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PUBLIC SERVICE COMMISSION OF KENYA

APPOINTMENTS

SAMUEL BENJAMIN OBURA, to act as Seniol Research Officer (Sugar), Ministry of Agriculture, with effect from 11th February 1970

Peter Abwo, to be District Officer, Embu District, Eastern Province, with effect from 4th May 1970

KABUYA MIANO to be District Officer, Machakos District, Eastern Province, with effect from 1st April 1970

JOHN OBOR OTIENO, to be District Officer, Kakamega District, Western Province, with effect from 24th March 1970

SEMION GEORGE ISAACK TETU, to be District Officer, Kakamega District, Western Province, with effect from 16th March 1970

Samuel Ooko Okeyo, to be District Officer, Elgeyo Marakwet District, Rift Valley Province, with effect from 10th March

JAMES MAINA KARINGA, to be District Officer, Kericho District, Rift Valley Province, with effect from 9th April 1970

JACKSON GEORGE OKELLO, to be District Officer, Samburu District, Rift Valley Province, with effect from 9th April 1970

JUSTMORE BERA MAGHASI, to be District Officer, Elgeyo Marakwet District, Rift Valley Province, with effect from 20th March 1970

Joseph Anthony Kandie Kipsanai, to act as District Commis sioner, Siava District, Nyanza Province, with effect from 20th March 1970

ALEX CHEGE KANGETHE, to be District Commissioner, Kiambu District, Central Province, with effect from 15th October 1969

Benson Wabuteya Nekwe Wabule, to be District Officer, Kiambu District, Central Province, with effect from 15th **A**pril 1970

Joseph Thungu, to be District Officer, Krambu District, Central Province, with effect from 19th December 1969

Moses M'Long o, to be District Officer, Bungoma District, Western Province, with effect from 19th January 1970

GEORGE NYANG'WENA ODENY, to be District Officer, Bungoma District, Western Province, with effect from 1st January 1970

CHRISTOPHER WAIGWA CHARLES MURAGE, to be District Officer, Kalifi District, Coast Province, with effect from 6th May 1970

Cyrus Githinii, to be District Officer, Kwale District, Coast Province, with effect from 4th May 1970

ELIAH MUASYA to be Commandant, Kenya Police, Eastern Province, with effect from 7th March 1970

ALPHONCE MULLAMA, to be Assistant Commissioner of Police, and to be Commandant, Kenya Railways and Harbours Police, with effect from 10th April 1970

John Gardner Johnston, to act as Head of Local Government Department, Kenya Institute of Administration, Lower Kabete, with effect from 4th Maich 1970

HAROLD MICHAEI ONYANGO JOSIAH, to act as Senior Assistant Secretary, Ministry of Power and Communications, with effect from 12th March 1970

William Milland Spencer, to act as Senior Agricultural Officer, Ministry of Agriculture, with effect from 16th October 1969

JOTHAM BARTHOLOMEW MUTHAMIA, to be Senior Research Officer (Entomologist), Ministry of Agriculture, with effect from 18th July 1969

MICHAEL MUNYAO, to act as Chief Personnel Officer, Directorate of Personnel, with effect from 15th January 1970

Erastus Nguyo Gitonga, to be Business Manager, Ministry of Power and Communications, with effect from 1st January 1970

REVERSIONS

HENRY OBIERO OCHIENG', ceased to be Commandant, Kenya Police, Eastern Province, with effect from 6th March 1970

THOMAS MUTISYA KASANGO, ceased to be Commandant, Kenya Railways and Harbours Police, and ceased to act as Assistant Commissioner of Police, with effect from 9th April 1970

By Order of the Commission

A A A EKIRAPA,

Secretary Public Service Commission of Kenya

GAZETTE NOTICE NO 1847

(CONST 1/2/21)

THE INTERPRETATION AND GENERAL PROVISIONS ACT

(Cap 2)

TEMPORARY FRANSFER OF MINISTERIAL POWERS

IN EXERCISE of the powers conferred by section 37 of the Interpretation and General Provisions Act, and of all other powers thereto enabling me, I, Jomo Kenyatta, President and Commander-in-Chief of the Armed Forces of the Republic of Kenya, hereby direct that, during the absence beginning on 20th June 1970, of the Minister for Defence (Mr Gichuru) all the powers conferred, and all the duties imposed, upon that Minister by or under any Act shall be had and may be exercised, and shall be performed, respectively, by the Minister for Local Government (Dr Kiano)

Dated this 19th day of June 1970

JOMO KENYATTA, President

GAZETTE NOTICE NO 1848

THE RENT RESTRICTION ACT

(Cap 296)

IN EXERCISE of powers conferred by section 4A of the Rent Restriction Act the Minister for Housing hereby appoints—

(1) Mrs Ruth Habwe

(2) Mrs Jemimah Thoiya Gecaga

to be the Members of the Nairobi Rent Tribunal, and hereby revokes the appointments of—

*(1) Mr Lazarus Kaplan, QC

†(2) Mr Ngala Abok

‡(3) Mr Julius Kyengo Ndile

§(4) Mr Alois Mbeche

(5) Mr George Wanyee

¶(6) Mr Zephaniah Mogunde Anyieni

from the Nairobi Rent Tribunal

Dated at Nairobi this 12th day of June 1970

P J NGEI, Minister for Housing

*GN No 1299 of 1969

† LN No 40 of 1967 ‡LN No 40 of 1967

§ G N No 3289 of 1968 || L N No 40 of 1967

¶GN No 2838 of 1969

GAZETTE NOTICE NO 1849

THE RENT RESTRICTION ACT

(Cap 296)

IN EXERCISE of powers conferred by section 4A of the Rent Restriction Act the Minister for Housing hereby appoints—

(1) Rashid Soud Alı Bashir

(2) Michael Alumasi Ongalo

(3) Councillor W M Kvalo

(4) Seif Salim

(5) Bahauddin Tajuddin Parkar

to be the Members of the Mombasa Rent Tribunal, and hereby revokes the appointments of—

*(1) Omar Abubakar Yusuf

†(2) Ald A N Mwidau

‡(3) Mrs Elsie Stephens

from the Mombasa Rent Tribunal

Dated at Nairobi this 12th day of June 1970

P J NGEI, Minister for Housing

* L N No 40 of 1967 †GN No 1000 of 1968 ‡GN No 1000 of 1968

GAZETTE NOTICE NO 1850

JUDICIAL SERVICE COMMISSION

APPOINTMENT OF ACTING REGISTRAR

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

JAMES ONYIEGO NYARANGI

to be Acting Registrar, High Court of Kenya, with effect from 17th June 1970

Dated this 19th day of June 1970

M K MWENDWA, Chairman

Judicial Service Commission

JUDICIAL SERVICE COMMISSION

REVOCATION OF APPOINTMENTS

THE appointment of—

GABRIEL KWOBA MUKELE

as Deputy Registrar and Resident Magistrate, Kenya, has been cancelled with effect from 5th May 1970

Gazette Notices No 1988 of 11th July 1969, and No 3892 of 27th December 1969, in so far as Mr Mukele is concerned, are hereby cancelled

The appointment of-

ELIJAH NYAGAYA AROKA

as Resident Magistrate, Kenya, has been cancelled with effect from 1st June 1970

Gazette Notice No 1988 of 11th July 1969 is hereby cancelled

Dated this 16th day of June 1970

M K MWENDWA,

Chairman

Judicial Service Commission

GAZETTE NOTICE NO 1852

THE REGISTRATION OF TITLES ACT

(Cap 281, section 65)

REGISTRATION OF INSTRUMENT

WHEREAS Alı Hassan Ishakıa of Nairobi in the Republic of Kenya is registered as the proprietor of all that piece of land comprising nought decimal nought nine seven one (0 0971) of an acre or thereabouts that is to say Land Reference No 36/1228/III situate in the City of Nairobi in the Nairobi Area aforesaid held under a Grant dated the 23rd day of January 1939 and registered as IR No 4868/1 and whereas the said Ali Hassan Ishakia has executed an instrument of Transfer of the said piece of land and whereas such instrument has been presented for registration and whereas affidavit has been filed in the terms of section 65 (1) (h) of the said Act declaring that the said Grant has been lost notice is hereby given that after 14 days from the date hereof provided that no objection has been received within that period I intend to dispense with the production of the said Grant and to proceed with the registra tion of the said instrument

Dated at Nairobi this 26th day of June 1970

F OKINYO-AMATA,

Registrar of Titles

GAZETTE NOTICE NO 1853

THE REGISTRATION OF TITLES ACT

(Cap 281, section 71)

ISSUE OF PROVISIONAL CERTIFICATE OF TITLE

WHEREAS Alı Hassan Ishakıa of Nairobi in the Republic of Kenya is registered as the proprietor of all that piece of land known as Land Reference No 36/1228/III in the City of Nairobi in the Nairobi Area by virtue of a Grant registered as IR No 4868/1 and whereas sufficient evidence has been adduced to show that the said Grant has been lost notice is hereby given that after the expiration of ninety (90) days from the date hereof I shall issue a Provisional Certificate provided that no objection has been received within that period

Dated at Nairobi this 26th day of June 1970

F OKINYO-AMATA, Registrar of Titles

GAZETTE NOTICE NO 1854

THE REGISTRATION OF TITLES ACT

(Cap 281, section 71)

ISSUE OF PROVISIONAL CERTIFICATE OF TITLE

WHEREAS Axel Berger Lindgren deceased formerly of Kaimosi in the Republic of Kenya was registered as the proprietor of all that piece of land known as Land Reference No 6736/1 situated in the Kakamega District by virtue of Certificate of Title registered as No I R 5119/1 and whereas sufficient evidence has been adduced to show that the said Certificate of Title has been lost notice is hereby given that after the expiration of ninety (90) days from the date hereof I shall issue a provisional certificate provided that no objections have been received within that period

Dated at Nairobi this 26th day of June 1970

F OKINYO-AMATA, Registrar of Titles GAZETTE NOTICE NO 1855

(DEF 116/10/08)

THE ARMED FORCES ACT 1968

(No 60 of 1968)

Commissions

IT IS hereby notified that in accordance with the provisions of section 169 (1) of the Armed Forces Act 1968 the Defence Council in the name of the President, has granted commissions in the Armed Forces in the rank of Second Lieutenant to the gentlemen named in the left-hand column with effect from the dates shown against their names in the right-hand column—

Date of Commission

James Peter Gichuhi	24th April 1970
Joel ole Kisoso	24th April 1970
Andrew Edward Kıbıı	24th April 1970
Elias Joseph Mwite	24th April 1970
Joseph Owour Owaga	24th April 1970

Dated this 12th day of June 1970

H D DENT,

Acting Secretary to the Defence Council

GAZETTE NOTICE NO 1856

BULGARIAN GOVERNMENT SCHOLARSHIPS 1970/71

THE Ministry of Education wishes to invite applications from Kenya citizens for four scholarships offered by the People's Republic of Bulgaria for the academic year 1970/71

The minimum qualification required is Cambridge School Certificate Second Division with good credits in Science subjects Candidates who wish to study various branches of sciences will be preferred

Preliminary application forms may be obtained from the Provincial and County Education Officers and from the Ministry of Education, Higher Education Section

All completed application forms must be addressed to the Permanent Secretary, Ministry of Education, PO Box 30040, Nairobi, so as to reach him not later than 30th June 1970, late applications and applications from persons who do not satisfy the indicated requirements shall neither be considered nor be acknowledged

GAZETTE NOTICE NO 1857

(QUAR/O/X/187)

THE ANIMAL DISEASES ACT

(*Cap* 364)

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

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

Kabete, 5th June 1970 I E MURIITHI,
Director of Veterinary Services

SCHEDULE I—FOOT-AND MOUTH DISEASE

Mbooni Location, The District Commissioner, PO Box 1, Machakos, Machakos District

Kangundo Location, The District Commissioner, PO Box 1, Machakos, Machakos District

Nyambene and North Imenti Division, excluding Upper and Lower Abothoguchi, The District Commissioner, PO Meru, Meru District

I R Nos 7126, 3644/24 27, 3644/23, 5448/2, 5448/5 (pt), 3644/20, 3644/21, 3644/18 (pt), 3644/19 (pt), 9737 and 3644/2, The Settlement Officer 1/c, Manga Settlement Scheme, PO Box 114, Sotik, Kisii District

Mnagei Location The District Commissioner, West Pokot, West Pokot District

SCHEDULE II-EAST COAST FEVER

LR No 10815, The Manager, Kololach Farm, PO Box 31, Songhor, Nandi District

SCHEDULE III-TRYPANOSOMIASIS

LR No 10824, The Manager, Juja Estate, PO Ruiru, Kiambu/Thika District

First Column	Second Column
Gazette Notice No 13 dated the 15th day of November 1969	By deleting from Schedule I (Foot- and-Mouth Disease) thereto the following — 'L R No 7014, Mr A Letio
Gazette Notice No 317	Ego, PO Kipkabus, Uasin Gishu District " By deleting from Schedule I (Foot
dated the 30th day of November 1969	and-Mouth Disease) thereto the following — "L R Nos 2221, 2223 and
	3050, Messrs Chepterit Ranching Co-operative Society, PO Box 3015, Moiben, Uasin Gishu District"
	By deleting from Schedule I (Foot- and-Mouth Disease) thereto the following — "L R No 8311 Messrs
	Kipsaigak Farm Limited, PO Box 3026, Moiben, Uasin Gishu District " By deleting from Schedule I (Foot
	and-Mouth Disease) thereto the following — "L R No 8316, Mr R F
	Leather, PO Box 3013, Moiben, Uasin Gishu District " By deleting from Schedule I (Footand-Mouth Disease) thereto the following —
	"LR No 695, Mr F I Robinson, PO Box 131 Eldoret, Uasin Gishu District" By deleting from Schedule I (Foot
	and-Mouth Disease) thereto the following — "Bukhayo Location, The District Commissioner, PO Box
	By deleting from Schedule I (Footand-Mouth Disease) thereto the following —
	"LR No 8013 and 8014, Mr Esselink, PO Box 32, Kipkabus Uasin Gishu District"
	By deleting from Schedule II (East Coast Fever) thereto the following — "LR No 7608, The Man-
	ager, Rironi New Farm PO Box 69, Molo, Nakuru District By deleting from Schedule II (East Coast Fever) thereto the follow ing—
	"LR Nos 6273, 1021, 1022 The Manager, Ronda Sisal Estate, PO Box 425, Nakuru By deleting from Schedule III (Newcastle Disease) thereto the
	following — "Ndumberi Location, The District Commissioner, PO Box 32, Kiambu, Kiambu District"
Gazette Notice No 1334 dated the 15th day of April 1970	By deleting from Schedule I (Foot- and-Mouth Disease) thereto the following — "Kinango Location, The Dis-
Gazette Notice No 620 dated the 1st day of	trict Commissioner, PO Box 16000, Kwale, Kwale District' By deleting from Schedule I (Foot- and Mouth Disease) thereto the
January 1970	following — "Mckinnon Road Township Bachuma Experimental Station and Kenya Meat Commission Holding Ground, The Distric
	Commissioner, Taita/Taveta District " By deleting from Schedule II (East Coast Fever) thereto the follow
	"LR No 9882, The Manager, Jagoror Farm, PO Box 20, Londiani Lumbwa
Gazette Notice No 619 dated the 30th day of	Kericho District " By deleting from Schedule II (Eas Coast Fever) thereto the follow
December 1969	"LR No 10776, Major J J Nicolson PO Box 113

First Column	Second Column				
Gazette Notice No 3182 dated the 30th day of September 1969	By deleting from Schedule II (East Coast Fever) thereto the following — "LR Nos 8894 and 8895, The Manager, Honey Moon Farm Nakuru, Nakuru District"				
Gazette Notice No 707 dated the 15th day of January 1970	By deleting from Schedule II (East Coast Fever) thereto the following— "LR No 381, Mr C H Mayer, PO Box 3298, Nairobi, Nakuru District"				
Gazette Notice No 2154 dated the 30th day of November 1969	By deleting from Schedule III (Newcastle Disease) thereto the following — "Kiambaa Location, The District Commissioner, PO Box 32, Kiambu, Kiambu District				
Gazette Notice No 1895 dated the 29th day of April 1967	By deleting from Schedule III (Newcastle Disease) thereto the following — 'Bungoma, The District Com- missioner, Private Bag, Bungoma, Bungoma District"				

 $(QUAR/O/X/18^{\varsigma})$

THE ANIMAL DISEASES ACT

(Cap 364)

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

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

Kabete 30th May 1970

Nanyuki, Laikipia District"

I E MURIITHI,
Duector of Veterinary Services

SCHEDULE I—FOOT AND-MOUTH DISEASE

Mudogashi Division, The District Commissionei, PO Box 1, Garissa Garissa District

LR No 7697, The Manager, Kiptegat Farm, PO Box 9, Nandi Hills Nandi District

Wamba Division The District Commissioner, PO Maralal, Samburu District

Muthetheni, Mbiuni and Kikumbulyu Locations, The District Commissioner, Machakos, Machakos District

Northern Grazing Area and Nyaki Location, The District Commissioner, Meru Meru District

Ruguru Location excluding that part which lies south of the Karatina/Nanyuki railway line, The District Commissioner, PO Box 32 Nyeri, Nyeri District

SCHEDULE II—EAST COAST FEVER

- LR Nos 10753 and 10762 The Manager, Mbogoine Farm, PO Box 5002, Subukia, Nakuru District
- L R No 452/1/4, Nakuru New Prison, PO Box 41, Nakuru, Nakuru District
- LR Nos 11587, 11530 and 559/6, Nderit Estate PO Elementeita, Nakuru, Nakuru District
- L R No 9723 Mr N A Kimitei, PO Box 732, Eldoret, Uasin Gishu District
- L R No 11075 The Manager, Tumayok Farm, PO Box 75, Lumbwa Kericho District
- LR No 8146, The Manager, Laldet Farm PO Box 30, Lumbwa, Kericho District LR Nos 3740 and 4834, Mr John Kerr PO Box 239,
- Kitale, Frans Nzoia District

 L. R. Nos. 826/P. and 9504. The Sattlement Officer 1/c. Kongoni
- L R Nos 826/R and 9504, The Settlement Officer 1/c, Kongoni Scheme, PO Box 36, Soy, Kakamega District
- LR Nos 10098, 9131 and 6513 The Settlement Officer 1/c Sabatia Settlement Scheme PO Box 63, Eldama Ravine, Baiingo District
- LR No 10900, Chief of Ruiru Township, PO Ruiru, Kiambu District
- LR Nos 6875/2, 6875/3, The Manager, Murengai Farm, PO Box 48 Nanvuki Laikipia District
- LR Nos 5517 8971, 8973, 8994 and 5518/2 The Settlement Officer 1/c Kakisi Scheme, PO Box 203, Kitale Bungoma District

SCHEDULE III-SHEEP SCAB

LR No 9510/5, Mr Jeremiah Kibutu, c/o Mr Francis Ngugi, PO Box 95, Eldoret, Uasin Gishu District

SCHEDULE IV-TRYPANOSOMIASIS

LR Nos 7390 and 7391, Mr N Peckover, Machakos District

SCHEDULE V

First Column	Second Column				
Gazette Notice No 1930 dated the 15th day of June 1969	By deleting from Schedule I (Foot- and-Mouth Disease) thereto the following — "Sang'alo Location, The Dis- trict Commissioner, PO Box 30, Kapsabet Nandi District"				
Gazette Notice No 2855 dated the 31st day of August 1960	By deleting from Schedule IV (Sheep Scab) thereto the follow- ing — "L R No 9422/1, The Manager, Nairotia Co-operative Society, Naro Moru, Nyeri District"				
Gazette Notice No 1283 dated the 30th day of March 1970	By deleting from Schedule I (Foot-and-Mouth Disease) thereto the following — "North Mwerua and North Kine Locations, Kirinyaga District"				

JAZETTE NOTICE NO 1859

THE RECORDS DISPOSAL ACT

(Cap 14)

NOTICE OF INTENDED DESTRUCTION OF COURT (CRIMINAL) RECORDS

IN ACCORDANCE with the Records Disposal Act (Cap 14), notice is hereby given that three months after the date of this notice, I intend to apply to the Chief Justice of Kenya for leave to destroy the records, books as well as papers of this Court as set out hereunder —

Year	Criminal Cases	Year	Criminal Cases
1932	1 to 900	1945	1 to 988
1933	1 to 999	1946	1 to 843
1934	1 to 800	1947	1 to 811
1935	1 to 898	1948	1 to 886
1936	1 to 834	1949	1 to 813
1937	1 to 851	1950	1 to 1204
1938	1 to 813	1951	1 to 905
1939	1 to 784	1952	1 to 831
940	1 to 1979	1953	1 to 1024
1941	1 to 984	1954	1 to 811
1942	1 to 1005	1955	1 to 919
1943	1 to 1187	1956	1 to 917
1944	1 to 1059	1957	1 to 739

Any person desiring the return of an exhibit in any of the above cases must make good his claim before the 17th day of September 1970

All exhibits to which no claim is made as stated above will be liable to destruction

Dated at Kakamega this 16th day of June 1970

A RAUF,
Resident Magistrate Kakamega

GAZETTE NOTICE NO 1860

5½ PER CENT KENYA STOCK 1976/80

FOR the purpose of preparing the warrants for interest due on 15th August 1970, the balances of the several accounts in the above-mentioned stock will be struck at close of business on 15th July 1970, after which date the stock will be transferable ex dividend

CENTRAL BANK OF KENYA
PO Box 30463, Nanobi

GAZETTE NOTICE NO 1861

5 PER CENT KENYA STOCK 1978/82

FOR the purpose of preparing the warrants for interest due on 15th August 1970, the balances of the several accounts in the above mentioned stock will be struck at close of business on 15th July 1970, after which date the stock will be transferable ex dividend

Stockholders wishing to transfer their holdings to the London Register should note that, if the necessary application forms are not lodged with the Central Bank of Kenya in time to enable the applications to be transmitted to the Crown Agents for Oversea Governments and Administrations in London so as to reach them on or before 15th July 1970, payments of the interest due on 15th August will be made by the Central Bank of Kenya

CENTRAL BANK OF KENYA, PO Box 30463, Nairobi

GAZETTE NOTICE NO 1862

EAST AFRICA HIGH COMMISSION 4 PER CENT STOCK 1968/71

FOR the purpose of preparing the payment of interest due on 1st September 1970, the balances of the several accounts in the Local Register of the above stock will be struck at the close of the business on the 31st July 1970 after which date the stock will be transferable ex dividend

Stockholders wishing to transfer their holdings to the London Register should note that, if the necessary application forms together with Exchange Control approval where necessary, are not lodged with the Chief Accountant, East African Railways Corporation, PO Box 30066, Nairobi, Kenya, in time to enable the application to be transmitted to the Crown Agents for Oversea Governments and Administrations in London, so as to reach them on or before the 31st July 1970, payment of interest due on the 1st September 1970, will be made by the Chief Accountant, East African Railways Corporation

Nairobi, East African Railways Corporation,
Nairobi

GAZETTE NOTICE NO 1863

EAST AFRICA HIGH COMMISSION 4 PER CENT STOCK 1968/71

STOCK Certificate No 0110 for £1,000 (one thousand pounds only) of the above-mentioned stock registered in the name of James Christie has been reported lost

The public is hereby warned against fraudulent use of the said certificate which if found, should be returned to the undersigned

F A MBUYA
Chief Accountant
East African Railways Corporation
PO Box 30066, Nairobi (Kenya)

THE PARLIAMENTARY AND PRESIDENTIAL ELECTIONS REGULATIONS 1969 (L N 221 of 1969)

POLLING AREAS AND POLLING STATIONS

IN EXERCISE of the powers conferred by regulation 6(1) of the Parliamentary and Presidential Elections Regulations 1969, the Supervisor of Elections hereby gives notice that for the purpose of the forthcoming elections to the National Assembly in respect of the constituencies named in the first column of the Schedule to this Notice—

- (a) he has divided the said constituencies into the several polling areas specified in the third column of the Schedule to this Notice, and the polling areas are in each case in the areas comprised in the registration units specified in the said third column,
- (b) he has assigned to each of the polling areas the distinguishing letters and number specified opposite such polling area in the second column of the said Schedule,
- (c) he has appointed for each of the said polling areas, the place or places specified opposite such polling area in the fourth column of the said Schedule, as the place or places at which the polling station or polling stations for such polling area shall be established

SCHEDULE

Constituency	Letters and Number of Polling Area	Registration Units in Polling Area	Polling Station	
Емикнача	KAK 6 KAK 7 KAK 8 KAK 9 KAK 31 KAK 32 KAK 33 KAK 34 KAK 35 KAK 36 KAK 37 KAK 37 KAK 38 KAK 39 KAK 40 KAK 41	909, 910 911, 912 913 914, 923 1638 915 916 917 918 919 920 921 922 924, 925 926, 927	Wanakhale Primary School Itumbu Primary School Ebusakami Primary School Ebusiratsi Primary School Ebukhaya Primary School Emusire Primary School Essaba Primary School Ebukanga Primary School Esibira Primary School Essongolo Primary School Mukhole Primary School Ebunangwe Primary School Mutukha Primary School Esiandumba, Primary School Ekwanda Primary School	
Makuyu	MUR 1 MUR 2 MUR 3 MUR 4 MUR 5 MUR 6 MUR 7 MUR 8 MUR 9 MUR 10 MUR 11 MUR 12 MUR 13 MUR 14 MUR 15 MUR 16	2089 2090 2091 2092 2093 2094 451 452 453 460 461 484 485	Ithanga Primary School Kinyangi Harambee Health School Makuyu Harambee Secondary School Kenya Canners Social Hall Kathambara Primary School Mwiting'iri Primary School Maganjo Primary School Kamahuha Youth Centre Igikiro Primary School Maragua Ridge Primary School Samar Primary School Kimathi Primary School Kimathi Primary School Kiambugi Harambee Secondary School Kiamuri Primary School Kamberwa Harambee Health Centre Githuri C C M School	

Dated this 17th day of June 1970

N J MONTGOMERY, Supervisor of Elections

GAZETTE NOTICE NO 1865

THE PARLIAMENTARY AND PRESIDENTIAL ELECTIONS REGULATIONS 1969 (L N 221 of 1969)

APPOINTMENTS

IT IS HEREBY notified for general information that pursuant to regulation 3 of the Parliamentary and Presidential Elections Regulations 1969, the Supervisor of Elections hereby appoints the persons named in the first and second columns of the Schedule hereto to be returning officers and deputy returning officers respectively for the constituencies specified in the third column of the said Schedule

SCHEDULE

Returning Officer	Deputy Returning Officer	Constituency
Stephen Mwakisha Timothy James Waiboci	(1) Semion George Tetu (2) Zakariah Nyambarora Nyarango Richard Geoffrey Rurua	Emukhaya Emukhaya Makuyu

THE GOVERNMENT LANDS ACT (Cap 280)

KISUMU MUNICIPALITY—PLOTS FOR SHOPS/OFFICES AND FLATS (EXCLUDING THE SALE OF PETROL)

THE Commissioner of Lands on behalf of the President of the Republic of Kenya gives notice that the plots in Kisumu Municipality as described in the Schedule hereto are available for alienation and applications are invited for the direct grants of the individual plots

- 2 A plan of the plots may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or the Office of the Town Clerk, PO Box 105, Kisumu, or may be obtained from the Public Map Office, PO Box 30089, Nairobi on payment of Sh 3 post free
- 3 Applications should be submitted to the Commissioner of Lands, Nairobi, through the Town Clerk, PO Box 105, Kisumu, stating the plot required in order of preference
- 4 Applications must be sent so as to reach the Town Clerk, Kisumu, not later than noon on the 20th July 1970
- 5 Applications must not be sent direct to the Commissioner of Lands
- 6 Applicants must enclose with their applications cheques for Sh 1,000 as a deposit, which will be dealt with as follows
 - (a) If the applicant is offered and takes up and pays for a plot within a period of 14 days as required in paragraph 5 below, the deposit will be credited to him
 - (b) If the application is unsuccessful the applicant's deposit will be returned to him
 - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as requested in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

General Conditions

- 1 The ordinary conditions applicable to township grants of this nature except as varied hereby shall apply to this grant
- 2 The grant will be made under the provisions of the Government Lands Act (Cap 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap 281)
- 3 The grant will be issued in the name of the allottee as stated in the letter of application
- 4 The term of the grant will be for 99 years from the 1st day of the month following the notification of the approval of the grant
- 5 Each allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the legal fees payable in respect of the preparation and registration of the grant (Sh 255) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent) In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

Special Conditions

- 1 No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily
- 2 The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

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

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

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

- 5 The land and buildings shall only be used for shops (excluding the sale of petrol) offices and flats
- 6 The buildings shall not cover more than 75 per centum of the area of the land if used for shops and/or office purposes only or such lesser area as may be laid down by the local authority in its by-laws and not more than 50 per centum of the area of the land if used for the combined purposes of shops, offices and flats or such lesser area as may be laid down by the local authority in its by-laws
- 7 The grantee shall not subdivide the land without prior written consent of the Commissioner of Lands
- 8 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any building thereon except with the prior consent in writing of the Commissioner of Lands no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed
- 9 The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid
- 10 The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner of Lands may assess
- 11 Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess
- 12 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President of the Republic of Kenya in lieu thereof
- 13 The President of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains
- 14 The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted Such rental will be at a rate of 4 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands

SCHEDULE

Plot No	Area	Stand	Annual	Road	Survey
	(Approx)	Premium	Rent	Charges	fees
612 620 631 632 636 995 1005	Hectares 0 0557 0 1178 0 0483 0 0478 0 0541 0 0297 0 0279	Sh 6,600 43,000 8,400 8,200 9,400 1,600 1,500	Sh 1,320 8,600 1,680 1,640 1,880 320 300	On demand ", ", ",	Sh 199 199 199 199 199

THE GOVERNMENT LANDS ACT (Cap 280)

KITALE SITE FOR A PETROL SERVICE STATION

THE Commissioner of Lands on behalf of the President of the Republic of Kenya, gives notice that the plot in Kitale as described in the Schedule hereto is available for alienation and applications are invited for the grant of the plot

- 2 A plan of the plot may be seen at the Public Map Office stuated in the Lands Department Building, City Square, Mairobi, or at the office of the Town Clerk to the Kitale Municipality or may be obtained from the Public Map Office, y O Box 30089, Nairobi, on payment of Sh 3 post free
- 3 Applications must be sent so as to reach the Town Clerk to the Municipality, not later than noon on 17th July 1970
- 4 Application forms on the approved pro forma obtainable from the Town Clerk to the Municipality of Kitale, should be submitted to the Commissioner of Lands, through the Clerk to the Municipality of Kitale
- 5 Applications must not be sent direct to the Commissioner of Lands
- 6 Applicants must enclose with their applications their cheque for Sh 1,000 as a deposit which will be dealt with as follows —
- (a) If the applicant is offered and takes up and pays for the plot within a period of 14 days as required in paragraph 5 below, the deposit will be credited to him
- (b) If the application is unsuccessful the applicant's deposit will be returned to him
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto
- 7 Applicants must produce documentary evidence to indicate that they have sufficient funds for the development of the plot

General Conditions

- 1 The ordinary conditions applicable to township grants of this nature except as varied hereby shall apply to this grant
- 2 The grant will be made under the provisions of the Government Lands Act (Cap 280 of the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap 281)
- 3 The grant will be issued in the name of the allottee as stated in the letter of application
- 4 The term of the grant will be for 99 years from the 1st day of the month following the notification of the approval of the grant
- 5 Each allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been approved the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the survey fees payable in respect of the preparation and registration of the grant (Sh 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent) In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

Special Conditions

- 1 No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the local authority and the Commissioner of Lands The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily
- 2 The grantee shall within six months of the commencement of the term submit in triplicate to the Commissioner of Lands through the local authority, plans (including block plans showing the position of the buildings, system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of a petrol service station and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

Provided that if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but

- without prejudice to any right of action or remedy of the President of the Commissioner in respect of any antecedent breach of any conditions herein contained
- 3 The grantee shall at his own expense suitably connect the said drainage system and also the water supply system with any town drainage and/or town water supply system when in the opinion of the local authority the latter systems are so far completed as to enable the grantee to do so
- 4 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land
- 5 Should the grantee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein

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

- 6 The land and buildings shall be used for the purpose of a petrol and service station which shall include only the greasing, washing and oiling of vehicles Adequate car-paiking facilities are to be provided on the plot for those cars which are serviced at the station
- 7 The grantee shall comply with the provisions of the Petroleum Act (Cap 116) and any amendment thereto or made from time to time thereunder
- 8 The buildings shall not cover a greater area of the land than may be prescribed by the local authority
 - 9 The grantee shall not subdivide the land
- 10 The grantee shall not sell, transfer, sublet or charge the land or any part thereof except with the prior consent in writing of the Commissioner of Lands, no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed
- 11 The grantee shall not erect on the land any hoarding, placaid poster, sign or advertisement except a notice advertising the presence of products of the grantee's business
- 12 The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid
- 13 The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining roads and drains serving or adjoining the land as the Commissioner may assess
- 14 Should the Commissioner of Lands at any time require any roads serving or adjoining the land to be constructed to a higher standard the giantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess
- 15 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by the Government or local authority upon the land or the buildings erected thereon, including any contribution of other sum paid by the President of the Republic of Kenya in lieu thereof
- 16 The President of the Republic of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains
- 17 The Commissioner of Lands reserves the right to revise the annual ground rental of Sh 2,800 payable hereunder after the expiration of the thirty-third and sixty-sixth year of the term hereby granted Such rental will be at the rate of 4 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands

SCHEDULE

Plot —Unsurveyed
Area —0 3716 hectares
Road charges —On demand
Stand premium —Sh 14,000
Annual rent —Sh 2,800
Survey fees —On demand

THE GOVERNMENT LANDS ACT

(Cap 280)

NAKURU MUNICIPALITY—SITE FOR HOTEL AND PETROL SERVICE STATION

THE Commissioner of Lands on behalf of the President of the Republic of Kenya, gives notice that a plot in Nakuru Municipality as described in Schedule hereto is available for alienation and applications are invited for the direct grant of the plot

- 2 A plan showing the plot may be seen at the Public Map Office situated in Lands Department Building, City Square, Nairobi, or at the Office of the Town Clerk, Nakuru Municipal Council or may be obtained from the Public Map Office, PO Box 30089, Nairobi, on payment of Sh 4 post free
- 3 Application must be sent so as to reach the Town Clerk, Nakuru, not later than noon on 18th July 1970
- 4 Application forms on approved pro forma obtainable from the Town Clerk should be submitted to the Commissioner of Lands, Nairobi, through the Town Clerk, Nakuiu
- 5 Applications must not be sent direct to the Commissioner of Lands
- 6 Applicants must enclose with their applications their cheques for Sh 1,000 as a deposit which will be dealt with as follows
 - (a) If the applicant is offered and takes and pays for the plot within a period of 14 days as required in paragraph five below, the deposit will be credited to him
 - (b) If the application is unsuccessful the applicant's deposit will be returned to him
 - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto
- 7 Applicants must produce documentary evidence to prove that they have sufficient funds for the development of the plot in one phase and must also produce evidence that they have the support of an oil company which will ensure a continued supply of petrol
- 8 Access and egress to and from the site shall be direct to Railway Avenue to approval No access will be permitted direct onto Geoffrey Kamau Way or to the traffic island to the east of the site via Railway Avenue

General Conditions

- 1 The ordinary conditions applicable to township grants of this nature except as varied hereby shall apply to this grant
- 2 The grant will be made under the provisions of the Government Lands Act (Cap 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap 281)
- 3 The grant will be issued in the name of the allottee as stated in the letter of application
- 4 The term of the grant will be for 99 years from the first day of the month following the notification of the approval of the grant
- 5 Each allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium, proportion of annual rent, together with the survey fees payable in respect of the preparation and registration of the grant (Sh 255) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent) In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

Special Conditions

- 1 No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the local authority and the Commissioner of Lands The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily
- 2 The grantee shall within six months of the commencement of the term submit in triplicate to the Commissioner of Lands through the local authority plans (including block plans showing the position of the buildings, system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes

to crect on the land and shall within 24 months of the commencement of the term complete the erection of a hotel, petrol service station and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

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

- 3 The grantee shall at his own expense suitably connect the said drainage system and also the water supply system with any town drainage and/or town water supply system when in the opinion of the local authority the latter systems are so far completed as to enable the grantee to do so
- 4 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land
- 5 Should the grantee give notice in writing to the Commissionei of Lands that he is unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein

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

- 6 The land and buildings shall only be used for the purpose of a hotel and petrol and service station which shall include only the greasing, washing and oiling of vehicles and purposes ancillary thereto. Adequate car parking facilities are to be provided on the plot for those cars which are serviced at the station. The petrol station shall be sited on the portion of the site which adjoins Plot No. 595
- 7 The grantee shall comply with the provisions of the Petroleum Act (Cap 116), and any amendment thereto or made from time to time thereunder
- 8 The buildings shall not cover a greater area of the land than may be prescribed by the local authority
 - 9 The grantee shall not subdivide the land
- 10 The grantee shall not sell, transfer, sublet or charge the land or any part thereof except with the prior consent in writing of the Commissioner of Lands, no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed
- 11 The grantee shall not erect on the land any hoarding, placaid, poster, sign or advertisement except a notice advertising the presence of products of the grantees' business
- 12 The grantee shall pay to the Commissioner of Lands on demand such sums as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportional cost exceeds or falls short of the amount paid as aforesaid
- 13 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by the Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President of the Republic of Kenya in lieu thereof
- 14 The President of the Republic of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains
- 15 The Commissioner of Lands reserve the right to revise the annual ground rental of Sh 14,400 payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted Such rental will be at the rate of 4 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands

SCHEDULE

Plot —Unsurveyed
Area —0 2123 hectare
Road charges —Sh 38,063 70
Stand premum —Sh 72,000
Annual rent —Sh 14,400
Survey fees —On demand

THE GOVERNMENT LANDS ACT

(Cap 280)

NANDI HILLS TOWNSHIP—PLOTS FOR SHOPS AND/OR OFFICES COMBINED WITH RESIDENCE (Excluding the Sale of Petrol)

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

- 2 A plan of the plots may be seen at the Public Map Office, situated in the Lands Department Building, City Square, Nairobi, or at the office of the Clerk, Sirikwa County Council, or may be obtained from the Public Map Office, PO Box 30089, Nairobi, on payment of Sh 3 post free
- 3 Applications should be submitted to the Commissioner of Lands, Nairobi, through the Clerk of the Sirikwa County Council, stating the plot required in order of preference Applications must be on prescribed forms which are available from Lands Department or the Clerk of the Sirikwa County Council
- 4 Applications must be sent so as to reach the Clerk of the Sirikwa County Council not later than noon on the 17th July 1970
- 5 Applications must not be sent direct to the Commissioner of Lands
- 6 Applicants must enclose with their applications their cheque for Sh 1,000 as a deposit, which will be dealt with as follows
 - (a) If the applicant is offered and takes up and pays for a plot within a period of seven days as required in paragraph 5 below, the deposit will be credited to him
 - (b) If the application is unsuccessful the applicant's deposit will be returned to him
 - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

General Conditions

- 1 The ordinary conditions applicable to townships grants of this nature except as varied hereby shall apply to this grant
- 2 The grant will be made under the provisions of the Government Lands Act (Cap 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap 281)
- 3 The grant will be issued in the name of the allottee as stated in the letter of application
- 4 The term of the grant will be for 99 years from the first day of the month following the notification of the approval of the grant
- 5 Each allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the survey fees, the fees payable in respect of the preparation and registration of the grant (Sh 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent) In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

Special Conditions

- 1 No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily
- 2 The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

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

- 3 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land
- 4 Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid, the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised therein

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

- 5 The land and buildings shall only be used for shops (excluding a petrol station) and/or offices combined with residence
- 6 The buildings shall not cover more than 75 per centum of the area of the land or such lesser area as may be laid down by the local authority in its by laws, and not more than 50 per centum of the area of the land if used for the purposes of shops, offices and flat or such lesser area as may be laid down by the local authority in its by-laws
- 7 The land and buildings shall not be used for the purpose of any trade or business which the Commissioner of Lands considers to be dangerous or offensive
 - 8 The grantee shall not subdivide the land
- 9 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the President, no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed

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

- 10 The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid
- 11 The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess
- 12 Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess
- 13 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon including any contribution or other sum paid by the President in heu thereof
- 14 The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains, of all descriptions, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains
- 15 The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted Such rental will be at a rate of 4 per cent of the unimproved free-hold value of the land as assessed by the Commissioner of Lands

SCHEDULE

LR No	Area (Approx)	Stand Premum	Annual Rent	Road Charges (Initial Contribu- tion)	Sui vey fees
7830/12 7830/23 7830/40 7830/41 7830/42 7830/43	Hectares 0 0464 0 0297 0 0297 0 0297 0 0297 0 0297	Sh 2,200 1,600 1,600 1,600 1,600 1,600	Sh 440 320 320 320 320 320 320	on demand ,, ,,	Sh 460 460 460 460 460 460

THE REGISTERED LAND ACT 1963

(No 25 of 1963)

SIRAKARU TOWNSHIP, KABUYEFWE SETTLEMENT SCHEME NO 13—PLOTS FOR HOTELS, SHOPS, WORKSHOPS, CHARCOAL AND HIDES AND SKINS

THE Commissioner of Lands gives notice that the plots in Sirakaru Township, as described in the Schedule appended hereto, are available for alienation and applications are invited for the direct grants thereof

- 2 A plan of the plots may be seen at the offices of the District Commissioner, the Local Senior Settlement Officer and the Clerk to Council
- 3 Applications should be submitted to the Commissioner of Lands through the District Commissioner and not direct so as to reach the District Commissioner not later than 30th September 1970
- 4 Applicants must enclose with their applications the sum of Sh 200 as a deposit, which will be dealt with as follows
 - (a) If the applicant is offered and takes up and pays for a plot within a period of 30 days as required in para graph 5 below the deposit will be credited to him
 - (b) If the application is unsuccessful the applicant's deposit will be refunded to him
 - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 30 days as required in paragraph 5, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto
- 5 Each allottee of a plot shall pay to the Commissioner of Lands within 30 days of the notification that his application has been approved, the assessed stand premium and proportion of annual rent together with survey fees also the fees payable in respect of preparation and registration of the grant and stamp duty assessed at 2 per cent of the stand premium and annual rent, in default of payment of which within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot offered

General Conditions

The ordinary conditions applicable to township grants of this nature as varied hereby shall apply to the grants —

- (a) The grants shall be made initially for a term of 33 years convertible to 99 years in due course in cases where development has taken place to the required standard as shown in (b) below
- (b) The grantee will be required to erect within 24 months of the commencement of the lease buildings in traditional style in accordance with plans previously approved in writing by the local authority and the Commissioner of Lands Should the buildings be of permanent materials and of an approved design and erected within two years of the commencement of the lease to the satisfaction of the authority concerned, the term of the lease, may, on application made prior to the expiry of the 33 years' lease, be extended to 99 years at such rental and condition as may then be prescribed
- (c) The grantee shall maintain in good and substantial repair all buildings at any time erected on the land
- (d) To provide on the land to the satisfaction of the local authority, a proper system for the disposal of sewage and sullage water
- (e) The grantee shall erect a fence or plant a hedge on the boundaries of the land other than the frontage and shall keep such fence or hedge in good repair
- (f) The grantee shall use the land for the purpose of business (excluding the sale of petrol except where specifically permitted) and residence and shall not indulge in any trade or business which the Commissioner of Lands considers dangerous or offensive
- (g) The grantee shall not transfer, charge or part with the possession of the land without the previous written consent of the Commissioner of Lands
- (h) The Commissioner of Lands or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of such installations
- (i) The grantee will be required to pay such nates, taxes, changes, duties, assessments or outgoings of whatever descriptions as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon including any contributions or other sums paid in heu thereof

SCHEDULE

Plot No	Area (approx)	Stand Premium	Annual Rent	Road Charges	Survey Fees	
Share and Decidence	Hectares	Sh	Sh		Sh	
Shops and Residence Plots 19–22 (4) Plots 32–36 (5) Workshops and Residence	0 0445 0 0445	600 600	120 120	on demand on demand	50 50	
Plots 27–29 (3)	0 0445	500	100	on demand	50	
Hotels Plots 17–18 (2)	0 0445	680	136	on demand	50	
Storage and Processing of Hides and Skins Plot 30 (1)	0 0971	880	176	on demand	50	
Storage and Sale of Charcoal Plot 61 (1)	0 0364	220	44	on demand	50	

GAZETTE NOTICE NO 1868

THE REGISTERED LAND ACT 1963 (No 25 of 1963)

Kipsangwe Township, Sango Settlement Scheme No 24—Plots for Hotels, Shops, Workshops, Charcoal and Hides and Skins

THE Commissioner of Lands gives notice that the plots in Kipsangwe Township, as described in the Schedule appended hereto, are available for alienation and applications are invited for the direct grants thereof

- 2 A plan of the plots may be seen at the offices of the District Commissioner, the Local Senior Settlement Officer and the Clerk to Council
- 3 Applications should be submitted to the Commissioner of Lands through the District Commissioner and not direct so as to reach the District Commissioner not later than 30th September 1970
- 4 Applicants must enclose with their applications the sum of Sh 200 as a deposit, which will be dealt with as follows
 - (a) If the applicant is offered and takes up and pays for a plot within a period of 30 days as required in paragraph 5 below the deposit will be credited to him

- (b) If the application is unsuccessful the applicant's deposit will be refunded to him
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 30 days as required in paragraph 5, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto
- 5 Each allottee of a plot shall pay to the Commissioner of Lands within 30 days of the notification that his application has been approved, the assessed stand premium and proportion of annual rent together with survey fees also the fees payable in respect of preparation and registration of the grant and stamp duty assessed at 2 per cent of the stand premium and annual rent, in default of payment of which within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot offered

General Conditions

The ordinary conditions applicable to township grants of this nature as varied hereby shall apply to the grants —

(a) The grants shall be made unitially for a term of 33 years convertible to 99 years in due course in cases where development has taken place to the required standard as shown in (b) below

- (b) The grantee will be required to erect within 24 months of the commencement of the lease buildings in traditional style in accordance with plans previously approved in writing by the local authority and the Commissioner of Lands Should the buildings be of permanent materials and of an approved design and erected within two years of the commencement of the lease to the satisfaction of the authority concerned, the term of the lease, may, on application made prior to the expiry of the 33 years' lease, be extended to 99 years at such rental and condition as may then be prescribed
- (c) The grantee shall maintain in good and substantial repair all buildings at any time elected on the land
- (d) To provide on the land to the satisfaction of the local authority, a proper system for the disposal of sewage and sullage water
- (e) The grantee shall erect a fence or plant a hedge on the boundaries of the land other than the frontage and shall keep such fence or hedge in good repair
- (f) The grantee shall use the land for the purpose of business (excluding the sale of petrol except where specifically

permitted) and residence and shall not indulge in any trade or business which the Commissioner of Lands considers dangerous or offensive

- (g) The grantee shall not transfer, charge or part with the possession of the land without the previous written consent of the Commissioner of Lands
- (h) The Commissioner of Lands or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of such installations
- (1) The grantee will be required to pay such rates, taxes, charges, duties, assessments or outgoings of whatever descriptions as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon including any contributions or other sums paid in lieu thereof

SCHEDULE

Plot No	Area (approx)	Stand Premium	Annual Rent	Road Charges	Survey Fees
Shops and Residence	Hectares	Sh	Sh		Sh
Plots 9-12 (4) Plot 13 (1) Plots 14-17 (4) Storage and Sale of Charcoal	0 05 0 06 0 05	660 800 660	132 160 132	on demand on demand on demand	50 50 50
Plot 23 (1)	0 07	360	72	on demand	50

GAZETTE NOTICE NO 1869

THE REGISTERED LAND ACT 1963

(No 25 of 1963)

Kapsara Township, Cherangani Settlement Scheme No 2— Plots for Hotels, Shops, Workshops, Charcoal and Hides and Skins

THE Commissioner of Lands gives notice that the plots in Kapsara Township, as described in the Schedule appended hereto, are available for alienation and applications are invited for the direct grants thereof

- 2 A plan of the plots may be seen at the offices of the District Commissioner, the Local Senior Settlement Officer and the Clerk to Council
- 3 Applications should be submitted to the Commissioner of Lands through the District Commissioner and not direct so as to reach the District Commissioner not later than 15th October 1970
- 4 Applicants must enclose with their applications the sum of Sh 200 as a deposit, which will be dealt with as follows
 - (a) If the applicant is offered and takes up and pays for a plot within a period of 30 days as required in paragraph 5 below the deposit will be credited to him
- (b) If the application is unsuccessful the applicant's deposit will be refunded to him
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 30 days as required in paragraph 5, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto
- 5 Each allottee of a plot shall pay to the Commissioner of Lands within 30 days of the notification that his application has been approved, the assessed stand premium and proportion of annual rent together with survey fees also the fees payable in respect of preparation and registration of the grant and stamp duty assessed at 2 per cent of the stand premium and annual rent, in default of payment of which within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot offered

General Conditions

The ordinary conditions applicable to township grants of this nature as varied hereby shall apply to the grants —

- (a) The grants shall be made unutally for a term of 33 years convertible to 99 years in due course in cases where development has taken place to the required standard a shown in (b) below
- (b) The grantee will be required to erect within 24 months of the commencement of the lease buildings in traditional style in accordance with plans previously approved in writing by the local authority and the Commissioner of Lands Should the buildings be of permanent materials and of an approved design and erected within two years of the commencement of the lease to the satisfaction of the authority concerned, the term of the lease, may, on application made prior to the expiry of the 33 years' lease, be extended to 99 years at such rental and condition as may then be prescribed
- (c) The grantee shall maintain in good and substantial repair all buildings at any time erected on the land
- (d) To provide on the land to the satisfaction of the local authority, a proper system for the disposal of sewage and sullage water
- (e) The grantee shall erect a fence or plant a hedge on the boundaries of the land other than the frontage and shall keep such fence or hedge in good repair
- (f) The grantee shall use the land for the purpose of business (excluding the sale of petrol except where specifically permitted) and residence and shall not indulge in any trade or business which the Commissioner of Land considers dangerous or offensive
- (g) The grantee shall not transfer, charge or part with the possession of the land without the previous written consent of the Commissioner of Lands
- (h) The Commissioner of Lands or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings an such a way as to cover or interfere with any existing alignments of such installations
- (1) The grantee will be required to pay such rates, taxes, charges, duties, assessments or outgoings of whatever descriptions as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon including any contributions or other sums paid in heu thereof

SCHEDULE

Plot No	Area (approx)	Stand Premium	Annual Rent	Road Charges	Survey Fees
	Hectares	Sh	Sh		Sh
Shops and Residence					_,,
Plot 3 (1)	0 0547	700	140	on demand	50
Plots $4-6$ (3)	0 0465	600	120	on demand	50
Plots 34–35 (2)	0 0465	600	120	on demand	50 50 50
Plot 36 (1)	0 0372	500	100	on demand	50
Plot 37 (1)	0 0454	600	120	on demand	50
Plots 38-42 (5)	0 0465	600	120	on demand	50
Plot 43 (1)	0 0454	600	$\overline{120}$	on demand	50
Plot 44 (1)	0 0454	600	120	on demand	50
Plot 45 (1)	0 0465	600	120	on demand	50
Plots 61–66 (7)	0 0465	600	120	on demand	50 50
Workshop and Residence		300			
Plots 49–55 (7)	0 0465	520	104	on demand	50
Storage and Sale of Charcoal		- - ·	•••		
Plot 58 (1)	0 0764	400	<u> </u>	An demand	50
Storage and Drocess no of U dee and Ch no					

THE TRUST LAND ACT

(Cap 288)

KISII—SITE FOR BAR, RESTAURANT, NIGHT CLUB, AND LODGING

THE Commissioner of Lands on behalf of County Council of Gusii gives notice that a plot in Kisii Township as described in the Schedule hereto, is available for alienation and applications are invited for the direct grant of the plot

- 2 A plan of the plot may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or at the Office of the Clerk to Gusii County Council, or may be obtained from the Public Map Office, PO Box 30089, Nairobi on payment of Sh 4 per copy post free
- 3 Applications should be submitted to the Clerk to Gusii County Council, Kisii Applications must be sent so as to reach the Clerk to Council, Kisii, not later than noon on Monday, 27th July 1970
- 4 Applicants must enclose with their applications their cheque for Sh 1,000 drawn on the applicant's own banking account (no other cheque will be accepted) made payable to the Clerk to Council Kisii, as a deposit, which will be dealt with as follows
 - (a) If the applicant is offered and takes up and pays for the plot within a period of 14 days, as required in paragraph 5 below, the deposit will be credited to him
 - (b) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days, as required in paragraph 5 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto
 - (c) If the applicant is unsuccessful his deposit will be refunded
- 5 The allottee shall pay to the District Commissioner, Kisii, within 14 days of notification that his application has been approved the assessed stand premium and proportion of annual rent, together with the survey fees, the fees payable in respect of the preparation and registration of the grant (Sh 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent) In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

General Conditions

- 1 The ordinary conditions applicable to township and trading centre grants of this nature shall apply except as varied hereby
- 2 The grant will be made under the Trust Land Act (Cap 288) and title will be issued under the Registration of Titles Act The term of the grant will be for 33 years from the first day of the month following the notification of the approval of the grant
- 3 The grant will be issued in the name of the applicant as stated in the letter of application

Special Conditions

- 1 The grantee shall erect for occupation within 24 months of the commencement of the term buildings of approved design on proper foundation constructed of stone burnt blick or concrete with roofing of tiles or other permanent material approved by the County Council and shall maintain the same (including the external paintwork) in good and substantial repair and condition to the satisfaction of the County Council
- 2 The erection of buildings shall not be commenced until plans (including block plans showing the position of the buildings and a system of drainage for disposal of sewage, surface and sullage water), drawings, elevations and specifications thereof have been approved in writing by the County Council Such drawings, elevations and specifications shall be submitted in triplicate to the County Council
- 3 No additions shall be made to the buildings without the prior consent in writing of the County Council
- 4 The land and buildings shall only be used for bar, restaurant, night club and lodging and the grantee shall through out the term and to the satisfaction of the local authority make substantial use of the land and buildings for such purpose
- 5 The land shall not be used in any manner which the County Council considers to be dangerous or offensive to the public in the neighbourhood

- 6 The land shall not be subdivided
- 7 The grantee shall not alienate the land or part thereof by sale, charge, transfer of possession, sublease, bequest or otherwise, howsoever without the previous consent in writing of the County Council of Gusii and no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 1 has been performed
- 8 The grantee shall pay all sums that may from time to time be demanded by the County Council of Gusii in respect of the cost of constructing, maintaining, repairing, improving and renewing all roads, drains and sewers serving or adjoining the land
- 9 The grantee shall be responsible for the payment of all taxes, charges or duties of whatever description that may be levied, imposed or charged by the County Council or Government upon land or buildings
- 10 The grantee shall on receipt of notice in writing in that behalf from the County Council forthwith adequately fence or hedge the land and shall thereafter maintain such fence or that hedge to the satisfaction of the County Council
- 11 The County Council or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and access to water mains, service pipes and drains, telephone and telegraph wires and electric mains of all descriptions either overhead or underground

Dated at Nairobi this 26th day of June 1970

SCHEDULE

Plot No —Unsurveyed

Area —0 0371 hectares (approximately)

Stand premium —Sh 2,400

Annual rent —Sh 480

Road charges —On demand

Survey fees —On demand

GAZETTE NOTICE NO 1871

IN THE HIGH COURT OF KENYA AT NAIROBI

Election Petition No 1 of 1970

IN THE MATTER OF THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT 1969

AND

IN THE MATTER OF A PARLIAMENTARY ELECTION FOR KARACHUONYO CONSTITUENCY

Amos Onyango Midamba alias Amos Midamba (petitioner)
and

Josiah arap Kirui (first respondent)

David Okiki Amayo (second respondent)

NOTICE TO SHOW CAUSE

(Under section 22 (a) of the National Assembly and Presidential Elections Act 1969)

To

- (1) J K Winayak & Co, advocates, Central Building, Government Road, PO Box 3261, Nairobi
- (2) J A Karui, District Commissioner, South Nyanza
- (3) David Okiki Amayo, c/o National Assembly, Nairobi

TAKE NOTICE that at 10 o'clock in the foremoon of Tuesday, 14th July 1970, you are required to appear and show cause before the Election Court of the Republic of Kenya, at the Law Courts, Nairobi, why the above petition should not be rejected summarily under section 22 (a) of the National Assembly and Presidential Elections Act 1969

Given under my hand and the Seal of the Court at Nairobi this 23rd day of June 1970

VIJAY KAPILA, Senior Deputy Registrar High Court of Kenya

IN THE HIGH COURT OF KENYA AT NAIROBI

Election Petition No 2 of 1970

IN THE MATTER OF THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT 1969

AND

IN THE MATTER OF A PARLIAMENTARY ELECTION FOR NAROK NORTH CONSTITUENCY

Justus Kandet ole Tipis (petitioner)

and

Moses Tinga Marima (first respondent)

Japheth Anthur Mwangi (second respondent)

NOTICE TO SHOW CAUSE

(Under section 22 (a) of the National Assembly and Presidential Elections Act 1969)

To

- (1) Messrs Waruhiu & Co, advocates, Baring Arcade, PO Box 7122, Narrobi
- (2) Moses Tinga Marima, c/o National Assembly, Nairobi
- (3) Japheth Arthur Mwangi, District Commissioner, Narok

TAKE NOTICE that at 10 o'clock in the forenoon of Tuesday, 14th July 1970, you are required to appear and show cause before the Election Court of the Republic of Kenya, at the Law Courts, Nairobi, why the above petition should not be rejected summarily under section 22 (a) of the National Assembly and Presidential Elections Act 1969

Given under my hand and the Seal of the Court at Nairobi this 23rd day of June 1970

VIJAY KAPILA, Senior Deputy Registrar, High Court of Kenya

GAZETTE NOTICE NO 1873

IN THE HIGH COURT OF KENYA AT NAIROBI

ELECTION PETITION NO 3 OF 1970

IN THE MATTER OF THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT 1969

AND

IN THE MATTER OF A PARLIAMENTARY ELECTION FOR LURAMBI SOUTH CONSTITUENCY

Shadrach Namunyu Okova (petitioner)
and

Ezekiel Nyarangi (first respondent)
Brown Tsuma (second respondent)

NOTICE TO SHOW CAUSE

(Under section 22 (a) of the National Assembly and Presidential Elections Act 1969)

То

- (1) Messrs Kaplan & Stratton, advocates, York House PO Box 111, Narrobi
- (2) Ezekiel Nyarangi, Returning Officer, Lurambi South
- (3) Brown Tsuma, c/o National Assembly, Nairobi

TAKE NOTICE that at 10 o'clock in the forenoon of Wednesday, 15th July 1970, you are required to appear and show cause before the Election Court of the Republic of Kenya, at the Law Courts, Nairobi, why the above petition should not be rejected summarily under section 22 (a) of the National Assembly and Presidential Elections Act 1969

Given under my hand and the Seal of the Court at Nairobi this 23rd day of June 1970

VIJAY KAPILA, Senior Deputy Registrar High Court of Kenya GAZETTE NOTICE NO 1874

IN THE HIGH COURT OF KENYA AT NAIROBI

ELECTION PETITION NO 6 OF 1970

IN THE MATTER OF THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT 1969

AND

IN THE MATTER OF A PARLIAMENTARY ELECTION FOR LIMURU CONSTITUENCY

Peter Kariuki Thande (petitioner)

and

Alexander C Kangethe (first respondent)

James Samuel Gachuru (second respondent)

Notice to Show Cause

(Under section 22 (a) of the National Assembly and Presidential Elections Act 1969)

To

- (1) Messrs Kaplan & Stratton, advocates, York House, PO Box 111, Nairobi
- (2) Alexander C Kangethe, Returning Officer, Limuru
- (3) James Samuel Gachuru, c/o National Assembly, Nairobi

TAKE NOTICE that at 10 o'clock in the forenoon of Wednesday, 15th July 1970, you are required to appear and show cause before the Election Court of the Republic of Kenya, at the Law Courts, Namobi, why the above petition should not be rejected summarily under section 22 (a) of the National Assembly and Presidential Elections Act 1969

Given under my hand and the Seal of the Court at Nairobi this 23rd day of June 1970

VIJAY KAPILA, Senior Deputy Registrar, High Court of Kenya

GAZETTE NOTICE NO 1875

IN THE HIGH COURT OF KENYA AT NAIROBI

Election Petition No 8 of 1970

IN THE MATTER OF THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT 1969

AND

IN THE MATTER OF A PARLIAMENTARY ELECTION FOR LAMU WEST CONSTITUENCY

Mohamed Abudu (petitioner)

and

Nahashon Musa Nguga (first respondent)

Abu Somo (second respondent)

NOTICE TO SHOW CAUSE

(Under section 22 (a) of the National Assembly and Presidential Elections Act 1969)

То

- (1) J K Winiayak & Co, advocates, Central Building, Government Road, PO Box 3261, Nairobi
- (2) N M Ngugi, District Commissioner, Lamu West
- (3) Abu Somo, c/o National Assembly, Nairobi

TAKE NOTICE that at 10 o'clock in the formoon of Thursday, 16th July 1970, you are required to appear and show cause before the Election Court of the Republic of Kenya, at the Law Courts, Nairobi, why the above petition should not be rejected summarily under section 22 (a) of the National Assembly and Presidential Elections Act 1969

Given under my hand and the Seal of the Court at Nairobi this 23rd day of June 1970

VIJAY KAPILA,
Senior Deputy Registrar,
High Court of Kenya

IN THE HIGH COURT OF KENYA AT NAIROBI

ELECTION PETITION NO 9 of 1970

IN THE MATTER OF THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT 1969

AND

IN THE MATTER OF A PARLIAMENTARY ELECTION FOR NAKURU TOWNSHIP CONSTITUENCY

John Abraham Sıbı-Okumu (petitioner)

and

Daniel Gilber Kimani (first respondent)

Mark Mwithaga (second respondent)

NOTICE TO SHOW CAUSE

(Under section 22 (a) of the National Assembly and Presidential Elections Act 1969)

To

- (1) Jones & Jones, advocates, Warner's Building, Lawry Avenue, PO Box 73, Nakuru
- (2) D G Kumanı, Dustrict Commissioner, Nakuru
- (3) Mark Mwithaga, c/o National Assembly, Nairobi

TAKE NOTICE that at 10 o'clock in the forenoon of Thursday, 16th July 1970, you are required to appear and show cause before the Election Court of the Republic of Kenya, at the Law Courts, Nairobi, why the above petition should not be rejected summarily under section 22 (a) of the National Assembly and Presidential Elections Act 1969

Given under my hand and the Seal of the Court at Nairobi this 23rd day of June 1970

VIJAY KAPILA, Senior Deputy Registrar, High Court of Kenya

GAZETTE NOTICE NO 1877

IN THE HIGH COURT OF KENYA AT NAIROBI

ELECTION PETITION NO 12 OF 1970

IN THE MATTER OF THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT 1969

AND

IN THE MATTER OF A PARLIAMENTARY ELECTION FOR BUSIA SOUTH CONSTITUENCY

Samuel Sumba Mukudı (petitioner)
and

Z N Nyarango (first respondent)

James Nakhwanga Osogo (second respondent)

Notice to Show Cause

(Under section 22 (a) of the National Assembly and Presidential Elections Act 1969)

То

- (1) Messrs Kaplan & Stratton, advocates, York House, PO Box 111, Natrobi
- (2) Z N Nyarango, Returning Officer, Busia South
- (3) James Nakhwanga Osogo, c/o Natronal Assembly, Narrobi

TAKE NOTICE that at 10 o'clock in the forenoon of Wednesday, 15th July 1970, you are required to appear and show cause before the Election Court of the Republic of Kenya, at the Law Courts, Nairobi, why the above petition should not be rejected summarily under section 22 (a) of the National Assembly and Presidential Elections Act 1969

Given under my hand and the Seal of the Court at Nairobi this 23rd day of June 1970

VIJAY KAPILA, Senior Deputy Registrar, High Court of Kenya GAZETTE NOTICE NO 1878

IN THE HIGH COURT OF KENYA AT NAIROBI

Election Petition No 13 of 1970

IN THE MATTER OF THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT 1969

AND

IN THE MATTER OF A PARLIAMENTARY ELECTION FOR WAJIR SOUTH CONSTITUENCY

Ahmed Abdı Ogle (petitioner)

and

M M Muhashammy (first respondent)

Abdı Alı Harsı (second respondent)

NOTICE TO SHOW CAUSE

(Under section 22 (a) of the National Assembly and Presidential Elections Act 1969)

To

- (1) A H Malik and Co, advocates, Silopark House, Sergeant Ellis Avenue, Namobi
- (2) M M Muhashammy, District Commissioner, Wajir
- (3) Abda Alı Hirsi, c/o National Assembly, Nairobi

TAKE NOTICE that at 10 o'clock in the forenoon of Friday, 17th July 1970, you are required to appear and show cause before the Election Court of the Republic of Kenya, at the Law Courts, Nairobi, why the above petition should not be rejected summarily under section 22 (a) of the National Assembly and Presidential Elections Act 1969

Given under my hand and the Seal of the Court at Nairobi this 23rd day of June 1970

VIJAY KAPILA,
Senior Deputy Registrar,
High Court of Kenya

GAZETTE NOTICE NO 1879

IN THE HIGH COURT OF KENYA AT NAIROBI

Election Petition No 14 of 1970

IN THE MATTER OF THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT 1969

AND

IN THE MATTER OF A PARLIAMENTARY ELECTION FOR KIRINYAGA WEST CONSTITUENCY

James Njaga Kibuga (petitioner)
and

Luka D Galgalo (first respondent)

James Njuru (second respondent)

NOTICE TO SHOW CAUSE

(Under section 22 (a) of the National Assembly and Presidential Elections Act 1969)

To

- (1) J K Winayak & Co, advocates, Central Building, Government Road, PO Box 3261, Nairobi
- (2) L D Galgalo, District Commissioner, Kirinyaga West
- (3) James Njiru, c/o National Assembly, Nairobi

TAKE NOTICE that at 10 o'clock in the forenoon of Friday, 17th July 1970, you are required to appear and show cause before the Election Court of the Republic of Kenya, at the Law Courts, Nairobi, why the above petition should not be rejected summarily under section 22 (a) of the National Assembly and Presidential Elections Act 1969

Given under my hand and the Seal of the Court at Nairobi this 23rd day of June 1970

VIJAY KAPILA,
Sentor Deputy Registrar,
High Court of Kenya

THE TRADE MARKS ACT

(Cap 506)

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

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

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

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

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

Representations of the marks advertised herein can be seen at the Trade Marks Registry, State Law Offices, Natrobi

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

The undermentioned applications are proceeding in the name of FARBWERKE HOECHST AKTIENGESELLSCHAFT vormals Meister Lucius & Bruning, of Fiankfuit (Main) Hoechst, Germany and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 26th July 1969

CLASS 1—SCHEDULE III

VARIAMIN

16840—Chemical products for industrial purposes To be associated with TMA No 16841

CLASS 2—SCHEDULE III

VARIAMIN

16841—Dyes, dyestuffs To be associated with TMA No 16840

CLASS 2—SCHEDULE III

IMPERON

16712—Dyes, dyestuffs, dyeing, printing and textile auxiliaries Farbwerke Hoechst Aktiengesellschaft, vormals Meister Lucius & Bruning manufacturers and merchants, of Frankfurt (Main) Hoechst, Brunungstr 45, West Germany, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 17th June 1969

The undermentioned applications are proceeding in the name of Shell International Petroleum Company Limited, merchants, of Shell Centre, London SE1, England and c/o Messrs Atkanson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 23rd August 1969

CLASSES 1 AND 5-SCHEDULE III

FASTAC

16936—Chemical products for use in agriculture, horticulture and forestry, manures (natural and artificial), seed dressings To be associated with TMA No 16937

16937 —Insecticides, larvicides, fungicides, molluscicides and nematocides, pesticides, herbicides and vermin destroying preparations, disinfectants and soil fumigants, veterinary substances To be associated with TMA No 16936

CLASSES 1 AND 5—SCHEDULE III

TALCORD

16938—Chemical products for use in agriculture, horticulture and forestry, manures (natural and artificial), seed dressings. To be associated with TMA. No. 16939

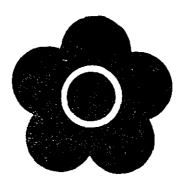
16939—Insecticides, larvicides, fungicides, molluscicides and nematocides, pesticides, herbicides and veimin destroying preparations, disinfectants and soil fumigants, veterinary substances To be associated with TMA No 16938

The undermentioned applications are proceeding in the name of Mary Quant Cosmetics Limited, a British company, manufacturers and merchants, of Hook Rise, Kingston By-Pass, Surbiton, Surrey, England and c/o Messis Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 1st October 1968

BOTH IN CLASS 3—SCHEDULE III

MARY QUANT

B 16064—Cosmetics, cosmetic preparations and articles, non medicated toilet preparations and articles, nail polish, nail polish removing preparations, preparations for the teeth and hair, perfumes, soaps To be associated with TMA No B 16065



MARY QUANT

B 16065—Cosmetics cosmetic preparations and articles, non medicated toilet preparations and articles, nail polish, nail polish removing preparations, preparations for the teeth and hair, perfumes, soaps To be associated with TMA No B 16064

The undermentioned applications are proceeding in the name of Jethabhai Industrial Works Partners S M Amersi, A M Amersi, N M Amersi, soap manufacturers and general merchants, of PO Box 728, Arusha, Tanzania 9th September 1969

BOTH IN CLASS 3—SCHEDULE III

KIBO

16983 -Soap and soap products

JIW 707

Registration of this trade mark shall give no right to the exclusive use of the numerals "707 singly or collectively

16984 - Soap and soap products

CLASS 5-SCHEDULE III

Obee

16018—Catamenial tampons, sanitary napkins and all other goods falling in the same class as catamenial tampons DR CARL HAHN KG, a German company, of Dusseldorf, Wilhelm Maix-Haus, Heinrich Heine-Allen 53, Germany and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 17th September 1968

The undermentioned applications are proceeding in the name of Luitpold-Werk Chemisch Pharmazeutische Fabrik, a Kommanditgesellschaft organized and existing under the laws of the Federal Republic of Germany, of 8 Munchen 25, Zielstattstrasse 911, Germany and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa

CLASS 5-SCHEDULE III

Hirudoid

16796 —Goods medicament, 1 e a percutaneous antithrombotic and antiphlogistic preparation. To be associated with TMA. No 16851—12th. July—1969

Hirudal

16851 —Medicament for the healing of ulcers and torpid wounds To be associated with TMA No 16796 30th July 1969

Arteparon

16852 —Medicament for the causal therapy of arthrosis 30th July 1969

Permucal

16921 —Medicament for the local treatment of haemorrhoids 18th August 1969

CLASS 5-SCHEDULE III

Anacal

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

16836—Medicament for the local treatment of haemorrhoids Luitpold-werk Chemisch Pharmazeutische Fabrik, a Kommanditgesellschaft organized and existing under the laws of the Federal Republic of Germany, chemical manufacturers, of Zielstattstiasse 9-11, Munich 25, Germany and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 26th July 1969

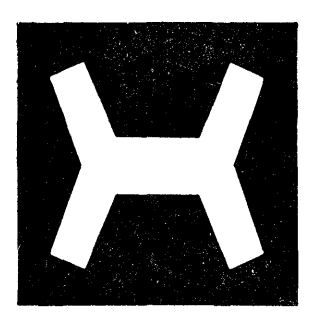
CIASS 6—SCHEDULE III

NACO SUNSASH

16514—Louvre window frames and parts and accessories thereof N V APPLETON PTY LTD, a company incorporated under the laws of the State of Queensland, manufacturers, of 128 Gerler Road, Brisbane in the State of Queensland, Commonwealth of Australia and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29 Mombasa To be associated with TM 15801 18th March 1969

The undermentioned applications are proceeding in the name of Van Leer's Vatenfabrieken NY (a limited liability company organized and existing under the laws of the Kingdom of the Netherlands), manufacturers and merchants, of 206, Amsterdamseweg, Amstelveen, The Netherlands and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 1st August 1969

CLASS 6-SCHEDULF III



16864—Metal containers and parts and accessories, including closures therefor To be associated with TMA Nos 16865 and 16866

CLASS 16—SCHEDULE III

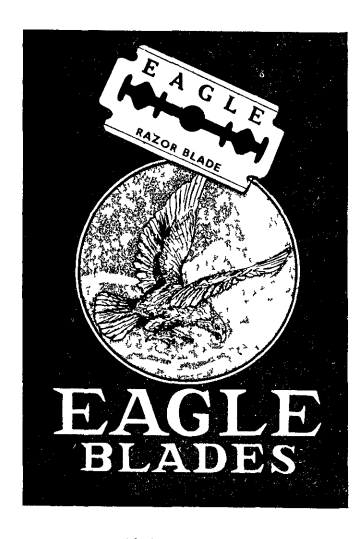
16865—Containers made of paperboard and parts and accessories including closures therefor. To be associated with TMA Nos. 16864 and 16866

CLASS 17-SCHFDUIE III

16866—Containers made of thermoplastic material and parts and accessories including closures therefor To be associated with TMA Nos 16864 and 16865

The undermentioned applications are proceeding in the name of Precision Industries (Africa) Limited, a company duly organized and existing under the laws of the Republic of Kenya, manufacturers and merchants, of Enterprise Road, Industrial Area, PO Box 7953, Nairobi and c/o Messrs Kaplan & Stratton, advocates, PO Box 111, Nairobi 1st October 1969

BOTH IN CLASS 8—SCHEDULE III

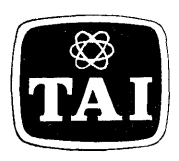


17058 —Safety razor blades



17059 —Safety razor blades

CLASS 9—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the device of an electron arbit

17341—Radios, radio/phono, radiograms, stereograms, record players, reproducers, public address systems, loudspeakers TAI MANUFACTURING CO LTD, limited liability company incorporated in Kenya, manufacturers, of Newark Road, PO Box 30485, Nairobi 21st February 1970

CLASS 11—SCHEDULE III



16833 —Cases for electric torches, torches, electric lamps, electric lamp bulbs therefor and gas lighters Berec Inter-NATIONAL LIMITED, a British company, manufacturers and merchants, of 1255, High Road, Whetstone, London, N 20, England and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa To be associated with TM No 15897 26th July 1969

CLASS 13—SCHEDULE III



The mark consists of a German word Eichhorn meaning

16718—Firearms, ammunition and projectiles, explosive substances and fireworks Dynamit Nobel Aktiengesellschaft, a body corporate organized under the laws of the Federal Republic of Germany, manufacturers and merchants, of 521 Troisdorf, near Cologne, Germany and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 17th June 1969

CLASS 16-SCHEDULE III



15945 —Printed matter, newspapers and periodicals, books, photographs, stationery Coast Bus Service, of PO Box 2414, Mombasa and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 22nd August 1968

OPTIMUM

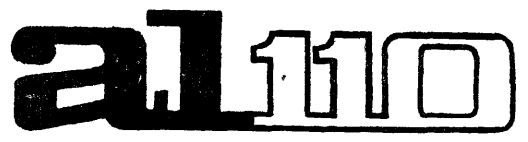
17135 — Paper, paper articles, cardboard, cardboard articles, paper stationery and artists' materials Wiggins Teape Limited, a limited liability company registered under the laws of Great Britain, paper manufacturers, of Gateway House, 1, Watling Street, London, EC4, England and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 22nd November 1969

CLASS 28—SCHEDULE III

MATCHBOX

16874 — Toy models, toys, games and playthings Lesney Pro-DUCTS AND CO LIMITED (a British company), manufacturers and merchants, of Eastway, Hackney Wick, London, E 9, England and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa To be associated with TM No 13989 1st August 1969

The undermentioned applications are proceeding in the name of Nestle's Products Limited, a company registered under the laws of the Bahama Islands, merchants, of Nestle House, Collins Avenue, Nassau, Bahama Islands and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 18th March 1969



Registration of this trade mark shall give no right to the exclusive use of the numerals 1 and 0

Class 5—Schedule III

16510—All goods included in Class 5 To be associated with TMA Nos 16511 and 16512

CLASS 29—SCHEDULE III

16511 —All goods included in Class 29 To be associated with TMA Nos 16510 and 16512

CLASS 30—SCHEDULE III

16512—All goods included in Class 30 To be associated with TMA Nos 16510 and 16511

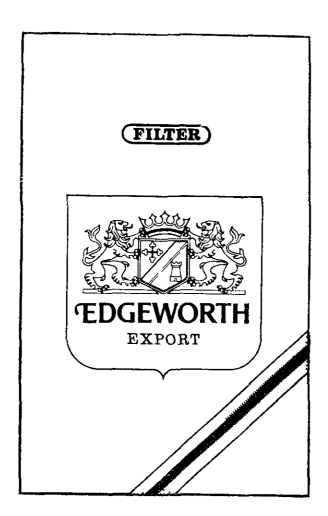
CLASS 33--SCHEDULE III

MARTELL

Proceeding under section 32 (1) (b) of the Trade Marks Act

16875—Brandy Societe De La Marque J & F Martell (a societe a responsabilite limitee organized under the laws of France), manufacturers, of F-16-Cognac, France and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa To be associated with TM Nos 2010, 7880 and 11340 1st August 1969

CLASS 34—SCHEDULE III



In use in relation to goods included in the specification other than cigarettes the mark will be varied by the substitution of the name or description of such goods for the word filter

Registration of this trade mark shall give no right to the exclusive use of the words export and filter

16721—All goods included in Class 34 Larus & Brother Company, a corporation of Virginia, manufacturers and merchants, of 18 South 22nd Street, Richmond, Virginia, United States of America and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 17th June 1969

CHESTERFIELD

16741 —Cigarettes LIGGETT & MYERS INCORPORATED, a corporation organized and existing under the laws of the State of Delaware, USA, manufacturers & merchants, of 630 Fifth Avenue, New York, State of New York and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa To be associated with TM No 15754 26th June 1969

Intended Removal of Trade Marks from the Register Through Non-Payment of Renewal Fee

	<u> </u>		
TM No	Class	Trade Mark	Name
1344	23	Sea Horse and Device	J & P Coats Limited
6449	50	Rainbow	Gordhandas Vasanji Limited
6259	17	Romack	John James Roberts
6260	18	Romack	John James Roberts
6281	3	Benzoben	Unichem Products Limited
6381	3 3	Anglocame	Messrs Eli Lilly & Company
6283	3	Dermol	Unichem Products Limited
6382	24	Fyvos	Logan, Muckelt & Company Limited
6481	24	Hibiscus	David Whitehead & Sons Limited
6570	24	Tootanel	Tootal Broadhurst Lee Company Limited
6215	45	Moonstar	Ardath Tobacco Company Limited
6296	1	N and J Mono- gram	Jenson & Nicholson Group Limited
6346	3 3 3 3	Liverplex	C L Bencard Limited
6363	3	Veetal Pain Dalm	Unichem Products Limited
6364	3	Quincron	Unichem Products Limited
6365	3	Dermol	Unichem Products Limited
6366	3	Nippa	Unichem Products Limited
6367	48	Snow	Unichem Products Limited
6368	3	Ferlon	Unichem Products Limited
6369		Benzoben	Unichem Products Limited
6370	39	Kipsigis	Philipsons Limited
6373	47	Gillett's Magic Label	Royal Baking Powder (Pty) Limited
6383	24	Sikson	Logan, Muckelt & Company Limited
6384	24	Sevoz	Logan, Muckelt & Company Limited
6385	24	Atos	Logan, Muckelt & Company Limited
6386	24	Nynos	Logan, Muckelt & Company Limited
6387	24	Tenos	Logan, Muckelt & Company Limited
6389	18	Carron	Carron Company
6390	19	Diana	Millard Brothers Limited
6397	17	Tortoise Brand	The Cement Marketing Company Limited
6470	49	Phoenix Harburg	Phoenix Gummiwerke Ak- tiengesellschaft
6472	50	Visqueen	British Visqueen Limited
6488	7	Snake Brand	S and J Kitchin Limited
6487	43	Sherry	Jardin Limited
6493	6	President	President Consolidated Limited
6552	3	NPL	The Nairobi Pharmacy Limited
6553	2	Spray	The Nairobi Pharmacy Limited
6566	50	Eagle Bell	Toyo Rayon Kabushiki Kaisha
	ī l		

TRADE MARKS RENEWED

TM No	Class	Trade Mark	Name
7338	48	Butone	Reckitt & Colman (Over- seas) Limited
7334	3	Puritone	Reckitt & Colman (Over- seas) Limited
12019	25	Bif-Lex	Biflex Foundation, Inc
12018	32	Kengold	Kenya Canners Limited
12017	31	Kengold	Kenya Canners Limited
12016	30	Kengold	Kenya Canners Limited
11987	2	Bayer	Farbenfabriken Bayer Ak- tiengesellschaft
11983	5	Lasix	Farbwerke Hoechst Aktien- gesellschaft
12015	29	Kengold	Kenya Canners Limited
7392	50	Coats	J & P Coats Limited
11959	29	Helio	Rhodesian Industries Company (Pvt) Limited
B 12048	9	'O' Flash Device	Oldham International Limited
12007	32	Patio	Pepsico, Inc
12003	3	Outdoor Girl	Girl Cosmetics Limited
11985	12	Scout	International Harvester Company
7371	3	Equanil	John Wyeth & Brother Limited
7388	3	Fibrosine	International Chemical Company Limited
7457	2	Baralgın	Farbwerke Hoechst Aktien- gesellschaft
7458	3	Baralgın	Farbwerke Hoechst Aktien- gesellschaft
12024	8	Singer	The Singer Company

Nairobi 19th June 1970 N K NJAU,
Asst Registrar of Trade Marks

THE LIQUOR LICENSING ACT (Cap 121)

SPECIAL MEETING

DULY authorized by the Provincial Commissioner, Coast Province, the special meeting of the North Coast Liquor Licensing Court will be held in the District Commissioner's Office Kilifi on Wednesday, 15th July 1970, at 10 am to consider applications

C P OKECH

President
North Coast Liquor Licensing Court

GAZETTE NOTICE NO 1882

PROBATE AND ADMINISTRATION

TAKE NOTICE that after fourteen days from the date of this Gazette, I intend to apply to the High Court at Nairobi for representation of the estate of the person named in the second column of the Schedule hereto, who died on the date set forth against his name

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

SCHEDULE

Public Trustee's Cause No	Name of Deceased	Address	Date of Death	Testate or Intestate
59/70	Leslie James Sparkes	Nairobi	8-5-70	Intestate

Nairobi, 19th June 1970 D J COWARD,

Public Trustee

GAZETTE NOTICE NO 1883

IN THE HIGH COURT OF KENYA AT NYERI PROBATE AND ADMINISTRATION

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

(1) Cause No 1 of 1970

By Mrs Mary Wairimu Gichohi of PO Box 84, Nveri in Kenya, the mother of the deceased, through Messrs Ghadialy & Company, advocates of Nyeri, for a giant of letters of administration intestate of the estate of Kiiru Gichohi of Nyeri aforesaid, who died at Nyeri on the 30th day of November 1968

(2) Cause No 2 of 1970

By Paul Chege s/o Mwaniki of Mathari Mission Village, PO Box 25, Nyeri in Kenya, the father of the deceased, through Messrs Ghadialy & Company advocates of Nyeri, for a grant of letters of administration intestate of the estate of David Muthui s/o Paul Chege of Nyeri aforesaid, who died at Nyeri on the 8th day of March 1969

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within 14 days from the date of publication of this notice in Kenya Gazette

Nyeri, 18th June 1970 E J CARTHEW, District Delegate

GAZETTE NOTICE NO 1884

IN THE HIGH COURT OF KENYA AT NAIROBI PROBATE AND ADMINISTRATION

TAKE NOTICE that an application having been made in this Court in —

Cause No 156 of 1970

By (1) Harderali Kassamali Ahamed, (2) Zaherally Kassamally Ahamed, (3) Shaukat Kassamali Ahamed and (4) Sayed Kassamali Ahamed, all of PO Box 1069, Naurobi in Kenya, the sons of the deceased, through Messrs Ahamed & Ahamed, advocates of Naurobi, for a grant of letters of administration intestate of the estate of Kassamali Ahamed of Naurobi afore said, who died at Naurobi on the 25th day of November 1969

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 10th July 1970

J W ONYANGO OTIENO,

Narobi, 23nd June 1970 Deputy Registian High Court of Kenya Nairobi GAZETTE NOTICE NO 1885

IN THE HIGH COURT OF KENYA AT NAIROBI PROBATE AND ADMINISTRATION

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

(1) Cause No 144 of 1970

By The Standard Bank Limited (through its attorney Ronald Henry Fulbrook of PO Box 30299, Nairobi in Kenya), the executor named in the will of the deceased, through Messrs Daly & Figgis, advocates of Nairobi, for a grant of probate of the will of Allan Douglas Peveratt of Songhor in Kenya, who died at Kampala in Uganda, on the 20th day of September 1969

(2) Cause No 146 of 1970

By Kirpal Singh Gandhi of PO Box 5607, Nairobi in Kenya, one of the sons of the deceased, through S S Mandla, Esq, advocate of Nairobi, for a grant of letters of administration intestate of the estate of Maghar Singh Gulab Singh Gandhi of Nairobi aforesaid, who died at Nairobi on the 4th day of June 1965

(3) Cause No 147 of 1970

By Peter David Belford Walker of PO Box 30333, Nairobi in Kenya, on behalf of Alice Elizabeth Hartell of Worplesdon, Surrey in England, the executrix named in the will of the deceased, through Messrs Hamilton Harrison & Mathews, advocates of Nairobi, for resealing in Kenya, the grant of probate granted by the District Probate Registry of the High Court of Justice in England, of the will of Edith Mary Barker of Woking, Surrey in England, who died at Woking aforesaid, on the 3rd day of August 1969

(4) Cause No 149 of 1970

By Thomas Ritchie Penny of PO Box 111, Nairobi in Kenya, one of the attorneys of (1) George L Small of York, Pennsylvania, USA, (2) N Barton Benson of Baltimore, Maiyland, USA, and (3) The Mercantile Safe Deposit and Trust Company also of Baltimore, Maryland, USA, the executors named in the will of the deceased, through Messrs Kaplan & Stratton, advocates of Nairobi, for a grant of letters of administration with will annexed of the estate of Samuel Small of Nanyuki in Kenya, who died at Nanyuki on the 22nd day of September 1969

(5) Cause No 150 of 1970

By Kulshobha Chatrath widow of the deceased Jugal Kishore Chatrath and the executrix named in his will, of PO Box 1911, Nairobi in Kenya, through Messrs Maini & Patel, advocates of Nairobi, for a grant of probate of the will of Jugal Kishore Chatrath of Nairobi aforesaid, who died at Nairobi on the 23rd day of May 1970

(6) Cause No 151 of 1970

By Rajnikant Dahyabhai Patel of PO Box 9811, Nairobi in Kenya, the duly constituted attorney of Jashbhai Chhotabhai Patel of Leicester in England, the eldest son of the deceased, through Messrs Patel & Patel, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Chhotabhai Shankerbhai Patel of Karamsad, Gujerat State in India, who died at Karamsad on the 31st day of August 1967

(7) Cause No 152 of 1970

By The Standard Bank Limited (through its attorney Ronald Henry Fulbrook of PO Box 30299, Nairobi in Kenya), the duly constituted attorney of The Standard Bank of South Africa Limited, the executor named in the will of the deceased, through Messis Daly & Figgis, advocates of Nairobi, for a grant of letters of administration with will annexed of the estate of Alfred William Bond of George, Cape Province in South Africa, who died at George aforesaid, on the 2nd day of January 1970

(8) Cause No 153 of 1970

By The Standard Bank Limited (through its attorney Ronald Henry Fulbrook of PO Box 30299, Nairobi in Kenya), the executor named in the will of the deceased, through Messrs Hamilton Harrison & Mathews, advocates of Nairobi, for a grant of probate of the will of Milicent Smith of Eldama Ravine in Kenya, who died at Nakuru in Kenya, on the 6th day of February 1970

(9) Cause No 154 of 1970

By (1) Shamshudin Manji of PO Box 76, Gulu in Uganda, and (2) Sadiudin Manji of PO Box 373, Kisumu in Kenya, two of the executors named in the will of the deceased (the third executor, Noordin Manji, having renounced his right and title to probate and execution of the will), through Messrs Shapley Bairet Marsh & Co, advocates of Nairobi, for a grant of probate of the will of Manji Mohamed of Kisumu aforesaid, who died at Nairobi in Kenya, on the 26th day of May 1968

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on oi before 10th July 1970

Nairobi, 22nd June 1970 VIJAY KAPILA, Senior Deputy Registrar, High Court of Kenya, Nairobi

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

IN THE HIGH COURT OF KENYA AT NAIROBI

WINDING UP CAUSE NO 4 OF 1970

IN THE MATTER OF FERROBETON SILM SOCIETA ITALIANA PER AZIONI

AND

IN THE MATTER OF COMPANIES ACT (Cap 486)

NOTICE is hereby given that a petition for the winding up of the above-pamed Company by the High Court was on the 9th day of June 1970, presented to the said Court by Timsales Limited, a limited liability company incorporated in and in accordance with the Laws of Kenya having its registered office at Nairobi a creditor of the above-named Company

And that the said petition is directed to be heard before the Court sitting at the Law Courts Nairobi, at 1030 o clock in the forenoon on the 31st day of July 1970 and any creditor of contributory of the said Company desirous to support or oppose the making of an Order on the said petition hereof may appear at the time of hearing in person or by his advocate for that purpose and a copy of the petition will be forwarded by the undersigned to any creditor or contributory of the said Company requiring such copy on payment of the regulated charges for the same

HAMILTON HARRISON & MATHEWS,

Advocates for the Petitioner Esso House Queensway PO Box 30333, Nanobi

Note—Any person who intends to appear on the hearing of the said petition must serve or send by post to the above named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm and must be signed by the person or firm or his or their advocate, if any, and must be served, or if posted must be sent by post in sufficient time to reach the above named not later than four o clock in the afternoon of the 30th day of July 1970

GAZETTE NOTICE NO 1887

IN THE MATTER OF THE COMPANIES ACT (Cap 486)

AND

IN THE MATTER OF KIREKA ESTATES LIMITED

NOTICE is hereby given that at a meeting to be held on 19th June 1970, the following special resolution will be passed —

"That the company be wound up as a members' voluntary winding up and that K H McFarlane, FCA, of PO Box 80, Kitale, be appointed liquidator for that purpose'

K H McFARLANE

GAZETTE NOTICE NO 1888

IN THE MATTER OF THE COMPANIES ACT (Cap 486)

AND

IN THE MATTER OF ENGOSHURA FARM LIMITED

(Members Voluntary Winding Up)

NOTICE is hereby given that at an extraordinary general meeting of the members of Engoshura Farm Limited held at Nakuru, on the 17th day of June 1970 the following special resolution was duly passed —

"That the Company be wound up voluntarily and that John Rodwell Watling chartered accountant, of PO Box 21, Nakuru, be and is hereby appointed a liquidator for the purposes of winding up

Creditors of the Company are required on or before 31st July 1970, to send full particulars of all claims they may have against the said Company to the undersigned, the liquidator of the said Company and, if so required by notice in writing from the said liquidator, personally or by their advocates to come in and prove their debts or claims set out in such notice or in default thereof they may be excluded from the benefits of any distribution made before such debts are proved

Dated at Nakuru this 17th day of June 1970

J R WATLING, Liquidator PO Box 21, Nakuru GAZETTE NOTICE NO 1889

IN THE MATTER OF THE COMPANIES ACT (Cap 486)

AND

IN THE MATTER OF OL DONYO MARA LIMITED

(Members Voluntary Winding Up)

NOTICE is hereby given that at an extraordinary general meeting of the members of Ol Donyo Mara Limited held at the registered office of the Company, Inder Singh House, Inder Singh Road, Nakuru, on Wednesday 17th June 1970, the following special resolution was duly passed—

That the Company be wound up voluntarily and that John Rodwell Waling chartered accountant of PO Box 21 Nakuiu, be and is hereby appointed liquidator for the purposes of winding up"

Creditors of the Company are required on or before the 31st day of July 1970, to send full particulars of all claims they may have against the said Company to the undernoted the liquidator of the said Company, and, if so required by notice in writing from the said liquidator, personally or by their advocates to come in and prove their debts or claims set out in such notice or in default thereof they may be excluded from the benefits of any distribution made before such debts are proved

Dated at Nakuru this 17th day of June 1970

J R WATLING, Liquidator, PO Box 21, Nakuru

GAZETIE NOTICE NO 1890

IN THE MATTER OF THE COMPANIES ACT (Cap 486)

AND

IN THE MAITER OF MARIAKANI MILK TRADERS SYNDICATE LITD

Members' Voluntary Winding Up

TAKE NOTICE that the general meeting of the company in the above matter will be held at the company's registered premises Plot No 12, Manakann, on the 24th day of July 1970, at 230 pm, at Manakann

AGENDA

To be laid before the company the liquidator's winding up accounts showing how the winding up has been conducted and the assets of the company disposed off

GAZETTE NOTICE NO 1891

THE COMPANIES ACT (Cap 486)

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

Reg No Name 9/52 Exvin Limited Ambalal Emporium Limited 410 Western Kenya Auctions Limited 5560 African Industrial Development Company Limited 2605 6438 Unyuani Coffee Farmers Company Limited 7313 Haraka Forwarding Limited 7833 Ocean General Agency (Kenya) Limited

Dated this 19th day of June 1970

O M SAMEJA, Assistant Registrar of Companies

GAZETTE NOTICE NO 1892

THE COMPANIES ACT (Cap 486)

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

Reg No

Name

1021 Avenue Provision Stores Limited

Dated this 19th day of June 1970

O M SAMEJA,
Assistant Registrar of Companies

THE COMPANIES ACT (Cap 486)

IT IS notified for general information that the following companies have been incorporated in Kenya during the period 1st May

to 31st May 1970 -PRIVATE COMPANIES Nominal Address of Registered Office Name of Company Capital Sh L R 209/1842, Koinange Street, P O Box 7874, Nairobi Plot No 12, Section 4, Kisii, P O Box 475, Kisii 100,000 Inside Africa Safaris Limited 100,000 Mwangaza Investments Limited Plot No 6, 196, 197 649, Section V. Makadara Road, P.O. Box 3098. 100 000 Abangoma Trading Company Limited Mombasa Premises on Plot No 17/26, Section XV, Lumumba Road, PO 50,000 Wanainchi Marine Products (Kenya) Limited Box 1841, Mombasa L R 5298, Molo, P O Box 113, Molo 100,000 Kiambogo Farmers Company Limited L R 209/4839, Ruprani House, P O Box 9234, Nairobi Plot No 63, Sclaters Road, L R 1870, P O Box 4658, Nairobi Ottoman Building, Kenyatta Avenue, P O Box 20220, Nairobi Plot No 1148/602, Joshi Avenue, P O Box 1756, Kisumu 30,000 Kenya Modern Film Producers Limited 20,000 Esperia Hotel Limited 2,000 Publishing and Promotion Company Limited Nyang'isa Company Limited 20,000 LR 11482, East of Rongai Township, PO Box 334, Nakuru Plot No 419/420, School Road, Thika, PO Box 11, Thika Plot No 909/2603, Gulzaar Street, PO Box 14154, Nairobi Plot No 611, Albustreet, PO Box 1910, Kisumu 100,000 Kabarak Limited 150,000 Munene Industries Limited 100,000 Rafiki Hardwares Limited 50,000 Shagu Finance Company Limited Plot No 209/2614, Hussein Suleman Road, PO Box 30714, Nairobi Plot No 16, Section V, Thika Township, PO Box 248, Thika LR 209/6708, Malik Street, Nuffield House, PO Box 30531, 120,000 Mwako Merchants Limited 10,000 Chania Tailoring Limited 200,000 East African Office Equipment Limited Nairobi Plot No 4480, Njugu Lane, Nairobi Plot No 1148/9/LXIX, Oginga Odinga Road, P O Box 358, Kisumu I P S Building, Kimathi Street, P O Box 7323, Nairobi 100,000 Geijin Limited 100,000 100,000 G E C Quarry (Kenya) Limited John Heffer Holdings Limited 200,000 50,000 Ottoman Bank Building, Kimathi Street, PO Box 2820, Nairobi Anchor Investments Limited Plot Nos 2 & 3, Section LXIX, Obote Road PO Box 834, Kisumu Kisumu Tinsmith Limited 200,000 Plot No 209/6527, Shop No 29, Nairobi Hilton, PO Box 8023, Rhino Safaris Limited Nairobi LR 209/4384, Ruprani House, Gulzaar Street, PO Box 3914, 20,000 Common Textiles Limited Nairobi Plot No 32, Limuru Township, PO Box 177, Limuru 100,000 Karıbunı Film Projects Company Limited Plot No 209/529, Oshwal House, Tom Mboya Street, PO Box 7563, 40,000 Typography Limited Nairobi 2,000 c/o Queensway Trustees Limited, York Street, PO Box 30158, Afrodesign Limited Lullington House, Queensway, PO Box 30750, Nairobi 2,000 Geosurvey International Limited 50,000 100,000 L R 7108, Embakası Road, PO Box 2091, Nairobi Bhimji Ramji & Sons (Kenya) Limited Plot No 209/546, Northey Street, PO Box 6466, Nairobi L R 209/136/72, Grogan Road, PO Box 2560, Nairobi Plot No 22, Section 7, Main Road PO Box 554, Kisii Akamba Tours Limited 50,000 Haraka Clothing Factory Limited 50,000 Gudka s Wholesalers Limited L R 209/374/4, Argwings Khodek Road, PO Box 1510, Nairobi Plot No 209/525/12, Abdulla Street, PO Box 4898, Nairobi L R 209/936, Hamilton House, Wabera Street, PO Box 30102, 50,000 Omar Khayyam Limited 120,000 Thomson Press (1970) Limited 5,000 Dunlop Kenya Limited Ottoman Bank Building, Kimathi Street, PO Box 20218, Nairobi Plot No 90, Section XX, Kilindini Road, PO Box 9722, Mombasa L R 209/230/11, Ramgharia Road, PO Box 2527, Nairobi L R 905/906, Kenyatta Avenue, PO Box 3199, Nairobi L R 209/133/2, Arcade House, Fort Hall Road, PO Box 9000, 200,000 Securities Management Limited 4,000 Top Shop Limited 40,000 Ngenyi Distributors Limited 30,000 Kenya Fluorite Company Limited 20,000 Blue Waters Tours Limited LR 1108/351, Nyeri Township, PO Box 150, Nyeri Plot No 1, Section VII, National Bank Building, PO Box 45, 100,000 Unjiru Sokhi Properties Limited 120,000 Kıanwe Farm Limited Esso House, Plot No 4914, PO Box 4306, Nairobi Kenwood House, Kimathi Street, PO Box 1175, Nairobi LR 2116/20/IV, Kenyatta Street, PO Box 70, Kitale 60,000 Bakura Limited 2,000 250,000 Mehta Sons (Africa) Limited Trans Nzoia Bakery Limited Plot No 107, Section XII, Uganda Road, P O Box 145, Eldoret Plot No 258, Karatina Township, P O Box 14, Karatina L R 209/2301, Latema Road, P O Box 10103, Nairobi Esso House, Queensway, P O Box 30333, Nairobi L R 209/4367, Travin Road, P O Box 5175, Nairobi Ottoman Building, Kenyatta Avenue, P O Box 20220, Nairobi Workshop Road, Plot 105, Section XIX, P O Box 590, Mombasa Baring Arcade, Kenyatta Avenue, P O Box 313, Nairobi 50,000 Kapsowar Wholesalers Limited 10,000 Karatina Ration Store (Mathira) Limited New Green Hotel (Kenya) Limited 100,000 500,000 Fifty Investment Limited 20,000 Housing Schemes Limited Bridge Engineering Limited 2,000 20,000 Equator Road Transport Company Limited 20,000 Akamba Commercial Enterprises Limited Public Companies Nominal Address of Registered Office Name of Company Capitai Sh Company Limi- LR 462/R, Lake Nakuru, PO Box 33, Nakuru Baharını Wıldlite Sanctuary Limited ted by Guarantee and not having a Share Capital 20,000 Plot No Section 9, Thika, PO Box 453, Thika Gichia Mwega and Company Limited Teret Nyakinyua Farmers and Traders Company 100,000 Plot No. 9, African Location, PO Box 93 Njoro Limited LR 6552, Molo, PO Mau Summit 200,000 Kırıko Farmers Mau Summit Limited

FOREIGN COMPANIES

It is further notified that the following companies incorporated outside Kenya, having established a place of business in Kenya have delivered particulars for registration —

Name of Company	Nominal Capital	Address of Registered Office
Tana River Mining and Exploration Co Limited Grant Advertising International Inc Strabag Bau-Ag	\$5,000 8 400 000 (Deutsche Marks	
Engineering & Power Development Consultants Taisho Marine and Fire Insurance Company Limited Bristol Laboratories Inc	\$1,000,000 00	England Japan State of New York, USA
Societe Nationale Malagache de Transports Aeriens "Air Madagascar"		Malagasy Republic

THE SOCIETIES RULES 1968

(LN 62 of 1968)

PURSUANT to rule 14 of the Societies Rules, notice is hereby given that—

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

under the provisions of the Societies Act 1968

FIRST SCHEDULE

	legistration Effect e d
Name of Society	Egeciea
Irish Wolfhound Club of East Africa	15 6-70
Busia Social Club	15-6-70
Bahati Women Self Help Society	15-6-70

SECOND SCHEDULE

Name of Society	Date of Refusal
Bashılıma Society Tırıkı, Kenya	17-6-70
Rrwruok Karachuonyo Wang'-chieng'	18 6-70
Mororo Night Club	17-6-70
Abaluhya Society, Nyeri	17-6-70
Associated Junior Business Men of Kenya	17 - 6-70
Mwendia Gituri Clan Association	17-6 70
Yimbo Young Men United Club	19-6-70

THIRD SCHEDULE

	Date
	Exemption
Name of Society	Effected
United Nations Association (Kenya)	15-6-70

Dated this 19th day of June 1970

J ALLAN,
Assistant Registrar of Societies

GAZETTE NOTICE NO 1895

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(CS/1230/57)

THE CO-OPERATIVE SOCIETIES ACT

(Cap 490)

CLOSURE OF LIQUIDATION

Re Mwagaga Farmers Co operative Society Limited

(In Liquidation)

WHFREAS the registration of the above-named society was cancelled by an Order made on the 8th day of October 1969, and which Order became effective on the 19th day of December 1969 and whereas the assets of the said society have now been realized and all creditors paid in accordance with a scheme of distribution approved by me so far as it has been found possible at this date so to do, I now order that the liquidation of the said society be closed with effect from the date of this Oider

No claims shall lie against undistributed funds after the expiration of a period of two years from the date of publication of this Order

Given under my hand at Nairobi this 8th day of June 1970

JOSEPH G AYUGI, for Commissioner for Co-operative Development

GAZETTE NOTICE NO 1896

(CS/1397/10)

THE CO-OPERATIVE SOCIETIES ACT (Cap 490)

CLOSURE OF LIQUIDATION

Re Karıma Farmers Co operative Society Limited
(In Liquidation)

WHEREAS the registration of the above-named society was cancelled by an Order made on the 6th day of June 1969, and which Order became effective on the 7th day of August 1969 and whereas the assets of the said society have now been realized and all creditors paid in accordance with a scheme of distribution approved by me so far as it has been found possible at this date so to do, I now order that the liquidation of the said society be closed with effect from the date of this Order

No claims shall lie against undistributed funds after the expiration of a period of two years from the date of publication of this Order

Given under my hand at Nairobi this 8th day of June 1970

JOSEPH G AYUGI, for Commissioner for Co-operative Development

GAZETTE NOTICE NO 1897

THE OLD MUTUAL

South African Mutual Life Assurance Society (Incorporated by Act of Parliament in South Africa with limited liability)

PO Box 30059, Nairobi, Kenya

Loss of Policy

Policy No 854904 for Sh 12,000 dated 15-4-1952 on the life of and the property of Dorothy Ruth Feeney

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

L W GOLDMAN, Manager for Kenya

GAZETTE NOTICE NO 1898

THE LAIKIPIA COUNTY COUNCIL

RATES 1970

IN PURSUANCE of the provisions of section 15 of the Rating Act (No 20 of 1964) (as amended), notice is hereby given that the Laikipia County Council, after receiving approval from the Minister for Local Government, has levied the following rates for 1970 on the unimproved site value of land appearing in the valuation rolls and supplementary valuation rolls in respect of the following areas —

Area to which this notice is applicable

Nanyuki County Division

Rumuruti Township

Rate levied

3 per cent

3 per cent

Notice is also given, pursuant to the provisions of the section quoted above, that the Laikipia County Council has, also after receiving approval from the Minister for Local Government, levied a rate of 70 per cent on the annual rental value of all land appearing in the rating roll for the Euaso-Nyiro County Division for the year 1970, the minimum rate being Sh 40

The above rates became due on 1st January 1970, and will be payable at the office of the Nanyuki Urban Council and at the County Council's revenue offices at Nanyuki and Thomson's Falls (in case of Euaso-Nyiro and Rumuruti rates) not later than 15th August 1970

Pursuant to the provisions of section 16 (3) of the Rating Act 1964, interest shall become payable at the rate of 1 per cent per month or part thereof on any rate remaining unpaid after 15th July 1970

It is further notified for the information of the ratepayers that, whilst every effort will be made to deliver to every person liable a demand note stating the amount due, failure to deliver such demand note will not be held to absolve the debtor from any liability or penalty attaching to non-payment of the rates

J G NDERITU,
Clerk to the Council
County Offices
PO Box 4 Nanyuki

Nanyuki, 18th June 1970

THE TRANSFER OF BUSINESSES ACT (Cap 500)

NOTICE is hereby given that the business of ladies diessware carried on by Odilla Sbuelz on LR 1870, Portion No I, Subdivision No 39 Section No IX Westlands, Nairobi, under the firm name of Tres Joh, has, with effect from the 10th day of June 1970, been sold and transferred to Lucy Kibaki, who will carry on the said business under the same name and style at the same place

The address of the transferor is PO Box 3814, Naiiobi The address of the transferee is PO Box 12961, Nairobi

The transferee does not assume nor does she intend to assume any liability incurred in the said business by the transferor up to and including the 10th June 1970, and the same will be paid and discharged by the transferor and likewise all debts due to the transferor up to and including the 10th June 1970 will be received by the transferor and the transferor does not assume nor does she intend to assume any liabilities incurred in the said business after the 10th day of June 1970

Dated at Nairobi this 10th day of June 1970

ODILLA SBUELZ, Transferor

LUCY M KIBAKI, Transferee

GAZETTE NOTICE NO 1900

THE TRANSFER OF BUSINESSES ACT (Cap 500)

MOTICE is hereby given that business of retail and general merchants carried on by Sobhagchand Mohanlal Shah and Mohanlal Nathoo Shah at Plot No L R 7235/149, Karatina, has, as from the 25th day of May 1970, been sold and transferred to Nderitu Julius who will carry on the said business under the firm name or style of Nderitu Drapers

The address of the transferors is PO Box 47, Karatina The address of the transferee is PO Box 185, Karatina

The transferee is not assuming nor does he intend to assume any hability incurred by the transferors in the said business up to and including the 25th day of May 1970, and the same shall be paid and discharged by the transferors

All debts due to the transferors up to and including the 25th day of May 1970, shall be received by them

Dated at Nyeri this 19th day of June 1970

A T D GHADIALY,
for Ghadialy & Company
Advocates for the Transferors and
the Transferee

GAZETTE NOTICE NO 1901

NOTICE OF CHANGE OF NAME

TAKE NOTICE that by a deed poll dated the 16th day of June 1970, Jyotsna Shah, of PO Box 1390, Mombasa in Kenya, heretofore also called and known by the names of Joyostana Mehta, Joyostana Shah and Jayostana Shah, absolutely re nounced and abandoned the use of her former first names of Joyostana and Jayostana and her former surname of Mehta and assumed and adopted in lieu thereof the new name of Jyotsna only as her first name and the new name of Shah only as her surname for all purposes

The said Jyotsna Shah therefore, hereby authorizes and requests all persons at all times hereafter to designate and address her by her new name of Jyotsna Shah only instead of her former names of Joyostana Mehta Joyostana Shah and Jayostana Shah

Dated at Mombasa this 16th day of June 1970

NAGIN PATEL & PATEL, Advocates for Jyotsna Shah

GAZETTE NOTICE NO 1902

NOTICE OF CHANGE OF NAME

YASMIN Hassanalı Premji of PO Box 6196 Nairobi, Kenya hereby gives public notice that by a deed poll dated the 15th day of June 1970, duly executed and registered by her she has formally and absolutely renounced and abandoned the use of her former name of Nasim Banu Hassanalı Premji for all purposes and she hereby authorizes and requests all persons to designate describe and address her by her said assumed name of Yasmin Hassanalı Premji

Dated this 16th day of June 1970

AHAMED & AHAMED

Advocates for the said Yasmin Hassanali Premji

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and

かるわ

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THE REPUBLIC OF KENYA

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