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SPECIAL NOTICE

OWING to public holidays on 25th and 26th December, 1975, the latest time for submission of copy for the Gazette of 24th December, 1975, will be 9 a.m. on Saturday, 20th December, 1975

Nairobi,
5th December, 1975

S W S MUCHILWA,
Government Printer

GAZETTE NOTICE NO 3891

PUBLIC SERVICE COMMISSION OF KENYA

APPOINTMENTS

FRANCIS MWANIKI KASINA, to act as Deputy Secretary, Ministry of Foreign Affairs, with effect from 1st October, 1975

AMOS MWANGI KARIUKI, to act as Under Secretary, Directorate of Personnel Management, Office of the President, with effect from 10th November, 1975

ANGELA MERIOTH WAIRIMU GETHI, MRS., to act as Head of Department, of Social Development, Kenya Institute of Administration, Directorate of Personnel Management, with effect from 25th June, 1975

PROMOTIONS

JOHN WARURI GITHUKU, to be Deputy Secretary, Ministry of Finance and Planning with effect from 1st July, 1974

PATROBA ADHAWO AYATA, to be Superintendent of Weights and Measures, Ministry of Commerce and Industry, with effect from 14th August, 1974

HENRY NELIMA MATALANGA, to be Superintendent of Police, Vice-President's Office and Ministry of Home Affairs, with effect from 7th December, 1972

SAMUEL GACHAU MAINA, to be Superintendent of Police, with effect from 28th May, 1975

DAVID NYORO NENE, to be Superintendent of Police, with effect from 28th May, 1975

ANTHONY LANGO ODHIAMBO, to be Superintendent of Police, with effect from 28th May, 1975

ELIAKANA CHITUYI SACHITA, to be Superintendent of Police, with effect from 28th May, 1975

DANIEL MACHIU WAIGURU, to be Superintendent of Police, with effect from 28th May, 1975

PETER JOSEPH KIMUNDI, to be Superintendent of Police with effect from 28th May, 1975

GODFREY GATURUKU KINYUA, to be Superintendent of Police, with effect from 28th May, 1975

ELIUD WANYEKI MUCHOKI, to be Superintendent of Police with effect from 28th May, 1975

NORBERT OBANDA OLUOCH, to be Superintendent of Police, with effect from 28th May, 1975

ESAU KIHUMBA KIONI, to be Superintendent of Police, with effect from 28th May, 1975

SYLVESTER MACHARIA MWANGI, to be Superintendent of Police, with effect from 28th May, 1975

PHILEMON ABANGO ARODI, to be Superintendent of Police, with effect from 28th May, 1975

By Order of the Commission

Dated this 1st day of December, 1975

DANIEL G KIMANI,
*Secretary,
Public Service Commission*

GAZETTE NOTICE NO 3892

THE CENTRAL BANK OF KENYA ACT

(Cap 491)

APPOINTMENT

IN EXERCISE of the powers conferred by section 11 of the Central Bank of Kenya Act, I, Jomo Kenyatta, President and Commander-in-Chief of the Armed Forces of the Republic of Kenya, hereby appoint with effect from 27th October, 1975,

KENNETH STANLEY NJINDO MATIBA

to be Director of Central Bank of Kenya for a period of four years

Dated this 5th day of December, 1975

JOMO KENYATTA,
President

GAZETTE NOTICE NO 3893

THE INTERPRETATION AND GENERAL PROVISIONS ACT

(Cap 2)

TEMPORARY TRANSFER 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, with effect from 20th November, 1975, until a substantive Minister of Local Government is appointed, 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 Health, Mr Osogo

Dated this 5th day of December, 1975

JOMO KENYATTA,
President

GAZETTE NOTICE NO 3894

THE MOMBASA PIPELINE BOARD ACT

(Cap 373)

APPOINTMENT OF CHAIRMAN

IN EXERCISE of the powers conferred by paragraph 1 of the Schedule to the Mombasa Pipeline Board Act, the Minister for Water Development hereby appoints—

DAWSON MLAMBA

to be Chairman of the Mombasa Pipeline Board, with effect from 16th August, 1975, in place of Joshua Wamithi Mureithi whose appointment is cancelled with effect from 16th August, 1975

Dated this 2nd day of December, 1975

E T MWAMUNGA,
Minister for Water Development
*GN 2940/1973

GAZETTE NOTICE NO 3895

THE WATER ACT

(Cap 372)

APPOINTMENT OF WATER UNDERTAKER

IN EXERCISE of the powers conferred by section 124 of the Water Act, the Minister for Water Development hereby appoints—

THE DIRECTOR OF WATER DEVELOPMENT

to be a Water Undertaker responsible for the provision of adequate supplies of water for Zaina, Kahuro and Kyuso which areas are delineated in red on plan Nos LS 249, LS 250 and LS 251 respectively, copies of which are deposited at the office of —

(a) The Provincial Water Engineer, Nyeri in case of Plan Nos LS 249 and LS 250

(b) The Provincial Water Officer, Embu in case of Plan No LS 251

Dated this 3rd day of December, 1975

E T MWAMUNGA,
Minister for Water Development

GAZETTE NOTICE NO 3896

THE MOMBASA PIPELINE BOARD ACT

(Cap 373)

AUTHORIZATION OF WATER CHARGES

IN EXERCISE of the powers conferred by sections 6 and 8 of the Mombasa Pipeline Board Act, the Minister for Water Development, after consultation with the Mombasa Pipeline Board, hereby amends the Gazette Notice No 1695 of 1973—

(a) in paragraph (a), by the insertion, after paragraph (ii), of the following subparagraph—

(iii) from the mains of the Board to the Director of Water Development—

88 cents per cubic metre,

(b) in the First Schedule—

(i) by the deletion of the words "Director of Water Department Ministry of Agriculture"

(ii) by the insertion, after the last item, of the following items—

John M Ruwa
 Maungu Connection
 Hon R S Matano
 Abdallah Mbarak
 Ngando Mwadingo
 Messrs Craehus Terratest Ltd
 Mwambila Cattle Dip
 M O W Camp, Samburu
 Jaffery Primary School, Mackinnon Road
 Salan G Omar
 Rumba Masai
 Mackinnon Road (Mbele) Full Primary School
 Athuman Mzee
 Pencol
 Barusi General Store
 Kombo Kenga
 Mwanchi Mloleni
 Samburu Watering Point
 G Leka
 Albert T Koiso

Dated this 4th day of December, 1975

E T MWAMUNGA,
 Minister for Water Development

GAZETTE NOTICE No 3897

THE REGULATION OF WAGES AND CONDITIONS OF EMPLOYMENT ACT

(Cap 229)

WHOLESALE AND RETAIL DISTRIBUTIVE TRADES WAGES COUNCIL
Appointments

IN EXERCISE of the powers conferred by paragraph 2 of the Second Schedule to the Regulation of Wages and Conditions of Employment Act, the Minister for Labour hereby appoints the persons set out in the schedule to this notice as members of the Wholesale and Retail Distributive Trades Wages Council

SCHEDULE

(a) Independent Members—

Hon Mark Bosire, M P (*Chairman*),
 C Kioko (*Deputy Chairman*),
 C Nderitu Wainaina

(b) Members to represent employers—

A Lutton,
 N A Shretta,
 H S Bhogal,
 P J Mwaura,
 R Kombo,
 C Leslie Pereira

(c) Members to represent employees—

G S Muhanji,
 J J Mugalla,
 G S Ongeru,
 M Warraka,
 A Sirali,
 M Mureithi,
 A Aholi

Made this 4th day of December, 1975

JAMES NYAMWEYA,
 Minister for Labour

GAZETTE NOTICE No 3898

THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT, 1969

(Cap 7)

DECLARATION OF VACANCY

PURSUANT to section 18 of the National Assembly and Presidential Elections Act, 1969, I hereby give notice that consequent upon the nullification of the election results in Kangundo Constituency, the seat formerly held by—

THE HON PAUL JOSEPH NGEI M P

in the said Constituency has become vacant

Dated this 4th day of December, 1975

F M G MATI,
 Speaker of the National Assembly

GAZETTE NOTICE No 3899

RESULTS OF ELECTION PETITION

PURSUANT to the provisions of section 31 of the National Assembly and Presidential Elections Act, No 13 of 1969, I hereby certify that I have received the following report from the Election Court in respect of the Kangundo Constituency

IN THE HIGH COURT OF KENYA AT NAIROBI

ELECTION PETITION No 16 OF 1974

IN THE MATTER OF THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT

(Cap 7)

AND

IN THE MATTER OF AN ELECTION FOR THE NATIONAL ASSEMBLY IN THE KANGUNDO CONSTITUENCY WHEREIN PAUL JOSEPH NGEI WAS ELECTED

Between

Raphael Samson Kithika Mbondo (*Petitioner*)

and

Luka Daudi Galgalo (*First Respondent*)Paul Joseph Ngei (*Second Respondent*)

CERTIFICATE

(Section 31 (1) of the National Assembly and
 Presidential Elections Act)

We, the Election Court, certify that the election offence of undue influence contrary to section 9 of the Election Offences Act (Cap 66), as read with section 2 of the National Assembly and Presidential Elections Act (Cap 7), was proved to have been committed by Paul Joseph Ngei, the Second Respondent to this Petition

Given under our hands and the seal of this Court at Nairobi this 19th day of November, 1975

JAMES WICKS,
Chief Justice

A R W HANCOX,
Judge

S K SACHDEVA,
Acting Judge

Dated this 9th day of December, 1975

F M G MATI,
 Speaker of the National Assembly

GAZETTE NOTICE No 3900

RESULTS OF ELECTION PETITION

PURSUANT to the provisions of section 31 of the National Assembly and Presidential Elections Act, No 13 of 1969, I hereby certify that I have received the following report from the Election Court in respect of the Kangundo Constituency

IN THE HIGH COURT OF KENYA AT NAIROBI

ELECTION PETITION No 16 OF 1974

IN THE MATTER OF THE NATIONAL ASSEMBLY AND PRESIDENTIAL ELECTIONS ACT

(Cap 7)

AND

IN THE MATTER OF AN ELECTION FOR THE NATIONAL ASSEMBLY IN THE KANGUNDO CONSTITUENCY WHEREIN PAUL JOSEPH NGEI WAS ELECTED

Between

Raphael Samson Kithika Mbondo (*Petitioner*)

and

Luka Daudi Galgalo (*First Respondent*)Paul Joseph Ngei (*Second Respondent*)

CERTIFICATE

(Section 30 (1) of the National Assembly and
Presidential Elections Act)

We, the Election Court, having determined the questions raised in the petition of Raphael Samson Kithika Mbondo, certify that Paul Joseph Ngei, whose election and return were complained of, was not validly elected and returned as a Member of the National Assembly for the Kangundo Constituency

Given under our hands and the seal of this Court at Nairobi this 19th day of November, 1975

JAMES WICKS,
Chief Justice

A R W HANCOX,
Judge

S K SACHDEVA,
Acting Judge

Dated this 9th day of December, 1975

F M G MATI,
Speaker of the National Assembly

GAZETTE NOTICE No 3901

THE REGISTRATION OF TITLES ACT

(Cap 281, section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Njuguna Kamau of (P O Box 76), Elburgon, is the registered proprietor as lessee of all that piece of land known as Land Reference No 8836/403, situate in the Nakuru Municipality in the Nakuru District, by virtue of a lease registered as IR 14222/1 and whereas sufficient evidence has been adduced to show that the said lease 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 11th day of December, 1975

L PEREIRA,
Registrar of Titles

GAZETTE NOTICE No 3902

THE REGISTRATION OF TITLES ACT

(Cap 281, section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Leonard Nduati Kariuki of P O Box 156, Thika, is the registered proprietor as lessee of all that piece of land known as Land Reference No 8836/425 situate in the Nakuru Municipality in the Nakuru District by virtue of a lease registered as IR No 14220/1 and whereas sufficient evidence has been adduced to show that the said lease 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 11th day of December, 1975

L PEREIRA,
Registrar of Titles

GAZETTE NOTICE No 3903

PUBLIC SERVICE COMMISSION OF KENYA

VACANCIES

APPLICATIONS are invited for the posts shown here below. Completed application forms should reach the Secretary, Public Service Commission of Kenya, P O Box 30095, Nairobi, on or before 25th December, 1975

Civil servant applicants should complete forms PSC 2A in triplicate (submitting the original through their Heads of Departments) and cards PSC 25 and 25A. Other applicants should complete forms PSC 2 in triplicate and cards PSC 24 and 24A.

These documents are obtainable either from the Secretary or from other Government offices.

Originals of certificates and similar documents should not be submitted unless specifically asked for.

NOTE

Incremental credits will be granted to successful candidates who are not civil servants for approved previous experience provided the maximum salary is not exceeded. They will also be eligible for benefits and privileges enjoyed by civil servants in accordance with existing Government Regulations.

*Vacancies in the Ministry of Information and Broadcasting
(Information Research Bureau)*

Director (One Post) (No 440/75)

Salary scale —£2,928 to £3,540 PERMANENT or AGREEMENT

Applicants should be graduates from accredited Universities preferably in Mass Media or Sociology. A post graduate degree/diploma will be an added advantage. They should have at least seven years approved experience in a large organization dealing with Mass Communication. They should be mature Journalists (or good writers) of high integrity with considerable administrative experience. Candidates should be conversant with both local and international current affairs and be capable of making fair and logical assessments. The successful candidate will be charged with the responsibility of co-ordinating and directing matters relating to the work of the Information Research Bureau in consultation with Ministries, Government organizations and Industry.

The Information Research Bureau was set up recently under the Ministry of Information and Broadcasting with a brief to conduct research and write authoritative articles on subjects of public interest. Among the consumers will be radio, television, local and international press. The Bureau will also co-ordinate, analyse and edit material to be used for digests and background to the news.

Chief Information Officer (Four Posts) (No 441/75)

Salary scale —£2,010 to £2,514 PERMANENT or AGREEMENT

Applicants should be in possession of a degree preferably in Mass Media or Sociology, or a Diploma in Journalism from a recognized University with at least three years' experience in a senior position comparable to that of a Senior Information Officer in the Government. However, serving officers in Job Group "K" with at least five years in that grade may be considered if they have the above educational requirements. They must be capable of working without supervision. A high degree of independent and fair judgment will be required. The duties will include assisting the Assistant Directors of the Information Research Bureau in writing articles on any subject touching on political, economic, social and cultural affairs. In all cases, the successful candidates will be expected to have a professional flair for writing.

VACANCIES—PUBLIC SERVICE COMMISSION—(Contd.)

Controller of Programmes (TV) (One Post) (No 442/75)

Salary scale—£2,010 to £2,514 PERMANENT or AGREEMENT

Applicants, preferably civil servants should be graduates in the liberal arts, social science or journalism from a recognized University. They must have at least three years' practical experience in organizing and producing programmes for Television in a senior position.

Alternatively, applicants of the Cambridge School Certificate or Higher School Certificate standard of education or their equivalent, who have had high level Television training and with at least six years' practical experience in organizing and producing Television Programmes in a senior post in Television Station, will be considered.

All candidates must have proven artistic ability, administrative experience, high standard of written and spoken English and Kiswahili.

Duties include the running of the Voice of Kenya's TV Division, control and direction of TV Producers and Announcers in Broadcasting House or Mombasa Television Station, planning and organization of TV Programmes, implementation of Programme policy and vote control, negotiating contracts for the purchase of syndicated films, selection and recommendation of programmes from other countries, programme exchange, chairing the Voice of Kenya or Mombasa TV Censorship Committee and maintaining high standards of staff discipline.

*Vacancies in the Ministry of Power and Communications (Road Transport Branch)**Executive Officer Grade 1 (One Post) (No 443/75)*

Salary scale—£1,350 to £1,794 PERMANENT or AGREEMENT

Applicants must be civil servants of East African Certificate of Education level or higher. They must have a sound knowledge of the Traffic Act, Second-hand Motor Vehicles Purchase Tax Act and Transport Licensing Act and must exhibit very strong sense of responsibility and be of highest integrity. They must have considerable experience of Government Office Routine and a thorough knowledge of Government Regulations and financial procedures. Applicants who have not served for at least a period of two years at the level of Job Group "H" shall not qualify. The duties of the post will include co-ordination of activities of a large Registry, supervision of staff, dealing with correspondence and attending members of the public, it is essential that applicants have marked ability in this respect.

Senior Clerical Officer (One Post) (No 444/75)

Salary scale—£594 to £834 PERMANENT or AGREEMENT

Applicants must be civil servants preferably of School Certificate standard of education with at least three years' experience in Government service in the grade not below that of a Clerical Officer. They should have experience in Government regulations, Office procedures and in handling the work of a large Registry. Ability to control staff is essential. Preference will be given to applicants who have successfully completed office management course at Kenya Institute of Administration or Government Training Institute, Maseno.

*Vacancy in the Ministry of Agriculture**Senior Executive Officer (One Post) (No 445/75)*

Salary scale—£1,614 to £2,084 PERMANENT or AGREEMENT

Applicants must be civil servants of School Certificate standard of education with at least two years' experience as an Executive Officer. They must have experience in administration of a large vehicle fleet and a thorough knowledge of Government stores and accounting procedures, knowledge of investigating and reporting of vehicle accidents, boarding and purchasing of vehicles and must have the ability to control staff and conduct correspondence. Preference will be given to applicants who have served for a period of at least two years as Transport Officer in Job Group "J" or any other post in the same grade providing similar experience.

The successful candidate will be stationed in Nairobi, but will be required to undertake extensive travelling in the country.

*Vacancy in the Ministry of Local Government**Architect (One Post) (No 446/75)*

Salary scale—£1,614 to £2,082 PERMANENT or AGREEMENT

Applicants must be Associates of the Royal Institute of British Architects or the East African Institute of Architects, or hold an equivalent qualification acceptable to the Kenya Registration Board of Architects and Quantity Surveyors. They should have extensive experience in a senior capacity as a group leader, be familiar with the British system of mensuration. They must be able to prepare sketch designs and working drawings for major buildings and to undertake job control and supervision, and have the necessary administrative experience to be in charge of a section dealing with one or more groups of building and to control the planning and administration of projects from sketch plan stage to final completion.

*Vacancies in the Office of the Attorney-General**Executive Officer II (Two Posts) (No 447/75)*

Salary scale—£1,086 to £1,446 PERMANENT or AGREEMENT

Applicants must be civil servants, preferably of East African Certificate of Education standard or its equivalent, who have shown ability and merit over a period of at least three years in a grade not below that of Executive Assistant. They must have a thorough knowledge of Government office regulations and routine and a sound knowledge of accounting and stores procedures. Ability to control staff in a large Registry effectively and conduct correspondence is essential. Preference will be given to applicants who have had at least five years' satisfactory experience of work in a Criminal or Civil Court Registry.

The successful applicants will be posted anywhere in Kenya.

*Vacancies in the Ministry of Lands and Settlement**Technical Officer I (A A O I) (Four Posts) (No 448/75)*

Salary scale—£1,350 to £1,794 PERMANENT or AGREEMENT

Applicants should be holders of a minimum of a Diploma in Agriculture Engineering from a recognized institution with at least five years' field experience during which he must have worked on agricultural extension services dealing mainly with Agricultural Machinery. Serving officers should be on Job Group "H". The successful candidate will be responsible for on the job training of settlers and drivers in the maintenance of tractors and implements, advising on the proper running, maintenance, economic, costing and depreciation of any other machinery owned by individuals or Settlement Co-operatives Societies. He will also be responsible for organizing short courses on farm machinery maintenance for extension staff. He will be expected to travel extensively during the course of his duties.

*Vacancies in the Vice-President's Office and Ministry of Home Affairs (Immigration Department)**Records Assistant Grade II (Twelve Posts) (No 449/75)*

Salary scale—£594 to £834 PERMANENT or AGREEMENT

Applicants must be married women and should possess East African Certificate of Education or its equivalent. They must have had two years' experience in dealing with records at responsible level.

Applicants must be at least thirty years of age with high sense of responsibility. They must be able to act on their own initiative and must be courteous and unperturbable. Preference will be given to applicants who have successfully completed management course at the Kenya Institute of Administration, Kabete or Government Training Institute, Maseno. Successful applicants will initially be posted to Immigration Headquarters and the Provincial Immigration Headquarters but will be liable to posting anywhere in Kenya.

VACANCIES—PUBLIC SERVICE COMMISSION—(Contd)

*Vacancies in the Ministry of Water Development**Senior Inspector (Water) (Three Posts) (No 450/75)**Salary scale—£1,086 to £1,446 PERMANENT or AGREEMENT*

Candidates must have five years' experience in the construction operation and maintenance of the usual type of water supply and a good standard of education preferably East African Certificate of Education or its equivalent. Capacity to write and speak English and Swahili is essential. Account will be taken of relevant training courses that the candidates may have attended.

Successful candidates will be dealing with the construction operation and maintenance of water supply installation of all types main engines, pumps, boreholes and treatment. They will be responsible to a Superintendent or an Engineer of Water Supplies and will be required to supervise several technicians as well as training them on-the-job. The duties may entail taking charge of water organizations in extensive administrative districts.

The work may be in any part of Kenya, generally based on Provincial and District centres and be concerned with Urban or Rural supplies as required and they may involve extensive travelling and living in a camp.

*Vacancies in the Ministry of Natural Resources**Geophysicists—Trainees (Two Posts) (No 451/75)*

Applicants should be in possession of Bachelor of Science degree or its equivalent specializing either in Physics, Applied Mathematics and/or Geology and Physics.

The duties will include geophysical work (after or before) geochemical survey over mineralized structures or zones, maintenance of a seismic station and interpretation of seismic data, participation in airborne geophysical surveys and interpretation of the data obtained therefrom.

*Assistant Director (Information Research Bureau) (Two Posts) (No 452/75)**Salary scale—£2,514 to £3,036 PERMANENT or AGREEMENT*

Applicants should be graduates from recognized Universities preferably in Mass Media or Sociology. Possession of a post graduate degree/diploma will be an added advantage. They should have at least five years' experience in all aspects of journalism in a senior position comparable to that of a Chief Information Officer in the Government of Kenya. Serving officers on Job Group "L" with three years' experience in that grade may be considered if they are either graduates or have a diploma in journalism. Selected candidates will be responsible to the Director of the Information Research Bureau for supervising any of the major sections of the Division. They must therefore be able administrators with a professional flair for writing. They should have a high degree of integrity and ability to make a fair and balanced assessment of events.

GAZETTE NOTICE No 3904

(QUAR/0/Vol IX/112)

THE RABIES ACT

(Cap 365, Sub Leg)

IN EXERCISE of the powers conferred by regulation 10 of the Rabies Regulations, the Director of Veterinary Services hereby declares the area specified in the Schedule hereto to be a compulsory rabies inoculation area.

SCHEDULE

The whole of Kwale District

Dated this 3rd day of December, 1975

I E MURIITHI,
Director of Veterinary Services

GAZETTE NOTICE No 3905

(QUAR/0/Vol IX/111)

THE RABIES ACT

(Cap 365)

DECLARATION OF A RABIES CONTROL AREA

IN EXERCISE of the powers conferred by section 2 of the Rabies Act, the Director of Veterinary Services hereby declares the area specified in the Schedule hereto to be a Rabies control area for the purposes of the aforesaid Act.

SCHEDULE

The whole of Kwale District

Dated this 3rd day of December, 1975

I E MURIITHI,
Director of Veterinary Services

GAZETTE NOTICE No 3906

EAST AFRICAN COMMUNITY

THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS, 1965

NOTICE OF APPLICATION FOR AN AIR SERVICE LICENCE

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations, 1975, notice is hereby given that Photographic Surveys Inc, c/o Tanzania Cotton Authority, P O Box 85, Geita, Tanzania, have applied to the East African Civil Aviation Board for a licence to carry out aerial photography work in Mwanza and Geita Districts of Tanzania. The licence is required for four (4) months.

It is further notified that any representations or objections with regard to this application must be made in writing to the East African Civil Aviation Board at the office of the East African Community, P O Box 1002, Arusha, Tanzania, not later than 24th December, 1975. Every such representation or objection shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted. A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board.

Dated this 24th day of November, 1975

P K RUYOGOZA,
for Secretary,
East African Civil Aviation Board

GAZETTE NOTICE No 3907

KAJIADO DISTRICT HOSPITAL

NOTICE

Loss of Official Receipts Nos M 531785 to 531800

IT IS hereby notified for general information that the above Kenya Government miscellaneous official receipts have been reported lost from the District Hospital, Kajiado.

It is now notified for the information of the public that these miscellaneous receipts have been cancelled and that no liability will therefore be accepted by the Government in respect of any moneys paid against the lost receipts.

Anybody who has any knowledge of this receipt book is required to report the matter to the nearest police station or this office.

Dr G A VAN MONTFRANS,
Medical Officer of Health,
District Hospital, Kajiado

CENTRAL BANK OF KENYA
BANKI KUU YA KENYA
BALANCE SHEET AS AT 30TH JUNE, 1975

	1974			1974	
CURRENCY IN CIRCULATION—	Sh	Sh	FOREIGN EXCHANGE—	Sh	Sh
Notes	1,128,539,780	1,080,483,760	Balance with Banks and Cash	764,838,845	742,434,291
Coin	54,269,182	51,688,925	Treasury Bills	110,082,538	44,512,148
	1,182,808,962	1,132,172,685	Other Investments	450,023,426	467,009,742
			Holdings of Special Drawing Rights	39,396,807	147,528,741
DEPOSITS—	Sh		Total Foreign Exchange	1,364,341,616	1,401,484,922
Government of Kenya	—	289,672,793	SECURITIES ISSUED OR GUARANTEED BY KENYA GOVERNMENT	149,369,259	177,655,911
Banks—Kenya	313,469,944	261,473,967	DIRECT ADVANCES TO KENYA GOVERNMENT	338,522,580	200,000,000
—External	11,628,777	37,876,702	KENYA TREASURY BILLS	86,683,520	21,801,440
I M F	424,956,288	1,582,326	ADVANCES AND DISCOUNTS	286,463,795	1,770,041
Others	37,024,450	6,363,161	UNCLEARED EFFECTS	69,974,639	130,982,955
	787,079,459	596,968,949	OTHER ASSETS	28,529,311	18,532,816
GOVERNMENT OF KENYA—SHARE OF PROFITS	122,229,630	23,958,707		2,323,884,720	1,952,228,085
ALLOCATION OF S D Rs	134,421,342	134,421,342	REVALUATION ACCOUNT	773,372	10,222,574
OTHER LIABILITIES AND PROVISIONS	46,118,699	22,928,976		Sh 2,324,658,092	1,962,450,659
TOTAL LIABILITIES AND PROVISIONS	2,272,658,092	1,910,450,659			
CAPITAL	26,000,000	26,000,000			
GENERAL RESERVE FUND	26,000,000	26,000,000			
	Sh 2,324,658,092	1,962,450,659			

- NOTES TO THE ACCOUNTS —1 EXCHANGE RATES —Foreign Exchange balances have been converted at the rates ruling at 30th June, 1975
- 2 REVALUATION ACCOUNT —The following items have been transferred to the Revaluation Account set up under section 51 of the Act —
- (a) The differences in exchange resulting from dealings in Foreign Exchange and from changes in exchange rates during the year
- (b) The amount which at 30th June, 1975 was required to maintain the value of local currency held by the International Monetary Fund in terms of Special Drawing Rights
- 3 INVESTMENTS —Investments have been written down where necessary and in no case is the valuation in excess of market value
- 4 FORWARD EXCHANGE —Commitments for Forward Exchange operations at 30th June, 1975 totalled Sh 134,173,863 of which Sh 18,682,281 reflects net forward purchases of foreign currencies for Kenya currency

D N NDEGWA,
Governor

PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED JUNE, 1975

	Sh	Sh	NET PROFIT —	Sh	Sh
PAYABLE TO THE GOVERNMENT OF KENYA	122,229,630	23,958,707	(After charging current expenditure, writing down fixed assets and providing for contingencies and movement in reserves)	122,229,630	23,958,707
	Sh 122,229,630	23,958,707		Sh 122,229,630	23,958,707

REPORT OF THE AUDITORS PURSUANT TO SECTION 54 OF THE CENTRAL BANK OF KENYA ACT, 1966

We have audited the above Balance Sheet and Profit and Loss Account and have obtained all the information and explanations which we considered necessary. Proper books have been kept and the Accounts, which are in agreement therewith, comply with the requirements of the Central Bank of Kenya Act, 1966

The profit for the year ended on 30th June, 1975 has been ascertained in accordance with section 9 of the Central Bank of Kenya Act, 1966, and on this basis the Accounts together with the annexed notes give, in our opinion, a true and fair view of the state of the Bank at 30th June, 1975 and of the result of its operations for the year to that date

PEAT, MARWICK, MITCHELL & CO PANNELL BELLHOUSE MWANGI & CO
Joint Auditors

Nairobi,
29th September, 1975

GAZETTE NOTICE No 3909

REPUBLIC OF KENYA
MINISTRY OF FINANCE AND PLANNING
EXCHEQUER RETURN

RECURRENT EXCHEQUER	Current Year 1st July, 1975 to 30th November 1975		Previous Year 1st July, 1974 to 30th November, 1974	
	K£	K£	K£	K£
RECEIPTS				
Customs and Excise	23,400,000		27,900,000	
Income Tax	28,650,000		32,275,000	
Sales Tax	19,026,550		19,120,000	
Other Taxes	2,900,000		1,275,000	
Traffic Revenue	1,550,000		400,000	
Trading Licences	300,000		900,000	
Land Revenue	267,630		162,185	
Forest and Mining Revenue	267,825		91,358	
Tourism and Wildlife	62,002		107,379	
Airport Revenue	1,260,055		325,000	
Investment Revenue	6,361,482		1 800,000	
Fines and Forfeiture	150 000		—	
Reimbursement and Other Fund Contributions	150,000		475,000	
Loan Interest Receipts	1,128,350		459,124	
Loan Redemption Receipts	188,200		130,936	
Miscellaneous Receipts	1,489,885		6,064,979	
Rent of Buildings	324,075		—	
Payment of Advance—by C S F C for 1974/75	943,000		—	
		88,419,054		91,485,961
DEDUCT ISSUES				
Supply Services	74,010,510		54,952,465	
Overseas Service Aid Scheme	44,574		2,983	
Advance to Civil Contingencies Fund	1 300,000		—	
Consolidated Fund Services —				
Public Debt	8,727,377		10,048,515	
Pensions and Gratuities	1,700,000		1,500,000	
Salaries, Allowances and Miscellaneous Services	329,250		241 494	
Subscription to International Organizations	410,357		349,962	
Advance to C S F C	—		845,000	
		86,522,068		67,940,419
Surplus (+) or Deficit (—)		(+) 1,896,986		(+) 23,545,542

DEVELOPMENT EXCHEQUER

	Current Year 1st July, 1975 to 30th November, 1975		Previous Year 1st July, 1974 to 30th November, 1974	
	K£	K£	K£	K£
RECEIPTS				
External Loans	11,717,711		6,133,604	
External Grants	3,874,847		1,690,541	
Proceeds of Local Stock Issues	11,244,940		—	
Transfer from Allocation of Special Drawing Rights	6 721,067		—	
Miscellaneous Other Receipts	54,654		48,661	
		33,613,219		7,872,806
DEDUCT ISSUES				
Development Services	30,400,959	30,400,959	29,315,429	29,315,429
Surplus (+) or Deficit (—)		(+) 3,212,260		(—) 21,442,623

TAX RESERVE CERTIFICATES

	Current Year 1st July, 1975 to 30th November, 1975		Previous Year 1st July, 1974 to 30th November, 1974	
	K£	K£	K£	K£
RECEIPTS	700,000	700,000	75,000	75,000
DEDUCT SURRENDERS	51,050	51,050	476,034	476,034
		(+) 648,950		(—) 401,034

SHORT-TERM BORROWINGS

	Current Year 1st July, 1975 to 30th November, 1975		Previous Year 1st July, 1974 to 30th November, 1974	
	K£	K£	K£	K£
RECEIPTS				
Cereals and Sugar Finance Corporation	14,609,500		14,850,000	
Treasury Bills	86,000,000		46,300,000	
Advance by Central Bank of Kenya	4,400,000		—	
		105,009,500		61,150,000
DEDUCT ISSUES				
Cereals and Sugar Finance Corporation	12,633,000		14,250,000	
Treasury Bills	72,000,000		42,950,000	
Repayment of Advance to Central Bank of Kenya	4,400,000		—	
		89,033,000		57,200,000
Surplus (+) or Deficit (—)		(+) 15,976,500		(+) 3,950,000

SUMMARY

	Surplus (+) or Deficit (—) as at 30th June, 1975	Surplus (+) or Deficit (—) for the period 1-7-75 to 30-11-75	Surplus (+) or Deficit (—) as at 30th November 1975
	K£	K£	K£
Recurrent Exchequer	—	(+) 1,896,986	(+) 1,896,986
Development Exchequer	(—) 30,556,035	(+) 3,212,260	(—) 27,343,775
Tax Reserve Certificates	(+) 156,050	(+) 648,950	(+) 805,000
Cereals and Sugar Finance Corporation	—	(+) 1,976,500	(+) 1,976,500
Treasury Bills	(+) 26,000,000	(+) 14,000,000	(+) 40,000,000
Advance by Central Bank of Kenya	(+) 4,400,000	—	(+) 4,400,000
	(+) 15	(+) 21,734,696	(+) 21,734,711

GAZETTE NOTICE NO 3910

THE METHODS OF CHARGE (EAPL) BYFLAWS 1975

PURSUANT to Byelaw 6 of the Methods of Charge (EAPL) Byelaws 1975, notice is hereby given of the value and variations in the fuel oil price surcharge, the economic factor 'f' and the variations in the price of fuel oil at the Company's Storage Points. The fuel oil price surcharges will be applied to all meter reading periods commencing 1st December, 1975.

Storage Points	Fuel Oil Price Surcharge for meter reading periods commencing 1st December, 1975 Cents per Unit	Variations of Surcharge from previous meter reading period Cents per Unit	Economic Factor "f"	Variation in fuel oil price from Basic price Sh
Kipevu	Nil	Nil	Zero	+6 95
Lamu	17 0	Nil	0 8	+606 35
Garissa	23 1	Nil	0 8	+825 61

A N NGUGI,
The East African Power and Lighting Co Ltd

GAZETTE NOTICE NO 3911

THE VICE-PRESIDENT'S OFFICE AND
MINISTRY OF HOME AFFAIRS

LOSS OF PRISONER'S DEPOSIT RECEIPTS

NOTICE is hereby given that the original unused Prisoner's Deposit Receipts Nos 91245, 91246, 91247, 91248, 91249, 91250 previously held under the charge of Officer-in-Charge, G K Prison, Maralal, has been reported lost.

The public is hereby notified that the Government will not accept any liability in respect of claims pertaining to the above Deposit Receipts.

Dated this 4th day of December, 1975

K J MBUGUA
for Chief Accountant

GAZETTE NOTICE NO 3912

THE VICE PRESIDENT'S OFFICE AND
MINISTRY OF HOME AFFAIRS

LOSS OF LOCAL PURCHASE ORDER No 24585

NOTICE is hereby given that the original L P O No 24585 previously held under the charge of Officer-in-Charge, Mwea Prison, has been reported lost.

The public is hereby notified that the L P O has now been cancelled and the Government will not accept any liability for goods supplied or services rendered on the strength of the above mentioned L P O.

Dated this 4th day of December, 1975

K J MBUGUA
for Chief Accountant

GAZETTE NOTICE NO 3913

(QUAR/O/Vol XI/110)

THE ANIMAL DISEASES ACT

(Cap 364)

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

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

Kabete,
29th November, 1975

I E MURIITHI,
Director of Veterinary Services

SCHEDULE I FOOT AND MOUTH DISEASE

- L R No 10900, The Manager, Githunguri Ranching Company, P O Ruiru, Kiambu District
- Hamisi Division, The District Commissioner, P O Box 43, Kakamega, Kakamega District
- Endui Location, The District Commissioner, Kitui, Kitui District
- Mutonguni Location, The District Commissioner, Kitui, Kitui District
- L R No 10531, The Director, Salvation Army Farm, P O Box 274, Thika, Kiambu District
- L R No 10899, The Manager, Murera Estate, P O Box Ruiru, Kiambu District
- Okiia Location, The District Commissioner, P O Box 1, Machakos, Machakos District
- Masinga Location, The District Commissioner, P O Box 1, Machakos, Machakos District
- Mikinduri Location, The District Commissioner, Meru, Meru District
- Mivukoni Location, The District Commissioner, Kitui, Kitui District
- Ngomeni Location, The District Commissioner, Kitui, Kitui District
- Mwingi Location, The District Commissioner, Kitui, Kitui District
- Mbiuni Location, The District Commissioner, P O Box 1, Machakos, Machakos District
- Samburu South Location, The District Commissioner, Kwale, Kwale District
- L R Nos 1536, 1846, 5846/1, 1851/4, The Manager, Wendano Matuu Company Limited, P O Box 1321, Thika, Kiambu District
- L R No 5908/3, Mr Mohan Singh, Dandora Dairy Farm, P O Box 3979, Nairobi, Nairobi District
- Inoi and Kabare Locations, The District Commissioner, P O Box 1, Kerugoya, Kirinyaga District

SCHEDULE II EAST COAST FEVER

- L R No 8159, The Manager, Koisomo Farm, P O Mogotio, Nakuru District
- L R Nos 10997, 10997/2, Mr K Kogo, P O Box 233, Moi's Bridge Uasin Gishu District
- L R Nos 837/5, 7223, Matunda Police Post, P O Box 54, Turbo, Uasin Gishu District
- L R Nos 3825, 3822, The Settlement Officer, Ngenyilel Settlement Scheme, Uasin Gishu District
- L R Nos 2148, 2169, 3013, 5369, 5595, 5370/1, 5370/2, 8913, The Settlement Officer, Suwerwa Settlement Scheme, P O Box 810, Kitale, Trans Nzoia District

SCHEDULE III NEWCASTLE DISEASE

- Magadi Township, The District Commissioner, Kajiado, Kajiado District

SCHEDULE IV

First Column	Second Column
Gazette Notice No 2248 dated the 7th day of July, 1975	By deleting from Schedule I (Foot and Mouth Disease) thereto the following — Mbalambala Division The District Commissioner, Garissa, Garissa District "L R Nos 9613, 9644, 8369, 8549, 10028, and 8147, Mr J Dorrell, Salopia Limited, P O Box 207, Nairobi, Nairobi District"
Gazette Notice No 2197 dated the 15th day of July, 1972	"L R No 56/16, Mr Mwangi Kioi, P O Box 72077, Nairobi, Nairobi District"
Gazette Notice No 1622 dated the 15th day of June, 1971	By deleting from Schedule I (Foot and Mouth Disease) thereto the following — "Location 1, Location 2, Location 9, Location 3, Mwangoris Scheme, Manga Scheme, Gesima Scheme, Nyasiongo Scheme, Matutu Scheme, Keneni Ranch, Manaret Scheme, Kipsonoi East Scheme, Kipsonoi West Scheme, East Sotik Scheme, North Sotik Scheme, Kiptulwa Ranch, and Kapkures Ranch, The District Commissioner, Kericho, Kericho District"
Gazette Notice No 1530 dated the 15th day of May, 1972	By deleting from Schedule I (Foot and Mouth Disease) thereto the following — "Location 4 and 7, Sot Division, The District Commissioner, P O Box 19, Kericho, Kericho District"
Gazette Notice No 1530 dated the 30th day of April, 1974	By deleting from Schedule II (East Coast Fever) thereto the following — "L R No 6942/1, Mr Elijah Kimemia, P O Box 98, Thomson's Falls, Nyandarua District"
Gazette Notice No 2593 dated the 7th day of August, 1974	By deleting from Schedule II (East Coast Fever) thereto the following — "L R Nos 7273, 7222, 9523, The Manager, Muricho Ranching Company, P O Box 11, Thomson's Falls, Nyandarua District"
Gazette Notice No 3044 dated the 9th day of September, 1975	By deleting from Schedule II (East Coast Fever) thereto the following — "L R No 2491/6, The Manager, Raichiri Farmers Co operative Society, P O Box 107, Nyahururu, Nyandarua District"
	"L R No 6352, The Manager, Settlement Fund Trustees, Leshau Farm, P O Box 60, Nyahururu, Nyandarua District"
	By deleting from Schedule I (Foot and Mouth Disease) thereto the following — "L R No 8333/2, The Manager, Gilani Farm, P O Box 167, Eldoret, Uasin Gishu District"
	"L R Nos 6829/6930, Mr S D Kent, Punjabi Farm, P O Box 16349, Nairobi, Nairobi District"
	"L R No 43/3, Sat Dev Amarnath, P O Box 45202, Nairobi, Nairobi District"
	By deleting from Schedule IV (East Coast Fever) thereto the following — "L R No 8699, The Manager, Amogoro Farm, P O Box 255, Kitale, Trans Nzoia District"
	"L R Nos 10410, 3969, The Manager, Sasumua Estate, P O Box 23, Njoro, Nakuru District"

SCHEDULE IV—(Contd)

First Column	Second Column
Gazette Notice No 3368 dated the 30th day of September, 1975	By deleting from Schedule III (Sheep Scab) thereto the following — "Unit 330, The General Manager, Ol Kalou Salient, Nyandarua, Nyandarua District"
Gazette Notice No 1347 dated the 15th day of April, 1975	By deleting from Schedule I (Foot and Mouth Disease) thereto the following — "Muguga Location, The District Commissioner, P O Box 32, Kiambu, Kiambu District"
Gazette Notice No 2697 dated the 8th day of August, 1975	By deleting from Schedule I (Foot and Mouth Disease) thereto the following — "Dagoretti Location, The Provincial Commissioner, Nairobi, Nairobi District"
Gazette Notice No 1591 dated the 2nd day of May, 1975	By deleting from Schedule I (Foot and Mouth Disease) thereto the following — "L R No 1478, Mr Hinga, P O Box 30033, Nairobi, Nairobi District"
Gazette Notice No 2334 dated the 31st day of July, 1973	By deleting from Schedule II (East Coast Fever) thereto the following — "L R Nos 9848/2 9849, The Manager, Tinga Farm, P O Box 40, Kipkelion, Kericho District"
Gazette Notice No 1944 dated the 12th day of June, 1974	By deleting from Schedule II (East Coast Fever) thereto the following — "L R No 10800, 10801, The Manager, Momoi Farm, P O Box 5, Subukia, Nakuru District"
Gazette Notice No 2020 dated the 30th day of June, 1972	By deleting from Schedule II (East Coast Fever) thereto the following — "L R No 2508/2, The Chairman, Uruku Farmers Co-operative Society, P O Box 51, Nyahururu, Nyandarua District"
	By deleting from Schedule V (Anthrax) thereto the following — "L R No 5908/5, G K Kirima & Sons, P O Box 17009, Nairobi, Nairobi District"
	By deleting from Schedule I (Foot and Mouth Disease) thereto the following — "Gelegele, Koiyet, Leitego, Cheplelwa Settlement Schemes and Ekerubo/Kimeni Ranches, The Senior Settlement Officer, P O Box 114, Sotik, Kericho District"

GAZETTE NOTICE No 3914

THE REGISTERED LAND ACT

(Cap 300, section 35)

ISSUE OF A NEW CERTIFICATE

WHEREAS Ngere Marigu (ID/K/NBI/7290) of P O Githunguri in the Republic of Kenya, is registered as proprietor in freehold ownership interest of that piece of land of approximate 0 096 hectare or thereabouts situated in the District of Kiambu known as Parcel No Gatamariyu/Kagwe/297, and whereas sufficient evidence has been adduced to show that the Land Certificate issued thereof has been lost Notice is hereby given that after the expiration of sixty (60) days from the date hereof I shall issue a New Land Certificate provided that no objection has been received within that period

Dated this 27th day of November, 1975

STEPHEN J KANYORO,
Land Registrar, Kiambu

GAZETTE NOTICE No 3915

THE INDUSTRIAL COURT

CAUSE No 5 OF 1975

Parties —

Kenya Union of Commercial Food and Allied Workers
and
Maritime Forwarders (K) Ltd

Issues in dispute —

- 1 Wages
- 2 Effective date

1 The Kenya Union of Commercial Food and Allied Workers shall hereinafter be referred to as the Claimants and Maritime Forwarders (K) Ltd shall hereinafter be referred to as the Respondents

2 The parties were heard in Nairobi on the 12th day of November, 1975, and relied on their written and verbal submissions

AWARD

3 The Notification of Dispute Form "A" dated 10th December, 1974, was received by the Court on 21st January, 1975, along with the statutory certificate signed by the Labour Commissioner

The case was originally fixed for hearing on 26th March, 1975, but the Claimants requested the Court to stand over the dispute generally. On 30th August, 1975, they requested the case to be reopened and the hearing proceeded on the date as specified hereinabove

The parties have a collective agreement in force which became effective from 1st June, 1973, and is due to expire on 31st May, 1976. There is a provision for definite annual increases contained therein

On 19th April, 1974, the Claimants asked for a further wage increase to compensate workers for the rising cost of living which they did on the directive from the Ministry of Labour that the workers and employers should get together to review wage clauses of all the collective agreements. The Claimants' demand was for a 35 per cent increase in wages. The Respondents refused to make any offers on the ground that their business had declined and that they were not making any profits

Thereafter the matter dragged on but the Claimants did not succeed in getting any wage rise and the parties are before the Court

The Claimants bitterly accused the Federation of Kenya Employers in having obstructed any meaningful negotiations which would have given workers compensation for the increase in the cost of living. During the period 1st June, 1972 to June, 1974, the cost of living had increased by 52.7 per cent and if the workers' share in the growth of the national economy was considered then the increase would be 75.9 per cent as against which for the same period the workers had received increases amounting to 29.9 per cent leaving a clear case for a wage increase of 46 per cent

The Claimants produced the minutes of a meeting which the Respondents had with their shopstewards on 25th September, 1975, showing that the shopstewards were informed that the Respondents had decided to award the following cost of living allowance to all staff with effect from 1st August, 1975 —

	Per cent
"Salary up to Sh 500 p m	7½
Sh 501 to 1,000 p m	5
Over Sh 1,000 p m	2½

Shop stewards were further informed that these awards will only be implemented provided the union accepts them and provided the union agrees to withdraw the existing trade dispute

The aforesaid meeting took the Respondents' spokesman by surprise during the hearing as he had no knowledge at all of the Respondents having made any approaches to the Claimants shopstewards on any wage increases

The Respondents had all along maintained that they had examined their financial position and had decided that with present restrictions both on price controls and other matters affecting import and trade licensing restrictions they were unable to freely offer any further increases to their employees and they informed the Court that they did not wish to vary their existing collective agreement and wanted it to run its full life. They maintained that it had been quite clear to everyone in

the country that any variation in the existing agreements would be on the basis of mutual consent and since there was no mutual consent in this dispute they requested the Court to make a nil award

The Court might have had some sympathy with the Respondents had there not been a clear contradiction in their stand in relation to this dispute. On the one hand they had all along maintained that they were not prepared to offer any wage increases to compensate workers for increase in the cost of living yet there is clear documentary evidence as stated herein before that they did make an offer to the shopstewards to compensate workers for the loss of money value

The Court sympathizes with the Respondents' spokesman who quite candidly admitted that had he known of the meeting between the parties on 25th September, 1975, he might have taken a different line of action in this dispute

The Employment Promotion Division analysis reveals that on the basis of the incremental system contained therein the non-clerical cadre has had an average wage increase of 15.4 per cent of their basic monthly wages as of 1st June, 1973, up to June, 1975, while clerical cadre has had an average increase of 15.9 per cent over the same period. The following two paragraphs in the EPD report are of particular relevance to this dispute —

"It should be noted that while these annual increments helped to cushion the impact of increasing cost of living, during the period under review, i.e. from June, 1973 to September, 1975, the cost of living has gone up by 45.5 per cent as per available statistical information (this increase is exclusive of the effects of indirect taxes)

If we consider the maximum ceiling to which the lowest paid workers can be compensated it would be 45.5 per cent less 15.4%—30.1%. Moreover, only two or three of the employees concerned could be classified as 'low est paid' in the terms of the guidelines. In the light of these observations, it would appear that the Claimants' demand for a 46 per cent wage increase exclusive of what annual increases the workers have had since June, 1973, is in excess of the maximum permissible under the guidelines"

After careful consideration of all the submissions the Court awards that the workers should be granted the following interim wage increases, to compensate them for the rise in the cost of living, with effect from 1st September, 1975 —

	Per cent
Up to Sh 500 p.m	12
Sh 501 to Sh 1,000 p.m	9
Over Sh 1,000 p.m	5

The Court further directs that when the parties embark on comprehensive negotiations on the expiry of the existing collective agreement on 31st May, 1976, the aforesaid interim wage increases should be taken into account when new wage increases are being considered

Given in Nairobi this 2nd day of December, 1975

SAEED R COCKAR,
Judge

J CARROLL,
Member

Z M ANYIENI,
Member

GAZETTE NOTICE No 3916

THE INDUSTRIAL COURT

CAUSE No 19 OF 1975

Parties —

Kenya Local Government Workers' Union
and

Association of Local Government Employers for City Council
of Nairobi and Mombasa Municipal Council

Issue in dispute —

Failure by the two Councils to implement salary increases to officers in scales A to H agreed on 6th May 1974

1 The Kenya Local Government Workers' Union shall hereafter be referred to as the Claimants and the City Council of Nairobi and Mombasa Municipal Council shall hereinafter be referred to as the Respondents

2 The parties were heard in Nairobi on 29th May, 14th July and 6th November 1975 and relied on their written and verbal submissions

AWARD

3 The Notification of Dispute Form A dated 27th March 1975, was received by the Court on 11th April along with the statutory certificate signed by the Labour Commissioner

The Association of Local Government Employers and the Claimants have established a system of national joint negotiations which the Court was told had been approved and had the blessings of the Minister for Local Government. A memorandum of agreement has been drawn up on the constitution of the National Joint Negotiating Council Paragraph 2 of this agreement reads as follows —

"It is agreed that the wages and salaries of employees employed by Local Authorities in Kenya, the hours of work and other conditions of service shall be negotiated by Committees set up by the Council who shall have full power to reach a decision for submission to the Minister of Local Government"

In pursuance of the above the parties reached an agreement through its Committee No 1 regarding terms and conditions of service of Respondents' employees in the salaried grades. This agreement is applicable from 1st March, 1974

On 23rd May, 1974, the then Minister for Labour forwarded this agreement to the Court for registration under section 4 of the Trade Disputes (Amendment) Act, 1971. The Minister added that the agreement had been analysed with regard to its conformity with the Guidelines for determination of wages awards issued on 29th August, 1973. On the basis of the analysis the Minister had found no reason to object to its registration. The Court registered this agreement on 30th May, 1974, when the parties' representatives were also present and the registration is recorded in the Register of Collective Agreements maintained by the Court under RCA 80/74

The Minister for Local Government under Part XV of the Local Government Regulations 1963 LN 256/63 has wide powers over the financial matters of Local Authorities and he could only approve salary increments for the low paid workers, i.e. those in scale IN. The Claimants waited for almost a year for the Minister's approval regarding the rest of the collective agreement before forwarding the matter to the Industrial Court after exhausting the necessary machinery and the parties signed the Notification of Dispute Form "A" on 27th March, 1975, as stated hereinabove

The hearing was fixed for 29th May, 1975, when the Respondents informed the Court that since the issue in dispute was a major policy matter they were awaiting the Government's decision thereon and since the Government had given no indication so far they applied for adjournment. Although the Claimants objected to the adjournment the Court allowed the application and also allowed the Respondents to file a supplementary memorandum on or before 5th July, if they so desired and the hearing was fixed for 17th July, 1975

On 14th July, 1975, the Respondents informed the Court that the Minister for Local Government was issuing a new salary structure for all the local government employees and they had a sight of these proposals only that morning. The Respondents added that they found that the proposals had created quite serious anomalies. The Court was informed that arrangements had been made for a joint meeting of Committee No 1 in order to discuss the situation and the Claimants supported the adjournment in order to study the proposals in detail to decide whether they were acceptable or not. The Court then adjourned the matter and left it to the parties to move it again

On 15th September, 1975, the Respondents wrote the following letter to the Court —

"You will recollect that the above Cause was stood-over in order to allow the parties to examine the Presidential Salary Conversions and in particular the announcement to be made by the Minister for Local Government

Both the Union and this Association are concerned over a number of anomalies which have arisen following decisions taken by the Ministry of Local Government and therefore appears necessary for this Cause to be processed through the Court in the normal manner"

The Court accordingly fixed the hearing of the dispute for 6th November, 1975, the Respondents in the meantime having filed the supplementary memorandum

During the hearing the Claimants insisted that the agreement between them and the Respondents should be allowed to operate and asked the Court to make an award for its implementation. They pointed out that the Minister for Local Government could not control them as his powers were only in relation to approving or not approving the finances required for the various

Local Authorities They argued that he had no power to cancel or to disapprove an agreement made between them and any of the Local Authorities through the various Committees set up under the National Joint Negotiating Council

The Claimants informed the Court that the Minister had never told the parties not to negotiate salary increases

The Claimants were critical of the new salary structure which they claimed instead of improving the salary scales had in fact reduced some entry points. This was a serious matter and some of the officers employed by the Respondents had threatened to resign as they saw no future for them in the Respondents service

The Respondents in their written submission explained the powers of the Minister under Local Government Regulations. They referred specifically to Regulations 107 to 109, 102 to 114, 117 (2), 213 and 214 and argued as follows —

‘The above Regulations amplify and clarify beyond all shadows of doubt the Minister’s powers to approve the salaries, emoluments and allowances of the Clerks, Town Treasurers, Town Engineers, Medical Officers of Health, Health Inspectors and their deputies in all Local Authorities. They further stress the Minister’s powers to approve or disapprove all the Estimates in respect of the same and furthermore stress that ‘no Local Authority shall incur any expenditure which is not approved in the estimates’

Incidentally, Regulations 110 and 115 for Municipal and County Councils respectively give permissive powers to the said Councils to “appoint such other officers as may be necessary and may pay to such officers such salaries, emoluments and allowances as it may determine”. But in the final analysis, the effects of this will inevitably fall on the Councils’ budgets (or estimates) which require Ministerial approval by virtue of Regulations 212, 213 and 214 of the Local Government Regulations 1963

Thus it is submitted that the Minister’s powers over the Administration and Finance of the Local Authorities is a question that is open to no debates. What may, however, be questioned is the propriety with which he exercises these powers vested upon him—a question that is wholly procedural”

Notwithstanding their above written submission the Respondents’ spokesman informed the Court that he had been instructed by the Nairobi City Council and the Mombasa Municipal Council to ask the Court to make an award in accordance with the agreement negotiated with the Claimants, in fact they assumed the same position as the Claimants

The Respondents stated that as soon as the agreement in question was signed they had forwarded it to the Minister and the Minister did not at any time veto the said agreement. The Respondents added that they expected the Minister to write to them in connexion with the agreement but as in the past the Minister did nothing. The matter was then left with the Treasurers and the Town Clerks to get a decision from him

This dispute has raised an interesting situation and has highlighted the fact that a superior authority who is not an employer has powers through statute to indirectly interfere with collective agreements by refusing to grant approval to estimates forwarded by the Local Authorities which of necessity they must do in order to meet their obligations under the collective agreements

The Court has carefully examined the legal provisions and cannot find anywhere that the Minister has got any power to reject the collective agreement like the one in dispute. He, however, controls the expenditure of the various Local Authorities through statutory provisions

The Court has been requested by both the parties to make an award as demanded by the Claimants and under the circumstances which have been set out hereinabove in the award the Court finds that it has no alternative but to act as both the parties demand. The Court is of the view that since the Respondents want an award to be made against them then it will be entirely up to them to secure the necessary finances to meet their obligations under the collective agreement. How they go about getting it is entirely their own business and the Court does not feel inclined to reject their request for an award

There is, however, one point on which the Court feels that the collective agreement has to be tampered with and that is in relation to those officers whose appointments, remuneration and removal are quite clearly and specifically the prerogative of the Minister for Local Government

After a careful consideration of all the submissions the Court awards that the Respondents should implement salary increases to all officers in scale A to H as agreed on 6th May, 1974, between the parties with the exception of those officers in respect of whom the Minister has got clear powers to approve the salaries, emoluments and allowances

Given in Nairobi this 5th day of December, 1975

SAEED R. COCKAR,
Judge

Z. M. ANYIENI,
Member

J. CARROLL,
Member

GAZETTE NOTICE No 3917

THE INDUSTRIAL COURT

CAUSE No 70 OF 1975

Parties —

Transport and Allied Workers’ Union
and
British Caledonian Airways

Issue in dispute —

Wrongful dismissal of 15 employees by the management of the said airline—

David Ndambuki,
Jared Okinda,
Gedion Odondo,
Peter Kariuki,
Gamaliel Tera,
Simon Kavate,
Peter Owino,
Mofat Ogayo,
Josphat Okwemba,
Morris Gilo,
Jackson Kiswili,
Joseph Ngaira,
Hesbon Achapa,
Joseph Kyungu,
Tom Okila

1 The Transport and Allied Workers’ Union shall hereinafter be referred to as the Claimants and British Caledonian Airways shall hereinafter be referred to as the Respondents

2 The parties were heard in Nairobi on the 21st day of November, 1975, and relied on their written and verbal submissions

AWARD

3 The Notification of Dispute Form “A” dated 9th June, 1975, was received by the Court on 26th September along with the statutory certificates signed by the Minister for Labour and the Labour Commissioner

The Claimants have brought this dispute on behalf of the aforesaid persons who joined them on 20th January, 1975, and whose services it is alleged were terminated by the Respondents on 22nd January

The Claimants in their written and verbal submissions, which left a lot to be desired, put across a point that the Respondents had exploited all of them for three years by employing them on casual basis thereby depriving them of all the fringe benefits as laid down in their collective agreement with the Board of Airline Representatives (B.A.R.)

The Claimants stated that the Respondents had suffered no loss of work and had got rid of all these persons because they had joined the Claimants. Further they had not been given any notice in writing or otherwise and had been simply told on 22nd January that since they had joined the union there was no work for them

The Claimants produced to the Court a few passes in respect of some of these persons entitling them to go to the apron at the Nairobi Airport in support of their contention that these employees really were on permanent basis. The Claimants also produced various schedules in respect of the flights and added that these employees were given instructions for work to be done for the next 30 days

The Claimants asked the Court to order their reinstatement without loss of any benefits and also asked for compensation being three months’ wages in respect of each one of them in addition to leave pay on *pro rata* basis

The Respondents strenuously denied the Claimants' submissions and stressed that the employees involved in this dispute had been hired by them on contract labour from time to time as was necessary. Contract labour when necessary were hired in the event of there being a flight and were paid at the completion of the task. This was normally once a week starting in August, 1972, which gradually increased until August, 1974, when there were 18 flights. The rates of pay per flight per employee were Sh 10 from August, 1972 to January, 1974, and were increased to Sh 15 per person per flight.

The Respondents referred to the conciliation carried out by Mr Ong'ayi of the Ministry of Labour during which it had been conclusively proved that these employees were engaged on irregular and casual contracts. This being the case the Respondents argued that the Claimants' claim was baseless and was a waste of time.

The Court notes that the Claimants on their own admission admitted that these employees at all time worked for the Respondents' as casuals. They further agreed with the contents of the Respondents' Appendix "A" to their written submission in which a summary from August, 1972, until February, 1975, in respect of employment of casual labour appears. In fact the Claimants' representative, Mr Wambua, has signed this document verifying the contents as being true.

The Claimants' submission that since in their collective agreement with B.A.R. it is provided under clause 14 that no employees would be employed as casuals for more than three months therefore all these employees were entitled to be treated as permanent employees, is without merit. The Claimants should have pursued this matter long before these people were told that there was no work for them to require the Respondents to comply with clause 14 of the collective agreement and in the event of deadlock the matter should have been reported to the Ministry of Labour and finally to the Industrial Court. The Court finds that the Claimants cannot now claim benefits on behalf of these employees under clause 14 of the aforesaid collective agreement.

After perusing the conciliation records and the Conciliator's report the Court is satisfied that these employees were irregular employees. In fact the Chief Industrial Relations Officer wrote to the Claimants as follows —

"If the parties according to Conciliator's report agreed that the employees were paid according to work done, i.e. based on the number of flights, then they were not on other terms of services other than under those they were paid. What then is the Court required to adjudicate upon?"

The Court would like to add that normally a person's contract is determined by the manner in which payment is made to the person and if these employees in question were paid per flight which in fact they were, then their contract was on those terms.

Regarding the airport passes which the Claimants produced the Court accepts the Respondents' submission that these were issued at the request of the Airport Security Officer. The fact that some of these employees were issued with these passes does not prove that they were in permanent employment.

The Court has also considerable doubt as to the reason why these workers joined the Claimants only two days before they were told that there was no work for them by the Respondents. The Court definitely rules out that there was any victimization on their having joined the Claimants.

The workers and employers are entitled to choose the mode of contract under which they want to regulate their relationship. The Court, however, has in the past made rulings against a prolonged use on casual basis of the same employees. In this particular case the Claimants in fact, as pointed out earlier, have a clause on this point in their collective agreement but the Claimants failed to take up the matter at the proper time which would have been some time towards the end of 1972 but naturally since none of the persons concerned was a member of the Claimants until 20th January, 1975, the Claimants did not do anything. It is wrong for the Claimants to come and ask for the provisions of clause 14 to apply to these employees in the circumstances set out hereinabove.

After careful consideration of all the submissions the Court rejects the Claimants' demand.

Given in Nairobi this 3rd day of December, 1975

SAEED R. COCKAR,
Judge

T. OKELO ODONGO,
Deputy to the Judge

Z. M. ANYIENI,
Member

GAZETTE NOTICE NO 3918

THE INDUSTRIAL COURT

CAUSE No 72 OF 1975

Parties —

Amalgamated Union of Kenya Metal Workers
and
Motor Service Co. Ltd

Issue in dispute —

Dismissal of the following —

- 1 Mr John O. Okaribo
- 2 Mr Andrew Karimi
- 3 Mr James Ndare
- 4 Mr Ochieng
- 5 Mr Ochel Opondo
- 6 Mr Clement Mwaura
- 7 Mr Joseph Njoroge
- 8 Mr Henry Paul
- 9 Mr Simon Kioko

1 The Amalgamated Union of Kenya Metal Workers shall hereinafter be referred to as the Claimants and Motor Service Co. Ltd shall hereinafter be referred to as the Respondents.

2 The parties were heard in Nairobi on the 11th day of November, 1975, and relied on their written and verbal submissions. The Respondents called Mr F. Mwaura to give evidence in Court.

AWARD

3 The Notification Dispute Form "A" dated 28th August, 1975, was received by the Court on 10th October, along with the statutory certificates signed by the Minister for Labour and the Labour Commissioner.

The Respondents employed 12 skilled persons on 1st August, 1974, they being mechanics, electricians and panel beaters. They were issued with letters of appointment specifying their conditions of employment. Paragraph 2 of this letter provided as follows —

"You will be on Probation period of first three months from 1st August, 1974. During this period one week's notice by either side would be sufficient to terminate the employment."

The Court was told by the Respondents' witness, Mr F. Mwaura, that this new group of intakes was divided and they started working under different supervisors. He told the Court that out of 12 employees engaged they had confirmed three, they being Thomas Owaga, Farooq Mungai and Andrea Mugeti. He further said that nine of them did not prove satisfactory workers and despite verbal warnings from their supervisors their performance did not improve. As a result he was consulted and it was agreed that their services should be terminated in accordance with paragraph 2 of their letters of appointment. They were given one week's notice and also received one week's extra pay.

The Claimants took up the matter on their behalf and the matter was discussed at a meeting between the parties on 5th March, 1975. An extract from the relevant minute was produced to the Court and at that time the Claimants through Mr Omido at one stage stated that these workers were entitled to benefits under the redundancy clause of the collective agreement and they should be paid an additional 15 days' pay. The Respondents rejected this demand and a deadlock was declared.

The Claimants are now seeking an order from the Court requiring the Respondents to reinstate all of them as they allege that their services were wrongfully terminated.

Their main arguments are that by law the Minister for Labour had reduced the period of probation in the motor industry to two months and at the time the services of these persons were terminated on 23rd October, 1974, all of them had completed more than two months' service.

The Claimants further allege that it was inconceivable that such a large number of employees should be found to be unsatisfactory and stated that this was in fact a redundancy exercise and since the Respondents did not want to seek the Court's approval to such redundancy they had used this devious method of getting rid of them.

The Respondents strongly resisted the Claimants' allegation that there was redundancy involved in these terminations. They gave the following figures re' their total work force—

1973	117
1974 January	171
1975 January	204
At the time of hearing	234

They submitted that the above progress in the work force clearly proved that they were in fact creating jobs for Kenyans but had insisted that people should be worthy of employment. The Respondents further submitted that the Legal Order on which the Claimants had relied was not more favourable than the collective agreement between the parties which stipulated under clause 15 that for skilled workers the probationary period will be three months with the engagement terminable by either party by two weeks' notice. The Respondents pointed out that the Order on which the Claimants had relied had contained so many errors that it was withdrawn by the Minister for Labour and replaced by another Order under Legal Notice dated 3rd January, 1975.

The Court has carefully considered the submissions made by the parties and on the Claimants' argument that workers on probation were entitled to the provisions of the warning clause in the collective agreement before their services could be terminated, the Court rules that their stand is not correct. Although in the warning clause it is not stated that the provisions are not to apply to those workers on probation it is an implied term therein otherwise the clause generally appearing under the heading of probation in the various collective agreements would be rendered meaningless.

The Court, however, finds that at the material time there was a statutory provision which had stipulated two months' probationary period in the motor industry. This provision therefore overrides the parties' collective agreement. This being so, the workers involved in this dispute having served two months' probationary period were outside the scope of the probationary clause contained in their terms of employment.

The Court has come to the conclusion that although the Respondents terminated the services of the aforesaid 9 employees wrongfully in law they had good reasons for doing so. They have in fact committed a technical error only. The Court is satisfied that there is no redundancy involved in the termination of these workers.

The demand for their reinstatement has no merit in it and the Court awards that these workers should be paid one month's wage by way of compensation for their wrongful termination. This is to be in addition to any other benefits they may have received.

The Court would like to emphasize that workers on probation if they want to be confirmed must realize that they have to come up to the expectations of the employer otherwise before the expiry of the probationary period they run a big risk of being sacked.

Given in Nairobi this 4th day of December, 1975

SAEED R. COCKAR,
Judge

T. OKELO ODONDO,
Deputy to the Judge

Z. M. ANYIENI,
Member

GAZETTE NOTICE No 3919

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 T M 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 preparing the notice of opposition is incurred. Failure to give such notice will be taken into account in considering any application by an opponent for an order for costs if the opposition is uncontested by the applicant.

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

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

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

ALL IN CLASS 3—SCHEDULE III

SKINVITE

21151—Soaps, perfumes, essential oils and cosmetics, all for application to the skin but excluding skin whitening preparations. PENTO COSMETIC BV, a company limited by shares not having stock certificates, duly organized and existing under the Laws of the Kingdom of the Netherlands, manufacturers and merchants, of Gietersstraat, 57 Amsterdam, the Netherlands. C/o Messrs Kaplan & Stratton, advocates, P O Box 40111, Nairobi. 10th June, 1974.

The undermentioned applications are proceeding in the name of SHANTI PERFUMERY WORKS LIMITED, of Bamburi Road, P O Box 43127, Nairobi, Kenya. C/o Messrs Kaplan & Stratton, advocates, P O Box 40111, Nairobi.

BELINA

22383—Cosmetics 7th November, 1975

JULIANA

22386—Cosmetics 7th November, 1975

BOTH IN CLASS 5—SCHEDULE III

CALIXIN

21988—Compositions for the control of weeds, pests, fungi and mildew. BASF AKTIENGESELLSCHAFT, a public limited company existing under German law, trading as BASF Aktiengesellschaft, of 38, Carl-Bosch Strasse, 67, Ludwigshafen am Rhein, Federal Republic of Germany. C/o Messrs Kaplan & Stratton, advocates, P O Box 40111, Nairobi. 30th June, 1975.

The undermentioned applications are proceeding in the name of HEALTH & BEAUTY PRODUCTS LTD, Partners Jos Hansen & Soehne, Hamburg, Messrs Sooa Paris, Messrs Cordier Freres, Paris, Messrs Societe Generale D'Investissements Commerciaux 'La Grenobloise, Paris, of P O Box 90514, Mombasa

BOTH IN CLASS 3—SCHEDULE III

KIKI

22228 —Perfumes cosmetics 10th October, 1975

DAN GOMA

22229 —Perfumes cosmetics 10th October, 1975

The undermentioned applications are proceeding in the name of KINDARUMA LIMITED, a limited liability company, organized and existing under the Laws of the Republic of Kenya, manufacturers and merchants, of P O Box 280 Embu, Kenya C/o Messrs Hamilton Harrison & Mathews, advocates, P O Box 30333, Nairobi

IN CLASS 16—SCHEDULE III



22126 —Paper and paper articles, book-binding materials, stationery, adhesive materials and paper bags To be associated with TMA Nos 22127, 22352 and 22353 4th September, 1975

IN CLASS 17—SCHEDULE III

22127 —Polythene, hose pipes and plastic bags and plastic sheets To be associated with TMA Nos 22126, 22352 and 22353 4th September, 1975

IN CLASS 19—SCHEDULE III

22352 —Building materials, natural and artificial stone, cement, lime, mortar, plaster and gravel, pipes of earthenware or cement and chimneyports To be associated with Nos 22126, 22127 and 22353 17th October, 1975

IN CLASS 22—SCHEDULE III

22353 —Ropes, twines, strings, nets, tents and raw fibrous textile materials, sacks and sails To be associated with TMA Nos 22126, 22127 and 22352 17th October, 1975

IN CLASS 25—SCHEDULE III

JOKE

22202 —Ready made hosiery garments—T-shirts, vests, under wear MALDE MANUFACTURERS Co, manufacturers and merchants, of P O Box 98100, Mombasa, Kenya 3rd October, 1975

IN CLASS 30—SCHEDULE III



22092 —Icing Sugar, baking powder, custard powder TRI CLOVER INDUSTRIES (KENYA) of P O Box 144, Ruiru Kenya 15th August, 1975

IN CLASS 34—SCHEDULE III

IMPERIAL

22377 —Tobacco, whether manufactured or unmanufactured, substances for smoking, sold separately, or blended with tobacco, none being for medicinal or curative purposes IMPERIAL GROUP LIMITED, manufacturers, of East Street, Bedminster, Bristol, England C/o Messrs Atkinson Cleasby & Satchu, advocates, P O Box 90121, Mombasa 5th November, 1975

TRADE MARKS INTENDED REMOVAL THROUGH NON PAYMENT OF RENEWAL FEES

TM No	Trade Mark	Name of the Company
16249	CATTLEYA	Kabushiki Kaisha Kobayashi Kose
16251	LABONNE	Kabushiki Kaisha Kobayashi Kose
13546	FLAMINGO	Chalion Publishing Company Limited
13576	CABVAC	American Cyanamid Company
13598	MIZAN & Device	Marahaba Limited
13603	PRESTOLITE	Eltra Corporation
13605	SYMBOL Device	Eltra Corporation
13616	SINALCO	Sinalco Aktiengesellschaft
13617	NALPEN	Beecham Group Limited
13622	AQUASAN	Thompson & Capper Limited
13634	CHAPA KOFU & Device	Kassamali & Co Ltd
13653	PROXINIL	Ashe Laboratories Limited
B13686	CAPITAL	Capital Knitwear Mills Ltd
B13687	CAPITAL KNIT-WEAR	Capital Knitwear Mills Ltd
13704	PURAPEN	Beecham Group Limited
13737	PENDICLOX	Beecham Group Limited
13736	BRIGHT SUN	Impala Garments Limited
13738	MWALIMU	Impala Garments Limited
13743	A KENYA PLOUGH	Leading Engineering Works Ltd
14006	VEE-BALLOON	Goodyear Aerospace Corporation
14018	KENYA STAR Device	Nam Yeung Industries Limited
14019	MAYFAIR	Nam Yeung Industries Limited
14020	MAYFAIR	Nam Yeung Industries Limited
14021	GOLDEN BEE	Amalgamated Industries Limited
14022	GOLDEN BEE	Nam Yeung Industries Limited
14023	VERSACLOX	Bristol-Myers Company
14037	VISTRAM	Bayer Aktiengesellschaft
14038	VISTRAM	Bayer Aktiengesellschaft
14056	CROWN	Crown Radio Corporation
14068	RENAULD	Renauld International Ltd
14070	MAMBA Device	Gohil Soap Factory
14085	LONDON MAID	J Lyons & Company Limited
14086	DORVIS	Vezways
14088	KAKIRA SUGAR	Madhvani Sugar Works Limited
14091	TROPICOF	Tropical Pharmaceutical Limited
14093	DAN PRESS	Dan River Mills, Incorporated
14094	DAN PRESS	Dan River Mills, Incorporated
14104	LUCKY WHIP	Unilever Limited
14105	LUCKY WHIP	Unilever Limited
14109	TREASURE	America-Cigarette Co (Overseas) Ltd
14110	TREASURY	American Cigarette Co (Overseas) Ltd
14131	FERTENE	Monteshell Petrochimica Societa Per Azioni
B14132	STIROPLASTO	Monteshell Petrochimica Societa Per Azioni
B14133	STIROPLASTO	Monteshell Petrochimica Societa Per Azioni
14141	TRILLETTS	The Wellcome Foundation Limited
14165	VAB	American Cyanamid Company
14180	RAY	Shaman Manufacturing Co
14198	AKABA	Picot Limited
13744	SANO	Twentsche Overseas Trading Co (E A) Ltd
13752	KIFARU Device	Dhiman and Sons
13755	IVATEX	Pfizer Corporation
13756	IVORY	Pfizer Corporation
13792	MALIKA	Masaki Industries Cycle Limited

J N KING'ARUI,
Acting Deputy Registrar of Trade Marks

GAZETTE NOTICE No 3920

THE TRADE MARKS ACT

(Cap 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on the 31st October, 1975, registered as Registered User and entered in the Register of Trade Marks in respect of the following —

Registered Proprietor—Citicorp of 399, Park Avenue, New York, N Y, United States of America

Registered User—Citicorp Services, Inc of 399, Park Avenue, New York, N Y, United States of America

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

Conditions or restrictions —

(1) Proprietor owns sufficient share capital of User to enable proprietor to appoint or elect a majority of the Directors of User and it is a condition of the continued existence of the proposed Registered User entry that this degree of ownership remains

(2) It is not a term of the relationship between the parties that User is to be the sole Registered User

(3) The proposed permitted use is to be without limit of period

Trade Mark No 21790—"CITICORP" in Class 16 (Schedule III) in respect of paper and paper articles, cardboard and cardboard articles, printed matter, newspapers and periodicals, books, book binding material, photographs, stationery, adhesive materials (stationery), artists' materials, paint brushes, typewriters and office requisites (other than furniture), instructional and teaching material (other than apparatus), playing cards, (printers') type and cliches (stereotype), cheques and traveller cheques (advertised under Gazette Notice No 2710, page 980, dated 22nd August, 1975)

Representation of this mark can be seen at the Trade Mark Registry, State Law Office, Nairobi, or in the publication indicated above

J N KING'ARUI,

Acting Deputy Registrar of Trade Marks

GAZETTE NOTICE No 3921

THE TRADE MARKS ACT

(Cap 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on the 20th October, 1975, registered as a Registered User and entered in the Register in respect of the goods stated —

Registered Proprietor—Chesebrough Pond's Inc, of 33 Benedict Place, Greenwich, Connecticut 06830, U S A

Registered User—Chesebrough-Pond's Kenya Limited, of P O Box 40478, Nairobi, Kenya

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

Conditions or restrictions —

1 The licensor hereby authorizes the User to use the trade marks in Kenya upon or in relation to the goods for which the trade marks are registered, but only so long as such goods are manufactured by or for the User in accordance with standards, specifications and instructions supplied by the licensor from time to time

2 The User agrees to manufacture the goods or to have the goods manufactured for it in strict accordance with the standards, specifications and instructions supplied to it by the licensor from time to time

3 The User shall (if required by the licensor by notice in writing) send to the licensor yearly samples taken from current production for purpose of the control of the quality of the goods. The licensor or its agents shall also be permitted to inspect the methods of manufacturing the goods on the premises of the User at all reasonable times

4 The User is not to be sole licensee in Kenya

5 In consideration of the such licence the licensee agrees to submit to the licensor a statement setting forth the net sales of products licensed hereunder at such times as the parties

may agree but at least annually, and at the same time pay to the licensor at the licensor's place of business a three per cent (3 per cent) royalty on all net sales made by the licensee. Net sales shall be defined as the gross amount invoiced in the sale of the products less any trade discounts, and less any credits for returned goods. Such statement of net sales shall be subject to audit by authorized representatives of the licensor, and licensee's books of account

6 This Agreement shall remain in force for an unlimited period provided that the licensor shall have the right to terminate this Agreement without cause on not less than three (3) calendar months previous written notice, and provided further that the licensor may terminate the Agreement with immediate effect in the event that the User should be put into voluntary liquidation or be taken over by any other persons, company or Government or file insolvency proceedings in any court, or become insolvent, or have liquidation proceedings filed against it

Trade Mark No 5007—"Angel Face" in Class 48, in respect of perfumery (including toilet articles, preparations for the teeth and hair and perfumed soap) (advertised under Gazette Notice No 2300, page 905, dated 11th September, 1951)

Representation of this mark can be found at the Registry of Trade Marks, State Law Office, Nairobi, and in the publication indicated above

J N KING'ARUI,

Acting Deputy Registrar of Trade Marks

GAZETTE NOTICE No 3922

THE PATENTS REGISTRATION ACT

(Cap 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent particulars of which appear in the Schedule hereto was registered as No 2581 of 1975, in the Kenya Register of Patents on the 18th day of November, 1975

SCHEDULE

No of application—2581

Date of application—18th November, 1975

Name of applicant—Nippon Soda Company Limited

Registered address—No 2-1 Ohtemachi 2-chome, Chiyoda-ku, Tokyo, Japan

Particulars of grant in the United Kingdom —

No—1,389,692

Date—30th July, 1975

Date of filing complete specification—24th April, 1973

Complete specification published—3rd April, 1975

Nature of invention—Thiazolotriazolylphosphorothioates, and the preparation and uses thereof

Documents, etc, filed in registry —

(a) One certified copy of the specification (including drawings and "Office Copy" of letters patent) of the United Kingdom patent

(b) Certificate of the Comptroller General of the United Kingdom Patent Office

(c) Authorization in favour of Messrs Kaplan & Stratton, advocates, P O Box 40111, Nairobi

J N KING'ARUI,

Nairobi,

19th November, 1975

Acting Deputy
Assistant Registrar of Patents

GAZETTE NOTICE No 3923

THE PATENTS REGISTRATION ACT

(Cap 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent particulars of which appear in the Schedule hereto was registered as No 2583 of 1975, in the Kenya Register of Patents, on the 25th day of November, 1975

SCHEDULE

No of application—2583

Date of application—25th November, 1975

Name of applicant—Union Carbide Corporation

Registered address—270 Park Avenue, New York, N Y 10017, United States of America

Particulars of grant in the United Kingdom —

No —1,378,584

Date —23rd April, 1975

Date of filing complete specification —29th September, 1972

Complete specification published —27th December, 1974

Nature of invention —Improvements in or relating to electro chemical cells

Documents, etc, filed in registry —

- (a) One certified copy of the specification (including drawings and "Office Copy" of letters patent) of the United Kingdom patent
- (b) Certificate of the Comptroller-General of the United Kingdom Patent Office
- (c) Authorization in favour of Messrs Atkinson Cleasby & Satchu, advocates, P O Box 90121, Mombasa

J N KING'ARUI,

*Acting Deputy*Nairobi,
5th December, 1975*Assistant Registrar of Patents*

GAZETTE NOTICE No 3924

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 480 OF 1975

By Wanjiku Kabinu of P O Box 49736, Nairobi in Kenya, the mother of the deceased, through Messrs Kiania Njau & Co, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Chege Kibinu "B" of Thogoto Village, Kiambu, in Kenya, who died at Nairobi on the 3rd day of February, 1974

(2) CAUSE No 483 OF 1975

By Peter N Gathogo of P O Box 30364, Nairobi in Kenya, the son of the deceased, through Messrs Onyango Otieno & Co, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Edith Wanjiku Karanja of Nairobi aforesaid, who died at Nairobi on the 1st day of September, 1975

(3) CAUSE No 484 OF 1975

By Ali Mohamed of P O Box 41986, Nairobi in Kenya, one of the sons of the deceased, through M A Khan, Esq, advocate of Nairobi, for a grant of letters of administration intestate of the Haji Adam Noormohamed of Nairobi aforesaid, who died at Nairobi on the 22nd day of May, 1974

(4) CAUSE No 493 OF 1975

By (1) Kundan Lal and (2) Surinder Kumar, both of P O Box 10347, Nairobi in Kenya, the sons of the deceased and the executors named in the will of the deceased, through Messrs Farouk Adam & Co, advocates of Nairobi, for a grant of probate of the will of Bihari Lal Milkhi also known as Bihari Lal Milkhi Raj Sharma of Nairobi aforesaid, who died at Nairobi on the 5th day of August, 1974

(5) CAUSE No 441 OF 1975

By Lukia Asman of P O Box 42520, Nairobi in Kenya, the widow of the deceased, through G B M Kariuki, Esq, advocate of Nairobi, for a grant of letters of administration intestate of the estate of Isaji Alibhai of Mombasa in Kenya, who died at Mombasa aforesaid, on the 18th day of January, 1975

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 25th December, 1975

JOHN MWERA,

*Acting Deputy Registrar,*Nairobi,
6th December, 1975*High Court of Kenya, Nairobi*

GAZETTE NOTICE No 3925

IN THE HIGH COURT OF KENYA
AT ELDORET DISTRICT REGISTRY
PROBATE AND ADMINISTRATION

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

CAUSE No 4 OF 1975

By Sonaben w/o Punja Deva Shah of P O Box 71, Moi's Bridge in the Republic of Kenya, the widow of the deceased through P N Gadher, Esq, advocate, of P O Box 589, Kitale, in Kenya, for a grant of letters of administration of the estate of Punja Deva Shah of P O Box 71, Moi's Bridge aforesaid, who died at Moi's Bridge in Kenya on the 1st day of August, 1974

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

L E WHITEHOUSE,
Ag District Delegate,
High Court of Kenya,
*Eldoret,*Eldoret,
13th November, 1975

GAZETTE NOTICE No 3926

IN THE HIGH COURT OF KENYA
AT ELDORET DISTRICT REGISTRY
PROBATE AND ADMINISTRATION

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

CAUSE No 5 OF 1975

By (1) Abdul Mahedi s/o Juma Hajee and (2) Sultanali s/o Juma Hajee both of P O Box 108, Eldoret in the Republic of Kenya, the sons of the deceased and the executors named in his will through Messrs Patel & Patel, advocates of P O Box 357 of Eldoret in Kenya, for a grant of probate of the will of the late Juma Hajee of P O Box 108, Eldoret aforesaid, who died at Eldoret in the Republic of Kenya on the 24th day of February, 1975

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

L E WHITEHOUSE,
Ag District Delegate,
High Court of Kenya,
*Eldoret*Eldoret,
13th November, 1975

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

GAZETTE NOTICE No 3927

IN THE HIGH COURT OF KENYA
AT ELDORET DISTRICT REGISTRY
PROBATE AND ADMINISTRATION

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

CAUSE No 6 OF 1975

By Mrs Rahel Chunguli of P O Box 439, Kitale in the Republic of Kenya, the widow of the deceased through P N Gadher, Esq, advocate of P O Box 589, Kitale aforesaid, for a grant of letters of administration of the estate of Japheth Chunguli of P O Box 439, Kitale in Kenya, who died at Kitale aforesaid, on the 18th day of October, 1968

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

L E WHITEHOUSE,
Ag District Delegate,
High Court of Kenya,
*Eldoret*Eldoret,
11th November, 1975

GAZETTE NOTICE No 3928

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY

PROBATE AND ADMINISTRATION

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

CAUSE No 40 OF 1975

By Karimabai, widow of Abdulla Ayub Abha of Mombasa in Kenya, the widow of the deceased, through K M Karimbhai, advocate of Mombasa, for a grant of letters of administration intestate of the estate of the late Abdulla Ayub Abha, who died on 12th day of March, 1974, at Mombasa

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

Mombasa, 26th November, 1975
C D AMIN,
Deputy Registrar,
High Court of Kenya,
Law Courts, Mombasa

Note—The will mentioned above is deposited and open to inspection at the Court

GAZETTE NOTICE No 3929

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY

PROBATE AND ADMINISTRATION

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

CAUSE No 112 OF 1975

By (1) Jivanjee Tayabali, (2) Akberali Tayabali and (3) Hassanali Tayabali of Mombasa in Kenya, the executors named in the will of the deceased, through K M Karimbai, Esq., advocate, for a grant of probate of the will of Tayabali Esmailjee Jivanjee of Mombasa in Kenya, who died on the 28th day of September, 1974, at Mombasa aforesaid

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

Mombasa, 26th November, 1975
C D AMIN,
Deputy Registrar,
High Court of Kenya,
Law Courts, Mombasa

Note—The will mentioned above is deposited and open to inspection at the Court

GAZETTE NOTICE No 3930

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY

PROBATE AND ADMINISTRATION

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

CAUSE No 119 OF 1975

By (1) Fatmabai d/o Jaffer Tharoo and (2) Zulekhabai Jaffer Tharoo both of P O Box 82850, Mombasa, being the daughters of the deceased, through Messrs Atkinson Cleasby & Satchu, advocates of Mombasa in Kenya, for a grant of letters of administration of the late Jaffer Tharoo of Mombasa, Kenya, who died on the 27th day of June, 1975, at Mombasa

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

Mombasa, 26th November, 1975
C D AMIN,
Deputy Registrar,
High Court of Kenya,
Law Courts, Mombasa

GAZETTE NOTICE No 3931

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 estates of the persons named in the second column of the Schedule hereto, who died on the dates respectively set forth against their names

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

SCHEDULE

Public Trustee's Cause No	Name of Deceased	Address	Date of Death	Testate or Intestate
389/75	Shadiack Josphat Nyaga	Mukuuvi Kagaari, Embu	28-9-75	Intestate
289/75	Fpharaem Simidi Echale	Kinu School, P O Box 201, Maragoli	5-4-74	Intestate
94/75	Robinson Nahashon Mwangi Kimani	P O Banana Hill, Limuru East	15-3-75	Intestate
195/75	Joseph Ochieng Muhoma	Ugenya Location, P O Box 32, Ukwala	18-11-74	Intestate

Nairobi,
5th December, 1975

M L HANDA,
Acting Public Trustee

GAZETTE NOTICE No 3932

THE BANKRUPTCY ACT

(Cap 53)

RECEIVING ORDER, FIRST MEETING OF CREDITORS AND
ADJUDICATION ORDER

Debtor's name—Peter Lobo t/a "Peter's Emporium"

Address—P O Box 133, Meru

Description—Trader

Date of filing petition—3rd December, 1975

Court—High Court of Kenya at Nairobi

No of matter—B C 9 of 1975

Date of Order—3rd December, 1975

Whether debtor's or creditors' petition—Debtor's petition

Act or Acts of Bankruptcy—Presentation of a Bankruptcy Petition

Date of first meeting of creditors—31st December, 1975

Hour—2 30 p m

Place—Conference Room, Sheria House, Harambee Avenue, Nairobi

Date of adjudication order—4th December, 1975

Nairobi,
5th December, 1975

J K MUCHAE,
Acting Deputy Official Receiver

GAZETTE NOTICE No 3933

IN THE MATTER OF THE COMPANIES ACT

(Cap 486)

AND

IN THE MATTER OF AMANI LIMITED

(Members' Voluntary Liquidation)

NOTICE OF FINAL MEETING

NOTICE is hereby given in terms of section 283 of the Companies Act that the adjourned general meeting of the company will be held at Royalty House, Government Road, Nairobi, on Saturday, 17th January, 1976, at 11 a m to deal with the matters specified in the said section 283

Dated this 4th day of December, 1975

For R C PATEL,
Liquidator
P O Box 41684 Nairobi

GAZETTE NOTICE No 3934

THE COMPANIES ACT
NOTICE OF FIRST MEETING
(Rule 110)

IN BANKRUPTCY AND WINDING-UP CAUSE No 3 OF 1974

Re *Nyanza Impex Limited (In Liquidation)*

Name of company—Nyanza Impex Limited
Address of registered office—International Life House, 12th Floor, Mama Ngina Street, Nairobi
Registered postal address—P O Box 45276, Nairobi
Nature of business—Dealers in raw materials, etc
Court—Court of Appeal for East Africa at Nairobi
No of matter—Bankruptcy and Winding up Cause No 3 of 1974

Creditors —

Date—7th January, 1976

Hour—2 30 p m

Place—The Conference Room, Office of the Official Receiver, Fifth Floor, Sheria House, Harambee Avenue, Nairobi

Nairobi, 5th December, 1975
J K MUCHAE,
*Acting Deputy Official Receiver
and Provisional Liquidator*

GAZETTE NOTICE No 3935

THE AFRICAN CHRISTIAN MARRIAGE AND
DIVORCE ACT

(Cap 151)

NOTICE is hereby given that in exercise of the powers conferred by section 6 (1) of the African Christian Marriage and Divorce Act the Ministers named in the Schedule hereto have been licensed to celebrate marriages under the provisions of such Act

SCHEDULE

Denomination—Redeemed Evangelistic Association

Names of Ministers —

- 1 Rev Arthur Kitonga
- 2 Pastor Paul Mutua

Dated at Nairobi this 28th day of November, 1975

M L HANDA,
Acting Registrar-General

GAZETTE NOTICE No 3936

(Ref No CS/700/LLAM)

THE CO OPERATIVE SOCIETIES ACT

(Cap 490)

APPOINTMENT OF COMMITTEE AND MANAGER

IN EXERCISE of the powers conferred to me under section 64 of the Co-operative Societies Act, I hereby cancel the appointment* of—

Mr Wanyutu Waweru as Manager of the Kiambu Coffee Growers' Co-operative Union Limited and appoint—

Mr J Kianduma to manage the affairs of the said Kiambu Coffee Growers' Co-operative Union Limited

Dated this 28th day of November, 1975

J K MUTHAMA,
Commissioner for Co operative Development

*Gazette Notice No 1609 of 16th May, 1975

GAZETTE NOTICE No 3937

(Ref No CS/1777/21/LLAM)

THE CO OPERATIVE SOCIETIES ACT

(Cap 490)

ADMISSION OF CLAIMS

I, being appointed liquidator of the Bois Savings and Credit Co-operative Society Limited, hereby appoint 19th December, 1975, as the day on or before which creditors of the said society shall state to me their claims for admission

Such claims shall be addressed to me at the Co-operative Office, P O Box 298, Kericho

A F K OKINDA,
Liquidator

GAZETTE NOTICE No 3938

(Ref No CS/2155/LLAM)

THE CO OPERATIVE SOCIETIES ACT

(Cap 490)

APPOINTMENT OF COMMITTEE AND MANAGER

IN EXERCISE of the powers conferred to me by section 64 of the Co-operative Societies Act, I hereby extend for a further period of 12 months the appointment* of—

Chairman—Mr B B Mitchell,

Vice-Chairman—Mr J B S Makatiani,

Members —

Mr J Mwangi,

Mr M M Amunga,

Mr H L Wekesa and appoint,

Member—Mr T G O Aleri, and

Manager—Mr J Mwiruki to administrate and manage the affairs of the Sukari Co-operative Savings and Credit Society Limited

The appointment of Mr Alfred Odour as Secretary/Manager is hereby cancelled

Dated this 1st day of December, 1975

J J M WANYONYI,
Deputy Commissioner for Co operative Development

GAZETTE NOTICE No 3939

(Ref No CS/948/LLAM)

THE CO-OPERATIVE SOCIETIES ACT

(Cap 490, sections 65 and 69)

ORDER

WHEREAS pursuant to section 61 (1) of the above Act, I ordered an inquiry into the by laws, working and financial condition of the Mosobet Dairyman's Co-operative Society Limited

And whereas I am of the opinion that the said society should be dissolved

Now therefore pursuant to section 65 (1) of the said Act, I hereby cancel the registration of the said society and order that it be liquidated

Any member of the said society may, within two months of the date of this Order, appeal to the Minister for Co-operatives Development against the Order. If no such appeal is presented within the time the Order shall take effect upon the expiry thereof

And further pursuant to section 69 of the said Act, I hereby appoint the District Co-operative Officer, Kisii, to be liquidator and authorize him to take into his custody all the property of the said society including such books and documents as are deemed necessary for completion of the liquidation

Dated at Nairobi this 28th day of November, 1975

J J M WANYONYI,
Deputy Commissioner for Co operative Development

GAZETTE NOTICE No 3940

(Ref No 1094/LLAM)

THE CO OPERATIVE SOCIETIES ACT

(Cap 490)

CLOSURE OF LIQUIDATION

Re *Karuri Farmers Co operative Society Limited*
(In Liquidation)

WHEREAS the registration of the above named society was cancelled by an Order made on the 19th day of September, 1975, and which Order became effective on the 18th day of November, 1975, and whereas the said society has no assets nor is there evidence of any creditors

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

Given under my hand at Nairobi this 1st day of December, 1975

J J M WANYONYI,
Deputy Commissioner for Co operative Development

GAZETTE NOTICE No 3941

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office P O Box 30376, Nairobi

LOSS OF POLICY

Life Policy No 22708 in the name of Mr Frederick Eustace Bendera

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

Dated this 28th day of November, 1975

K S DAWOOD,
Company Secretary

GAZETTE NOTICE No 3942

THE PAN AFRICA INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

P O Box 90383, Mombasa

LOSS OF POLICY

Policy No 53867 for Sh 5,000 on the life of Mr Francis Maina Kariuki Morris & Company Ltd, P O Box 18310, Nairobi

NOTICE having been given of the loss of the above numbered policy its duplicate will be issued unless objection is filed with the undersigned within one month from the date hereof

Dated this 28th day of November, 1975

M D NAVARE,
Executive Director

GAZETTE NOTICE No 3943

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office P O Box 30376, Nairobi

LOSS OF POLICY

Life Policy No 30557 in the name of Mr Marchus Mbebo Kamutu

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

Dated this 28th day of November 1975

K S DAWOOD
Company Secretary

GAZETTE NOTICE No 3944

GARISSA COUNTY COUNCIL

NOTICE

NOTICE is hereby given that in pursuance to the provision of Regulation 203 (i) of Local Government Regulation, 1963, the County Council of Garissa intends and proposes to make or approve the following By Laws at its next annual meeting —

- (a) The County Council of Garissa (Stock Auction and Export Sales) By Laws, 1975
- (b) The County Council of Garissa (Cattle Cleansing) By Laws, 1975
- (c) The County Council of Garissa (Miraa Import) By laws, 1975
- (d) The County Council of Garissa (Stone Cess) By Laws, 1975

Copies of the proposed By Laws intended to be approved are deposited at the office of the undersigned They can be inspected without payment during office hours, copies can be furnished on application to any person on payment of appropriate fee Any person who desires to object to the approval of above-mentioned By Laws should lodge his objection in writing to the Clerk to Council, P O Box 57, Garissa, so as to reach him within 14 days after publication of this notice

A H MOHAMED,
Clerk to the Council

GAZETTE NOTICE No 3945

WARENG COUNTY COUNCIL

(The Rating Act, Cap 267)

NOTICE OF INTENTION TO LEVY LAND RATE

NOTICE is hereby given for information to the general public that in pursuance of sections 4 (a) and 5 (a) of the Rating Act, Cap 267 of the Laws of Kenya, the County Council of Wareng has under resolution CW 53/75 adopted land rating at a flat rate of cents thirty (-/30) only per one acre up on the area of land within the jurisdiction of Wareng County (Uasin Gishu District) with effect from 1st January, 1976, as approved by the Minister for Local Government

It is further adopted that a minimum rate one can pay on Land Rating shall be shillings fifteen (K Sh 15)

Dated this 2nd day of December, 1975

E K SUM,
4g Clerk to the Council

GAZETTE NOTICE No 3946

MUNICIPAL COUNCIL OF MERU

NOTICE

FOR INFORMATION to plot owners in Meru Town and Trading Centres, the Municipal Council of Meru has passed a resolution instructing that all plot owners who have defaulted in paying Land Rent and Property Rates for several years and 1975, will forfeit the ownership of their plots after 21 days from 9th December, 1975 After 31st December, 1975, the Council will use its legal criteria to dispose the plots which have the outstanding debts Save our plot by paying Council's dues

G K MWOBOLIA,
Town Clerk

GAZETTE NOTICE No 3947

MINISTRY OF DEFENCE

TENDER NOTICE No MOD/411/1 (98) 75 78

Repair of Electrical Appliances

TENDERS are invited for the repair of electrical appliances in the Armed Forces Ordnance Depot, P O Box 30565, Nairobi, Kahawa

Tender documents showing details and specifications of the items may be obtained from the SO I Supply, Ministry of Defence, P O Box 40668, Nairobi

Completed tender documents are to be submitted/addressed as above or be placed in the Tender Box, in Ulinzi House, First Floor, by 1400 hours (2 p m) on Tuesday, 30th December, 1975

The Armed Forces is not bound to accept the lowest or any tender and reserves the right to accept any tender in full or in part unless a tenderer expressly stipulates to the contrary

GAZETTE NOTICE No 3948

MINISTRY OF DEFENCE

TENDER NOTICE No MOD/411/1 (99) 75 78

TENDERS are invited for the repair/reconditioning of household items in the Armed Forces Ordnance Depot, P O Box 30565, Nairobi, Kahawa

Tender documents showing details and specifications of the items may be obtained from the SO I Supply, Ministry of Defence, P O Box 40668, Nairobi

Completed tender documents are to be submitted/addressed as above or be placed in the Tender Box, in Ulinzi House, First Floor, by 1400 hours (2 p m) on Tuesday, 30th December, 1975

The Armed Forces is not bound to accept the lowest or any tender and reserves the right to accept any tender in full or in part unless a tenderer expressly stipulates to the contrary

GAZETTE NOTICE No 3949

(MNR/CS/21/1/1 Vol III/52)

MINISTRY OF NATURAL RESOURCES

TENDER NOTICE No 5/75 76

TENDERS are invited for the supply of the following items required by the Ministry of Natural Resources, Forest Department

(1) V H F Radios	10 No
(2) Power Saws 22' Blade	7 No
(3) Lawn Mower 3 5 H P	1 No
(4) Gyramores	4 No
(5) Grease Gun Large	1 No
(6) Rega Pumps	113 No
(7) Motorised Water Pumps	7 No
(8) Water Engines 17 H P	2 No
(9) Water Pumps complete with engine 10 H P	1 No
(10) Water Pump complete with engine 12 H P	2 No
(11) Automatic System Camera	1 No
(12) Photo Microscope	1 No
(13) Hose Pipe Rubber 1'	1,200 ft
(14) Plastic Pipes 1"	1 000 metres
(15) Plastic Pipes 1/2"	300 No
(16) A complete Saw Bench	1 No
(17) Primo Wires	20 rolls
(18) Tyres Size 16 9 x 30	4 No

Prices quoted must be duty paid including Sales or Factory Tax and the delivery period must also be indicated at the receiving points indicated in the specifications

Specifications and general conditions of contract to which all tenders must conform should be obtained from the Executive Officer, Stores on either verbal or written request at the Central Stores, P O Box 30126, Nairobi, in the Karura Forest off Kiambu Road, three quarters of a mile from Muthiga Roundabout

Tenders must be closed in plain sealed envelopes addressed to the Executive Officer, Stores, P O Box 30126, Nairobi, or be placed in a Tender Box at Karura, not later than 10 a m on 6th January, 1976 Tenders should not bear name or return address of the tenderer

Tenders not properly addressed and "marked Tender No 5/75 76" will be automatically rejected and similarly tenders received after due date and time shall also be rejected Further it is emphasized for the tenderers benefit that the Government shall not entertain any correspondence regarding such rejected tenders and also reserves the right of accepting any tender in part or in whole unless the tenderer stipulates to the contrary

D THIONG'O,
for Permanent Secretary

GAZETTE NOTICE No 3950

THE TRANSFER OF BUSINESSES ACT

(Cap 500)

NOTICE is hereby given that the business of Publicity Services carried on by Jane Christine Daniel (formerly Jane Christine Vickers), trading under the firm name and style of Janyvee Publicity Services at 8th Floor Silopark House, Mama Ngina Street, Nairobi, in the Republic of Kenya, has been sold and transferred to Peter Stanley Bailey, who shall carry on the said business under the same name and style at the same place

The address of the transferor is P O Box 48350, Nairobi

The address of the transferee is P O Box 48350, Nairobi

The transferee is not assuming nor does he intend to assume any of the liabilities incurred in the said business by the transferor up to and including the 1st day of December, 1975, and the same will be paid and/or discharged by the transferor and likewise all debts due to the transferor up to and including 1st December, 1975, will be recovered by the transferor

Dated at Nairobi this 28th day of November, 1975

HAMILTON HARRISON & MATHEWS,
Advocates for the Transferor and the Transferee

GAZETTE NOTICE No 3951

THE TRANSFER OF BUSINESSES ACT

(Cap 500)

NOTICE is hereby given that the business of wholesale and retail carried on by Habari Stores on plot No LR 209/3812, Nairobi South B, Shopping Centre, along Muchumbi Road has as from 1st day of December, 1975, been transferred to and taken over by Habari Stores Limited which will carry on the said business at the same place under the name of Habari Stores Limited

The address of the transferor is P O Box 41051, Nairobi

The address of the transferee is P O Box 41051, Nairobi

The transferee assumes and intend to assume all the liabilities incurred by the transferor in the said business and the same will be paid and discharged by the transferee up to and including the 30th day of November, 1975, and in the future Likewise all debts due and owing to the transferor shall be received by the transferee

Dated at Nairobi this 8th day of December, 1975

DANIEL GATHIRA,
for the Transferor and the Transferee

GAZETTE NOTICE No 3952

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Mandan Pal Singh Rana and Sushil Kumar Kochhar both of P O Box 11409, Nairobi, in the Republic of Kenya, carrying on business under the name and style of Devonshire College of Accountancy, at Nairobi, aforesaid has been dissolved by mutual consent as from the 17th day of November, 1975, by the retirement therefrom of the said Sushil Kumar Kochhar

The said business as from the 18th November, 1975, will be carried on by the said Madan Pal Singh Rana as the sole proprietor under the said firm name and style at the same place

All debts due to and owing by the said late partnership have been agreed to be received and paid by the said sole proprietor Madan Pal Singh Rana

Dated at Nairobi this 17th day of November, 1975

SUSHIL KUMAR KOCHHAR,
Retiring Partner

MADAN PAL SINGH RANA,
Continuing Partner

GAZETTE NOTICE NO 3953

NOTICE OF CHANGE OF NAME

TAKE NOTICE that by a deed poll dated the 17th day of October, 1975, I, Tarichia Mugambi of P O Box 46607, Nairobi, a Kenya citizen renounced and abandoned the names Gervase Tarechia and in lieu thereof assumed as from the date thereof the first name of Tarichia

Dated this 3rd day of December, 1975

TARICHIA MUGAMBI,
(formerly known as Gervase Tarechia Mugambi)

NOW ON SALE

DEVELOPMENT ESTIMATES FOR THE YEAR 1975/76

Price Sh 30 (postage Sh 3)

ESTIMATES OF RECURRENT EXPENDITURE FOR THE YEAR 1975/76

Price Sh 50 (postage Sh 5)

ESTIMATES OF REVENUE FOR THE YEAR 1975/76

Price Sh 3/50 (postage Sh 1)

BUDGET SPEECH FOR THE FISCAL YEAR 1975/76

Price Sh 4 (postage Sh 1)

Obtainable from the Government Printer Nairobi

IMPORTANT NOTICE TO SUBSCRIBERS TO THE KENYA GAZETTE

THE following notes are for the guidance of persons submitting 'copy' for inclusion in the *Kenya Gazette Supplements* etc —

- (1) *Kenya Gazette* contains notices of a general nature and which do not affect legislation, and may be submitted direct to the Government Printer
- (2) *Legislative Supplement* contains Rules and Regulations which are issued by the Central Government, and must be submitted through the Office of the Attorney-General
- (3) *Bill Supplement* contains Bills which are for introduction into the National Assembly only
- (4) *Act Supplement* contains Acts passed by the National Assembly

All "copy" submitted for publication should be prepared on one side of a foolscap sheet no matter how small the notice or Act, each page being numbered, and should be typewritten with double spacing. Copy should be clear, legible, and contain a minimum of alterations

Particular attention should be paid to the following points —

- (i) Signatures must be clarified by means of rubber-stamping or typing the name of the signer in capital letters
- (ii) Dates must be correct and filled in where necessary
- (iii) Care should be taken to ensure that all headings to notices and references to legislation are up to date and conform with the Revised Edition of the Laws of Kenya

EXTRACT FROM THE CODE OF REGULATIONS, SECTION D—

Kenya Gazette

D 41 (1) Communications for the *Kenya Gazette* should reach the Government Printer not later than 12 noon, on Tuesday of the week that publication is desired. The Government Printer will not publish communications received after that hour until the next subsequent issue of the *Gazette*

(2) It will facilitate work at the Press if Permanent Secretaries will forward Gazette notices to the Government Printer when ready

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

SUBSCRIPTION AND ADVERTISEMENT CHARGES

With effect from 1st April, 1974, subscription and advertising charges for the *Kenya Gazette* are as follows —

	Sh	cts
Annual Subscription (including postage in East Africa)	200	00
Annual Subscription (including postage Overseas)	220	00
Half-yearly Subscription (including postage in East Africa)	100	00
Half-yearly Subscription (including postage Overseas)	110	00
Single copy without Supplements	2	00
Single copy of any Supplement to the <i>Kenya Gazette</i> —		

	Sh	cts	Postage in E A	Sh	cts
Up to 2 pages	0	50		0	15
Up to 4 pages	1	00		0	15
Up to 8 pages	2	00		0	15
Up to 12 pages	3	00		0	15
Up to 16 pages	4	00		0	20
Up to 20 pages	5	00		0	25
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