZETTE NOTICE NO. 527

IN THE HIGH COURT OF KENYA AT MERU PROBATE AND ADMINISTRATION

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

CAUSE NO. 327 OF 2010

By (1) Maa Zabeen Sidik and (2) Abdu Rhim Dawood, both of P.O. Box 511, Meru in Kenya, the deceased's widow and cousin, respectively, through Messrs. Mbogo & Muriuki & Co., advocates of Meru, for a grant of letters of administration intestate to the estate of Riyaz Abdul Tab Haji, late of Meru, who died there on 27th April,

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 23rd July, 2010.

A. K. MWICIGI,

MR8806481

Deputy Registrar, Meru.

GAZETTE NOTICE No. 528

IN THE HIGH COURT OF KENYA AT MERU PROBATE AND ADMINISTRATION

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

CAUSE NO. 396 OF 2010

By (1) Godfrey Mugambi Kamundi and (2) Martin Muriuki Gatobu, both of P.O. Box 2083, Meru in Kenya, the deceased's sons, for a grant of letters of administration intestate to the estate of Jason Gatobu M'Itunga alias Henry Kamundi M'Rimberia, late of Maitei, who died there on 5th March, 2003.

CAUSE No. 397 of 2010

By (1) Godfrey Mugambi Kamundi and (2) Martin Muriuki Gatobu, both of P.O. Box 2083, Meru in Kenya, the deceased's sons, for a grant of letters of administration intestate to the estate of Julia Mukobundi Kamundi, late of Kiirua, who died at Meru General Hospital in Kenya on 29th September, 2009.

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 17th September, 2010.

S. N. K. ANDRIESSEN, Deputy Registrar, Meru.

MR8806478

IN THE HIGH COURT OF KENYA AT MERU PROBATE AND ADMINISTRATION

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

CAUSE NO. 499 OF 2011

By Stanley Kiriciu Makara, of P.O. Box 45, Laare in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Kirichiu Makara alias Kirichio Makara, late of Kirindara, who died there on 17th August, 1992.

CAUSE No. 509 of 2011

By (1) Wilfred Mungathia Paul and (2) Faith Muthoni Mungatia, both of P.O. Box 391, Meru in Kenya, the deceased's father and mother, respectively, through Messrs. Maitai Rimita & Co., advocates of Meru, for a grant of letters of administration intestate to the estate of Genson Mutuma Mungathia, late of Umoja, Nairobi, who died there on 3rd December, 2010.

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 20th September, 2011.

KIARIE W. KIARIE, Deputy Registrar, Meru.

MR8585574

GAZETTE NOTICE No. 530

IN THE HIGH COURT OF KENYA AT KISUMU IN THE MATTER OF THE ESTATE OF JOHN OTIENO OPIJA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 286 of 2010

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Wangaya II Sub-location, on 23rd August, 2001, has been filed in this registry by (1) Walter Opija Ondiek and (2) Agnes Adhiambo Opija, in their respective capacities as father and mother 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 orders as it thinks fit.

Dated the 13th May, 2010.

K. MUNEENI. Deputy Registrar, Kisumu.

R/8806486

GAZETTE NOTICE NO. 531

IN THE HIGH COURT OF KENYA AT KISUMU IN THE MATTER OF THE ESTATE OF JAEL ANYANGO UMIRA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 580 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 11th February, 2008, has been filed in this registry by (1) Rosemary Achieng Umira and (2) Aggrey Omondi Umira, in their respective capacities as sister and brother 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 orders as it thinks fit.

Dated the 28th December, 2011.

H. ADIKA. Deputy Registrar, Kisumu. GAZETTE NOTICE NO. 532

IN THE HIGH COURT OF KENYA AT KISUMU IN THE MATTER OF THE ESTATE OF SILLINGI MHESO SEREDE

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 648 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 6th October, 2011, has been filed in this registry by Janet Mihezo, 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 orders as it thinks fit.

Dated the 28th December, 2011.

H. ADIKA,

R/8585850

Deputy Registrar, Kisumu.

GAZETTE NOTICE NO. 533

IN THE HIGH COURT OF KENYA AT KISUMU IN THE MATTER OF THE ESTATE OF JOSEPH OMBERE ONGILO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 680 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 9th November, 2008, has been filed in this registry by (1) Jane Atieno Ondago and (2) Beatrice Amondi Ondago, in their respective capacities as widow and sister-in-law 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 orders as it thinks fit.

Dated the 29th December, 2011.

H. ADIKA

R/8585693

Deputy Registrar, Kisumu.

GAZETTE NOTICE NO. 534

IN THE HIGH COURT OF KENYA AT KISUMU IN THE MATTER OF THE ESTATE OF MIGUNA **GUYA**

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 693 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 10th June, 2003, has been filed in this registry by Jacob Owuoche Owiyo, 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 orders as it thinks fit.

Dated the 28th December, 2011.

R/8585693

H. ADIKA Deputy Registrar, Kisumu.

IN THE HIGH COURT OF KENYA AT KISUMU IN THE MATTER OF THE ESTATE OF JOASH SIROMBI ODONGO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 10 OF 2012

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 1st August, 2006, has been filed in this registry by (1) Peres Akeyo Odongo and (2) Nerea Adhiambo Odongo, in their respective capacities as widow and 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 orders as it thinks fit.

Dated the 12th January, 2012.

R/8585764

E. AWINO, Deputy Registrar, Kisumu.

GAZETTE NOTICE NO. 536

IN THE HIGH COURT OF KENYA AT NAKURU IN THE MATTER OF THE ESTATE OF LUCY WANGUI MAINA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 300 of 2006

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Pangani, on 31st July, 1995, has been filed in this registry by Anne Nyambura Maina, in her capacity as daughter 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 orders as it thinks fit.

Dated the 15th September, 2011.

E. TANUI,

R/8585837

Deputy Registrar, Nakuru.

GAZETTE NOTICE NO. 537

IN THE HIGH COURT OF KENYA AT NYERI IN THE MATTER OF THE ESTATE OF JOSEPH KAMAU NGARI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 719 OF 2010

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Mukurwe-ini Hospital, on 6th August, 2007, has been filed in this registry by (1) Peter Maina Wanjau and (2) Lucy Wanjiru Maina, both of P.O. Box 13146, Nairobi, in their respective capacities as an administrator and 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 orders as it thinks fit.

Dated the 13th June, 2011.

J. WAMBILYANGA, Deputy Registrar, Nyeri. GAZETTE NOTICE NO. 538

IN THE HIGH COURT OF KENYA AT NYERI IN THE MATTER OF THE ESTATE OF NGATIA GICHOHO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 1019 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Ruguru Location, on 3rd May, 1975, has been filed in this registry by Weru Ngatia, of P.O. Box 160, Karatina, 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 orders as it thinks fit.

Dated the 7th December, 2011.

K. K. CHERUIYOT, Deputy Registrar, Nyeri.

R/8806480

GAZETTE NOTICE NO. 539

IN THE HIGH COURT OF KENYA AT NYERI IN THE MATTER OF THE ESTATE OF DAVIS GATHIMBA KUNYIHA ALIAS DAVIES GATHIMBA KUNYIHA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 1058 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Mbogo-ini Sub-location, on 14th August, 2009, has been filed in this registry by Ruth Wangechi Gathimba, of P.O. Box 315, Karatina, in her capacity 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 orders as it thinks fit.

Dated the 9th November, 2011.

K. K. CHERUIYOT, Deputy Registrar, Nyeri.

R/8585717

GAZETTE NOTICE NO. 540

IN THE HIGH COURT OF KENYA AT NYERI IN THE MATTER OF THE ESTATE OF FRANCIS MAINA WACHIRA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 1203 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Tumutumu Hospital, on 19th November, 2008, has been filed in this registry by (1) Josephine Wanjiku Maina and (2) Samuel Githinji Ndirangu, both of P.O. Box 172, Nyeri, in their respective capacities as an administratrix annd 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 orders as it thinks fit.

Dated the 21st December, 2011.

D. O. OGEMBO, Deputy Registrar, Nyeri.

R/8585809

IN THE HIGH COURT OF KENYA AT NYERI

IN THE MATTER OF THE ESTATE OF LAWRENCE MWANGI GICHUKI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 1214 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Tumutumu Hospital, on 14th October, 2010, has been filed in this registry by Esther Wamuyu Mwangi, of P.O. Box 386, Mukurweini, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 23rd December, 2011.

R/8843006

D. O. OGEMBO, Deputy Registrar, Nyeri.

GAZETTE NOTICE No. 542

IN THE HIGH COURT OF KENYA AT NYERI

IN THE MATTER OF THE ESTATE OF ESTHER WAMBUI GAKUHA ALIAS ESTHER WAMBUI W/O GATHIMBA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 1228 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kenyatta National Hospital, on 8th December, 1987, has been filed in this registry by Mary Wairimu Mwangi, of P.O. Box 471, Othaya, in her capacity 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 orders as it thinks fit.

Dated the 7th December, 2011.

R/8806416

K. K. CHERUIYOT, Deputy Registrar, Nyeri.

GAZETTE NOTICE No. 543

IN THE HIGH COURT OF KENYA AT NYERI IN THE MATTER OF THE ESTATE OF MBURU MUIRURI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 1250 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Gaichanjiru Location, on 24th November, 1991, has been filed in this registry by Muiruri Francis Mburu, of P.O. Box 264, Thika, 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 orders as it thinks fit.

Dated the 29th December, 2011.

D. O. OGEMBO, Deputy Registrar, Nyeri.

GAZETTE NOTICE NO. 544

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF ELLY MASAKHWE OBWAKA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 681 of 2010

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Bukaya Medical Clinic, on 13th February, 2003, has been filed in this registry by Job Lukuru Obwaka, of P.O. Box 4980–00100, 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 orders as it thinks fit.

Dated the 3rd January, 2012.

R/8806466

J. S. WESONGA, Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 545

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF LAZARO MANGUSU MUNYULI ALIAS LAZARO MANGUSU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 445 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Lubao, on 4th May, 1979, has been filed in this registry by Mathew Isalu Mangusi and (2) Boaz Shivasi Mang'osi, both of P.O. Box 211, Kakamega, in their capacities 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 orders as it thinks fit.

Dated the 9th December, 2011.

P. N. ARERI,

R/8843007

Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 546

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF HAM ANYASI ANEKEYA ALIAS HAMU ANYASI ANEKEYA

PROBATE AND ADMINISTRATION SUCCESSION CAUSE NO. 739 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Ebushitinji, on 19th January, 2009, has been filed in this registry by Jared Akala Anyasi, 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 orders as it thinks fit.

Dated the 3rd January, 2012.

J. S. WESONGA, Deputy Registrar, Kakamega.

R/8806466

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF JOTHAM KHALUYILE MUYOBO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 776 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at District Hospital, Webuye, on 19th September, 2007, has been filed in this registry by (1) Muse Khaluyile Nairuka and (2) Jotham Songwa Khaluyile, in their capacities 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 orders as it thinks fit.

Dated the 27th October, 2011.

P.O.OOKO,

R/8806466

Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 548

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF JOSEPH NDUKU MUHOLO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 794 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Sichilayi Sub-location, on 5th December, 2007, has been filed in this registry by (1) George Omondi Nduku and (2) Paulo Odhiambo Nduku, both of P.O. Box 1252, Kakamega, in their capacities 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 orders as it thinks fit.

Dated the 3rd January, 2012.

R/8806468

J. S. WESONGA, Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 549

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF ELIUD LUGALIA MWINAMO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 813 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Savane Sub-location, on 7th February, 2008, has been filed in this registry by Nifer Mukangala Lugalia, of P.O. Box 57, Khayega, 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 orders as it thinks fit.

Dated the 7th December, 2011.

J. S. WESONGA, Deputy Registrar, Kakamega. GAZETTE NOTICE NO. 550

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF ISAAC MURUMA MANJALU ALIAS MULUMA MUNJALU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 857 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Chesero, on 26th September, 1993, has been filed in this registry by Peter Lukongo Muruma, of P.O. Box 65, Malava, 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 orders as it thinks fit.

Dated the 3rd January, 2012.

J. S. WESONGA,

R/8806466

Deputy Registrar, Kakamega.

GAZETTE NOTICE No. 551

IN THE HIGH COURT OF KENYA AT KAKAMEGA

IN THE MATTER OF THE ESTATE OF EDWIN ONAYA SABWA ALIAS EDWIN ONAYA FREDRICK SABWA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 893 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 26th April, 2001, has been filed in this registry by Triza Mwenesi Onaya, of P.O. Box 486, Maragoli, 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 orders as it thinks fit.

Dated the 3rd January, 2012.

R/8806468

J. S. WESONGA, Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 552

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF TERESINA ETAMBO LUKHUMWA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 914 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 3rd October, 2011, has been filed in this registry by Timothy Misango Lukhumwa, 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 orders as it thinks fit.

Dated the 3rd January, 2012.

P.O.OOKO,

R/8806420

Deputy Registrar, Kakamega.

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF FILIX

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 932 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 12th April, 1980, has been filed in this registry by Harison Likuyi Amayana, in his capacity as son of the

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 orders as it thinks fit.

Dated the 3rd January, 2012.

R/8806466

J. S. WESONGA, Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 554

IN THE HIGH COURT OF KENYA AT KAKAMEGA

IN THE MATTER OF THE ESTATE OF ROBAL INGASIALI KHAMASI ALIAS ROBAYI KHAMASI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 948 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 19th November, 2005, has been filed in this registry by Saul Imbayi Khamasi, of P.O. Box 19, Shinyalu, 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 orders as it thinks fit.

Dated the 3rd January, 2012.

R/8806468

L.S. WESONGA Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 555

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF RICHARD OKORE OTIENO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 955 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 26th August, 2011, has been filed in this registry by (1) Linda Awuor Otieno and (2) Winnie Akinyi Okore, both of P.O. Box 795, Kakamega, in their respective capacities as daughters 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 orders as it thinks fit.

Dated the 3rd January, 2012.

L.S. WESONGA Deputy Registrar, Kakamega. GAZETTE NOTICE NO. 556

IN THE HIGH COURT OF KENYA AT KAKAMEGA

IN THE MATTER OF THE ESTATE OF ANDREA NYANDOYA OLMOLO ALIAS JOSEPH NANDOYE

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 958 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 3rd August, 2002, has been filed in this registry by Rita Mutimba Matseli, of P.O. Box 66, Eregi, in her capacity as sister-in-law 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 orders as it thinks fit.

Dated the 3rd January, 2012.

R/8806420

 $P \cap OOKO$ Deputy Registrar, Kakamega.

GAZETTE NOTICE NO. 557

IN THE HIGH COURT OF KENYA AT KAKAMEGA

IN THE MATTER OF THE ESTATE OF WILLIAM ALWANDA MAKWATA ALIAS WALWANDA MAKWATA MUMASI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 962 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kakamega, on 13th March, 1983, has been filed in this registry by Mark Alwanda, 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 orders as it thinks fit.

Dated the 3rd January, 2012.

J. S. WESONGA. Deputy Registrar, Kakamega.

R/8806466

GAZETTE NOTICE NO. 558

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF PAUL. MANYENYA LUVAHA ALIAS MANYENYA LUBAHA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 965 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Malimili, on 4th May, 1998, has been filed in this registry by Lisitina Kaluka Manyenya, of P.O. Box 779, Kakamega, 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 orders as it thinks fit.

Dated the 3rd January, 2012.

J. S. WESONGA, Deputy Registrar, Kakamega.

R/8806468

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF KODEM MUSOKO ALIAS MUSOKA LUNG'ABIA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 966 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Indangalasia Sub-location, on 20th April, 1991, has been filed in this registry by (1) Augustus Indonde Alusiola, (2) Anah Mbone Mutuka and (3) Lucia Kharunde Alphonce, all of P.O. Box 32, Kakamega, in their respective capacities as son and daughters-in-law 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 orders as it thinks fit.

Dated the 21st December, 2011.

J. S. WESONGA, Deputy Registrar, Kakamega.

R/8806358

GAZETTE NOTICE NO. 560

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF LEONIDA BUSHURU MUHOLO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 968 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 28th February, 2002, has been filed in this registry by (1) Elizabeth Atemo Omuholo and (2) Willis Nerima Omuholo, both of P.O. Box 270, Mumias, in their respective capacities as daughter and 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 orders as it thinks fit.

Dated the 3rd January, 2012.

J. S. WESONGA,

R/8806468

Deputy Registrar, Kakamega.

GAZETTE NOTICE No. 561

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF SAYIA MULUPI ALIAS SAYA MULUPI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 971 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Tande Sub-location, on 14th July, 2008, has been filed in this registry by (1) Selina Khatsenzia Sayia and (2) John Saidi Sayia, in their respective capacities as widow and son of the

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 orders as it thinks fit.

Dated the 3rd January, 2012.

J. S. WESONGA, Deputy Registrar, Kakamega. GAZETTE NOTICE NO. 562

IN THE HIGH COURT OF KENYA AT KAKAMEGA IN THE MATTER OF THE ESTATE OF ROBERT BOYES MASAMBAYA SHISIA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 980 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Provincial General Hospital, Kakamega, on 14th July, 2011, has been filed in this registry by (1) Brigit Masakhwe Shisia and (2) Christine Namatsi Shisia, both of P.O. Box 124, Shianda, in their respective capacities as widow and daughter of

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 orders as it thinks fit.

Dated the 27th December 2011

P. N. ARERI, Deputy Registrar, Kakamega.

R/8806358

GAZETTE NOTICE NO. 563

IN THE HIGH COURT OF KENYA AT EMBU IN THE MATTER OF THE ESTATE OF MIRIAM NYAMBURA GIKUYU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 318 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kirinyaga District, on 10th February, 2010, has been filed in this registry by Enos Mwangi Gakuyu, of P.O. Box 49, Wanguru, 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 orders as it thinks fit.

Dated the 6th September, 2011.

R/8585571

R. M. OANDA, Deputy Registrar, Embu.

GAZETTE NOTICE No. 564

IN THE HIGH COURT OF KENYA AT KISII IN THE MATTER OF THE ESTATE OF MARISINA KERUBO GESIMBA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 299 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Gesangero, on 28th April, 1990, has been filed in this registry by Jackson Oriosa Gesimba, of P.O. Box 3428, Kisii, 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 orders as it thinks fit.

Dated the 14th December, 2011.

G. H. ODUOR. Deputy Registrar, Kisii.

IN THE HIGH COURT OF KENYA AT KISII

IN THE MATTER OF THE ESTATE OF ELKANAH OCHUKU MOGENI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 686 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died along Kaplong-Bomet Road, on 5th August, 2007, has been filed in this registry by (1) Zipporah Kwamboka Mboga and (2) Elkanah Mogeni Nyakwara, both of P.O. Box 4059, Kisii, in their respective capacities as widow and father of the deceased.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 7th December, 2011.

G. H. ODUOR,

R/8585768

Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 566

IN THE HIGH COURT OF KENYA AT BUNGOMA IN THE MATTER OF THE ESTATE OF JOTHAM KWEYU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 148 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Khalumuli, on 22nd July, 2000, has been filed in this registry by Bismark B. Nyongesa, 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 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 orders as it thinks fit.

Dated the 6th April, 2011.

D. WANGECI,

MR/8806356

Deputy Registrar, Bungoma.

GAZETTE NOTICE NO. 567

IN THE HIGH COURT OF KENYA AT BUNGOMA IN THE MATTER OF THE ESTATE OF VERONICA NASIKE CHEUMWE

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 344 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Misikhu Bokoli Village, has been filed in this registry by Robert Juma Lusweti, of P.O. Box 37, Webuye, 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 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 orders as it thinks fit.

Dated the 6th October, 2011

J. K. NG'ARNG'AR, Deputy Registrar, Bungoma. GAZETTE NOTICE NO. 568

IN THE HIGH COURT OF KENYA AT BUNGOMA

IN THE MATTER OF THE ESTATE OF PAUL MULOMI OWARA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 440 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Bukati Village, on 17th December, 2000, has been filed in this registry by Owara Kamau Mulomi, 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 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 orders as it thinks fit.

Dated the 5th January, 2012.

R/8585743

J. K. NG'ARNG'AR, Deputy Registrar, Bungoma.

GAZETTE NOTICE NO. 569

IN THE HIGH COURT OF KENYA AT BUSIA IN THE MATTER OF THE ESTATE OF DANIEL NYANYA OMBUCHI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 430 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Busia, on 14th August, 1994, has been filed in this registry by Agnes Auma Nyanya, of P.O. Box 40, Bumala, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 7th December, 2011.

R/8585625

M. MUNYEKENYE, Deputy Registrar, Busia (K).

GAZETTE NOTICE NO. 570

IN THE HIGH COURT OF KENYA AT KITALE IN THE MATTER OF THE ESTATE OF JACKSON LOMERI LOMACHAR

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 263 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kapenguria, on 14th September, 2006, has been filed in this registry by (1) Elizabeth Chemakal Jackson and (2) Florence Nasambu Khaemba, both of P.O. Box 315, Kapenguria, in their capacities as administratrices of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 21st December, 2011.

D. M. OCHENJA, Deputy Registrar, Kitale.

IN THE HIGH COURT OF KENYA AT KITALE IN THE MATTER OF THE ESTATE OF DANIEL MNOKOU TUMKOU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 271 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Moi Teaching and Referral Hospital, on 31st December, 2007, has been filed in this registry by Fred Poghisyo Tumkou, both of P.O. Box 56, Kapenguria, 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 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 orders as it thinks fit.

Dated the 8th September, 2011.

R/8585569

E. A. OBINA, Deputy Registrar, Kitale.

GAZETTE NOTICE No. 572

IN THE HIGH COURT OF KENYA AT MALINDI IN THE MATTER OF THE ESTATE OF ERNST MULLER

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 149 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Mombasa, on 12th November, 2008, has been filed in this registry by Sara John Issa Okello alias Sara Akinyi Muller, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 19th December, 2011.

R/8585609

D. W. NYAMBU, Deputy Registrar, Malindi.

GAZETTE NOTICE NO. 573

IN THE CHIEF MAGISTRATE'S COURT AT THIKA IN THE MATTER OF THE ESTATE OF DANIEL WAWERU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 3 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kiambu District, on 26th November, 1970, has been filed in this registry by Consorati Mburu Nganga, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 15th December, 2011.

B. J. NDEDA, District Registrar, Thika.

GAZETTE NOTICE NO. 574

IN THE CHIEF MAGISTRATE'S COURT AT THIKA IN THE MATTER OF THE ESTATE OF GITAU TAHWA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 477 OF 2009

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Thika Hospital, on 22nd June, 1993, has been filed in this registry by (1) Mary Wangui Gitau and (2) John Kiragu Gitau, both of P.O. Box 39, Gituamba, in their capacities as administrators of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 21st December, 2011.

R/8806456

B. J. NDEDA, District Registrar, Thika.

GAZETTE NOTICE NO. 575

IN THE CHIEF MAGISTRATE'S COURT AT THIKA IN THE MATTER OF THE ESTATE OF NJUGUNA NDABWAI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 214 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Naaro Sub-location, on 18th December, 2003, has been filed in this registry by Jane Nyambura Njuguna, of P.O. Box 190, Thika, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 26th May, 2011.

R/8585603

B. J. NDEDA, District Registrar, Thika.

GAZETTE NOTICE NO. 576

IN THE CHIEF MAGISTRATE'S COURT AT THIKA IN THE MATTER OF THE ESTATE OF IBRAHIM MAU KIMANI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 289 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at St. Mulumba Hospital, on 30th May, 2007, has been filed in this registry by (1) Susan Njoki Mau and (2) Mary Wanjiru Mau, both of P.O. Box 362, Kenol, in their capacities as administratrices of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 14th November, 2011.

B. J. NDEDA, District Registrar, Thika.

IN THE CHIEF MAGISTRATE'S COURT AT THIKA

IN THE MATTER OF THE ESTATE OF GITAU KOGI ALIAS DANIEL GITAU KOGI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 576 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kariobangi, on 1st July, 1993, has been filed in this registry by (1) Moses Kogi gitau and (2) John Chege Gitau, in their capacities as administrators of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 9th November, 2011.

R/8806456

L. M. WACHIRA, District Registrar, Thika.

GAZETTE NOTICE No. 578

IN THE CHIEF MAGISTRATE'S COURT AT THIKA IN THE MATTER OF THE ESTATE OF PETER GATAMA KIHARA ALIAS GATAMA KIHARA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 597 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kenyatta National Hospital, on 24th August, 1993, has been filed in this registry by (1) James Kamande Wanyoike and (2) Mary Wanjiku Kihara, in their respective capacities as an administrator and administratiry of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 22nd November, 2011.

B. J. NDEDA, District Registrar, Thika.

R/8806456

GAZETTE NOTICE No. 579

IN THE CHIEF MAGISTRATE'S COURT AT THIKA IN THE MATTER OF THE ESTATE OF MUIGAI MBATIA ALIAS MUIGAI MBATHIA PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 601 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Ithanga, on 15th March, 1989, has been filed in this registry by David Njoroge Muigai, of P.O. Box 48, Ithanga, 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 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 orders as it thinks fit.

Dated the 28th November, 2011.

B. J. NDEDA, District Registrar, Thika. GAZETTE NOTICE NO. 580

IN THE CHIEF MAGISTRATE'S COURT AT THIKA IN THE MATTER OF THE ESTATE OF LIVINGSTONE MBOCHA GICHINGA ALIAS MBOCA GICHINGA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 610 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at St. Mulumba Hospital, on 10th December, 2009, has been filed in this registry by (1) Charity Mugure Nganga and (2) Mary Wanjira Wandaka, both of P.O. Box 95, Gatukuyu, in their capacities as administratrices of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 1st December, 2011.

B. J. NDEDA, District Registrar, Thika.

R/8806456

GAZETTE NOTICE No. 581

IN THE CHIEF MAGISTRATE'S COURT AT THIKA IN THE MATTER OF THE ESTATE OF KIMANI CHEGE ALIAS JOHN KIMANI CHEGE

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 660 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Gacarage, on 7th October, 1971, has been filed in this registry by (1) Macharia Nguyo and (2) Agnes Njeri Chege, both of P.O. Box 442, Thika, in their respective capacities as an administrator and administrators of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 8th December, 2011.

B. J. NDEDA, District Registrar, Thika.

R/8585716

GAZETTE NOTICE No. 582

IN THE CHIEF MAGISTRATE'S COURT AT KIAMBU IN THE MATTER OF THE ESTATE OF KAMAU KIMANI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 335 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kanyariri, Muthure, on 11th December, 1999, has been filed in this registry by (1) Samuel Ngige Karanja and (2) Daniel Chege Karanja, both of P.O. Box 55882, Nairobi, in their capacities as nephews of the deceased.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 2nd December, 2011.

D. A. OKUNDI, District Registrar, Kiambu.

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT KIAMBU

IN THE MATTER OF THE ESTATE OF GEORGE GITAU MUMIRA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 151 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kenyatta National Hospital, on 17th April, 2010, has been filed in this registry by (1) Margaret Wangari Gitau and (2) Daniel Mumira Gitau, in their respective capacities as widow and son of the deceased.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 19th May, 2011.

C. OLUOCH,

R/8806017

District Registrar, Kiambu.

GAZETTE NOTICE NO. 584

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT KIAMBU

IN THE MATTER OF THE ESTATE OF JACKSON KAGUATHI NJERI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 341 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at St. Joseph Mission Hospital, on 26th May, 2011, has been filed in this registry by Eunice Njeri Magua, of P.O. Box 51–00902, Kikuyu, in her capacity as mother of the deceased.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 10th January, 2012.

D. A. OKUNDI,

R/8585893

District Registrar, Kiambu.

GAZETTE NOTICE NO. 585

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT KIAMBU

IN THE MATTER OF THE ESTATE OF GLADYS NGONYO MUTHIORA ALIAS GLADICY NGONYO MUTHIORA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 1 OF 2012

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Ndumberi, on 16th September, 2009, has been filed in this registry by Jackson Kamau Muthiora, of P.O. Box 711–00900, Kiambu, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 10th January, 2012.

C. OLUOCH, District Registrar, Kiambu. GAZETTE NOTICE No. 586

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT MURANG'A

IN THE MATTER OF THE ESTATE OF WAKABA MATHU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 26 of 2004

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kirembu Village, on 10th May, 1992, has been filed in this registry by Benson Mathu Wakaba, of P. O. Box 1, Gitugi, 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 orders as it thinks fit.

Dated the 30th June, 2004.

R/8806407

G. K. MWAURA, District Registrar, Murang'a.

GAZETTE NOTICE No. 587

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT MURANG'A

IN THE MATTER OF THE ESTATE OF KIMANI WARIUKO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 66 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Githembe Sub-location, in 1965, has been filed in this registry by Margaret Waithira Ndungu, of P. O. Box 14, Sabasaba, in her capacity 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 orders as it thinks fit.

Dated the 15th December, 2011.

J. GATHUKU,

R/8806385

District Registrar, Murang'a.

GAZETTE NOTICE NO. 588

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT NAIVASHA

IN THE MATTER OF THE ESTATE OF JOSPHINE NJERI NGANGA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 204 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at North Kinangop Catholic Hospital, on 19th February, 2006, has been filed in this registry by (1) Samuel Kimani Nganga and (2) Benson Nganga Thurumbi, both of P. O. Box 1353, Naivasha, in their respective capacities as widower and brother 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 orders as it thinks fit.

Dated the 24th October, 2011.

E. BOKE.

R/8806450 District Registrar, Naivasha.

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT NAIVASHA

IN THE MATTER OF THE ESTATE OF MICHAEL OLE MUGUTI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 253 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kipkonyo Tangi Tatu, on 11th August, 2011, has been filed in this registry by (1) Cicilia Wakecho Sironka and (2) James Saitoti Munkut, both of P. O. Box 1491, Kipkonyo, in their respective capacities as widow and 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 orders as it thinks fit.

Dated the 21st November, 2011.

E. BOKE,

R/8806450

District Registrar, Naivasha.

GAZETTE NOTICE No. 590

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT NAIVASHA

IN THE MATTER OF THE ESTATE OF DAVID KIIRU LYDIAH

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 274 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Ilpartimaro Sub-location, on 23rd July, 2010, has been filed in this registry by Lydiah Njeri Kiiru, of P. O. Box 30, Kinale, in her capacity as daughter 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 orders as it thinks fit.

Dated the 30th December, 2011.

T. W. C. WAMAE,

R/8806342

District Registrar, Naivasha.

GAZETTE NOTICE No. 591

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT NAIVASHA

IN THE MATTER OF THE ESTATE OF WANGARE KARORO ALIAS VIRGINIA NYANDIA MUCHUNU ALIAS VIRGINIA NYANDIA GICHUKI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 275 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Polyclinic Hospital, on 22nd October, 2003, has been filed in this registry by (1) Peter Njuguna Muchunu and (2) Mrs. Virginia Wangari Kahiga, both of P. O. Box 249, Naivasha, in their respective capacities as son and granddaughter 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 orders as it thinks fit.

Dated the 5th January, 2012.

E. BOKE, District Registrar, Naivasha. GAZETTE NOTICE NO. 592

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT KERUGOYA

IN THE MATTER OF THE ESTATE OF SAMUEL NGARI KAMUCERE ALIAS NGARI KAMWOCERE

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 369 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kerugoya Hospital, on 3rd September, 1986, has been filed in this registry by Janet Warui Mbiti, of P.O. Box 1238, Kerugoya, in her capacity as an administratrix of the deceased's

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 orders as it thinks fit.

Dated the 21st December, 2011.

S. N. NDEGWA,

R/8806373

District Registrar, Kerugova.

GAZETTE NOTICE No. 593

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT KERUGOYA

IN THE MATTER OF THE ESTATE OF NATHANIEL KABURO MWANGI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 372 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kiangai, on 14th February, 1995, has been filed in this registry by Job Muriuki Nathaniel, of P.O. Box 732, Karatina, 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 orders as it thinks fit.

Dated the 5th January, 2012.

S. N. NDEGWA,

R/8806449

 $District\ Registrar,\ Kerugoya.$

GAZETTE NOTICE No. 594

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT KERUGOYA

IN THE MATTER OF THE ESTATE OF JOEL KARANI KAMUTHI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 376 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kabari, on 7th August, 2009, has been filed in this registry by Geoffrey Nduru Karani, of P.O. Box 58, Kerugoya, 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 orders as it thinks fit.

Dated the 29th December, 2011.

S. N. NDEGWA, District Registrar, Kerugoya.

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT KERUGOYA

IN THE MATTER OF THE ESTATE OF JULIANA KARIA NDAI ALIAS JULIANA WAKARIA NDAI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 2 of 2012

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Embu Hospital, on 5th January, 2001, has been filed in this registry by Esther Micere Gachau, of P.O. Box 80, Wang'uru, in her capacity 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 orders as it thinks fit.

Dated the 3rd January, 2012.

R/8585560

S. N. NDEGWA, District Registrar, Kerugoya.

GAZETTE NOTICE No. 596

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT MIGORI

IN THE MATTER OF THE ESTATE OF (1) AKEYO OBONYO AND (2) PHILISTER AKINYI OSIEKO PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 58 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Nyasoko Sub-location, on 10th May, 1990, has been filed in this registry by Perez Akeyo Okula, in her capacity as daughter 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 orders as it thinks fit.

Dated the 17th November 2011.

K. SAMBU,

R/8585873

District Registrar, Migori.

GAZETTE NOTICE NO. 597

IN THE SENIOR PRINCIPAL MAGISTRATE'S COURT AT MIGORI

IN THE MATTER OF THE ESTATE OF (1) OPIYO AKARA AND (2) ANDEK AKARA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 47 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 22nd August, 1998 and 22nd March, 2000, respectively, has been filed in this registry by (1) Leunida Atieno Opiyo and (2) George Opondo Akara, both of Katieno Sublocation, in their respective capacities as widow and 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 orders as it thinks fit.

Dated the 12th September, 2011.

 $\begin{array}{c} \text{K. SAMBU,} \\ \textit{District Registrar, Migori.} \end{array}$

GAZETTE NOTICE No. 598

IN THE PRINCIPAL MAGISTRATE'S COURT AT NYAHURURU

IN THE MATTER OF THE ESTATE OF PETER NGATIA WARUIRU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 162 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Silibwet, on 5th June, 1999, has been filed in this registry by Stephen Mwangi Ngatia, 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 orders as it thinks fit.

Dated the 6th December, 2011.

A. B. MONGARE,

R/8806412

District Registrar, Nyahururu.

GAZETTE NOTICE No. 599

IN THE PRINCIPAL MAGISTRATE'S COURT AT KIGUMO

IN THE MATTER OF THE ESTATE OF GATIMU NG'ANG'A

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 76 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kigumo Location, on 5th February, 1985, has been filed in this registry by Mwangi Gatimu Ng'ang'a, of P. O. Box 59, Kigumo, 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 orders as it thinks fit.

Dated the 4th October, 2011.

S. MBUNGI,

R/8585591

District Registrar, Kigumo.

GAZETTE NOTICE NO. 600

IN THE PRINCIPAL MAGISTRATE'S COURT AT SIAKAGO

IN THE MATTER OF THE ESTATE OF NJIRU KITHUMBU ALIAS PATWELL NJIRU

PROBATE AND ADMINISTRATION

Succession Cause No. 108 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Embu Hospital, on 6th August, 1988, has been filed in this registry by Ezekiel Ndaru Kithumbu, of P. O. Box 504, Embu, in his capacity as brother 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 orders as it thinks fit.

Dated the 9th December, 2011.

S. M. MOKUA, District Registrar, Siakago.

trar, Migori. R/8806

R/8585873

IN THE PRINCIPAL MAGISTRATE'S COURT AT MUMIAS

IN THE MATTER OF THE ESTATE OF RAPHAEL KISIENYA MUKOYA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 102 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Eshikalame, on 15th September, 2008, has been filed in this registry by Asinasi Chebayi Kisienya, of P.O. Box 250, Butere, in her capacity as widow of the deceased.

And further take notice that objection 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 orders as it thinks fit.

Dated the 19th December, 2011.

R/8585588

E. K. MAKORI, District Registrar, Mumias.

GAZETTE NOTICE No. 602

IN THE PRINCIPAL MAGISTRATE'S COURT AT BUTERE

IN THE MATTER OF THE ESTATE OF STEPHEN KALIBO KUTWA ALIAS STEPHEN KALIB

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 1 OF 2012

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Eshirombe Sub-location, on 27th May, 1981, has been filed in this registry by William Indimuli Kalibo, of P.O. Box 164, Yala, in his capacity as son of the deceased.

And further take notice that objection 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 orders as it thinks fit.

Dated the 6th January, 2012.

R/8585589

L. N. KINIALE, District Registrar, Butere.

GAZETTE NOTICE NO. 603

IN THE PRINCIPAL MAGISTRATE'S COURT AT BOMET

IN THE MATTER OF THE ESTATE OF PHILIP KIMUTAI RONO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 137 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Tumoi Sub-location, on 18th February, 2010, has been filed in this registry by (1) Janet Cherotich Cheriro and (2) Beatrice Chepngeno Kirui, both of P.O. Box 58, Sigor, in their capacities as administratrices 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 orders as it thinks fit.

Dated the 19th December, 2011.

T. OKELO District Registrar, Bomet. GAZETTE NOTICE No. 604

IN THE PRINCIPAL MAGISTRATE'S COURT AT BOMET

IN THE MATTER OF THE ESTATE OF CHEMIRON KERENDEI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 138 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Provincial General Hospital, Nakuru, has been filed in this registry by Samwel Kiplangat Chemiron, 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 orders as it thinks fit.

Dated the 19th December, 2011.

T. OKELO,

R/8806334

District Registrar, Bomet.

GAZETTE NOTICE No. 605

IN THE PRINCIPAL MAGISTRATE'S COURT AT BOMET

IN THE MATTER OF THE ESTATE OF ELIJAH CHEPKWONY ROTICH ALIAS ELIJAH ROTICH

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 140 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kapkures, has been filed in this registry by Richard Koech, 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 orders as it thinks fit.

Dated the 19th December, 2011.

T. OKELO

R/8806334

District Registrar, Bomet.

GAZETTE NOTICE NO. 606

IN THE PRINCIPAL MAGISTRATE'S COURT AT BOMET

IN THE MATTER OF THE ESTATE OF MARUSOI KETIENYA ALIAS MARUSOI ARAP KITIENYA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 141 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kabugat Sub-location, has been filed in this registry by (1) Boniface Kipketer Soi, (2) Chepkwony arap Soi and (3) Chelule arap Soi, in their capacities 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 orders as it thinks fit.

Dated the 19th December, 2011.

T. OKELO. District Registrar, Bomet.

IN THE PRINCIPAL MAGISTRATE'S COURT AT BOMET

IN THE MATTER OF THE ESTATE OF SAMWEL KIPROP KOSKE ALIAS KIPROP ARAP KOSKE

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 142 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kapkures, has been filed in this registry by Juliana Chesiele Koske, in her capacity 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 orders as it thinks fit.

Dated the 19th December, 2011.

T. OKELO,

R/8806334

District Registrar, Bomet.

GAZETTE NOTICE NO. 608

IN THE PRINCIPAL MAGISTRATE'S COURT AT BOMET

IN THE MATTER OF THE ESTATE OF BUGERE SOI ALIAS KIPKOECH ARAP SOI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 143 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Mugango, has been filed in this registry by Grace Chepkirui Soi, in her capacity 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 orders as it thinks fit.

Dated the 19th December, 2011.

T. OKELO,

R/8806334

District Registrar, Bomet.

GAZETTE NOTICE NO. 609

IN THE PRINCIPAL MAGISTRATE'S COURT AT BOMET

IN THE MATTER OF THE ESTATE OF MOSES KIPKEMOI CHUMO ALIAS MUSA KIPKEMOI CHUMO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 145 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Tenwek Hospital, has been filed in this registry by Rebecca Chepkirui Chumo, in her capacity 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 orders as it thinks fit.

Dated the 19th December, 2011.

T. OKELO,

District Registrar, Bomet.

GAZETTE NOTICE NO. 610

IN THE PRINCIPAL MAGISTRATE'S COURT AT BOMET

IN THE MATTER OF THE ESTATE OF KOLIBAI ARAP CHEPKOIMET ALIAS KIPKONES CHEPKOIMET

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 146 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kaplong Hospital, has been filed in this registry by Joseph Kiprono Kebeney, 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 orders as it thinks fit.

Dated the 19th December, 2011.

R/8806334

T. OKELO,
District Registrar, Bomet.

GAZETTE NOTICE NO. 611

IN THE PRINCIPAL MAGISTRATE'S COURT AT BOMET

IN THE MATTER OF THE ESTATE OF CHEPKWONY ARAP CHEBOGOLUOL

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 3 OF 2012

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kapliyo, Bomet, has been filed in this registry by John Mongesoi Sitienei, 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 orders as it thinks fit.

Dated the 6th January, 2012.

R/8806425

T. OKELO,
District Registrar, Bomet.

GAZETTE NOTICE NO. 612

IN THE PRINCIPAL MAGISTRATE'S COURT AT SOTIK

IN THE MATTER OF THE ESTATE OF LEONARD KORIR

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 4 of 2012

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kapkatet Hospital, on 19th April, 2008, has been filed in this registry by Elizabeth Chepkirui Rono, in her capacity 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 orders as it thinks fit.

Dated the 10th January, 2012.

S. R. ROTICH, District Registrar, Sotik.

R/8806334

IN THE PRINCIPAL MAGISTRATE'S COURT AT SIAYA

IN THE MATTER OF THE ESTATE OF MICHAEL OKOLA RABUOGI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 113 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Barding Sub-location, on 3rd April, 1998, has been filed in this registry by Martin Aura Okola, of P. O. Box 154, Siaya, 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 orders as it thinks fit.

Dated the 9th January, 2012.

W. K. CHEPSEBA,

R/8585646

District Registrar, Siaya.

GAZETTE NOTICE NO. 614

IN THE PRINCIPAL MAGISTRATE'S COURT

PROBATE AND ADMINISTRATION

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

CAUSE NO. 80 OF 2011

By Phillipa Nyamulo Ochido, of P.O. Box 41, Yala in Kenya, the deceased's administrator, for a grant of letters of administration intestate to the estate of Luke Owuor Ochido, late of Yala Town, Siaya District, who died on 3rd July, 2010.

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 December, 2011.

I. M. NANGE'A District Registrar, Maseno.

MR8585763

GAZETTE NOTICE NO. 615

IN THE PRINCIPAL MAGISTRATE'S COURT AT MAUA

IN THE MATTER OF THE ESTATE OF KIURU M'IMARIA M'BACHII ALIAS KIURU M'IMARIA M'BACHI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 98 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Maua Methodist Hospital, on 1st September, 2009, has been filed in this registry by Patrick Mbithingi Kiuru, of P.O. Box 149, Maua, 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 orders as it thinks fit.

Dated the 14th November, 2011.

J. G. KINGORI,

GAZETTE NOTICE NO. 616

IN THE PRINCIPAL MAGISTRATE'S COURT AT HOMA BAY

IN THE MATTER OF THE ESTATE OF OLOO **OBARA**

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 182 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kajulu Sub-location, on 7th May, 1987, has been filed in this registry by Tobias Odhiambo Adera, in his capacity as stepson 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 orders as it thinks fit.

Dated the 5th December, 2011.

C. A. S. MUTAI, District Registrar, Homa Bay.

R/8806274

GAZETTE NOTICE No. 617

IN THE PRINCIPAL MAGISTRATE'S COURT AT RUNYENJES

IN THE MATTER OF THE ESTATE OF MUNYI TAARA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 224 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kathangariri Location, in 1969, has been filed in this registry by Ephantus Njagi Macharia, of P. O. Box 21, Embu, in his capacity as uncle 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 orders as it thinks fit.

Dated the 10th January, 2012.

M. W. MUTUKU. District Registrar, Runyenjes.

R/8585870

GAZETTE NOTICE No. 618

IN THE PRINCIPAL MAGISTRATE'S COURT AT RUNYENJES

IN THE MATTER OF THE ESTATE OF (1) MARGARET WEVETI NJERU ALIAS MARGARET WEVETI NGEMBE AND (2) SUSAN WANDIA ALIAS WANDEGE WANDIA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 225 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Nguviu Sub-location, on 5th April, 1987, has been filed in this registry by Patrick Kariuki Ngembe, of P. O. Box 3, Embu, in his capacity as son of the deceased.

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

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

Dated the 10th January, 2012.

R/8585870

M. W. MUTUKU, District Registrar, Runyenjes.

District Registrar, Maua.

IN THE PRINCIPAL MAGISTRATE'S COURT AT RUNYENJES

IN THE MATTER OF THE ESTATE OF KATHENDU GACANGAI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 2 OF 2012

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kiriari Sub-location, on 20th February, 1976 has been filed in this registry by Njagi Kathendu, of P. O. Box 532, Embu, in his capacity as son of the deceased.

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

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

Dated the 9th January, 2012.

R/8585870

M. W. MUTUKU. District Registrar, Runyenjes.

GAZETTE NOTICE No. 620

IN THE PRINCIPAL MAGISTRATE'S COURT AT RUNYENJES

IN THE MATTER OF THE ESTATE OF NJIRU NJAU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 3 OF 2012

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Nguvio Sub-location, on 2nd April, 1996, has been filed in this registry by James Njeru J. Njau, of P. O. Box 189, Embu, in his capacity as son of the deceased.

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

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

Dated the 9th January, 2012.

R/8585870

M. W. MUTUKU, District Registrar, Runyenjes.

GAZETTE NOTICE No. 621

IN THE PRINCIPAL MAGISTRATE'S COURT AT RUNYENJES

IN THE MATTER OF THE ESTATE OF NJERU EZEKIA MUNDUWARERA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 4 OF 2012

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Mbuvori Sub-location, on 28th December, 2004, has been filed in this registry by Peter Nyaga Njeru, of P. O. Box 1401, Embu, in his capacity as son of the deceased.

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

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

Dated the 9th January, 2012.

M. W. MUTUKU. District Registrar, Runyenjes. GAZETTE NOTICE NO. 622

IN THE PRINCIPAL MAGISTRATE'S COURT AT RUNYENJES

IN THE MATTER OF THE ESTATE OF RIMUNYA KARIRI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 5 OF 2012

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kariari Sub-location, in 1963, has been filed in this registry by Dionisia Kaguna Njagi, of P. O. Box 148, Manyatta, in her capacity as daughter-in-law 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 orders as it thinks fit.

Dated the 9th January, 2012.

R/8585870

M. W. MUTUKU. District Registrar, Runyenjes.

GAZETTE NOTICE NO. 623

IN THE PRINCIPAL MAGISTRATE'S COURT AT RUNYENJES

IN THE MATTER OF THE ESTATE OF NJOKA KAMAU MUTHANU ALIAS NJOKA KAMAU PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 8 OF 2012

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Chogoria Hospital, on 5th October, 2003, has been filed in this registry by Stephen Nyaga Njoka, of P.O. Box 70, Manyatta, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the 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 orders as it thinks fit.

Dated the 13th January, 2012.

R/8585749

M. W. MUTUKU, District Registrar, Runyenjes.

GAZETTE NOTICE No. 624

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT RONGO

IN THE MATTER OF THE ESTATE OF WILSON MBEKA OTANGILA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 2 OF 2012

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kamagambo, Kanyimach Sub-location, on 23rd March, 1996, has been filed in this registry by Joel Obala Mbeka, of P. O. Box 46, Sare, 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 orders as it thinks fit.

Dated the 9th January, 2012.

Z. J. NYAKUNDI, District Registrar, Rongo.

R/8585872

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT HOMA BAY

IN THE MATTER OF THE ESTATE OF MATHAYO OUTA OBONYO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 255 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 17th July, 1982, has been filed in this registry by Isaya Ochieng Adongo, of P. O. Box 138, Sare Awendo, in his capacity as grandson of the deceased.

And further take notice that objection 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 orders as it thinks fit.

Dated the 16th November, 2011.

R/8466350

O. J. ONG'ONDO, District Registrar, Homa Bay.

GAZETTE NOTICE NO. 626

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT HOMA BAY

IN THE MATTER OF THE ESTATE OF HENRY ORWA ONDITI ALIAS ORWA ONDITI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 289 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 11th November, 1997, has been filed in this registry by Isabella Nyawir Abade, of P. O. Box 314, Ndhiwa , in her capacity as widow of the deceased.

And further take notice that objection 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 orders as it thinks fit.

Dated the 20th December, 2011.

C. A. S. MUTAI,

R/8406350

District Registrar, Homa Bay.

GAZETTE NOTICE NO. 627

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT HOMA BAY

IN THE MATTER OF THE ESTATE OF DICKSON ORAI OTINGO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 302 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 17th May, 2006, has been filed in this registry by Paul Oraye Otingo, of P. O. Box 528, Homa Bay, in his capacity as son of the deceased.

And further take notice that objection 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 orders as it thinks fit.

Dated the 30th December, 2011.

C. A. S. MUTAI, District Registrar, Homa Bay.

GAZETTE NOTICE No. 628

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT RONGO

IN THE MATTER OF THE ESTATE OF CHARLES ODUOGO OGUTA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 228 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Sagero Sub-location, on 13th April, 2008, has been filed in this registry by Siprina Auma Oguta, in her capacity as widow of the deceased.

And further take notice that objection 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 orders as it thinks fit.

Dated the 12th October, 2011.

R/8253187

Z. J. NYAKUNDI, District Registrar, Rongo.

GAZETTE NOTICE NO. 629

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT MUMIAS

IN THE MATTER OF THE ESTATE OF JOSECK SHIUNDU SAMUEL ALIAS JOSECK KUSUMA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 57 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Buchifi, on 31st December, 2007, has been filed in this registry by Alice Omwolo Shiundu, of P. O. Box 163, Mumias, in her capacity as an administratrix of the deceased's estate.

And further take notice that objection 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 orders as it thinks fit.

Dated the 29th November, 2011.

E. K. MAKORI,

R/8806271

District Registrar, Mumias.

GAZETTE NOTICE NO. 630

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT MUMIAS

IN THE MATTER OF THE ESTATE OF PETER WASIKE WAWIRE

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 95 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Provincial General Hospital, Kakamega, on 14th July, 2007, has been filed in this registry by Mary Naunyifwa Wasike, of P. O. Box 35, Nambacha, in her capacity as an administratrix of the deceased's estate.

And further take notice that objection 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 orders as it thinks fit.

Dated the 16th November, 2011.

E. K. MAKORI, District Registrar, Mumias.

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT MUMIAS

IN THE MATTER OF THE ESTATE OF MOHAMED KEYA OJUANG

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 103 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Ekero Sub-location, on 18th April, 1985, has been filed in this registry by Abdallah Abuti Keya, of P. O. Box 202, Mumias, in his capacity as son of the deceased.

And further take notice that objection 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 orders as it thinks fit.

Dated the 15th December, 2011.

R/8806359

E. K. MAKORI, District Registrar, Mumias.

GAZETTE NOTICE NO. 632

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT KIMILILI

IN THE MATTER OF THE ESTATE OF CHELOTI SITUMA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 1 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died on 11th July, 1987, has been filed in this registry by Pirisila Nakhanu Cheloti, in her capacity as widow of the deceased.

And further take notice that objection 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 orders as it thinks fit.

Dated the 5th January, 2012.

M. A. NANZUSHI,

R/8806423

District Registrar, Kimilili.

GAZETTE NOTICE NO. 633

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT KEHANCHA

IN THE MATTER OF THE ESTATE OF MATAIGA **MWITA**

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 37 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Pastor Machafe Medical Hospital, on 7th March, 1995, has been filed in this registry by Cicilia Mataiga Wegesa, in her capacity as widow of the deceased.

And further take notice that objection 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 orders as it thinks fit.

> J. R. NDURURI. District Registrar, Kehancha.

GAZETTE NOTICE NO. 634

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT KEHANCHA

IN THE MATTER OF THE ESTATE OF CHACHA MESERA MURIMI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 56 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Getong'anya Sub-location, on 14th May, 1984, has been filed in this registry by Daniel Mesera Nyamohanga, in his capacity as son of the deceased.

And further take notice that objection 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 orders as it thinks fit.

R/8806448

J. R. NDURURI. District Registrar, Kehancha.

GAZETTE NOTICE NO. 635

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT KEHANCHA

IN THE MATTER OF THE ESTATE OF MWITA ITEMBE

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 58 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died in Tanzania, on 15th December, 1980, has been filed in this registry by (1) Kwahu Moherai Masero and (2) Mwita Burure Magige, in her capacity as purchaser of the deceased's

And further take notice that objection 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 orders as it thinks fit.

R/8806448

J. R. NDURURI. District Registrar, Kehancha.

GAZETTE NOTICE NO. 636

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT RUNYENJES

IN THE MATTER OF THE ESTATE OF HARRISON KINYUA WARI ALIAS HARRISON KINYUA W. WALI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 1 OF 2012

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Chuka Hospital, on 9th March, 2008, has been filed in this registry by (1) Jesse Njeru Mboi and (2) Truphena Muthanje Kinyua, both of P.O. Box 70, Runyenjes, in their respective capacities as widow and cousin of the deceased.

And further take notice that objection 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 orders as it thinks fit.

Dated the 6th January, 2012.

M. W. MUTUKU, District Registrar, Runyenjes.

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT GITHUNGURI

IN THE MATTER OF THE ESTATE OF PHILOMENA NJERI KARANJA W/O NG'ANG'A ALIAS PHILOMENA NJERI KARANJA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 66 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kenyatta National Hospital, on 27th November, 2006, has been filed in this registry by (1) Samson Ng'ang'a Nyanjui and (2) Esther Wambui Karanja, both of P.O. Box 331–00200, Nairobi, in their respective capacities as widower and an administratrix of the deceased's estate.

And further take notice that objection 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 orders as it thinks fit.

Dated the 28th October, 2011.

R. A. A. OTIENO,

R/8253213

District Registrar, Githunguri.

GAZETTE NOTICE NO. 638

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT GITHUNGURI

IN THE MATTER OF THE ESTATE OF NAOMI WANJIRU WAITHAKA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 75 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at District Hospital, Kiambu, on 14th March, 2009, has been filed in this registry by (1) Isabel Wambui Waithaka and (2) Fredrick Anderson Waithaka, both of P.O. Box 474–00900, Kiambu, in their respective capacities as son and daughter of the deceased

And further take notice that objection 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 orders as it thinks fit.

Dated the 22nd December, 2011.

R. A. A. OTIENO,

R/8806417

District Registrar, Githunguri.

GAZETTE NOTICE NO. 639

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT KAJIADO

IN THE MATTER OF THE ESTATE OF SAPON OLE MANKA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 50 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, has been filed in this registry by (1) Toyian Manka and (2) Rapheal Teto Manka, both of P.O. Box 1, Ngong, in their capacities as administrators of the deceased's estate.

And further take notice that objection 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 orders as it thinks fit.

Dated the 18th November, 2011.

W. N. KABERIA, District Registrar, Kajiado.

GAZETTE NOTICE NO. 640

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT KARATINA

IN THE MATTER OF THE ESTATE OF PATRICK KINYUA KIMARU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 12 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at District Hospital, Karatina, on 3rd December, 1986, has been filed in this registry by (1) Esther Muthoni Machina, (2) Agnes Wambura Machina and (3) Nancy Wanjiku Munyua, all of P.O. Box 191, Karatina, in their capacities as administratrices of the deceased's estate.

And further take notice that objection 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 orders as it thinks fit.

Dated the 8th December, 2011.

L. MBUGUA, District Registrar, Karatina.

R/8806346

GAZETTE NOTICE NO. 641

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT VIHIGA

IN THE MATTER OF THE ESTATE OF PETER MUKANGALI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 80 of 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Kiptaimes Sub-location, on 20th August, 1980, has been filed in this registry by (1) Selina Vugutsa Mukangali and (2) Rose Sayo Isweka, in their respective capacities as widow and daughter of the deceased.

And further take notice that objection 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 orders as it thinks fit.

Dated the 15th December, 2011.

L. ONYINA,

R/8806349

District Registrar, Vihiga.

GAZETTE NOTICE NO. 642

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT VIHIGA

IN THE MATTER OF THE ESTATE OF SHADRACK MAKANGA ATENYA ALIAS MAKANGA ATENYA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 85 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Ebubayi Sub-location, on 5th December, 2009, has been filed in this registry by Agneta Mandusa Ominde, in her capacity as an administratrix of the deceased's estate.

And further take notice that objection 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 orders as it thinks fit.

Dated the 23rd December, 2011.

L. ONYINA, District Registrar, Vihiga.

IN THE SENIOR RESIDENT MAGISTRATE'S COURT AT VIHIGA

IN THE MATTER OF THE ESTATE OF WILFRED KAFUNA AMASIA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 86 OF 2011

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the abovenamed deceased, who died at Marakusi Sub-location, on 18th August, 1992, has been filed in this registry by Victor Amasia Musumba, in his capacity as son of the deceased.

And further take notice that objection 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 orders as it thinks fit.

Dated the 20th December, 2011.

R/8806349

L. ONYINA, District Registrar, Vihiga.

GAZETTE NOTICE. No. 644

THE BANKRUPTCY ACT

(Cap. 53)

RECEIVING ORDER AND CREDITORS' MEETING

(Under Rule 145 of the Bankruptcy Rules)

Debtor's name. - Joseph Mahihu Machira.

Address.-P.O. Box 82, Karatina.

Description.-Businessman.

Date of filing petition.—4th November, 2011.

Court.—High Court of Kenya at Milimani Commercial Courts, Nairobi.

Date of Order. -9th December, 2011.

Cause No. -27 of 2011.

Whether debtor's or creditor's petition.—Debtor's petition.

Act or acts of bankruptcy. - Inability to pay debts.

Date of first creditor's meeting.—9th February, 2012.

Venue.-Sheria House, Ground Floor.

Time. – 2.30. p.m.

Last day of filing proof of debt forms.—8th February, 2012.

Dated the 20th December, 2011.

F. S. M. NGANGA.

MR8806422

Senior Assistant Official Receiver, Nairobi.

GAZETTE NOTICE, NO. 645

THE BANKRUPTCY ACT

(Cap. 53)

RECEIVING ORDER AND CREDITORS' MEETING

(Under Rule 145 of the Bankruptcy Rules)

Debtor's name. - Shakil Khan Ahmed.

Address.—P.O. Box 13862–00100, Nairobi.

Description.-Businessman.

Date of filing petition.—19th May, 2011.

Court.—High Court of Kenya at Milimani Commercial Courts, Nairobi.

Date of Order. -25th November, 2011.

Cause No.-15 of 2011.

Whether debtor's or creditor's petition.—Debtor's petition.

Act or acts of bankruptcy.—Inability to pay debts.

Date of first creditor's meeting.—25th January, 2012.

Venue.-Sheria House, Ground Floor.

Time. -2.30. p.m.

Last day of filing proof of debt forms.—24th January, 2012.

Dated the 20th December, 2011.

F. S. M. NGANGA,

MR8806422

Senior Assistant Official Receiver, Nairobi.

GAZETTE NOTICE. No. 646

THE BANKRUPTCY ACT

(Cap. 53)

RECEIVING ORDER AND CREDITORS' MEETING

(Under Rule 145 of the Bankruptcy Rules)

Debtor's name.-Michael Olunga Oduori.

Address.-P.O. Box 47, Mumias.

Description.-Businessman.

Date of filing petition. -29th November, 2011.

Court.—High Court of Kenya at Milimani Commercial Courts, Nairobi.

Date of Order. - 9th December, 2011.

Cause No. -28 of 2011.

Whether debtor's or creditor's petition.—Debtor's petition.

Act or acts of bankruptcy.- Inability to pay debts.

Date of first creditor's meeting. -26th January, 2012.

Venue. - Sheria House, Ground Floor.

Time. – 2.30. p.m.

Last day of filing proof of debt forms. -24th January, 2012.

Dated the 20th December, 2011.

F. S. M. NGANGA,

MR8806422

Senior Assistant Official Receiver, Nairobi.

GAZETTE NOTICE NO. 647

THE COMPANIES ACT

(Cap. 486)

IN THE MATTER OF INTERSTATE PETROLEUM COMPANY LIMITED

WINDING-UP CAUSE NO. 1 OF 2011

NOTICE is given that a petition for the winding-up of the abovenamed company by the High Court of Kenya, was on the 14th October, 2011, presented to the said court by:

- Africa Oil Corporation of P.O. Box 63298–00619, Westlands, office Park, Waiyaki Way, Nairobi.
- Africa Oil Turkana Limited, of P.O. Box 40034–001000, Lonrho House, Nairobi; and
- Africa Oil Kenya B.V., of P.O. Box 18847, Edna Mall Building, Bole, Kebele: 03/05, House No. "New", Addis Ababa, Ethiopia.

And that the said petition is directed to be heard before the said court sitting at High Court of Kenya at Kitale, on the 1st February, 2012, and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his advocate for the 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.

MR8806230

ANJARWALA & KHANNA,

Advocates for the Petitioners, Eldama Ravine Road, ALN House, Westlands, P.O. Box 200–00606, Nairobi.

NOTE

Any person who intends to appear on the hearing of the said petition must serve or send by post to the above-named notice in writing of his intention to do so. 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 4.00 o'clock in the afternoon of the 31st January, 2012.

Gazette Notice No. 166 of 2012, is revoked.

GAZETTE NOTICE No. 648

THE MINING ACT

(Cap. 306)

APPLICATION FOR SPECIAL LICENCE

NOTICE is given that an application under section 17 of the Mining Act has been made by Messrs. Athi River Mining Limited, of P.O. Box 41908–01000, Nairobi, Kenya, for a special licence to prospect for non precious minerals over an area described in the schedule hereto and the said application has been accepted for consideration.

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

Any objection to the grant of the special licence may be made in writing and addressed to the Commissioner of Mines and Geology, P.O. Box 30009–00100, G.P.O, Nairobi, Kenya to reach him within thirty (30) days from the date of publication of this notice.

SCHEDULE

An area of approximately 2.9 km² situated in Msambweni District of Coast Province, delineated on Mombasa topo sheet No. SB-37-3 of scale 1:250,000 and more particularly described as follows:

Commencing at point "A" grid reference EF 4911; thence on a grid bearing of 136° for a distance of approximately 2.7 km. to point "B" grid reference EF 5109; thence on a grid bearing of 255° for a distance of approximately 1.6 km. to point "C" grid reference EF 5009; thence on a grid bearing of 308° for a distance of approximately 1.9 km. to point "D" grid reference EF 4810; thence on a grid bearing of 36° for a distance of approximately 1.4 km. to the point of commencement.

M. N. MASIBO,

MR/8806458

Acting Commissioner of Mines and Geology.

GAZETTE NOTICE No. 649

THE MINING ACT

 $(Cap.\ 306)$

VARIATION OF LICENSE BOUNDARIES

IN EXERCISE of the powers conferred by section 61 of the Mining Act, the Commissioner of Mines and Geology varies the boundaries of special license No. 287 of ABBA Mining Company Limited in Rongo area of Migori County by extracting from it 15 km² of special license No. 214 originally issued to B & M Mining Company Limited. In effect, therefore, special license No. 287 of ABBA shall have a total area of 97 km² while re-instated special license No. 214 of B7M shall have area of 15 km².

Dated the 27th December, 2011.

M. N. MASIBO,

MR/8806386 Acting Commissioner of Mines and Geology.

GAZETTE NOTICE NO. 650

THE PHYSICAL PLANNING ACT

(No. 6 of 1996)

COMPLETION OF PART DEVELOPMENT PLAN

(PDP No. MIG/133/2011/03 for Existing Site for KAFCA Offices)

NOTICE is given that the above-mentioned part development plan was on 16th December, 2011 completed.

The part development plan relates to land situated within Municipal Council of Migori.

A copy of the part development plan has been deposited for public inspection at the offices of the District Physical Planning Officer, Migori at Ifad Hall.

The copy so deposited is available for inspection free of charge by all persons interested at offices of District Physical Planning Officer, Migori at Ifad Hall, between the hours of 8.00 a.m. to 5.00 p.m. Monday to Friday.

Any interested person who wishes to make any representation in connection with or objection to the above-named part development plan may send such representations or objections in writing to be received by the District Physical Planning Officer, P.O. Box 697–40400, Suna Migori, within sixty (60) days from the date of publication of this notice and such representation or objection shall state the grounds on which it is made.

Dated the 22nd December, 2011.

EUNICE KAROKI,

MR/8806344

for Director of Physical Planning.

GAZETTE NOTICE No. 651

THE PHYSICAL PLANNING ACT

(No. 6 of 1996)

COMPLETION OF PART DEVELOPMENT PLAN

(PDP No. NYA/C2363/11/01 for Proposed Formalization of Existing Sites for Kenya Red Cross Society, Ministry of Housing (ABT Centre) at Leshau (Mutunga) Township).

NOTICE is given that the above-mentioned part development plan was on 20th December, 2011, completed.

The part development plan relates to land situated within Leshau (Mutunga) Township, Leshau Location of Nyandarua North District.

A copy of the part development plan has been deposited for public inspection at the chief's offices District Physical Planning Officer, (Nyahururu), and County Council of Nyandarua (Nyahururu).

The copy so deposited is available for inspection free of charge by all persons interested at offices of the District Physical Planning Officer, (Nyahururu), and County Council of Nyandarua (Nyahururu), between the hours of 8.00 a.m. to 5.00 p.m. Monday to Friday.

Any interested person who wishes to make any representation in connection with or objection to the above-named part development plan may send such representations or objections in writing to be received by the District Physical Planning Officer, P.O. Box 1135, Nyahururu, within sixty (60) days from the date of publication of this notice and such representation or objection shall state the grounds on which it is made.

Dated the 22nd December, 2011.

W. K. CHERUIYOT,

MR8806362

for Director of Physical Planning.

GAZETTE NOTICE NO. 652

THE PHYSICAL PLANNING ACT

(No. 6 of 1996)

COMPLETION OF PART DEVELOPMENT PLAN

(PDP No. 140/KWL/3/2011 Extension of Existing Kenia School of Homeopathy).

NOTICE is given that the above-mentioned part development plan has been completed.

The part development plan relates to land situated within Kwale Township, Golini Location and Matuga Division of Kwale County.

A copy of the part development plan has been deposited for public inspection at the offices of the District Physical Planning Officer, Kwale, District Commissioner, Kwale and Town Clerk, Town Council of Kwale.

The copy so deposited is available for inspection free of charge by all persons interested at offices of the District Physical Planning Officer, Kwale, District Commissioner, Kwale and Town Clerk, Town Council of Kwale, between the hours of 8.00 a.m. to 5.00 p.m. Monday to Friday.

Any interested person who wishes to make any representation in connection with or objection to the above-named part development plan may send such representations or objections in writing to be received by the District Physical Planning Officer, P.O. Box 230, Kwale, within sixty (60) days from the date of publication of this notice and such representation or objection shall state the grounds on which it is made.

Dated the 20th December, 2011.

M. E. EWOI,

MR8806453

for Director of Physical Planning.

GAZETTE NOTICE NO. 653

THE PHYSICAL PLANNING ACT

(No. 6 of 1996)

COMPLETION OF PART DEVELOPMENT PLAN

(PDP No. N9/2012 Proposed Formalization of Existing National Housing Cooperation Swahili Type Houses/Block 5-Kisumu City).

NOTICE is given that the above-mentioned part development plan was on 10th January, 2012, completed.

The part development plan relates to land situated within Kisumu City, Kisumu East District.

A copy of the part development plan has been deposited for public inspection at the offices of the District Physical Planning Officer, Kisumu at Ardhi House, District Commissioner, Kisumu and Town Clerk Municipal Council of Kisumu at Town Hall.

The copy so deposited are available for inspection free of charge by all persons interested at offices of the District Physical Planning Officer, Kisumu at Ardhi House, District Commissioner, Kisumu and Town Clerk Municipal Council of Kisumu at Town Hall, between the hours of 8.00 a.m. to 5.00 p.m. Monday to Friday.

Any interested person who wishes to make any representation in connection with or objection to the above-named part development plan may send such representations or objections in writing to be received by the District Physical Planning Officer, P.O. Box 1874, Kisumu, within sixty (60) days from the date of publication of this notice and such representation or objection shall state the grounds on which it is made.

Dated the 10th January, 2012.

R. K. ARAP RUTTO,

MR8585558

for Director of Physical Planning.

GAZETTE NOTICE No. 654

THE PHYSICAL PLANNING ACT

 $(No.\ 6\ of\ 1996)$

COMPLETION OF PART DEVELOPMENT PLAN

(PDP No. N965/2011/01 for Proposed Formalization of Existing Muhoroni District Probation Office, Mnara).

NOTICE is given that the above-mentioned part development plan was on 10th January, 2012, completed.

The part development plan relates to land situated within Mnara Township, Muhoroni District.

A copy of the part development plan have been deposited for public inspection at the offices of the District Physical Planning Officer, Kisumu at Ardhi House, District Commissioner, Kisumu and Town Clerk, County Council of Muhoroni at Mnara.

The copy so deposited is available for inspection free of charge by all persons interested at offices of the District Physical Planning Officer, Kisumu, District Commissioner, Kisumu and Town Clerk, County Council of Muhoroni at Mnara, between the hours of 8.00 a.m. to 5.00 p.m. Monday to Friday.

Any interested person who wishes to make any representation in connection with or objection to the above-named part development plan may send such representations or objections in writing to be received by the District Physical Planning Officer, P.O. Box 1874, Kisumu, within sixty (60) days from the date of publication of this notice and such representation or objection shall state the grounds on which it is made.

Dated the 10th January, 2012.

MR8585557

R. K. ARAP RUTTO, for Director of Physical Planning.

GAZETTE NOTICE NO. 655

IN THE ENERGY TRIBUNAL AT NAIROBI

APPEAL NO. 1 OF 2011

BETWEEN

THE KENYA POWER & LIGHTING CO. LTD—(Appellant)

AND

FAIRLANDS INVESTMENTS LIMITED—(Respondent)

(BEING APPEAL FROM THE DECISION OF THE ENERGY REGULATORY COMMISSION OF THE 1ST APRIL, 2011 IN DISPUTE NO. 1 OF 2009 BETWEEN FAIRLANDS INVESTMENTS LIMITED AND THE KENYA POWER LIGHTING COMPANY LIMITED)

BETWEEN

FAIRLANDS INVESTMENTS LIMITED—(Complainant)

AND

THE KENYA POWER & LIGHTING CO. LTD—(Respondent)

JUDGMENT

The Appellant, Kenya Power & Lighting Company Limited (hereinafter referred to as the "Appellant") has appealed to the Tribunal against part of the decision of the Energy Regulatory Commission (hereinafter referred to as "the Commission") dated the 1st day of April, 2011.

The facts of the case before the Commission are briefly stated as follows:

The Appellant, Kenya Power, a licensed electric supplier, agreed to supply to Fairlands Investment Limited(hereafter referred to as the "Respondent/Complainant" electric power energy to the Respondent/Complainant's premises known as Land Reference Number209/11906 on which is erected a commercial building known as I & M Bank House on 2nd Ngong Avenue Nairobi. The Respondent was to pay the Appellant the specific charges published by the Appellant pursuant to Section 73 of the Electric Power Act (No.11 of 1997 of the Laws of Kenya). The electric power was connected to the Respondent premises on 30th May, 1997 and 24th September, 2001

The Respondent/ Complainant averred that in or about April, 2005 the Respondent started experiencing frequent power supply interruptions and fluctuations together with low voltage problems. The Respondent/Complainant further alleged that these power interruptions and fluctuations caused damage to the Respondent's electrical equipment which included lifts, CCTV cameras, computers and light bulbs. The Respondent wrote letters of complaint to the Appellant complaining about these power interruptions, fluctuations and low voltage. The Appellant acknowledged the Respondents/ Complainants letters and stated that the power failures that had affected the main supply line to the Respondents' premises had been satisfactorily addressed and sorted out. However the Respondent continued to complain about the power supply problems. Ultimately the Respondent filed a formal complaint with the Commission on 3rd May, 2007 seeking the following remedies.

- (a) That the Respondent (in this case the Appellant) do forthwith take remedial and/or corrective action to ensure that the complaint is permanently resolved and that the complainant received regular and uninterrupted power supply and that the aforesaid power supply interruptions and fluctuations do not recur.
- (b) That the Respondent forthwith pay damages to the Complainant in the sum of Kshs.1,888,948.10.
- (c) That the Respondent pay the Complainant the legal and incidental costs incurred in lodging the complaint.

After hearing both parties the Commission delivered its decision on 1st April, 2011 as follows:

- (a) That the Respondent shall pay within 30 days of the gazettement of this decision;
 - (i) The sum of Kshs.570,100.55 to the Complainant.
 - (ii) Complainant's Advocates costs based on (1) above as may be agreed on between the parties or to be determined by the Commission upon presentation of a bill of costs.
 - (iii) The Commission's costs;
- (b) That the balance of the Complainant's claim in the sum of Kshs.1,318,847.55 (Kshs1,115,373.00) being the cost of diesel utilized by standby generator and replacement of two old batteries) is hereby disallowed.

Being dissatisfied with the said decision of the Commission, the Appellant has appealed to this Tribunal seeking orders to:

- (a) Set aside the Decision of the Energy Regulatory Commission deciding that the Respondent should pay the Claimant Kshs.570,100.55(Kenya Shillings Five Hundred and Seventy Thousand, One Hundred and Fifty five cents) in damages and dismiss the same.
- (b) Set aside the Decision of the Energy Regulatory Commission to the effect that the Respondent should pay costs of the Claimant and the costs of the Energy Regulatory Commission and substitute the Decision with that of the costs of the Respondent and the costs of the Commission to be paid by the Claimant
- (c) The Respondent to meet the Appellant's and the Tribunal's cost of this appeal.

The Appellant has listed five grounds of appeal as follows:

- The Honourable Commission erred in Law and in fact in awarding the Claimant damages of KSh. 570,100.55 (Kenya shillings five hundred and seventy thousand, one hundred and fifty five cents) when the Commission has no jurisdiction to award damages.
- 2. The Honourable Commission erred in Law and in fact in finding that the Claimant is entitled to damages of Kshs.570,100.55 (Kenya Shillings Five Hundred and Seventy Thousand, One Hundred and Fifty five cents) when in fact there was insufficient evidence adduced by the Claimant to support such a finding.
- 3. The Honourable Commission erred in Law and in fact in deciding that a point of Law can only be raised within pleadings or through a Notice even when such point of Law goes into jurisdiction and in so holding, the Commission arrived at a wrong decision.
- 4. The Honourable Commission erred in Law and in fact in deciding that decision in Dispute No.2 of 2009 (Gazettee Notice No. 2618 of 13th March, 2009) Joseph Kinyanjui Mwai t/a Sandworth Printing and Packaging -vs- Kenya Power and Lighting company Limited was not relevant to the Dispute No.1 of 2009 and in so deciding, came to a wrong decision.
- 5. The Honourable Commission erred in Law and in fact in deciding that the Claimant had proved on a balance of probabilities that it was entitled to be paid damages of Kshs.570,100.55(Kenya Shillings Five Hundred and Seventy Thousand, One Hundred and Fifty five cents)and in so deciding came a wrong decision.

When the issue came up for hearing on 29th July, 2011 Counsel for the Respondent, Mr Kisilu applied for adjournment on the basis that Ms Mate who had conduct of the brief for the Respondent was engaged in a matter before the High Court in Kisumu. Mr. Esuchi, Counsel for the Appellant did not object to the application for adjournment.

The Tribunal allowed the application for adjournment and ordered that hearing would proceed by way of written submissions. The Appellant should file and serve its written submissions on or before 10th August, 2011, while the Respondent was to file and serve its written submissions by 19th August, 2011. The appeal would then be heard on 26th August, 2011 when Counsel would orally highlight their written submissions.

Hearing of the appeal commenced at 10.30 a.m., on 26th August, 2011. Mr Okeyo appeared for the Appellant but there was no appearance on behalf of the Respondent. Mr Okeyo stated that the hearing dates of 26th August, 2011 had been given in presence of both parties. He wished to proceed with the hearing notwithstanding the absence of Counsel for the Respondent who was quite aware of the hearing date. The Tribunal ordered for the hearing to proceed.

Counsel for the Appellant drew the Tribunal's attention to the Memorandum of Appeal and the written submissions filed with the Tribunal on behalf of the Appellant. He said that he would rely on the filed pleadings, the written submissions and the legal authorities already filed with the Tribunal.

In the written submissions filed on 9th August, 2011, Counsel for the for the Appellant stated that the Appellant would condense its submissions into two grounds namely;

- (a) The Award of Damages of KSh. 570,100.55 to the Claimant by the Energy Regulatory Commission was a decision in error as the Commission by it's own admission has no Jurisdiction to ward damages.
- (b) The findings of the Energy Regulatory Commission that the Appellant should pay the Respondent Kshs.570,100.55 in proven damages was a fault finding as the Respondent never proved even on a balance of probabilities that it lost the sum, of Kshs.570,100.55 as a result of the unproven power interruptions.

During his oral submissions Counsel for the Appellant reiterated that the Commission had no jurisdiction to grant an award for damages. In support of this proposition, he cited the Commission's decision in Dispute No. 2 of 2009; Joseph Kinyanjui Mwai c/o Sandworth Printing and Packaging Ltd. vs The Kenya Power and Lighting Co. Ltd. He further stated that the Commission had erred in holding that it was not bound by that decision. The Commission had further erred in holding that the Appellant would not rely on the Decision in Dispute No.2 of 2009 because it had not raised the issue of jurisdiction in its pleadings before the Commission but sought to raise the issue only in its final submissions. Counsel argued that the issue of jurisdiction was so fundamental that any Tribunal or Court had to satisfy itself that it had jurisdiction to hear a matter before it whether or not the parties had raised the matter. He sought to rely on the Court of Appeal decision in Owners and Masters of Motor Vessel "Joey" vs Owners and Masters of the Motor Tugs "Barbara" and "Steve B".(2008) 1 EAC (CAK) 367. Counsel urged the Tribunal to allow the appeal with costs to the Appellant.

In the course of his submissions Counsel of the Appellant conceded the Appellant had not appealed on the issue of the Appellant's liability on negligence. He stated that he had advised his client not to appeal against liability.

The Tribunal ruled that the judgement would be delivered on notice to the parties.

By a notice of motion dated 30th August, 2011, the Respondent applied for the Tribunal to set aside the ex-parte proceedings conducted on 26th August, 2011. The notice of motion was supported by the annexed affidavit of Karen Mate Advocate for the Respondent. In that affidavit Counsel for the Respondent stated that she had been led to believe that the matter had been set down for hearing at 2.30 p.m. on 26th August, 2011. She duly went to the Tribunal at 2.30 p.m. on 26th August, 2011 only to be informed by the Secretary to the Tribunal that the matter had already been heard in the morning and judgment was reserved to be delivered on notice.

The said notice of motion was set down for hearing on 9th September 2011 at 10.00 a.m. During the hearing on 9th September, 2011, Millie Ondari appeared for the Respondent and argued the Notice of Motion. She applied to set aside the proceeding of 26th August, 2011 on the grounds that there was an inadvertent miscommunication as to the to the time of hearing of the appeal on 26th August, 2011. Consequently the failure by Counsel for Respondent to attend the Tribunal in the morning of 26th August, 2011 was inadvertent. She pointed out that Rule 11(1) of the Third Schedule to the Energy Act gave power to the Tribunal to vary any of its order. It would be against the principles of natural justice to condemn the Respondent without giving it an opportunity to be heard. No prejudice would be occasioned to the Appellant if the orders sought in the notice of Motion were granted as the Appellant would still have an opportunity to prosecute its appeal. Counsel relied on Articles 50 and 159(2) of the Constitution granting right to fair trial.

Mr Esuchi, Counsel for the Respondent, opposed the Notice of Motion. He relied on the Affidavit of his colleague Mr Frederick Okeyo sworn on 7th September, 2011 and filed with the Tribunal. The hearing date of 26th August, 2011 had been given in presence of all the parties. Counsel for the Appellant had appeared in Court in time. The Appellant should not be condemned for attending on time on 26th August, 2011. In any case the Respondent had already filed its written submissions and should not claim that it was being condemned unheard

The members of Tribunal retired to Chambers, to consider the matter . They returned to the Courtroom and made a ruling as follows:

"The Tribunal has considered the affidavit, evidence and Counsels" submission in support or in opposition to the application. The Tribunal notes that in its record of the proceedings of 29th July, 2011 there is no indication that the appeal was to proceed for hearing at 2.30 p.m. on 26th August, 2011. It appears both Counsels believed that the matter was to proceed at 2.30 p.m. as is deposed in paragraph 6 of the affidavit of Amos Kisilu. This disposition by Mr Kisilu has not been controverted by Mr Esuchi by way of an affidavit.

The Tribunal considers that there is no need to set aside the entire proceedings conducted on 26th August, 2011. However, in the interest of fairness and justice, the Tribunal will allow the Respondent/Applicant to highlight it's submissions. Costs of the application will abide the outcome of the Appeal".

Hearing resumed at 2.30 p.m. on 9th September, 2011. Ms Ondari Counsel for the Appellant stated that she would rely on the Respondents written submissions dated 19th August, 2011 and filed with the Tribunal. She highlighted the following three grounds:

 Jurisdiction to award Damages (Ground 3 of Memorandum of Appeal).

Whether or not Tribunal had jurisdiction to award damage did not arise in the pleadings. It also did not arise during the hearing of witnesses. It arose for the first time in the Respondent's supplementary submissions on 4th March, 2011. Therefore the Complainant before the Commission did not have the opportunity to respond on the issue of jurisdiction. The Commission found that that issue was raised too late in the proceedings for the Complainant to respond.

In any event, rule 6 (b) of the Electric Power (Complaints and Dispute Resolution) Rules, conferred upon the Commission the power to determine issues relating to damages. The applicant submits that the Commission had jurisdiction to award damages. The Electric Power Rules are still in force by virtue of section 123(2)(e) of the Energy Act.

2. Whether Respondent proved its claim on a Balance of Probabilities.

In the Appellant's submission (at pages 4 or 5) it is argued that the Complainant's witness before the Tribunal, one Mr. Mutisya, was not a qualified electrician. The issue of his qualification was not raised during cross examination but in the final submissions before the Commission. The issue has been raised for the first time in this appeal. Consequently, the Tribunal, sitting as an appellant body, can not be asked to go and examine Mr. Mutisya's qualification because that issue was not raised before the Commission. In addition to that, there was another witness who corroborated the evidence of Mr. Mutisya. Even the Respondent's witness, Mr. Ochola, confirmed that the Appellant had received complaints from Complainant on power fluctuations. Mr. Ochola further testified that he commissioned one

Mr. Kariuki to investigate the complaint. The result of Mr. Kariuki's investigation was not brought before the Commission. The Commission did not receive any evidence to rebut the Complainant's evidence that the chiller was damaged by electric power fluctuations/interruptions. There is an invoice at page 40 and an ETR receipt at page 38. The invoice and receipt read together is evidence of payment of repair or Chiller II.

Whether the decision in ERC Dispute No 2/2009 is binding on the Commission.

The Appellant's contention is that in Mwai's case the Commission held that it had no power to award damages. The decision was not biding on the Commission because of the principle of horizontal or concurrent stare decis. Counsel referred to the authority of Galot and others Vs Kenya National Capital Corporartion – HCCC No. 2054 of 1993 (unreported).

The Commission is not bound by the principle of stare decis if the circumstances are different.

On those grounds Counsel prayed that the appeal be dismissed.

Mr. Esuchi Counsel for the Appellant responded to the oral submission by Counsel for the Respondent. He adopted submissions made by Mr Okeyo on 26th August, 2011. In addition he contended that the issue of jurisdiction can be raised anytime before the determination of a matter. It need not be raised in the pleadings because it is a point of law.

The dispute before the Commission was filed in 2007 after the Energy Act 2006,had come into operation. The Electric Power Rules have no application after the coming into force of the Energy Act. Even if the Electric Power Rules were in force, they do not confer jurisdiction to award damages.

Finally he submitted that the Commission is bound by its previous decisions. Even if the Commission makes a decision which is wrong it is bound by it.

He prayed that the appeal be allowed with costs.

Having heard the submission of all the parties we would like to make the following observations.

Section 4 - Energy Act establishes the Energy Regulatory Commission.

Section 5 – Sets out the objects and functions of the Commission which inter-alia include —

(b) protection of the interests of the consumer, investor and other stakeholder interests.

Section 6- Sets out the powers of the Commission which include:-

- (c) review, enforce and review regulations, codes and standards for the energy sector;
- investigate complaints or disputes between parties with grievances over any matter required to be regulated under this Act;
- (o) impose sanctions and penalties on persons who are in breach of any of the provisions of this Act or any regulations made there under.

The Concise Oxford Dictionary 7th Edition, among many other definitions, defines "sanction" as

"Penalty for disobedience or reward for disobedience attached to a law. Clause containing this; consideration operating to enforce obedience to any rule of conduct.

The dictionary also defines penalty as. "punishment, especially payment of the money, for breach of law, rule or contract".

Osborn's Concise Law Dictionary11th Edition defines sanction as, - "penalty or punishment provided as a means of enforcing obedience to law." It also defines penalty as:

- (1) Punishment, particularly a fine or money payment.
- (2) A sum payable (a) by an obligor on breach of a condition in a bond (b) on breach of a term of a contract.

Words and Phrases Legally Defined (Vol.4 at page 98) states that,

"The essence of a penalty is a payment of money stipulated as in Terrorem of the offending party".

Halsbury Laws of England (5th Edition Paragraph 1102), defines damages as

"the pecuniary recompense given by the process of law to a person for the actionable wrong that another has d one him".

In this case, the Commission has made a determination that the Appellant was negligent in providing uninterrupted services to the Appellant. The Appellant has not appealed against the Commission's finding on negligence. Its complaint is that the Commission was wrong in awarding damages to the Respondent when such damages had not been proved and in any case the Commission had no jurisdiction to award damages.

In her submissions Counsel for the Respondent argued that rule 6(b) of The Electric Power (Complaints and Disputes Resolution) rules 2006 confer on the Commission power to adjudicate on claims relating to damages. Counsel for the Appellant disagrees with this and states that these rules do not apply because the dispute was filed in 2007 after the Electric Power Act 1997 had been repealed. The applicable law is the Energy Act 2006 which does not give power to the Commission to award damages. He further argues that even if the dispute resolution rules apply they do not give power to the Commission to award damages.

We have considered these submissions and we are of the opinion that the Electric Power (Complaints and Disputes Resolution) Rules apply notwithstanding that this complaint was filed after the repeal of the Electric Power Act 1997. These rules have been saved by Section 123 (2) (e) of the Energy Act.

As pointed out above, the Commission has power under Section 6 (o) of the Act to impose sanctions and penalties for breach of any of the provisions of the Act. Section 63(1) (o) of the Act provides that the Minister may on the recommendation of the Commission make such regulations as may be necessary prescribing standards with regard to the quality safety reliability of supply of electrical energy and related installations. No regulations to this effect have been brought to our attention.

Section 31 (2) (b) of the Act provides that all the licenses issued by the Commission shall include a stipulation that the licensee or permit holder is subject to liability under tort and the contract laws. The license issued to the Appellant has not been produced to the Tribunal to indicate whether or not it contains a stipulation that the licensee is liable under tort or contract law. This is however a statutory liability imposed by the Act and is binding on the licensee irrespective of whether the condition is contained in the license or not. In any case even if there was no such statutory liability, the licensee would be liable for the tort of negligence under common law. The Appellant has been found liable on negligence and it has not appealed against liability. Negligence is a civil wrong and is certainly a breach of the

A question then arises, what does the Commission do if it find that a licensee has breached its obligations to provide quality services? Is the Commission a toothless dog that cannot bite? How does the Commission fulfill its statutory mandate as a regulator if it cannot mete out sanctions against licensees who provide low quality services and cause injury or damage to consumers?

As we have stated above Consumer protection is one of the objects the Commission has been established to safeguard. Section 6 confers on the Commission various powers to enable it to carry out its regulatory functions. These powers include quasi-judicial powers to enable the Commission to adjudicate on disputes. Part VI of the Act establishes the Energy Tribunal to exercise Appellate jurisdiction on the decisions of the Commission. There is a right of appeal to the High Court. These statutory provisions make it quite clear that in enacting the Energy Act Parliament intended to establish a quasi judicial mechanism of settlement of disputes within the Energy Sector.

Any interpretation of the statutory powers of the Commission and the Tribunal should be purposive in order to give effect to Parliament's intention to provide a mechanism for the adjudication of disputes in the Energy Sector. Francis Benion in paragraph 139 of his book states that there is a presumption in statutory interpretation that an enactment must be given a purposive construction in order to give effect to the legislative intent of Parliament. (Francis Benion: Statutory

Interpretation (1984 edition) at page330. He goes on to state in paragraph 313 that;

"Nevertheless a purposive constructions must obviously be in all cases a construction that gives effect to the legislative intention, whether or not the statutory language needs to be strained to achieve this. Most often a purposive construction, in the true sense, will be a literal construction."

In enacting the provisions of Section 6 of the Energy Act, Parliament must have intended to create a regulatory Commission with sufficient quasi-judicial powers to adjudicate disputes within the Energy Sector. Giving a narrow and restricted interpretation of the provisions of the Act would be to defeat the legislative intent of Parliament. Parliament does not legislate in vain. Adopting a purposive interpretation of the provisions of the statute does give effect to parliament's legislative intention.

Could an award of damages amount to an imposition of a sanction or penalty for wrongful behavior? The answer is yes. The Commission has the power to impose a sanction by requiring the Appellant to pay the sum of Kshs.570,100.55 to the Respondent as a recompense for an actionable wrong done to the Respondent by the Appellant. Further, by requiring the sum of KSh. 570,100.55 to be paid to the Respondent by way of restitution, the Commission is fulfilling its objective of protecting the interests of the Consumer as required by Section 5(b) of the Act.

As we have pointed above literal dictionary meanings of the terms 'sanction" and "penalty" include damages. It was really not necessary for Parliament to specifically use the term "damages" to confer on the Commission the jurisdiction to award damages. It was sufficient to use the term "sanction" and "penalties". The words are broad enough to encompass restitution and punishment.

In other jurisdictions it is common practice for regulators or utilities to impose fines and other forms restitution on utility providers for rendering low quality services to the consumers. In its Annual Report (http://docs.puc.ca.gov.published/report) for the Year 2000-2001 under the heading "Consumer Protection and Enforcement", the California Public Utilities Commission reports that "it investigates utility and transportation entities practices for compliance with applicable tariffs, rules and statutes". The report further states that, the

"Investigations may result in formal actions by the Commission, which issues orders instituting investigation (011) and where, warranted, takes enforcement action such as suspension or revocation of operating authorities and ordering fines and restitution."

The report further goes on to state that "On April 19, 2001, the Commission found that Coral Communications crammed consumers on a grand scale and fined the Company \$5.1 Million. The Commission also ordered Coral Communications and its billing, aggregators to pay \$4.6 million in restitution to Californian Consumers".

The examples from the California Public Utilities Commission indicate that an order for restitution of loss suffered by a consumer is within the regulatory competence of utility regulators. This reinforces our opinion that the Energy Regulatory Commission can legitimately award damages by way of restitution for loss suffered by a consumer arising out of the negligence of an utility provider.

The Commission's decision in the Mwai case was upheld by this Tribunal in Appeal No.1 of 2009 Joseph Mwai t/a Sandworth Printing and Packaging Ltd. vs Kenya Power & Lighting Co. Ltd. It is however our view that the circumstances in the Mwai case are different from this Appeal. The Appellant in the Mwai case was unable to prove any negligence on the part of the Respondent therein. He was also not able to prove that he had suffered any loss arising from the actions of the Respondent. The Tribunal consequently held that it had no jurisdiction to award damages in circumstances where the Appellant in the Mwai case had not proved any negligence on the part of the Respondent and further he had not proved that he suffered any loss arising out of acts or omissions of the Respondent therein.

In this appeal the Respondent/Complainant has proved negligence on the part of the utility provider and has also proved damages. It is therefore within the competence of the regulator to give an order for restitution for the loss suffered by the Consumer. Section 6(1) and (0) confer jurisdiction to the Commission to award damages by way of restitution to the Consumer and as a sanction for wrongful behavior by

the utility provider. For these reasons we would dismiss this appeal with costs.

The Tribunal therefore makes the following orders;

- 1. That the Appeal be and is hereby dismissed with costs.
- 2. That the costs be taxed by the Tribunal if not agreed between the parties.

Dated at Nairobi this 18th day of November, 2011.

MBAGE NJUGUNA NG'ANG'A, Chairperson.

FLORENCE KAJUJU-GITONGA, Vice-Chairperson.

DR. SHEM-ARUNGU-OLENDE, *Member*.

IN THE ENERGY TRIBUNAL AT NAIROBI CIVIL APPEAL NUMBER 1 OF 2011

THE KENYA POWER & LIGHTING CO. LTD—(Appellant)

VERSUS

FAIRLANDS INVESTMENTS LIMITED—(Respondent)

(Being an appeal from the decision of the Energy Regulatory Commission, made on 1st April 2011, in the Commission's Dispute No.1 of 2009)

JUDGMENT

Before I express myself on the merits of this appeal, I would like to make a few preliminary comments. Firstly, I wish to acknowledge that I have had the advantage of reading in draft the judgment of the other distinguished members of the Tribunal and that I find it most regrettable that the Tribunal was not able to arrive at a unanimous decision on the outcome this appeal. Secondly, I would like to observe that the Energy Tribunal (Procedure) Rules, 2008 (hereinafter referred to as "the Procedure Rules") require that an appeal should be commenced by a statement of appeal in the form prescribed there under. The appeal now before the Tribunal has been not originated in that manner. It has been commenced by a Memorandum of Appeal, a form that is not provided for in the Procedure Rules. However, other than in that respect the appellant has complied with all the other requirements of the Procedure Rules; he has filed the record of the proceedings as well as the supporting documents/exhibits that were produced before the Energy Regulatory Commission ("the Commission"). Since, as far as the Tribunal can discern, no prejudice appears to have been suffered by the respondent as a result of the appellant's breach of the Procedure Rules, the procedural lapse was overlooked and the appellant's Memorandum of Appeal was treated as a statement of appeal. Nevertheless I would hasten to warn that a party risks having its appeal struck out when it chooses to ignore the prescribed rules of procedure.

The appeal itself was provoked by the decision of the Commission made on 1st April, 2001. The brief facts of the proceedings before the Commission appear to be that, sometime in the year 2007, Fairlands Investments Limited ("the respondent") filed a complaint before the Electricity Regulatory Board (the predecessor of the Commission against the Kenya Power and Lighting Company Limited ("the appellant"). In its complaint, the respondent (who was then the complainant) claimed for compensation for loss and damage suffered as a result of the negligence of and/or breach of contractual duty by the appellant. The Commission found that the appellant was liable for negligence and awarded the respondent the sum of KSh. 570,100.55. Being dissatisfied with that decision, the appellant has now appealed to this Tribunal.

According to the Memorandum of Appeal, the appellant has appealed on five grounds. I do not think that it is necessary to reproduce the said grounds of appeal here because in its written submissions and orally through its advocate Mr. Okeyo, the appellant indicated that it wished to condense them and argue that appeal on two grounds. The two "condensed" grounds of appeal appear in the appellant's written submissions as follows:

(a) The award of damages of KSh. 570,100.55 to the Claimant by the Energy Regulatory Commission was a decision in error as

- the Commission by its own admission had no jurisdiction to award damages.
- (b) The finding of the Energy Regulatory Commission that the Appellant should pay the Respondent KSh. 570,100.55 in proven damages was a fault finding as the Respondent never proved even on a balance of probabilities that it lost the sum of KSh. 570,100.55 as a result of the unproven power interruptions".

It is worthy of note that the appeal was heard partly through written submissions and partly through oral submissions. The appellant filed its written submission on the 10th August 2011 while the respondent filed its on 19th August, 2011. On 26th August, 2011, when the matter was scheduled for hearing so that the parties could orally highlight their respective written submissions, only Mr. Okeyo, advocate for the appellant, appeared. There was no appearance on behalf of the respondent. The Tribunal heard Mr. Okeyo and reserved its judgment, to be delivered on notice to the parties.

Before the Tribunal had given any notice of judgment, the respondent applied to set aside the proceedings of 26th August, 2011. The application was heard in the morning of the 9th September, 2011 when Ms. Odari, who introduced herself to the Tribunal as an advocate holding brief for Ms. Mate for the respondent, successfully moved the Tribunal to re-open the hearing of the appeal and to allow the respondent to also orally highlight its written submissions. After allowing the respondent's application, the Tribunal directed Ms.Odari to forthwith address it on the respondent's submissions. Ms Odari requested for and was granted a brief adjournment up to 2.30 p.m. in the afternoon of the same day when she made oral submissions on behalf of the respondent. The substance of Ms Odari's submissions is fully set out later in this judgment. Thereafter, upon closure of Ms Odari's submissions, the Tribunal allowed Mr Eshuchi, who appeared on behalf of Mr. Okeyo, to reply thereto on behalf of the appellant.

From the parties' respective submissions, both written and oral, it seems to me that there are three issues for determination in this appeal, namely:

- (1) Whether or not the Commission is vested with the jurisdiction to award damages:
- (2) Whether or not the respondent (formerly the Complainant before the Commission) proved, on a balance of probabilities, that the appellant was liable to the respondent; and
- (3) Whether or not the respondent proved that it was entitled to damages in the sum of Kshs.570,100.55.

I would like to firstly deal with the last two issues which, in my opinion, are closely related. During oral submission on 26th August, 2011, Mr. Okeyo informed the Tribunal that the appellant had not appealed against the Commission's finding that the appellant was liable to the respondent for negligence. Nevertheless, I am satisfied that the Tribunal is obliged to determine the issue of whether or not the respondent proved liability against the appellant. I say so for two reasons. In the first instance, it has to be established that liability was proved before any inquiry can be made as to proof of damages the respondent. Proof of liability sequentially comes before proof of damages. In the second place, in spite of saying that the appellant did not contest the liability, Mr Okeyo submitted at length that the respondent did not prove liability against the appellant. Also, in its written submissions, the respondent stoutly defended the Commission's finding that the appellant was liable for negligence. It seems to me, therefore, that the parties desire that the Tribunal should review issue of liability. That is what I will now proceed to do.

On the one hand, the appellant argues that the respondent's witness, one Mr Mutisya (who the appellant also describes as "Mr. Mutua" in its written submission) was not a certified electrician and that he could not therefore offer expert evidence as to the cause of the damage to the respondent's equipment. According to Mr. Okeyo, the Commission should have disregarded the testimony of Mr Mutisya. On the other hand, the respondent urges the Tribunal to accept the Commission's findings on matters of fact and to be careful before interfering with such findings.

The responsibility of a first appellate court is well settled. In the case of Ndiritu –v- Ropkoi & Another – CA No.345 of 2000 (unreported), the Court of Appeal delivered itself thus:

"As a first appellate court we are not bound by the findings of fact made by the superior court and we are under a duty to re-evaluate such evidence and reach our own conclusion. We should however be slow to differ with the trial judge and the caution is always appropriate as O'Connor P. stated in Peters –vs- Sunday Post Ltd. (1958) EA 424, at page 429.

'It is always a strong thing for an appellate court to differ from the findings on a question of fact of a judge who tried the case and had the advantage of seeing and hearing the witness'.

This court will however interfere where the finding is based on no evidence, or on a misrepresentation of the evidence or the judge is shown demonstrably to have acted on wrong principles in reaching the findings he did.

I understand the above authority to be saying that a first appellate court can and, in an appropriate case, should interfere with the findings of fact of a subordinate court. This Tribunal stands in the position of an appellate court in relation to the decisions of the Commission. It is therefore the duty of the Tribunal, as the first appellate body, to reevaluate the evidence tendered before the Commission and reach its own conclusions thereon.

I have carefully examined the evidence placed before the Commission by the parties. The respondent's witnesses (Mr Mutisya and Mr Ng'ang'a) testified that the respondent's equipment was damaged by electric power fluctuations. This evidence was not challenged or controverted by the appellant. In fact, the appellant own witness (Tobias Ocholla) admitted that there were electric power fluctuations affecting the respondent's premises at the material time. If the appellant attributed the damage to the respondent's equipment to a cause other than electric power fluctuations, then the onus was on it to prove such other cause. The appellant did not do so, I am therefore satisfied that the respondent proved, on a balance of probabilities, that the appellant was liable to the damage to the respondent's equipment. I find no basis for interfering with the finding by the Commission to that effect

Regarding proof of the damages awarded by the Commission, I note that the Commission rejected the respondent's all other claims of loss except for the one relating to the cost of repairs to Chiller II, which costs were supported by an invoice and an ETR receipt. These documents show that the respondent spent Kshs.570,100.55 to repair the said equipment. I do not think that there is anything more that the respondent could have done to prove the expense. I hold that the respondent proved on a balance of probabilities that it was entitled to damaged in the sum of Kshs.570,100.55.

If this judgment was to rest here, I would order that the appeal to be dismissed. However, there is still the issue of the Commission's jurisdiction to award damages to be considered and decided on.

On the one hand, the appellant argues that the Commission having previously held, in the case of Joseph Kinyanjui Mwai t/a Sandworth Printing and Packaging -vs- Kenya Power Lighting and Co. Ltd -Dispute No. 2 of 2009 (hereinafter referred to as 'the Joseph Mwai's case"), that it has no jurisdiction to award damages, it was bound, under the doctrine of stare decis, to hold the same in this case. According to the appellant, jurisdiction is a matter of law which remains constant. On the other hand, the respondent submits that rule 6(b) of the Electric Power (Complaints and Dispute Resolution) Rules 2006 (hereinafter referred to as "the Electric Power Rules") confers jurisdiction on the Commission to award damages; that since the Commission has jurisdiction(presumably under rule 6 (b) of the Electric Power Rules) to handle complaints relating to damages, it also has jurisdiction to award damages because Parliament must have intended that the power to determine a dispute relating to damages also carried with it the duty award damages. The appellant relies on the case of Gordhandas - vs- Narotam (1957) EA 223 to support that proposition. In addition, the respondent contends that the issue of jurisdiction was raised by the appellant before the Commission as an afterthought; that it had not been pleaded or raised as a preliminary objection; and that it was only brought it up in the final submission. The respondent moreover argues that a court or tribunal is only bound to decide on issues raised in the parties' pleadings and, consequently, the Commission was not bound to decide on the issue of jurisdiction. Finally, with regard to the binding force of the Joseph Mwai's case, the appellant argues that the Commission was not bound to follow the same because under the doctrine of horizontal stare decis, a court is not bound by the decision of another court with concurrent or horizontal jurisdiction

I have considered the above rival submissions. I have also read and considered the authorities cited by the parties on the issue at hand.

In my considered view, it is not enough to contend, as the appellant does, that the Commission has no jurisdiction to award damages because the Commission was bound by its decision the Joseph Mwai's case. That contention assumes that the Commission correctly interpreted the law in the Joseph Mwai's case; for, surely, the doctrine of stare decis does not mean that a court or a tribunal has to blindly follow its previous decisions even where such decisions are plainly wrong. Further, my view is that a tribunal's jurisdiction is not really founded on the tribunal's assertion that it has jurisdiction; rather, it is based on the law upon which the tribunal relies to make the assertion. Be that as it may, was the Commission's decision in the Joseph Mwai's case a correct interpretation of the law?

The Joseph Mwai's case was the subject of appeal to this Tribunal, in Tribunal Appeal No. 1 of 2009 – Joseph Kinyanjui Mwai t/a Sandworth Printing & Packaging –vs- Kenya Power & Llighting Co. Ltd. (hereinafter referred to as "the Joseph Mwai's appeal"). The issue of whether or not the Commission had the jurisdiction to award damages was one of the grounds of appeal. The Tribunal examined the law extensively and held that the Commission had no jurisdiction to award damages, I am satisfied that the Tribunal arrived at the correct interpretation of the law and I find no basis for departing from it.

Nevertheless, I am still compelled by two considerations to reexamine the law relating to the Commission's jurisdiction to award damages. I am compelled to do so because, firstly, I am bound to give due weight to the parties' representations on the issue at hand and, secondly, I am in the minority in holding the view that the Tribunal's decision in the Joseph Mwai's appeal is correct and still good law and that the Commission has no jurisdiction to award damages.

As a starting point, I wish to observe that the Commission is a statutory body created by the Energy Act 2006 ("the Act). The Act prescribes the objects, power and functions of the Commission. It is settled law in this country, as in other commonwealth jurisdictions, that a statutory body can only do such things or exercise such powers as it is empowered to do or to exercise by statute. Thus, when discussing the jurisdiction of the Rent Restriction Tribunal in the case of Re Hebtulla Properties Ltd (1979) KLR 96, at page 100, Simpson J. (as he then was) had this to say:

"It must however be borne in mind that the tribunal is a creature of statute and has only such jurisdiction as has been specifically conferred upon it by the statute.".

And, Francis Bannin in his book entitled Statutory Interpretation (Third Edition), at page 183 puts it this way:

"A power to do something extends only to that thing. Its purported exercise to a different thing is to that extent not an exercise of power at all: the power exercised must be the power conferred."

In the Joseph Mwai's appeal, the Tribunal considered the provisions of ss.5,6,8,52, 61 and 63 of the Act; as well as rule 6 of the Electric Power Rules. These were the provisions of the law that were drawn to the Tribunal's attention during the hearing of that appeal. I propose to give a fresh and closer look at those legal provisions.

I can safely say that, broadly speaking, s.5 of Act sets out the objects and function of the Commission (see the marginal note thereof). In other words, s. 5 is concerned about the goals and activities of the Commission; what in corporate governance terms would be known as a mission statement. The section has nothing to do with powers or jurisdiction of the Commission.

It is under s. 6 of the Act that the Commission is given the various powers that it requires to achieve its objects or perform its functions. Among these is the power to investigate complaints or disputes, which power is provided for under s.6(1) of the Act. Is this power (under s.6(1) enough to confer jurisdiction on the Commission to award damages?. I do not think so. What that provision does is nothing more than to empower the Commission to investigate complaints and disputes. There is also nothing in the Energy Act, as was the case of the legislation in the Gordhandas case, to imply that Parliament intended to confer on the Commission the jurisdiction to award damages

It has been argued that the power to imporse sanction and penalties, given to the Commission under s.6(o) of the Act, should be interpreted as conferring jurisdiction to award damages. I respectfully disagree. The first thing to consider is the meaning attached to the expressions "sanction" and "penalty". The Act does not define them. In the absence of statutory definition, the rules of interpretation require that the words be given their ordinary meaning. In the Longman

Dictionary of Contemporary English the said words are defined as follows:

'Sanction': formal action or punishment (to be) ordered when a law or rule is broken;

'Penalty': 1. Punishment for breaking a law or rule: 2. Something (such as number of years in prison or amount of money to be paid) that is ordered as punishment.

From the above definitions it can be seen that the idea of punishment is inherent in both a 'sanction' and a 'penalty'. It is also clear from the definitions that punishment is directed at the person who breaks, and not the person who is the victim of the breach of, a law or a rule. Generally speaking, the idea of punishment is to cause some pain to the law breaker so that he complies with, or desists from breaking, the law. (In the course of my research, I discovered that the words 'penalty' and 'punishment' have a common origin in the Latin word 'poena' which means pain). When a "punishment" or a "penalty" is imposed on a wrongdoer, no benefit accrues to the victim of the wrongdoing. On the other hand, an award of damages is by way of recompense to the victim of the wrongdoing. An award of damages or compensation is for the direct benefit for the victim of wrongdoing. I do not see anything in the Act that would lead me to believe that an award of damages is one of the sanctions or penalties contemplated under s. 6(o) of the Act.

Further, the said expressions "sanction" and "penalties" must be read in their proper context. That context is clearly identified. Section 6(o) clearly says that sanctions or penalties are to be imposed " on persons who are in breach of any of the provisions of this Act or any regulations made thereunder" (the underlining is mine for the purpose of emphasis). It cannot be plainer than that: It seems to me that sanctions or penalties are directed at the person who has contravened or failed to comply with the provisions of the Act or the regulations made thereunder. It also seems to that the sanctions or penalties must relate to a breach of a portion of the Act or of the subsidiary legislation thereunder. Moreover, in my view, the Commission can only impose those sanctions or penalties that it is expressly empowered by the Act to impose. The award of damages for a contractual or other civil wrong is not one of the sanctions or penalties that the Commission is empowered by the Act to impose. That, with respect, is the responsibility of a court of law exercising its civil jurisdiction. I repeat the Tribunal's words in Joseph Mwai's appeal where it expressed itself in the following terms:

"We agree with counsel for the Respondent that the jurisdiction to assess or award damages, payable by the Commission or a licensee for liability under the Act, remains with a court of law in exercise of its civil jurisdiction.."

I have nothing more to say regarding ss. 8, 52, 61 and 63 of the Act beyond what the Tribunal said in the Joseph Mwai's appeal.

However, before I conclude this judgment, I wish to address some of the points raised by the respondent in support of the Commission's decision that the Commission has(contrary to its previous holding – in the Joseph Mwai's case – that it did not have) jurisdiction to award damages. According to the respondent, jurisdiction to award damages is conferred on the Commission's by rule 6(b) of the Electric Power Rules. The said provision states as follows:

"6. The Board is available to assist complainants in the resolution of complaints in the following matters –

- (a) billings
- (b) damages
- (c)"

Like I said earlier, rule 6 of the Electric Power Rules is one of the provisions of the law that was considered by the Tribunal in the Joseph Mwai's appeal. In addition to what was held by the Tribunal in that appeal case, my own view of rule 6 of the Electric Power Rules is that the same is not about the powers of the Commission or what the Commission can do. Rather, it is a list of what a complainant can complain to the Commission about. To paraphrase the rule, it is about the matters which the Commission can help a complainant to resolve. According to under rule 3 of the Electric Power Rules, a "complaint" is defined as a complainant's expression of dissatisfaction with a service rendered by, or a practice of, a licensee. Applying that definition, rule 6 (b) of the Electric Power Rules appears to me to be saying that a complainant can complain to the Commission about 'damages' in the sense of injuries occasioned to his person or property. Surely it is absurd to suggest that the said provision refers to 'damages' in the sense of an award of compensation, because that

would mean that the complainant would be lodging a complaint with the Commission expressing his dissatisfaction with compensation

Having held, as I have just done, that rule 6 of the Electric Power Rule is not about the powers granted to the Commission but about matters over which complaints can be made to the Commission, it follows that I have to respectfully disagree with the respondent's contention that rule 6 (b) gives the Commission power to determine disputes relating to damages or that such power carries with it the duty award damages. I hold that view because, according to law, jurisdiction has to be expressly conferred by statute on a statutory body such as the Commission. Jurisdiction does not exist if it has to be established by implication. It must be plainly obvious that the statute has conferred jurisdiction on a statutory body. Such conferment of jurisdiction on a statutory body by legislation must, as it were,hit you in the face. In that respect, I can do no better that repeat the following passage from the judgment of the court in Chogley -vs- East Afirican Bakery (1953) Vol. 26 K. L.R. 31 at page 33, which was quoted by Sachdeva, J and Brar, Ag. J (as he then was) in the case of Rent Restriction Tribunal -vs- Mayfair Bakeries Ltd. - Nairobi HC Misc. CC No. 246 of 1981 (Unreported):

"In the course of judgment of the court in Civil Appeal No.8/52 it was said: We agree with Mr. Khanna that in testing whether a statute has conferred jurisdiction on an inferior court or a Tribunal such as the Rent Restriction Board, the words must be strictly construed: it must in fact be an express conferment and not a matter of implications."

The respondent also argued before us that the appellant had not pleaded the issue that the Commission has no jurisdiction to award damages and that the issue was raised before the Commission as an afterthought. I note that it is indeed on this very ground that the Commission declined to rule on the issue, reasoning that the respondent had not been given an opportunity to counter the appellant's contention. As the Commission rightly observed, jurisdidction is a point of law. In practice one is not required to plead matters of law. For both the court and the parties are presumed to know the law. It was therefore irregular for the Commission to have insisted that a matter of law, especially one touching of its own jurisdiction, should have been pleaded first before the Commission could give it consideration. Moreover, it is really the responsibility of a court or a tribunal, before which a matter has been brought, to satisfy itself that it has jurisdiction before proceeding to hear and determine it. In the case of Josphat Mbuthia Munene -vs- Muthoni Kariuki Munene - HC Misc Appl. No. 115 of 2006 (Nyeri) (Unreported) Makhandia J. expressed himself thus:

"It has been said that before embarking on the hearing of any matter, every court and indeed any tribunal established pursuant to any legislation must be satisfied that it has jurisdiction i.e. the legal power or authority to hear and determine a matter. If the court or tribunal has that power, then and only then does it proceed to hear the dispute; but if the court or tribunal determines that it has no jurisdiction then as was said in the case of 'The owners of the motor vessel 'Lilians' V Caltex Oil (Kenya) Ltd. (1989) KLR Ithe court must down tools......."

It seems to me, therefore, that the Commission misdirected itself and erred in law when it declined to consider or make a finding on the issue of its jurisdiction to award damages.

On my part, after having a fresh look at the law, I am still not convinced that the Commission has jurisdiction to award damages and I so hold. I therefore hold that the decision made by the Commission of 1st April, 2011 is a nullity in its entirety. I am fortified in this holding by the following remarks by the Court of Appeal in the case of Muhia –vs- Muhis (1999) 1 E.A. 209, at page 212.

"It is established law that a judgment of a court without jurisdiction is a nullity. See Halsbuy's Laws of England (3rd edition) Volume 9 at 351: 'where a court takes upon itself to exercise a jurisdiction which it does not possess, its decision amounts to nothing."

I would allow the appeal on the ground that the Commission's decision was made without jurisdiction and is hence a nullity. I would also set aside the decision of the Commission and substitute it with an order dismissing the complaint before the commission with costs. I would further order that the appellant's costs in this appeal be borne by the respondent.

Dated at Nairobi this 18th day of November, 2011.

GAZETTE NOTICE NO. 656

THE ALCOHOLIC DRINKS CONTROL ACT (No. 4 of 2010)

KILUNGU DISTRICT

APPLICATION FOR ALCOHOLIC DRINKS LICENCES

IN EXERCISE of the powers conferred by section 9 (3) of the Alcoholic Drinks Control Act, 2010, the Kilungu District Alcoholics Drinks Regulation Committee, publishes the list of applicants for Alcoholic Drinks licence.

Notice is given that the Kilungu District Alcoholic Drinks Regulation Committee meeting, to consider these applications, at the District Commissioner's Office.

Name of Applicant	Name of Bar	Type of Licence Applied For	Location Market
Eliud Kiumi Mutangili	Ithemboni	General Retail Drink	Nunguni
John N. Kiiti	Mwanganza Bar	Restaurant Alcoholic Drink	Kithangathini
Jospine Muema	Dark Bar	General Retail Drink	Kisyani
Onesmus Peter Kivuva	Village Guest House	Hotel Alcoholic Drink	Nunguni
Kalondu Maweu	Jupiter Bar	General Retail Drink	Makutano
Henery Mutie Kavwei	Bidii Bar General	General Retail Drink	Kyale
David Ndivo Kimoja	Nzukini Guest House	General Retail Drink	Nzukini
Joseph K. Mwongela	Jossy Bar	General Retail Drink	Nunguni
Peter M. Musembi	Kimumu Bar	General Retail Drink	Nunguni
David K. Ndwiko	Kaia Bar	General Retail Drink	Kaia
Joseph M. Makewa	Sunset Bar	General Retail Drink	Musalala
Daniel Makoni Musau	Riversise Wine& Spirit	General Retail Drink	Kithangathini
Leonard Mutua Kimeu	Mbaloni Bar	General Retail Drink	Mbaloni
Kioko Mbinda	Summer Bar	Restaurant Alcoholic Drink	Nunguni
Anastacia Nthenya Maluku	Loliondo Pub	General Retail	Nunguni
John Musyimi Mutaki	Utonyi Bar	Proprietor Club (Night Club)	Nunguni
John Kyalo Nzinga	Khamisah Moon Light Bar	Restaurant Alcoholic Drink	Kikoko
Benard Mulwa	Kavesh Silent Bar	Genera Retail Drink	Nunguni
Benard Kiilu Mutuku	Makutano Bar	Genera Retail Drink	Musalala
Tabitha Muusi Musyoka	Mwanzo Mpya Bar	Genera Retail Drink	Wautu
Michael Muthini Muema	Kavoo Tourist Pub	General Retail Drink	Nzukini

Dated the 17th November, 2011.

H. K. METTO, District Commissioner, Kilungu District.

GAZETTE NOTICE No. 657

THE ALCOHOLIC DRINKS CONTROL ACT (No. 4 of 2010)

KHWISERO DISTRICT

APPLICATION FOR ALCOHOLIC DRINKS LICENCES

IN EXERCISE of the powers conferred by section 9 (3) of the Alcoholic Drinks Control Act, 2010, the Khwisero District Alcoholics Drinks Regulation Committee, publishes the list of applicants for Alcoholic Drinks licences.

Notice is given that the Khwisero District Alcoholic Drinks Regulation Committee meeting, to consider these applications will be held at the District Commissioner's office.

Name	Address	Promises	Tuna of License
Name	Adaress	Premises	Type of Licence
Aggrey Kuta Mukabane	P.O. Box 25, Khwisero	Wiljoy Country Bar	General Retail Alcoholic Licence
Howard Alloyo	P.O. Box 80, Khwisero	Africa Bar	General Retail Alcoholic Licence
Isaac Kennedy O.	P.O. Box 211, Khwisero	Park Villa Bar	General Retail Alcoholic Licence
Richard J. Okute	P.O. Box 2, Koyonzo	Sophia Bar	General Retail Alcoholic Licence
Joshua Wanjere .O.	P.O. Box 9, Khwisero	New Kisa Square Inn	General Retail Alcoholic Licence
Samuel Mukhwana	P.O. Box 528, Yala	Ndondos Bar	General Retail Alcoholic Licence
Florida Litunya O.	P.O. Box 74, Khumusalabea	Kalulile Bar	General Retail Alcoholic Licence
Miriam Achwal Nyende	P.O. Box 111, Mutumbu	Villar Annes	General Retail Alcoholic Licence
Caleb Ambukhulio	P.O. Box 123, Yala	Mulembe Universal Bar	General Retail Alcoholic Licence
Stephen Nyangweso E.	P.O. Box 123, Yala	Highway Bar	General Retail Alcoholic Licence
Steve Maina Minyunga	P.O. Box 528, Yala	Sunset Boundary Bar	General Retail Alcoholic Licence
Charles Malumbe	P.O. Box 105, Khumusalaba	Mum's Bar	General Retail Alcoholic Licence
Ambale Kanoti Emali	P.O. Box 47, Khwisero	Mundeku Plaza	General Retail Alcoholic Licence
Vincent Okonya Ingutia	P.O. Box 471, Butere	Namiru Conner Bar	General Retail Alcoholic Licence
Lonah Bahati Mbukha	P.O. Box 77, Yala	Wayside Florida Bar	General Retail Alcoholic Licence
Pamela Busolo Mabya	P.O. Box 256, Kilingili	Shinyalu Bar	General Retail Alcoholic Licence
Harrison Joseph Obonyo	P.O. Box 669, Yala	Jolly Bar	General Retail Alcoholic Licence
Maurine Adhiambo	P.O. Box 134, Khwisero	Moreeno (2)	General Retail Alcoholic Licence
Issac Omurunga A.	P.O. Box 36, Yala	Batuta Enterprise	General Retail Alcoholic Licence
Manaseh Nyajeri Otiende	P.O. Box 191, Yala	Joboma Inn	
Marthas Guest House	P.O. Box 20, Yala	Marthas Guest	Hotel Alcoholic
		Village Resort	Drink Club
Thomas Waswa Wanjiri	P.O. Box 173, Butere	Oasis Guest House	Drink Club
Charls O. Akalongo	P.O. Box 167, Khwisero	M. J. Retailers	Club Alcoholic

Name	Address	Premises	Type of Licence
			Drink Licence
Richard Amonje A.	P.O. Box 123, Yala	Pelican Sign	Brewers Alcoholic
			Drink Licence
Daniel Emali Kutswa	P.O. Box 123, Khwisero	Gorofani Club	Drink Licence
Minicah Nyangaasi O.	P.O. Box 10, Kilingili	Mwisena Club	Drink Licence
Maurice Odida Odongo	P.O. Box 28, Yala	Mwisho Mwisho Club	Drink Licence
Thomas Khakali Musinya	P.O. Box 160, Kilingili	Mbiro Club	Drink Licence
Sailas Siguda Buka	P.O. Box 10, Kilingili	Buka Club	Drink Licence
Julius Ongoro Amakobe	P.O. Box 13, Khwisero	Abalibaho	Drink Licence
Julius Atsulu A.	P.O. Box 123, Yala	Mandevu	Drink Licence
Joseph Makabila M.	P.O. Box 123, Yala	Lords	Drink Licence
Edward Mashemo Ochiko	P.O. Box 382, Khwisero	Mash Wine	Drink Licence
Dated the 5th July, 2011.			
-			R. RAMKAT,
			District Commissioner, Khwisero District.

GAZETTE NOTICE No. 658

THE ALCOHOLIC DRINKS CONTROL ACT (No.~4~of~2010)

GATANGA DISTRICT

APPLICATION FOR ALCOHOLIC DRINKS LICENCES

NOTICE is given that the first statutory meeting of Gatanga District Alcoholic Drinks Regulatory meeting will be held in the District Commissioners Board Room, Mabanda, on 28th February, 2012 at 10.00 am.

Applications for new, transfer, removal or conversion of Liquor License must appear in person before the court or be represented by an advocate.

	ID. No.	Premises Name	Type of Licence
Sammy Nganga Mukuna	9197397	Katalan Distributors	Franchised Retail Store Alcoholic Licence
Alice Njeri Kamau	2013214	Navok Bar-Kiriaini	General Retail Alcoholic Drink
Alice Njeri Kihanda	2018842	Ngurunga Bar-Nyaga	General Retail Alcoholic Drink
Charity Wanjiku Wanja	12663197	Busy Bee Bar-Mugumo-Ini	General Retail Alcoholic Drink
Charles Kamande Waweru	20143264	Central Bar -Ithangarari	General Retail Alcoholic Drink
Charles Wanganga Warorua	11308101	Muungano Bar-Kirwara	General Retail Alcoholic Drink
Chege Kuria	5154366	Mzalendo Bar-Chomo	General Retail Alcoholic Drink
David Kangiri Kangethe	24433087	Ngamini Bar-Ndunyu-Chege	General Retail Alcoholic Drink
Douglas Muthondu Mbugua	6594113	Wanamona Bar-Kihumbuini	General Retail Alcoholic Drink
Elizabeth Wangu Mungai	11751365	Popular Bar-Ndunyu-Chege	General Retail Alcoholic Drink
2 2	11816771	Mid-Point Bar-Mabanda	General Retail Alcoholic Drink
Florence Muthoni Karanja	27052486	Summer Holiday Bar-Chomo	General Retail Alcoholic Drink
Francis Ndungu Wanjiku	13274957	New Popular Bar-Mugumo-Ini	General Retail Alcoholic Drink
Francis Njoroge Njami	11308914	Chomo Bar And Restaurant-Chomo	General Retail Alcoholic Drink
Gathanji Self Help Group	Cert. No. 4806	Soweto Pub-Gathanji	General Retail Alcoholic Drink
Gerald Ndungu Mugo	21391149	West End Bar-Ndunyu-Chege	General Retail Alcoholic Drink General Retail Alcoholic Drink
Gideon Muturi	5791296	O-Pub-Gatanga	General Retail Alcoholic Drink General Retail Alcoholic Drink
Grace Wanjiku Ndungu	21956619	3 In One Bar-Mugumo-Ini	General Retail Alcoholic Drink General Retail Alcoholic Drink
saac Mwando Mwanzia	12720275	Assis Bar-Mithanduku-Ini	General Retail Alcoholic Drink
ames Kamau Kangethe	3695207	Mugunda Bar-Kiunyu	General Retail Alcoholic Drink
ames Kariuki Kamau	6548472	Karibu Centre Pub-Kiriaini	General Retail Alcoholic Drink
ames Kinaga Githuka	252225	Tosheka Bar-Mabanda	General Retail Alcoholic Drink
ames Wainaina Mureithi	3733372	Gakombe Bar-Kanunga	General Retail Alcoholic Drink
ohn Kinyanjui Gachogu	11754579	Local Pub-Kigio	General Retail Alcoholic Drink
ohn Kirori Kamau	20895229	Njunu Country Club-Ndunyu-Chege	General Retail Alcoholic Drink
ohn Mwaura Kungu	7171577	Kurorana Bar-Gakurari	General Retail Alcoholic Drink
ohn Waweru Wanyoike		Vinu Bar-Gakurari	General Retail Alcoholic Drink
ohnson R. Gachuru	7358176	Santon Bar-Gatura	General Retail Alcoholic Drink
oseph Gikonyo Wainaina	1415115	Pentagon Bar And Rest-Kimandi-Wanyaga	General Retail Alcoholic Drink
oseph Kamande Ngugi	9588671	Starehe-Kihumbuini	General Retail Alcoholic Drink
udy Wangari Njoroge	13458623	Titus Corner Bar-Kiunyu	General Retail Alcoholic Drink
ulia Wanjiku Kabuthia		Waswan Bar-Kirwara	General Retail Alcoholic Drink
Lucy Wanjiku Mburu	21929405	Simbas Bar-Kiunyu	General Retail Alcoholic Drink
Lukas Mwaura Chege	13896255	Jungle Pub-Kiriaini	General Retail Alcoholic Drink
Mary Wanjiku Muchiri	5154308	Dreams Bar-Kanunga	General Retail Alcoholic Drink
Mercy Waithira Gitau		Giteme Bar-Kigoro	General Retail Alcoholic Drink
Monica Wangari Kariuki	13396150	Kahunyo Bar-Kiriaini	General Retail Alcoholic Drink
Monicah Mbaire Thuku	13896422	Hassan Building-Kanunga	General Retail Alcoholic Drink
Moses Kairi Kamau	8507400	Base Bar And Restaurant-Mabanda	General Retail Alcoholic Drink
Mutegi Mwithi	14644133	Msafiri Pub-Kiunyu	General Retail Alcoholic Drink
Vancy Wairimu Nduta	23230057	Irima Bar-Mugumo-Ini	General Retail Alcoholic Drink
Vancy Wairimu Nduta	23230057	Mugumo-Ini Night Club-Mugumo-Ini	General Retail Alcoholic Drink
Norman Ngotho Mwangi	20533061	East End Bar-Ndunyu-Chege	General Retail Alcoholic Drink
Peter Chege Gachucha	23197218	Horizon Pub-Kigio	General Retail Alcoholic Drink
Peter Mungai Wanyoike	810379	Morning Star Bar-Ithangarari	General Retail Alcoholic Drink
Titl Intuition of the			General Retail Alcoholic Drink
Rachealwanjiku Muriithi	12781660	Vision Bar-Kigoro	

Name	ID. No.	Premises Name	Type of Licence
Robert Magana Muiruri	10849700	Royal Pub-Kirwara	General Retail Alcoholic Drink
Rose Wambui Kiarii	9927537	Borabora Bar-Ndunyu-Chege	General Retail Alcoholic Drink
Samuel Macharia Kamau	2010761	Fair Price Bar-Gatura	General Retail Alcoholic Drink
Silas Muthago Karanja	7881965	Heshima Bar -Mukarara	General Retail Alcoholic Drink
Simon Mugo Kagira	6548821	Kianda Bar-Kanunga	General Retail Alcoholic Drink
Stanley Wainaina Nganga	439784	Lucky Bar-Kigio	General Retail Alcoholic Drink
Stephen Muturi Karagu	20132687	Chania Bar-Kirwara	General Retail Alcoholic Drink
Stephen Ndungu Kimani	3677951	Wadu Bar-Chomo	General Retail Alcoholic Drink
Zakariah Nganga Kimani	7910001	Irima Bar-Gatura	General Retail Alcoholic Drink
Eunice Muthoni Thuku	24009820	Sea Shell	Manufacturing
Alice Wanjiru Waweru	2010109	Silent Bar-Gatura	Restaurant Alcoholic Drink
Celina Njeri Mwangi		Mworoto Bar-Mbugiti	Restaurant Alcoholic Drink
Charles Mahingo Muigai	6549554	Honey Cob Bar-Gatura	Restaurant Alcoholic Drink
Daniel Mwangi Kibaka	2017266	Lions Den Bar And Restaurant-Ndunyu-Chege	Restaurant Alcoholic Drink
James Gichia Karanu		Aberdare Bar-Gatura	Restaurant Alcoholic Drink
Josphine Haki Ndirangu	2014288	Mama Afrika Bar And Restaurant-Mbugiti	Restaurant Alcoholic Drink
Julia Nyokabi Mbugua	2010287	Magomano Bar-Gatura	Restaurant Alcoholic Drink
Lydiah Njeri Njihia	20365149	Miracle Bar-Kimandi-Wanyaga	Restaurant Alcoholic Drink
Norman Kimani Njoroge	1890364	Kim's Bar-Ndakaini	Restaurant Alcoholic Drink
Susan Wanjiku Karanja	6572056	Citizen Bar-Chomo	Restaurant Alcoholic Drink
Edward Njuguna Kagira		Ndakaini Dam Motel-Ndakaini	Restaurant Alcoholic Drink
Margaret Wanjiku Kamau	13307560	Kihumbuini Wine And Spirit-Kihumbuini	Wine And Spirit Retail
Zakaria Nduati Mburu	9484040	Zandumbu Wines And Spirit-Kirwara	Wine And Spirit Retail

Dated the 13th January, 2012.

P. K. MUKURIA, District Commissioner, Gatanga.

GAZETTE NOTICE NO. 659

THE LOCAL GOVERNMENT ACT

(Cap. 265)

THE MUNICIPAL COUNCIL OF MAVOKO

APPROVAL OF BY-LAWS

IN EXERCISE of the powers conferred by section 205 of the Local Government Act, the Municipal Council of Mavoko has, with the approval of the Deputy Prime Minister and Minister for Local Government, made the following by-laws:

- (a) The Municipal Council of Mavoko (Building) By-laws, 2011.
- (b) The Municipal Council of Nyamache (Control of Grazing) Bylaws, 2011.
- (c) The Municipal Council of Nyamache (Designated Parks) Bylaws, 2011.
- (d) The Municipal Council of Nyamache (Food Shops and Stores) By-laws, 2011.
- (e) The Municipal Council of Nyamache (General Nuisance) Bylaws, 2011.
- (f) The Municipal Council of Nyamache (Hamali Carts) By-laws, 2011.
- (g) The Municipal Council of Nyamache (Licensing of Premises and Trades) By-laws. 2011.
- (h) The Municipal Council of Nyamache (Parks and Open Spaces) By-laws, 2011.
- (i) The Municipal Council of Nyamache (Prevention and Extension of Fire Brigade) By-laws, 2011.
- (j) The Municipal Council of Nyamache (Public Lavatories) Bylaws, 2011.
- (k) The Municipal Council of Nyamache (Rental Houses) By-laws, 2011.
- The Municipal Council of Nyamache (Sand Harvesting) Bylaws, 2011.
- (m) The Municipal Council of Nyamache (Salid Waste Management) By-laws, 2011.
- (n) The Municipal Council of Nyamache (Waste Water Conservancy) By-laws, 2011.
- (o) The Municipal Council of Nyamache (Hawkers) By-laws, 2011.

- (p) The Municipal Council of Nyamache (Polythene Carry Bags) By-laws, 2011.
- (q) The Municipal Council of Nyamache (Selling of Ice-Cream) By-laws, 2011.
- (r) The Municipal Council of Nyamache (Tax-Cab) By-laws, 2011.
- (s) The Municipal Council of Nyamache (Medical Facilities) Bylaws. 2011.

Dated the 6th January, 2012.

JOSHUA SITIENEI, Town Clerk.

GAZETTE NOTICE NO. 660

THE LOCAL GOVERNMENT ACT

(Cap. 265)

THE MUNICIPAL COUNCIL OF LIMURU

APPROVAL FEES AND CHARGES 2011/2012

PURSUANT to section 148 of the Local Government Act the Municipal Council of Limuru has, with the approval of Deputy Prime Minister and Minister for Local Government imposed the following fees and charges:

The Council's proposal to change Single Business Permit from column 8 to column 10 has been approved.

Approval/Consents	Current (KSh.)	New Charges (KSh.)
Change of user to		
GSM-Telecommunication	20,000	25,000
Change of user from Agricultural		
to Commercial per acre	5,000	8,000
- Residential per acre	3,000	3,500
- Industrial per acre	_	15,000
- Religion per acre	_	3,000
Change of user Commercial to		
Industrial per acre	_	15,000
Extension of user	8,000	10,000
Kiosk/Container approved		
Per 10ft x 10ft	500	500
Per 10ft x 20ft	_	1,000
Per 10ft x 40ft	_	1,500
Subdivision (plot resultant plot)	2,500	3,000
New Lease	30,000	35,000

10

F. NDIRANGU,

Town Clerk.

Approval/Consents	Current (KSh.)	New Charges	Station officer and ot	her ranks
		(KSh.)	First hour of atten	dance
Extension of Lease	20,000	25,000	Each proceeding	
Extension of user for GSM	_	45,000		nour or part th
Approval of structural drawing Hoarding fees per month	_	5,000 20	Dog License	
Site inspection fees	_	45,000	On issue of a dog lice	ense
Occupation certificate (Petrol	_	15,000	On issue of a license	
station)		12,000	On issue of a duplicat	
Approval of communication mast	_	50,000	On issue of a duplicat	te badge
Open air market space per month	_		Bus Park:	
5ft x 5ft		400	Bus I urk.	
Building inspection cards(per set)	_	1,000	Matatu Seasonal ticke	ets
Permanent Residential rental buil	ldings par vaar:		15–33 seater	
1 ermaneni Kesiaeniiai reniai buii	aings per year.		34 Seater and above	
	Current (KSh.)	Approved (KSh.)	Approval of buspark	parking bay
Single rooms per unit	650	1,000	PSV daily parking fee	at designates
One bedroom per unit	050	1,500	1 SV daily parking jee	: ai aesignaiei
Two bedroom per unit		2,000		C
Three bedroom and above per uni	t	2,500	Bus	
_			Minibus	
Semi Permanent Residential Rent	al buildings per yed	ır	10 – 14 Seater	
Single rooms per unit		500	10 14 Scatci	
		200	Street Parking:	
Fire brigade			Small vehicles (Saloc	m/micro buc)
Fire protection measure per visit f	actory	1,500	Mini bus/Mini Trucks	
Commercial and industrial premis		1,500	Lorries/Buses (transp	
Boarding houses and public build		1,500	Truck with trailer	or date out
Petrol station	8	1,500	Single Business Perm	it Form Scheo
Premises storing dangerous inflan	nmable materials	2,000	5	2012
Annual inspection petroleum tank		2,000	Dated the 17th Ja	nuary, 2012.
Special Services other than Fire I	Fighting			
•		1.000		
Stand by against fire risk (per hou		1,000		
Pumping out flooding water (per l		1,500	GAZETTE NOTICE NO	. 661
Binding of delivery hose complyi Binding of delivery hose complyi		500		
Training of private personnel (fire		1,000	AC	GRIFRESH K
Per day for a class of 15 people	man)	15,000	Disi	POSAL OF UNC
Inspection of fire extinguisher (ex	cluding refill per	15,000		
extinguishers)	erading rerin per	500	NOTICE is issu	
Hire of ladder per day or part ther	eof	2,000	Uncollected Goods	
Hire of van or requested inspection		2,000	administrators of the	
Inspection of fire extinguisher (ex	cluding refill per		delivery of motor vel named deceased, with	
extinguishers)		500	this notice, from the	
Hire of van or requested inspection		2,000	upon payment of al	
Fire fighting lecture at public inst			charges prior to the d	
Municipality 2 hour's session		9,000	not collected at the	
Sale of water with Council's water	r tanker for non Do		public auction or priv	
use		4,500	1	•
Sale of water with water tanker (o		3,000	Dated the 12th Ja	nuary, 2011.
Hire of one hose length per day or		500		
Inspection Hydraulic test of dry a	nd wet risers (per	5 000	MR/8585662	Adv
inspection) Issue of fire clearance certificate		5,000 2,000		
Annual license for installation and	d service of fire	2,000		
Extinguisher	i service of fire	6,000	GAZETTE NOTICE NO	. 662
		0,000	O.EETTETTOTICETTO	
Fire vehicles				CHANGE
Turn out fee		1,000	NOTICE is given	that by a dec
For each proceeding hour or part	of thereof	1,000	duly executed and re	
Kilometer covered (per Kilometer		30	as Presentation No.1	
Portable pump	,		MMXI, by my client	
Turn out fee including transport		2,000	00100, Nairobi in th	
For each proceeding hour or part	thereof	500	Kendi Gatobu, forma	illy and absol
F: 1 1			use of her former	names Ann I
Fire personnel attendance:			assumed and adopte	
Chief fire officer			purposes and autho	
First hour of attendance		1,000	designate, describe	
Each proceeding hour or part	thereof	800	M'Marete Morgan or	ıly.
		000	Dated the 13th Ja	nuary, 2012.
Assistant chief fire officer				J,
First hour of attendance		800		Adv
Each proceeding hour or part	thereof	600	MR/8585558	for

Station officer and other ranks		
First hour of attendance Each proceeding hour or part	thereof	600 500
Dog License		
On issue of a dog license On issue of a license badge On issue of a duplicate license On issue of a duplicate badge		2,000 1,000 1,000 500
Bus Park:		
Matatu Seasonal tickets		
15–33 seater34 Seater and aboveApproval of buspark parking bay		2,800 3,800 25,000
PSV daily parking fee at designat	ed picking and d	ropping areas
	Current (KSh.)	Approved (KSh.)
Bus Minibus 10 – 14 Seater	70 50 30	100 70 50
Street Parking:		
Small vehicles (Saloon/micro bus Mini bus/Mini Trucks (omni truck Lorries/Buses (transport truck/bu	s 50 s 100	50 70 150
Truck with trailer	150	200

Business Permit Form Schedule

AGRIFRESH KENYA LIMITED

DISPOSAL OF UNCOLLECTED GOODS

OTICE is issued pursuant to section 5 of the Disposal of llected Goods Act (Cap. 38) of the laws of Kenya, to the histrators of the estate of Michael Abuya (deceased) to take ry of motor vehicle reg. No. KAH 298K belonging to the above deceased, within thirty (30) days from the date of publication of otice, from the premises of Agrifresh Kenya Limited in Timau, payment of all the outstanding storage, repairs and fuelling es prior to the deceased's death. If the aforesaid motor vehicle is ollected at the expiry of this notice, the same shall be sold by auction or private treaty, without any further notice.

A. F. GROSS, 585662 Advocates for Agrifresh Kenya Limited.

CHANGE OF NAME

OTICE is given that by a deed poll dated 1st November, 2011, executed and registered in the Registry of Documents at Nairobi esentation No.1088, in Volume D1 Folio 246/5048, File No. I, by my client, Kendi M'Marete Morgan, of P.O. Box 59427-, Nairobi in the Republic of Kenya, formerly known as Ann Gatobu, formally and absolutely renounced and abandoned the of her former names Ann Kendi Gatobu and in lieu thereof ned and adopted the name Kendi M'Marete Morgan, for all ses and authorize and request all persons at all times to nate, describe and address her by her assumed name Kendi rete Morgan only.

PROTAS SAENDE, Advocate for Kendi M'Marete Morgan, formerly known as Ann Kendi Gatobu.

NOW ON SALE

ECONOMIC SURVEY, 2011

Price: KSh. 1,000

THE FINANCE BILL, 2011

Price: KSh. 130

2011/2012

ESTIMATES OF RECURRENT EXPENDITURE

OF THE

GOVERNMENT OF KENYA FOR THE YEAR ENDING 30TH JUNE, 2012

VOL. I

Price: KSh. 1,400

VOL, II

Price: KSh. 1,200

VOL. III

Price: KSh. 1,100

2011/2012 ESTIMATES OF DEVELOPMENT EXPENDITURE

OF THE

GOVERNMENT OF KENYA FOR YEAR ENDING 30TH JUNE, 2012

VOL. I

Price: KSh. 1,100

VOL. II

Price: KSh. 1,100

PRICES OF EXERCISE BOOKS

DUE to frequent increase of prices of raw materials, the Department has adjusted the prices of Exercise Books with effect from 12th January, 2009, in order to continue serving you better.

Manila Cove	ers			MG. Co	vers	
32 pages	KSh.	7.00	32	pages	KSh.	6.00
48 pages	KSh.	9.00	48	pages	KSh.	8.00
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120 pages	KSh.	17.00	120	pages	KSh.	16.00
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A4 Size – Ma	nila C	overs only	V			
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A4-80 pa	ges	KSh. 2:	5.00			
All exerci	ise boo	ks are m	anufac	tured on	high c	uality
						-

All exercise books are manufactured on high quality paper. For further information, contact: The Government Printer, P.O. Box 30128-00100, Nairobi, Tel. 317840/41/57/86/87.

IMPORTANT NOTICE TO SUBSCRIBERS TO THE KENYA GAZETTE

THE following notes are for the guidance of persons submitting "copy" for inclusion in the Kenya Gazette, Supplement, etc.:

- The Kenya Gazette contains Notices of a general nature which do not affect legislation. They are, therefore, submitted to the Government Printer directly.
- (2) Legislative Supplement contains Rules and Regulations which are issued by the Central Government. Because of this, they must be submitted to the Government Printer through the office of the Attorney-General.
- (3) Bill Supplement contains Bills which are for introduction in the National Assembly.
- (4) Act Supplement contains Acts passed by the National Assembly

All "copy" submitted for publication should be prepared on one side of an A4 sheet no matter how small the Notice is, each page being numbered and should be typewritten with double spacing. Copy should be clear, legible and contain no alterations.

Particular attention should be paid to the following points:

- Signature must be supported by rubber-stamping or typing the name of the signatory in capital letters.
- (ii) Dates must be correct and filled in where necessary.
- (iii) Care should be taken to ensure that all headings to Notices and references to legislation are up to date and conform with the Revised Edition of the Laws of Kenya.

EXTRACT FROM THE CODE OF REGULATIONS, SECTION D-

Kenya Gazette

"D 34. (1) Communications for the *Kenya Gazette* should reach the Government Printer not later than 9 a.m. on Friday of the week before publication is desired. The Government Printer will not publish communications received after that hour until the next subsequent issue of the Gazette.

(2) Ministries will be required to pay for the Kenya Gazette and to meet the cost of advertising in it.

It is emphasized that these notes are for guidance only, but it is requested that persons submitting copy for publication first satisfy themselves that such copy is complete in every respect.

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Three-quarter column		8,205	00
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Quarter column or less		2,735	00

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