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CONTENTS

GAZETTE NOTICES		GAZETTE NOTICES—(Contd.)	
	PAGE		PAGE
Public Service Commission of Kenya—Promotions	286	Loss of Policies	314
The Constitution of Kenya—Appointment	286	Tenders	315-316
The Local Authorities Provident Fund Act—Appointment	286	Change of Names	316-317
The Civil Aviation Act— Appointments	286	Removal of Motor Vehicles, etc.	317
Application	296	The Local Government Act—Appointments	317
The Oaths and Statutory Declarations Act—A Commission	286	The Registration of Titles Act—Issue of Provisional Certificates	317
The Judicial Service Commission—Appointments	286-287		
The Prisons Act—Appointments	287		
Liquor Licensing	287-289	SUPPLEMENT No. 13 <i>Legislative Supplement</i>	
Vacancies offered by I.C.A.O.	289-291		
Loss of Official Documents	291	LEGAL NOTICE No.	
Exchequer Return	292-293	64—The Parliamentary Constituencies Review (Amendment) Order, 1987	85
The Records Disposal (Courts) Rules—Intended Destruction of Rongo Court Records	296	(Published as Special Issue on 27th February, 1987)	
The Registered Land Act—Registration of Instrument	296		
Industrial Court Awards	300-302	SUPPLEMENT No. 14 <i>Legislative Supplement</i>	
Trade Marks	303-307	LEGAL NOTICE No.	
Patents	307	65—The Standards Order, 1987	91
Probate and Administration	307-311	66—The Land Adjudication (Application) (Tana River District) Order, 1987	95
The Companies Act—Cancellation of Registration, etc.	311-312	67—The Land Adjudication (Application) (Garissa District) Order, 1987	95
The Societies Rules—Registration Refusal	312-313	68—The Land Adjudication (Application) (Mandera District) Order, 1987	96
The Trade Unions Act—Registrations	313	69—The Customs and Excise (Remission) (No. 9) Order, 1987	96
The African Christian Marriage and Divorce Act—Ministers Licensed to Celebrate Marriages	313-314	70—The Sales Tax (Remission) (No. 9) Order, 1987	97
The Co-operative Societies Act—Order, etc.	314	71—The Sales Tax (Remission) (No. 10) Order, 1987	97
		72—The Income Tax Act—Exemption	98

CORRIGENDA

IN Gazette Notice No. 929 of 27th February, 1987, amend the last line of the third-last paragraph to read 13th March, 1987, at 10 a.m.

GAZETTE NOTICE NO. 949

PUBLIC SERVICE COMMISSION OF KENYA
PROMOTIONS

GEORGE OTIATO MBAYE, to be Senior Superintendent of Police, Office of the President, with effect from 1st November, 1985.
 ROBERT DANIEL MUGO, to be Senior Superintendent of Police, Office of the President, with effect from 1st March, 1986.
 STEPHEN ELIJAH MWANIKI, to be Senior Superintendent of Police, Office of the President, with effect from 1st April, 1986.
 WINSTON BUNDI ISABOKE, to be Senior Superintendent of Police, Office of the President, with effect from 1st April, 1986.
 PETER GITAU NG'ANG'A, to be Senior Superintendent of Police, Office of the President, with effect from 1st April, 1986.
 JACKSON M'RIMBERIA M'MUKETHA, to be Senior Superintendent of Police, Office of the President, with effect from 1st April, 1986.
 SAMUEL MUTUKU AARON KASYOKI, to be Senior Superintendent of Police, Office of the President, with effect from 1st April, 1986.
 CHRISTOPHER TIMBWA ONG'ONDA, to be Senior Superintendent of Police, Office of the President, with effect from 1st April, 1986.
 ERASMS MWAPAGHA MAKAZI, to be Senior Superintendent of Police, Office of the President, with effect from 1st April, 1986.
 GEORGE MUNENE MUNA, to be Senior Superintendent of Police, Office of the President, with effect from 1st April, 1986.
 PHILIP KETORE KIDIGA, to be Senior Superintendent of Police, Office of the President, with effect from 1st April, 1986.

By order of the Commission.

Dated the 26th February, 1987.

W. K. K. KIMALAT,
Secretary.

GAZETTE NOTICE NO. 950

THE CONSTITUTION OF KENYA

APPOINTMENT OF CHIEF JUSTICE

IN EXERCISE of the powers conferred by section 61 (1) of the Constitution of Kenya, I, Daniel Toroitich arap Moi, President and Commander-in-Chief of the Armed Forces of the Republic of Kenya, appoint—

THE HONORABLE MR. JUSTICE CECIL
HENRY ETHELWOOD MILLER, E.B.S.

to be the Chief Justice with effect from the 13th November, 1986.

Dated the 28th February, 1987.

D. T. ARAP MOI,
President.

GAZETTE NOTICE NO. 951

THE LOCAL AUTHORITIES PROVIDENT FUND ACT
(Cap. 272)THE LOCAL AUTHORITIES PROVIDENT FUND BOARD
APPOINTMENT OF SECRETARY

IN EXERCISE of the powers conferred by section 5 (7) of the Local Authorities Provident Fund Act, the Minister for Local Government appoints—

WILLIAM PETER MAYAKA

to be secretary of the Local Authorities Provident Fund Board with effect from 2nd February, 1987, and cancels the appointment of Philip Mussau Mullei.

Dated the 16th February, 1987.

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

GAZETTE NOTICE NO. 952

THE CIVIL AVIATION (INVESTIGATION OF ACCIDENTS) REGULATIONS

(Cap. 394, Sub. Leg.)

APPOINTMENT OF INSPECTORS

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

Fredrick Aggrey Opot,
Henry M. Ikumi,
to be inspectors of accidents.

Dated the 27th February, 1987.

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

GAZETTE NOTICE NO. 953

THE OATHS AND STATUTORY DECLARATIONS ACT

(Cap. 15)

A COMMISSION

To All To Whom These Presents Shall Come Greeting:

BE IT KNOWN that on the 17 February, 1987—

ALEXANDRA KONTOS

an advocate of the High Court of Kenya, was appointed to be a commissioner for oaths under the above-mentioned Act, for as long as she continues to practise as such advocate and this commission is not revoked.

Given under my hand and the seal of the court, on the 17th February, 1987, at Nairobi.

C. H. E. MILLER,
Chief Justice.

GAZETTE NOTICE NO. 954

THE JUDICIAL SERVICE COMMISSION

APPOINTMENT OF PRINCIPAL MAGISTRATES

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

Wasudeo Damodar Shevde,
Erastus Mwaniki Githinji,
Isaac Charles Cheskaki Wambilyangah,
Godfrey E. Omondi Tunya,
John Michael Khamoni,
Joseph Amonde Mango,
Samuel Odhiambo Oguk,
Manibhai Fulabhai Patel,

to be Principal Magistrates, Kenya, with effect from 1st January, 1987.

Dated the 2nd March, 1987.

C. H. E. MILLER,
*Chairman,
Judicial Service Commission.*

GAZETTE NOTICE No. 955

THE JUDICIAL SERVICE COMMISSION

APPOINTMENT OF SENIOR RESIDENT MAGISTRATES

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

Timothy Kipkoech arap Mibei,
Joseph Karanja Kanyi,
Robert Mügo Mutitu,
Charles Oyoo Kanyangi,
George James Aburili,
Mary Atieno Ang'awa (Miss),
to be senior resident magistrates with effect from 1st January, 1987.

Dated the 2nd March, 1987.

C. H. E. MILLER,
Chairman,
Judicial Service Commission.

GAZETTE NOTICE No. 956

THE JUDICIAL SERVICE COMMISSION

APPOINTMENT OF RESIDENT MAGISTRATES

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

Richard Kamau Mwangi,
Anne K. Mwaura (Mrs.),
to be resident magistrates, with effect from 1st June, 1985.

Dated the 2nd March, 1987.

C. H. E. MILLER,
Chairman,
Judicial Service Commission.

GAZETTE NOTICE No. 957

THE JUDICIAL SERVICE COMMISSION

APPOINTMENT OF DEPUTY REGISTRARS

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

Richard Kamau Mwangi,
Anne K. Mwaura (Mrs.),
to be deputy registrars with effect from 1st June, 1985.

Dated the 2nd March, 1987.

C. H. E. MILLER,
Chairman,
Judicial Service Commission.

GAZETTE NOTICE No. 958

THE JUDICIAL SERVICE COMMISSION

APPOINTMENT OF ACTING RESIDENT MAGISTRATES

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

Douglas Tito Kathoka Ngomo,
Judith Namisoho Mulama Wanjala (Mrs.),
Nelias Mucera Kinyori (Mrs.),
to be acting resident magistrates with effect from 1st February, 1987.

Dated the 2nd March, 1987.

C. H. E. MILLER,
Chairman,
Judicial Service Commission.

GAZETTE NOTICE No. 959

THE JUDICIAL SERVICE COMMISSION

APPOINTMENT OF ACTING DEPUTY REGISTRARS

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

Douglas Tito Kathoka Ngomo,
Judith Namisoho Mulama Wanjala (Mrs.),
Nelias Mucera Kinyori (Mrs.),
to be acting deputy registrars with effect from 1st February, 1987.

Dated the 2nd March, 1987.

C. H. E. MILLER,

Chairman,
Judicial Service Commission.

GAZETTE NOTICE No. 960

THE PRISONS ACT

(Cap. 90)

CANCELLATION AND APPOINTMENT OF VISITING JUSTICES

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary*, Office of the Vice-President and Ministry of Home Affairs—

(a) cancels the appointment of—

Jane Njambi (Mrs.)†,
Esther Wamuyu (Mrs.)†, and

(b) appoints—

Grace Wairimu Ngambi (Mrs.),
Elizabeth Wairimu Wamunyu (Mrs.),

as visiting justices to Nyeri Women Prison in Nyeri District, Central Province.

Dated the 12th February, 1987.

JOHN GITUMA,
Permanent Secretary,
Office of the Vice-President and
Ministry of Home Affairs.

*L.N. 692/63.

†G.N. 2813/86.

GAZETTE NOTICE No. 961

THE LIQUOR LICENSING ACT

(Cap. 121)

THE KAJIADO LIQUOR LICENSING COURT

Statutory Meeting

NOTICE is given that a statutory meeting of the Kajiado Liquor Licensing Court will be held on 11th May, 1987, at 10 a.m., at the District Commissioner's Office, Kajiado.

Applications for new, renewal, transfer or removal of existing licences must be accompanied by photostat copies of the existing licences and submitted on the prescribed forms, affixed with a KSh. 10 revenue stamp to the Chairman, Kajiado Liquor Licensing Court, P.O. Box 1, Kajiado, so as to reach him on or before 25th March, 1987. Late applications will only be considered if received on or before 16th April, 1987, and on payment of additional late fee of KSh. 500.

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

Applicants are advised to submit their applications by registered post.

Dated the 9th February, 1987.

P. NDENO,
Chairman,
Kajiado Liquor Licensing Court.

GAZETTE NOTICE No. 962

THE LIQUOR LICENSING ACT

(Cap. 121)

THE MOMBASA DISTRICT LIQUOR LICENSING COURT

Statutory Meeting

NOTICE is given that the next statutory meeting of the Mombasa District Liquor Licensing Court will be held in the District Commissioner's boardroom, Mombasa, on Monday, 11th May, 1987, at 10 a.m.

Applications to be considered in this meeting whether for new, renewal, removal or transfer of the existing licences should be submitted on the prescribed forms with KSh. 10 revenue stamp affixed on the original copy only and addressed to the Chairman, Mombasa Liquor Licensing Court, P.O. Box 90430, Mombasa, so as to reach him on or before 25th March, 1987.

Late applications will only be considered if received on or before 8th April, 1987, and on payment of late fees of KSh. 500.

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

Applicants for renewals should attach photostat copies of their current licences.

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

K. P. A. LANG'AT,

*Chairman,**Mombasa District Liquor Licensing Court.*

GAZETTE NOTICE No. 963

THE LIQUOR LICENSING ACT

(Cap. 121)

THE MARSABIT LIQUOR LICENSING COURT

Statutory Meeting

NOTICE is given that the next statutory meeting of the Marsabit Liquor Licensing Court will be held in the Marsabit County Council Chambers, on Monday, 11th May, 1987.

Application to be considered in this meeting whether for new, renewal, conversion, removal or transfer of existing licences, should be submitted on the prescribed forms in triplicate, together with KSh. 10 revenue stamp affixed on the original copy only and addressed to the Chairman, Marsabit Liquor Licensing Court, P.O. Box 1, Marsabit, so as to reach him on or before 25th March, 1987.

Any application not received by this date will only be considered if received on or before 10th April, 1987, on payment of KSh. 500 late fee.

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

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

Dated the 16th February, 1987.

D. K. MATIVO,

*Chairman,**Marsabit Liquor Licensing Court.*

GAZETTE NOTICE No. 964

THE LIQUOR LICENSING ACT

(Cap. 121)

THE BUNGOMA LIQUOR LICENSING COURT

Statutory Meeting

NOTICE is given that the next statutory meeting of the Bungoma Liquor Licensing Court, will be held in the District Commissioner's office, on Monday, 11th May, 1987, at 10 a.m.

Applications to be considered at this meeting whether for new, renewal, transfer, removal or conversion of licences should be submitted in the prescribed form G.P. 147 (or form G.P. 148 in case of transfers or removals), with KSh. 10

adhesive revenue stamp affixed and addressed to the Chairman, Bungoma Liquor Licensing Court, P.O. Box 550, Bungoma, so as to reach him on or before 25th March, 1987.

Late applications will only be considered if received on or before Monday, 13th April, 1987, and on payment of late fees of KSh. 500.

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

Applicants for renewals must attach photostat copies of their current licences and to submit their applications by registered post or deliver them by hand.

A. P. M. NGONDI,
Acting Chairman,
Bungoma Liquor Licensing Court.

GAZETTE NOTICE No. 965

THE LIQUOR LICENSING ACT

(Cap. 121)

THE KERICHO LIQUOR LICENSING COURT

Statutory Meeting

NOTICE is given that the next statutory meeting of the Kericho Liquor Licensing Court, will be held in the District Commissioner's office, Kericho, on 11th May, 1987, at 10 a.m.

Applications to be considered in this meeting whether for new, renewal, removal, transfer or conversion of existing licences, should be submitted on the prescribed forms, with KSh. 10 revenue stamp affixed on the original and addressed to the Chairman, Kericho Liquor Licensing Court, P.O. Box 19, Kericho, so as to reach him on or before 25th March, 1987.

Any applications received later than 25th March, 1987, will be considered if received on or before 8th April, 1987, on payment of KSh. 500 being late fee.

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

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

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

GAZETTE NOTICE No. 966

THE LIQUOR LICENSING ACT

(Cap. 121)

THE NYERI LIQUOR LICENSING COURT

Statutory Meeting

NOTICE is given that the next statutory meeting of the Nyeri Liquor Licensing Court will be held in the District Commissioner's office, Nyeri, on 11th May, 1987.

Applications to be considered at the meeting whether for new, renewal, transfer or removal of existing licences, should be submitted on the prescribed forms in triplicate with KSh. 10 revenue stamp affixed on the original copy only and addressed to the Chairman, Nyeri Liquor Licensing Court, P.O. Box 32, Nyeri, so as to reach him on or before 25th March, 1987.

Late applications will only be considered if received on or before 10th April, 1987, on payment of KSh. 500 being late fees.

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

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

Dated the 9th February, 1987.

G. G. IRUNGU,
Chairman,
Nyeri Liquor Licensing Court.

GAZETTE NOTICE No. 967

THE LIQUOR LICENSING ACT

(Cap. 121)

THE TANA RIVER LIQUOR LICENSING COURT

Special Meeting

Duly authorized by the Provincial Commissioner, Coast Province, Mombasa, a special meeting of the Tana River Liquor Licensing Court will be held on 30th March, 1987, in the District Commissioner's Office, Hola, at 10 a.m.

Applications to be considered can be inspected on the notice-board at the District Commissioner's Office, Hola, during normal office hours.

Dated the 17th February, 1987.

H. H. GITHAE,
Chairman,
Tana River Liquor Licensing Court.

GAZETTE NOTICE No. 968

THE LIQUOR LICENSING ACT

(Cap. 121)

THE TANA RIVER LIQUOR LICENSING COURT

Statutory Meeting

NOTICE is given that the next Statutory meeting of the Tana River Liquor Licensing Court will be held at the District Commissioner's Office, Hola, on 11th May, 1987, at 10 a.m.

Applications to be considered at this meeting for new, removal, transfer or renewal of licences, must be received in the office of the Chairman, Tana River Liquor Licensing Court, P.O. Box 1, Hola, on or before 25th March, 1987, on the appropriate application forms affixed with a KSh. 10 revenue stamp on the original copy only. Any application not received by this date may only be considered if received on or before 10th April, 1987, on payment of a late fee of KSh. 300.

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

A list of all applications to be considered can be seen on the notice boards at the District Commissioner's Office, Hola and at the district officers' offices at Galole, Madogo, Bura and Garsen.

Applicants are advised to send their applications by registered post.

Dated the 19th February, 1987.

H. H. GITHAE,
Chairman,
Tana River Liquor Licensing Court.

GAZETTE NOTICE No. 969

THE LIQUOR LICENSING ACT

(Cap. 121)

THE TRANS NZOIA LIQUOR LICENSING COURT

Statutory Meeting

NOTICE is given that the next statutory meeting of the Trans Nzoia Liquor Licensing Court, will be held in the District Commissioner's office, Kitale, on Monday, 11th May, 1987.

Applications to be considered at the meeting whether for new, renewal, transfer or removal of existing licences, should be submitted on the prescribed forms in triplicate together with KSh. 10 revenue stamp affixed on the original copy only and addressed to the Chairman, Trans Nzoia Liquor Licensing Court, P.O. Box 11, Kitale, so as to reach him on or before 25th March, 1987.

Late applications will only be considered if received on or before 10th April, 1987, on payment of KSh. 500 being late fees.

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

Applicants for new, transfer or removal of licences must appear in person or be represented by an advocate before the

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

Dated the 12th February, 1987.

F. K. TILITEE,
Chairman,
Trans Nzoia Liquor Licensing Court.

GAZETTE NOTICE No. 970

THE LIQUOR LICENSING ACT

(Cap. 121)

THE MACHAKOS LIQUOR LICENSING COURT

Special Meeting

DULY authorized by the Provincial Commissioner, Eastern Province, a special meeting of the Machakos Liquor Licensing Court, will be held on Monday, 16th March, 1987, at the District Commissioner's boardroom, Machakos, at 12 noon, to consider applications already submitted.

The applicants' names, addresses and the situation of their premises, may be seen at the District Commissioner's office, Machakos.

The applicants must appear in person or be represented by an advocate before the court.

Dated the 23rd February, 1987.

W. P. M. SAISI,
Chairman,
Machakos Liquor Licensing Court.

GAZETTE NOTICE No. 971

VACANCIES OFFERED BY
INTERNATIONAL CIVIL AVIATION
ORGANIZATION (I.C.A.O.)

NEATLY typed applications with curriculum vitae should be sent to the Permanent Secretary/Director of Personnel Management, P.O. Box 30050, Nairobi, through the applicants' respective heads of departments, so as to reach him not later than 13th March, 1987.

1. Post title.—ECONOMIST.

Level.—P-3.

Date for entry on duty.—After 26th March, 1987.

Duty station.—Montreal.

Organizational unit.—Airport and Route Facility Management Branch, Airport Transport Bureau, headquarters.

The Airport and Route Facility Management Section monitors development in the area of airport and route facility management economics, advises on matters pertaining to policy in this field, conducts studies and analyses and prepares related guidance material, and conducts informal workshops.

Duration of appointment.—Initial appointment for an external candidate will be on a three-year fixed-term basis (first year, probationary).

Duties and responsibilities:

- Conduct, as required, specific studies and research on economic/managerial aspects of the provision and operation of airports and route facilities and services.
- Assist in the preparation of policy and guidance material and other documentation in the field of airport and route facility management.
- Assist in the preparation, revision and amendment, of the manual of airport and air navigation facility tariffs and other manuals, and maintain necessary liaison with governments and airport administrations.
- Assist, as directed, in the preparation of material and documentation for air transport committee meetings, panels, study groups, and other meetings.
- Act, as directed, as secretary to working groups and regional workshop meetings.
- Undertake, as directed, missions for consultation with national administrations and other bodies concerned with airport and route facility economics, and attend meetings as required.

I.C.A.O. VACANCIES—(Contd.)

(g) Perform other duties as assigned.

Qualifications and Experience—Essential:

University degree or equivalent academic qualifications preferably with specialization in economics or business administration.

Experience in a national administration or authority/agency, international organization, airline, or research organization, in the development, administration, or study of economic programmes in the field of civil aviation, preferably having particular reference to airports and route facilities.

Ability to undertake economics research, draft reports, analyse and present financial data and write clearly and concisely. Judgement, initiative, thoroughness and ability to maintain harmonious working relationships.

Languages.—Command of at least one of the languages of the organization (English, French, Russian and Spanish) essential and a working knowledge of the others desirable.

2. Post title.—TRANSLATOR/REVISER (Russian).

Level.—P-4.

Date for entry on duty.—After 24th August, 1987.

Duty station.—Montreal.

Organizational unit.—Russian Section, Language and Publications Branch, Bureau of Administration and Services, headquarters.

The Russian section provides interpretation, translation and editorial services into Russian from the other I.C.A.O. languages.

Duration of appointment.—Initial appointment for an external candidate will be on a three-year fixed-term basis (first year, probationary).

Duties and responsibilities:

- (a) Revise or write Russian translations of documentation, correspondence and other material frequently involving the use of technical and scientific terminology, and assume responsibility for the release of such material.
- (b) Guide junior translators and assist in co-ordinating the work of the section.
- (c) Assist in keeping current a multi-language lexicon on aviation terminology.
- (d) Assist in organizing, holding and assessing language examinations.
- (e) Undertake supervisory assignment in language services at meetings away from headquarters.
- (f) Advise on Russian language matters.
- (g) Perform other related duties as assigned, including acting, when required, as chief of the Russian section.

Qualifications and Experience—Essential:

University degree, or equivalent academic qualifications, preferably with emphasis on modern languages, or on technical or scientific studies.

Several years of work involving the wide use of languages, in government or in an international organization, or large-scale private organization, or at international conferences. Demonstrated ability to write and revise Russian translations.

A complete command of Russian as mother tongue or the language use for the purpose of education, with a thorough knowledge of its syntax and stylistics. A profound knowledge of English is essential. A sound working knowledge of French or Spanish would be a valuable additional qualification.

A broad cultural background is essential to meet the varying requirements of the language activity. An exacting sense of written style is required. Initiative, judgement, thoroughness and ability to maintain harmonious working relationships.

Qualifications and Experience—Desirable:

Familiarity with the objectives and procedures of international organizations functioning at government level, and particularly of I.C.A.O.

3. Post title.—CHIEF, FIELD PERSONNEL SECTION.

Level.—P-5.

Date for entry on duty.—After 1st December, 1987.

Duty station.—Montreal.

Organizational unit.—Field Personnel Section, Field Services Branch, Technical Assistance Bureau, headquarters.

The Field Personnel Section provides personnel service, with emphasis on policy, recruitment and personnel ad-

ministration, to the I.C.A.O.-executed Technical Assistance Programme in developing countries worldwide.

Duration of appointment.—Initial appointment for an external candidate will be on a three-year fixed-term basis (first year, probationary).

Duties and responsibilities:

- (a) Plan, co-ordinate and direct the integrated activities of the Field Personnel Section.
- (b) Continuously review and evaluate personnel policies, rules and practices, and, as appropriate, prepare and negotiate their revision directed towards adherence to decisions of International Civil Service Commission, and effective delivery of the personnel requirements of Technical Assistance Bureau projects.
- (c) Determine, or recommend on the determination of, casework questions concerning entitlements and benefits by exercise, and oversight of the subordinate exercise, of delegated authority.
- (d) Act as secretary of the Technical Assistance Bureau personnel selection committee and the Technical Assistance Bureau job classification board.
- (e) Consult and maintain liaison with external authorities, other bureaux and within the Technical Assistance Bureau on matters associated with recruitment and personnel administration of field programmes. Represent the bureau at consultative committee on administrative questions and inter-agency meetings on personnel matters as required.
- (f) Perform other duties as assigned.

Qualifications and Experience—Essential:

University degree or equivalent academic qualifications, preferably with specialization in public or business administration or a branch of the social sciences.

Substantial experience at a senior supervisory level within a national government, international organization or large-scale private institution, in the field of personnel management or administration, preferably involving recruiting and personnel servicing of an international staff on a global basis.

Experience with computer-based personnel systems.

Ability to develop personnel policies, regulations and practices, and to co-ordinate and direct their integrated application by a multi-functional staff.

Ability to write clearly and concisely. Initiative, judgement, accuracy and ability to maintain harmonious working relationships.

Qualifications and Experience—Desirable:

Experience-acquired knowledge of policies and practices of the United Nations common system.

Languages.—Command of at least one of the languages of the organization (English, French, Russian and Spanish) essential and a good working knowledge of the others desirable.

4. Post title.—INTERNAL AUDITOR.

Level.—P-5.

Date for entry on duty.—After 26th March, 1987.

Duty station.—Montreal.

Organizational unit.—Internal Audit Section, Bureau of Administration and Services, headquarters.

The Internal Audit Section reviews the application of accounting, financial and administrative controls; determines the degree of compliance with the financial regulations, rules and applicable procedures; evaluates the reliability and utility of the organization's financial and related records and prepares periodic reports on the results of the audit.

Duration of appointment.—Initial appointment for an external candidate will be on a three-year fixed-term basis (first year, probationary).

Duties and responsibilities:

- (a) Plan and direct the internal audit and examination of the financial transactions and accounts of expenditure and income for the I.C.A.O. regular programme, joint financing funds, U.N.D.P. programmes and funds, and funds-in-trust.
- (b) Review and appraisal of the soundness and adequacy of the accounting, financial and administrative control.
- (c) Evaluation of control over and management of the assets of the organization.
- (d) Evaluation of the adequacy, reliability and utility of the financial records, reports and other data.

I.C.A.O. VACANCIES—(Contd.)

- (e) Determination of compliance with the financial regulations, rules and applicable procedures and particularly—
 - (i) determination of the regularity of the receipt, custody and disposal of all funds and other financial resources of the organization;
 - (ii) determination of conformity of obligations and expenditures with appropriations or other financial provisions;
 - (iii) examination of the accounts of the organization to ensure that they are maintained in a manner consistent with the financial regulations 12.1 and 12.2.
- (f) Identification of cost reduction opportunity noted in the course of the audit.
- (g) Appraisal of the operating efficiency generally and specifically in organizational alignment, operating procedures, cost control, asset and personnel utilization, and physical and safety conditions.
- (h) Review of computerized applications in the accounting and financial fields.
- (i) Audit of regional offices and selected technical assistance field projects.
- (j) Arrange for examination of tenders for supplies and services and preparation of control list and mailing invitation tenders; receiving tenders and forwarding to the secretary of the contracts board with appropriate comments so as to ensure observance of the sealed tender procedure.
- (k) Act as secretary of the Internal Audit Committee.
- (l) Perform other such duties as the secretary-general may decide.

Qualifications and Experience—Essential:

University degree or equivalent academic qualifications, with specialization in accountancy and financial management. Professional certification (certified internal auditor, chartered accountant, or equivalent).

Extensive experience in a national government, international organization or in a professional accountancy practice in the development of audit programmes, and in financial, operational and systems-oriented auditing. Experience in the preparation of audit reports for management.

Thorough knowledge of auditing and related theory, standards and techniques. Sound knowledge of computer operations and systems programming. Ability to analyse, define and suggest solutions to audit and accounting problems. Ability to prepare audit and financial reports and to write clearly and concisely. Initiative, judgement, thoroughness and ability to maintain harmonious working relationships.

Languages.—Command of one of the languages of the organization (English, French, Russian and Spanish) essential and a working knowledge of at least one of the others desirable.

SUMMARY OF SALARIES AND BENEFITS

Salary.—Level P-3 carries a net base salary per annum from US\$ 25,474 (without dependents) and US\$ 27,294 (with dependents) to US\$ 33,331 (without dependents) and US\$ 35,997 (with dependents). Appointments from outside the United Nations common system are at step II of the grade. Post adjustment on initial salary step is now US\$ 1,528 (without dependents) and US\$ 1,638 (with dependents) per annum and is subject to change.

Salary.—Level P-4 carries a net base salary per annum from US\$ 30,275 (without dependents) and US\$ 32,605 (with dependents) to US\$ 38,101 (without dependents) and US\$ 41,308 (with dependents). Appointments from outside the United Nations common system are at step I of the grade. Post adjustment on initial salary step is now US\$ 1,810 (without dependents) and US\$ 1,950 (with dependents) per annum and is subject to change.

Salary.—Level P-5 carries a net base salary per annum from US\$ 36,283 (without dependents) and US\$ 39,290 (with dependents) to US\$ 42,638 (without dependents) and US\$ 46,340 (with dependents). Appointments from outside the United Nations common system are at step I of the grade. Post adjustment on initial salary step is now US\$ 2,145 (without dependents) and US\$ 2,323 (with dependents) per annum and is subject to change.

Salary, post adjustment (cost of living allowance) and dependency allowance.—If the spouse qualifies as being financially dependent on the staff member, net salary and post adjustment at the dependent rate is payable. In addition, a dependency allowance at the rate of US\$ 700 per annum per dependent child is payable. If the spouse does not qualify as being financially dependent, but the children qualify, net salary and post adjustment at the dependent rate is payable in lieu of the child allowance of US\$ 700 per annum in respect of one child.

A staff member having neither a dependent spouse nor a dependent child receives net salary and post adjustment at the single rate.

Where there is no dependents spouse, a single allowance of US\$ 300 per annum is payable, subject to certain conditions, in respect of a parent, brother or sister.

Education grant.—Under certain conditions, an education grant is paid upto a maximum of US\$ 4,500 per child annually, as well as expenditure for children's education travel to and from the home country or other permissible place of education.

Pension fund.—Participation in the United Nations Joint Staff Pension Fund is compulsory and the staff member contributes 7½ per cent of his personal remuneration with the organization contributing 14½ per cent. On separation from the service, the staff member is refunded his own contribution with accrued interest.

Compensation for service incurred death, injury and illness.—Compensation is payable in accordance with established rules.

Insurance.—Headquarters staff participate in the Quebec Medical Insurance Plan. In addition, there is supplemental optional group medical and dental insurance plan; group medical insurance plans are available to regional office staff and a group life insurance plan (optional) is available to all staff.

Leave.—Six weeks annual leave accrue each year. Adequate sick-leave is granted.

Home leave travel.—Upon completion of two years of service, round-trip travel expenses for the staff member and his recognized dependents are paid to enable them to visit their place of home.

Travel, removal of furniture and related expenses.—Travel expenses of the staff member and recognized dependents as well as reasonable costs of removal of furniture from the place of home to the duty station are paid. In the case of posts in regional offices other than Paris, an assignment allowance may be offered in lieu of removal. Also payable in an installation grant to compensate for expenses incurred in settling in.

On separation from the service, travel expenses of the staff member and recognized dependents as well as reasonable costs of removal of furniture back to the place of home are paid. In addition, a grant to assist in the re-establishment of the staff member in the home country is paid on repatriation.

GAZETTE NOTICE NO. 972**MINISTRY OF TRANSPORT AND COMMUNICATIONS
AERODROMES DEPARTMENT****LOSS OF AIR PASSENGER TAX STAMPS**

IT IS notified for general information of the public that air passenger tax stamps serial Nos. AA 003850 to CF 003850, have been lost at Jomo Kenyatta International Airport.

The government will not, therefore, accept any liability arising from the issue of the above stamps to any member of the public.

S. S. LESRIMA,
Director of Aerodromes.

GAZETTE NOTICE NO. 973**OFFICE OF THE PRESIDENT
MOMBASA DISTRICT****LOSS OF ROAD TRAVEL WARRANT BOOK**

IT IS notified for general information of the members of the public that Road Travel Warrant Book bearing serial Nos. 301251 to 301300, on charge to the Officer-in-Charge, Betting Control and Licensing Board, Mombasa, has been reported lost and/or misplaced.

The above warrants have, therefore, been cancelled with immediate effect and the government will not accept any liability which might arise out of issuance of any of the said warrants.

J. O. OTSIANDA,
for District Commissioner.

GAZETTE NOTICE NO. 974

REPUBLIC OF KENYA
EXCHEQUER RETURN

	Current Year, 1st July, 1986 to 31st December, 1986	Previous Year, 1st July, 1985 to 31st December, 1985
	K£	K£
RECURRENT EXCHEQUER		
RECEIPTS:		
Import Duty	109,677,328	79,583,055
Excise Duty	50,223,334	46,475,000
P.A.Y.E.	62,113,772	58,207,066
Other Income Tax	80,500,000	87,000,000
Sales Tax on Local Manufactures	110,000,000	89,000,000
Sales Tax on Imported Manufactures	69,463,158	50,565,000
Export Duty	23,649,987	8,053,649
Other Taxes	18,810,506	15,740,351
Traffic Revenue	6,291,525	4,922,934
Land Revenue	1,600,000	1,575,000
Forest and Mining Revenue	3,235,014	4,282,825
Wildlife Revenue	667,559	227,422
Tourist Revenue	14,360	227,063
Airport Revenue	5,700,000	5,100,000
Aviation Revenue	1,038,161	1,115,644
Investment Revenue	49,872,829	44,128,130
Rent of Buildings	459,670	515,788
Trading Licences	1,201,317	1,532,602
Fines and Forfeitures	450,000	1,195,000
Loan Interest Receipts	2,674,251	3,692,457
Loan Redemption Receipts	1,934,603	3,211,546
Reimbursement and Other Fund Contributions	4,271,687	848,271
Miscellaneous Revenue	1,214,115	3,430,403
Water Revenue	2,452,000	2,163,500
Surrender of Unspent Issues—1983/84	—	—
Surrender of Unspent Issues—1984/85	—	—
Repayment of Advance by Civil Contingencies Fund	5,714,965	—
	613,230,141	512,842,706
DEDUCT ISSUES:		
Supply Services	447,763,647	334,610,943
Excess Votes—1975/76	—	3,430
Excess Votes—1977/78	—	669,108
Excess Votes—1978/79	—	931,664
Excess Votes—1980/81	—	2,235,161
Overseas Services Aid Scheme	—	—
Advance to Civil Contingencies Fund	—	—
Under Issues—1983/84	—	—
Under Issues—1984/85	35,377,760	—
	226,236,494	118,817,158
Pensions and Gratuities	8,973,320	6,900,000
Salaries, Allowances and Miscellaneous	4,654,107	577,165
Subscription to International Organizations	—	—
	723,005,828	464,744,629
	(-) 109,775,687	(+) 48,098,077

DEVELOPMENT EXCHEQUER

	Current Year, 1st July, 1986 to 31st December, 1986	Previous Year, 1st July, 1985 to 31st December, 1985
	K£	K£
RECURRENT EXCHEQUER		
Project Loans	7,622,944	7,798,787
Project Grants	3,872,291	2,374,962
Programme Loans	—	—
Programme Grants	10,616,626	36,930,020
Proceeds of Local Stock Issues	148,257,005	—
Treasury Bonds Issues	2,134,580	—
Surrender of Unspent Issues—1983/84	—	—
Surrender of Unspent Issues—1984/85	—	—
Miscellaneous Other Receipts	—	—
	172,503,446	6,791,717
DEDUCT ISSUES:		
Development Services	121,046,994	89,659,747
Excess Votes—1980/81	—	116,905
Under Issues—1983/84	—	—
Under Issues—1984/85	19,436,815	89,776,652
	140,483,809	(-) 35,881,166
Surplus (+) or Deficit (-)	(+) 32,019,637	

TAX RESERVE CERTIFICATES

	Current Year, 1st July, 1986 to 30th November, 1986	Previous Year, 1st July, 1985 to 30th November, 1985
	K£	K£
RECEIPTS		
RECEIPTS:	474,850	297,962
DEDUCT ISSUES:	—	—
Surplus (+) or Deficit (-)	(+) 474,850	(+) 297,962

SHORT-TERM BORROWING

	Current Year, 1st July, 1986 to 31st December, 1986		Previous Year, 1st July, 1985 to 31st December, 1985	
	K£	K£	K£	K£
RECEIPTS:				
Cereals and Sugar Finance Corporation	13,750,000		16,803,150	
Deduct Issues	20,936,100	7,186,100	21,037,000	4,233,850
RECEIPTS:				
Treasury Bills	1,282,705,000		828,420,000	
Deduct Issues	1,198,395,000	84,310,000	801,490,000	26,930,000
Surplus (+) or Deficit (-)	(+) 77,123,900		(+) 22,961,150	

SUMMARY

	Surplus (+) or Deficit (-) as at 30th June, 1986	Surplus (+) or Deficit (-) for the Period 1-7-86 to 3-12-86	Surplus (+) or Deficit (-), as at 31st December, 1986		
				K£	K£
Recurrent Exchequer	(-) 221,209,744	(-) 109,775,687	(-) 330,985,431		
Development Exchequer	(-) 313,672,626	(+) 32,019,637	(-) 281,652,989		
Tax Reserve Certificates	(X) 3,165	(+) 474,850	(+) 478,015		
Cereals and Sugar Finance Corporation	(-) 96,498,550	(-) 7,186,100	(-) 103,684,650		
Treasury Bills	(+) 669,955,000	(+) 84,310,000	(+) 754,263,000		
	(+) 38,577,245	(-) 157,300	(+) 38,419,945		

GAZETTE NOTICE No. 975

THE RECORDS DISPOSAL (COURTS) RULES
(Cap. 14, Sub. Leg.)IN THE DISTRICT MAGISTRATE'S COURT AT RONGO
NOTICE OF INTENDED DESTRUCTION OF COURT RECORDS

IN ACCORDANCE with the Records Disposal (Courts) Rules, notice is given that three (3) months from this notice, I intend to apply to the Chief Justice for leave to destroy the records, books and papers of the court of the District Magistrate's Court at Rongo, as set below:

Year	Traffic Cases Nos.
1982	1 to 463.
1981	1 to 801.
1980	1 to 548.
1979	1 to 680.
1978	1 to 43.
1977	1 to 21.
1976	1 to 26.
1975	1 to 7.
1974	1 to 1,073.
1971	1 to 358.
1970	1 to 10,773.
Year	Criminal Cases Nos.
1982	1 to 1,020.
1981	1 to 896.
1980	1 to 765.
1979	1 to 476.
1978	1 to 674.
1977	1 to 852.
1976	1 to 704.
1975	1 to 758.
1974	1 to 1,041.
1972	1 to 1,436.
1971	1 to 1,309.
1970	1 to 1,576.
1969	1 to 1,113.
1968	1 to 940.
1967	1 to 934.
1966	1 to 1,066.
1952	1 to 658.
1951	1 to 643.
1950	1 to 717.
1949	1 to 1,363.
Year	Defunct African Courts Records Nos.
1965	1 to 1,319.
1964	1 to 1,904.
1963	1 to 1,283.
1962	1 to 1,664.
1961	1 to 1,137.
1960	1 to 2,323.
1959	1 to 801.
1958	1 to 932.
1957	1 to 1,145.
1956	1 to 899.
1955	1 to 967.
1954	1 to 887.
1953	1 to 661.
Year	Inquests Nos.
1974	1 to 10.

1978	1 to 14.
1979	1 to 10.
1980	1 to 18.
1981	1 to 16.
1982	1 to 9.
	Civil Cases Nos.
1974	1 to 422.
1973	1 to 348.
1972	1 to 399.
1971	1 to 303.
1970	1 to 345.
1969	1 to 259.
1968	1 to 140.
1967	1 to 250.
1966	1 to 298.
1963	1 to 469.
1962	1 to 374.
1961	1 to 487.
1960	1 to 598.
1959	1 to 406.
1958	1 to 604.
1957	1 to 812.
1956	1 to 975.
1955	1 to 638.
1954	1 to 760.
1953	1 to 640.
1952	1 to 518.
1951	1 to 518.
1949	1 to 481.
1947	1 to 363.
1946	1 to 534.
	Land Cases Nos.
1974	1 to 23.
1973	1 to 36.
1972	1 to 49.
1971	1 to 71.
1970	1 to 37.
1969	1 to 32.
1968	1 to 34.
1966	1 to 56.
1965	1 to 93.
1964	1 to 103.
1963	1 to 103.
1962	1 to 81.
1961	1 to 139.
1960	1 to 141.
1959	1 to 91.
1957	1 to 91.
1955	1 to 46.
1954	1 to 153.
1953	1 to 124.
1952	1 to 36.
1951	1 to 63.
1950	1 to 33.

Any person desiring the return of an exhibit in any of the above cases must make good of his claim within three (3) months from the date of this notice.

Dated the 29th January, 1987.

G. N. KOSOME,
District Magistrate, Rongo.

GAZETTE NOTICE NO. 868

**THE GOVERNMENT LANDS ACT
(Cap. 280)**

PLOTS FOR ALIENATION—NAIROBI CITY

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

2. Completed applications should be submitted to the Commissioner of lands, Nairobi, on the prescribed forms which are available from the Lands Office, Nairobi.

3. Applications must be sent so as to reach the Commissioner of Lands not later than noon, on 27th March, 1987, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
- (b) Refunded to an unsuccessful applicant.
- (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
- 4. Each application should be accompanied by a statement indicating:
 - (a) The amount of capital it is proposed to spend on the project.
 - (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
 - (c) The manner in which it is proposed to raise the balance required for development, if any.
 - (d) Full details of both residential and/or commercial properties owned by the applicant in town.
 - (e) Individual applicants to indicate numbers of their identity cards.
 - (f) In case of companies, names of directors to be included.

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

General Conditions

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

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

3. The term of the grant will be freehold.

Special Conditions

No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall, within six (6) calendar months of the actual registration of the lease, 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 lessee proposes to erect on the land and shall within twenty-four (24) months of the actual registration of the lease complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner of Lands.

Provided that notwithstanding anything to the contrary contained in or implied by Government Lands Act, if default

shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him 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 created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner of Lands in respect of any antecedent breach of any condition herein contained.

3. The lessee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the lessee 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 lessee's expenses) accept a surrender of the land comprised herein:

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

(a) within twelve (12) months of commencement of the term, the Commissioner of Lands shall refund to the grantee 50 per cent of the stand premium paid in respect of the land;

(b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund to the grantee 5 per cent of the said stand premium; or

(c) in the event of the notice being given after the expiration of the said building period, no refund shall be made.

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

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

7. The lessee shall not subdivide the land without prior written consent of the Commissioner of Lands.

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

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

10. The lessee shall from time to time pay to the Commissioner of Lands on demand such proportionate cost of maintaining all roads and drains serving or adjoining the land as the Commissioner of Lands may assess.

11. Should the Commissioner of Lands at any time require the roads to be constructed to a higher standard, the lessee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess.

12. The lessee shall pay 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 buildings erected thereon, including any contribution or other sum paid by the President of the Republic of Kenya in lieu thereof.

13. The President of the Republic of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground; and the lessee 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.

**SCHEDULE A
NAIROBI BELLEVUE AND VILLA FRANCA CHURCH PLOTS**

Plot No.	Area in Hectares (Approx.)	Survey Fees	Annual Rent	Road Charges (Initial Contribution)	Stand Premium
A	0.40	Sh. 1,060	Sh.	Sh.	Sh.
B	0.42	1,060			
C	2.00	1,060			

GAZETTE NOTICE NO. 869

THE GOVERNMENT LANDS ACT

(Cap. 280)

PLOTS FOR ALIENATION—KIPKELION TOWNSHIP

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

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Kipsigis County Council, P.O. Box 154, Kericho, on the prescribed forms which are available from the District Lands Office, P.O. Box 256, Kericho, and the office of the county clerk.

3. Applications must be sent so as to reach the county clerk not later than noon on 20th March, 1987, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
 - (b) Refunded to an unsuccessful applicant.
 - (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
4. Each application should be accompanied by a statement indicating:
- (a) The amount of capital it is proposed to spend on the project.
 - (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
 - (c) The manner in which it is proposed to raise the balance required for development, if any.
 - (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
 - (e) Individual applicants to indicate numbers of their identity cards.
 - (f) In case of companies, names of directors to be included.

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

General Conditions

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

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

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

Special Conditions

No buildings shall be erected on the land nor shall additional or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The local authority shall not give approval unless it is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall, within six (6) calendar months of the actual registration of the lease, submit in triplicate to the local authority plans (including block plans showing the positions of the buildings and system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications as amended (if such be the case) by the local authority.

Provided that notwithstanding anything to the contrary contained or implied by the Government Lands Act, if default shall be made in the performance or observance of any of the require-

ments of this condition it shall be lawful for the Commissioner of Lands or any person authorized by the Commissioner of Lands to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term created shall cease but without prejudice to any right of action or remedy of the Commissioner of Lands in respect of any antecedent breach of any condition herein contained.

3. The lessee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the lessee 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 lessee's expenses accept a surrender of the land comprised herein:

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

- (a) within twelve (12) months of commencement of the term, the Commissioner of Lands shall refund to the lessee 50 per cent of the stand premium paid in respect of the land;
- (b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund to the lessee 5 per cent of the stand premium; or
- (c) in the event of the notice being given after the expiration of the said building period, no refund shall be made.

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

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

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

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

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

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

11. The lessee shall from time to time pay to the local authority on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the local authority may assess.

12. Should the local authority at any time require the said roads to be constructed to a higher standard, the lessee shall pay to the local authority on demand such proportion of the cost of such construction as the local authority may assess.

13. The lessee shall pay such rates, taxes, charges, duties, assessments of 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 local authority or the Commissioner of Lands in lieu thereof.

14. The Commissioner of Lands or such person or authority as may be appointed for the purpose shall have 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 lessee shall not erect any building in such a way as to cover or interfere with any existing alignment of mains or service pipes, telephone or telegraph wires and electric mains.

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

SCHEDULE "A"
BUSINESS-CUM-RESIDENTIAL PLOTS

Plot No.	Area in Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
1	0.04	Sh. 2,000	Sh. 400	Sh.	Sh.
7-8	0.06	3,000	600		
9	0.04	2,000	400		
10-13	0.06	3,000	600		
14-21	0.04	2,000	400		
22	0.09	3,600	720		
23-28	0.03	1,500	300		
29-33	0.04	2,000	400		
34-37	0.06	3,000	600		
38-42	0.04	2,000	400		
43	0.03	1,500	300		
44-50	0.05	2,500	500		
51-57	0.05	2,500	500		
58	0.04	2,000	400		
59-62	0.05	2,500	500		
L.R. No.					
598/XV/9-11	—	2,800	560		

SCHEDULE "B"
RESIDENTIAL PLOT

Plot No.	Area in Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
1	0.15	Sh. 3,000	Sh. 600	Sh.	Sh.
2	0.25	5,000	1,000		
6	0.20	4,000	800		
7-8	0.25	5,000	1,000		
9-10	0.25	5,000	1,000		
11	0.26	5,200	1,040		
12-16	0.25	5,000	1,000		
17	0.26	5,200	1,040		
18	0.32	6,400	1,280		
19	0.25	5,000	1,000		
20	0.24	4,800	960		
21	0.24	4,800	960		
22	0.19	3,800	760		
23	0.20	4,000	800		
24	0.25	5,000	1,000		
25-26	0.24	4,800	960		
27-28	0.27	5,400	1,080		
29	0.19	3,800	760		
30	0.38	7,600	1,520		
31-50	0.03	600	120		
51	0.89	12,900	2,580		
52	0.68	10,800	3,160		
53	0.72	11,200	2,240		
54	0.60	10,000	2,000		
55	0.56	9,600	1,920		
57	0.84	12,400	2,480		
58	0.76	11,600	2,320		
59	1.05	14,500	2,900		
60	1.53	16,650	3,330		
61	0.84	12,400	2,480		
62	1.08	14,800	2,960		
63	0.56	9,600	1,920		
64	—	—	—		
65	0.64	10,400	2,080		
66	0.80	12,000	2,400		
67	0.64	10,400	2,080		
68	0.72	11,200	2,240		
69	0.64	10,400	2,080		
70	1.13	14,650	2,930		
71	0.64	10,400	2,080		

SCHEDULE "C"
LIGHT INDUSTRIAL PLOTS

Plot No.	Area in Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
L.R. No. 498/		Sh.	Sh.	Sh.	Sh.
143	0.0465	1,400	280		
144	0.0489	1,450	290		
145	0.0760	2,000	400		
146	0.0459	1,400	280		

SCHEDULE "D"

CHURCH PLOTS

Plot No.	Area in Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
Zone 412	0.40	—	—	—	—
47	0.80	—	—	—	—

GAZETTE NOTICE NO. 976

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Gabriel Mithamo, of P.O. Box 58, Kerugoya, is registered as proprietor of that piece of land known as parcel No. Mutira/Kaguya/93, situate in Kirinyaga District, and whereas the High Court of Kenya at Nairobi in civil suit No. 566 of 1978 has ordered that the said piece of land be transferred to Janefer Wangechi, of P.O. Box 58, Kerugoya, and whereas the deputy registrar of the court has, in pursuance of an order of the said court, executed a transfer of the said piece of land in favour of Janefer Wangechi, of P.O. Box 58, Kerugoya, and whereas all efforts made to compel the registered proprietor to surrender the land certificate issued in respect of the said piece of land to the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided that no valid objection has been received within that period, I intend to dispense with the production of the said land certificate and proceed with the registration of the said instrument of transfer and issue a land certificate to the said Janefer Wangechi, and upon such registration, the land certificate issued earlier to the said Gabriel Mithamo, shall be deemed to be cancelled and of no effect.

Dated 6th March, 1987.

S. K. GATHERU,
Land Registrar,
Kirinyaga District.

GAZETTE NOTICE NO. 977

THE CIVIL AVIATION ACT

(Cap. 394)

THE CIVIL AVIATION BOARD

NOTICE OF APPLICATION FOR, OR VARIATION OF, AN AIR SERVICE LICENCE

PURSUANT to the provisions of the Civil Aviation Act, notice is given that Executive Air Services Ltd., of P.O. Box 42304, Nairobi, has applied to the Civil Aviation Board for a three-year licence to operate, based at Wilson Airport, with a capacity of fifty (50) revenue seats, the following air services:

- (a) Scheduled air services on the route Wilson/Mara/Wilson.
- (b) Charter services for passengers into, within and out of Kenya.
- (c) Coach services on the route Wilson/Amboseli/Wilson.
- (d) Inclusive air tours within Kenya but not over sectors served by Kenya Airways.

Any objections or representations to this application should be made in writing to the Civil Aviation Board, Ministry of Transport and Communications, Ngong Road, P.O. Box 52692, Nairobi, so as to reach it within twenty-eight (28) days of the date of this notice. Every such objection or representation should state the specific grounds on which it is based and specify any conditions which it is desired that the board should impose on the licence, if granted. It should further be noted that a copy of every objection or representation should be sent by the person making the same to the applicant at the same time that it is sent to the Civil Aviation Board.

Dated the 27th February, 1987.

S. W. GITHAIGA,
for Chief Executive Officer/Secretary,
Civil Aviation Board.

GAZETTE NOTICE NO. 881

THE TRUST LAND ACT
(Cap. 288)

PLOTS FOR ALIENATION—GARISSA TOWNSHIP

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

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Garissa County Council, P.O. Box 57, Garissa, on the prescribed forms which are available from the District Lands Office, P.O. Box 384, Garissa, and the office of the county clerk.

3. Applications must be sent so as to reach the county clerk not later than noon, on Friday, 13th March, 1987, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
 - (b) Refunded to an unsuccessful applicant.
 - (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
4. Each application should be accompanied by a statement indicating:
- (a) The amount of capital it is proposed to spend on the project.
 - (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
 - (c) The manner in which it is proposed to raise the balance required for development, if any.
 - (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
 - (e) Individual applicants to indicate numbers of their identity cards.
 - (f) In case of companies, names of directors to be included.

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

General Conditions

The grant will be made under the provisions of the Trust Land Act, and title will be issued under the Registered Land Act (Cap. 300).

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

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

Special Conditions

No buildings shall be erected on the land nor shall additional or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the local authority. The local authority shall not give approval unless it is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The grantee shall, within six (6) calendar months of the actual registration of the grant, submit in triplicate to the local authority plans (including block plans showing the positions of the buildings and systems 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 twenty-four (24) months of the actual registration of the grant complete the erection of such

buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such is the case) by the local authority:

Provided that notwithstanding anything to the contrary contained or implied by the Trust Land Act, if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the county council or any person authorized by the county council to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term created shall cease but without prejudice to any right of action or remedy of the county council in respect of any antecedent breach of any condition herein contained.

3. The grantee shall maintain in good substantial repair and condition all buildings at any time erected on the land.

4. Should the grantee give notice in writing to the county council that he/she/they is/are unable to complete the buildings within the period aforesaid, the county council shall (at the grantee's expenses) accept a surrender of the land comprised herein:

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

(a) within twelve (12) months of commencement of the term, the county council shall refund to the grantee 50 per cent of the stand premium paid in respect of the land;

(b) at any subsequent time prior to the expiration of the said building period, the county council shall refund to the grantee 5 per cent of the stand premium; or

(c) in the event of the notice being given after the expiration of the said building period, no refund shall be made.

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

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

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

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

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

10. The grantee shall pay to the local authority on demand such sum as the local authority may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and 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 local authority on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the local authority may assess.

12. Should the local authority at any time require the said roads to be constructed to a higher standard, the grantee shall pay to the local authority on demand such proportion of the cost of such construction as the local authority 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 local authority or the county council in lieu thereof.

14. The county council or such person or authority as may be appointed for the purpose shall have right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground or interfere with any existing alignments of main or service pipes, telephone or telegraph wires and electric mains.

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

SCHEDULE "A"
ONE PRIVATE DWELLING HOUSE

Plot No.	Area in Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
		Sh.	Sh.	Sh.	Sh.
1-7	0.20	4,000	800	demand	970
8	0.22	4,400	880	"	970
9	0.20	4,000	800	"	970
10	0.22	4,400	880	"	970
11-15	0.20	4,000	800	"	970
16-18	0.17	3,400	680	"	970
19-25	0.20	4,000	800	"	970
26	0.22	4,400	880	"	970
27-33	0.20	4,000	800	"	970
34-36	0.17	3,400	680	"	970
37	0.22	4,400	880	"	970
38	0.20	4,000	800	"	970
39	0.22	4,400	880	"	970
40-41	0.24	4,800	960	"	970
42-43	0.22	4,400	880	"	970
44-45	0.24	4,800	960	"	970
46-47	0.22	4,400	880	"	970
48-49	0.27	5,400	1,080	"	970
50-51	0.22	4,400	880	"	970
52-53	0.27	5,400	1,080	"	970
54-55	0.22	4,400	880	"	970
56-57	0.27	5,400	1,080	"	970
58	0.24	4,800	960	"	970
60-61	0.14	2,800	560	"	970
62-74	0.14	2,800	560	"	970
75-76	0.16	3,200	640	"	970
77-80	0.18	3,600	720	"	970
81-84	0.20	4,000	800	"	970
85-90	0.20	4,000	800	"	970
91	0.30	5,600	1,120	"	970
92	0.27	5,400	108	"	970
93	0.30	5,600	1,120	"	970
94	0.33	5,800	1,160	"	970
95	0.33	5,800	1,160	"	970
96	0.33	5,800	1,160	"	970
97	0.30	5,600	1,120	"	970
98-99	0.27	5,400	1,080	"	970
100	0.24	4,800	960	"	970
101	0.20	4,000	800	"	970
102-103	0.22	4,400	880	"	970
104-105	0.22	4,400	880	"	970
106	0.27	5,400	1,080	"	970
107-108	0.32	5,700	1,140	"	970
109	0.24	4,800	960	"	970
110	0.33	5,800	1,160	"	970
111	0.27	5,400	1,080	"	970
112	0.20	4,000	800	"	970
113-114	0.25	5,000	1,000	"	970
115-116	0.25	5,000	1,000	"	970
117	0.20	4,000	800	"	970
118	0.27	5,400	1,080	"	970
119	0.24	4,800	960	"	970
120	0.18	3,600	720	"	970
121-122	0.25	5,000	1,000	"	970
123-124	0.25	5,000	1,000	"	970
125	0.18	3,600	720	"	970
126	0.24	4,800	960	"	970
127	0.27	5,400	1,080	"	970
128	0.20	4,000	800	"	970
129-130	0.25	5,000	1,000	"	970
131-132	0.25	5,000	1,000	"	970
133	0.20	4,000	800	"	970
134	0.27	5,400	1,080	"	970
135	0.27	5,400	1,080	"	970
136	0.20	4,000	800	"	970
137-138	0.25	5,000	1,000	"	970
139	0.30	5,600	1,120	"	970
140	0.27	5,400	1,080	"	970
141	0.24	4,800	960	"	970
142	0.22	4,400	880	"	970
143-145	0.22	4,400	880	"	970
146	0.19	3,800	760	"	970
147-148	0.18	3,600	720	"	970
149-150	0.20	4,000	800	"	970
151-152	0.25	5,000	1,000	"	970
153-154	0.27	5,400	1,080	"	970
155	0.27	5,400	1,080	"	970
156-157	0.30	5,600	1,120	"	970
158	0.22	4,400	880	"	970
159-160	0.22	4,400	880	"	970
161-166	0.18	3,600	720	"	970
167	0.16	3,200	640	"	970
168-171	0.20	4,000	800	"	970
172	0.24	4,800	960	"	970
173-175	0.23	4,600	920	"	970
176	0.19	3,800	760	"	970
177-182	0.22	4,000	880	"	970
183-184	0.16	3,200	640	"	970
185	0.27	5,400	1,080	"	970
186	0.30	5,600	1,120	"	970

SCHEDULE "B"

NURSERY SCHOOL

Plot No.	Area in Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
Zone		Sh.	Sh.	Sh.	Sh.
2-17	1.42	22,000	4,400	demand	970

GAZETTE NOTICE NO. 882

THE TRUST LAND ACT

(Cap. 288)

PLOTS FOR ALIENATION—NGONG TOWNSHIP

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

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Ol-Kajuado County Council, P.O. Box 11, Kajiado, on the prescribed forms which are available from the District Lands Office, Nakuru, and the office of the county clerk.

3. Applications must be sent so as to reach the county clerk not later than noon, on 27th March, 1987, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

(a) Credited to a successful applicant.

(b) Refunded to an unsuccessful applicant.

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

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

(a) The amount of capital it is proposed to spend on the project.

(b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.

(c) The manner in which it is proposed to raise the balance required for development, if any.

(d) Full details of both residential and/or commercial properties owned by the applicant in town.

(e) Individual applicants to indicate numbers of their identity cards.

(f) In case of companies, names of directors to be included.

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

General Conditions

The grant will be made under the provision of the Trust Land Act, and title will be issued under the Registered Land Act (Cap. 300).

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

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

Special Conditions

No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the local authority. The local authority shall not give approval unless it is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

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

Provided that notwithstanding anything to the contrary contained or implied by the Trust Land Act, if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the county council or any person authorized by the county council to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term created shall cease but without prejudice to any right of action or remedy of the county council in respect of any antecedent breach of any condition herein contained.

3. The grantee shall maintain in good substantial repair and condition all buildings at any time erected on the land.

4. Should the grantee give notice in writing to the county council that he/she/they is/are unable to complete the buildings within the period aforesaid, the county council shall (at the grantee's expenses) accept a surrender of the land comprised herein:

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

- (a) within twelve (12) months of commencement of the term, the county council shall refund to the grantee 50 per cent of the stand premium paid in respect of the land;
- (b) at any subsequent time prior to the expiration of the said building period, the county council shall refund to the grantee 5 per cent of the said stand premium; or
- (c) in the event of the notice being given after the expiration of the said building period, no refund shall be made.

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

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

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

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

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

10. The grantee shall pay to the local authority on demand such sum as the local authority may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and 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 local authority on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the local authority may assess.

12. Should the local authority at any time require the said roads to be constructed to a higher standard, the grantee shall pay to the local authority on demand such proportion of the cost of such construction as the local authority 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 local authority or the county council in lieu thereof.

14. The county council or such person or authority as may be appointed for the purpose shall have 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 alignment of mains or service pipes, telephone or telegraph wires and electric mains.

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

SCHEDULE A
ONE PRIVATE DWELLING HOUSE

Plot No.	Area in Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
				Sh.	
1	0.0465	3,200	640		
2	0.06	4,200	840		
3-6	0.04	2,800	560		
7	0.06	4,200	840		
8	0.04	2,800	560		
9	0.05	3,500	700		
10	0.04	2,800	560		
11	0.04	2,800	560		
12	0.05	3,500	700		
13	0.03	2,100	420		
14	0.0375	2,600	520		
15-18	0.0375	2,600	520		
19	0.036	2,600	520		
20	0.0465	3,200	640		
21	0.0162	1,200	240		
22	0.0162	1,200	240		
23-40	0.0162	1,200	240		
41	0.0364	2,600	520		
42	0.0162	1,200	240		
43	0.0324	2,300	460		

SCHEDULE B
COMMERCIAL PLOTS

Plot No.	Area in Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
				Sh.	
1-8	0.0465	9,300	1,860		
9	0.0365	7,300	1,460		
10-11	0.0465	9,300	1,860		
12-17	0.0364	7,300	1,460		
18	0.0465	9,300	1,860		
19	0.0364	7,300	1,460		
20-23	0.0464	9,300	1,860		
34-45	0.0465	9,300	1,860		
L.R. 4480/	0.0465	9,300	1,860		
156					

SCHEDULE C
INDUSTRIAL PLOT

Plot No.	Area in Hectares (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
				Sh.	
L.R. 4480/ 182	0.0465	3,500	700		

GAZETTE NOTICE NO. 978

THE INDUSTRIAL COURT
CAUSE No. 78 OF 1985

Parties:

Tailors and Textiles Workers' Union
and

Slacks and Garments Limited

Issue in dispute:

Refusal to pay wage increases to piece-work employees while on annual leave.

THE Tailors and Textiles Workers' Union shall hereinafter be referred to as the claimants and Slacks and Garments Ltd. shall hereinafter be referred to as the respondents.

2. This dispute was mentioned on 5th December, 1985, and by consent of the parties the hearing was fixed for 17th February, 1986, and on this date the parties requested the court that the dispute be stood over generally as there was a possibility of settling the dispute out of court.

On 13th June, 1986, the claimants wrote to the court and requested that the hearing of this dispute be revived as the parties were unable to reach an agreement. The dispute was again mentioned on 28th July, 1986, and the parties were finally heard on 6th November, 1986, and relied on their written and verbal submissions.

AWARD

3. The Notification of Dispute Form "A" dated 22nd January, 1985, duly signed by the parties was received by the court on 26th July, 1985, together with the statutory certificate signed by the Labour Commissioner.

On 6th November, 1986, when the parties appeared before the court for the hearing of the dispute they agreed at their own level to adopt the following principle for calculating leave pay for piece-work employees:

- (a) Basic pay for days actually worked during the month the leave is taken.
- (b) Average basic pay for leave of twenty-three (23) working days.
- (c) Average increment for leave of twenty-three (23) working days.
- (d) Basic pay for public holidays falling within the leave period.
- (e) Housing allowance for full month of when leave is taken.
- (f) Increment for the days actually worked and for public holidays falling within the leave period.

The parties, however, asked the court to decide for them whether the Sundays falling within the leave period should be paid for in addition to leave paid for in terms of working days.

The claimants on this issue maintain that the piece workers are entitled to wages, terms and conditions of employment not less favourable than those applicable to permanent employees. They admit that annual leave is expressed in terms of working days but maintained that when permanent employees go on annual leave they are granted 26 working days' paid leave and in addition Sundays and public holidays are added to annual leave with full pay. The claimants also relied on the legal provisions on this issue regarding the workers' rest days in a week.

The respondents maintained that since annual days are expressed in terms of working days the question of Sundays being paid for separately does not arise as to do so would be inconsistent with the basis on which daily rate is calculated. The calculation of daily rate is based on 26 working and not on 30 consecutive days.

The court has carefully considered this point and finds that since the parties' collective agreement clearly states that the terms and conditions of employment of piece workers shall not be less favourable than those of permanent employees the claimants' demand is justified and the court so awards. The parties are directed to ascertain the workers' underpayments with the assistance of the chief industrial relations officer or his nominee.

Given at Nairobi on the 27th February, 1987.

SAEED R. COCKER,
Judge.
A. K. KERICH,
Member.

GAZETTE NOTICE NO. 979

THE INDUSTRIAL COURT
CAUSE No. 91 OF 1986

Parties:

Kenya Union of Commercial Food & Allied Workers
and

Kenya Co-operative Creameries Limited

Issues in dispute:

Preamble, wages, temporary/casual employees, housing, acting allowance, leave allowance, night-shift allowance, safari allowance, transfer/disturbance allowance, temporary transfer, special allowance, medical benefits, annual leave, long-service/increments, termination of services, representation of salesmen, retirement age and minimum wages.

THE Kenya Union of Commercial Food & Allied Workers shall hereinafter be referred to as claimants and Kenya Co-operative Creameries Ltd. shall hereinafter be referred to as the respondents.

2. This dispute was mentioned on 13th October and 23rd December, 1986, and the parties were heard on 28th January, 1987 and relied on their written and verbal submissions.

AWARD

3. The Notification of Dispute Form "A" dated 5th August, 1986, duly signed by the parties was received by the court on 10th September, 1986, together with the statutory certificate signed by the Labour Commissioner.

The parties previous collective agreement was effective from 1st January, 1984, and was for a period of two (2) years from that date. This dispute has resulted as the parties had not been able to agree on the items stated hereinabove either at their own level under the chairmanship of Federation of Kenya Employers or with the assistance of the Ministry of Labour when revising the said collective agreement.

The respondents have in their employment 2,458 employees. The total wage bill as at 31st December, 1986, for all their employees was in the region of KSh. 4,073,634. The court, however, was not told how much of this amount was paid to the unionizable employees.

Preamble:

Under this issue, the claimants are demanding to represent all employees in the respondents undertaking, except those who are excluded in Appendix "C" of the amended Industrial Relations charter of 14th April, 1984. They stated that after the respondents received their proposals covering salesmen they deliberately shirked their representation which move the claimants thought would bar them representation of employees who are eligible to join them.

The respondents on this issue submitted that the claimants are not sure of what they want as the question of representation is an issue in itself. They stated that the clause should remain unchanged until such a time when the parties amend their recognition agreement.

Wages:

The claimants' demand on this issue is as follows:

Grade	Per cent per year
1-4	19
5-8	17
9-12	15

They submitted that the respondents are making profits and that what they want is a share of the profits.

The respondents on the other hand submitted that it has been the parties practice to apply the same rate of increase to the minimum rates of all grades and the same increase is added to personal pay of the employees.

They further submitted that all their employees are in the middle and upper income groups, who are entitled to 8.5 and 6.2 per cent, per year, respectively.

They offered the following increases on various grades:

Job Grade	Percentage increase per year
1-4	8.5
5-8	7.5
9-12	6.5

Temporary/Casual Employees:

The claimants submitted that any employee who is engaged by the respondents on temporary or casual employment for three (3) months continuously should be absorbed into permanent employment. They stated that previously the parties had a clause covering those employees who are engaged for more than three (3) months continuously. They accused the respondents for violating the said clause in the past.

The respondents on this issue submitted that the claimants have misinterpreted the said clause. They stated that there is no provision in the clause which makes it an automatic requirement that those who exceed three (3) months in continuous employment should be absorbed into permanent employment. They further submitted that if there is any problem in the implementation of the said clause, the claimants should pursue such cases through the laid down procedures as a separate dispute.

Housing:

Under this item, the claimants are demanding the following house allowance on the various grades:

<i>Grade</i>	<i>House Allowance</i>
	<i>KSh. p.m.</i>
1-4	580
5-8	750
9-12	900

The respondents have offered to pay the following house allowance:

<i>Grade</i>	<i>House Allowance</i>
	<i>KSh. p.m.</i>
1-4	277
5-8	312
9-12	394

Acting Allowance:

The claimants' demand, under this item, is that when calculating the benefits due to a worker when he is acting, housing allowance and overtime rates should be part and parcel of monetary benefits. The claimants want the above clause to be added to the acting allowance clause.

The respondents, on this issue, submitted that the claimants' demand is practically impossible to apply as acting allowance has never been based on any other benefits except the basic wage rates fixed for the grade. They stated that the inclusion of the said clause as demanded by the claimants would be contrary to the principle of paying acting allowance.

Leave Allowance:

The claimants' demand, under this issue, is that all employees should be paid KSh. 600 when they proceed on their annual leave. They submitted that their members are being given a raw deal when compared to the management staff who had hiked their annual leave allowance.

On this issue, the respondents submitted that the management staff cannot be used to justify the claimants' demand as their terms of employment are quite different from the unionizable employees. They stated that the claimants have failed to produce any statistical evidence in support of their claim. They offered the following leave allowance:

<i>Grade</i>	<i>Leave Allowance</i>
	<i>KSh. p.m.</i>
1-4	230
5-8	250
9-12	275

Night-shift Allowance:

Under this item, the claimants are demanding the inclusion of watchmen in clause 10 (a) by stating that the watchmen also work on shift at night and during the day. The claimants are also demanding an increase of 22 per cent of this item plus free transport for all employees who report for shift work during the day.

The respondents on the other hand submitted that over the years the watchmen have not been considered to be part of the operational shift. They submitted that there is no change or any new development to warrant this demand. They strongly submitted that they cannot afford to provide free transport to those employees who work during day shifts.

They stated that the night-shift employees are provided with free transport.

Safari Allowance:

On this item the claimants demand is as follows:

	<i>KSh.</i>
Breakfast	25
Lunch	45
Dinner	60
Accommodation	120
Full board	250

The respondents submitted, under this item, that the claimants have not produced any proof to justify their demand and offered to increase them as follows:

	<i>KSh.</i>
Breakfast	13.75
Lunch	24.20
Dinner	26.40
Accommodation	60.50

Transfer/Disturbance Allowance:

The claimants, on this item, are demanding an improvement on disturbance allowance from KSh. 350 to one month's salary and also accommodation allowance from KSh. 55 to KSh. 120 per day for the first seven (7) days.

The respondents submitted that when their employees are on permanent transfer they pay the disturbance, accommodation and transport allowances. They stated that they sometimes give them free transport and also one month's salary to help such employees to settle down at the new station. They offered to increase the accommodation allowance to KSh. 60.50 per day.

Temporary Transfer:

The claimants, under this issue, are demanding an increase on disturbance allowance while an employee is on temporary transfer from KSh. 120 to KSh. 200 by submitting that these employees are subject to unforeseen hardship while on transfer and when they are returning to their home station.

The respondents countered the claimants' submissions on this issue by submitting that an employee on temporary transfer is not exposed to any extra-ordinary difficulties.

They further submitted that they always meet the costs of his/her meals and accommodation and they also pay disturbance allowance as per the parties collective agreement. They offered to increase food and accommodation allowances to KSh. 64.35 and KSh. 128.85 per day, respectively.

Special Allowance:

The claimants, on this item, submitted that they wanted an improvement of this allowance which is in respect of tanker drivers who work excess hours while on safari. They submitted that these drivers are exposed to various hardships while on safari and requested the allowance to be increased from KSh. 65 to KSh. 250 per day.

The respondents on the other hand submitted that the tanker drivers are paid safari allowance in addition to special allowance. They submitted that it would be extremely difficult to calculate their overtime as they are always on the road.

Medical Benefits:

The claimants are demanding that the respondents should provide medical treatment to their employees and their families plus dependants. They submitted that the respondents should also reimburse the cost of drugs purchased by employees. They also demanded that the respondents should meet burial expenses of deceased employees and their dependants.

The respondents countered the claimants' submissions on this issue by submitting that medical benefits are for the employees in service and that burial expenses are not part of medical benefits. They stated that they have at times assisted in burial expenses but they stated that this was on humanitarian grounds. The respondents further stated that they have been paying medical expenses as long as the treatment is given by approved medical practitioner, hospital or clinic. They submitted that they cannot extend these privileges to employees' family and dependants as the cost will be enormous and also that the number of people who will be involved will make the scheme extremely difficult to administer.

Annual Leave:

Under this item, the claimants are demanding that annual leave be based on the number of years of service. They submitted that the respondents operations are fully scheduled for a

whole year and employees work continuously without enough rest. They demand as follows:

Years of service	Working days
1-5	26
5-10	28
Over 10	30

The respondents, on this item, submitted that the introduction of five (5) day working week has automatically increased leave period between four and five days depending on the number of years of service. They submitted that this development means extra payroll cost and that they cannot afford to increase leave days.

Long-service Increment:

Under this item, the claimants demanded that the long-service increment be consistent with the years of service and requested the court to award as follows:

Years of service	KSh. p.m.
0-5	30
5-10	40
10-15	60
15-20	80
Over 20	100

They submitted that the above increments should be reflected on the employees' monthly pay slip as recognition of years of service rendered.

The respondents on the other hand submitted that the inclusion of long-service increases in the parties' collective agreement does not necessarily mean increased productivity as in some cases it has worked in reverse. They submitted that there is no justification to warrant any review.

Termination of Service:

The claimants, under this issue, submitted that they wanted clause (d) on termination of service to be deleted as this clause has subjected their members to suffer termination of services as the provision of this clause are not properly applied. They accused the depot managers for such terminations.

The respondents on the issue submitted that they are not aware of any case where a depot manager has terminated an employee without correct procedures being followed. The respondents further submitted that the deletion of clause (d) will make it extremely difficult to terminate an employee who has been declared medically unfit to perform his/her duties. They requested the court to reject the claimants' demand.

Representation of Salesmen:

Withdrawn.

Retirement Age:

Under this issue, the parties are in agreement that retirement age should be 60 years.

Minimum Wages:

The claimants are demanding minimum wages to be increased as follows:

Job Grades	With effect from 1st January, 1986	With effect from 1st January, 1987
Per cent.	Per cent.	
1-4	22	22
5-8	20	20
9-12	18	18

The respondents have offered to increase the minimum wages as follows:

Job Grade	Percentage Increase
1-4	8.5
5-8	7.5
9-12	6.5

The court has carefully considered the parties' submissions and the report prepared by the Department of Manpower Planning and Development and makes the following award on the various issues:

Preamble:

The court is of the view that this issue cannot be dealt with under the revision of the collective agreement as the points raised are clearly related to the recognition agreement between the parties. The court, therefore, directs that if the claimants are desirous of pursuing this matter further they should seek amendments to the recognition agreement.

Wages:

The court awards the following wage increases:

Job Grade	Percentage Increase per year
1-4	10
5-8	9
9-12	8

Temporary Casual Employees:

The claimants obviously are alleging non-compliance by the respondents of the relevant clause on this point. As such they should report a fresh dispute specifying the names of the employees involved and all the other relevant details. The matter will then be processed through the laid down machinery.

Housing:

The court awards the following house allowance:

Grade	House allowance KSh. per month
1-4	305
5-8	340
9-12	420

Acting Allowance:

There is no merit in the claimants' demand under this item and the clause should remain as it is.

Leave Allowance:

The court awards the following leave allowance:

Grade	Leave allowance KSh.
1-4	280
5-8	300
9-12	325

Night-shift Allowance:

The court rejects the claimants' demand to grant this allowance to watchmen employed by the respondents.

Safari Allowance:

The court awards as follows:

	KSh.
Breakfast	17.50
Lunch	26.50
Dinner	28.50
Accommodation	75.00
Fuel board	147.50

Transfer/Disturbance Allowance:

The court awards that only the accommodation allowance should be increased to KSh. 75 per day. The rest of the clause remains as it is.

Temporary Transfer:

The court awards that the food and accommodation allowances shall be KSh. 72.50 and KSh. 135 per day, respectively.

Special Allowance, Medical Benefits and Annual Leave:

The court can see no reason to vary these clauses and they should continue as they are.

Long-service Increment:

The court feels that this allowance should stay as it is for the time being.

Termination of Service:

The claimants withdrew their demand on this item.

Representation of Salesmen:

The respondents withdrew their demand on this item.

Retirement Age:

The parties are in agreement that retirement age should be sixty (60) years.

Minimum Wages:

The court directs that the minimum wage rates should go up by the same percentage as the general wage increase for the respective grades with effect from 1st January, 1986, and 1st January, 1987.

Given at Nairobi on the 20th February, 1987.

SAEED R. COCKAR,
Judge.

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

GAZETTE NOTICE NO. 980

THE TRADE MARKS ACT

(Cap. 506)

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

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

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

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

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

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

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

The four applications appearing hereunder are proceeding in the name of SONA WEAR, a business name registered under the Business Names Act of the laws of Kenya, manufacturers of ready-made garments, of P.O. Box 84562, Mombasa.

ALL IN CLASS 25—SCHEDULE III

MISS GLO

34856.—Ready-made garments and footwear. 11th December, 1986.

MISS SONA

34857.—Ready-made garments and footwear. To be associated with TMA. No. 30222. 11th December, 1986.

TOPAZ

34858.—Ready-made garments and footwear. 11th December, 1986.

LADY-LIZ

34859.—Ready-made garments and footwear. 11th December, 1986.

The two applications appearing hereunder are proceeding in the name of DRAGON CHEMICALS, a business name registered under the Business Names Act of the laws of Kenya, processor, of P.O. Box 84339, Mombasa.

BOTH IN CLASS 4—SCHEDULE III

RONSON BUTANE FUEL

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

34573.—Lubricants, illuminants (lighter gas). To be associated with TMA. No. 34574. 28th August, 1986.

RONSONOL LIGHTER FUEL

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

34574.—Petroleum spirit and kerosine. To be associated with TMA. No. 34573. 28th August, 1986.

The four applications appearing hereunder are proceeding in the name of DENKEN LIMITED, a limited liability company organized and existing under the laws of Kenya, manufacturers and merchants, of P.O. Box 51550, Nairobi, and c/o Wahu Kimani, advocate, P.O. Box 69543, Nairobi.

ALL IN CLASS 5—SCHEDULE III

DUOFILM

34991.—Pharmaceutical products. 10th February, 1987.

DRICLOR

34995.—Pharmaceutical products. 10th February, 1987.

LACTICARE

34996.—Pharmaceutical products. 10th February, 1987.

ZEASORB

35007.—Pharmaceutical products. 10th February, 1987.

IN CLASS 30—SCHEDULE III

34813.—Honey. MACHAKOS RURAL FOOD INDUSTRIES, a business name registered in Kenya under the Business Names Act, manufacturers, of P.O. Box 978, Machakos. 19th November, 1986.

IN CLASS 5—SCHEDULE III

TRI-MINULET

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

34745.—Medicinal and pharmaceutical preparations in class 5. AMERICAN HOME PRODUCTS CORPORATION, manufacturers, of 685 Third Avenue, New York, New York, U.S.A., and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 28th October, 1986.

IN CLASS 5—SCHEDULE III

ALLERIN

34588.—Pharmaceutical preparation for veterinary and human use. MAC'S PHARMACEUTICALS LIMITED, a limited liability company incorporated in Kenya, manufacturers and merchants, of off Dunga Road, Industrial Area, P.O. Box 43912, Nairobi, and c/o M. M. Chaudhri, advocate, P.O. Box 43912, Nairobi. 28th August, 1986.

IN CLASS 33—SCHEDULE III

MINI-PAKS

34990.—Spirits and liquors. KENYA DISTRIBUTORS LIMITED, a Kenyan company, manufacturers and merchants, of P.O. Box 18240, Nairobi, Kenya, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 30th January, 1987.

IN CLASS 3—SCHEDULE III

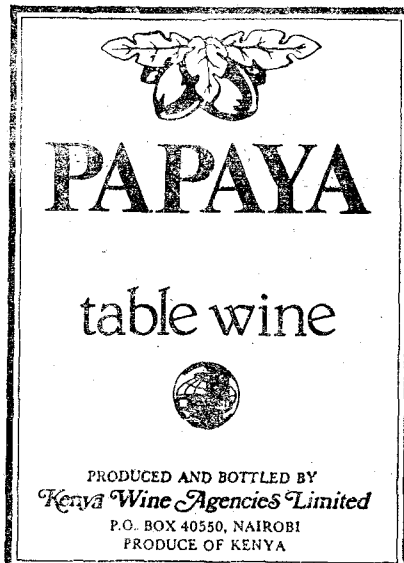
KANGA SOAP

The translation into English of the Kiswahili word "KANGA" forming part of the mark is "GUINEA FOWL".

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

34869.—Soap. DIAMOND PERFUMERY WORKS (INDUSTRIES) LTD., a limited liability company incorporated in Kenya, soap manufacturers, of P.O. Box 80879, Mombasa. 16th December, 1986.

IN CLASS 33—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the words "TABLE WINE, PRODUCED AND BOTTLED BY" and "PRODUCE OF KENYA" and the device of "PAW PAW FRUIT" each separately and part the mark as a whole.

34906.—Wines and spirits. KENYA WINE AGENCIES LIMITED, a limited liability company organized and existing under the laws of Kenya, manufacturers and merchants, of P.O. Box 40550, Nairobi, and c/o Messrs. Hamilton, Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 1st December, 1986.

The two applications appearing hereunder are proceeding in the name of U.S. SPRINT COMMUNICATIONS COMPANY, a partnership organized and existing under the laws of the State of New York, United States of America, of 2330 Shawnee Mission Parkway, Shawnee Mission, State of Kansas 66205, United States of America, and c/o Messrs. Hamilton, Harrison & Mathews, advocates, P.O. Box 30333, Nairobi.

IN CLASS 9—SCHEDULE III

SPRINT

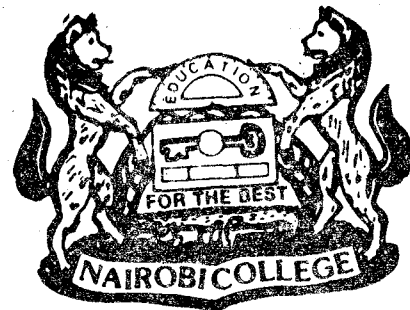
34921.—Electronic apparatus used in transmitting, receiving, transcribing, displaying and storing messages, mail, information, and data, parts and accessories thereof, electronic computers, computer peripherals and related apparatus, computer programs, telecommunication apparatus, parts and accessories thereof. To be associated with TMA. No. 34922. 8th December, 1986.

IN CLASS 16—SCHEDULE III

SPRINT

34922.—Printed matter, directories, books, booklets, forms, cards, all for use in relation to telecommunications, computers, electronic message, mail and data networks. To be associated with TMA. No. 34921. 8th December, 1986.

IN CLASS 16—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the words "EDUCATION FOR THE BEST" separately and apart from the mark as a whole.

34963.—Stationery and letterheads. NAIROBI COLLEGE, a business name, registered under the Business Names Act of the laws of Kenya, an educational institution, of P.O. Box 53789, Nairobi. 7th January, 1987.

IN CLASS 29—SCHEDULE III

SUNNY

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

34899.—Edible oils and fats. KISUMUWALA OIL INDUSTRIES LIMITED, a limited liability company registered in Kenya, manufacturers, of P.O. Box 98107, Mombasa. 24th December, 1986.

BOTH IN CLASS 5—SCHEDULE III

ACTIPROFEN

35028.—Medicinal and pharmaceutical preparations. STERLING DRUG INC., a corporation organized and existing under the laws of United States of America, manufacturers and merchants, of 90 Park Avenue, City and State of New York 10016, United States of America, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 12th February, 1987.

PRELUDE

34981.—Preparations for killing weeds and destroying vermin, pesticides, insecticides, herbicides, fungicides, veterinary preparations. SCHERING AGROCHEMICALS LIMITED, a British company, manufacturers and merchants, of Hauxton, Cambridge CB2 5HU, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 23rd January, 1987.

BOTH IN CLASS 5—SCHEDULE III

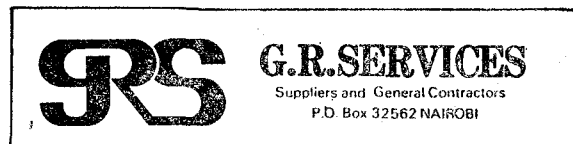


34972.—Pharmaceutical, veterinary and sanitary substances, infants' and invalids' foods, plasters, materials for bandaging, materials for stopping teeth, dental wax, disinfectants, preparations for killing weeds and destroying vermin. A. NATTERMANN & CIE GmbH, a limited liability company incorporated in West Germany, of Nattermann Allee 1, 5000 Köln 30, West Germany, and c/o Messrs. Shapley Barret & Co., advocates, P.O. Box 40286, Nairobi. 8th January, 1987.

SEMPRALIN

35034.—Pharmaceutical preparations and substances. THE WELLCOME FOUNDATION LIMITED, a limited liability company organized and existing under the laws of England, manufacturers and merchants, of 183 Euston Road, London NW1 2BP, England, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 12th February, 1987.

BOTH IN CLASS 16—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the letters "G", "R" and "S" each separately and apart from the mark as a whole.

32721.—Letterheads and stationery. G. R. SERVICES, a business name registered in Kenya, suppliers and general contractors, of P.O. Box 32562, Nairobi. 28th January, 1985.



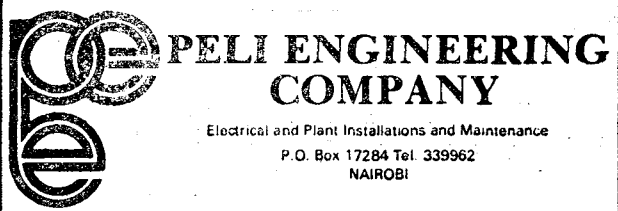
Registration of this trade mark shall give no right to the exclusive use of the letters "K", "E", "A" and "P" each separately and apart from the mark as a whole.

32722.—Letterheads and stationery. KAGIMA ELECTRICAL APPLIANCES, a business name registered in Kenya, dealers in sales and maintenance of electrical, refrigeration and allied appliances, of P.O. Box 12153, Nairobi. 28th January, 1985.

IN CLASS 5—SCHEDULE III

BANISH

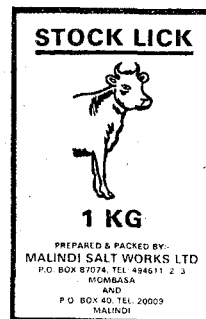
35044.—Insecticides, fungicides, herbicides, preparations for destroying vermin. IMPERIAL CHEMICAL INDUSTRIES PLC, a British company, chemical manufacturers, of Imperial Chemical House, Millbank, London SW1P 3JF, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 12th February, 1987.



Registration of this trade mark shall give no right to the exclusive use of the letters "P", "E" and "L" each separately and apart from the mark as a whole.

32723.—Letterheads and stationery. PELI ENGINEERING COMPANY, a business name registered in Kenya, of P.O. Box 17284, Nairobi. 28th January, 1985.

IN CLASS 31—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the word "LICK", the figure/letters "1 KG" and the device of a "A COW" each separately and apart from the mark as a whole.

34789.—Salt for animals. MALINDI SALT WORKS LTD., a limited liability company incorporated in Kenya, manufacturers and merchants, of P.O. Box 87074, Mombasa. 13th November, 1986.

IN CLASS 30—SCHEDULE III

Supa Cakes

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

34419.—Cakes, pastries, biscuits, confectionery and food items. MINI BAKERIES LIMITED, a limited liability company incorporated in the Republic of Kenya, having its registered office at Mombasa, of P.O. Box 83797, Mombasa, and c/o Messrs. A.B. Patel & Patel, advocates, P.O. Box 80274, Mombasa. 7th July, 1986.

The seven applications appearing hereunder are proceeding in the name of FOUNDATION DE BELLERIVE, a foundation registered in Geneva Switzerland, of 4, Rue Munier-Romilly, 1206 Geneva, Switzerland, and c/o Messrs. Shapley Barret & Co., advocates, P.O. Box 40286, Nairobi.

IN CLASS 6—SCHEDULE III



35016.—Unwrought and partly wrought common metals and their alloys; anchors, anvis, bells, rolled and cast building materials; rails and other metallic materials for railway tracks; chains (except driving chains for vehicles); cables and wires (non-electric); locksmith's work; metallic pipes and tubes; safes and cash boxes; steel balls; horseshoes; nails and screws; other goods in non-precious metal not included in other classes, ores, metal stoves. To be associated with TMA Nos. 35017 to 35022. 29th January, 1987.

IN CLASS 7—SCHEDULE III

35017.—Machines and machine tools; motors (except for vehicles); machine couplings and belting (except for vehicles); large-size agricultural implements; incubators and ploughs. To be associated with TMA Nos. 35016 and 35018 to 35022. 29th January, 1987.

IN CLASS 11—SCHEDULE III

35018.—Installations for lighting, heating, steam generating, cooking, refrigerating, drying, ventilating, water supply and sanitary purposes, biogas installations, solar heating and drying equipment. To be associated with TMA Nos. 35016, 35017 and 35019 to 35022. 29th January, 1987.

IN CLASS 16—SCHEDULE III

35019.—Paper and paper articles, cardboard and cardboard articles; printed matter, newspapers and periodicals, books; book-binding materials; photographs; stationery, adhesive materials (stationery); artists' materials; paint brushes, typewriters and office requisites (other than furniture); instructional and teaching materials (other than apparatus); playing cards; (printers') type and cliches (stereotype). To be associated with TMA Nos. 35016 to 35018 and 35020 to 35022. 29th January, 1987.

IN CLASS 18—SCHEDULE III

35020.—Leather and imitations of leather, and articles made from these materials and not included in other classes; skins, hides; trunks and travelling bags; umbrellas, parasols and walking sticks; whips, harness and saddlery and carts. To be associated with TMA Nos. 35016 to 35019, 35021 and 35022. 29th January, 1987.

IN CLASS 21—SCHEDULE III

35021.—Small domestic utensils and containers (not of precious metal, nor coated therewith); combs and sponges; brushes

(other than paint brushes); brush-making materials; instruments and materials for cleaning purposes; steelwool; glassware, porcelain and earthenware not included in other classes, clay stoves, brick stoves. To be associated with TMA Nos. 35016 to 35020 and 35022. 29th January, 1987.

IN CLASS 25—SCHEDULE III

35022.—Clothing including boots, shoes and slippers. To be associated with TMA Nos. 35016 to 35021. 29th January, 1987.

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

ALL IN CLASS 3—SCHEDULE III

BANCOTOILEX

35036.—Detergents. 17th February, 1987.

QUARTZ

35037.—Detergents. 17th February, 1987.

WINDEX

35038.—Detergents. 17th February, 1987.

CORRIGENDA

TMA. No. 34711, MULTIPART & M-Device in class 12 (schedule III) in the name of LEYLAND VEHICLES LIMITED, advertised in the Kenya Gazette of 24th December, 1986, under Gazette Notice No. 5460 on page 1884. The condition "Registration of this trade mark shall give no right to the exclusive use of the letter 'M' and the word 'MULTIPART' each separately and apart from the mark as a whole" should have *read* as shown here below:

"Registration of this trade mark shall give no right to the exclusive use of the letter 'M' and the word 'PART' each separately and apart from the mark as a whole".

TMA. Nos. 31196, EBONE and 31197, EBONY, both in class 3 (schedule III) in the name of JOHNSON PUBLISHING COMPANY INC., advertised in the Kenya Gazette of 30th January, 1987, under Gazette Notice No. 475 on page 134. The trade mark in respect of TMA. No. 31197, should have *read* EBONY and *not* EBONE.

APPLICATION ADVERTISED BUT NOT PROCEEDING

TMA. No. 34506, UCHUMI Label in class 3 (schedule III) in the name of UCHUMI SUPERMARKETS LIMITED, advertised in the Kenya Gazette of 5th December, 1986, under Gazette Notice No. 5246 on page 1802. This application has been withdrawn with effect from 3rd February, 1987.

CORRIGENDUM

TMA. No. 34973.—KUMHO and Device in class 12 (schedule III) in the name of KUMHO & CO. INC., advertised in the Kenya Gazette of 6th February, 1987, under Gazette Notice No. 572 on page 168. The applicant's name should have *read* KUMHO & CO. INC., and *not* KUMHO COMPANY, INC.

GAZETTE NOTICE No. 981

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS notified for general information that, pursuant to a request received in the Trade Marks Registry, State Law Office, Nairobi, Kenya, on 11th November, 1986, the company whose name and address are given below has been entered in the Kenya's register of trade marks as a registered user of the trade marks quoted below in respect of the goods for which they are registered in Kenya.

Registered proprietor.—Hoechst Aktiengesellschaft, a joint stock company organized under the laws of Germany (Federal Republic of Germany), of 6230 Frankfurt/Main-80, Germany.

Registered user.—Hoechst East Africa Ltd., of P.O. Box 30467, Nairobi, Kenya.

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

Conditions and restrictions:

- (a) The user will not use the said trade marks otherwise than in accordance with the specifications laid down, directions given and information supplied by the proprietor from time to time.
- (b) The user will not use the said trade marks otherwise than in connection with the goods manufactured from materials delivered by the proprietor unless the user is entitled to use materials of other origin by express agreement of the proprietor.
- (c) The proprietor will have the right to inspect the goods and on request to be supplied by the user with the samples of such goods before they are distributed or sold.
- (d) The permitted use will be without limit of time except that, either party will have the option of terminating this agreement by giving three (3) months' notice in writing to the other party. If after notice in writing to either party from the other of any breach calling upon the first party to remedy and such breach remains unremedied for one month, the party giving such notice shall have the right to terminate this agreement forthwith by notice in writing.
- (e) The user shall not be the sole registered user.

TM. No. 30339.—“Ozasol” in class 1 (schedule III) in respect of pre-coated, light sensitive offset printing plates based on aluminium, plastics and paper for negative and positive copies. Advertised in the Kenya Gazette of 22nd October, 1982, under Gazette Notice No. 3134 on page 1315.

TM. No. 30340.—“Ozasol” in class 16 (schedule III) in respect of pre-coated, light-sensitive offset printing plates based on aluminium, plastics and paper for negative and positive copies. Advertised in Kenya Gazette of 22nd October, 1982, under Gazette Notice No. 3134 on page 1315.

A representation of the above-quoted trade marks can be seen at the Trade Marks Registry, State Law Office, Nairobi, Kenya, and/or in the Kenya Gazette whose particulars are given above.

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

GAZETTE NOTICE No. 982

THE PATENTS REGISTRATION ACT

(Cap. 508)

ORIGINAL ENTRY

IT IS notified for general information that a letters patent particulars of which appear in the schedule hereto was registered as No. P3691 of 1987 in the Kenya register of patents on 12th February, 1987.

SCHEDULE

No. of application.—P3691.

Date of application.—12th February, 1987.

Name of applicant.—A. H. Robins Company, incorporated, a corporation organized and existing under the laws of the State of Virginia, United States of America, of 1407 Cummings Drive, P.O. Box 26609, Richmond, Virginia 23261-6609, United States of America.

Particulars of grant in the United Kingdom:

No.—0,102,194B1.

Date.—19th August, 1982.

Date of filing complete specification.—27th July, 1983.

Complete specification published.—7th March, 1984.

Nature of invention.—3-phenoxy-1-azetidinecarboxamides and their use and preparation.

Documents, etc., filed in registry:

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

Nairobi,

19th February, 1987.

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

GAZETTE NOTICE No. 983

THE PATENTS REGISTRATION ACT

(Cap. 508)

ORIGINAL ENTRY

IT IS notified for general information that a letters patent particulars of which appear in the schedule hereto was registered as No. P3692 of 1987 in the Kenya register of patents on 12th February, 1987.

SCHEDULE

No. of application.—P3692.

Date of application.—12th February, 1987.

Name of applicant.—De Forenede Bryggerier A/S, of Vesterfaeldevej 100 DK-1799 Copenhagen, Denmark.

Particulars of grant in the United Kingdom:

No.—0,046,066B1.

Date.—7th August, 1980.

Date of filing complete specification.—6th August, 1981.

Complete specification published.—17th February, 1982.

Nature of invention.—A process for producing fermented alcoholic products.

Documents, etc., filed in registry:

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

Nairobi,

19th February, 1987.

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

GAZETTE NOTICE No. 984

IN THE HIGH COURT OF KENYA AT NAIROBI
PROBATE AND ADMINISTRATION

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

CAUSE No. 871 OF 1986

By Pius Muli Ndetei, of P.O. Box 60398, Nairobi in Kenya, the deceased's only son, for a grant of letters of administration intestate to the estate of Ndetei Kilanya alias Joseph Ndetei Kilanya, late of Kangundo, Machakos District in Kenya, who died at Kenyatta National Hospital, Nairobi in Kenya, on 25th January, 1979.

CAUSE No. 16 OF 1987

By (1) Miriam Nyokabi Mwai, (2) Hannah Wambui Njiriri and (3) Gladwell Cecilia Wairimu Mucheru, all of P.O. Box 146, Limuru in Kenya, the deceased's widows, through Messrs. Kamau Kuria, Kiraitu & Ringera, advocates of Nairobi, for a grant of letters of administration intestate to the estate of

Daniel Mwai Thogo, late of Limuru in Kenya, who died at Nairobi in Kenya, on 17th November, 1986.

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

Dated the 26th February, 1987.

M. F. PATEL,
Senior Deputy Registrar, Nairobi.

GAZETTE NOTICE NO. 985

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
IN THE MATTER OF THE ESTATE OF MOHAMED BIN
ABDULREHMAN BIN MOHAMED BASHEIKH ALIAS
MOHAMED ABDULREHMAN BASHEIKH OF MOMBASA
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 25 OF 1972

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mombasa on 1st August, 1970, has been filed in this registry by Abdulrehman Mohamed Basheikh, of P.O. Box 80840, Mombasa, in his capacity as son of the deceased, through K. M. Karimbhai, advocate of Mombasa.

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

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

Dated the 12th February, 1987.

ARVIND JAMIDAR,
Deputy Registrar, Mombasa.

GAZETTE NOTICE NO. 986

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
IN THE MATTER OF THE ESTATE OF ALI
ABDULREHMAN MOHAMED BASHEIKH OF MOMBASA
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 29 OF 1980

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mombasa on 1st October, 1976, has been filed in this registry by Abdulrehman Mohamed Basheikh, of P.O. Box 80840, Mombasa, in his capacity as nephew of the deceased, through K. M. Karimbhai, advocate of Mombasa.

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

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

Dated the 23rd February, 1987.

ARVIND JAMIDAR,
Deputy Registrar, Mombasa.

GAZETTE NOTICE NO. 987

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
IN THE MATTER OF THE ESTATE OF HALFAN ALIAS
KHALFAN JUMA MWAMASHA OF MOMBASA, KENYA
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 1 OF 1987

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mombasa, on 15th January, 1986, has been filed in this registry by Fatuma binti Athman of Mombasa, Kenya, in her capacity as widow of the deceased, through Messrs. Pandya & Talati, advocates of Mombasa.

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

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

Dated the 12th February, 1987.

ARVIND JAMIDAR,
Deputy Registrar, Mombasa.

GAZETTE NOTICE NO. 988

IN THE HIGH COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
IN THE MATTER OF THE ESTATE OF GOVINDJI VELJI
SHAH OF MOMBASA, KENYA
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 15 OF 1987

LET ALL parties concerned take notice that a petition for a grant of probate of the will of the above-named deceased, who died at Mombasa, on 9th January, 1987, has been filed in this registry by (1) Kantaben Govindji Shah, (2) Chandrakant Govindji Shah and (3) Raichand Vaja, all of P.O. Box 82675, Mombasa, in their capacities as executors named in the said will of the deceased.

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

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

Dated the 18th February, 1987.

ARVIND JAMIDAR,
Deputy Registrar, Mombasa.

Note.—The will mentioned above has been deposited in and is open to inspection at the court on the weekdays during the office hours.

GAZETTE NOTICE NO. 989

IN THE HIGH COURT OF KENYA AT ELDORET
PROBATE AND ADMINISTRATION

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

CAUSE No. 4 OF 1987

By John K. Maritim, of P.O. Box 1135, Eldoret in the Republic of Kenya, in his capacity as brother of the deceased, for a grant of letters of administration intestate to the estate of Tiongoy Busiensi Maritim, late of Ndalat Settlement Scheme in Uasin Gishu District, Kenya, who died at Nandi, on 5th March, 1974.

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

B. N. OLAO,
Deputy Registrar, Eldoret.

GAZETTE NOTICE No. 990

IN THE HIGH COURT OF KENYA AT NAKURU
 IN THE MATTER OF THE ESTATE OF ISHER SINGH
 SUNDER SINGH OF JASH PUR KHURD, INDIA
 PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 20 OF 1984

LET ALL the parties concerned take notice that a petition for a grant of probate of the will of the above-named deceased, who died in India, on 22nd March, 1977, has been filed in this registry by (1) Jasjeet Singh Heer and (2) Satnam Singh, of P.O. Box 673, and 2423, Nakuru, respectively, in their capacities as executors of the deceased's will.

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

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

Dated the 5th February, 1987.

I. C. C. WAMBILYANGAH,
Deputy Registrar, Nakuru.

Note.—The will mentioned above is deposited in and is open to inspection at the court.

GAZETTE NOTICE No. 991

IN THE HIGH COURT OF KENYA AT NAKURU
 IN THE MATTER OF THE ESTATE OF JACOB NDAT
 ADEDE OF CENTRAL SEME LOCATION,
 KISUMU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 9 OF 1987

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kombewa, on 9th October, 1980, has been filed in this registry by Leya Ochuonyo Ndat, in her capacity as widow of the deceased.

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

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

Dated the 9th February, 1987.

I. C. C. WAMBILYANGAH,
Deputy Registrar, Nakuru.

GAZETTE NOTICE No. 992

IN THE HIGH COURT OF KENYA AT NAKURU
 IN THE MATTER OF THE ESTATE OF SAMSON KIPROP
 KIPSANG

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 11 OF 1987

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died on Nakuru-Eldoret Road, on 18th October, 1986, has been filed in this registry by (1) Rose Marylene Jepchuma Kipsang and (2) Johana Kipsang, in their capacities as widow and father of the deceased.

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

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

Dated the 9th February, 1987.

I. C. C. WAMBILYANGAH,
Deputy Registrar, Nakuru.

GAZETTE NOTICE No. 993

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
 AT KIAMBU

IN THE MATTER OF THE ESTATE OF NJOROGE
 KAGIMBI OF RIRONI VILLAGE, NGECHA LOCATION,
 KIAMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 178 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Rironi Village, Ngecha Location, on 6th May, 1982, has been filed in this registry by (1) Daniel Ng'ang'a Njoroge and (2) Munene Njoroge, both of P.O. Box 265, Limuru, in their capacities as sons of the deceased.

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

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

Dated the 13th February, 1987.

JACOB OMBONYA,
District Registrar, Kiambu.

GAZETTE NOTICE No. 994

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
 AT KIAMBU

IN THE MATTER OF THE ESTATE OF DOUGLAS
 WAINAINA OF GIKAMBURA VILLAGE, KIKUYU
 LOCATION, KIAMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 27 OF 1987

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kenyatta National Hospital, on 21st July, 1966, has been filed in this registry by (1) Samuel Waweru and (2) Joyce Wakonyo, both of P.O. Box 23071, Lower Kabete, in their capacities as brother and sister, respectively, of the deceased.

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

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

Dated the 26th February, 1987.

JACOB OMBONYA,
District Registrar, Kiambu.

GAZETTE NOTICE No. 995

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
 AT KIAMBU

IN THE MATTER OF THE ESTATE OF SERAH WANJIRU
 GAITHO ALIAS SERAH WANJIRU KANYI ALIAS
 WANJIRU GAITHO OF GITARU VILLAGE, KIKUYU
 LOCATION, KIAMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 31 OF 1987

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, Kenya, on 5th June, 1981, has been filed in this registry by (1) Kanyi Gaitho and (2) Mwaniki Kanyi, both of Gitaru Village, in their capacities as son and grandson, respectively, of the deceased.

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

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

Dated the 23rd February, 1987.

JACOB OMBONYA,
District Registrar, Kiambu.

GAZETTE NOTICE No. 996

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT ELDORET

IN THE MATTER OF THE ESTATE OF CHERUIYOT
RUGUT OF CHEBOLOL FARM

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 4 OF 1987

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Turbo Location, on 20th September, 1980, has been filed in this registry by Joseph Cheruiyot Kiprotich, of P.O. Box 1971, Eldoret, as an administrator of the deceased's estate.

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

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

Dated the 2nd February, 1987.

B. N. OLAO,
District Registrar, Eldoret.

GAZETTE NOTICE No. 997

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KITALE

IN THE MATTER OF THE ESTATE OF WAIRIMU
NYAMU OF CENTRE KWANZA, KITALE,
TRANS NZOIA DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 22 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Centre Kwanza, Kitale, on 20th January, 1986, has been filed in this registry by (1) Rogoro Kinuthia alias Ruguru Kinuthia and (2) Paul Irungu Kinuthia, both of P.O. Box 63, Endebess, as administrators of the deceased's estate.

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

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

Dated the 12th February, 1986.

G. J. ABURILI,
District Registrar, Kitale.

GAZETTE NOTICE No. 998

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KITALE

IN THE MATTER OF THE ESTATE OF MUSUNGU
ONYANGO OF TONGAREN SUB-LOCATION
BUNGOMA DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 1 OF 1987

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Tongaren Sub-location, on 11th November, 1965, has been filed in this registry by Joseph Omonya Musungu, of P.O. Box 40, Tongaren, as an administrator of the deceased's estate.

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

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

Dated the 5th February, 1987.

G. J. ABURILI,
District Registrar, Kitale.

GAZETTE NOTICE No. 999

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KITALE

IN THE MATTER OF THE ESTATE OF EZEKIEL
WACHITE WASILWA OF NDALU LOCATION

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 2 OF 1987

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Ndalu area, on 23rd March, 1974, has been filed in this registry by (1) Joab Wafula Wachite and (2) Joash Werunga Wachite, both of P.O. Box 712, Kitale, as administrators of the deceased's estate.

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

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

Dated the 5th February, 1987.

G. J. ABURILI,
District Registrar, Kitale.

GAZETTE NOTICE No. 1000

IN THE RESIDENT MAGISTRATE'S COURT
AT KAPSABET

IN THE MATTER OF THE ESTATE OF DISII ARAP
LAGAT OF CHEPTERWAI LOCATION, NANDI DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 26 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Surungai Sub-location, Chepterwai Location, on 11th June, 1978, has been filed in this registry by Jebor Lagat, of P.O. Box 199, Kapsabet, as an administratrix of the deceased's estate.

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

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

Dated the 6th February, 1987.

MICHAEL OWUOR,
District Registrar, Kapsabet.

GAZETTE NOTICE No. 1001

IN THE RESIDENT MAGISTRATE'S COURT
AT MURANG'A

IN THE MATTER OF THE ESTATE OF MWANGI
NGINGO OF GATURI VILLAGE, LOCATION 8,
MURANG'A

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 340 OF 1986

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Gaturi Location, on 18th August, 1960, has been filed in this registry by Maina Njoroge, of P.O. Box 75493, Nairobi, as an administrator of the deceased's estate.

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

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

Dated the 3rd March, 1987.

M. J. M. W. MJEBO,
District Registrar, Murang'a.

GAZETTE NOTICE No. 1002

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

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

CAUSE No. 1 OF 1987

By Josephat Omerikwa Opili, of P.O. Box 14, Amukura in Kenya, in person, for a grant of letters of administration intestate to the estate of Joakim Masuo, who died on 14th April, 1985, at Amukura Sub-location, South Teso Location in Kenya.

CAUSE No. 2 OF 1987

By Raphael Odongo Ochieno, of P.O. Box 59, Funyula in Kenya, in person, for a grant of letters of administration intestate to the estate of Ochieng Odiakha, who died on 12th November, 1972, at Butabona Sub-location, Samia Location in Kenya.

CAUSE No. 3 OF 1987

By Festo Okileng, of P.O. Box 120, Busia in Kenya, in person, for a grant of letters of administration intestate to the estate of Lawrence Okeling Opuko, who died on 3rd December, 1986, at Osurette Sub-location, South Teso Location in Kenya.

CAUSE No. 4 OF 1987

By Andera Omango Ekulo, of P.O. Box 30, Busia in Kenya, in person, for a grant of letters of administration intestate to the estate of Obonyo Rubia, who died on 24th December, 1973, at Bugengi Sub-location, Bukhayo Location in Kenya.

CAUSE No. 5 OF 1987

By Rosalia Adwol Rubia, of P.O. Box 77, Mundika in Kenya, in person, for a grant of letters of administration intestate to the estate of Obonyo Rubia, who died on 24th December, 1973, at Bugengi Sub-location, Bukhayo Location in Kenya.

CAUSE No. 6 OF 1987

By Osere Epuko Esangire, of P.O. Box 307, Busia in Kenya, in person, for a grant of letters of administration intestate to the estate of Timotheo Oboo Opello, who died on 25th December, 1982, at Asinge Sub-location, South Teso Location in Kenya.

CAUSE No. 7 OF 1987

By Henry Bwire, of P.O. Box 75650, Nairobi in Kenya, in person, for a grant of letters of administration intestate to the estate of Jacob Bwire, who died on 19th January, 1980, at Luanda Mudoma Sub-location, Samia Location in Kenya.

CAUSE No. 8 OF 1987

By Otuma Egesa Osobole, of P.O. Box 32, Nambale in Kenya, in person, for a grant of letters of administration intestate to the estate of Ekesa Osobole, who died on 8th November, 1986, at Busibwabo Sub-location, Bukhayo Location in Kenya.

CAUSE No. 9 OF 1987

By Obondo Owungu, of P.O. Box 92, Butula in Kenya, in person, for a grant of letters of administration intestate to the estate of Sebe Ohungu, who died on 22nd January, 1982, at Elukongo Sub-location, Marachi Location in Kenya.

CAUSE No. 10 OF 1987

By Obondo Owungu Owoko, of P.O. Box 92, Butula in Kenya, in person, for a grant of letters of administration intestate to the estate of Ahoko Ohungo, who died on 7th March, 1969, at Elukongo Sub-location, Marachi Location in Kenya.

CAUSE No. 11 OF 1987

By Simon Okwara Mauda, of P.O. Box Myanga via Bungoma in Kenya, in person, for a grant of letters of administration intestate to the estate of Angura Emoit Tebangura, who died on 10th November, 1986, at Amukura Sub-location, South Teso Location in Kenya.

CAUSE No. 12 OF 1987

By Jackton Ombeto Makhulu, of P.O. Box 39, Funyula in Kenya, in person, for a grant of letters of administration intestate to the estate of Bernard Mboyo Mukoche, who died on 8th August, 1984, at Sigalame Sub-location, Samia Location in Kenya.

CAUSE No. 13 OF 1987

By Francis Oduor Kwena, of P.O. Box 22, Busia in Kenya, in person, for a grant of letters of administration intestate to the estate of Laberito Omoto Mbenna, who died on 1st January, 1986, at Esikoma Sub-location, Marachi Location in Kenya.

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

Dated the 12th February, 1987.

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

GAZETTE NOTICE No. 1003

IN THE HIGH COURT OF KENYA AT MACHAKOS
PROBATE AND ADMINISTRATION

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

CAUSE No. 4 OF 1987

By (1) Serah Ngii Muthoka and (2) Mutavi Muthoka, both of P.O. Box 79, Makueni, the deceased's widow and son, respectively, for a grant of letters of administration intestate to the estate of Samuel Muthoka Kitolo, of Masii Location, who died on 17th October, 1978.

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

Dated the 27th February, 1987.

J. S. MUSHELLE,
Deputy Registrar, Machakos.

GAZETTE NOTICE No. 1004

JOAN SUTHERLAND VAN DER WEYDEN, DECEASED

NOTICE is given pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim against or an interest in the estate of Joan Sutherland Van Der Weyden, late of United Kingdom, who died at Moulsoford Oxfordshire, on 29th April, 1986, is required to send particulars thereof in writing to Barclays Bank Trust Company of Kenya Limited, P.O. Box 30356, Nairobi, the attorney administrators on or before 22nd May, 1987, after which date the said attorney administrators will proceed to distribute the assets having regard only to claims and interests of which they have had notice.

Dated the 27th February, 1987.

BARCLAYS BANK TRUST COMPANY
OF KENYA LIMITED,

GAZETTE NOTICE No. 1005

LESLIE JACK HOLT, DECEASED

NOTICE is given pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim against or an interest in the estate of Leslie Jack Holt, late of Nairobi, who died at Nairobi, on 13th September, 1986, is required to send particulars thereof in writing to Barclays Bank Trust Company of Kenya Limited, P.O. Box 30356, Nairobi; the executor named in the will on or before 22nd May, 1987, after which date the said executor will proceed to distribute the assets having regard only to claims and interests of which they have notice.

Dated the 27th February, 1987.

BARCLAYS BANK TRUST COMPANY
OF KENYA ILIMITED.

GAZETTE NOTICE No. 1006

THE COMPANIES ACT
(Cap. 486)

CANCELLATION OF REGISTRATION

GAZETTE Notice No. 3046 of 1st August, 1986; in so far as it relates to Musonye Enterprises Limited and Hydery (P) Limited, companies Nos. 17424 and 11158, respectively, is cancelled.

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

GAZETTE NOTICE NO. 1007

THE COMPANIES ACT

(Cap. 486)

THE SIMBAIR LIMITED

(In liquidation)

NOTICE OF INTENDED DIVIDEND

Name of company.—Simbair Limited.

Address of registered office.—Sadler House, Koinange Street, Nairobi.

Registered postal address.—P.O. Box 41010, Nairobi.

Court.—High Court of Kenya at Nairobi.

No. of matter.—Bankruptcy and winding-up cause No. 4 of 1978.

Last day for receiving proofs.—16th March, 1987.

Name of liquidator.—Official receiver.

Address.—Sheria House, Harambee Avenue, P.O. Box 30031, Nairobi.

Nairobi, 27th February, 1987. J. N. KING'ARUI,
Official Receiver and Liquidator.

GAZETTE NOTICE NO. 1008

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

AND

IN THE MATTER OF PIONEER AIRLINES LIMITED
IN THE HIGH COURT OF KENYA AT NAIROBI

WINDING-UP CAUSE No. 4 OF 1987

NOTICE is given that a petition for the winding-up of the above-named company by the High Court of Kenya at Nairobi, was on 26th January, 1987, presented to the said court by Decotec Limited, P.O. Box 43356, Nairobi, and that the said petition is directed to be heard before the court sitting at Nairobi on 19th March, 1987, at 9.30 a.m., and any creditor or contributory of the said company who desires to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his advocate for the purpose and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring any such copy on payment of the regulated charge for the same.

SALIM DHANJI AND COMPANY,
Advocate for the Petitioner,
11th floor,
Corner House,
Kimathi Street,
P.O. Box 46856, 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 firm, and must be signed by the person or firm, or his or their advocate, if any, and must be sent by post in sufficient time to reach the above-named not later than 4 p.m., on 17th March, 1987.

GAZETTE NOTICE NO. 1009

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

AND

IN THE MATTER OF PIONEER AIRLINES LIMITED
IN THE HIGH COURT OF KENYA AT NAIROBI

WINDING-UP CAUSE No. 6 OF 1987

NOTICE is given that a petition for the winding-up of the above-named company by the High Court of Kenya was on 28th January, 1987, presented to the said court by B.C.C.I. Finance (Kenya) Limited, c/o Messrs. Shapley Barret & Co., advocates, Prudential Assurance Building, Wabera Street, P.O. Box 40286, Nairobi, and that the said petition is directed to be heard before the court sitting at Nairobi on 26th March, 1987, and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at any time of the hearing in person or by his advocate

for that purpose and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring such copy on payment of the regulated charges for the same.

Dated the 2nd March, 1987.

SHAPLEY BARRET & CO.,
Advocates for the Petitioner.

NOTE

Any person who intends to appear on the hearing of the said petition must serve or send by post to the above-named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their advocate, if any, and must be served, or if posted, must be sent by the post in sufficient time to reach the above-named not later than 4 p.m. on 25th March, 1987.

GAZETTE NOTICE NO. 1010

THE SOCIETIES RULES

(Cap. 108, Sub. Leg.)

PURSUANT to rule 14 of the Societies Rules, notice is given that the societies listed in the schedule hereto have been refused registration under the provisions of the Societies Act.

SCHEDULE

Name of Society	Date of Refusal
Mugumo Foundation Society	5-2-87
Northern Kenya Tree Plantation Society	27-1-87
Muslim Association, Kimili	11-2-87
M'bembani Welfare Association	30-1-87
Kinyenyoni Funeral Association	30-1-87
Kihuyu Kimangani Family Society	30-1-87
Kenya Israel Church of E.A., Kihiumwini Branch	4-2-87
Mulau Welfare Association	2-2-87
Kenya Ieso No Mitama Kyokai	3-2-87
Mal Saganite Welfare Society	28-1-87
Kwamutula Water Project Society	28-1-87
Kisu Family Welfare Association	2-2-87
Lamu Broadbill Fishing Club	2-2-87
Kinda Members Club	30-1-87
Ushirika wa Injili Uginiamani	2-2-87
Kaliani Village Funeral Association	30-1-87
Kabras Welfare Society, Eldoret	5-2-87
Ushirikiano Maendeleo Club	2-2-87
Kyandue Welfare Association	2-2-87
Israel Assembly of Kenya, Kericho and Nyanza Diocese	2-2-87
Mumbuni Sub-location Welfare Association	21-1-87
Young Christian Workers' Society	30-1-87
World Mission Prayers League (Kenya)	23-1-87
Southern Kangundo Welfare Association	26-1-87
The Great Commission Movement	4-2-87
The African Association for Pastoral Studies and Counselling	2-2-87
Makani Welfare Association	2-2-87
Mutwakithi Family Welfare Association	2-2-87
Nthio Mbula Kasingila Family Society	30-1-87
Mansuit Welfare Society	30-1-87
Gospel Healing Church in Africa, Diocese of Siaya	4-2-87
Etwak Islamic Library Society	2-2-87
God's Word and Holy Ghost Church, Lare Mulimani Branch	5-2-87
Countrywide Travelling Services Organization	1-2-87
Council for the Organization of Nominya Churches	2-2-87
Amka Welfare Society	2-2-87
King Jesus Bible Institute	2-2-87

Name of Society	Date of Refusal
K.M.C. Ushirika Women's Society ...	2-2-87
Church of Healing and Image of God ...	3-2-87
Iman Church of Yesu Christo ...	2-2-87
Katitu Welfare Association ...	28-1-87
Kikumbo Welfare and Development Association ...	2-2-87
Grace Christian Church of Kenya ...	2-2-87
Bunyala United Youth Association ...	30-1-87
Association of Ghanaians Resident in Kenya (AGRICK) ...	27-1-87
All Usual Welfare Society, South Nyanza ...	28-1-87
Calvary Mission International ...	4-2-87
Bura Old Boys Association ...	27-1-87
Adundo Mtakatifu Roho Church of Africa ...	4-2-87
Salvation Evangelistic Rally ...	5-2-87
Trust Charity Homes ...	5-2-87
Spiritual Saved Church of Africa ...	2-2-87
Roho Israel Church ...	4-2-87
Ordination Evangelistic Church ...	5-2-87
New Akitutu Clan Welfare Association (E.A.) ...	20-1-87
Native World Mission ...	4-2-87
Namanga Duol Development Association ...	5-2-87
Mweini Funeral Association ...	30-1-87

Dated the 24th February, 1987.

O. J. NGUGI,
Assistant Registrar of Societies.

GAZETTE NOTICE No. 1011

THE TRADE UNIONS ACT
(Cap. 233)

PURSUANT to section 63 of the above-mentioned Act, notice is given that the under-mentioned branches of trade unions have been registered under the Trade Unions Act:

Name of Trade Union	Branch
Kenya Shoe & Leather Workers Union	Athi River Sagana Muguga
Kenya Local Government Workers Union	Vihiga Urban Council Siaya Urban Council Homa Bay Town
Kenya Engineering Workers Union	Nakuru
Kenya Timber and Furniture Workers Union	Kericho
Banking Insurance and Finance Union (Kenya)	Mombasa

Dated the 12th February, 1987.

W. OWALLA,
Assistant Registrar of Trade Unions.

GAZETTE NOTICE No. 1012

THE AFRICAN CHRISTIAN MARRIAGE AND DIVORCE ACT
(Cap. 151)

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

SCHEDULE

Denomination.—African Christian Church E.A.

Name of Minister.—Rev. Henry Zakayo Mutandi.

Denomination.—Gospel Furthering Bible Church.

Names of Ministers:

Rev. Paul Kitungi Moni.
Rev. Joel Kithome Kisili.

Denomination.—Catholic Diocese of Kisii.

Names of Ministers:

Rev. Fr. Lucas Onyango.
Rev. Fr. Basil Ogola.
Rev. Fr. Thomas Okemwa.

Denomination.—Conservative Baptist Fellowship.

Names of Ministers:

Pastor James Oruko Mwalo.
Pastor Isaiah Mwatita Mwandama.
Pastor Walter Otieno Nyangor.
Pastor Frances Ongudi Owiti.

Denomination.—Catholic Diocese of Nakuru.

Name of Minister.—Rev. Fr. Oliver Ryan.

Denomination.—Kenya Pentecostal Holiness Church.

Names of Ministers:

Rev. Johnstone Nyadi.
Rev. Ezekiel Kiswa.
Rev. Samson M. Shivachi.
Rev. Manoah Chanzu.
Rev. Solomon Munene.

Denomination.—African Israel Nineveh Church.

Names of Ministers:

Rev. Daniel Misocha.
Rev. Moses Amuli Okwemba.
Rev. Richard Onyango.

Denomination.—The Presbyterian Church of E.A.

Names of Ministers:

Rev. Benson Kibicho Nguyo.
Rev. Joseph Gichinga Githuka.
Rev. James Mburu Minywe.

Denomination.—African Inland Church.

Name of Minister.—Joseph Kiiru Ndebe.

Dated at Nairobi the 26th February, 1987.

P. OMONDI-MBAGO,
Acting Senior Deputy Registrar-General.

GAZETTE NOTICE NO. 1013

THE AFRICAN CHRISTIAN MARRIAGE AND DIVORCE ACT
(Cap. 151)

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

SCHEDULE

Denomination.—Catholic Diocese of Meru.

Names of Ministers

Fr. Dionisio Kaburu.
Fr. John Kilasara.
Fr. Silvester Arinaitwe.
Fr. Thomas Yanga.
Fr. Tadeusz Swiatkowski.

Denomination.—Catholic Diocese of Nyeri Curia.

Names of Ministers:

Rev. Deacon Augustinè Mureithi Mugo.
Rev. Deacon John Baptista Gichuhi Theuri.
Rev. Deacon Stanley Martin Mwangi Kamaki.

Rev. Deacon Pius Mwaura Mwago.

Rev. Deacon Gabriel Gichuki Muturu.

Rev. Deacon Lucas Kiminda Njagi.

Rev. Deacon Raphael Wilson Njihia Mbira.

Rev. Deacon Daniel Wanjini Kabaiku.

Denomination.—The Good News Church of Africa.

Rev. Francis K. Ningo.

Rev. Isaac M. Kimulu.

Rev. Grishon M. Nzomo.

Denomination.—African Independent Pentecostal Church of Africa.

Names of Ministers:

Rev. Naftaly Mugo.

Rev. Richard Wang'ondi.

Rev. Amos Matthenge.

Pastor John Kiongo Ndaru.

Denomination.—Patmos Fellowship of Africa.

Names of Ministers:

Rev. Peter Mbithi.

Rev. John Warari.

Denomination.—The Kenya Foundation of the Prophet Church.

Names of Ministers:

Bishop Phineahas Gikonyo.

Rev. Daniel Muriruri.

Pastor Misheck Kamau.

Pastor Peter Kamau.

Denomination.—Diocese of Maseno West (Church of the Province of Kenya).

Rev. Apollo Ochieng'.

Rev. Apollo Olocho.

Rev. Paul Amonge Okinyo.

Rev. Jonathan Yahuma Nyamul.

Dated at Nairobi the 10th February, 1987.

P. OMUNDI-MBAGO,
Acting Senior Deputy Registrar-General.

GAZETTE NOTICE No. 1014

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

ORDER

WHEREAS pursuant to section 61 (1) of the above Act, I received application by three-fourths of the members of the M-Tatu Co-operative Savings and Credit Society Ltd., and whereas, I am of the opinion that the said society should be dissolved.

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

Any member of the said society may, within two (2) months of the date of this order, appeal to the Minister for Co-operative Development against the order. If no such appeal is presented within the time, the order shall take effect upon the expiry thereof.

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

Dated the 3rd February, 1987.

E. K. MUREITHI,
Commissioner for Co-operative Development.

GAZETTE NOTICE No. 1015

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490, section 70 (i))

M-Tatu Co-operative Savings and Credit Society Ltd.

(In Liquidation)

ADMISSION OF CLAIMS

I, being the duly appointed liquidator of the above-named co-operative society, appoint Friday, 3rd April, 1987, as the day on which or before which the creditors of the said co-operative society shall state or submit to me their claims for admission. Such claims should be addressed to me at the Provincial Co-operative Office, Nyayo House, P.O. Box 30202, Nairobi. Telephone 333551, Ext. 2277.

H. MATULA,
for Provincial Co-operative Officer/Liquidator.
Nairobi Area.

GAZETTE NOTICE No. 1016

THE PIONEER GENERAL ASSURANCE SOCIETY LIMITED

(Incorporated in Kenya)

Head Office: P.O. 20333, Nairobi

LOSS OF POLICY

Endowment Life Assurance Policy No. 7650875 for KSh. 2,620 dated 1st October, 1975, in the name and on the life of Tambitha Michere Gatimu.

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

Nairobi,
25th February, 1987.

T. A. GUNDIARYWALLA,
Life Manager.

GAZETTE NOTICE No. 1017

THE PIONEER GENERAL ASSURANCE SOCIETY LIMITED

(Incorporated in Kenya)

P.O. Box 20333, Nairobi

LOSS OF POLICY

Endowment Life Assurance Policy No. 8101553, for KSh. 9,520, dated 30th May, 1981, in the name and on the life of John Njagi Nduyo.

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

Nairobi
25th February, 1987.

T. A. GUNDIARYWALLA,
Life Manager.

GAZETTE NOTICE No. 1018

APOLLO INSURANCE COMPANY LTD.

(Incorporated in Kenya)

Head Office: P.O. Box 81821, Mombasa

LOSS OF POLICY

Policy Nos.	In the name of	Sum assured KSh.
400013	Zainuddin Yusufali	100,000
400007	Zainuddin Yusufali	100,000
400008	Mariya Z. Yusufali	50,000
400009	Murtaza Z. Yusufali	50,000
400010	Zainuddin Yusufali and Sakina Z. Yusufali	100,000

NOTICE having been given of the loss of the above-numbered policies, their duplicates will be issued unless objection is filed with the undersigned within one (1) month from the date of this notice.

S. M. SHAH,
General Manager.

GAZETTE NOTICE No. 1019

OFFICE OF THE PRESIDENT
ISILOO DISTRICT*Tender Nos.:*

ISL./10/86-87.—Supply of basic drugs, injections, tablets and capsules.

ISL./11/86-87.—Supply of various textbooks, stationery and miscellaneous equipment, home science materials and equipment, arts and craft materials, sports equipment, and school broadcasting equipment.

TENDERS are invited for the supply of the above-mentioned items to the Medical Officer of Health and District Education Officer, Isiolo, respectively, for the financial year 1987/88.

Tender documents and detailed information can be obtained from the District Commissioner's Office, Isiolo, on payment of a non-refundable fee of KSh. 60 per set of tender documents.

Completed tender documents in plain, sealed envelopes clearly marked "Tender No. (as above)", should be sent to the District Commissioner, P.O. Box 3, Isiolo, or be deposited into the tender box outside the district commissioner's office, so as to reach him on or before Wednesday, 25th March, 1987, at 10 a.m.

The government reserves the right to accept or reject any tender in part or wholly and does not bind itself to accept the lowest or any tender or give reasons for its decision.

J. K. GITURIANDU,
for District Commissioner.

GAZETTE NOTICE No. 1020

OFFICE OF THE PRESIDENT
KIRINYAGA DISTRICT*Tender Nos.:*

KRG./10/86-87.—Supply of foodstuff, petrol, oils and lubricants, woodfuel, uniforms, building materials and other miscellaneous items.

KRG./11/86-87.—Supply of timers of various types and sizes.

KRG./12/86-87.—Supply of P.V.C., G.I. pipes and fittings, electrical items and fittings.

KRG./13/86-87.—Supply of tyres and tubes of various sizes.

KRG./14/86-87.—Supply of paints.

KRG./15/86-87.—Supply of motor-vehicle batteries.

KRG./16/86-87.—Supply of motor vehicles, plant and equipment spare parts.

KRG./17/86-87.—Supply of stationeries.

KRG./18/86-87.—Repair and service of office machines and equipment.

KRG./19/86-87.—Repair and service of motor vehicles.

TENDERS are invited for the supply of the above-mentioned items and services to various government departments and institutions within Kirinyaga District, during the financial year 1987/88.

Tender documents with detailed specifications may be obtained from the office of the district supplies officer during normal working hours upon payment of a non-refundable fee of KSh. 60 per set of tender documents.

Completed tender documents in plain, sealed envelopes clearly marked "Tender No. (as above)", should be deposited into the tender box at the main entrance to the district commissioner's office or sent by post to the District Commissioner, P.O. Box 1, Kerugoya, so as to reach him not later than 10 a.m. on 31st March, 1987.

Samples must be provided for tender No. 14/86-87, and for Tender No. 16/86-87 price lists must be enclosed.

Prices quoted (either collected or delivered) must be inclusive of the duty and sales tax.

The government reserves the right to accept or reject any tender in part or wholly and does not bind itself to accept the lowest or any tender or give reasons for its decision.

N. W. NDERI,
for Senior District Commissioner.

GAZETTE NOTICE No. 1021

OFFICE OF THE PRESIDENT
KIRINYAGA DISTRICT
TENDER NOTICE*Pre-qualification Notice to Building Contractors*

TENDERS will soon be invited for the construction and completion of three (3) category "E" upland houses and one category "C" upland houses for the District Co-operative Officer, Kerugoya.

Applicants should be registered with the Ministry of Works, Housing and Physical Planning in category "F" and above.

Applicants should also submit their applications in writing and must provide the following:

- (a) Photocopy of certificate of registration.
- (b) Details of current and past experience in work of similar nature for the past four (4) years.
- (c) Names and clients dealt with.
- (d) Names and experience of your personnel.
- (e) Bank references.
- (f) Available resources to carry out the construction.

The above information should be submitted in plain, sealed envelopes, clearly marked "Application for Pre-qualification to Tender", and be deposited into the tender box at the main entrance to the district commissioner's office or sent by post to the District Commissioner, P.O. Box 1, Kerugoya, so as to reach him not later than 10 a.m., on 20th March, 1987.

A pre-qualification fee of KSh. 100 either in cash or banker's cheque must be submitted together with the application.

The government reserves the right to accept or reject any application and is not bound to give reasons for its decision.

N. W. NDERI,
for District Commissioner.

GAZETTE NOTICE No. 1022

OFFICE OF THE PRESIDENT
DEPARTMENT OF DEFENCE
TENDER NOTICE

TENDERS are invited for supply of foodstuffs to armed forces units for the period 1st July, 1987 to 30th June, 1988.

- DOD/423 (510) 87-88.—Meat fresh, Kahawa Garrison.
- DOD/423 (510) 87-88.—Meat fresh, Kahawa Garrison.
- DOD/423 (511) 87-88.—Meat fresh, Moi Air Base and Embakasi Garrison.
- DOD/423 (512) 87-88.—Meat fresh, DSC Karen, Forces Memorial Hospital, DOD CAU and 7KR, Langata.
- DOD/423 (533) 87-88.—Meat fresh, Thika units.
- DOD/423 (536) 87-88.—Meat fresh, Lanet units.
- DOD/423 (539) 87-88.—Meat fresh, Gilgil units.
- DOD/423 (543) 87-88.—Meat fresh, Eldoret units.
- DOD/423 (549) 87-88.—Meat fresh, Nanyuki units.
- DOD/423 (552) 87-88.—Meat fresh, Isiolo and Archers Post units.
- DOD/423 (525) 87-88.—Eggs fresh, Nairobi area.
- DOD/423 (532) 87-88.—Eggs fresh, Thika units.
- DOD/423 (535) 87-88.—Eggs fresh, Lanet units.
- DOD/423 (541) 87-88.—Eggs fresh, Gilgil units.
- DOD/423 (544) 87-88.—Eggs fresh, Eldoret units.
- DOD/423 (547) 87-88.—Eggs fresh, 1KR and 10 Engrs.
- DOD/423 (548) 87-88.—Eggs fresh, Laikipia Air Base.
- DOD/423 (553) 87-88.—Eggs fresh, Isiolo and Archers Post units.
- DOD/423 (555) 87-88.—Eggs fresh, Mombasa units.
- DOD/423 (538) 87-88.—Sausage, AFTIC Lanet.

Tender documents showing details of specifications may be obtained from the office of the SO I Supply, P.O. Box 40668, Nairobi. Complete tender documents are to be enclosed in plain, sealed envelopes marked with the tender numbers shown above and posted to SO I Supply, Department of Defence, P.O. Box 40668, Nairobi, if delivered personally, should be put into the tender box at Ulinzi House, ground floor, so as to reach him not later than 1400 hours (2 p.m.), on Thursday, 19th March, 1987.

Tender forms will be issued on payment of a non-refundable deposit of KSh. 50. The tender deposit should be paid by banker's cheque, money order or cash in Kenya shillings, payable to the Armed Forces Cashier, P.O. Box 44024, Nairobi.

The Department of Defence is not bound to accept the lowest or any tender.

GAZETTE NOTICE NO. 1023

OFFICE OF THE PRESIDENT

KITUI DISTRICT

TENDER No. KTI/24/86-87

Electrical Installation

TENDERS are invited for electrical installation to government buildings phase III, at Mwingi, Kitui District.

Tender documents with detailed specifications can be obtained from the district supplies officer, in person or written request, upon payment of a non-refundable fee of KSh. 150 per set, either in cash, money order or a banker's cheque payable to the district cashier.

Interested tenderers must be licensed electricians who are registered with the Ministry of Works, Housing and Physical Planning as electrical contractors.

Prices quoted must be net, expressed in Kenya shillings, and must remain firm for ninety (90) days after closing date of the tender.

Completed tender documents in plain, wax-sealed envelopes clearly marked "Tender No. KTI/24/86-87", should be addressed to the District Commissioner, P.O. Box 1, Kitui, or be deposited into the tender box at the main entrance to the district commissioner's office, so as to reach him on or before 24th March, 1987, at 10 a.m.

Interested tenderers or their representatives may come and witness the opening of the tenders.

The government is not bound to accept the lowest or any tender nor give reasons for its decision.

S. K. MWaura,
for District Commissioner.

GAZETTE NOTICE NO. 1024

OFFICE OF THE PRESIDENT
UASIN GISHU DISTRICT

Tender Nos.:

UG/25/86-87.—Supply of water-cooled engine, capable of delivering 24 h.p. at an altitude of 2,840 above the sea level, for Kipkabus Water Project.

UG/26/86-87.—Supply of three-phase electric motor, generating 35 kW., capable of driving a pump delivering 50 cubic metres per hour, against 150 metres at an elevation of 2,600 metres above sea level, for Arangai Water Project.

UG/27/86-87.—Supply of electric submersible pump, generating 7.5 h.p. complete, for Sosiani Water Project.

TENDERS are invited for the supply of the above pumping sets required by the District Water Officer, Uasin Gishu.

Tender documents containing detailed specifications and conditions are obtainable from the district supplies officer, during normal working hours, upon payment of a non-refundable fee of KSh. 50 per set of each tender.

Tenders must be submitted in plain, sealed envelopes and only marked on the outside "Tender No. for Supply of (as above)" and addressed to the District Commissioner, P.O. Box 30, Eldoret, or be deposited into the tender box in the district commissioner's office, so as to reach him on or before 25th March, 1987, at 10 a.m.

There must be no indication of the tenderer's name on the envelope.

The government reserves the right to accept or reject any tender wholly or in part and does not bind itself to accept the lowest or any tender or give reasons for its rejection.

S. K. M. CHEPSIROR,
for District Commissioner.

GAZETTE NOTICE NO. 1025

MINISTRY OF WATER DEVELOPMENT

TENDER No. 18/86-87

Supply and Delivery of Sediment Samplers

TENDERS are invited for supply of the above-mentioned items to the Ministry of Water Development, during fiscal year 1986/87.

Detailed tender documents containing specifications may be obtained from Supplies Branch, Ministry of Water Development, office block Q, room 9, along Workshop Road, Industrial Area, on payment of a non-refundable fee of KSh. 50, for a set of each tender, at our Revenue Office, Maji House, ground floor, along Ngong Road, Nairobi.

Completed tender documents in plain, sealed envelopes and marked clearly "Tender No. 18/86-87—Supply and delivery of sediment samplers", should be submitted to the Chief Supplies Officer, Ministry of Water Development, P.O. Box 30521, Nairobi, or be placed into the tender box No. 1, provided at the main entrance to Maji House, ground floor, Ngong Road, so as to reach him not later than 27th March, 1987, at 10 a.m.

Prices quoted must be net in Kenya shillings only and inclusive of all government taxes and delivery charges and should remain firm for ninety (90) days after the closing date of the tender.

The government is not bound to accept the lowest or any tender and reserves the right to accept any tender in whole or part unless the tenderer expressly stipulates to the contrary.

J. O. NASIBI,
for Permanent Secretary.

GAZETTE NOTICE NO. 1026

NOTICE OF CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 13th December, 1985, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 128 in Volume DI, Folio 115/1497, File DXX, by our client Nguu Gachira, of P.O. Box 61, Kianyaga, formerly known as Nguu Mwangi, formally and absolutely renounced and abandoned the use of his former name Nguu Mwangi and in lieu thereof assumed and adopted the name Nguu Gachira for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Nguu Gachira only.

Dated the 24th February, 1987.

J. K. KIBICHO & COMPANY,
Advocates for Nguu Gachira,
formerly known as Nguu Mwangi.

GAZETTE NOTICE NO. 1027

NOTICE OF CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 20th March, 1986, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 129, in Volume DI, Folio 113/1476, File DXX, by our client John M. Wanjohi, of P.O. Box 745, Karatina, formerly known as John Wanjohi Gaitho, formally and absolutely renounced and abandoned the use of his former name John Wanjohi Gaitho and in lieu thereof assumed and adopted the name John M. Wanjohi for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name John M. Wanjohi only.

Dated the 24th February, 1987.

J. K. KIBICHO & COMPANY,
Advocates for John M. Wanjohi,
formerly known as John Wanjohi Gaitho.

GAZETTE NOTICE NO. 1028

NOTICE OF CHANGE OF NAME

NOTICE is given that by a deed poll dated 8th January, 1987, duly executed and registered in the Registry of Documents at Mombasa in Volume BI3, Folio 498/133, File 1637, my client Johana Katana Idi, of P.O. Box 4, Malindi in the Republic of Kenya formerly known as Japheth Nyambu, formally and

absolutely renounced and abandoned the use of his former name Japheth Nyambu and in lieu thereof assumed and adopted the name Johana Katana Idi for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Johana Katana Idi only.

Dated the 3rd March, 1987.

DON AMOLO,
*Advocate for Johana Katana Idi,
formerly known as Japheth Nyambu.*

GAZETTE NOTICE NO. 1029

NOTICE OF CHANGE OF NAME

NOTICE is given that by a deed poll registered in Registry of Document at Nairobi in Volume DI, Folio 62/801, File DXX, by our client Phillip Kivuva Wambua, of P.O. Box 45860, Nairobi in the Republic of Kenya, formerly known as Kivuva Mbuthia Nzoka, formally and absolutely renounced and abandoned the use of his former name Kivuva Mbuthia Nzoka and in lieu thereof assumed and adopted the name Phillip Kivuva Wambua for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Phillip Kivuva Wambua only.

MUNGAI, KAMIRO & CO.,
*Advocates for Phillip Kivuva Wambua,
formerly known as Kivuva Mbuthia Nzoka.*

GAZETTE NOTICE NO. 1030

NOTICE OF CHANGE OF NAME

NOTICE is given that by a deed poll dated 28th January, 1987, duly executed and registered in the Registry of Documents at Nairobi in Volume DI, Folio 124/94, File DXXI, by our client Sarah Chibai Ondeyo, of Kisumu in the Republic of Kenya, formerly known as Sarah Chibai Khasiani, formally and absolutely renounced and abandoned the use of her former name Sarah Chibai Khasiani and in lieu thereof assumed and adopted the name Sarah Chibai Ondeyo for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Sarah Chibai Ondeyo only.

Dated the 26th February, 1987.

SIMIYU, WETANG'ULA & COMPANY,
*Advocates for Sarah Chibai Ondeyo,
formerly known as Sarah Chibai Khasiani.*

GAZETTE NOTICE NO. 1031

HUGHES LIMITED

REMOVAL OF MOTOR VEHICLE

THE owner of Ford Lorry DI 3111, registration No. KQS 013, S. M. Maina, of P.O. Box 47687, Nairobi, is requested to collect it from the premises of Hughes Limited, within fourteen (14) days from the date of publication of this notice upon payment of storage charges.

Take notice that if the said vehicle is not collected within fourteen (14) days, we shall sell it by public auction or private treaty and apply the proceeds of sale to pay the cost of (14) days from the date of publication of this notice upon payment of storage charges.

A. P. ROBERTS,
Financial Director.

GAZETTE NOTICE NO. 1032

SOLIDARITY FORWARDERS LTD.

DISPOSAL OF GOODS

WE, Solidarity Forwarders Ltd., of P.O. Box 67256, Nairobi, give notice under the Disposal of Uncollected Goods Act, to party/parties concerned of our intention to sell by public auction or private treaty the undermentioned goods held by us unless the same goods are collected by the party/parties concerned within fourteen (14) days of publication of this notice by paying to us the amount that may be due to us plus storage charges and other incidental charges up to the date of payment of such amount against delivery.

Type of goods.—320 bags of China clay each bag weighs 25 kg.
Weight.—180 kg.

Dated the 2nd March, 1987.

OIRO OBWA,
Managing Director.

GAZETTE NOTICE NO. 1033

THE LOCAL GOVERNMENT ACT
(Cap. 265)

APPOINTMENT OF RETURNING OFFICERS

IN EXERCISE of the powers conferred by rule 8 of the Local Government Election Rules, the Director of Local Government Elections appoints the persons named in the first and second columns of the schedule to be returning officer and deputy returning officer, respectively, of the electoral area in the third column:

SCHEDULE		
<i>Returning Officer</i>	<i>Deputy Returning Officer</i>	<i>Electoral Area</i>
G. G. Irungu	E. K. Kimari	Railway (Karatina Town Council)

The appointments of K. Muhalule* and G. G. Irungu† as Returning Officer and Deputy Returning Officer, respectively, are cancelled.

A. GITHINJI,
Director of Local Government Elections.

*G.N. 693/87.

†G.N. 694/87.

GAZETTE NOTICE NO. 1034

THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Baitire Limited, a limited liability company incorporated in Kenya, having its registered office at Nanyuki, of P.O. Box 16, Nanyuki, is registered as proprietor of that piece of land known as L.R. No. 2787/937, situate at Nanyuki township, Laikipia District, by virtue of a certificate of title registered as I.R. 38883/1, and whereas sufficient evidence has been adduced to show that the said certificate of title registered as I.R. 38883/1, has been lost, notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 6th March, 1987.

E. K. MUCUNGU,
Registrar of Titles.

GAZETTE NOTICE NO. 1035

THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Baitire Limited, a limited liability company incorporated in Kenya, having its registered office at Nanyuki, of P.O. Box 16, Nanyuki, is registered as proprietor of that piece of land known as L.R. No. 2787/936, situate at Nanyuki township, Laikipia District, by virtue of a certificate of title registered as I.R. 38882/1, and whereas sufficient evidence has been adduced to show that the said certificate of title registered as I.R. 38882/1, has been lost, notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 6th March, 1987.

E. K. MUCUNGU,
Registrar of Titles.

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