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CORRIGENDA

In Gazette Notice No. 1603 dated 10th May 1966-In subparagraph (a) (i), 3 per cent should read 0.3 per cent.

In Kenya Gazette Notice No. 1789 of 24th May 1966,

For "Kariuki Gichau" read "Julius Kariuki Gecau".

ADDENDA

In Gazette Notice No. 1526 of 10th May 1966-The following should be added to the Schedule:-

(1)	(2)	(3)
Area	Division	Centre
Machakos	Southern Division	Nziu Market

GAZETTE NOTICE No. 1990

(DEF. 116/10/09)

THE KENYA MILITARY FORCES (CONSTITUTION AND MISCELLANEOUS PROVISIONS) ACT, 1963.

(No. 47 of 1963)

KENYA ARMY—RETIREMENT OF OFFICER

Major Stephen Kipkirui Kipkurgat retires on 15th May 1966, having reached the age of retirement.

Dated this 30th day of May 1966.

NJOROGE MUNGAI, Minister for Defence

GAZETTE NOTICE No. 1991

THE BETTING, LOTTERIES AND GAMING ACT, 1966 (No. 9 of 1966)

APPOINTMENTS

IN EXERCISE of the powers conferred by section 3 of the Betting, Lotteries and Gaming Act, 1966, the Minister for Home Affairs, with effect from 12th May 1966, has appointed—

The Hon. Josiah Mwangi Kariuki, M.P. (Chairman); and

The Hon. Alfred arap Soi, M.P.,

The Hon. Joseph Martin Shikuku, M.P.,

Kai Bechgaard,

David Cyril Bowden,

to be members of the Betting Control and Licensing Board.

Dated this 2nd day of June 1966.

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

GAZETTE NOTICE No. 1992.

THE MOTOR VEHICLE COMPONENTS AND ACCESSORIES ACT, 1965

(No. 2 of 1965)

EXEMPTIONS

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

 G. and R. Motors, P.O. Box 2, Liverpool Road, Nairobi.
 G. and R. Motors, P.O. Box 2, Koinange Street, Nairobi. 3. F. Boero and Co. (E.A.) (1965) Ltd., P.O. Box 30348, Nairobi.

- Ryce Motors Ltd., P.O. Box 30424, Nairobi. The Cooper Motor Corporation Ltd., P.O. Box 30135,
- Westlands Motors Ltd., P.O. Box 30515, Nairobi. Benbros Motors Kenya Ltd., P.O. Box 23, Nairobi.
- Marshalls (E.A.) Ltd., P.O. Box 30366, Nairobi. (Branches

at Mombasa, Nakuru and Eldoret.)

9. Rootes (Kenya) Ltd., P.O. Box 3020, Nairobi.

10. Hughes Ltd., P.O. Box 30060, Nairobi. (Branches and subsidiaries at:—

Hughes Ltd., Nakuru. Hughes Ltd., Eldoret. Hughes Ltd., Kitale.

- Donnelly Motors Ltd., Nanyuki and Meru.
 The Motor Company, Mombasa.)

 11. The Leyland Motor Corporation (E.A.) Ltd.,
 Box 30122, Nairobi. (Branch office at Mt (Branch office at Mbaraki, Mombasa.)
- 12 Leyland Albion (E.A.) Ltd., P.O. Box 18052, Nairobi.

13. Smith Mackenzie and Co. Ltd., P.O. Box 30090, Nairobi. 14. The Motor Mart and Exchange Ltd., P.O. Box 30179,

Nairobi. (Includes:

Bruce Limited.

Motor Service Company Limited. Farm Machinery (Distributors) Limited.)

15. International Harvester Company of East Africa Limited,

P.O. Box 30268 (Private Bag), Nairobi.16. The Car and General Equipment Co. Ltd., P.O. Box 20001, Nairobi.

17. Messrs. Macpherson Motors, Ltd., Kericho, P.O. Box 81, and

18. Messrs. Shafi Motors, P.O. Box 81, Kericho.

19. Timkeen Motor Stores Limited, P.O. Box 9954, Nairobi.

- Timkeen Motor Stores Limited, P.O. Box 9954, Nairobi.
 Central Automobiles (E.A.) Ltd., P.O. Box 421, Nairobi.
 Delta Limited, P.O. Box 30519, Nairobi.
 Messrs. Timsales—Stock of Mack Lorry Spares.
 Machinery Services—Kisumu, P.O. Box 40,
 Riddocks Garage Ltd., Kisumu, P.O. Box 106.
 Kakamega Motor Works Ltd., P.O. Box 925.
 Thika Motor Service, P.O. Box 56, Thika.
 Woodside Agricultural Engineers, P.O. Box 104, Thomson's Falls.
 Outspan General Service Ltd. Nveri

- 28. Outspan General Service, Ltd., Nyeri.
 29. Northern Motors Limited, P.O. Box 497, Kitale.
 30. Hill, Barret and Co., Ltd., P.O. Box 191, Kitale.
 31. Rising Sun Automobile Co., P.O. Box 538, Kitale.
 32. The Piston Ring Equipment Co., Ltd., P.O. Box 1968, Nairobi.

- Nairobi.
 33. Mr. C. B. Boselli, P.O. Box 7567, Nairobi.
 34. Gailey and Roberts Motors, P.O. Box 1530, Mombasa.
 35. Standard Motor Co. Ltd., P.O. Box 631, Mombasa.
 36. General Motor Stores Ltd., P.O. Box 82, Mombasa.
 37. Coast Automobiles Ltd., P.O. Box 950, Mombasa.
 38. Motor Trading Stores, P.O. Box 1375, Mombasa.
 39. Automobile Syndicate, P.O. Box 983, Mombasa.
 40. Automobile Spares Syndicate P.O. Box 40. Mombasa.

- 40. Automobile Spares Syndicate, P.O. Box 40, Mombasa.
 41. Cutch Automobile Company, P.O. Box 754, Mombasa.
 42. Automobile Emporium, P.O. Box 1004, Mombasa.
 43. Karsandas Chaturbhuj and Co. Ltd., P.O. Box 85
- Mombasa.
- 44. General Automobile Corporation, P.O. Box 916, Mombasa.

- 45. Motor Syndicate Ltd., P.O. Box 508, Mombasa.
 46. Smith Mackenzie and Co. Ltd., P.O. Box 120, Mombasa.
 47. The Kenya Farmers Association (Co-operative), Ltd., P.O. Box 35, Nakuru.
- 48. Shah Auto Spares and Services, P.O. Box 1173, Nakuru.
 49. Kericho Motor Works, Ltd., P.O. Box 62, Kericho.
 50. Naivasha Auto Services, P.O. Box 29, Naivasha.
 51. Messrs. Chadwick, P.O. Box 52, Nanyuki.

- 52. Thomson's Falls Auto Garage, P.O. Box 17, Thomson's Falls.

- Falls.

 53. Nakuru Automobile House, P.O. Box 491, Nakuru.

 54. Sadique Second-Hand Mart, P.O. Box 63, Nakuru.

 55. Kasuku Trading Co., P.O. Box 270, Thomson's Falls.

 56. Shah's Service Station, P.O. Box 85, Gilgil.

 57. Gilgil Auto Garage, P.O. Box 85, Gilgil.

 58. Chacha Bros. Ltd., P.O. Box 30, Kericho.

 59. Lalaji Nanabhai and Co., P.O. Box 31, Kericho.

 60. Adatia Motors, P.O. Box 1143, Nakuru.

 61. Messrs. Egletons, Ltd., P.O. Box 65, Eldoret, and

 62. Kays Motors, Grigg Street, P.O. Box 107, Eldoret.

 63. The Thomson's Falls Trading Co.

 64. The Central Garage, P.O. Box 48, Kericho.

 65. Jadavji Rantanji, P.O. Box 153, Thomson's Falls.

 66. Thomson's Falls Gajjars Motors, P.O. Box 20, Thomson's Falls. Falls.
- The Kenya Tea Company Limited, P.O. Box 20, Kericho. The Northern Employers Group, P.O. Box 178, Nairobi. Messrs. Achelis Kenya Ltd., P.O. Box 30378, Nairobi.
- Twentsche Overseas Trading Co. (E.A.) Ltd., P.O. Box 30038, Nairobi.
- Holman Brothers (East Africa) Ltd., P.O. Box 2044, Nairobi.

- Nairobi.
 72. G. North & Son, P.O. Box 30085, Nairobi.
 73. Dalgety (East Africa) Limited, P.O. Box 30010, Nairobi.
 74. Goodyear (East Africa), P.O. Box 30073, Nairobi.
 75. Avon Rubber Co. Ltd., P.O. Box 18270, Nairobi.
 76. Auto Accessories and Tools Ltd., P.O. Box 1904, Nairobi.
 77. Auto Electric Service, P.O. Box 1550, Nairobi.
 78. Auto Cycles and Hardware Syndicate, P.O. Box 736, Nairobi

- Nairobi.
 79. Automobile Supplies, Ltd., P.O. Box 237, Nairobi.
 80. Aggarwal Trading Co. Ltd., P.O. Box 2893, Nairobi.
 81. City Motor Accessories Ltd., P.O. Box 436, Nairobi.
 82. Continental Automobiles, P.O. Box 1936, Nairobi.
 83. Co-Auto Dealers Ltd., P.O. Box 5614, Nairobi.
 84. Jashbhai Auto Stores, P.O. Box 2417, Nairobi.
 85. Western Automobile Co., P.O. Box 1904, Nairobi.
 86. Gailey and Roberts Motors, P.O. Box 31, Nakuru.
 87. Gailey and Roberts Motors, P.O. Box 88, Eldoret.
 88. Nathu Khan, P.O. Box 538, Nakuru.
 89. Brooke Bond Equatoria Limited, P.O. Box 20, Kericho.

Dated this 24th day of May 1966.

D. T. ARAP MOL Minister for Home Affairs.

THE ADVOCATES ACT

(Cap. 16)

APPOINTMENT OF SECRETARY TO THE COUNCIL OF LEGAL EDUCATION

IN EXERCISE of the powers conferred by section 6 of the Advocates Act, the Attorney-General hereby appoints—

VIJAY KAPILA

to be Secretary to the Council of Legal Education in the place of Miss Patricia J. McDermott.*

Dated this 3rd day of June 1966.

C. NJONJO, Attorney-General.

*G.N. 57/1964.

GAZETTE NOTICE No. 1994

(C/1211/A/10/31)

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

NOMINATED MEMBER-MOMBASA MUNICIPAL COUNCIL

IT IS hereby notified for general information that in exercise of the powers conferred by paragraph 5 of the Local Government (Municipality of Mombasa) Order, 1963 (L.N. 518/1963), the Minister for Local Government nominated—

LAMECH MUKASA KALEGA MUJEGU

to be a member of the Municipal Council of Mombasa to represent the E.A.R. & H. Administration in place of D. A. Watts who has resigned.

Dated this 25th day of May 1966.

T. C. J. RAMTU,

Permanent Secretary,

Ministry of Local Government.

GAZETTE NOTICE No. 1995

(C/1211/A/60/26)

THE LOCAL GOVERNMENT (COUNTY OF TAITA/TAVETA) ORDER, 1963

(L.N. 411 of 1963)

Nomination of Councillor—Taita/Taveta County Council

IT IS hereby notified for general information that in exercise of the powers conferred under paragraph 4 (b) (ii) of the Local Government (County of Taita/Taveta) Order, 1963 (L.N. 411/1963), the Minister for Local Government has nominated—

MISS BRIGITHA WILLIAM

to represent women's interests on the Taita/Taveta County Council from the date of publication of this notice up to 30th May 1969, in place of Mrs. Peninah Mwambui who has been disqualified.

Dated this 25th day of May 1966.

T. C. J. RAMTU,

Permanent Secretary,

Ministry of Local Government.

GAZETTE NOTICE No. 1996

(CAB, 16/11/224)

THE AGRICULTURE ACT (Cap. 318)

(Cap. 516)

Management Order (Section 187 (1))

WHEREAS I am satisfied, and do hereby certify, that-

Farm L.R. No. 7572/1 (331 acres), owned by Salwatai arap Mwangoris and situated in the Lumbwa area of the Kericho District,

(hereinafter referred to as the holding) is being managed or supervised so inadequately that it is necessary for preventing or delaying the deterioration of the holding to make and serve this Order:

Now, therefore, in exercise of the powers conferred by section 187 of the Agriculture Act, and in pursuance of a direction* made under section 38 (1) of the Interpretation and General Provisions Act and after consultation with the Rift Valley Provincial Agricultural Board, I hereby order and direct that as from 1st June 1966, the holding shall, subject to the provisions of section 187 of the Act, be occupied and managed by the Minister for Agriculture and Animal Husbandry to the exclusion of the owner.

Dated this 24th day of May 1966.

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

*L.N. 267/1964.

GAZETTE NOTICE No. 1997

(CAB. 16/11/224)

THE AGRICULTURE ACT

(Cap. 318)

Notice to Show Cause (Section 187 (3) (a) and (b))

To: Salwatai arap Mwangoris, P.O. Lumbwa.

WHEREAS a Management Order is in force in respect of— Farm L.R. No. 7572/1 (331) acres, and situated in the Lumbwa area of the Kericho District,

(hereinafter referred to as the holding):

Now, therefore, in exercise of the powers conferred by subsection (3) of section 187 of the Act, and in pursuance of a direction* made under section 38 (1) of the Interpretation and General Provisions Act and after consultation with the Rift Valley Provincial Agricultural Board, I hereby call upon the said Salwatai arap Mwangoris to show cause within one month after the date of service of this notice, to the satisfaction of the Minister, why an order should not be made by the Minister, with the consent of the Central Agricultural Board, ordering:

- (i) Subpara. (a)—that the holding and all of the fixed and other equipment thereon be leased or let to such a tenant and on such terms and conditions as may, with the approval of the Central Agricultural Board, be determined by the Minister for Agriculture and Animal Husbandry.
- (ii) Subpara. (b)—that the holding or part thereof, or the interest therein of the owner, and all or any of the fixed and other equipment thereon, be sold at the best price which in the opinion of the Minister may reasonably be obtained for it in the circumstances then prevailing.

Dated this 24th day of May 1966.

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

*L.N. 267/1964.

GAZETTE NOTICE No. 1998

THE CONSTITUTION OF KENYA

APPOINTMENT OF PRESIDENTS AND MEMBERS TO AFRICAN COURTS

IN EXERCISE of the powers conferred by section 185 (1) of the Constitution of Kenya and delegated by the Judicial Service Commission by direction in writing under section 185 (2) of the Constitution of Kenya, the Chairman of the said Commission hereby makes the following appointments:—

Simion Kirettai to the office of Member of the Nyeri African Court on transfer from the Mathira African Court.

Stephen Migwi to the office of Member of the Nyeri African Court on transfer from the South Tetu African

Josphat Irura to the office of Member of the Nyeri African
Court on transfer from the Othaya African Court.

John Kiguthara Daniel to the office of President of the Mathira African Court on transfer from the South Tetu African Court.

Benjamin Githinji to the office of Member of the Mathira African Court on transfer from the Nyeri African Court.

John Wairoto to the office of President of the South Tetu African Court on transfer from the Othaya African Court.

Benjamin Gathaka to the office of Member of the South Tetu African Court on transfer from the Nyeri African Court.

Kamau Bachia to the office of President of the Othaya African Court on transfer from the Mathira African Court.

Allan Theuri to the office of Member of the Othaya African Court on transfer from the Nyeri African Court.

Dated this 28th day of May 1966.

A. J. AINLEY, Chairman, Judicial Service Commission.

JAPA KARAPATA (PARA)

EAST AFRICA HIGH COMMISSION 5½ PER CENT STOCK 1980/84

IT IS announced for general information that the total amounts of the above-mentioned Stock held on the London and Local Registers on the close of business on 29th April 1966, were as follows:—

T. F. BELL,

Acting Chief Accountant,
East African Railways and Harbours,
for East African Common Services Organization.

GAZETTE NOTICE No. 2000

PUBLIC SERVICE COMMISSION OF KENYA

VACANCIES

APPLICATIONS are invited for the following posts and must be submitted to the Secretary, Public Service Commission of Kenya, P.O. Box 30095, Nairobi, to reach him by 28th June 1966. Civil servants must submit applications to heads of departments on Form PSC.2A in triplicate at least seven days before the closing date; other applications to be submitted in triplicate on Form PSC.2, obtainable from the Secretary. Applicants must quote the number shown against the post in the advertisement.

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

Principal Registrar of Titles, Department of Lands (No. 192/66) Salary.—£2,175 fixed. PENSIONABLE or AGREEMENT.

Applicants should be Barristers or Solicitors or Advocates of the High Court of Kenya with a sound knowledge of the principles and practice of conveyancing, registration of titles and assessment of stamp duty and not less than ten years' practical experience. Consideration will be given to the appointment of applicants without a legal qualification provided they have at least ten years' practical experience of conveyancing, registration of titles and associated matters in a senior executive capacity. Duties include the organization and supervision of Land Registration throughout Kenya, the guidance and training of Registrars of Titles (including trainees) and Assistant Land Registrars, the extension of the existing Land Registration system and the establishment of new Land Registries, the application of the Registered Land Act throughout Kenya, all Government conveyancing and advice to the Government on conveyancing matters, the assessment and collection of stamp duty and the supervision and guidance of staff responsible for this work.

Principal Auditor, Exchequer and Audit Department (No. 193/66)

Salary scale.—£1,839 to £1,989. AGREEMENT only.

Applicants must be persons of maturity and experience who possess a recognized accountancy qualification or have had considerable audit experience in a senior capacity. They must have served at least five years in a position of responsibility dealing with accounts or audit in commerce or in Government service. Duties are to take charge of the external audit of the Agricultural Settlement Fund Trustees who deal with the Land Settlement project and supervise staff employed on such audit. Appointment from outside the Service can only be made on agreement terms, but should a permanent and pensionable civil servant be selected, arrangements can be made for his secondment to the post.

Stores Superintendent, Ministry of Works (No. 194/66)

Salary scale.—£1,839 to £1,989. PENSIONABLE or AGREE-MENT.

Applicants must have considerable experience in the administration of a large Supplies and Stores Organization. A sound knowledge of Government financial procedures and of the procurement of stores and services will be of great advantage. Consideration will also be given to candidates who possess a degree in Economics or Business Management of an approved university and have proved administrative experience. The Stores Superintendent is responsible for the policy of providing a service of common-user supplies to Government and the general administration of the Ministry's Central Stores Depots. Duties include responsibility for overall control of a Central Government Stores holding to the value of £400,000

to £500,000, distribution to common users, purchasing, attendance at Tender Boards, quality control, stores contracts, stock controls, commercial and trade practices.

Deputy Area Settlement Controller, Ministry of Lands and Settlement (No. 195/66)

Salary scale.—£1,600 to £1,800. AGREEMENT only.

Applicants should have considerable knowledge of practical agriculture and Government administrative procedure and must be well versed in the problems and conditions of Settlement. In particular, they must have a knowledge of Settlement Loan structure, economic budgeting and problems connected with marketing and co-operative matters. A degree or diploma in Agriculture is desirable, but not essential. Appointment from outside the Service can only be made on agreement terms, but should a permanent and pensionable civil servant be selected, arrangements can be made for his secondment to the post.

Purchasing Officer (Supernumerary), Ministry of Works (No. 196/66)

Salary scale.—£850 to £1,060. PENSIONABLE or AGREE-MENT.

Applicants should possess a B.Com. or similar degree of an approved university and should not be less than 24 years old. Experience in an executive capacity in a large stores organization is desirable and preference will be given to applicants who have gained such experience in Government or a Local Government organization, who have a sound knowledge of general supplies and are conversant with the law governing contracts and purchasing. Duties include locating and selecting sources of supply, interviewing suppliers' representatives, arranging discussions on sources of supply and costing, obtaining tenders, preparing contract documents for the supply of materials, conducting negotiations arising from this, inspection and examination, quality control, dealing with stores accounts, disposing of scrap and surplus materials and all general duties relating to this work.

Storekeeper Grade II (Two Posts), Printing and Stationery Department (No. 197/66)

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

Applicants must be civil servants who have passed Occupational Test No. 1 for Storemen and the English and Arithmetic papers of the Clerical Examination and have completed three years' service as Storemen Grade I (any period in excess of three years served as Storemen Grade II counting towards this period). They must also have ability to supervise staff and conduct correspondence, full knowledge of forms and stationery issued to Government departments and experience of at least three years in the paper and printing trade.

Personnel Assistant (Four Posts), Ministry of Works; One Post, Printing and Stationery Department (No. 198/66)

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

Applicants must be civil servants with not less than three years' experience of Government personnel practice and procedure, a thorough knowledge of regulations, ability to control staff and conduct correspondence. Successful completion of a Personnel or Office Management Course at the Kenya Institute of Administration will be an advantage. For three of the posts in the Ministry of Works preference will be given to candidates with considerable experience in handling labour problems and a thorough knowledge of the application of Labour Laws. Applicants must state for which post they are applying and submit a separate set of application forms for each post for which they apply.

GAZETTE NOTICE No. 2001

THE EASTERN AFRICAN COURT OF APPEAL RULES, 1954

APPOINTMENT OF DEPUTY REGISTRAR

PURSUANT to rule 6 (3) of the Eastern African Court of Appeal Rules, 1954, and with the concurrence of the Chief Justice of Kenya, I hereby appoint—

A. R. W. HANCOX

to act as a Deputy Registrar of the Court of Appeal for Eastern Africa while he holds the appointment of Senior Resident Magistrate at Mombasa.

C. NAGEON DE LESTANG,
Acting President,
Court of Appeal for Eastern Africa.

Nairobi, 3rd June 1966.

THE INDUSTRIAL COURT

Cause No. 19 of 1966

Parties: --

Kenya Chemical Workers' Union

and

Colas, East Africa Limited

Issues in dispute:-

- (1) Wages.
- (2) Working Hours
- (3) Annual Paid Leave.
- (4) Termination of Employment.
- (5) Gratuity Payment.
- (6) Leave Allowance.
- (7) Effective Date.
- 1. The Kenya Chemical Workers' Union shall hereinafter be referred to as the Claimants and the Colas, East Africa Limited shall hereinafter be referred to as the Respondents.
- 2. The Parties were heard in Nairobi on the 13th of May 1966, and relied on their written and verbal submissions.

GENERAL BACKGROUND

3. The Parties signed an agreement on 8th June 1965, with effect from 1st January 1964, governing the terms and conditions of employment of the Respondents' employees. This agreement in clause 15 provides as follows:—

"Period of Operation

This Agreement shall be effective from 1st January 1964, and shall remain in force for a period of 12 months, thereafter until it is amended by mutual agreement between the Company and the Union provided that it shall be terminated automatically should the agreement relative to recognition and negotiating procedure be terminated. A party wishing to amend the provisions of this Agreement shall give one month's prior notice of its proposals."

On 17th June 1965, the Claimants submitted to the Respondents demands on 22 items. A meeting took place on 7th December 1965, at which all these items were discussed and agreement was reached on 12 of these items. The Claimants reported the dispute to the Ministry of Labour on 7th February 1966, and a conciliator was appointed. A meeting took place on 4th March 1966, under the Chairmanship of the conciliator and agreement was reached on another three items. Throughout the negotiations the Respondents had maintained that wages could not be discussed until after 1st March 1966, due to the wage standstill benefit granted to them under the Tripartite Agreement. Therefore, on 4th March 1966, a further conciliation meeting took place between the Parties during which the Respondents made an offer of Sh. 20 increase per month to all employees in various grades. This offer was rejected by the Claimants and the matter was referred by the Parties along with six other issues to the Industrial Court in accordance with the Trade Disputes Act, 1965. The Parties signed the notification of dispute form on 9th April 1966.

MAIN SUBMISSIONS ON BEHALF OF THE CLAIMANTS

4. (1) Wages.—The Claimants drew the Court's attention to the following rates which were being paid at present:—

Grade 1 .. Sh. 220 per month (consolidated).
Grade 2 .. Sh. 260 per month (consolidated).
Grade 3 .. Sh. 300 per month (consolidated).
Grade 4 .. Sh. 340 per month (consolidated).

The Claimants stated that as against these rates they had demanded the following new rates:—

Grade 1 ... Sh. 380 per month.
Grade 2 ... Sh. 450 per month.
Grade 3 ... Sh. 685 per month.
Grade 4 ... Sh. 850 per month.

The Claimants submitted that they were still a long way from their declared target of a minimum wage of Sh. 350 per month for the lowest paid worker. They pointed out that before Kenya achieved her independence African workers had lived on starvation wages and had been exploited for nearly 70 years. It was only natural that these workers since independence should try to raise their standard of living. The Claimants stated that the three East African Governments had laid emphasis on the need for a high-wage economy, social security and old age pension schemes. School fees, taxes and the cost of living had risen in the last three years. The Claimants submitted that a single worker needed, for his bare necessities, a sum of Sh. 250/45 per month and a worker with a family required Sh. 500/90 per month. The Claimants urged the following points for the Court's consideration and suggested that these should be taken into account when wages were assessed:—

- (a) Food—to enable the employee and his family to get enough food every day to replace the energy used in living and working;
- (b) Clothing—enough clothes for an employee and his family to appear decently dressed with proper protection from the weather:

- (c) Housing—housing of a standard under which the employee and his family could live under healthy and hygienic conditions;
- (d) Security.
- (e) Education—an employee, his wife and children should be afforded the opportunity to develop talents and ability to the fullest extent.

In order to achieve the above, workers should be paid higher wages. The Claimants stated that the Respondents had not pleaded at any stage their inability to meet the cost of their demands. The Claimants laid great emphasis on the fact that the cost of living had gone up considerably in this country during the last few years and it was, therefore, considered illogical for employers to expect the workers to meet their basic human requirements unless wages were increased. The Claimants were committed to encourage workers to work hard and to improve the productivity of the industry in which they were engaged, but they felt that increase in production must lead to increase in workers' remuneration also. The Claimants would continue to struggle and fight for the improvement of workers' wages and terms and conditions of employment as they were against any form of exploitation by the employers. The Claimants argued that exploitation of workers was a colonial practice and should have ceased with independence.

The Claimants gave details of the various agreements which they had negotiated with employers in the chemical industry and stressed that all the wage rates in these agreements were far superior to the ones offered by the Respondents.

- (2) Working Hours.—The Claimants submitted that at present 43 hours per week were worked exclusive of meal break hours but they wanted this to be reduced to 41 hours per week as the workers were grossly underpaid for the amount of work they were required to do. The Claimants stated that workers working 42 hours per week were receiving remuneration between Sh. 250 to Sh. 315 per month and, therefore, they were justified in asking the Court to reduce the working hours to 41 hours per week.
- (3) Annual Paid Leave.—The Claimants submitted that they wanted four weeks' paid leave for those employees who had completed three years of service or more after every 12 months. They gave details to the Court of other favourable agreements they had negotiated with employers on this issue. The Claimants were happy with three weeks' paid leave for those employees who had less than three years' service.
- (4) Termination of Employment.—The Claimants submitted that the present provisions under this head were not satisfactory and requested the Court to award the following new provisions regulating the termination of employment:—

"Except where an employee is summarily dismissed for gross misconduct or other lawful cause as prescribed in the Employment Act and provided the probationary period has been completed, the Company will be required to give the following notices to its employees:—

- (i) After completion of a probationary period as specified under clause 14 and over but, less than three years' service—one month's notice or one month's pay in lieu of such notice:
- (ii) on completion of three years' service and over with the Company—two months' notice or two months' pay in lieu of such notice;
- (iii) an employee who is guilty of an offence other than of gross misconduct or other lawful cause for dismissal may be given a warning in writing which shall be recorded in his/her history record card and which he/she shall be required to sign. The signature or initial of an employee in the history record card shall not mean that the employee is pleading guilty to the offence recorded against such employee, but simply will confirm that it has been recorded during an employee's presence or with his/her full knowledge, the employee shall be free to make an appeal against such warning in accordance with the procedure laid down by the Recognition Agreement between the Company and the Union. An employee who receives three such warnings may be liable to summary dismissal if the offence or other lawful cause of which he/she is deemed to be guilty is repeated, provided that all such warnings shall be after a period of 12 months from the date of the last such warning. The Union shall be advised of a second warning being given to an employee."

Note.—The above is an extract from the Claimants' memorandum.

- (5) Gratuity Payment.—The Claimants demanded that:—
- (a) On completion of 1 year up to 5 years' service, an employee should be paid gratuity of 1 month's pay for each completed year of service;
- (b) on completion of 5 years' service but less than 11 years, an employee should be paid a gratuity of 1½ months' pay for each completed year of service;
- (c) on completion of 11 years' service and over, an employee should be paid a gratuity of 2 months' pay for each completed year of service.

The Claimants submitted that their demands were reasonable because employees should receive gratuity according to the length of their service and that the present arrangement was not satisfactory. At present all employees who left the Respondents' service for reasons other than misconduct were entitled to a sum equal to two weeks' pay in respect of each completed year of service. This was an interim measure until such time as the Government introduced the Kenya National Provident Fund.

- (6) Leave Allowance.—The Claimants demanded a leave allowance of Sh. 70 for employees in Grades 1 and 2 and Sh. 90 in respect of Grades 3 and 4. The Claimants submitted that even if their wage demands were met the wages would still be low and the Respondents should give additional benefits such as this to their employees.
- (7) Effective Date.—The Claimants submitted that the Respondents were not entitled to the benefit of wage standstill under the Tripartite Agreement because the agreement dated 8th June 1965, clearly fixed its life for a period of 12 months only from 1st January 1964. This agreement had been witnessed by Mr. Dodds of the Federation of Kenya Employers on 3rd March 1965. In these circumstances the Parties expressly contracted themselves out of the Tripartite Agreement.

The Claimants denied that they were going against the undertaking which they gave in their letter dated 8th June 1964, addressed to the Assistant Executive Officer of the Federation of Kenya Employers. They stated that that undertaking had not been accepted by the Federation of Kenya Employers as on 7th December 1964, the Assistant Executive Officer was still seeking the Claimants' signature to an agreement which contained the 12 months' wage standstill. This, the Claimants had refused to sign and eventually the Parties had signed the agreement mentioned hereinabove. The Claimants, therefore, requested the Court to make its award effective from 1st June 1965, as delay in negotiations had been entirely due to the evasive and negative attitude of the Respondents.

MAIN SUBMISSIONS ON BEHALF OF THE RESPONDENTS

5. (1) Wages.—The Respondents submitted that they were a small organization and had only 13 employees. They were engaged in manufacturing and selling bitumen emulsion for road surfacing purposes. Their product was marketed in keen competition with oil companies in Kenya who also sold bitumen for the same purpose. The Respondents submitted that during the course of negotiations the Claimants had reduced their demands as follows:—

Grade 1 . . . Sh. 280 per month.

Grade 2 . . . Sh. 320 per month.

Grade 3 . . . Sh. 400 per month.

Grade 4 . . . Sh. 640 per month.

The Respondents argued that these rates were quite unreasonable and bore no relationship to the factual situation. They had been submitted without basis to give the Claimants maximum opportunity in bargaining. Such policy could make no contribution to good industrial relations. The Respondents had made a realistic approach to the wage structure in line with their present economic position and in line with what was the current practice in the country. The Respondents stated that their offer of Sh. 20 increase per month to all employees was extremely reasonable.

- The Respondents quoted a few passages from the recent revised Development Plan announced by the Government. One passage stated that increases in wage rates had exceeded increase in production and this had resulted in capital increase over labour. The Respondents stated that wage structure should be one which would result in increased employment.
- (2) Working Hours.—The Respondents submitted that their Employees currently enjoyed a working week which was much less than the working week of most other employees in Kenya today. This fact coupled with its effects on the value of the wage packet left the Respondents with no reasonable grounds for making changes. The Respondents stated that they had consistently rejected the demand for reduction in working hours and requested the Court to do the same.
- (3) Annual Paid Leave.—The Respondents submitted that during the course of conciliation, negotiation and the Court hearing they had heard nothing which justified a change in the present entitlement.
- (4) Termination of Employment.—The Respondents stated that currently the provision was that in the first month of probation the employment could be terminated by the giving of 24 hours' notice; employees with more than one month and less than three months' service—7 days' notice, and on completion of the probationary period, one month's notice. They argued that this provided adequate security and it was in line with current provision. The Respondents requested the Court to make a nil award as the Claimants had put forward no sound reasons in support of their demands.
- (5) Gratuity Payment.—The Respondents stated that the Claimants had sought to enhance the current benefit by 100 per cent in the first part of their demand, 200 per cent in the second part of their demand and 300 per cent in the latter clause. The Respondents submitted that the present provision was equitable as it was at the proper contemporary level and that the Parties had agreed to this being an interim measure

- (6) Leave Allowance.—The Respondents stated that this was a demand for a new benefit and as the policy these days was to pursue a wage as clean as could be possibly achieved, the Respondents were not prepared to proliferate fringe benefits. The Respondents were aware of the existence of such allowances and the levels which were awarded and negotiated but submitted that these were no justification for deviating from the logical and beneficial pursuit of the clean wage.
- (7) Effective Date.—The Respondents submitted that they had sought a documentary guarantee from the Claimants which had been given in unequivocal terms by the Claimants to the effect that they would grant the employer the entitlement under the Tripartite Agreement. The Respondents gave the Court a letter from the Claimants' General Secretary addressed to the Assistant Executive Officer of the Federation of Kenya Employers dated 8th June 1964, in support of this contention. The Respondents stated that the Claimants had agreed in this letter that the Tripartite Agreement obligations would be honoured by them. In these circumstances the Respondents had agreed to accept the Claimants' views on the wording of clause 15 of the current agreement. The Respondents, therefore, pleaded that the Tripartite Agreement extended the agreement as far as wages were concerned for a further period of 14 months to 1st March 1966. The Respondents requested the Court to award this as the effective date of its award and to fix the duration of the agreement for 12 months from that date.

AWARD

- 6. The Court has very carefully examined the various submissions made by the Parties in making its findings.
- (1) Wages.—The Court awards the following new rates for the four grades agreed between the Parties:—

Grade 1 .. Sh. 245 per month (consolidated).
Grade 2 .. Sh. 280 per month (consolidated).
Grade 3 .. Sh. 325 per month (consolidated).
Grade 4 .. Sh. 370 per month (consolidated).

- (2) Working Hours.-Nil award.
- (3) Annual Paid Leave.—The present entitlement remains unvaried but the Court awards that if a gazetted public holiday falls within the leave period then the employees shall be entitled to an extra day or days as the case may be.
- (4) Termination of Employment.—The Court awards that the existing agreement as far as employees on probation are concerned is not varied but thereafter the following provisions shall apply:—
 - (i) On completion of the probationary period as specified in the negotiated agreement between the Parties after three months and over but less than five years' service, one month's notice or one month's pay in lieu of such notice:
 - (ii) on completion of five years' service and over with the Company—two months' notice or two months' pay in lieu of such notice;
 - (iii) an employee who is guilty of an offence other than gross misconduct or other lawful cause of dismissal may be given a written warning which shall be entered in the employee's employment record card and shall remain valid for a period of 12 months from the date of issue. If, within the 12 months' period, the employee commits a similar or any other offence which does not warrant dismissal, he will be further warned in writing in his employment record card, and the two warnings shall remain valid for a period of 12 months from the date of the second warning. If, within this 12 months' period the employee commits a further offence which does not warrant dismissal, he will be issued with a final letter of warning which will make him liable to summary dismissal for any other offence which he may commit thereafter. A final letter of warning will remain valid for a period of one year from the date of issue. A copy of the final warning shall be sent to the General Secretary of the Union.
 - (5) Leave Allowance.-Nil award.
- (6) Gratuity Payment.—The Court awards that the present arrangement shall continue until the implementation of the National Social Security Scheme in so far as this benefit shall then be provided by the National Scheme. Employees shall, however, continue to benefit under this award for services rendered up to the date of the implementation of the National Scheme. For example, if an employee retires after eight years of service having rendered five of them after the commencement of the National Scheme then he shall be provided for the first three years on the basis of the present arrangement and the remaining five years shall be subject to the National Scheme.
- (7) Effective Date.—This award shall be with effect from 1st January 1966, and shall remain in force for a period of 12 months from that date.

Given in Nairobi this 24th day of May 1966.

SAEED R. COCKAR, President.

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

THE TRANSPORT LICENSING ACT (Cap. 404)

THE undermentioned applications were approved by the Transport Licensing Board at a meeting held at Nyeri on 16th May

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

ROAD SERVICE LICENCES

TLB. 6111—Kenya African Othaya Bus Union, P.O. Box 279, Nyeri. Route: Othaya - Nyeri - Thomson's Falls -Nakuru - Mau Summit - Kericho - Sotik - Kisii -Homa Bay. (Two vehicles of 52 passengers each.)
(2) Route: Othaya - Nyeri - Nanyuki - Thomson's
Falls - Rumuruti - Suguta Mugie - Maralal. (Two

ralis - Rumuruti - Suguta Mugie - Maraiai. (1wo vehicles of 52 passengers each.)

1561—Karuiru s/o Karethi, P.O. Box 2, Karatina. Route: Karatina - Nyeri - Ngobit - Rumuruti - Thomson's Falls. (KGS 118, 21 passengers.)

12/2/66—Robertson Njogu Ngari, P.O. Box 124, Karatina. Route: Itundu - Iriaini - Karatina - Nyeri. (12passenger vehicle.)

-Newton M. Gitonga, P.O. Box 108, Nanyuki. Route: Nanyuki-Thomson's Falls. (KHA 79, 10 passengers.)

M'Kirera Kiguchwa, P.O. Box 40, Meru. Route:
Meru - Kianjai - Mikinduri - Kithirune - Mikumbune - Giaki - Ciokarige - Kabeche - Kina. (KFL 824, 7 passengers.)
-North Tetu Bus Service, P.O. Box 78, Nyeri.

Approved to transfer North Tetu Bus Service, P.O. Box 78, Nyeri.
Approved to transfer North Tetu Bus Service to
Nyeri Hill Bus Service. (KHB 725, 40 passengers.)
5713—Kugwa Gaitho, P.O. Box 34, Kiganjo. Variation
of route to add Nanyuki-Thomson's Falls-KariciniNaro Moru. (KHZ 95, 30 passengers.)
3690—Ali Adan, P.O. Box 11, Nanyuki. Route: Dol Dol,

Isiolo-Nanyuki. (25-passenger vehicle.)

The undermentioned applications were refused:-

NY/R/3/66-Naituri Kirigua, P.O. Box 64, Meru.

5/66—Naturi Kingua, F.O. Box 64, Metu.
5/66—Mbogo Gati, P.O. Kanyaga via Embu.
TLB. 4666—Kangema Bus Service, P.O. Box 349, Nyeri.
6/66—Fatuma w/o Mahamud, P.O. Box 25, Rumuruti.
7/66—Kirago Waitito, P.O. Box 105, Nanyuki.
8560—Jeremiah Kirumwa Kiiru and Co., P.O. Box 257,

Nanyuki. 8/66—Eldad Wachira Mwai, P.O. Box 49, 19/66—Mohamed Boi Leparmarai, P.O. Maralal. -Eldad Wachira Mwai, P.O. Box 28, Nanyuki.

10/66-Wakobi Karanja, P.O. Box 48, Nanyuki.

10/66—Wardon Karanja, r.O. Box 46, Naniyuki. 12/66—Warjohi Solomon and Bros., P.O. Box 85, Nyeri. 13/66—Kiruga Bus Service, P.O. Box 17029, Nairobi. 14/66—Gathege Rungare Bus Services, P.O. Box 67, Nyeri. 16/66—Ahamed Issa, P.O. Maralal via Thomson's Falls. 17/66—Muthui Kibot, P.O. Box 32, Nyeri.

18/66—Paul Gitonga Wamathai and Co., P.O. Box 353,

Nyeri.

19/66-Ngure Irugu, P.O. Mukurweini, Nyeri.

The undermentioned applications were deferred:-

NY/R/1/66—Kenya Boran and Ethiopian Transport Co-op. Society Ltd., P.O. Box 13071, Nairobi.

11/66—William Mbuthia and Francis Ndungu, P.O. Box 342, Nyeri. Route: Kiandongoro-Nyeri only, for a 32-passenger vehicle.

-Mohamed Ali, P.O. Box 11, Nanyuki.

Mukogodo-Nanyuki-Isiolo Township only, for a 40-passenger vehicle.

15/66-

40-passenger vehicle.

15/66—Mugunda Bus Service, P.O. Box 5, Mweiga. Route: Mugunda - Bellevue - Watuka - Mitero Mweiga-Nyeri. (25-passenger vehicle.)

1153—Mukurweini Bus Service, P.O. Box 13087, Nairobi. Variation of route to add Nyeri-Karatina and Karuiru. (KHP 846, 21 passengers.)

4450—W. Karangi Murigu, P.O. Box 52, Karatina. Variation to add Warazo Scheme-Ndathi-Gatitu Plots-Nyeri Show Ground-Nyeri Town-Kericho Market and to increase the passenger-carrying Market and to increase the passenger-carrying capacity from 38 to 51 passengers. (KGF 614.)

-Weru Mboga, P.O. Box 121, Nyeri. Route:
Othaya - Nyeri - Mweiga - Watuka. (25-passenger

vehicle.)

vehicle.)
8739—Karatina Bus Service, P.O. Box 237, Nanyuki.
10443—Superior Bus Service, 10479—Watuka Bus Service,
2336—Duncan Muthui and Co., 1392—Mariro Bus
Service, 7620—Laikipia Quick Service and 7916—
Laikipia Peugeot Service. Approved to increase
passenger-carrying capacity from 36 to 41
passengers (KHM 912 and KDH 46) and to change timetable of Watuka Bus Service.

20/66-Kariuki Maru, P.O. Box 17029, Nairobi.

Box 32,

22/66—Maina s/o Waweru, P.O. Box 17029, Nairobi. 22/66—Patrick Wakibia, P.O. Box 23, Nyeri. 23/66—Mwangi Wambugu, P.O. Box 17029, Nairobi. 24/66—Kirumwa s/o Stephen Kiiru, P.O. Box 3 Mukurweini via Nyeri.

25/66—Harrison Maranga, P.O. Box 247, Nyeri. 26/66—Stephen Gathua s/o Gilbert Kimani, P.O. Ihururu Market via Nyeri.

-Karanja Gachemi Bros. and Co., P.O. Box 264,

29/66—Daily Ririchwa Bus Service, P.O. Box 47, Nyeri. 30/66—Joel Kimani Kanyita, P.O. Box 110, Nyeri. 31/66—Maitai s/o Wangombe, P.O. Giakanja Market,

Nveri.

-Muthuaini Family Bus Service, P.O. Box 282, 32/66-Nyeri

10481-Location Transport Co., P.O. Box 342, Nyeri.

TLB. 2779-Peter N. Macharia and P. N. Goko, P.O. Box 127, Nyeri.

"B" CARRIERS' LICENCES

The undermentioned applications were approved:

The undermentioned applications were approved:—

TLB. 1019—Ahmed Bin Salim Bayusuf, P.O. Box 3, Garissa. Variation of route to add Nairobi-Athi River, for carriage of gypsum, sheep and goats. (KJA 930, 17,925 lb.; KKF 744, 18,640 lb.; KKB 123, 17,650 lb. and KHX 14, 15,115 lb.)

3491—Omar Said Bajoh, P.O. Box 21, Wajir. Variation of route to add Isiolo-Marsabit-Moyale and between Wajir-Isiolo via Moyale and Marsabit, for carriage of all goods. (KKF 29, 14,755 lb.)

11609—Mohamed Mohamud Ali, P.O. Box 15, Isiolo. Approved to carry shop goods and livestock within the North-Eastern Province, and to Athi River via

-Chuka Farmers Co-op. Society Ltd., P.O. Box 6,

-J. C. Le Poer Trench, P.O. Box 43, Nanyuki. 2/66—Ibrahim Rage, P.O. Marsabit. 3/66—Salim Said Bajwed, P.O. Box 11, Moyale.

Approved to Carry shop goods and to estock within the North-Eastern Province, and to Athi River via Mwingi, Thika and Nairobi. (KHQ 517, 5 tons.) NY/B/6/66—Kiamariga Transport Co., P.O. Box 18, Kiganjo. Approved to carry all goods within Nyeri, Laikipia and Nyandarua Districts only, for 7-ton vehicle.

The undermentioned applications were refused:-

Society Ltd.

Meru.

TLB. 9844-

3416-

3162—Nyeri General Grocers, P.O. Box 94, Nyeri.
Variation of route to add Nyandarua District.
(KKH 940, 14,875 lb.)
10/66—Joseph Mwangi s/o Gichohi, P.O. Box 461, Nyeri.
Approved to carry all goods within Nyeri DistrictKieni Division - Nanyuki - Timau - Meru District,

for a 7-ton vehicle.

5639—Nguyo s/o Mangai, P.O. Box 47, Nyeri. Approved similar to the "C" licence which must be returned to the Board's office before "B" licence is issued.

14/66—Samuel Marua Mithang, P.O. Box 95, Nyeri. For

carriage of bananas, sugar-cane and charcoal and trade goods on the route: Rukira-Nyeri-Dasi Walazo - Naro Moru - Thomson's Falls. (5-ton vehicle.)

15/66—Hadi Ali Ahmed, P.O. Box 39, Wajir. Approved to replace "C" licence with "B" provided that the "C" is returned.

7/66-Kingangai Muchuti and Muchiri K. John, P.O.

11/66—Jackson Nderi s/o Ndirangu, P.O. Box 394, Nyeri.
12/66—David Kabitu s/o Mugweru, Othaya Division, P.O. Box 32, Nyeri.
13/66—John Kingangai Machuti, P.O. Box 49, Kiganjo, 3199—Abdul Wahab Kassim, P.O. Box 35, Isiolo.
3674—Salim Said Bajoh, P.O. Box 21, Wajir,

4/66—Churcawell Ngunjiri Murithi, P.O. Box 394, Nyeri. The undermentioned application was deferred:-

NY/B/1/66-Kenya Boran and Ethiopian Transport Co-op. Box 49, Kiganjo. 8/66—Mbethe Manywira, P.O. Box 17, Nyeri. 9844—Rahemtulla Omar, P.O. Box 52, Meru. 8355—Hassan Bin S. Bamragha, P.O. Box 9, Moyale.

9/66—Githinji Kabugu Munyu, P.O. Box 372, Nyeri. 11/66—Jackson Nderi s/o Ndirangu, P.O. Box 394, Nyeri.

THE PHARMACY AND POISONS ACT (Cap. 244)

Persons Licensed under Section 32 to Sell Part II Poisons for the Calendar Year 1966

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Makuyu General Stores P.O. Makuyu Makuyu Trading Co. P.O. Makuyu Patel Provision Stores P.O. Box 47, Thika Shah Bharmal Raishi P.O. Box 51, Thika Thika Supermarket P.O. Box 51, Thika Shah Vershi Devshi P.O. Box 36, Thika Nemchand & Co., Ltd. P.O. Box 36, Thika Donyo Sabuk Stores P.O. Box 36, Thika Devji Meghji & Bros. P.O. Box 36, Thika Shah Mepa Punja P.O. Box 2, Thika City General Stores P.O. Box 2, Thika Shah Mepa Punja P.O. Box 188, Thika Kinyange Store P.O. Thika		A and B A A
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u Provision Store	:: \	A and B
R. Kotecha & Sons P.O. Box 92, Kakamega		A and B
ridas Trikamii P.O. Box 4, Butere		A and B A and B
Munala Kotia		A and B A and B
nagwanji Mathurdas P.O. Box 83, Maragoli	::	A and B
odern Commercial Supp P.O. Box 122, Maseno	::	A and B
ximidas Kaku Pabari P.O. Box 11, Maseno		A and B
orahim Abib P.O. Box 81, Kakamega		A and R
Iodern Commercial Supp. P.O. Box 122, Maseno aximidas Kaku Pabari P.O. Box 11, Maseno brahim Abib P.O. Box 81, Kakamega alani Emporium P.O. Box 125, Kakamega dibhai Govind P.O. Box 132, Maragoli	:: }	A and B A and B

Persons Licensed for the Year 1966—(Contd.)

Name of	Licence 1	Holder			Add	ress				Class of Licence
saac Manyasi Fadamula					P.O. Box 93, Butere					Group A and B
			•		Box 428, Kisumu				[A and B A and B
Parnamand Ramji					P.O. Box 83. Maragoli			• •	::	A and B
Dhanji Raghanji			• •		P.O. Box 5, Kakamega P.O. Box 10, Maseno	• •	• •	• •		A and B A and B
Chhaganlal Vasta Sundvji Kara & Sons					P.O. Box 15, Maseno P.O. Box 15, Maseno			• •	::	A and B A and B
acson Mukunzi Bhagwanji Vithaldas & B	• • • •				P.O. Butere	٠.				A and B A and B
R. Alfred Abwunza				• • •	P.O. Box 5, Kakamega P.O. Box 23, Maragoli P.O. Box 56, Kakamega		• •	• •	::	Α
					P.O. Box 56, Kakamega P.O. Box 78, Kakamega	• •	• •	• •	::	A and B A and B
Erastus Mukolwe Mating	;o				P.O. Butere P.O. Box 76, Kakamega		• •			A and B A
B. M. Kotecha	•• ••			• •	P.O. Box 83, Maragoli		• •	• •	::	A and B
Karoo Trading Co. K.F.A. (Co-op.), Ltd.	• • • • • • • • • • • • • • • • • • • •				P.O. Box 5, Kakamega P.O. Kakamega		• •	• •		$egin{array}{c} \mathbf{A} \\ \mathbf{A} \end{array}$
Vilson K. Musinde Barack Ogwayo					P.O. Box 109, Maragoli				::	A A and B
. G. Mwesely		• • •			P.O. Box 42, Maseno					A and B
atherine Asiko Eshichi amson Nambonge			• • •		P.O. Box 193, Yala P.O. Box 109, Maragoli	• •	• •		:: ∫	A and B A and B
Lichard Githgi Lebecca John					P.O. Box 15, Maragoli P.O. Box 78, Turbo	• •	• •	• •	::	A and B B
Iaridas Kakubhai Ganat	ra			• •	P.O. Box 80, Broderick P.O. Box 46, Limuru	Falls				A A and B
imuru Commercial Stor Jithunguri Medicine					P.O. Box 241, Kiambu	• •	• •	• •	::	A and B
optlal Hansraj & Bros. Iasham Jever	•• ••				P.O. Box 1, Kiambu P.O. Box 54, Kikuyu		• •	• •		A and B A and B
imuru Household Mart adayii Mulii & Co.				• •	P.O. Box 11, Limuru P.O. Box 25, Limuru	• • .			[A and B A and B
nandji Jeraj	• • • • • • • • • • • • • • • • • • • •		• •		P.O. Malakisi		• •	• • •	::	A
atel & Patel Julamsein Mauji & Sons				!	P.O. Box 2, Bungoma P.O. Box 1040, Busia		• •	• •	::	A B wholesale only not retail
albir Kapur Central Provision Store					P.O. Malakisi					A A and B
ohn Nyamongo & Co.			• •	• • •	P.O. Box 5, Kisii P.O. Kisii	• •	• •	• •	::	A and B
Lisii Variety Emporium T. Oresi & A. Mogesi			• •	• •	P.O. Box 55, Kisii P.O. Kisii	11)	• •	• •	::	A and B A and B
rederick Ochora			• •		P.O. Kisii	٠.	• •			A and B A and B
tephen Nyanchora	•• ••		• •	• •	P.O. Kisii	• •	• •	• •	::	A and B
akaria O. Ongeri ndrew Bosire	· · · · ·		• •	• •	P.O. Kisii		• •	• •		A and B A and B
M. Ogeka J. Machoka J. Nathoo				• •	P.O. Kisii	••	• •			A and B A and B
amson Maroro & Co.			• •	• •	P.O. Kisii		• •	• •	::	A and B
A. Jiwa Shamji Vaftal Mirera Judson Ke	ba				P.O. Box 100, Kisii P.O. Kisii	• •	• •	• •	::	A and B A and B
Dishon Ondieki W. Tines D. M. Charles & P. Go	ga				P.O. Kisii P.O. Box 78, Kisii		• •			A and B A and B
Γ. Muruka Ongiri	• • • • • • • • • • • • • • • • • • • •		• •	• •	P.O. DOX 21, Soligiloi	• •	• •	• •	::	A
. Peter Ochieng			• •	• •	P.O. Yala P.O. Mohoroni	• •	• •	• •	::	A A
. Jagjivan Perekh			• •		P.O. Box 129, Kisumu	٠.		٠.	• • •	B wholesale only not retail A and B
Iausse Owiti	· · · ·		• •	• •	P.O. Kibigori P.O. Ahero, Kisumu	• •	• •	• •	:: }	B wholesale only not retail
lobert Augila amnadas Devji	••	• • •	• •		P.O. Ahero P.O. Yala	• •	• •	• •	::	B wholesale only not retail B wholesale only not retail
Reliance House			• •		P.O. Box 457, Kisumu P.O. Box 345, Kisumu	• •	• •	٠.		B wholesale only not retain B wholesale only not retain
lobert Alai					P.O. Ahero	• •	• •	• •		A and B
			• •	• •	P.O. Maseno P.O. Muhoroni	• •	• •	• •		A and B A and B
Dave and Company tephen Obura			• •	• •	P.O. Kisumu P.O. Muhoroni	• •				A and B A and B
oseph Aloys Ogola			• • •	• • •	P.O. Sondu	• •	• •	• •	::	A
I. T. Abayo			• •	••	P.O. Sondu P.O. Yala	• •	• •	• •		A B wholesale only not retail
' Cl4			• •		P.O. Koru P.O. Kisumu	• •				A and B A and B
I. H. Virani		• • •	• •	• •	P.O. Kendu Bay	• •	• • •	• • •	:: (A and B
. J. Bhanji			• •	• •	P.O. Homa Bay P.O. Oyugis	• •	• •	• •		A and B A and B
saack Odongo Swiyo Ogutu, Ongoro M	arket .		• •		P.O. Oyugis P.O. Kisumu	• •				A and B A and B
. E. Ogoti & Co., Ombe	oga Marl	ket			P.O. Kisumu	• •		• • •	::	A and B
lement Olum Othoo Ny B. Ngala Abok, Koch	ia Marke		• •	• •	P.O. Kisumu	• •	• •	• •		A and B A and B
tephen Odhiambo, Osan molo Adede, Oyugis M	arket	t			P.O. Kisumu P.O. Oyugis		• •		[A and B A and B
hem Kisero, Kandiede l hem Mica Mitoko Pala	Market		٠.	• •	P.O. Kisumu			٠.		A and B
. T. Agumbi & Sons	Market		• •	• •	P.O. Kisumu P.O. Oyugis	• •	• •	• • •	::	A and B A and B
lumohamed Lalji Idhiambo Omiti, Nyawi	ta			• •	P.O. Homa Bay P.O. Kisumu	• •			::	B wholesale only not retain A and B
. F. Mehta, Mirigi T.C. Ikana Otieno Nyabola				••	P.O. Kisumu	• •	٠.			B and A A and B
Iehta Bros	••		• •	• •	P.O. Homa Bay	• •	• •	• •	•	
.F. Association Ieghji Dhanji Meghji			· .	• •	P.O. Embu P.O. Machakos	• •	• •	• •	:	A and B A
Iohamed Moti & Sons N. Patel		• • •	• •	• •	P.O. Box 19, Meru	• •	• •			A and B A
L. V. Shah	••		• •	• •	P.O. Box 42, Meru P.O. Meru	• •	• •	• •	::	Α
Cirpiram & Sons Masaku Provision Stores				• •	P.O. Box 33, Meru P.O. Machakos	• •		• •	::	A and B A
F. Association Co-op.					P.O. Box 54, Kitale P.O. Box 33, Kitale					Â A
atel Service Store	••		• • • • • • • • • • • • • • • • • • • •		P.O. Box 107, Kitale			• •	::	Α
Dalgety (E.A.), Ltd. L.F. Association, Ltd.					P.O. Box 67, Eldoret P.O. Box 17, Eldoret	• •		• •	::	A A
Hassanali & Co Dberoi, Ltd					P.O. Box 17, Eldoret P.O. Box 105, Eldoret P.O. Box 123, Nanyuki					Ä A
	• • •			• •	P.O. Box 123, Nanyuki	• •	• •	• •	• •	Ä
Mr. Habib Mohamed Settlers Stores			• •	• •	P.O. Nanyuki	• •	• •	• •	• •	A and B

PERSONS LICENSED FOR THE YEAR 1966—(Contd.)

Name of Licence Holder				Address	Class of Licence	
,						Group
F. Association Co-op.					P.O. Sotik	Ą
r. G. V. Karia		• •		· ·	P.O. Kericho	A A
orty Provision Store		• • •	• • •		P.O. Kericho	Ä
otibhai M. Patel					P.O. Kericho	A
amanbhai C. Patel	• • • •		• •		P.O. Fort Ternan	A A
assen Javer's F. Association Co-op.		• •	• •		P.O. Kajiado	B wholesale only not retain
ligety (E.A.), Ltd.		• •		• •	P.O. Box 33, Nakuru P.O. Box 13, Nakuru	Ä
olo Grocers					P.O. Box 44, Molo	Ã
 A. Association Co-op. 					P.O. Box 20, Molo	Ą
V. D. Patel V. Karia & Co.	• • • • • • • • • • • • • • • • • • • •		• • •	• •	P.O. Box 75, Molo P.O. Box 171, Nakuru	A A
		• •	• •		P.O. Box 1/1, Nakuru P.O. Box 2, Naivasha	A
					P.O. Box 18, Naivasha	A
oro Provision Store					P.O. Box 22, Njoro	Ą
		• •	• •		P.O. Turi	A A and B
H. Patel ivasha Commercial S.			• •	• •	P.O. Box 1, Elburgon	A and B A and B
ahim Karimbux, Ltd.			• •	• • •	P.O. Box 3, Nakuru	A and B
ourgon Trading Co.					P.O. Box 30, Elburgon	Ą
. Juma Hajee					P.O. Box 4, Eldama Ravine	Ą
37 OI -1		• •	• •	٠.	P.O. Box 192, Nakuru P.O. Box 732, Nakuru	, A
V. Shah nolesale Foods, Ltd.	• • • • • • • • • • • • • • • • • • • •	• •	• •	• •		A A
		• •	• •		P.O. Nairobi	Ä
ntinental Stores		• •	• • •	• • • • • • • • • • • • • • • • • • • •	P.O. Box 379, Nairobi	A
dhia Traders					P.O. Box 2686, Nairobi	Ą
riga Chemical, Ltd.		• •	• •	• •	P.O. Box 30172, Nairobi	Ą.
eghji Virpal rklands Cont. Grocers		• •	• •		P.O. Box 6362, Nairobi	A A
idhanji Raghavji & S.		• •	• • •		P.O. Nairobi	· A
ant, Limited					P.O. Box 4581, Nairobi	Ā
hamshi Trading Co.			٠.		P.O. Box 5892, Nairobi	Ą
ah Kashwa Jivraji		• •	• • •	• •	P.O. Box 883, Nairobi P.O. Box 5611, Nairobi	A A
amani Stores irobi Parklands Gr.	••	• •	• •		P.O. Box 6335, Nairobi	Ä
ith MacKenzie & Co.		• • •			P.O. Box 30090. Nairobi	Â
ide Service (Kenya)		• •			P.O. Box 14242, Nairobi	$\overline{\mathbf{A}}$
ichand & Sons	,				P.O. Nairobi	A
ckitt & Colman, Ltd.		• •	• •		P.O. Box 4597, Nairobi	B wholesale only not retai
to Electric Services Auto Spare, Ltd.	•• ••				P.O. Box 1550, Nairobi P.O. Box 1439, Nairobi	A A
gardhai R. Patel	•• ••		• • •		P.O. Nairobi	Â
ren Provision Stores					P.O. Box 757, Nairobi	A and B
			j ••		P.O. Box 757, Nairobi	A and B
rklands Provision Stor ter and Whittaker		• •	• •	• •	P.O. Box 17121, Nairobi	A A
ter and Whittaker	• • • •		• •	• •	PO Rox 947 Nairobi	Ä
velty Provision Store					P.O. Box 10112, Nairobi	\mathbf{A}
rendra & Co					P.O. Box 5635, Nairobi	- A
	• • • •	• •	• •	• •	P.O. Box 967, Nairobi	A
onlit Inliar Brothers, Ltd.	• • • •	• •	• •	• •	P.O. Box 5096, Nairobi	A A
	· · · · · · · · · · · · · · · · · · ·	• • •	• •		P.O. Box 447, Nairobi	Ä
aramshi Lakhamshi		• • •	• •	• • •	P.O. Box 2563, Nairobi	\mathbf{A}
ntokil (E.A.), Ltd.					P.O. Box 4360, Nairobi	Α
	• • • •	. • •	• •	• •	P.O. Box 4917, Nairobi	A
ngaram N. Patel ria Brothers	• • • •	• •	• •	• •	P.O. Box 8321, Nairobi	A A
oper McDougall & Ro	bertson E	A. Ltd		• • •	P.O. Box 596, Nairobi	Ä
Mohamed Provision	Store			• • •	P.O. Box 3980, Nairobi	Α
ka Wax Works, Ltd.					P.O. Box 30185, Nairobi	Α
		• •			P.O. Box 768, Nairobi	A
bhai Shariff & Sons irobi Provision Stores	• • • • • • • • • • • • • • • • • • • •	• •	• •	• •	P.O. Box 382, Nairobi	$egin{array}{cccc} {f A} & & & & & & & & & & & & & & & & & & $
etshi Shamat & Bros.	· · · · ·	• • •	• •		P.O. Box 264, Nairobi P.O. Box 551, Nairobi	Ä
rlingham Grocers, Ltd		• • •			P.O. Box 4543, Nairobi	Ä
neral Foods, Ltd.					P.O. Box 517, Nairobi	Α
shendas Brothers, Ltd.				٠.	P.O. Box 517, Nairobi P.O. Box 4457, Nairobi	A
o Garden Kiosk akar & Shah	••	• •	٠.	• •	D O D 0160 NT-1 -11	A A
akar & Shah mchand Khimji & Co.	· · · · · · · · · · · · · · · · · · ·	• •			P.O. Nairobi	Ä
F. Association (Co-op.		• •			P.O. Box 1228, Nairobi	Ä
D. Patel					PO Box 9 Nairobi	A
lanali Aldin					P.O. Box 2976, Nairobi	Ą
		• •	• •			A
XXI (1 1 C)		• •	• •	::	P.O. Box 1/8, Nairobi P.O. Box 14043, Nairobi	A A
11100						A
andulai & Co					P.O. Box 1/11, Nairobi	A

GAZETTE NOTICE No. 2005

THE CITY COUNCIL OF NAIROBI

GRADUATED PERSONAL TAX, 1966

Final Date for Payment

ALL persons liable to pay Graduated Personal Tax in respect of income not derived from employment (excluding those now paying by monthly stamped cards) are hereby notified that the final date for payment without incuring penalty is—

30th June 1966

D. M. WHITESIDE,

Town Clerk,
City Hall, Nairobi.

GAZETTE NOTICE No. 2006

THE MUNICIPALITY OF THIKA

ELECTION OF COUNCILLORS, 1966

THE attention of intending candidates and other interested persons in the forthcoming Municipal Elections is drawn to the notices of election and of the time and place for receipt of nomination papers which have been published and posted in conspicuous places within the Municipality of Thika.

F. W. KAGWE, Returning Officer, Town Hall, P.O. Box 240, Thika.

Thika, 30th May 1966.

THE MUNICIPALITY OF KITALE

SUPPLEMENTARY VALUATION ROLL, 1966

NOTICE is hereby given that the Draft Supplementary Valuation Roll for 1966 for the Municipality of Kitale has been laid before the Municipal Council and is open for inspection at the Town Hall during normal office hours.

Any interested person who is aggrived by any valuation contained in the said roll or by any error or omission, may lodge an objection with the Town Clerk at any time within 28 days of the publication of this notice in accordance with the provisions of section 11 of the Valuation for Rating Act.

Particular attention is directed to subsection (2) of the said section 11, which provides that: "No person shall be entitled to urge any objection before a Valuation Court unless he shall have first lodged such notice of objection as aforesaid."

Kitale, 24th May 1966. A. A. D. MARTINEAU, Town Clerk.

GAZETTE NOTICE No. 2008

THE SIRIKWA COUNTY COUNCIL

Public and Organization Land Supplementary Valuation Roll, 1965

Nandi Hills

NOTICE is hereby given that the Public and Organization Land Supplementary Valuation Roll for the year 1965 in respect of the Nandi Hills has been laid before a meeting of the County Council of Sirikwa and is now available at Eldoret for public inspection during normal office hours.

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

- (a) by the inclusion of any rateable property in, or by the omission of any rateable property from, any draft valuation roll or draft supplementary valuation roll; or
- (b) by any value ascribed in any draft valuation roll or draft supplementary valuation roll to any rateable property, or by any other statement made or omitted to be made in the same with respect to any rateable property,

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

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

Eldoret, 30th May 1966. B. K. ARAP TANUI, Clerk to the Council, Sirikwa County Council.

GAZETTE NOTICE No. 2009

BUNGOMA COUNTY COUNCIL BY-ELECTIONS

IT IS notified for general information that the following seats have fallen vacant as a result of the expiry of the period of the members who held the said seats:—

Electoral Area			No	of Seats
Ndalu				One
Bungoma Urban				One
Bokoli, Misikhu and Kituni				One
Central and South Namwela, I	North an	nd Sou	th	
Kulisiru				One
Chemoge, Kaptama and Cher	kitale			One
Naitiri				One

Nomination papers may be delivered by the candidates to the District Commissioner at Bungoma between the hours of eight o'clock in the morning and noon on 11th June 1966.

Nomination forms may be obtained at the District Officer's office, Kimilili, or the District Commissioner's Office, Bungoma, on any week-day except Sunday between the hours of nine in the morning and noon. The Returning Officer will prepare a nomination paper for signature at the request of a voter.

If the election is to be contested, the poll will take place on the 25th day of June 1966.

Dated this 26th day of May 1966.

E. A. ENANE, Returning Officer, Bungoma.

Notes

- (1) The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions relating to nomination contained in the Local Government (Elections) Rules, 1963.
- (2) Every person guilty of a corrupt or illegal practice will, on conviction, be liable to the penalties imposed by the Election Offences Act.

GAZETTE NOTICE No. 1838

THE CROWN LANDS ACT (Cap. 280)

THE GALANA GAME RANGE MANAGEMENT SCHEME COAST PROVINCE

KILIFI AND TANA RIVER DISTRICTS

1,400,000 Acres Approximately, North of the Galana River

The Commissioner of Lands gives notice that applications are invited in respect of the alienation of the land described below, on the terms and conditions herein contained, for the purposes of controlled game cropping, cattle ranching and tourist development.

- 2. Applications should be submitted to the Commissioner of Lands, P.O. Box 30089, Nairobi, to arrive not later than noon on 25th June 1966.
- 3. A plan of the land (L.D. Plan No. 65678/II/48A) may be seen at the Public Map Office, Lands Department, City Square, Nairobi, or at the Land Office, Treasury Square, Mombasa, or may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of Sh. 3 for each copy, post free.

Details

Area.—1,400,000 acres approximately as illustrated edged red on L.D. Plan No. 65678/II/48A. The Government of Kenya will accept no responsibility for any variation in the area which may be found upon final survey.

Tenure.—Leasehold under the provisions of the Crown Lands Act (Cap. 280).

Term.-45 years.

Annual rent.—For the first five years of the term: Sh. 6,000 per annum. Thereafter, for the period from the sixth to the tenth years of the term, inclusive:—

For Game and Tourist Development Areas (excluding hotel sites): 5 per cent of the unimproved value of the land as assessed in the fifth year of the term.

For Ranching Development Areas: $2\frac{1}{2}$ per cent of the unimproved value of the land as assessed in the fifth year of the term, with allowance for deferment.

Thereafter, for the residue of the term and for the entire area: 5 per cent of the unimproved value of the land as assessed at the end of the 5th, 15th, 25th and 35th years of the term.

For the purpose of determining what constitute Game and Tourist Development Areas and what constitute Ranching Development Areas as between the 6th and 10th years of the term, regard shall be had to natural factors which limit or inhibit the ranching of domestic cattle and the decision of the Minister for Tourism and Wildlife, in consultation with the Minister for Agriculture and Animal Husbandry in the Government of Kenya shall be final.

The annual rent of any land used for hotels, lodges or other purposes involving change of user, will be assessed at 5 per cent of the unimproved value of the land on a separate valuation appropriate to the proposed use to which the land is to be put.

Costs.—Survey and conveyancing fees and stamp duty shall be paid by the successful applicant on demand.

General Conditions

- 1. The lease of the land shall be registered under the Registered Land Act, 1963, and shall incorporate certain provisions of the Crown Lands Act (Cap. 280).
- 2. The land shall be used for the purposes of controlled game cropping, cattle ranching, meat processing, the growing of cattle-feed crops and tourist development only.
- 3. The first five-year period of the lease will be regarded as providing the successful applicant with an opportunity to ascertain the potential of the area for the purpose of exploitation of wildlife through tourism and controlled cropping, large-scale ranching and game meat processing. During this period the grantee will be required to—
 - (a) develop and thereafter maintain for the balance of the term, a minimum of 60,000 acres for the purpose of cattle ranching and to maintain in the area by the end of the period a minimum of 2,500 head of cattle and/or such other livestock as may be agreed with the Department of Agriculture;

- (b) spend a minimum of £25,000 on water development, stock rearing and for general purposes related thereto;
- (c) establish a minimum of four permanent watering points or expend a minimum of £12,000 out of the total of £25,000 on water development;
- (d) appoint a manager within three months of the commencement of the term of the lease who shall reside on the site;
- (e) construct a meat factory and refrigeration plant, a cause-way at Lugard Falls, administrative buildings, a dispensary, a school, hunters' lodges and such roads as may be necessary to provide sufficient access for the effective development of the entire area.

Special Conditions

- 1. The Special Conditions of the lease shall be interpreted in conjunction with the agreement to be entered into between the successful applicant and the Kenya Government.
- 2. The grantee shall, within six months of the commencement of the term of the lease, promote a company with total issued capital either by loan or by equity of not less than £100,000 and it shall be open to the Kenya Government to subscribe to the issued capital in such sum as it may decide.
- 3. The grantee shall on accepting a letter of allotment for the area now advertised enter into a formal agreement to lease from the Kilifi County Council the area of Trust Land approximately 238,000 acres in extent situated to the south of the Galana River as illustrated by L.D. Plan No. 65678/II/48B and thereon edged blue. A copy of this plan may be seen or obtained in the same manner as previously specified in this notice. The Kilifi County Council will on its part undertake to lease to the grantee of the Government land now advertised the said portion of Trust Land on terms and conditions essentially the same in all respects as those now specified. The lease of the portion of Trust Land will be issued under the Trust Land Act (Cap. 288) when the land has been set apart in terms of that Act and will be registered under the Registered Land Act, 1963.
- 4. The Constitution of the Company referred to in Special Condition No. 2 shall provide for the right of the President of Kenya and the Chairman of the Kilifi County Council at all times each to appoint one member to the Board of Directors of the Company to represent the interests of the Government and the County Council.
- 5. The grantee shall between the 5th and 20th years of the term of the lease carry out the following development, over and above the development of the area of 60,000 acres which is to be carried out during the initial five-year period. Between the 5th and the 10th years of the term, an area of not less than 210,000 acres shall be developed for cattle ranching purposes and a minimum of 8,000 head of cattle shall be introduced in the area. By the 15th year of the term, a total area of not less than 420,000 acres shall have been developed for cattle ranching purposes and a minimum of 17,000 head of cattle shall be introduced in the area. By the 20th year of the term, a minimum area of 640,000 acres shall have been developed for cattle ranching purposes and a minimum of 26,000 head of cattle shall have been introduced in the area. The grantee will be required to carry out all forms of ancillary development, including bush clearance, pasture improvement, development of water resources, provision of means of access, construction of requisite paddocks and all other arrangements necessary for the proper pasture and control of cattle in the numbers stated.
- 6. The Company shall so manage the natural animal population of the game and tourist development area that at no time, due to the Company's operations, would the area become denuded of such animal population and would in fact ensure that the overall animal population is encouraged to increase within the capacity of the area to accept such increase.
- 7. The Company shall throughout the term maintain the improvements made on the land in good and substantial repair and condition.
- 8. The Company shall submit to the Commissioner of Lands in each year for the first 20 years of the term a detailed report of the improvements effected on the land within the preceding year, including details of all wild animals killed or captured and trophies found and the steps being taken for the eradication shall be payable in respect of severance of part of the livestock into the area.

- 9. The Company shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by the Government or Local Authority upon the land or the buildings erected thereon.
- 10. The Company shall not subdivide, transfer, charge, sublet or otherwise part with the possession of the land or any part thereof without the prior written consent of the President. Providing that no such consent shall be required in respect of the subletting of residential accommodation in lodges or hotels.
- 11. The Company shall not erect any permanent buildings on the land or make external alterations to such permanent buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the Local Authority.
- 12. The President or such authority or person as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the Company shall not erect any building in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.
- 13. The Company shall be permitted to carry out Professional Hunting in accordance with the provisions of the Wild Animals Protection Act (Cap. 376), providing that:—
 - (a) Hunters shall be required to pay full licence fees.
 - (b) Overseas Visitors must be assisted by the holder of an Assistant's Permit.
 - (c) Overseas Visitors shall be permitted to participate in game cropping.
 - (d) All game animals shot on the Company's land shall be deducted from the animal quota allocated by the Game Department.
- 14. The Company shall only conduct the trapping and export of wild animals in accordance with the recommendations of the Advisory Committee on the Capture and Export of Live Animals.
- 15. Game cropping shall be carried out by the Company in accordance with the following rules:—
- (a) The Company may utilize the products of cropped animals.
- (b) Game cropping shall be in accordance with an annual quota allotted by the Game Department and the Company shall rigidly adhere to the terms of the allotment of the quota. Both maximum and minimum quotas will be stipulated.
- (c) Hunting for cropping purposes shall only be carried out by persons approved by the Game Department.
- (d) The Company shall pay to the Government of Kenya £5 in respect of each elephant killed in the process of game cropping.
- 16. The Company shall at any time permit the President, or such authority or person as may be appointed for the purpose, to enter upon the land to carry out wild life research projects, including such projects which necessitate the killing of game.
- 17. All game trophies found on the land shall remain the property of the Government.
- 18. The Company shall be required to retain the services of a minimum of five game scouts, and shall offer employment to other members of the existing labour force in the area on a basis to be agreed with the Kenya Government.
- 19. Notwithstanding anything contained herein or in the said Crown Lands Act the Company shall on receipt of six months' notice in writing in that behalf surrender all or part of the land which shall be required for public purposes. In the event of any such surrender being required as aforesaid the Company shall be paid fair and reasonable compensation for any permanent improvements effected on the land, such compensation to be assessed by the Commissioner of Lands, but no compensation of tsetse-fly and the introduction of cattle and other land by reason of such surrender.

THE CROWN LANDS ACT

(Cap. 280)

CITY OF NAIROBI—CITY SQUARE PLOT L.R. Nos. 209/4295 AND 4296 COMBINED

- THE Commissioner of Lands gives notice that the abovementioned plots combined are available for alienation and invites applications therefor in terms of proposals for development.
- 2. The purposes to which the combined plots may be put are described in Special Condition No. 3 and include showrooms, offices and staff flats.
- 3. A plan of the site may be inspected at the Land Department, City Square, Nairobi, or a copy may be obtained at the office of the Director of Surveys, Government Road, Nairobi, on payment of Sh. 4.

Conditions of Sale

- 1. Sealed envelopes marked "Tender for City Square Plots" must be deposited with the undersigned before noon on 24th June 1966.
- 2. Tenders should be accompanied by a statement indicating:—
 - (a) The detailed proposals of the tender for the development of the site. Proposals must be in accordance with the City by-laws;
 - (b) the amount of capital available for development purposes supported by a letter of reference from the applicant's bankers.
- 3. The successful tenderers will be required to pay within 28 days of notification that their tenders have been accepted 25 per cent of the stand premium set out in the Schedule, together with the proportionate amount of rent due to 31st December following the survey fees and fees payable in respect of the preparation and registration of the title, together with the stamp duty (which is approximately 2 per cent of the purchase price and 1 per cent of the rent).
- . 4. The balance of the purchase price will be payable on demand prior to the issue of title.
- 5. In the consideration of tenders regard will be paid to the relative merits of the proposals for construction, both immediate and long term, and the financial sufficiency of the tenderer to undertake such construction.
- 6. The stand premium and annual rent will be as laid down in the Schedule.

General Condition

1. The grant will be made under the Crown Lands Act (Cap. 280 of the Revised Edition of the Laws of Kenya), and title will be issued under the Registration of Titles Act. The term of the grant will be 99 years from the first day of the month following the notification of approval of the grant.

Special Conditions

- 1. No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the Local Authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- 2. The grantee shall within six months of the commencement of the term submit in triplicate to the Local Authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 36 months of the commencement of the term complete the erection of such buildings and construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner:

Provided that notwithstanding anything to the contrary contained in or implied by the Crown Lands Act (Cap. 280), if

- default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained.
- 3. The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.
- 4. The ground floors of the buildings shall only be used for showrooms. The remaining floors shall be used for offices or offices and staff flats.
- 5. Subject to compliance with the City Council's by-laws in connexion with the height and coverage the maximum sum total of the plinth areas, measured at each and every floor level, permitted to the plot shall not exceed 4.5 times the area of the plot. The floor area of any basement wholly below ground level may be excluded from the calculation.
- 6. The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers to be dangerous or offensive.
 - 7. The grantee shall not subdivide the land.
- 8. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the Commissioner of Lands, no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No. 1 has been performed:

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

- 9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads, pedestrian ways and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded, the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.
- 10. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads, pedestrian ways and drains serving or adjoining the land as the Commissioner may assess.
- 11. Should the Commissioner of Lands at any time require the said roads and pedestrian ways to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.
- 12. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or Local Authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.
- 13. The President or such person or authority as may be appointed for the purposes shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.

Dated at Nairobi this 24th day of May 1966.

J. A. O'LOUGHLIN, Commissioner of Lands.

SCHEDULE

Plot.—L.R. Nos. 209/4295 and 4296 combined. Area.—0.674 of an acre (approximately). Stand premium.—Sh. 382,200. Annual rent.—Sh. 76,440.

Provisional roads and drains charges.—Sh. 110,397/75. Survey tees.—Sh. 383.

THE CROWN LANDS ACT (Cap. 280)

KIBWEZI—PLOT FOR SHOPS, FLATS AND OFFICES (EXCLUDING THE SALE OF PETROL)

THE Commissioner of Lands gives notice that a plot in Kibwezi as described in the Schedule hereto is available for alienation and applications are invited for the direct grant of the plot.

- 2. A plan of the plot may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of Sh. 3 post free.
- 3. Application forms, on the approved pro forma obtainable from the District Commissioner, Machakos, should be submitted to the Commissioner of Lands, Naírobi, through the District Commissioner, Machakos.
- 4. Applications must be sent so as to reach the District Commissioner, Machakos, not later than noon on 30th June 1966.
- 5. Applications must not be sent direct to the Commissioner of Lands.
- 6. Applicants must enclose with their applications their cheque for Sh. 1,000 as a deposit, which will be dealt with as follows:—
 - (a) If the applicant is offered and takes up and pays for a plot within a period of 14 days as required in paragraph 5 below, the deposit will be credited to him.
 - (b) If the application is unsuccessful the applicant's deposit will be returned to him.
 - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

General Conditions

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

Special Conditions

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

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

- (Cap. 280), to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the land or any part thereof created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained.
- 3. The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.
- 4. Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein:—

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

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

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

- 10. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of the construction of all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.
- 11. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess.
- 12. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.
- 13. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or Local Authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.
- 14. The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains.

Dated at Nairobi this 14th day of May 1966.

SCHEDULE

Plot No.—25.

Area. -0.1067 acre (approximately).

Stand premium.—Sh. 920.

Annual rent,—Sh. 184.

Road charges.-On demand.

Survey fees.-Sh. 199.

(LND. 3/1/2/25)

THE TRUST LAND ACT (Cap. 288)

SETTING APART OF LAND

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

SCHEDULE

Place.—Magwagwa, North Mugirango Location, Kisii District.
Purpose.—Educational purposes with the approval of the Chief Education Officer.

Area.-2.7 acres (approximately).

Description of land:-

This land is situated approximately one mile to the north of Magwagwa Market. The boundaries are demarcated on the ground and are described as follows:—

(1) Area A

Starting from a point D, which is a concrete beacon, from which Geturi Hill and Gekonga Hill are $\frac{1}{2}$ mile and 2 miles distant, on bearings of 129° and 283° respectively;

thence for 72 feet on a bearing of 139° to point E; thence for 255 feet on a bearing of 233° to point A; thence for 35 feet on a bearing of 36° to point B; thence for 140 feet on a bearing of 40° to point C; thence for 117 feet on a bearing of 46° back to the starting

point D. (2) Area B

Starting from a point A, which is a concrete beacon, from which Geturi Hill and Gekonga Hill are $\frac{1}{2}$ mile and 2 miles distant, on bearings of 130° and 280° respectively;

thence for 720 feet on a bearing of 135° to point B; thence for 167 feet on a bearing of 179° to point C; thence for 193 feet on a bearing of 165° to point D; thence for 60 feet on a bearing of 270° to point E; thence for 85 feet on a bearing of 175° to point F; thence for 55 feet on a bearing of 265° to point G; thence for 200 feet on a bearing of 9° to point H; thence for 107 feet on a bearing of 351° to point I; thence for 105 feet on a bearing of 340½° to point J; thence for 700 feet on a bearing of 319½° to point K; thence for 25 feet on a bearing of 54° back to the starting point A.

(3) Area C

Starting from a point M, which is a concrete beacon, from which Geturi Hill and Gekonga Hill are $\frac{1}{2}$ mile and 2 miles distant, on bearings of 115° and 280° respectively;

thence for 105 feet on a bearing of 171° to point N; thence for 162 feet on a bearing of 193° to point O; thence for 100 feet on a bearing of 350° to point P; thence for 100 feet on a bearing of 260° to point Q; thence for 73 feet on a bearing of 325° to point R; thence for 56 feet on a bearing of 56° back to the starting point M.

All bearings given above are magnetic.

A plan of the areas may be inspected at the Office of the District Commissioner, Kisii District.

Dated this 30th day of May 1966.

J. A. O'LOUGHLIN, Commissioner of Lands.

GAZETTE NOTICE No. 2011

(LND. 3/1/2/25)

THE TRUST LAND ACT (Cap. 288)

SETTING APART OF LAND

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

SCHEDULE

Place.—Kebirigo, West Mugirango Location, Kisii District. Purpose.—Extension to the Pyrethrum Store. Area.—1.3 acres (approximately).

Description of land:-

This land is situated adjacent to the east of Kebirigo Market. The boundaries are demarcated on the ground and are described as follows:—

Starting from a point B, which is a stone cairn, from which Kenyenya Market and Kenya Tea Development Authority House are 2 miles and \(\frac{1}{8} \) mile distant, on bearings of 142° and 10° respectively;

thence for 80 feet on a bearing of 118° to point C; thence for 267 feet on a bearing of 207° to point D; thence for 34 feet on a bearing of 300° to point E; thence for 121 feet on a bearing of 315° to point F; thence for 98½ feet on a bearing of 32° to point G; thence for 43 feet on a bearing of 120° to point A; thence for 134 feet on a bearing of 33° back to the starting point B.

All bearings given above are magnetic.

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

Dated this 30th day of May 1966.

J. A. O'LOUGHLIN, Commissioner of Lands.

GAZETTE NOTICE No. 2012

(LND. 3/1/2/25)

THE TRUST LAND ACT (Cap. 288)

SETTING APART OF LAND

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

SCHEDULE

Place.—Nyamagwa, Bassi Location, Kisii District. Purpose.—Religious.

Area.—8.3 acres (approximately).

Description of land:-

This land is situated approximately two miles to the north of Igare Market. The boundaries are demarcated on the ground and are described as follows:—

Starting from a point A, which is a concrete beacon, from which Kegochi Hill and Igare Hill are 3 miles and $1\frac{1}{2}$ miles distant, on bearings of 130° and 165° respectively;

thence for 588 feet on a bearing of 252° to point B; thence for 216 feet on a bearing of 272½° to point C; thence for 105 feet on a bearing of 291° to point D;

thence for 148 feet on a bearing of 326° to point E; thence for 128 feet on a bearing of $3\frac{1}{2}$ ° to point F; thence for 164 feet on a bearing of 41° to point G; thence for 174 feet on a bearing of 69° to point H; thence for 50 feet on a bearing of 21° to point H1; thence for 135 feet on a bearing of 354° to point I; thence for 76 feet on a bearing of 73° to point J; thence for 216 feet on a bearing of 89° to point K; thence for 70 feet on a bearing of 351° to point K1; thence for 112 feet on a bearing of 338° to point L; thence for 293 feet on a bearing of 45° to point M; thence for 80 feet on a bearing of 31° to point N; thence for 355 feet on a bearing of 45° to point O; thence for 100 feet on a bearing of 55° to point P; thence for 196 feet on a bearing of 155° to point Q; thence for 216 feet on a bearing of 173° to point R; thence for 216 feet on a bearing of 181° to point S; thence for 127 feet on a bearing of 189° to point T; thence for 170 feet on a bearing of 172° to point U;

All bearings given above are magnetic.

point A.

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

thence for 125 feet on a bearing of 332° to point V;

thence for 154½ feet on a bearing of 175° to point X;

thence for 1,113 feet on a bearing of 247½° to point W;

thence for 849 feet on a bearing of 92° back to the starting

Dated this 30th day of May 1966.

J. A. O'LOUGHLIN, Commissioner of Lands.

THE EAST AFRICAN INDUSTRIAL LICENSING ORDINANCE, 1953

(Section 8)

Application for the Grant of an Industrial Licence

IN ACCORDANCE with the provisions of section 8 of the East African Industrial Licensing Ordinance, 1953, it is hereby notified for general information that an application dated 18th May 1966, has been received from Acif Limited (in formation) of P.O. Box 2966, Nairobi, for the grant of an industrial licence to manufacture for sale and to erect, establish, and operate a factory for the manufacture for sale of jute sacks and hessian cloths and jute cordage from raw jute yarn and cloth.

2. Any person having a financial interest in the East African Territories who claims that, in respect of any industry, commerce or trade, in which he is concerned, he is liable to be injuriously affected by the granting of this application may, not later than 30 days from the date of the last publication of this notice, lodge with the Registrar an objection and shall serve a copy thereof on the applicant. Any objection so made must be in writing and must set out the grounds upon which the objector claims that he is liable to be injuriously affected by the granting of such application. An objection must be certified to the effect that a copy thereof has been served on the applicant.

Nairobi, 21st May 1966. G. N. MWICIGI,

Registrar, P.O. Box 30019, Nairobi.

GAZETTE NOTICE No. 2013

THE AFRICAN LIQUOR ACT (Cap. 122)

TAITA AFRICAN LIQUOR LICENSING BOARD

THE following applications will be considered at a statutory meeting of the Taita African Liquor Licensing Board to be held in the District Commissioner's Office, Wundanyi, on Monday, 6th June 1966, at 10 a.m.:—

RENEWALS

Athman M. Mkala, Kilometa Saba, P.O. Box 21, Taveta. T. and T. Sisal Company Ltd., Ziwani, P.O. Taveta. Tole Serenge, Wumingu Mgambonyi, P.O. Wundanyi.

NEW APPLICATIONS

Donat Mwawuri Poisa, Mgange Dawida Mwand, P.O. Wundanyi.

Herman Peter Mwashigadi, Modambogo, Chawia Location. Moka Ngure, Mundagego, Mwanda Mlemba, P.O. Wundanyi. Mechael Mwakisachi, Mudangegu, Mwanda Njawuli, P.O. Wundanyi.

Mwadime Maza, Kishushe Kwafiti, Werugha Location, P.O. Wundanyi.

Venant Mzozo Mwavula, Ngangu Mgange Dawida, P.O. Wundanyi.

Mattayo Hassan, Ziwani Sisal Estate, P.O. Taveta.

Ernest Mwashigadi, Mwamkolo, P.O. Bura.

Mwanjala Mwakala, Kisau Paranga Nyache, P.O. Wundanyi.

Kibanga Muhindi, Taveta Kimorigo, Eldoro, P.O. Taveta.

John Onyango Othiambo, Taveta Sisal Company, P.O. Box 41, Taveta.

Emmanuel Mwadime Nyambu, Mwanda Kishamba, P.O. Wundanyi.

County Council of Taita-Taveta, Council's Beer Hall, Voi.

Marida Mwasi, Gila Werugha Kese, P.O. Wundanyi.

Mwakilenge Masaka, Mgocho Mgambonyi, P.O. Wundanyi. Sagalla Society Club, Kanyanga Market, P.O. Voi.

Mrs. Domtila N. G. Adero, Taveta Estate, P.O. Box 41, Taveta. Zephania Mwakio, Mwanguwi Sungululu, Werugha Location.

Roberty William Mwakesi, Msongori, Rukanga, Kasigau, P.O. Mwatate.

Philip Mbokomu Kalema Mswanenyi Modambogo, Chawia Location.

Tole, Kishushe, Werugha Location, Mwawuganga Wundanvi.

Silverster Mwakudua, Taita-Taveta Sisal Estate, P.O. Mwatate. Ibrahimu Daniel, Kilometa Saba, P.O. Box 21, Taveta.

> R. K. MUSYOKI, Chairman. Taita African Liquor Licensing Board.

GAZETTE NOTICE No. 2014

THE AFRICAN LIQUOR ACT

(Cap. 122)

THIKA AFRICAN LIQUOR LICENSING BOARD

NOTICE is hereby given that in the next meeting of the Thika African Liquor Licensing Board which will be held in the Office of the District Commissioner, Thika, on 6th June 1966, at 10 a.m., the following application will be considered:— G. Waweru Njuguna, Ithanga Beer Hall, P.O. Box 198, Thika.

Any objection to the fore-mentioned application should be made in writing to the undersigned and the objector or objectors must serve notice of the grounds of the objection on the applicant personally or by post at least seven days before the date of hearing of the application.

H. J. MURAYA,

26th May 1966.

Chairman, Thika African Liquor Licensing Board.

GAZETTE NOTICE No. 2015

THE AFRICAN LIQUOR ACT

(Cap. 122)

NYANDARUA AFRICAN LIQUOR LICENSING BOARD

THE following late applications will be considered along with others at the statutory meeting of the Nyandarua Liquor Licensing Board to be held at the Urban Council Hall, Thomson's Falls, on Monday, 6th June 1966, at 10 a.m.:—

NEW APPLICATIONS

Manufacture and Sale of the Muratina and Buzaa

Mrs. Monika Nyambura, Ngorika Club, P.O. Box 1020, Nakuru. Robert Muchai and Company, Tumaini Farmers General Store, County Council Building, P.O. Box 172, Ol Kalou.

J. AKIBAYA,

Chairman,

Thomson's Falls, 27th May 1966. Nyandarua African Liquor Licensing Board.

GAZETTE NOTICE No. 2016

THE LIOUOR LICENSING ACT

(Cap. 121)

NYANDARUA LIQUOR LICENSING COURT

IT IS notified for general information that the meeting of the Nyandarua Liquor Licensing Court which was scheduled to take place on Monday, 30th May 1966, has been postponed and will now be held on Wednesday, 15th June 1966, at the Thomson's Falls Urban Council Hall at 10 a.m.

Gazette Notice No. 1734 is hereby cancelled.

J. AKIBAYA,

Thomson's Falls, 25th May 1966.

President, Nyandarua Liquor Licensing Court.

GAZETTE NOTICE No. 2017

THE LIQUOR LICENSING ACT

(Cap. 121)

NYANDARUA LIQUOR LICENSING COURT

THE following late application will be considered along with others at the next statutory meeting of the Nyandarua Liquor Licensing Court to be held in the Urban District Council Hall, Thomson's Falls, at 10 a.m. on Wednesday, 15th June 1966:—

NEW APPLICATION

Proprietary Club Liquor Licence

R. D. G. Wachira, Secretary, Settlement Club, South Kinangop, P.O. Box 1020, North Kinangop. J. AKIBAYA,

Thomson's Falls, 25th May 1966.

President. Nyandarua Liquor Licensing Court.

GAZETTE NOTICE No. 2018

THE LIQUOR LICENSING ACT

(Cap. 121)

TAITA LIQUOR LICENSING COURT

NOTICE is hereby given that the meeting of the Taita Liquor Licensing Court which was scheduled to take place on 30th May 1966, vide Gazette Notice No. 1347 of 19th April 1966, has been postponed and will now be on Wednesday, 15th June 1966, at 10 a.m. in the District Commissioner's Wundanyi, to consider applications listed in Gazette Notice No. 1347.

R. K. MUSYOKI,

President.

Taita Liquor Licensing Court.

THE LIQUOR LICENSING ACT (Cap. 121)

KAKAMEGA LIQUOR LICENSING COURT

THE following applications will be considered at the next meeting of the Kakamega Liquor Licensing Court to be held in Kakamega County Council Hall on Wednesday, 15th June 1966, at 10 a.m.:-

NEW APPLICATIONS

Malt and Non-spirituous Liquor Off-licences

Albert Alela s/o Odera, P.O. Box 33, Maseno, Plot No. 17, Mwibona Market, Luanda Kenya. Edward Mulati, P.O. Box 42, Broderick Falls, Plot No. 7, near Jergary Factory, Chimoi Market. Barnaba Onzere Lung'ahi, P.O. Box 188, Maragoli, Plot No. 6,

Mahanga Markets, South Maragoli. Sabani O. Atenya, P.O. Box 320, Kakamega, Plot No. 178, Rosterman Mines.

Amirali Ebrahim, P.O. Box 125, Kakamega, Plot No. 27, Kakamega, Section III, Kakamega. The Udoto's, P.O. Box 318, Kakamega, Nabakholo Chief's

Centre.

Wasike Ndombi, P.O. Kakamega, Plot No. 1, Nambacha Market, Bunyala Location. Simion Kivatse, P.O. Box 104, Maragoli, Plot No. 11, Maragoli.

Michael Shimanyula, P.O. Box 273, Kakamega, Plot No. 9, Isulu Market (Idakho Location). Tanganyika Self Service Store.

James L. Songa, P.O. Box 339, Kakamega, Plot No. 7, Butali Market, Butali General Store.

Paulina Ndale, P.O. Box 112, Maseno, Plot the Emuhaya Shop, East Bunyore Location.

John Atieli, P.O. Box 197, Maseno, Plot Village Shop, Ipali Market, West Bunyore. Ronald Mukhovi, P.O. Box 33, Kakamega, Plot No. 13,

Lidambitsa Market.

Malt and Non-spirituous Liquor On-licences

Jayantilal Parmamanbi, P.O. Box 85, Maragoli, Plot No. 5, Lunyerere Trading Centre.

Ombaje J. Gudahi, P.O. Box 109, Maragoli, Plot No. 3, Mahanga Market, South Maragoli.

Kamulus Weda, P.O. Box 66, Butere, Plot No. 10, Bungasi Market.

Reuben Adego Kiyai, P.O. Box 65, Maseno, Plot No. 5, Mahanga Market, South Maragoli.

Andrew Lwangasi, P.O. Box 436, Kisumu, R.C.M. Eregi, Plot No. 8, Shisejeri Market, Idakha Location.

E. M. Busaka, P.O. Box 34, Maragoli, Plot No. 62, Mbale

Market.

Fred Mbwabi, P.O. Box 14, Maseno, Plot No. 14, Mwichio Market, Bunyore Location, North Nyanza. Herman Isandula Mujusi, P.O. Box 144, Maragoli, Plot No. 1,

Kisa Stand. (Kisa Stand, Maragoli, Plot No. 1, Kisa Stand. (Kisa Stand, Maragoli,) New Kenya African Auction and Hawkers Co., P.O. Box 122, Maseno, Plot No. 35, Luanda Market, Alumbe Reuben. John Olingo and Co., P.O. Box 176, Kakamega, Plot No. 6, Shianda Market, East Wanga.

Peter Shitanda, P.O. Box 274, Kakamega, Plot: Butali Beer

Canteen

Shem Chibole, P.O. Box 76, Kakamega, Plot No. 15, Ingotse Market, Ingotse Sublocation, Butsotso Location.

RENEWALS

Malt and Non-spirituous Liquor On-licence

Beneiah Apolo Ohanga, P.O. Box 194, Yala, Plot No. 15, Dudi Market.

TRANSFERS

Malt and Non-spirituous Liquor Off-licences

Susana N. Mark, P.O. Box 318, Kakamega. Transfer of Plot from Nabakholo to Plot No. 8, Lutaso Market. Medisella Amos Aura, P.O. Box 24, Butere. Transfer of Plot from Plot No. 7, to No. 5, Lunza Market.

Malt and Non-spirituous Liquor On-licences

Mrs. Elennah E. Lusina, P.O. Box 23, Kakamega, Plot: Agip House, Kakamega, to Mrs. Mariam Otieno. Khayega Corner Store, P.O. Box 382, Kakamega, Plot No. 22, Khayega Market, to William Anyonyi.

From Malt and Non-spirituous Liquor Off-licences to Malt and Non-spirituous Liquor On-licences

Alukwe Eshuchi, P.O. Box 5, Yala, Plot No. 1, Ebulakayi Market.

Isaac Manyasa Fadamulla, P.O. Box 387, Kakamega, Plot
No. 6, Musanda Market, South Wanga Location.
Boneface E. Ayodi, P.O. Box 109, Kakamega, Plot No. 15,

Kakunga Market. Alex Ochanda Akwiri, P.O. Box 6, Mumias, Plot: Bungas Market, South Wanga.

NEW APPLICATIONS

Malt and Non-spirituous Bar and Hotel Liquor On-licence

Harrison M. Adala, P.O. Box 35, Maseno, Plot: Village Hotel, Luanda Bunyore.

Wholesale Liquor Licences

Messrs. Lawrence K. Isigi and Jeremiah K. Jumba, P.O. Wodanga, Maragoli, Plot No. 4, Chavakali Market. Highwill Provision Store, P.O. Box 317, Kakamega or P.O. Box 50, Maragoli, Plot No. 13, Chavakali Market.

Canteen Liquor Licence

Christopher Mutende, P.O. Box 17, Butere, Plot: Police Canteen, Butere.

DANIEL G. KIMANI,

Kakamega, 12th April 1966.

President, Kakamega Liquor Licensing Court.

GAZETTE NOTICE No. 2020

THE LIQUOR LICENSING ACT (Cap. 121)

KIRINYAGA LIQUOR LICENSING COURT

NOTICE is hereby given that the statutory meeting of the Kirinyaga Liquor Licensing Court which was scheduled to take place on Monday, 30th May 1966, has been postponed to Wednesday, 15th June 1966, at 10 a.m.

R. E. ALAI,

Kerugova. 27th May 1966.

President. Kirinyaga Liquor Licensing Court.

GAZETTE NOTICE No. 2021

THE LIQUOR LICENSING ACT

(Cap. 121)

FORT HALL LIQUOR LICENSING COURT

NOTICE is hereby given that first statutory meeting of the Fort Hall Liquor Licensing Court which was scheduled to take place on 9th May 1966, will now be held on Wednesday, 15th June 1966, at 10 a.m. in the District Commissioner's Board Room, to consider applications listed in the Gazette Notice No. 1418 of 26th April 1966.

C. K. KOINANGE,

Fort Hall, 12th May 1966.

President. Fort Hall Liquor Licensing Court.

GAZETTE NOTICE No. 2022

THE LIQUOR LICENSING ACT (Cap. 121

NAKURU LIQUOR LICENSING COURT

IT IS notified for general information that the Nakuru Liquor Licensing Court meeting which was to be held on 30th May 1966, has been postponed to 15th June 1966.

Nakuru, 25th May 1966.

J. GITUMA, President. Nakuru Liquor Licensing Court.

GAZETTE NOTICE No. 2023

THE LIQUOR LICENSING ACT (Cap. 121)

KAKAMEGA LIQUOR LICENSING COURT

THE following application will be considered at a special meeting of the above Court to be held in the District Commissioner's Office at 10 a.m. on Friday, 17th June 1966:—

Malt and Non-spirituous Liquor On-licence

Hudson Kisala Lubanga, P.O. Box 11, Kakamega, Kakamega Township.

> DANIEL G. KIMANI, President.

Kakamega, 27th May 1966.

Kakamega Liquor Licensing Court.

THE LIOUOR LICENSING ACT

(Cap. 121)

South Coast Liouor Licensing Court

IT IS hereby notified that the South Coast Liquor Licensing Court meeting which was to be held on 30th May 1966, as published in Kenya Gazette Notice No. 1745 of 17th May 1966, has been postponed. The meeting will now be held on Wednesday, 15th June 1966, at the District Commissioner's Office at 10 a.m.

Z. K. A. KIRUI.

Mombasa. 26th May 1966. President.

South Coast Liquor Licensing Court.

GAZETTE NOTICE No. 2025

THE LIQUOR LICENSING ACT

(Cap. 121)

BUNGOMA LIQUOR LICENSING COURT

THE Bungoma Liquor Licensing Court's meeting which is to be held on Monday, 30th May 1966 (Ref. Gazette Notice No. 1742), has been cancelled and instead will be held on Wednesday, 15th June 1966, at the Office of the District Commissioner, Bungoma, at 10 a.m.

E. A. ENANE,

Bungoma. 24th May 1966.

President. Bungoma Liquor Licensing Court.

GAZETTE NOTICE No. 2026

THE LIQUOR LICENSING ACT

(Cap. 121)

LAIKIPIA LIQUOR LICENSING COURT

NOTICE is hereby given that the following applications will be considered at the next statutory meeting of the Laikipia Liquor Licensing Court to be held in the Board Room of the Laikipia County Council Offices, on Wednesday, 15th June 1966, at 10 a.m.:—

NEW APPLICATIONS

Proprietary Club Liquor Licences

Mrs. Amina Mohamed Sheikh, Plot No. F/48, African Location, P.O. Box 152, Nanyuki. Secretary, Samburu United Club, P.O. Maralal, building situ-

ated opposite D.C.'s Office, Maralal.

Malt and Non-spirituous Liquor Off-licences

Mwaura Njomo, Plot No. 3, Maina Estate, P.O. Box 212, Thomson's Falls.

Theuri Waithaka, Plot No. 10/11, Section III, P.O. Box 153, Thomson's Falls.

Mathai s/o Weru, Plot No. 240, African Location, Section VII, P.O. Box 262, Thomson's Falls.

Muthami Kimondo, Plot No. F/35, Majengo, African Location,

Malt and Non-spirituous Liquor On-licence

Manager, Laikipia Beer Hall, Plot No. 8, Section II, P.O. Box 31, Thomson's Falls.

Restaurant Liquor Licence

Muturi, Mahiga Jamhuri Bar and Restaurant, Plot No. L.R. 6585/303, Macharia Road, P.O. Box 77, Thomson's Falls.

Canteen Liquor Licences

Josphat Kingori Kabuge, Police Canteen, Maralal. Francis Kamunyo, Police Canteen, Rumuruti. Naftali Waruta, Ngobit Police Canteen.

RENEWALS

Proprietary Club Liquor Licence

The President, Thomson's Falls Club, Plot No. 6585/334/335, Section VII, P.O. Box 64, Thomson's Falls.

Malt and Non-spirituous Liquor Off-licence

John Mangicho Mola, Olari Nyiro Ranch, P.O. Box 164, Thomson's Falls.

TRANSFERS

Macharia Njogu trading as Mongo Brothers Stores, from Plot No. D/14, African Location, to Plot No. C/21, African Location, Nanyuki.

From Muthami Kimondo of Plot No. F/35, Nanyuki, to Kipsigei arap Chumo, De Batards Police Canteen.

From R. M. Patel, Plot No. 96/V, P.O. Box 194, Nanyuki, to

Harrison Karu of the same plot.
From Patel Trading Store, Plot No. 8, Section IV, P.O. Box 22,
Nanyuki, to Nanyuki Co-operative Store Society Ltd., of the same address and plot.

M. L. ANDITI-MINGALA

President, Nanyuki. 24th May 1966. Laikipia Liquor Licensing Court. GAZETTE NOTICE No. 2027

THE LIQUOR LICENSING ACT

(Cap. 121)

KITUI LIQUOR LICENSING COURT

IT IS hereby notified for general information that the statutory meeting of the Kitui Liquor Licensing Court which was scheduled to take place on Monday, 30th May 1966, will now be held on Wednesday, 15th June 1966, in the Office of the District Commissioner, Kitui, at 10 a.m.

D. M. KIMANI,

Kitui, 27th May 1966.

President. Kitui Liquor Licensing Court.

GAZETTE NOTICE No. 2028

THE LIQUOR LICENSING ACT

(Cap. 121)

BUSIA LIQUOR LICENSING COURT

IT IS hereby notified for general information that the statutory meeting of the Busia Liquor Licensing Court which was scheduled to take place on Monday, 30th May 1966, will now be held on Wednesday, 15th June 1966, in the Office of the District Commissioner, Busia, at 10 a.m.

M. M. LUSIOLA,

Busia, 25th May 1966.

President, Busia Liquor Licensing Court.

GAZETTE NOTICE No. 2029

THE LIQUOR LICENSING ACT

(Cap. 121)

NAROK LIQUOR LICENSING COURT

IT IS notified for general information that the meeting of the Narok Liquor Licensing Court which was scheduled to take place on Friday, 27th May 1966, has been postponed and will now be held on Wednesday, 15th June 1966, at the District Commissioner's Office, Narok, at 10 a.m.

Gazette Notice No. 1423 is hereby cancelled.

F. K. CHEROGONY.

Narok. 25th May 1966.

President. Narok Liquor Licensing Court.

GAZETTE NOTICE No. 2030

THE LIQUOR LICENSING ACT

(Cap. 121)

KAJIADO LIQUOR LICENSING COURT

THE following applications will be considered at the next statutory meeting of the Kajiado Liquor Licensing Court, to be held in the Office of the District Commissioner, Kajiado, on Wednesday, 15th June 1966, at 10 a.m.:-

NEW APPLICATIONS

Malt and Non-spirituous Liquor On-licences

Mrs. Darie Matradas, Plot No. 8, Loitokitok Township, P.O. Loitokitok.

Maganjo and Co., Plot No. 10, Kajiado Township, P.O. Kajiado.

Malt and Non-spirituous Liquor Off-licences

Wananchi Provision Stores, Plot No. 8, Kajiado Township, P.O. Kajiado.

Noah Meele ole Ngusa, Ngatataek Market, Plot No. 4, P.O. Kajiado.

Messrs. Masai Progressive Store, Kimana Trading Centre, Plot No. 3, P.O. Loitokitok.

Simion Mwenjaika, Gitangira Store near Athi River Prison, Plot No. 4, P.O. Athi River.

Wholesale Liquor Licence

Masai Progressive Store, Lassit Trading Centre, Plot No. 11, P.O. Loitokitok

Canteen Liquor Licence

Alfred P. Lengou, Loitokitok Police Canteen, P.O. Loitokitok.

B. M. OGOL Acting President. Kajiado Liquor Licensing Court,

Kajiado,

25th May 1966.

THE LIQUOR LICENSING ACT (Cap. 121)

NORTH COAST LIQUOR LICENSING COURT

ALL applications scheduled to be heard at the District Commissioner's Office, Kilifi, on 30th May 1966, at 10 a.m., will now be considered at the same place and time on 15th June 1966.

All applicants are requested to appear in person or be represented by an advocate.

Gazette Notice Nos. 1344 of 19th April 1966 and 1490 of 3rd May 1966, refers.

Kilifi. 24th May 1966.

RASHID AZZAN,
Acting President, North Coast Liquor Licensing Court.

GAZETTE NOTICE No. 2032

THE LIQUOR LICENSING ACT

(Cap. 121)

EMBU LIQUOR LICENSING COURT

NOTICE is hereby given that the statutory meeting of the Embu Liquor Licensing Court which was scheduled to take place on 30th May 1966, has now been postponed until Wednesday, 15th June 1966, at 10 a.m.

Gazette Notice No. 1739 of 17 May 1966, refers.

J. A. SHIHUNDU,

25th May 1966.

for President, Embu Liquor Licensing Court.

GAZETTE NOTICE No. 2033

IN THE HIGH COURT OF KENYA AT NAIROBI

PROBATE AND ADMINISTRATION

TAKE NOTICE that applications having been made in this

(1) Cause No. 131 of 1966

By National and Grindlays Bank Limited (formerly known as National Bank of India Limited) of Nairobi in Kenya, the executor named in the will and two codicils of the deceased, through Messrs. Daly and Figgis, advocates of Nairobi, for a grant of the probate of the will and two codicils of James Griffiths of Nakuru in Kenya, who died at Remuera, New Zealand, on the 12th day of December 1965.

(2) Cause No. 132 of 1966

By National and Grindlays Bank Limited (formerly known as National Bank of India Limited) of Nairobi in Kenya, the executor named in the will and two codicils of the deceased, through Messrs. Daly and Figgis, advocates of Nairobi, for a grant of the probate of the will and two codicils of Dorothy Frieda Griffiths of Nakuru in Kenya, who died at Remuera, New Zealand, on the 2nd day of January 1966.

(3) Cause No. 138 of 1966

By Desmond John Otho Fitzgerald of P.O. Box 30580, Nairobi in Kenya, one of the executors named in the will of the deceased, through Messrs. Kaplan and Stratton, advocates of Nairobi, for a grant of the probate of the will of Catherine Audrey Fitzgerald of Nairobi in Kenya, who died at Nairobi aforesaid on the 28th day of October 1965.

(4) Cause No. 140 of 1966

By Bryan Rupert Paterson-Todd of P.O. Box 350, Nakuru in Kenya, the duly appointed attorney of Peter Aylwin Selfe of Glebe Farm, Barnsley, Cirencester, Gloucestershire, the sole executor named in the will and a codicil of the deceased, through B. R. Paterson-Todd, Esq., advocate of Nakuru, for resealing in Kenya, grant of probate granted forth of the District Probate Registry of the High Court of Justice in England at Winchester, of the estate of Ellen Mary Darwin Selfe of Kiwikota, Ringwood Road, Ferndown, Dorset, widow, formerly of the Downs Cottage, Lone Pine Drive, Ferndown, who died at Royal Victoria Hospital, Boscombe, Bournemouth, Hampshire in England, on the 23rd day of July 1965.

(5) Cause No. 141 of 1966

By Mohamed Igbal Shah of Nairobi in Kenya, in his capacity as the President at the time of the death of the deceased of the Central Ahmadiyya Association, Nairobi, and (2) Mohamed Iqbal Shah in his personal capacity as the son of the deceased, he being the executor named in the will of the deceased, through Messrs. G. S. Sandhu and Co., advocates of Nairobi, for a grant of the probate of the will of the deceased, to wit, Dr. Wilayat Shah s/o Hussein Shah of Nairobi in Kenya, who died at Nairobi aforesaid on the 28th day of November 1965.

(6) Cause No. 142 of 1966

By Anna-Liesa Erika Carola Elwenspoek/Speier of P.O. Box 5381, Nairobi in Kenya, the attorney of Mura Maria, the widow of the deceased and the executrix named in the deceased's will (described in the will as Maria Mura Di Sopra), through Messrs. B. Sirley and Co., advocates of Nairobi, for a grant of letters of administration with will annexed of the estate of Bruno Di Sopra of Nairobi in Kenya, who died at Mogadiscio on the 8th day of October 1965.

(7) Cause No. 166 of 1965

By Santok Singh s/o Arjan Singh and (2) Bikkarm Singh s/o Arjan Singh, both of P.O. Box 2030, Nairobi in Kenya, the sons of the deceased, through Messrs. Patel and Patel, advocates of Nairobi, for a grant of letters of administration with will annexed of the estate of Arjan Singh s/o Chanan Singh of Nairobi in Kenya, who died at Nairobi aforesaid on the 26th day of April 1964.

(8) Cause No. 139 of 1966

By (i) Leonard Walker Faulks and (ii) John Boss Kinnear Russell, both of Barclays Bank D.C.O., P.O. Box 30356, Nairobi in Kenya, the duly appointed attorneys of Barclays Bank D.C.O., of 54 Lombard Street, London, England, the duly constituted lawfully appointed attorneys of the beneficiaries of the estate of the deceased, through Messrs. Shapley, Barret, Marsh and Co., advocates of Nairobi, for a grant of letters of administration intestate of the estate of Antonio Minozzi of Mogadishu, Somalia, who died at Mogadishi aforesaid on the 3rd day of April 1961.

(9) Cause No. 304 of 1957

By (1) Kantilal Devchand, (2) Mansukhlal Devchand and (3) Pravinlal Devchand, all of P.O. Box 32, Fort Hall in Kenya, the sons of the deceased, through S. A. Patel, Esq., advocate of Thika, for a grant of letters of administration De Bonis Non of the estate of Devchand Karman Shamat who died at Fort Hall aforesaid on the 4th day of May 1957.

The Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 21st day of June 1966.

M. F. PATEL,

Nairobi, 2nd June 1966.

Deputy Registrar, High Court of Kenya, Nairobi.

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

GAZETTE NOTICE No. 2034

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

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

CAUSE No. 26 of 1966

By National and Grindlays Bank Limited of Nairobi in Kenya, the executor named in the will of the deceased, through Messrs. Bryson, Inamdar and Bowyer, advocates of Mombasa in Kenya, for a grant of probate of the will of the late Harry Sinclair of Mombasa aforesaid, who died on the 15th day of November 1965, at Mombasa aforesaid.

Cause No. 27 of 1966

By Noor bint Omar bin Al-amry of Mombasa in Kenya, the widow of the deceased, throug! C. B. Gor, Esq., advocate of Mombasa aforesaid, for a grant of letters of administration intestate of the estate of the late Ahmed bin Amer Al-Amery of Mombasa aforesaid, who died on the 7th day of May 1965, at Jidda, Saudi Arabia.

By Alice Celia Springer of Kilifi in Kenya, the executor named in the will of the deceased, through Messrs. Bryson, Inamdar and Bowyer, advocates of Mombasa, for a grant of probate of the will of the late Evan Gall Springer of Kilifi aforesaid, who died on the 12th day of March 1966, at Kilifi

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 7th day of June 1966.

VIJAY KAPILA,

Deputy Registrar, High Court of Kenya, Law Courts, Mombasa.

Mombasa, 4th May 1966.

N.B.—The wills mentioned above are deposited and are open to inspection at the Court.

PROBATE AND ADMINISTRATION

TAKE NOTICE that after 14 days from the date of this Gazette, I intend to apply to the High Court at Mombasa 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
31/66	Ndoro Mbega	Mombasa	3-1-66	Intestate
32/66	Gichira Gahuni	23		Intestate
34/66	Mohamed Fakih Haji-	,,,	22-2-66	Intestate
38/66	awisa Thabit Bin Mohamed	,,	12-4-66	Intestate

Mombasa. 26th May 1966.

A. H. KHAWAJA. Assistant Public Trustee.

GAZETTE NOTICE No. 2036

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF DIVIDEND

Debtor's name.—Sheikh Issa Bin Said. Address.—P.O. Box 53, Malindi. Description .- Merchant. Court.—The High Court of Kenya at Mombasa. No. of matter.—B.C. 7 of 1959.

Amount per £.—Sh. 1/53. First or final or otherwise. -First and final. When payable.—6th June 1966.
Where payable.—Old Customs House, Nkrumah Road, P.O. Box 366, Mombasa.

Mombasa, 25th May 1966.

A. H. KHAWAJA, Deputy Official Receiver (Coast).

GAZETTE NOTICE No. 2037

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF INTENDED DIVIDEND (Summary Case)

Debtor's name.—Nagarbhai Lallu, trading as Surti Store. Address.-P.O. Box 173, Kiambu. Description.-Trader. Court.—High Court of Kenya at Nairobi. No. of matter.—B.C. 31 of 1959. Last day for receiving proofs.—22nd June 1966. Trustee's name.—Official Receiver. Address.-P.O. Box 30031, Nairobi.

Nairobi, 31st May 1966.

M. L. HANDA, Deputy Official Receiver.

GAZETTE NOTICE No. 2038

THE BANKRUPTCY ACT

(Cap. 53)

NOTICE OF INTENDED DIVIDEND (Summary Case)

Debtor's name.-William Wilson Dickie. Address.-P.O. Mau Summit, formerly farming at Plot No. L.R. 9780, near Molo. Description.--Employee (formerly farmer).

Court.-High Court of Kenya at Nairobi. No. of matter.—B.C. 16 of 1964.

Last day for receiving proofs.—22nd June 1966. Trustee's name.-Official Receiver. Address.—P.O. Box 30031, Nairobi.

Nairobi, 2nd June 1966.

M. L. HANDA Deputy Official Receiver. GAZETTE NOTICE No. 2039

IN THE HIGH COURT OF KENYA AT NAIROBI

IN BANKRUPTCY CAUSE No. 52 OF 1961

Re: Bakshish Singh s/o Wattan Singh, bankrupt

THE bankrupt having applied to the Court for his discharge, the Court has fixed Friday, the 1st day of July 1966, at 10.30 o'clock in the forenoon, at Law Courts, Nairobi, for hearing the application.

Dated this 27th day of May 1966.

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

GAZETTE NOTICE No. 2040

THE BANKRUPTCY ACT

(Cap. 53)

ADJUDICATION

(Summary Case)

Debtor's name.-Vanshi Dhar s/o Boota Mal Horra. Debtor's name.—vansiii Dilai 870 Boola Address.—P.O. Box 5490, Nairobi. Court.—High Court of Kenya at Nairobi. No. of matter.—B.C. 3 of 1966. Date of order.—27th May 1966.

Date of order for summary administration.—22nd March 1966.

Nairobi, 31st May 1966.

M. L. HANDA. Deputy Official Receiver.

GAZETTE NOTICE No. 2041

IN THE HIGH COURT OF KENYA AT MOMBASA DISTRICT REGISTRY

BANKRUPTCY JURISDICTION CAUSE No. 3 of 1963

Re: Laxmidas Purshottam Kotecha, debtor

NOTICE TO OFFICIAL RECEIVER AND TRUSTEE OF APPLICATION FOR DISCHARGE

THE above-named bankrupt having applied to the Court for his discharge, the Court has fixed the 9th day of June 1966, at 2.30 o'clock in the afternoon at the Senior Resident Magistrate's Court at Mombasa, for hearing the application.

Dated at Mombasa, this 28th day of April 1966.

VIJAY KAPILA, Deputy Registrar, High Court of Kenya.

GAZETTE NOTICE No. 2042

IN THE HIGH COURT OF KENYA AT NAIROBI BANKRUPTCY AND WINDING UP CAUSE No. 3 of 1966 IN THE MATTER OF THE COMPANIES ACT (Cap. 486)

AND

IN THE MATTER OF VALI RAHEMTULLA AND COMPANY LIMITED

NOTICE is hereby given that a petition for winding up of the above-named Company by the High Court of Kenya at Nairobi was on the 13th day of May 1966, presented to the said Court by the Municipal Council of Nakuru in the Republic of Kenya:

And that the said petition is directed to be heard on the 1st day of July 1966, at 10.30 o'clock in the afternoon, and any creditor or contributory of the said Company, desirous to support or oppose the making of an order on the said petition, may appear at the time of hearing in person or by his advocate for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned on payment of the regular charge for the same.

Dated at Nairobi this 30th day of May 1966.

KAPLAN & STRATTON, Advocates for the Petitioner, Queensway House, York Street, P.O. Box 111, Nairobi.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovethe said petition must serve on or send by post to the above-named Messrs. Kaplan and Stratton, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their advocate (if any) and must be served, or if posted must be sent by post, in sufficient time to reach the above-named not later than six o'clock in the afternoon of 30th June 1966.

IN THE HIGH COURT OF KENYA AT NAIROBI BANKRUPTCY AND WINDING UP CAUSE No. 4 of 1966 IN THE MATTER OF THE COMPANIES ACT (Cap. 486)

AND

IN THE MATTER OF FERT LIMITED

NOTICE is hereby given that a petition for the winding up of the above-named Company by the High Court of Kenya was on the 24th day of May 1966, presented to the said Court by Vittorio de Angelis of P.O. Box 5560, Nairobi:

And that the said petition is directed to be heard before the Court sitting at Nairobi on the 17th day of June 1966, any creditor or contributory of the said Company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his advocate for that purpose and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said Company requiring such copy on payment of the regulated charge for the same.

A. A. K. ESMAIL,

for B. Sirley & Co., Advocates for the Petitioner, P.O. Box 5381, Silopark House, Sgt. Ellis Avenue, Nairobi.

Note.—Any person who intends to appear on the hearing of the said petition must serve or send by post to the above-named notice in writing of his intention so to do. The notice must state the name and address of the person or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their advocate, if any, and must be served, or if posted must be sent by post, in sufficient time to reach the above-named not later than 4 p.m. on the 16th day of June 1966.

GAZETTE NOTICE No. 2044

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

AND

IN THE MATTER OF AERODROME ROAD PROPERTIES LIMITED

NOTICE is hereby given that a meeting of creditors in the above matter will be held at the office of Cooper Brothers and Co., Queensway House, York Street, Nairobi, on Saturday, the 18th day of June 1966, at 9 o'clock in the forenoon, to receive an account and a report of the liquidation to

Dated this 30th day of May 1966.

I. R. LESLIE, Liquidator, P.O. Box 30158, Nairobi.

GAZETTE NOTICE No. 2045

THE COMPANIES ACT

(Cap. 486)

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

Radnor Farms Limited.

H. C. Grue Limited.

Dass and Company Limited.

Castico Sand and Stone Co. Limited.

Southern Star Limited.

Asflo Products Limited.

Ruiru Kamiti Garage Limited.

Dated the 24th day of May 1966.

O. M. SAMEJA, Assistant Registrar of Companies. GAZETTE NOTIGE No. 2046

THE TRADE UNIONS ACT

(Cap. 233)

PURSUANT to section 63 of the above-mentioned Act, notice is hereby given that the Nyeri branch of the East African Federation of Building and Construction Workers Union has been registered under the Trade Unions Act on the 26th day of May 1966.

Dated this 2nd day of June 1966.

S. O. TALA Assistant Registrar of Trade Unions.

GAZETTE NOTICE No. 2047

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

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

- (a) the society listed in the First Schedule hereto has been registered: and
- (b) the society listed in the Second Schedule hereto has been refused registration,

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

FIRST SCHEDULE

· Name of Society Date Registration Effected Kenya Book Trade Association 31-5-66 SECOND SCHEDULE Name of Society Date of Refusal Philadelphia Church of Kenya 31-5-66 Dated this 2nd day of June 1966.

> R. D. McLAREN, Assistant Registrar of Societies.

GAZETTE NOTICE No. 2048

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on 23rd February 1966, registered as the Registered User of the trade marks below and entered in the Register in respect of the goods stated.

Registered Proprietor.—United Africa Mechanical and Electrical Limited, of United Africa House, Blackfriars Road, London, S.E.1.

Registered User.—Gailey and Roberts Limited, of Uniafric House, Plot No. 209/212, Koinange Street, P.O. Box 30067, Nairobi, Kenya, trading also as Machinery Services.

Address for Service.-Messrs. Kaplan and Stratton, of P.O. Box 111, Nairobi.

Conditions or Restrictions:

- (a) The trade marks are to be used by the Registered User in relation to the goods only so long as the United Africa Company Limited owns sufficient share capital of the Registered Proprietor and of the Registered User to enable the United Africa Company Limited to appoint or elect a majority of the Directors of the Registered Proprietor and the Registered User.
 - (b) The proposed permitted use is without limit of period.
- Trade Mark No. 12687 .- "UNAMEC" Class 7 (Schedule III) in respect of all goods included in Class 7 (Notice No. 4091, page 1385, dated 1st December 1964).
- Trade Mark No. 12688,—"UNAMEC" Class 8 (Schedule III) in respect of all goods included in Class 8 (Notice No. 4091, page 1385, dated 1st December 1964).

A representation of the above trade marks can be seen at the Trade Marks Registry, State Law Office, Nairobi, and also publications of Official or Kenya Gazettes indicated above.

Nairobi, 26th April 1966.

O. J. BURNS, Deputy Registrar of Trade Marks.

THE TRADE MARKS ACT (Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on 2nd February 1966, registered as the Registered User of the goods stated.

Registered Proprietor.—Roche Products Limited, of 40 Broadwater Road, Welwyn Garden City, Hertfordshire, England.

Registered User.—F. Hoffman—La Roche and Co. Limited, of 124-184 Grenzacherstrasse, Basle, Switzerland.

Address for Service.—Messrs. Atkinson, Cleasby and Company, of P.O. Box 29, Mombasa.

Conditions or Restrictions:-

- (a) The trade marks are to be used by the Registered User so long as the Proprietor continues to belong to the Roche group of companies.
 - (b) The proposed permitted use is without limit of period.
- (c) The proposed Registered User is not to be the sole Registered User.

Trade Mark No. 9808.—"ASTIBAN" Class 5 (Schedule III) in respect of all goods included in Class 5 (Schedule III). (Gazette Notice No. 2663, page 701, dated 7th June 1960.)

Trade Mark No. 8395.—"LITRISON" Class 5 (Schedule III) in respect of all goods included in Class 5 (Schedule III). (Gazette Notice No. 2219, page 644, dated 17th June 1958.)

A representation of the above trade marks can be seen at the Trade Marks Registry, State Law Office, Nairobi, and also publications of Official or Kenya Gazettes indicated above.

Nairobi, 26th May 1966. O. J. BURNS, Deputy Registrar of Trade Marks.

GAZETTE NOTICE No. 2050

THE TRADE MARKS ACT (Cap. 506)

(Cap. 306)

INTENDED APPLICATION TO REGISTER AN ASSIGNMENT

PURSUANT to section 25 (7) of the above Act, notice is hereby given of an intended application to register an assignment of the trade mark detailed below, the said assignment being otherwise than in connexion with the goodwill of the business in which the trade mark was used at the time of assignment.

Trade Mark No. 9995.—"CLAIROL" Class 3 (Schedule III)—All goods included in Class 3 (Schedule III) (as advertised on 27th September 1960, Notice No. 4463, page 1176).

Name of Registered Proprietor.—BRISTOL-MYERS COM-PANY, of 630 Fifth Avenue, New York, U.S.A.

Name of Assignee.—CLAIROL INCORPORATED, of 1290 Avenue of The Americas, New York, State of New York, U.S.A.

Address for Service.—Messrs. Atkinson, Cleasby and Company, of P.O. Box 29, Mombasa.

Nature of Instrument.—Deed of Assignment dated 16th November 1965, between Bristol-Myers Company, as the assignors of one part, and the Clairol Incorporated, as the assignees of the other part.

A representation of the above-mentioned trade mark can be seen at the Trade Marks Registry, State Law Office, Nairobi, and also in the publications of the Kenya Gazettes indicated above.

The registration of the said assignment will not be completed until the expiration of a period of two months from the date of publication of this notice. All communications in relation hereto should be addressed to: The Registrar of Trade Marks, State Law Office, P.O. Box 30031, Nairobi.

Nairobi, 5th April 1966. O. J. BURNS, Deputy Registrar of Trade Marks. GAZETTE NOTICE No. 2051

NOTICE OF CHANGE OF NAME

I, Elizabeth Wanjiku w/o Geoffrey of P.O. Box 23043, Lower Kabete in the Republic of Kenya, hereby give public notice that by a deed poll dated the 2nd day of June 1966, duly executed by me (and attested by J. K. Winayak, advocate of Nairobi), heretofore called and known by the name of Rose Guthera born at Nairobi in the Republic of Kenya on the 7th day of December 1943, formally and absolutely abandoned the use of my first name of Rose Guthera and in lieu thereof assumed and adopted the name of Elizabeth Wanjiku w/o Geoffrey for all purposes and I hereby authorize and request all persons to designate, describe and address me by such assumed name of Elizabeth Wanjiku w/o Geoffrey.

Dated at Nairobi this 2nd day of June 1966.

ELIZABETH WANJIKU w/o GEOFFREY.

GAZETTE NOTICE No. 2052

NOTICE OF CHANGE OF NAME

I, Ushaben d/o Chimanlal Hiralal Shah of P.O. Box 1805, Nairobi in the Republic of Kenya, heretofore called and known by the name of Baby, hereby give public notice that by a deed poll dated the 25th day of May 1966, duly executed by me, I formally renounced and abandoned the use of my name of Baby and in lieu thereof assumed, adopted and retained the name of Ushaben for all purposes and I hereby authorize and request all persons to designate and describe and address me by my assumed and retained name of Ushaben.

Dated at Nairobi this 27th day of May 1966.

USHABEN D/O CHIMANLAL HIRALAL SHAH, formerly known as Baby d/o Chimanlal Hiralal Shah.

GAZETTE NOTICE No. 2053

NOTICE OF CHANGE OF NAME

I, Jethiben w/o Ramji Karman Shah of P.O. Box 865, Mombasa, Kenya, heretofore called and known by the name of Jethibai w/o Ramji Karman Shah, hereby give public notice that by a deed poll dated the 20th day of May 1966, duly executed by me and attested by Amritlal Lakhamshi Shah, advocate of Mombasa, I formally and absolutely renounced and abandoned the use of my said first name of Jethibai, and assumed in lieu thereof the first name of Jethiban for all purposes, and further I hereby authorize and request all persons to designate and address me by my said assumed name of Jethiben w/o Ramji Karman Shah.

Dated at Mombasa this 26th day of May 1966.

JETHIBEN w/o RAMJI KARMAN SHAH.

GAZETTE NOTICE No. 2054

NOTICE OF CHANGE OF NAME

I, Jaswant Singh s/o Jiwan Singh of Kibos in Kenya, heretofore called and known in the name of Journail Singh s/o Jiwan Singh, hereby give public notice that by a deed poll dated 27th May 1966, duly executed by me (and attested by I. N. Desai, Esq., advocate, Kisumu), I formally and absolutely renounced and abandoned the use of my said former name of Journail Singh and assumed in lieu thereof the name of Jaswant Singh for all purposes and hereby authorize and request all persons to designate, describe and address me by such assumed name of Jaswant Singh s/o Jiwan Singh.

Dated at Kisumu this 27th day of May 1966.

JASWANT SINGH s/o JIWAN SINGH, formerly known as Journail Singh s/o Jiwan Singh.

NOTICE OF CHANGE OF NAME

I, Kamlesh Kumari d/o Ram Parkash s/o Isher Dass of Nairobi in the Colony of Kenya, spinster, in my childhood known or called by the name of Raj Kumari and thereafter by the name of Kamlesh Kumari, hereby give notice that on the 25th day of April 1966, I renounced and abandoned the use of my said name of Raj Kumari and assumed or retained exclusively in lieu thereof the name of Kamlesh Kumari and further that such change of name is evidenced by a deed dated the 25th day of April 1966, duly executed by me and attested.

Dated at Nairobi this 25th day of April 1966.

KAMLESH KUMARI, formerly known as Raj Kumari.

GAZETTE NOTICE No. 2056

THE TRANSFER OF BUSINESSES ACT (Cap. 500)

NOTICE is hereby given that the business of children and ladies wears carried on by Gulshaker Noordin Mohamed and Amina Mohamed Jaffer Karachiwalla under the firm name of Jenny's on Plot No. 175, Section XX, Khalid Street, Mombasa, is, as from the 3rd of May 1966, sold and transferred to Mansoor Husein Rajan of P.O. Box 52, Mombasa, who will carry on the said business at the same place under the same name of Jenny's.

The address of the transferors is P.O. Box 1297, Mombasa.

The address of the transferee is P.O. Box 52, Mombasa.

All the debts due and owing by the transferors in respect of the said business of Jenny's up to and including the 2nd of May 1966, will be received and paid by the transferors. The transferee does not assume nor does he intend to assume any liabilities whatsoever incurred in the said business by the transferors up to and including the said 2nd day of May 1966.

Dated at Mombasa this 3rd day of May 1966.

GULSHAKER NOORDIN MOHAMED, AMINA MOHAMED JAFFER KARACHIWALLA, Transferors.

MANSOOR HUSEIN RAJAN, Transferee.

GAZETTE NOTICE No. 2057

THE TRANSFER OF BUSINESSES ACT (Cap. 500)

NOTICE is hereby given that the business of bicycles and bicycle spares carried on by Chanan Ram Gopi Ram under the name and style of Sharma Cycle Store at Plot No. 24, Section No. XVIII, Haile Selassie Road, Mombasa, was sold and transferred to Lala Rammurti Bootaram Soni on 15th April 1966

The address of the transferor is c/o P.O. Box 401, Mombasa.

The address of the transferees is P.O. Box 5247, Mombasa.

The transferees intend to carry on the said business at the same premises on Plot No. 24, Section No. XVIII, Haile Selassie Road, Mombasa, under the same name of Sharma Cycle Store.

The transferees are not assuming nor do they intend to assume any liabilities incurred in the said business by the transferor.

All debts payable by and owing to the transferor in respect of the said business up to and including 15th April 1966, will be paid and received respectively by the transferor.

Dated at Mombasa this 26th day of April 1966.

CHANAN RAM GOPI RAM PRASHAR,

Transferor.

LALA RAMMURTI BOOTARAM SONI,

Transferees.

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