



THE OFFICIAL GAZETTE

OF THE COLONY AND PROTECTORATE OF KENYA

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* Published as a Special Issue on 2nd July, 1953.

CORRIGENDUM

General Notice No. 1365 appearing at page 667 of Official Gazette dated 30th June, 1953: Public Works Department, Engineering Staff Vacancies, New Nairobi Airport:—

In line 3 of the first paragraph—
for 1,000 ft. read 10,000 ft.

GOVERNMENT NOTICE No. 1058

APPOINTMENTS

WILLIAM GEORGE BOWMAN, B.A.(LOND.), to act as Principal, Arab Secondary School, Mombasa, with effect from 8th June, 1953.

JAMES GORDON WILLS HURST, to be Health Inspector, Msambweni District and contained townships and trading centres, with effect from 28th June, 1953.

JAMES LESLIE COOMBS, to be Health Inspector, Kericho District and contained townships and trading centres and Nandi Hills Township, with effect from 16th July, 1953.

ALFRED HAROLD TAYLOR, to be Health Inspector, Nairobi District, and contained townships and trading centres, with effect from 16th June, 1953.

BERNARD SHAW, to be Health Inspector, Kakamega District and contained townships and trading centres, with effect from 6th July, 1953.

JAMES FINDLAY STABLES, to be Health Inspector, Malindi District and contained townships and trading centres, with effect from 6th July, 1953.

DERRICK HOLLINSON, to be Health Inspector, Kiambu District and contained townships and trading centres, with effect from 2nd March, 1953.

THOMAS LOUW, to be temporary District Officer, Special Duties, Uasin Gishu District, Rift Valley Province, with effect from 8th June, 1953.

PROMOTIONS

MISS DOROTHY MABEL WOLFE, to be Matron Grade I, with effect from 1st May, 1953.

MISS ETHEL EASTWOOD, to be Matron Grade II, with effect from 1st May, 1953.

REVERSION

GEORGE HUGH STUART-MURRAY, ceased to act as Land Assistant, Lands Department, with effect from 15th June, 1953.

H. S. POTTER,
Chief Secretary.

GOVERNMENT NOTICE No. 1059

EAST AFRICAN RAILWAYS AND HARBOURS

ARTHUR FRANK KIRBY, C.M.G., to be General Manager, with effect from 1st July, 1953, and to continue to act as Commissioner for Transport.

GOVERNMENT NOTICE No. 1060

(S.A. J. & L. 12/6/1/3)

THE COURTS ORDINANCE

(Cap. 3)

APPOINTMENT

IN EXERCISE of the powers conferred by section 5 of the Courts Ordinance, the Governor has been pleased to appoint—

PATRICK MALCOLM HUGHES

to be a Magistrate of the First Class, with powers to hold a Subordinate Court of the First Class in the Rift Valley Province whilst holding his present appointment as District Commissioner, Laikipia District, Rift Valley Province.

By Command of the Governor.

Nairobi,
29th June, 1953.

E. N. GRIFFITH-JONES,
Member for Law and Order.

GOVERNMENT NOTICE No. 1061

HER MAJESTY'S SUPREME COURT OF KENYA
COMMISSIONER FOR OATHS (ADVOCATES)
ORDINANCE

(Cap. 20)

A COMMISSION

To all to whom these presents shall come, greeting:

BE IT KNOWN that on the 29th day of June, 1953—

YOGINDER PAL VOHRA

an Advocate of Her Majesty's Supreme Court of Kenya, was appointed to be a Commissioner for Oaths under the above-mentioned Chapter for as long as he continues to practise as such Advocate and this Commission is not revoked.

Given under my hand and the Seal of the Court this 30th day of June, 1953, at Nairobi.

H. H. HEARNE,
Chief Justice,
H.M. Supreme Court of Kenya.

GOVERNMENT NOTICE No. 1062

THE NATIVE AUTHORITY ORDINANCE

(Cap. 97)

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the person named in the Schedule annexed hereto to be the Chief for the area named below.

Kisumu,
29th June, 1953.

R. D. F. RYLAND,
Acting Provincial Commissioner,
Nyanza Province.

SCHEDULE

South Nyanza District, Nyanza Province

Name.—Joseph Magige Tatua.

Area.—Butende Location.

With effect from.—26th June, 1953.

Remarks.—On probation, vice Chief Wambura Mnata.

GOVERNMENT NOTICE No. 1063

THE NATIVE AUTHORITY ORDINANCE

(Cap. 97)

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the person named in the Schedule annexed hereto to be the Chief for the area named below.

Kisumu,
29th June, 1953.

R. D. F. RYLAND,
Acting Provincial Commissioner,
Nyanza Province

SCHEDULE

South Nyanza District, Nyanza Province

Name.—Gethengeny Kichichi.

Area.—Bukuria Location.

With effect from.—26th June, 1953.

Remarks.—On probation, vice Chief Festo Mwita, retired.

GOVERNMENT NOTICE No. 1064

THE NATIVE AUTHORITY ORDINANCE

(Cap. 97)

IN EXERCISE of the powers thereunto enabling me, I hereby appoint the person named in the Schedule annexed hereto to be the Chief for the area named below.

Kisumu,
29th June, 1953.

R. D. F. RYLAND,
Acting Provincial Commissioner,
Nyanza Province.

SCHEDULE

South Nyanza District, Nyanza Province

Name.—Samson Ochora Yongo.

Area.—Suna Location.

With effect from.—26th June, 1953.

Remarks.—On probation, vice Johana Ojwang, retired.

GOVERNMENT NOTICE No. 1065

(Leg. Co. 40, Vol. X)

REGISTER OF VOTERS: REVISION

THE LEGISLATIVE COUNCIL ORDINANCE

(Cap. 38)

THE Register of Voters for the undermentioned Electoral Area has been duly revised in accordance with rule 4 of the Second Schedule of the Legislative Council Ordinance. These additions are hereby published pursuant to rule 5 (c) of the said Schedule.

Nairobi,
19th June, 1953.

H. S. POTTER,
Chief Secretary.

ELECTORAL AREA No. 13—UKAMBA

ADDITIONS

Serial No.	Name, Occupation and Address
A 11	Andersson, Alfild, Housewife, P.O. Mitubiri.
A 12	Andersson, Johan Wilhelm, Manager, P.O. Mitubiri.

GOVERNMENT NOTICE No. 1066

(Lnd. 4/3/1/6)

THE NATIVE LANDS TRUST ORDINANCE

(Cap. 100)

SETTING APART OF LAND

WHEREAS I consider it desirable to set apart, under section 21 of the Native Lands Trust Ordinance, a certain portion of land, more particularly described in the Schedule below, in the North Nyanza District of the Nyanza Native Land Unit, and whereas this setting apart has been duly approved by the proper authority (and the compensation deposited with the District Commissioner), I do hereby, in accordance with the provisions of sub-section (1) of section 15 of the aforesaid Ordinance, notify that the area of land described in the Schedule below has been set apart for the purpose specified in the said Schedule.

Kisumu,
1st July, 1953.

R. D. F. RYLAND,
Provincial Commissioner,
Nyanza Province.

SCHEDULE

Mission or department.—R.C.M., Kakamega.

Purpose.—Sub-mission station plot.

Name of land.—Imusoli Idakho Location.

Acreage.—20.75 acres (approx.).

Description of boundaries.—A plot of 20.75 acres south of the Shigalagala Butere Road situated at the junction of the road to Yala. Commencing at the road junction the boundary follows the Yala Road for 313 yards; thence for 15 yards along a bearing of 11° 30'; thence for 28 yards along a bearing of 351° 30'; thence for 122 yards along a bearing of 331° 00'; thence for 90 yards along a bearing of 304° 00'; thence for 71 yards along a bearing of 325° 30'; thence for 90 yards along a bearing of 303° 00'; thence for 59 yards along a bearing of 336° 30'; thence for 49 yards along a bearing of 000° 00'; thence for 73 yards along a bearing of 17° 30'; thence along the Butere Road for 397 yards to the starting point.

A copy of the plan of this area is deposited with the District Commissioner, Kakamega, and is available for inspection on request.

GOVERNMENT NOTICE No. 1067

(S/E. 7/2/1/2/III)

ASIAN CIVIL SERVICE ADVISORY BOARD

APPOINTMENT

IT IS notified for general information that the Governor has been pleased to appoint—

R. P. ABREO, ESQ.

to be Secretary of the Asian Civil Service Advisory Board established under Government Notice No. 525 of 11th June, 1946, *vice* L. Carrasco, Esq.

Government Notice No. 1166 of 30th October, 1952, is varied accordingly.

Nairobi,
30th June, 1953.

H. S. POTTER,
Chief Secretary.

GOVERNMENT NOTICE No. 1068

(P. & S. 3/4/8)

THE EUROPEAN AGRICULTURAL SETTLEMENT ORDINANCE, 1948

NOTICE

IN EXERCISE of the powers conferred by sub-section (1) of section 3 of the European Agricultural Settlement Ordinance, 1948 (No. 38 of 1948), the Governor has been pleased to appoint the undermentioned persons to be members of the European Agricultural Settlement Board appointed by Government Notice No. 723 dated the 19th day of July, 1949—

THE HON. G. MAITLAND-EDYE, M.L.C.

MR. ARTHUR MINCHIN.

By Command of the Governor.

Nairobi,
3rd July, 1953.

F. CAVENDISH-BENTINCK,
Member for Agriculture and
Natural Resources.

GOVERNMENT NOTICE No. 1069

(Quar/O)

THE ANIMAL DISEASES ORDINANCE

(Cap. 213)

IN EXERCISE of the powers conferred by section 4 of the Animal Diseases Ordinance, I, Robert Alston Hammond, Director of Veterinary Services, do hereby declare—

- the areas described in Schedules I, II and III to be "infected areas" in respect of the diseases indicated at the head of such Schedules; and
- that the Government Notice specified in the first column of Schedule IV hereto be amended in the manner specified in the second column of such Schedule.

Kabe e,
30th June, 1953.

R. A. HAMMOND,
Director of Veterinary Services.

SCHEDULE I—EAST COAST FEVER

L.O. 459/1 and 459/2, The Manager, Congreve Estate, P.O. Elmenteita, Nakuru District.

SCHEDULE II—RABIES

The whole of the Trans Nzoia District, The District Commissioner, Trans Nzoia District, P.O. Kitale.

SCHEDULE III—TRYPANOSOMIASIS

L.O. 5488, R. P. Chapman-Purchase, Esq., Craigmore, Sotik, Sotik District.

SCHEDULE IV

First Column	Second Column
Government Notice No. 744 dated the 4th day of May, 1953.	By deleting from Schedule II (Rinderpest) thereto the following:— "Kilungu, Mukaa and Mbitini Locations, District Commissioner, Machakos, Machakos District."

GENERAL NOTICE No. 1409

(D/Leg. Co. 17/1/II)

KENYA LEGISLATIVE COUNCIL

IT IS notified for general information that the next meeting of the Legislative Council will be held in the Memorial Hall at 10 a.m. on Tuesday, 21st July, 1953.

A. W. PURVIS,
Clerk of the Legislative Council.

GENERAL NOTICE No. 1410

EAST AFRICAN RAILWAYS AND HARBOURS

TENDERS FOR DRESSED STONE

TENDERS are invited for the supply of the undermentioned quantities of dressed stone—either (a) to the yard of the District Engineer, East African Railways and Harbours, Nairobi, or (b) on the lineside within 20 miles of Nairobi.

Dimensions	Quantities
(a) 9" × 12"	130,000 r. ft.
(b) 9" × 9"	240,000 r. ft.
(c) 9" × 6"	150,000 r. ft.
Total	520,000 r. ft.

The rate of delivery required is:—

9" × 12" ..	10,000 (ten thousand) r. ft. per month.
9" × 9" ..	20,000 (twenty thousand) r. ft. per month.
9" × 6" ..	12,500 (twelve thousand five hundred) r. ft. per month.

Full details, specification, tender form and general conditions of contract may be obtained on application to the office of the Chief Engineer, East African Railways and Harbours, P.O. Box 79, Nairobi.

Tenderers may quote for a portion of the stated requirements if they do not wish to tender for the total quantity asked for.

Sealed tenders in accordance with the above conditions, clearly marked "Tender for Dressed Stone", must be addressed and despatched to the Chairman Tender Board, East African Railway and Harbours, P.O. Box 570, Nairobi, so as to reach the addressee not later than 12 noon on 31st July, 1953.

Tenders not so addressed, despatched and endorsed are liable to be rejected and in any case tenders received after the stated time and date will not be considered.

The lowest or any tender will not necessarily be accepted.

A. DALTON,
General Manager.

GENERAL NOTICE No. 1411

THE MEDICAL PRACTITIONERS AND DENTISTS
ORDINANCE

THE undermentioned has been registered in accordance with the terms of the Medical Practitioners and Dentists Ordinance (Cap. 125 of 1948 Edition):—

Name.—Patel Bachubhai Purushottandas, M.B., B.S., B.SC.
(U. BOMBAY), 1950.

Address.—P.O. Box 3495, Nairobi.

Practice.—Private.

GENERAL NOTICE No. 1412

LOCAL REGISTERS FOR KENYA GOVERNMENT
STOCKS

IT IS notified for general information that the amount of stock held in the Local Register of the Kenya Government Stock set forth in the first column of the Schedule hereto is shown in the second column of such Schedule.

Nairobi,
1st July, 1953.

C. L. TODD,
Accountant General.

SCHEDULE

Description of Stock	Amount held on the Local Register
Kenya Government 4½ per cent Stock, 1961/1971	£2,700

GENERAL NOTICE No. 1413

THE WAR LOAN ORDINANCE, 1940

LOSS OF BOND CERTIFICATES

IN PURSUANCE of the provisions of regulation 17 (2) of the War Loan Regulations, notice is hereby given that the undermentioned 2½ per cent East African War Bonds Certificates have been lost and that it is proposed, after expiration of 30 days from the date of this notice, to issue duplicate of such certificates.

Series "B", 1949/51

No. 7230, for £25, Mr. Gopal Singh s/o Maya Singh.

Series "B", 1952/54

No. 6541, for £120, Mr. Renault Eric Victor Saunders.

C. L. TODD,
*Accountant General,
The Treasury, P.O. Box 591, Nairobi.*

GENERAL NOTICE No. 1414

BONDED WAREHOUSE LICENCE ISSUED FOR THE
YEAR 1953

Warehouse No.—13.

Private or general.—Private.

Name.—East African Tobacco Co., Ltd., P.O. Box 500,
Nairobi.

Where situated.—Plot 162, New Industrial Area, Nairobi.

C. G. SCUTT,
*Acting Regional Commissioner of
Customs & Excise, Kenya.*

GENERAL NOTICE No. 1415

HER MAJESTY'S SUPREME COURT OF KENYA

NOTICE is hereby given that the following Sessions of Her Majesty's Supreme Court of Kenya will be held at the places set out hereunder:—

SUPREME COURT CRIMINAL SESSIONS AT NAIROBI, 6-7-53

Cr. C. No. 91/53 Regina vs. Nyambu s/o Ngotho.

Cr. C. No. 148/53 Regina vs. Kiilu s/o Kabanya.

For Sentence

Cr. C. No. 167/53 Regina vs. Alexander Ogore s/o Ominde.
Emg. Assize Cr. C. No. 5/53 Regina vs. Gatenjwa s/o
Kinyanjui (30-6-53).

Emg. Assize Cr. C. No. 6/53 Regina vs. Maithori s/o Kagwi
(2-7-53).

Emg. Assize Cr. C. No. 7/53 Regina vs. Njehia s/o Njuguna
(6-7-53).

Emg. Assize Cr. C. No. 8/53 Regina vs. Njoroge s/o Koigi
and Muhiya s/o Mwigai (9-7-53).

Emg. Assize Cr. C. No. 9/53 Regina vs. Waititu s/o Kanini
and Nduati s/o Kamau (14-7-53).

Emg. Assize Cr. C. No. 10/53 Regina vs. Thairu s/o Muhoro,
(2) Kachotha s/o Kacheru, (3) Njoroge s/o Gutu,
(4) Thiongo s/o Njau (20-7-53).

T. R. PENNY,
Registrar.

GENERAL NOTICE No. 1416

IN HER MAJESTY'S COURT OF APPEAL FOR EASTERN
AFRICA AT NAIROBI

CAUSE LIST

Before Nihill, P., Jenkins, Acting V.P., and Keatinge, J.

Wednesday, 8th July, 1953, at 10.30 a.m.

For Hearing

C.A. No. 57/52 Ismail Mohamed Chogley vs. Jagat Singh
Bains. (Application—Part Heard.)

For Hearing at 2.30 p.m.

C.A. No. 95/52 Basant Kaur, widow of Nagina Singh s/o
Hira Singh vs. Rattan Singh s/o Nagina Singh.

Thursday, 9th July, 1953, at 10.30 a.m.

For Hearing

C.A. No. 68/52 Badrinath s/o Sohanlal vs. Sydney John
Hennings and another.

For Hearing at 2.30 p.m.

C.A. No. 72/52 Shabir Din vs. Ram Parkash Anand.

Friday, 10th July, 1953, at 10.30 a.m.

For Hearing

C.A. No. 87/52 Dinshaw Byramjee & Sons vs. Mrs. R. N.
Valji.

Tuesday, 14th July, 1953, at 10.30 a.m.

For Hearing

C.A. No. 31/52 Sardarkhan Mohamedkhan vs. Salim bin
Khamis Kirobi and another. (Application for
leave to appeal to P.C.)

C.A. No. 79/52 C. Bhailal & Co., Ltd., vs. Lakhamshi & Co.,
Ltd.

Wednesday, 15th July, 1953, at 10.30 a.m.

For Hearing

C.A. No. 92/52 Dhanta Singh vs. Gurbachan Singh.

C.A. No. 102/52 Dharamshi Store vs. Mulchand Mithalal Shah.

Thursday, 16th July, 1953, at 10.30 a.m.

For Hearing

C.A. No. 105/52 J. M. Shah vs. Hassanali Kanji Dossa
Madhany.

C.A. No. 112/52 M. I. M. Da Gama Rose vs. A. Oliveira.

Friday, 17th July, 1953, at 10.30 a.m.

For Hearing

C.A. No. 113/52 Mohanlal Kalyanjee vs. Kanjee Naranjee.

Nairobi,

4th July, 1953.

C. G. WRENSCH,
Registrar

GENERAL NOTICE No. 1375

SUPREME COURT CRIMINAL SESSIONS TO BE HOLDEN
AT MOMBASA ON 7TH JULY, 1953*For Hearing*

Cr. C. No. 5/53 Regina vs. Hassan bin Jnama.

Cr. C. No. 7/53 Regina vs. Mohamed Bilal.

Cr. C. No. 16/53 Regina vs. Tumbo s/o Barisa.

Cr. C. No. 17/53 Regina vs. Mandito s/o Kahindi.

For Passing Sentence

Cr. C. No. 19/53 Regina vs. Mwarondo s/o Mwakumanya.

W. H. GOUDIE,
*Acting Deputy Registrar,
H.M. Supreme Court of Kenya, Mombasa.*

GENERAL NOTICE No. 1417

THE LAND AND AGRICULTURAL BANK ORDINANCE

NOTICE OF EXTINGUISHMENT OF TEMPORARY ADVANCES

IN PURSUANCE of the provisions of section 49 of the Land and Agricultural Bank Ordinance (Cap. 181), notice is hereby given that the temporary advances notified as under have been repaid, together with interest thereon:—

Name.—Constance Mildred Villiers-Stuart.

Amount.—£400.

General Notice No.—1701.

Date.—7th December, 1937.

Name.—Sverre Haug.

Amount.—£500.

General Notice No.—764.

Date.—4th May, 1948.

3rd July, 1953. C. C. SERGEANT, *Secretary,
The Land and Agricultural Bank of Kenya.*

GENERAL NOTICE No. 1418

CITY COUNCIL OF NAIROBI

LANCASTER ROAD

NOTICE is hereby given that the City Council of Nairobi at its meeting held on 30th June, 1953, passed a resolution in the terms following:—

"Whereas Lancaster Road, within the City of Nairobi, is not constructed to the satisfaction of this Council:

And whereas notices have been served in accordance with the provisions of the Municipalities and Townships (Private Streets) Ordinance, 1951, upon the owners of all lands affected thereby of the Council's proposals to make up and complete the said street:

And whereas an opportunity has been afforded for the owners of all lands affected thereby to object to the proposed private street works or the provisional apportionment of the cost thereof and for the hearing of such objections:

And whereas no objections have been received.

And whereas the Council is satisfied that in apportioning the expenses of the proposed works that regard has been given to the frontage of the lands affected thereby and also to the greater or less degree of benefit to be derived by lands from the works to be undertaken:

That, in exercise of the powers conferred upon the Council by the said Ordinance, the following works be carried out in the road hereinbefore referred to, that is to say, to level, kerb, metal, drain and construct the carriageway in accordance with the plans and specifications prepared by the City Engineer; and the expenses incurred by the Council in executing the said works be apportioned among the lands fronting, adjoining, abutting or served by the said street, according to the respective frontages thereto and recovered from the owners of such lands."

Nairobi,
2nd July, 1953.

JOHN RISEBOROUGH,
Town Clerk.

GENERAL NOTICE No. 1419

CITY COUNCIL OF NAIROBI

SANITARY LANE WEST OF BLENHEIM ROAD, PLOTS 64/6-66/2

NOTICE is hereby given that the City Council of Nairobi at its meeting held on 30th June, 1953, passed a resolution in the terms following:—

"Whereas the Sanitary Lane west of Blenheim Road, Plots 64/6-66/2, within the City of Nairobi, is not constructed to the satisfaction of this Council:

And whereas notices have been served in accordance with the provisions of the Municipalities and Townships (Private Streets) Ordinance, 1951, upon the owners of all lands affected thereby of the Council's proposals to make up and complete the said street:

And whereas an opportunity has been afforded for the owners of all lands affected thereby to object to the proposed private street works or the provisional apportionment of the cost thereof and for the hearing of such objections:

And whereas no objections have been received.

And whereas the Council is satisfied that in apportioning the expenses of the proposed works that regard has been given to the frontage of the lands affected thereby and also to the greater or less degree of benefit to be derived by lands from the works to be undertaken:

That, in exercise of the powers conferred upon the Council by the said Ordinance, the following works be carried out in the road hereinbefore referred to, that is to say, to level, kerb, metal, drain and construct the carriageway in accordance with the plans and specifications prepared by the City Engineer; and the expenses incurred by the Council in executing the said works be apportioned among the lands fronting, adjoining, abutting or served by the said street, according to the respective frontages thereto and recovered from the owners of such lands."

Nairobi,
2nd July, 1953.

JOHN RISEBOROUGH,
Town Clerk.

GENERAL NOTICE No. 1420

CITY COUNCIL OF NAIROBI

UNNAMED ROAD OFF PUMWANI ROAD, PLOTS 2752/2-229/9

NOTICE is hereby given that the City Council of Nairobi at its meeting held on 30th June, 1953, passed a resolution in the terms following:—

"Whereas the Unnamed Road off Pumwani Road, Plots 2752/2-229/9, within the City of Nairobi, is not constructed to the satisfaction of this Council:

And whereas notices have been served in accordance with the provisions of the Municipalities and Townships (Private Streets) Ordinance, 1951, upon the owners of all lands affected thereby of the Council's proposals to make up and complete the said street:

And whereas an opportunity has been afforded for the owners of all lands affected thereby to object to the proposed private street works or the provisional apportionment of the cost thereof and for the hearing of such objections:

And whereas one objection has been received and considered but not upheld.

And whereas the Council is satisfied that in apportioning the expenses of the proposed works that regard has been given to the frontage of the lands affected thereby and also to the greater or less degree of benefit to be derived by lands from the works to be undertaken:

That, in exercise of the powers conferred upon the Council by the said Ordinance, the following works be carried out in the road hereinbefore referred to, that is to say, to level, kerb, metal, drain and construct the carriageway in accordance with the plans and specifications prepared by the City Engineer; and the expenses incurred by the Council in executing the said works be apportioned among the lands fronting, adjoining, abutting or served by the said street, according to the respective frontages thereto and recovered from the owners of such lands."

Nairobi,
2nd July, 1953.

JOHN RISEBOROUGH,
Town Clerk.

GENERAL NOTICE No. 1421

CITY COUNCIL OF NAIROBI

SANITARY LANE OFF PUMWANI ROAD, PLOTS 2565-2575

NOTICE is hereby given that the City Council of Nairobi at its meeting held on 30th June, 1953, passed a resolution in the terms following:—

"Whereas the Sanitary Lane off Pumwani Road, Plots 2565-2575, within the City of Nairobi, is not constructed to the satisfaction of this Council:

And whereas notices have been served in accordance with the provisions of the Municipalities and Townships (Private Streets) Ordinance, 1951, upon the owners of all lands affected thereby of the Council's proposals to make up and complete the said street:

And whereas an opportunity has been afforded for the owners of all lands affected thereby to object to the proposed private street works or the provisional apportionment of the cost thereof and for the hearing of such objections:

And whereas no objections have been received.

And whereas the Council is satisfied that in apportioning the expenses of the proposed works that regard has been given to the frontage of the lands affected thereby and also to the greater or less degree of benefit to be derived by lands from the works to be undertaken:

That, in exercise of the powers conferred upon the Council by the said Ordinance, the following works be carried out in the road hereinbefore referred to, that is to say, to level, kerb, metal, drain and construct the carriageway in accordance with the plans and specifications prepared by the City Engineer; and the expenses incurred by the Council in executing the said works be apportioned among the lands fronting, adjoining, abutting or served by the said street, according to the respective frontages thereto and recovered from the owners of such lands."

Nairobi,
2nd July, 1953.

JOHN RISEBOROUGH,
Town Clerk.

GENERAL NOTICE No. 1422

CITY COUNCIL OF NAIROBI

UNNAMED ROAD IN L.R. 1870, SECTION III, PLOTS 119-159

NOTICE is hereby given that the City Council of Nairobi at its meeting held on 30th June, 1953, passed a resolution in the terms following:—

"Whereas the Unnamed Road in L.R. 1870, Section III, Plots 119-159, within the City of Nairobi, is not constructed to the satisfaction of this Council:

And whereas notices have been served in accordance with the provisions of the Municipalities and Townships (Private Streets) Ordinance, 1951, upon the owners of all lands affected thereby of the Council's proposals to make up and complete the said street:

And whereas an opportunity has been afforded for the owners of all lands affected thereby to object to the proposed private street works or the provisional apportionment of the cost thereof and for the hearing of such objections:

And whereas three objections have been received and considered but not upheld.

And whereas the Council is satisfied that in apportioning the expenses of the proposed works that regard has been given to the frontage of the lands affected thereby and also to the greater or less degree of benefit to be derived by lands from the works to be undertaken:

That, in exercise of the powers conferred upon the Council by the said Ordinance, the following works be carried out in the road hereinbefore referred to, that is to say, to level, kerb, metal, drain and construct the carriageway in accordance with the plans and specifications prepared by the City Engineer; and the expenses incurred by the Council in executing the said works be apportioned among the lands fronting, adjoining, abutting or served by the said street, according to the respective frontages thereto and recovered from the owners of such lands."

Nairobi,
2nd July, 1953.

JOHN RISEBOROUGH,
Town Clerk.

GENERAL NOTICE No. 1423

CITY COUNCIL OF NAIROBI

BROOKSIDE DRIVE

NOTICE is hereby given that the City Council of Nairobi at its meeting held on 30th June, 1953, passed a resolution in the terms following:—

"Whereas Brookside Drive, within the City of Nairobi, is not constructed to the satisfaction of this Council:

And whereas notices have been served in accordance with the provisions of the Municipalities and Townships (Private Streets) Ordinance, 1951, upon the owners of all lands affected thereby of the Council's proposals to make up and complete the said street:

And whereas an opportunity has been afforded for the owners of all lands affected thereby to object to the proposed private street works or the provisional apportionment of the cost thereof and for the hearing of such objections:

And whereas two objections have been received and considered but not upheld.

And whereas the Council is satisfied that in apportioning the expenses of the proposed works that regard has been given to the frontage of the lands affected thereby and also to the greater or less degree of benefit to be derived by lands from the works to be undertaken:

That, in exercise of the powers conferred upon the Council by the said Ordinance, the following works be carried out in the road hereinbefore referred to, that is to say, to level, kerb, metal, drain and construct the carriageway in accordance with the plans and specifications prepared by the City Engineer; and the expenses incurred by the Council in executing the said works be apportioned among the lands fronting, adjoining, abutting or served by the said street, according to the respective frontages thereto and recovered from the owners of such lands."

Nairobi,
2nd July, 1953.

JOHN RISEBOROUGH,
Town Clerk.

GENERAL NOTICE No. 1424

CITY COUNCIL OF NAIROBI

ELECTION OF INDIAN COUNCILLOR FOR THE PARK ROAD WARD

NOTICE is hereby given that the result of the poll taken on 26th June, 1953, for the purpose of electing one Indian Councillor to represent the Park Road Ward is as follows:—

	Votes
Bakhshish Singh Sian	488
Sanjiwan Raj	40

There were 12 spoilt papers; no tendered votes were received.

Bakhshish Singh Sian is duly elected a member of the City Council of Nairobi to represent the Park Road Ward.

The term of office as Councillor for which Bakhshish Singh Sian has been elected is three years from the 1st day of July, 1953.

Nairobi,
27th June, 1953.

JOHN RISEBOROUGH,
Returning Officer.

GENERAL NOTICE No. 1425

CITY COUNCIL OF NAIROBI

ELECTION OF EUROPEAN COUNCILLOR FOR THE PARKLANDS WARD

NOTICE is hereby given that the result of the poll taken on 29th June, 1953, for the purpose of electing one European Councillor to represent the Parklands Ward is as follows:—

	Votes
(1) Harold Justin Bakewell	61
(2) George Bertram Edward Norburn	76

There were four spoilt papers.

Mr. George Bertram Edward Norburn is duly elected a member of the City Council of Nairobi to represent the Parklands Ward.

The term of office as Councillor for which Mr. George Bertram Edward Norburn has been elected is for the period of three years from 1st July, 1953.

Nairobi,
3rd July, 1953.

JOHN RISEBOROUGH,
Returning Officer.

GENERAL NOTICE No. 1426

CITY COUNCIL OF NAIROBI

THE MUNICIPALITIES ORDINANCE

(Cap. 136)

KENYA BUS SERVICES, LIMITED—OMNIBUS AGREEMENT

WHEREAS by section 59 (39) of the Municipalities Ordinance (Cap. 136 of the Revised Edition), whenever any service of motor omnibuses or other vehicle drawn or propelled by animal, mechanical or electrical power for the carriage of passengers is established, acquired, maintained or carried on either by the Council or by any person or corporation under an agreement entered into with the Council under this Ordinance, the Council is authorized and empowered to prohibit, for such period in each case as the Governor may approve, the carrying on by any other person or corporation of any service as aforesaid within the City:

And whereas the City Council of Nairobi, with the approval of the Governor, by General Notice No. 96 in the Official Gazette dated 30th January, 1936, prohibited the carrying on by any person or corporation, other than a person or corporation under an agreement entered into with the Council of any such service as aforesaid:

And whereas the City Council of Nairobi proposes, subject to the consent of the Governor, to extend the period of prohibition for a further period of 21 years from the 1st day of January, 1954.

Notice is hereby given that at the meeting of the City Council of Nairobi to be held on Tuesday the 25th day of August, 1953, a motion will be introduced to prohibit for a period of 21 years from the 1st day of January, 1954, the carrying on by any person or corporation of any service of motor omnibuses within the City other than a person or corporation with whom the Council has entered into an agreement with respect to the establishment and carrying on of a service of motor omnibuses within the City.

Any objection to the motion must be sent in writing to the Town Clerk within one month from the date hereof.

The right of any person to ply for hire within the City with any public vehicle or motor vehicle for the unexpired period of any licence issued prior to the date above mentioned will not be affected by the motion; nor the right of any person to carry for hire or reward passengers departing to or arriving from any place outside the limits of the City.

30th June, 1953.

JOHN RISEBOROUGH,
Town Clerk,
Town Hall, Nairobi.

GENERAL NOTICE No. 1427

MUNICIPAL BOARD OF MOMBASA

ANNUAL ELECTION—INDIAN WARD No. 4

PURSUANT to rule 26 of the Indian Councillors Election Rules, notice is hereby given that Mr. Abdulrasul Cassam Satchu has signed and delivered notice of his retirement from candidature.

The number of candidates for Ward No. 4 being reduced to the number to be elected, I hereby declare Mr. Fazleabas Adamjee Mamujee has been duly elected a member of the Municipal Board of Mombasa for the period ending 30th June, 1956.

Mombasa,
27th June, 1953.

A. V. RATCLIFF,
Returning Officer.

GENERAL NOTICE No. 1428

THE ABERDARE DISTRICT COUNCIL

CASUAL VACANCY—NDARAGWA WARD

NOTICE is hereby given, in accordance with section 22 of the Local Government (District Councils) Ordinance (Cap. 140), that an election will take place on Friday, 18th July, 1953, in order to fill a casual vacancy caused by the death of Councillor W. N. Blain.

Every candidate for election must be a person whose name appears on the voters roll of the Aberdare District Council, Ndaragwa Ward.

Forms of nomination may be obtained at the offices of the Aberdare District Council, Thomson's Falls.

Completed nomination papers must be delivered to the under-mentioned in person or by registered post not later than 1 p.m. on 18th July, 1953.

Nanyuki,
29th June, 1953.

E. V. HULME,
Returning Officer.

GENERAL NOTICE No. 1429

THE EAST AFRICAN AIR TRANSPORT AUTHORITY
THE AIR SERVICES (LICENSING) REGULATIONS, 1946

NOTICE

IT IS notified for information that Société Anonyme Belge d'Exploitation de la Navigation Aérienne (S.A.B.E.N.A.) of Ndolo Airfield, Leopoldville, Belgian Congo (local address: P.O. Private Bag, Nairobi, Kenya Colony), has applied to the East African Air Transport Authority for the inclusion of Douglas D.C.4 aircraft in the licence to operate air charter and aerial work.

Any representations or objections with regard to this application must be made to the East African Air Transport Authority at the office of the Director of Civil Aviation, East Africa, P.O. Box 5163, Nairobi, not later than 7th August, 1953. Every such representation or objection shall state the specific grounds on which it is based and shall specify any conditions which it may be desired should be attached to any approval if granted. A copy of every such representation or objection shall be sent by the person making the same to the applicant at the same time as it is sent to the Authority.

Nairobi,
29th June, 1953.

STACEY W. D. COLLS,
Director of Civil Aviation, East Africa.

GENERAL NOTICE No. 1430

THE REGISTRATION OF TITLES ORDINANCE
(Cap. 160)

WHEREAS Mohamed Hasham Alimohamed, Zakaria Alimohamed, Abdulla Alimohamed, Ahmed Alimohamed, Abubaker Alimohamed and Ayub Alimohamed, are registered as proprietors of Plot No. 5, Section XLVI, situate in Mombasa Island, by virtue of Certificate of Ownership No. 9110, registered in the Coast Registry as C.R. No. 8095/1; and whereas sufficient evidence has been adduced to show that the said Certificate of Ownership relating to the said piece of land has been lost, notice is hereby given that after the expiration of 90 days from the date of the publication of this notice I shall issue a Provisional Certificate provided that no objections have been received within that period.

Mombasa,
7th July, 1953.

D. H. PRICE,
Registrar of Titles.

GENERAL NOTICE No. 1431

KENYA HIGH SCHOOL SCHOLARSHIPS

A LIMITED number of scholarships are open in 1954 to students of the Kenya High School who wish to proceed to approved universities, colleges or training institutions outside the Colony, or to a Kenya institution approved by the Scholarship Committee.

Applications for the above scholarships should reach the Principal of the Kenya High School, Box 805, Nairobi, not later than 15th October, 1953. It should be noted that applications received after the closing date can in no cases be considered. Forms of application together with particulars regarding the conditions governing the award of scholarships can be obtained from the Principal.

Assistance will be limited to the children of parents who will at the closing date have resided in Kenya for at least two years. Candidates for scholarships must have attended the Kenya High School for a continuous period of not less than two years and must not be less than 16 years of age at the closing date for entries.

GENERAL NOTICE No. 1432

THE TRADING IN UNWROUGHT PRECIOUS METALS
ORDINANCE

FORFEITURE OF UNWROUGHT PRECIOUS METALS

In the Resident Magistrate's Court at Kisii

NOTICE is hereby given that the following exhibits were declared to be forfeited in the undermentioned Criminal Cases:—

Criminal case No.—947/52.

Name of accused.—Isaka Maranga s/o Omari.

Exhibit.—One piece of gold amalgam.

Criminal case No.—1170/52.

Name of accused.—Mbasa s/o Munjirua.

Exhibit.—One piece of unwrought metal.

Any person claiming any title to the said unwrought precious metal must prove his title to the satisfaction of the Court within three months from the date of this notice. If no such claim is proved, the said unwrought precious metal will become the absolute property of the Government, and be disposed of accordingly.

N.B.—The above exhibits are lying in possession of Warden of Mines, Mines and Geological Department, Kisumu.

Kisii,
2nd July, 1953.

MICHAEL DOWNHAM,
Resident Magistrate, Kisii.

GENERAL NOTICE No. 1433

ORIENTAL GOVERNMENT SECURITY LIFE ASSURANCE
COMPANY, LIMITED

NOTICE having been given of the loss of policy numbered 616077 on the life of Mr. Samji Damji of Sultan Hamud, Kenya Colony, a duplicate policy will be issued unless objection is lodged with us within one month from this date.

Bombay,
7th July, 1953.

L. S. VAIDYANATHAN,
Manager.

GENERAL NOTICE No. 1026

LOSS OF POLICY

THE PRUDENTIAL ASSURANCE COMPANY, LIMITED,
NAIROBI

Policy No. 4166767 on the Life of Thomas Paterson Kyd Scade, s/o Messrs. Muter & Oswald, Ltd., P.O. Box 257, Nairobi

APPLICATION has been made to this company for the issue of a duplicate of the above numbered policy, the original having been reported as lost. Notice is hereby given that unless objection is lodged to the contrary at the office of the company within 30 days from the date hereof, a duplicate policy will be issued to the policyholder.

10th April, 1953.
I. M. MACNAB,
Manager for South Africa, the Rhodesias, Nyasaland and East Africa.

GENERAL NOTICE No. 1434

CANCELLATION OF AUTHORITY

NOTICE is hereby given that Said Mohamed has retired from the business of hotelkeeper, carried on at Kisumu under the name or style of "Raheman Hotel", and he has no more authority to pledge the credit of this business.

Kisumu,
29th June, 1953.

ALIMOHAMED SHABANI, *Proprietor,*
Raheman Hotel.

GENERAL NOTICE NO. 1435

REPORT OF THE DIRECTOR OF AUDIT ON THE
ACCOUNTS OF THE AFRICAN TRUST FUND
FOR 1951

AS CERTIFIED thereon, the annual statement of Receipts and Payments and the Balance Sheet as at 31st December, 1951, have been examined under my direction

2. The statement as rendered includes a number of errors of classification, some of which have been admitted by the Accounting Officer and adjusted in 1952. As a result of these errors, the amounts appearing in the statement are affected as shown on the attached list.

3. In addition, receipts for January to November and expenditure for January to April, in connexion with the Central Province Beer Hall, Thika, due to misallocations in the Colony's accounts, have not been included in the statement and the respective items are, therefore, understated. The net sum totalling Sh. 29,110.75 has, however, been credited to the fund in 1952.

4. Receipts in respect of African Poll Tax in the Nyanza Province fell short of the estimates by considerable amounts as follows:—

	Estimated	As shown on the statement
Nyanza Province ..	Sh. 20,000.00	.. Sh. 6,797.00

5. In accordance with the provisions of sub-section (2) of section 18 of the Wild Animals Protection Ordinance, it has been directed that fees collected for District Commissioners' permits issued in the Northern Province and Turkana District shall be paid into the fund. No amount has, however, been credited to the fund in respect of any permits which may have been issued in the Turkana District.

6. The amount of Sh. 2,423.08 shown as receipts from the hire of the ambulance, Laikipia, includes also Sh. 1,384.00, hire charges, made in respect of the ambulance at Eldoret.

7. The sum of Sh. 667,687.25, appearing as Forest Squatters' Maize Cess, includes amounts totalling Sh. 158,033.50, received from the Maize Control representative in respect of a bonus and increased price of maize grown by squatters on European farms in the Rift Valley Province, which amount has, in 1952, been transferred to the Rift Valley Province sub-account. I have not, however, seen the authority required under section 6 (c) of the African Trust Fund Ordinance for this amount or for the moneys received in respect of the items detailed below to be paid into the fund:—

Central Province—Surplus balance of judgment debts.

Rift Valley Province—Produce cess.

Northern Province and Turkana District—Disposal of livestock control profits.

8. No authority appears to exist for charging fees for schools, shops, etc., established in forest village centres, which have been paid into the fund. I understand, however, that the amendment of the Forest Ordinance is under consideration in order to legalize the position.

9. Interest amounting to Sh. 6,013.34 received from investments held by the fund has not, as in the previous year, been allocated to the provincial accounts, but is shown as a separate item on the balance sheet.

10. I have not seen any covering authority for the over-expenditure on the following item:—

Coast Province—	Estimated	Expenditure as per account as rendered
Recurrent, Native Tribunals ..	Sh. 13,120	.. Sh. 14,019.42

11. So far as I am aware, no expenditure was incurred under the following items in the estimates:—

	Sh.
Central Province, Recurrent .. Public Health ..	7,000
(Sh. 141.53 shown in the accounts due to a mis-allocation)	
Turkana District, Recurrent .. Veterinary staff ..	3,240
Turkana District, Recurrent .. Local transport and travelling ..	2,000
Turkana District, Recurrent .. Rations to staff ..	480
Turkana District, Recurrent .. Uniforms ..	200
Turkana District, Recurrent .. Crutches ..	200
Turkana District, Miscellaneous Pan digging and minor water schemes ..	20,000
Turkana District, Miscellaneous Hide drying bandas ..	1,200
Turkana District, Miscellaneous Move of Turkana from Isiolo ..	20,000

12. Central Province, Miscellaneous Expenditure of Sh. 297.91, includes Sh. 45.31 in respect of the construction of permanent crutches and cattle yards in the Mukogodo Reserve. When approval was given to the Supplementary Estimate of Sh. 2,343.55 for this project and also to Sh. 1,048.48 for construction of a stock yard at Thika, it was anticipated that the amounts expended would be balanced by revenue accruing from profits of the Livestock Control. No expenditure other than the amount of Sh. 45.31 appears to have been made on these projects and no revenue has been credited to the Fund from the Livestock Control, Central Province.

13. During the year a number of building projects were financed from the Fund. The contracts were not, however, referred to the Director of Public Works, in accordance with the recommendations of the Public Accounts Committee, contained in paragraph 19 of their report on the Colony's accounts for 1947.

14. The balance of the Fund is overstated by £375, due to African Poll Tax tickets being credited to the Fund in error in 1950 instead of to the Colony. This was referred to in paragraph 8 of my report on the 1950 accounts. I understand adjustment has been made in 1952.

15. As shown on the balance sheet, cash amounting to Sh. 1,829,054.47 was held by the Accountant General for the Fund at 31st December, 1951. This amount appears to be in excess of normal cash requirements, as the total expenditure for the year amounted to only Sh. 837,784.60. Part of it should, therefore, be invested.

J. R. CUSACK,

Director of Audit,

Nairobi,

28th March, 1953.

Colony and Protectorate of Kenya.

ANNEXURE A

Due to misallocations, some of which have already been admitted and adjusted in 1952, the amounts appearing on the statement are affected as follows:—

	Understated by Sh. cts.	Overstated by Sh. cts.
Central Province—		
Revenue—African Poll Tax ..		1 60
Revenue—Native Tribunals, Fees and Fines ..	9,155 80	
Revenue—Beer Hall, Thika		7,077 38
Expenditure—Native Tri- bunals	2,126 20	
Expenditure—Recurrent, Public Health	150 00	
Expenditure—Recurrent, Beer Hall, Thika	77 62	
Expenditure—Non-recurrent, Native Tribunals	155 00	
Public Health		141 53
Coast Province—		
Revenue—Native Tribunal, Fees and Fines	27 00	
Revenue—African Poll Tax ..		116 00
Expenditure—Recurrent, Native Tribunal	27 00	
Nyanza Province—		
Revenue—African Poll Tax ..	1,297 00	
Revenue—Native Tribunal, Fees and Fines	1,272 00	
Expenditure—Recurrent, Native Tribunals		3,169 51
Expenditure—Non-recurrent, Nyanza Province (Stadium)	2,928 21	
Rift Valley Province—		
Revenue—African Poll Tax ..		1,895 50
Revenue—Native Tribunal, Fees and Fines	1,020 00	
Revenue—Maize Cess	158,033 50	
Revenue—Hire of Ambulance	172 42	
Expenditure—Recurrent, Public Health	567 92	
Expenditure—Recurrent, Native Tribunals	884 50	
Expenditure—Recurrent, Tours, Nakuru		1,000 00
Expenditure—Recurrent, Social Welfare		5,000 00
Expenditure—Non-recurrent, Social Welfare	9,000 00	
Expenditure—Non-recurrent, Native Tribunal		3,000 00
Northern Province—		
Revenue—African Poll Tax ..		12,561 50
Revenue—Native Tribunal, Fees and Fines		11,242 00
Revenue—Grazing Fees	5,473 50	
Revenue—Fees for District Commissioner's Permits ..	110 00	
Turkana District—		
Revenue—African Poll Tax ..	12,404 00	
Masai District—		
Revenue—African Poll Tax ..	44 00	
Forest Squatters' Cess Fund—		
Revenue—Maize Cess		158,033 50

AFRICAN TRUST FUND

REVENUE AND EXPENDITURE ACCOUNT FOR THE YEAR TO 31ST DECEMBER, 1951

REVENUE				EXPENDITURE			
GENERAL FUND—				GENERAL FUND—			
<i>Central Province—</i>				<i>Central Province—</i>			
African Poll Tax	Sh.	cts.	Sh. cts.	Recurrent Expenditure:	Sh.	cts.	Sh. cts.
Native Tribunal Fines and Fees	111,894	85		Native Tribunals	59,771	55	
Beer Hall, Thika	124,905	26		Educational Grants	80,560	00	
Surplus Balance Judgment Debts	9,718	88		Public Health	1,239	74	
	3,488	71		Beer Hall, Thika	17,550	04	
			250,007 70	Non-recurrent Expenditure:			
				Native Tribunals	891	00	
				Education	41,694	06	
				Public Health	141	53	
				Miscellaneous	297	91	
							202,145 83
<i>Coast Province—</i>				<i>Coast Province—</i>			
African Poll Tax	59,903	43		Recurrent Expenditure:			
Native Tribunal Fines and Fees	15,801	62		Native Tribunals	14,019	42	
			75,705 05	Education	50,035	00	
				Non-recurrent Expenditure:			
				Native Tribunals	1,682	00	
				Public Health	8,295	95	
				Miscellaneous	28,000	00	
				Renovating, etc., of Causeway at Siyu T. Centre, Lamu	951	90	
				Repairs to Market at Voi	976	54	
				Fest House and Social Hall at Taveta	10,000	56	
				Taveta Native Market	421	44	
							114,382 81
<i>Nyanza Province—</i>				<i>Nyanza Province—</i>			
African Poll Tax	6,797	00		Native Tribunals	9,434	50	
Native Tribunal Fines and Fees	19,471	56		Educational Grants	26,000	00	
			26,268 56	Non-recurrent Expenditure:			
				Nyanza Province (Stadium)	14,112	29	
							49,546 79
<i>Rift Valley Province—</i>				<i>Rift Valley Province—</i>			
African Poll Tax	141,069	40		Native Tribunals	58,096	30	
Native Tribunal Fees and Fines	91,537	63		Education	109,740	00	
Hire of Ambulance, Laikipia	2,423	08		Public Health	9,979	46	
Produce Cess	533	85		Social Welfare	8,000	00	
			235,563 96	Upkeep of Buildings, etc., Nakuru	283	70	
				Tours, Nakuru	1,176	00	
				Non-recurrent:			
				Native Tribunals	3,700	00	
				Public Health	2,500	00	
				Social Welfare	10,000	00	
							203,475 46
<i>Northern Province—</i>				<i>Turkana District—</i>			
African Poll Tax	13,005	50		Poison for Vermin	140	10	
Fees and Fines in Somali and Orma Native Tribunals	12,322	00		Educational Tours	60	00	
Grazing Fees	1,441	50		Sports	239	60	
Disposal of Livestock Control Profits	248,146	82		Contingencies	104	30	
Fees for District Commissioner's Permits	1,030	00		Non-recurrent:			
			275,945 82	Education	4,758	77	
				Public Health	19,664	95	
							24,967 72
<i>Turkana District—</i>				<i>Masai District—</i>			
African Poll Tax	16,490	00		Education Grants	1,100	00	
Disposal of Livestock Control Profits	15,944	81					1,100 00
			32,434 81				
<i>Masai District—</i>				<i>Forest Squatters' Maize Cess Fund—</i>			
African Poll Tax	5,928	00		Salaries and Allowances	13,636	71	
			5,928 00	Buildings, Sports Grounds, Water Supplies	203,008	34	
				Equipment—Sports and Social Halls	16,068	94	
				Medical	6,481	18	
				Posho Mills and Maize Shellers	2,463	78	
				Contingencies	507	04	
							242,165 99
<i>Forest Squatters' Maize Cess Fund—</i>				Total Expenditure			
Maize Cess	667,687	25			837,784	60	
School and Market Fees, Shop Rent, etc.	16,906	06		Excess of Revenue over Expenditure	754,675	95	
			684,593 31				Sh. 1,592,460 55
Interest			6,013 34				
			Sh. 1,592,460 55				

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THE OFFICIAL GAZETTE

M. N. EVANS
W. C. MITCHELL
J. W. WARUHIU
J. H. BUTTER

} *Trustees.*

E. J. PETRIE,
Accountant General.

J. R. CUSACK,
Director of Audit,
Colony and Protectorate of Kenya.

GENERAL NOTICE No. 1436

THE TRADE MARKS ORDINANCE
(Cap. 293)

ADVERTISEMENT OF APPLICATIONS

TAKE NOTICE that applications have been made for the registration of the trade marks shown below and that each such mark will be registered after 90 days from the date of this Gazette, provided no notice of opposition is received:—

APPLICATION No. 5726 PART A CLASS 2



(To be associated with No. 5727.)

Registration of this trade mark shall give no right to the exclusive use of a device of a seal.

Nature of goods.—Veterinary and sanitary preparations.

Name of applicant.—Aktieselskabet Det Ostasiatiske Kompagni.

Address.—2 Holbergsgade, Copenhagen, Denmark, and care of the Old East African Trading Co., Ltd., Mombasa.

APPLICATION No. 5776 PART A CLASS 43



(To be associated with No. 2611.)

Nature of goods.—Sherry wine.

Name of applicant.—Williams and Humbert, Ltd.

Address.—Walsingham House, 35 Seething Lane, London, E.C.3, and care of Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5777 PART A CLASS 43

CARLITO

Nature of goods.—Wines, spirits, liqueurs and cocktails.

Name of applicant.—Williams and Humbert, Ltd.

Address.—35 Seething House, London, E.C.3, England, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5780 PART A CLASS 48

PROM

Nature of goods.—Perfumery, toilet articles and cosmetics in general, hand lotions and creams, deodorants, and especially shampoos, waving lotions, hair lotions, creme rinse, hair-waving kits, including hair-waving lotion and end tissues, and preparations for the hair in general.

Name of applicant.—The Gillette Company.

Address.—15 West First Street, in the City of Boston, State of Massachusetts, U.S.A., and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5782

PART A

CLASS 47

APIEZON

Nature of goods.—Illuminating, heating and lubricating oils and greases, power oils and power spirits.

Name of applicant.—Apiezon Products, Ltd.

Address.—St. Helen's Court, Great St. Helen's, London, E.C.3, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5784

PART A

CLASS 36

FELTEX

Nature of goods.—All goods falling in Class 36.

Name of applicant.—Balatum N.V.

Address.—Havenstraat No. 68, Huizen, N.H. Holland, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5786

PART A

CLASS 24

LOVA

Nature of goods.—Textile piece goods.

Name of applicant.—Tootal Broadhurst Lee Company, Ltd.

Address.—56 Oxford Street, Manchester 1, England, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5787

PART A

CLASS 50

NAMRIT

Nature of goods.—Textile fabrics (not included in other classes) made from substances covered by Class 50.

Name of applicant.—Tootal Broadhurst Lee Company, Ltd.

Address.—56 Oxford Street, Manchester 1, England, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5788

PART A

CLASS 50

TOOLINA

(To be associated with No. 2583 and others.)

Nature of goods.—Piece goods and articles not included in other classes, all made wholly or principally of artificial silk.

Name of applicant.—Tootal Broadhurst Lee Company, Ltd.

Address.—56 Oxford Street, Manchester 1, England, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5789

PART A

CLASS 24

STADIUM

Nature of goods.—Cotton piece goods.

Name of applicant.—Tootal Broadhurst Lee Company, Ltd.

Address.—56 Oxford Street, Manchester 1, England, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5790

PART A

CLASS 1

RAPODEC

Nature of goods.—Paints, varnishes included in Class 1, enamels (in the nature of paint), colours included in Class 1, distempers, japans, lacquers, paint and varnish driers, wood preservatives, wood stains, anti-corrosive and anti-fouling compositions and anti-corrosive oils.

Name of applicant.—Sissons Brothers and Company, Ltd.

Address.—Bankside, Sculcoates, Hull, England, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5791

PART A

CLASS 3

ACHROMYCIN*Nature of goods.*—Antibiotics and antibiotic preparations.*Name of applicant.*—American Cyanamid Company.*Address.*—30 Rockefeller Plaza, City of New York, State of New York, U.S.A., and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5792

PART A

CLASS 37

FLORANA*Nature of goods.*—Leather and imitations of leather.*Name of applicant.*—Bolton Leathers, Ltd.*Address.*—Weston Street, Tannery, Bolton, Lancashire, England, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5796

PART A

CLASS 3

BUTAZOLIDIN*Nature of goods.*—All goods included in Class 3.*Name of applicant.*—J. R. Geigy S. A.*Address.*—Schwarzwaldallee 215, Basle 16, Switzerland, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5797

PART A

CLASS 3

IRGAPYRIN*Nature of goods.*—All goods included in Class 3.*Name of applicant.*—J. R. Geigy S. A.*Address.*—Schwarzwaldallee 215, Basle 16, Switzerland, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5800

PART A

CLASS 6

KISMET

(To be associated with No. 5801.)

Nature of goods.—All metal goods included in Class 6.*Name of applicant.*—William Turner (Kismet), Ltd.*Address.*—Eyre Works, 44 Eyre Lane, Sheffield, Yorkshire, England, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5801

PART A

CLASS 8

KISMET

(To be associated with No. 5800.)

Nature of goods.—Gauges for testing the air pressure of pneumatic tyres.*Name of applicant.*—William Turner (Kismet), Ltd.*Address.*—Eyre Works, 44 Eyre Lane, Sheffield, Yorkshire, England, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5804

PART A

CLASS 3

LUCOSIL

(To be associated with No. 5805.)

Nature of goods.—Chemical substances prepared for use in medicine and pharmacy.*Name of applicant.*—H. Lundbeck and Co., A/S.*Address.*—Ottliavej 7, Copenhagen, Denmark, and Messrs. Kaplan and Stratton, advocates, of P.O. Box 111, Nairobi.

APPLICATION No. 5805

PART A

CLASS 3

UROLUCOSIL

(To be associated with No. 5804.)

Nature of goods.—Chemical substances prepared for use in medicine and pharmacy.*Name of applicant.*—H. Lundbeck and Co., A/S.*Address.*—Ottliavej 7, Copenhagen, Denmark, and Messrs. Kaplan and Stratton, advocates, of P.O. Box 111, Nairobi.

APPLICATION No. 5806

PART A

CLASS 42

PRONTO

(To be associated with No. 5807.)

Nature of goods.—Cocoa, and preparations containing cocoa and milk for making beverages.*Name of applicant.*—J. S. Fry and Sons, Ltd.*Address.*—Somerdale, Bristol, England, and c/o Messrs. Kaplan and Stratton, advocates, of P.O. Box 111, Nairobi.

APPLICATION No. 5808

PART A

CLASS 12

MAMBA*Nature of goods.*—Cutlery and hand tools having a cutting edge.*Name of applicant.*—Ralph Martindale and Co., Ltd.*Address.*—Crocodile Works, Alma Street, Aston, Birmingham, England, and c/o Messrs. Kaplan and Stratton, advocates, of P.O. Box 111, Nairobi.

APPLICATION No. 5798

PART A

CLASS 43

ANGOSTURA
AROMATIC BITTERS

For the better guarantee of the genuineness of this aromatic bitters the label on every bottle bears a facsimile of the signature of Dr. J. G. B. Siegert. There are other aromatic bitters but only one ANGOSTURA, the brand name under which Dr. J. G. B. Siegert and his successors have sold their product throughout the world since 1824. It does not contain Angostura Bark but derives its name from the fact that it originated in the town of Angostura, Venezuela, named Ciudad Bolívar in 1846.

ANGOSTURA aromatic bitters was first made in 1824 by Dr. J. G. B. Siegert in the town of Angostura, Venezuela. It is now produced by Angostura Bitters (Dr. J. G. B. Siegert & Sons) Ltd. the successors to Dr. J. G. B. Siegert in Port-of-Spain, Trinidad, St. W. I., from his original recipe. ANGOSTURA aromatic bitters may be distinguished from all other aromatic bitters by its fine flavour and aromatic odour. At the principal International Exhibitions it has received the highest recognition. Because of its delightful flavour and aroma it has become extremely popular for use in soft drinks, cocktails and other alcoholic beverages. It also imparts an exquisite flavour to soups, salads, vegetables, gravies, fish, game, meat, mixed cuts, stews, roasts, broths, soups, puddings, fruit, jellies, sherbets, ices, cream, sauces for puddings, hard sauces, plum pudding, mince and fruit pies, apple sauce, and all similar desserts, regulating the quantity according to taste.

ANGOSTURA
AROMATIC BITTERS

A skillfully blended aromatic preparation of genuine in combination with a variety of harmless vegetable spices and vegetable coloring matter. Made with the same ingredients since 1824.

ANGOSTURA
AROMATIC BITTERS

Plus moyen garant de que cette ampre armatique son l'original de la marque de la firme de la ville de Angostura (Venezuela) en 1824. Il y a d'autres ampres armatiques, mais il n'y a qu'un produit qui s'appelle ANGOSTURA, le nom de la firme de la ville de Angostura (Venezuela), nomme Ciudad Bolívar en 1846.

ANGOSTURA ampre armatique a été produite pour la première fois par Dr. J. G. B. Siegert & Sons (Dr. J. G. B. Siegert & Sons) Ltd., successeurs de Dr. J. G. B. Siegert, à Port-of-Spain, Trinidad, St. W. I., d'après sa recette originale. ANGOSTURA ampre armatique peut être distinguée de toutes les autres ampres armatiques par son délicieux goût et son arôme. Aux principales Expositions Internationales elle a reçu la plus haute reconnaissance. En raison de son délicieux goût et de son arôme, elle est devenue extrêmement populaire pour être utilisée dans les boissons rafraîchissantes, les cocktails et autres boissons alcoolisées. Elle donne également un délicieux goût aux soupes, salades, légumes, sauces, viandes, poissons, gibiers, rôtis, soupes, puddings, fruits, gelées, sorbets, glaces, crèmes, sauces pour puddings, farces, pâtisseries, mince et fruits de pie, sauce à l'apple, et tous les desserts similaires, en réglant la quantité selon le goût.

ANGOSTURA
AROMATIC BITTERS

Die aromatische Bitter ANGOSTURA wurde zum ersten Male in 1824 von Dr. J. G. B. Siegert in der venezianischen Stadt Angostura hergestellt. Seitdem ist von Angostura Bitters (Dr. J. G. B. Siegert & Sons) Ltd., Nachfolger von Dr. J. G. B. Siegert, in Port-of-Spain (Trinidad, British West Indies) nach dem ursprünglichen Rezept des Dr. J. G. B. Siegert hergestellt. Der aromatische Bitter ANGOSTURA zeichnet sich durch seinen feinen Geschmack und aromatischen Duft gegen alle anderen aromatischen Bitter aus. Bei den wichtigsten internationalen Ausstellungen hat er die höchsten Auszeichnungen erhalten. Wegen seines herrlichen Geschmacks und seines Aromas ist er außerordentlich populär für die Verwendung in Softdrinks, Cocktails und anderen alkoholischen Getränken. Er gibt auch einen feinen, angenehmen Geschmack den Suppen, Salaten, Gemüse, Fleisch, Fisch, Wild, Gemüsesuppen, Puddings, Obst, Gelees, Sorbets, Eismischungen, Saucen für Puddings, Füllungen, Mince und Obstpie, Apfelsauce, und allen ähnlichen Nachspeisen, wobei die notwendige Menge nach Geschmack zu bestimmen ist.

ANGOSTURA (AMERS AROMATISQUES). Pour donner une meilleure garantie de la pureté de nos amers aromatiques, l'originalité de chaque bouteille porte la signature de l'inventeur Dr. J. G. B. Siegert. Il y a d'autres amers aromatiques, mais il n'y a qu'un produit qui s'appelle ANGOSTURA, le nom de la firme de la ville de Angostura (Venezuela), nomme Ciudad Bolívar en 1846.

Les amers aromatiques ANGOSTURA ont été produits pour la première fois par Dr. J. G. B. Siegert & Sons (Dr. J. G. B. Siegert & Sons) Ltd., successeurs de Dr. J. G. B. Siegert, à Port-of-Spain, Trinidad, St. W. I., d'après sa recette originale. ANGOSTURA amers aromatiques peut être distinguée de toutes les autres amers aromatiques par son délicieux goût et son arôme. Aux principales Expositions Internationales elle a reçu la plus haute reconnaissance. En raison de son délicieux goût et de son arôme, elle est devenue extrêmement populaire pour être utilisée dans les boissons rafraîchissantes, les cocktails et autres boissons alcoolisées. Elle donne également un délicieux goût aux soupes, salades, légumes, sauces, viandes, poissons, gibiers, rôtis, soupes, puddings, fruits, gelées, sorbets, glaces, crèmes, sauces pour puddings, farces, pâtisseries, mince et fruits de pie, sauce à l'apple, et tous les desserts similaires, en réglant la quantité selon le goût.

(To be associated with No. 1281 and others.)

Nature of goods.—Alcoholic bitters.*Name of applicant.*—Angostura Bitters (Dr. J. G. B. Siegert and Sons), Ltd.*Address.*—6 and 8 George Street, Port Spain, Trinidad, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5824 PART A CLASS 6

NESTLÉ

(To be associated with No. 5825.)

Nature of goods.—Hairdressing machines.*Name of applicant.*—C. Nestlé and Company, Ltd.*Address.*—Branscombe, near Seaton, Devonshire, England, and c/o Messrs. Kaplan and Stratton, advocates, of P.O. Box 111, Nairobi.

APPLICATION No. 5825 PART A CLASS 48

NESTLÉ

(To be associated with No. 5824.)

Nature of goods.—Sachets, pads and preparations all for use in waving the hair, shampoos, hair washes (rinses) and hair lotions.*Name of applicant.*—C. Nestlé and Company, Ltd.*Address.*—Branscombe, near Seaton, Devonshire, England, and c/o Messrs. Kaplan and Stratton, advocates, of P.O. Box 111, Nairobi.

APPLICATION No. 5827 PART A CLASS 13

CONDOR

(To be associated with No. 5826.)

Nature of goods.—Electric lamps (ordinary).*Name of applicant.*—N. V. Pope's Draad-En Lampen-fabrieken.*Address.*—Venlo, The Netherlands, and c/o Messrs. Kaplan and Stratton, advocates, of P.O. Box 111, Nairobi.

APPLICATION No. 5832 PART A CLASS 3

PLASMOSAN*Nature of goods.*—Chemical substances prepared for use in medicine and pharmacy.*Name of applicant.*—May and Baker, Ltd.*Address.*—Dagenham, Essex, England, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5833 PART A CLASS 39

VELTIS*Nature of goods.*—Cleansing paper tissues, paper handkerchiefs, toilet paper (not medicated), paper serviettes and table stationery made of paper.*Name of applicant.*—Velvet Crepe Paper Co., Ltd.*Address.*—Alperton Mills, Woodside End, Mount Pleasant, Alperton, Middlesex, England, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5834 PART A CLASS 43

QUEEN OF SCOTS*Nature of goods.*—Scotch whisky.*Name of applicant.*—MacDonald and Muir, Ltd.*Address.*—Queen's Dock, Commercial Street, Leith, Scotland, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5835 PART A CLASS 48

IN LOVE*Nature of goods.*—Non-medicated toilet preparations, cosmetic preparations, perfumes, soaps and essential oils.*Name of applicant.*—Norman Hartnell, Ltd.*Address.*—26 Bruton Street, London, W.1., and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5836 PART A CLASS 38

SCRIPT*Nature of goods.*—Brassières.*Name of applicant.*—J. S. Blair and Son, Limited.*Address.*—Knowsley Street, Manchester 8, Lancashire, England, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5837 PART A CLASS 50

COMET*Nature of goods.*—Piece goods wholly or mainly of artificial silk.*Name of applicant.*—Nahums Fabrics, Ltd.*Address.*—14 Cumberland Street, Manchester 3, England, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5839 PART A CLASS 27

DUNMOY*Nature of goods.*—Linen piece goods.*Name of applicant.*—Stevenson and Son, Ltd.*Address.*—Moygashel Mills, Dungannon, County Tyrone, Northern Ireland, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5842 PART A CLASS 1

TOPASOL

(To be associated with No. 5843 and another.)

Nature of goods.—Chemical products for use in photography and plates, films, cloth and plastic materials all being sensitized goods for photographic purposes.*Name of applicant.*—Ozalid Company, Ltd.*Address.*—62 London Wall, London, E.C.2, England, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5845 PART A CLASS 6



(To be associated with No. 5846 and another.)

Nature of goods.—Coffee Mills.*Name of applicant.*—Les Fils de Peugeot Freres.*Address.*—Valentigney (Doubs), France, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5848 PART A CLASS 41

EDBLO*Nature of goods.*—Furniture and upholstery of all kinds.*Name of applicant.*—Edblo and Main Tin Manufacturers, Ltd.*Address.*—Edblo Road, off Main Reef Road, Industria West, Johannesburg, Transvaal, South Africa, and c/o Messrs. Shapley, Barret and Company, advocates, of P.O. Box 286, Nairobi.

APPLICATION No. 5849 PART A CLASS 41

WONDEREST*Nature of goods.*—Furniture and upholstery of all kinds.*Name of applicant.*—Edblo and Main Tin Manufacturers, Ltd.*Address.*—Edblo Road, off Main Reef Road, Industria West, Johannesburg, Transvaal, South Africa, and c/o Messrs. Shapley, Barret and Company, advocates, of P.O. Box 286, Nairobi.

APPLICATION No. 5850 PART A CLASS 41

JUBILEE*Nature of goods.*—Furniture and upholstery of all kinds.*Name of applicant.*—Edblo and Main Tin Manufacturers, Ltd.*Address.*—Edblo Road, off Main Reef Road, Industria West, Johannesburg, Transvaal, South Africa, and c/o Messrs. Shapley, Barret and Company, advocates, of P.O. Box 286, Nairobi.

APPLICATION No. 5851 PART A CLASS 41

SPRING AIRE*Nature of goods.*—Furniture and upholstery of all kinds.*Name of applicant.*—Edblo & Main Tin Manufacturers, Ltd.*Address.*—Edblo Road, off Main Reef Road, Industria West, Johannesburg, Transvaal, South Africa, and c/o Messrs. Shapley, Barret & Company, advocates, of P.O. Box 286, Nairobi.

APPLICATION No. 5852 PART A CLASS 41

SLEEPLINE*Nature of goods.*—Furniture and upholstery of all kinds.*Name of applicant.*—Edblo & Main Tin Manufacturers, Ltd.*Address.*—Edblo Road, off Main Reef Road, Industria West, Johannesburg, Transvaal, South Africa, and c/o Messrs. Shapley, Barret & Company, advocates, of P.O. Box 286, Nairobi.

APPLICATION No. 5853 PART A CLASS 3

CORTOGEN*Nature of goods.*—Medicinal and pharmaceutical preparations generally.*Name of applicant.*—Schering Corporation.*Address.*—2 Broad Street, Bloomfield, New Jersey, State of New Jersey, U.S.A., and c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5854 PART A CLASS 3

DORMISON*Nature of goods.*—Medicinal and pharmaceutical preparations generally.*Name of applicant.*—Schering Corporation.*Address.*—2 Broad Street, Bloomfield, New Jersey, State of New Jersey, U.S.A., and c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5855 PART A CLASS 3

TRIMETON*Nature of goods.*—Medicinal and pharmaceutical preparations generally.*Name of applicant.*—Schering Corporation.*Address.*—2 Broad Street, Bloomfield, New Jersey, State of New Jersey, U.S.A., and c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5856 PART A CLASS 3

TENAMID*Nature of goods.*—Medicinal and pharmaceutical preparations generally.*Name of applicant.*—Schering Corporation.*Address.*—2 Broad Street, Bloomfield, New Jersey, State of New Jersey, U.S.A., and c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5857 PART A CLASS 3

LUDOZAN*Nature of goods.*—Medicinal and pharmaceutical preparations generally.*Name of applicant.*—Schering Corporation.*Address.*—2 Broad Street, Bloomfield, New Jersey, State of New Jersey, U.S.A., and c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5858 PART A CLASS 3

PRANTAL*Nature of goods.*—Medicinal and pharmaceutical preparations generally.*Name of applicant.*—Schering Corporation.*Address.*—2 Broad Street, Bloomfield, New Jersey, State of New Jersey, U.S.A., and c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5860 PART A CLASS 4

SUPREX*Nature of goods.*—Lighting carbons.*Name of applicant.*—Union Carbide and Carbon Corporation.*Address.*—30 East 42nd Street, New York, State of New York, U.S.A., and c/o Messrs. Atkinson, Ainslie, Childs-Clarke & O'Donovan, advocates, of P.O. Box 29, Mombasa.

APPLICATION No. 5861 PART A CLASS 42

PEZ*Nature of goods.*—Non-medicated sweets.*Name of applicant.*—Edward Haas, trading as Nahmittel-fabrik Ed. Haas.*Address.*—16 Waldeggstrasse, Linz on the Danube, Upper Austria, and c/o Messrs. Atkinson, Ainslie, Childs-Clarke and O'Donovan, advocates, of P.O. Box 29, Mombasa.Nairobi, D. J. COWARD,
2nd July, 1953. Acting Registrar of Trade Marks.

GENERAL NOTICE No. 1437

PROBATE AND ADMINISTRATION

AGENCY CAUSE No. 69 OF 1952

In the matter of Mwana Isha binti Ali, deceased

TAKE NOTICE that all persons having any claims against the estate of the above-named Mwana Isha binti Ali, deceased, who died at Junda-Kisauni on the 26th day of April, 1952; are required to prove such claims before me the undersigned on or before the 30th day of August, 1953, after which date the claims so proved will be paid and the estate distributed according to law.

Mombasa,
26th June, 1953.A. C. BECTOR,
Agent of the Public Trustee.

GENERAL NOTICE No. 1438

IN HER MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

PROBATE AND ADMINISTRATION

CAUSE No. 105 OF 1953

In the matter of the estate of Tara Singh s/o Maghar Singh, deceased

TAKE NOTICE that letters of administration of the estate of the above-named deceased, who died at Nairobi on the 3rd day of October, 1952, was granted to Ratankaur, widow of the said deceased, on the 6th day of June, 1953. All persons having any claim against the estate of the said deceased are required to lodge and prove the same with the undersigned on or before the 31st day of July, 1953, after which date the claims so proved will be paid and the estate distributed according to law.

Nairobi, RATANKAUR w/o TARA SINGH, Deceased,
1st July, 1953. P.O. Box 3972, Nairobi.

GENERAL NOTICE No. 1439

IN THE DISTRICT DELEGATE'S COURT AT KISUMU
PROBATE AND ADMINISTRATION

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

(1) CAUSE No. 9 OF 1953

By Haiderali Alibhai Jiwa of Rongwe, South Nyanza District in the Colony of Kenya, the son of deceased Jenabai Mamad, for letters of administration with will annexed of the estate of Jenabai Mamad of Rongwe aforesaid, who died at Kisii in the Colony of Kenya on the 7th day of April, 1953.

(2) CAUSE No. 10 OF 1953

By Santokben Ranchhodbhai of Maragoli, North Nyanza District in the Colony of Kenya, the widow of the deceased Vashram Karsan, for letters of administration intestate of the estate of Vashram Karsan of Maragoli aforesaid, who died at Maragoli on the 18th day of June, 1953, intestate.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 24th day of July, 1953.

H. G. SHERRIN,

District Delegate,

Kisumu,
26th June, 1953.

Nyanza Province, Kisumu.

Note.—The will in Cause No. 9 of 1953 is now deposited and open to inspection at the Court.

GENERAL NOTICE No. 1440

IN HER MAJESTY'S SUPREME COURT OF KENYA
AT NAKURU DISTRICT REGISTRY
PROBATE AND ADMINISTRATION

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

(1) CAUSE No. 11 OF 1953

By John Aungiers of Sotik for probate of the will of Humphrey Mansell Wardle, deceased, of Nakuru, who died at Nakuru on the 1st day of April, 1953.

(2) CAUSE No. 12 OF 1953

By Robert Armstrong and Janet Armstrong, both of Kampi-ya-Moto, for probate of the will of Charles Peter Moodie Armstrong of Kampi-ya-Moto, deceased, who died at Nakuru on the 12th day of April, 1953.

(3) CAUSE No. 13 OF 1953

By Satwant Singh and Pyara Singh, both of Nakuru, for probate of the will of Inder Singh, late of Nakuru, who died at Nakuru on the 13th day of January, 1953.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 31st day of July, 1953.

R. M. H. RODWELL,

District Delegate,

Nakuru,
29th June, 1953.

*H.M. Supreme Court of Kenya,
Nakuru District Registry.*

Note.—The wills above named are now deposited and open to inspection at the Nakuru District Registry.

GENERAL NOTICE No. 1441

PROBATE AND ADMINISTRATION

AGENCY CAUSE No. 34 OF 1953

In the matter of Ochieng Shuchi, deceased

TAKE NOTICE that all persons having any claims against the estate of the above-named Ochieng Shuchi, deceased, who died at Mombasa on the 3rd day of March, 1953, are required to prove such claims before me the undersigned on or before the 30th day of August, 1953, after which date the claims so proved will be paid and the estate distributed according to law.

Mombasa,
26th June, 1953.

A. C. BECTOR,

Agent of the Public Trustee.

GENERAL NOTICE No. 1442

ESTATE OF AHAMED OSMAN, DECEASED

TAKE NOTICE that all persons having claims against the estate of the above-named Ahamed Osman, late of Isiolo, who died at Nairobi on 4th March, 1953, are requested to send such claims to the undersigned on or before the 1st day of September, 1953.

C. BATHURST NORMAN,

*Advocate for the Executor,
Naro Moru.*

GENERAL NOTICE No. 1443

IN HER MAJESTY'S SUPREME COURT OF KENYA
AT NAIROBI

PROBATE AND ADMINISTRATION

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

(1) CAUSE No. 162 OF 1953

By Kaushalya Devi d/o Mela Ram w/o Diwan Chand, the widow of the deceased, through her advocates, Messrs. D. N. and R. N. Khanna, for a grant of letters of administration intestate of the estate of Diwan Chand s/o Devi Das of Nairobi who died at Mombasa on the 12th day of August, 1952, intestate.

(2) CAUSE No. 163 OF 1953

By Barclays Bank (Dominion, Colonial and Overseas), Nairobi the executor named in the will of the deceased, through their advocates, Messrs. Kaplan & Stratton, for a grant of probate of the will of William Neill Blain of Thomson's Falls, who died at Thomson's Falls on the 3rd day of June, 1953.

(3) CAUSE No. 164 OF 1953

By (1) Marian Grace Jordan and (2) Robert Byrt Jordan of Mitubiri, the executors named in the will of the deceased, through their advocates, Messrs. Hamilton, Harrison and Mathews of Nairobi, for a grant of probate of the will of Thomas George Clayton of Mitubiri, who died at Nairobi on the 12th day of November, 1952.

(4) CAUSE No. 165 OF 1953

By Cornelius Johannes Engelbrecht of Isiolo, the sole executor named in the will of the deceased, for a grant of probate of the will of Ignatius Michael Engelbrecht of Nairobi, who died at Nairobi on the 25th day of March, 1953.

(5) CAUSE No. 198 OF 1952

By Robert Grahame Bell of Kiambu, the executor named in the will of the deceased, through his advocates, Messrs. Archer and Wilcock of Nairobi, for a grant of probate of the will of Elia Beatrix Featherstone Bell of Kiambu, who died at Mombasa on the 10th day of August, 1951.

This Court will proceed to issue same unless cause be shown to the contrary and appearance in this respect entered on or before the 21st day of July, 1953.

W. F. G. BROWNE,

Deputy Registrar,

Nairobi,
1st July, 1953.

Supreme Court of Kenya.

Note.—The wills above named are deposited and open to inspection at the Court.

GENERAL NOTICE No. 1444

IN HER MAJESTY'S SUPREME COURT OF KENYA
AT MOMBASA DISTRICT REGISTRY
PROBATE AND ADMINISTRATION

CAUSE No. 37 OF 1953

In the matter of the estate of Laxmichand Purshottam Mehta, deceased

PURSUANT to an order of Her Majesty's Supreme Court of Kenya at Mombasa dated the 23rd day of June, 1953, whereby the letters of administration intestate to the estate of the above-named deceased were granted to Suryakant Laxmichand Mehta, son of the above-named deceased of Mombasa.

Take notice that all persons having any claims against the estate of the above-named deceased, who died at Mombasa on the 5th day of April, 1953, are required to lodge and prove such claims with the undersigned on or before the 31st day of July, 1953, after which date the claims which have been so proved will be paid and the estate distributed according to law.

U. K. DOSHI & DOSHI,

Mombasa, *Advocates for the above-named Administrator,*
30th June, 1953. *P.O. Box No. 725, Mombasa (Kenya).*

GENERAL NOTICE No. 1445

PROBATE AND ADMINISTRATION

AGENCY CAUSE No. 31 OF 1953

In the matter of Joseph Godia Ondero, deceased

TAKE NOTICE that all persons having any claims against the estate of the above-named Joseph Godia Ondero, deceased, who died at Mombasa on the 24th day of March, 1953, are required to prove such claims before me the undersigned on or before the 30th day of August, 1953, after which date the claims so proved will be paid and the estate distributed according to law.

Mombasa,
26th June, 1953.

A. C. BECTOR,

Agent of the Public Trustee.

GENERAL NOTICE No. 1446

PROBATE AND ADMINISTRATION

TAKE NOTICE that after 14 days from the date of this Gazette, I intend to apply to H.M. Supreme Court at Nairobi for representation of the estates of the persons named in the second column of the Schedule hereto, who died on the dates respectively set forth against their names.

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

Nairobi,
2nd July, 1953.

L. N. LEACH,
Assistant Public Trustee.

SCHEDULE

Public Trustee's Cause No.	Name of deceased	Address	Date of Death	Testate or Intestate
43/53	Salima Binti Khamis bin Suleman	Mombasa	1939	Intestate
44/53	Lucas Vicente Remigio Da Piedade Mascarenhas	Mombasa	27-4-53	Intestate
45/53	William Serjeant Godfrey	England	11-3-51	Testate

GENERAL NOTICE No. 1447

IN THE SUPREME COURT AT NAKURU
DISTRICT REGISTRY

PROBATE AND ADMINISTRATION

CAUSE No. 14 OF 1953

*Notice of application for administration of estate of
Shanker Singh Bhogal, late of Nakuru, deceased*

TAKE NOTICE that application having been made in this Court by Naranjan Singh Bhogal of Nakuru, for the administration of the estate of Shanker Singh Bhogal, late of Nakuru, who died at Nakuru on the 13th day of December, 1951, this Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 25th day of July, 1953.

R. M. H. RODWELL, *District Delegate,*
Nakuru, *H.M. Supreme Court of Kenya,*
2nd July, 1953. *Nakuru District Registry.*

Note.—The will above named is now deposited and open to inspection at the Court.

GENERAL NOTICE No. 1448

IN HER MAJESTY'S SUPREME COURT OF KENYA
AT MOMBASA

PROBATE AND ADMINISTRATION

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

(1) CAUSE No. 43 OF 1953

By Raya binti Ahmed bin Issa of Mombasa, Kenya Protectorate, the widow of Seif bin Farah, deceased, for letters of administration of the estate of Seif bin Farah, late of Mombasa, who died at Mombasa on the 7th day of April, 1952, intestate.

(2) CAUSE No. 44 OF 1953

By Anne Podesta Foley of Mombasa, Kenya Protectorate, the widow of William Podesta Foley, deceased, for letters of administration of the estate of William Podesta Foley, of Mombasa, who died at Mombasa on the 26th day of February, 1953, intestate.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before the 21st day of July, 1953.

Mombasa,
2nd July, 1953.

W. H. GOUDIE,
Acting Deputy Registrar,
H.M. Supreme Court of Kenya.

GENERAL NOTICE No. 1449

THE COMPANIES ORDINANCE

(Cap. 288)

NOTICE OF FIRST AND FINAL DIVIDEND

Name of company.—The Bridge Hotel, Limited (in liquidation).

Address of registered office.—Mombasa.

Court.—H.M. Supreme Court, Mombasa.

No. of matter.—1 of 1951.

Amount per £.—Sh. 3/09.

First or final or otherwise.—First and final.

When payable.—7th July, 1953.

Where payable.—Office of the Official Receiver, Law Courts Building, P.O. Box 231, Nairobi.

Nairobi,
29th June, 1953.

D. J. COWARD,
Acting Official Receiver and Liquidator.

GENERAL NOTICE No. 1450

THE BANKRUPTCY ORDINANCE

NOTICE OF INTENDED DIVIDEND

Debtor's name.—Kazi Esmail Gulam Mohaiyudin, formerly a partner in the firm of "Kazi & Co."

Address.—P.O. Box 128, Nairobi.

Description.—Merchant.

Court.—H.M. Supreme Court, Nairobi.

No. of matter.—3 of 1950.

Last day for receiving proofs.—21st July, 1953.

Name of trustee.—Official Receiver.

Address.—P.O. Box 231, Law Courts Building, Nairobi.

Nairobi,
3rd July, 1953.

D. J. COWARD,
Acting Official Receiver.

GENERAL NOTICE No. 1451

THE BANKRUPTCY ORDINANCE

RECEIVING ORDER

Debtor's name.—Gulabchand Ramji Galaiya.

Address.—Gulzaar Street, Nairobi.

Description.—Salesman.

Date of filing petition.—30th June, 1953.

Court.—H.M. Supreme Court, Nairobi.

No. of matter.—16 of 1953.

Date of order.—30th June, 1953.

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

Act or acts of bankruptcy.—Presentation of bankruptcy petition.

Nairobi,
2nd July, 1953.

D. J. COWARD,
Acting Official Receiver.

GENERAL NOTICE No. 1452

THE BANKRUPTCY ORDINANCE

NOTICE OF DIVIDEND

Debtors' names.—(1) Nand Singh s/o Battan Singh, (2) Partap Singh s/o Labh Singh, (3) Nirmal Singh s/o Uttam Singh, all trading as "City Building Contractors" and "Wide Wood Works".

Address.—Nairobi.

Description.—Contractors.

Court.—Her Majesty's Supreme Court of Kenya at Nairobi.

No. of matter.—14 of 1951.

Amount per £.—(1) 18 per cent on $\frac{2}{3}$ amount of proved claims payable by Nand Singh s/o Battan Singh and Partap Singh s/o Labh Singh, under a scheme of arrangement; (2) Sh. 5 in the £ on $\frac{1}{3}$ amount of proved claims payable by Nirmal Singh s/o Uttam Singh.

First or final or otherwise.—First.

When payable.—8th July, 1953.

Where payable.—Office of the Official Receiver, Law Courts Building, P.O. Box 231, Nairobi.

Nairobi,
3rd July, 1953.

D. J. COWARD,
Acting Official Receiver.

GENERAL NOTICE No. 1453

THE BANKRUPTCY ORDINANCE

NOTICE OF INTENDED DIVIDEND

Debtor's name.—Mohan Singh s/o Jawala Singh, trading as "Mohan Singh Bros.", debtor.

Address.—Station Road, Mombasa.

Description.—Building contractor.

Court.—H.M. Supreme Court of Kenya, Mombasa.

No. of matter.—2 of 1951.

Last day for receiving proofs.—16th July, 1953.

Name of trustee.—Official Receiver.

Address.—Inland Revenue Building, Box 366, Mombasa.

Mombasa,
25th June, 1953.

A. C. BECTOR,
Agent of the Official Receiver.

GENERAL NOTICE No. 1454

THE WATER ORDINANCE, 1951

Subukia River, Subukia District

APPLICATION by Vale Estates, Ltd., of Subukia for a water right from the Subukia River on L.R. Nos. 2677/2 and 2678 for net quantities of 6,600 gallons per day and 3,000 gallons per day of normal flow for domestic use and minor irrigation respectively. These quantities are in lieu of 2,500 gallons per day of normal flow for domestic use and 57,600 gallons per day of flood flow for power purposes.

Plans may be seen at the Public Works Department Head Office, Nairobi, and at the office of the Water Bailiff, Nakuru.

Objections stating specific grounds therefor should be filed in duplicate with the Water Apportionment Board, P.O. Box 662, Nairobi, within 30 days from the date of publication of this notice and a copy served on the undersigned.

J. F. ALDOUS,
Lawfully Authorized Agent,
Subukia.

30th June, 1953.

GENERAL NOTICE No. 1455

THE WATER ORDINANCE, 1951

Mau Stream, Nakuru District

APPLICATION by Estates and Investment, Ltd., of Kitale for a water right from Mau Stream on L.R. No. 487/4/24/R for net quantities of 8,900 gallons per day and 2,000 gallons per day of normal flow for domestic use and minor irrigation respectively and a quantity of 109,000 gallons per day of normal flow (100 per cent returnable) for power purposes.

Plans may be seen at the Public Works Department Head Office, Nairobi, and at the office of the Water Bailiff, Nakuru.

Objections stating specific grounds therefor should be filed in duplicate with the Water Apportionment Board, P.O. Box 662, Nairobi, within 30 days from the date of publication of this notice and a copy served on the undersigned.

Estates and Investment, Ltd.

T. H. COATES,
Managing Director,
Lawfully Authorized Agent,
Box 40, Kitale.

1st July, 1953.

GENERAL NOTICE No. 1456

THE WATER ORDINANCE, 1951

Ruiru River, Ruiru District

APPLICATION by E.A. Sisal Estates, Ltd., of Ruiru for a water right from the Ruiru River on L.R. Nos. 4956 and 123 for net quantities of 21,300 gallons per day and 180,000 gallons per day of normal flow for domestic use and general irrigation purposes respectively and a quantity of 250,000 gallons per day of normal flow (80 per cent returnable) for industrial purposes. These quantities are in addition to 362,300 gallons per day of normal flow already authorized.

Plans may be seen at the Public Works Department Head Office, Nairobi, and at the office of the Water Bailiff, Nairobi.

Objections stating specific grounds therefor should be filed in duplicate with the Water Apportionment Board, P.O. Box 662, Nairobi, within 30 days from the date of publication of this notice and a copy served on the undersigned.

For and on behalf of Mitchell Cotts & Co.
(East Africa), Ltd.

ERNEST C. FIELD, Secretary,
Lawfully Authorized Agent,
c/o P.O. Box 664, Nairobi.

30th June, 1953.

GENERAL NOTICE No. 1457

THE WATER ORDINANCE, 1951

Tributary of Isogi River, Kericho District

APPLICATION by the European Agricultural Settlement Board of Nairobi for a water right from a tributary of the Isogi River on L.R. No. 5448/2 for a net quantity of 3,400 gallons per day of normal flow for domestic use.

Plans may be seen at the Public Works Department Head Office, Nairobi, and at the office of the Water Bailiff, Kericho.

Objections stating specific grounds therefor should be filed in duplicate with the Water Apportionment Board, P.O. Box 662, Nairobi, within 30 days from the date of publication of this notice and a copy served on the undersigned.

K. J. ROFFEY,
Acting Executive Officer,
European Agricultural Settlement Board,
Lawfully Authorized Agent,
P.O. Box 1507, Nairobi.

2nd July, 1953.

GENERAL NOTICE No. 1458

THE WATER ORDINANCE, 1951

Wards Stream, Nakuru District

APPLICATION by Commander E. C. Ward of Subukia for a water right from Wards Stream on L.R. Nos. 2853 and 7183/1 for net quantities of 6,600 gallons per day and 5,000 gallons per day of normal flow for domestic use and minor irrigation respectively and a quantity of 86,000 gallons per day of normal flow (100 per cent returnable) for power purposes.

Plans may be seen at the Public Works Department Head Office, Nairobi, and at the office of the Water Bailiff, Nakuru.

Objections stating specific grounds therefor should be filed in duplicate with the Water Apportionment Board, P.O. Box 662, Nairobi, within 30 days from the date of publication of this notice and a copy served on the undersigned.

E. C. WARD, Applicant,
Ol Mornoi, Subukia, Nakuru.

1st July, 1953.

GENERAL NOTICE No. 1459

THE WATER ORDINANCE, 1951

Nyangoro River, Songhor District

APPLICATION by Chemilil Sisal Estate of Songhor for a water right from the Nyangoro River on L.R. No. 1468 for a net quantity of 50,000 gallons per day of normal flow for industrial purposes.

This quantity is in addition to 93,650 gallons per day of normal flow already authorized.

Plans may be seen at the Public Works Department Head Office, Nairobi, and at the office of the Water Bailiff, Kericho.

Objections stating specific grounds therefor, should be filed in duplicate with the Water Apportionment Board, P.O. Box 662, Nairobi, within 30 days from the date of publication of this notice and a copy served on the undersigned.

E. MANTHEAKIS,
Lawfully Authorized Agent,
P.O. Songhor.

1st July, 1953.

GENERAL NOTICE No. 1460

THE WATER ORDINANCE, 1951

Unnamed Water Course, Uasin Gishu District

APPLICATION by D. H. Skinner of Kapsabet for a water right from an unnamed tributary of the Sosiani River on L.R. No. 171 for a net quantity of 2,550 gallons per day of normal flow for domestic use and a quantity of 40,500 gallons per day of normal flow (100 per cent returnable) for power purposes.

Plans may be seen at the Public Works Department Head Office, Nairobi, and at the office of the Water Bailiff, Eldoret.

Objections stating specific grounds therefor should be filed in duplicate with the Water Apportionment Board, P.O. Box 662, Nairobi, within 30 days from the date of publication of this notice and a copy served on the undersigned.

D. H. SKINNER,
Applicant,
P.O. Kapsabet, Kenya.

2nd July, 1953.

GENERAL NOTICE No. 1461

THE WATER ORDINANCE, 1951

Njoro River, Nakuru District

APPLICATION by W. J. Dawson of Njoro for a water right from the Njoro River on L.R. No. 2947/1/2 for a net quantity of 200 acre-feet of flood water per annum for irrigation purpose.

Plans may be seen at the Public Works Department Head Office, Nairobi, and at the office of the Water Bailiff, Nakuru.

Objections stating specific grounds therefor should be filed in duplicate with the Water Apportionment Board, P.O. Box 662, Nairobi, within 30 days from the date of publication of this notice and a copy served on the undersigned.

STIRLING & SCOTT,
Lawfully Authorized Agents,
P.O. Box 245, Nairobi.

29th June, 1953.

GENERAL NOTICE No. 1462

REVOCATION OF GENERAL POWER OF ATTORNEY

NOTICE is hereby given that the general power of attorney executed and granted by me the undersigned Bhogilal Gordhanbhai Patel, to Mr. Chunibhai Shivabhai Patel, appointing him my attorney, is revoked and cancelled and that the said Chunibhai Shivabhai Patel has no authority to represent me or to act for me or in my name or on my behalf in any manner under the aforesaid power of attorney.

Kist mu,

29th June, 1953. BHOGILAL GORDHANBHAI PATEL.

GENERAL NOTICE No. 1400

THE CROWN LANDS ORDINANCE

BUSINESS PLOT—SECTION V: NANYUKI

NOTICE is hereby given that a plot in Nanyuki Township as described in the Schedule below is available for alienation and applications are invited for the direct grant thereof.

2. A plan of the plot may be seen at the office of the District Commissioner, Nanyuki, and at the Public Map Office of the Survey Department, Nairobi, or may be obtained from the Director of Surveys, P.O. Box 1766, Nairobi, on payment of Sh. 4, post free.

3. Applications should be submitted to the Special Commissioner and Acting Commissioner of Lands, Nairobi, through the District Commissioner, Nanyuki, together with detailed proposals for the development of the site, illustrated by sketch plans drawn to scale.

4. Applications must be sent so as to reach the District Commissioner, Nanyuki, not later than noon on Friday, 31st July, 1953.

5. Applications must not be sent direct to the Commissioner of Lands.

6. Applicants must enclose with their applications their cheque for Sh. 1,000 as a deposit, which will be dealt with as follows:—

- (a) If the applicant is offered and takes up and pays for the plot within a period of seven days as required by Condition (a) (2) below, the deposit will be credited to him.
- (b) If the application is unsuccessful, the applicant's deposit will be returned to him.
- (c) If the application is successful and the applicant fails to take up and pay for the plot within a period of seven days as required by General Condition No. 2 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

(a) General Conditions

1. Grants will be made under the Crown Lands Ordinance (Cap. 155 of the Revised Edition of the Laws of Kenya) and titles will be issued under the Registration of Titles Ordinance. The term of the grant will be 99 years from the first day of the month following the notification of the approval of the grant.

2. The allottee shall pay to the Commissioner of Lands within seven days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the survey fees, the fees payable in respect of the preparation and registration of the grant (Sh. 120) and the stamp duty in respect of the grant (approximately two per cent of the stand premium and annual rent). In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claims to the grant of the plot.

3. The grant will be issued in the name of the allottee as stated in the letter of application.

4. The application for the plot shall be deemed to be upon and subject to the conditions herein contained and the provisions of the Crown Lands Ordinance (Cap. 155 of the Revised Edition of the Laws of Kenya) and in particular Part VII thereof.

(b) Special Conditions

1. The grantee shall erect complete for occupation within 24 months of the date of the commencement of the term a building of approved design on proper foundations constructed of stone, burnt brick or concrete with roofing of tiles or other permanent materials approved by the Local Authority and by the Commissioner of Lands and shall maintain the same in good and substantial tenable repair and condition, including the external paintwork during the continuance of the term.

2. No building shall be erected on the plot unless plans (including block plans showing the position of the buildings), drawings, elevations and specifications thereof shall have been approved by the Local Authority and by the Commissioner of Lands or such other person as he may appoint. Such plans, etc., shall be submitted in triplicate to the District Commissioner, Nanyuki, within three months of the date of the commencement of the term.

3. In the event of the grantee failing to comply with any condition herein contained, any proceedings that may be necessary will forthwith be instituted for the recovery of the land. Moneys that may have been paid in respect of the plot will be forfeited to the Crown.

4. No buildings erected on the said land may be occupied until the grantee shall have submitted a block plan with the position of such buildings clearly defined and showing a system of drainage for disposing of surface and sullage water on the said land and also for disposing of sewage by water-borne carriage to a septic tank and soakage pit in each case to the satisfaction of the Local Authority and the Commissioner of

Lands, and the grantee shall also satisfy the Local Authority and the Commissioner of Lands that such systems of drainage have been properly constructed, such satisfaction in both cases to be expressed in writing.

5. The grantee shall, at his own expense, duly and suitably connect such sewage or drainage system with any town sewage or drainage system when in the opinion of the Local Authority the latter systems are so far completed as to enable the grantee reasonably so to do.

6. Any building erected on the plot shall conform to a building line decided upon by the Local Authority.

7. The grantee shall not sell or transfer the plot nor enter into any mortgage charge (other than with the consent of the Commissioner of Lands for the raising of a loan for building purposes) or agreement for sale in respect thereof until Special Condition No. 1 hereof shall have been fulfilled.

8. Subject to Special Condition No. 7, the grantee shall not at any time during the continuance of the term of the grant subdivide the land or assign, sub-let or otherwise dispose of any portion without prior consent in writing of the Governor.

9. All out-buildings, offices, etc., shall be properly sited and screened from view to the satisfaction of the Local Authority or such person as may be appointed for the purpose and shall be kept so screened during the continuance of the grant.

10. The Government or such person or authority as may be appointed for the purpose shall have the right to enter upon the plot and lay and have access to water mains sewers, pipes and drains, telegraph and telephone wires and electric mains of all descriptions whether overhead or underground without payment of compensation and the grantee shall not erect any building in such a way as to cover or interfere with any existing alignment or mains, sewers or service pipes or the telegraph or telephone wires and electric mains aforementioned.

11. 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 buildings erected thereon including any contribution or other sum paid by the Government in lieu thereof.

12. The grantee shall as aforementioned make an initial payment for the estimated amount for the cost of construction of roads and drains along the southern boundary of the plot as shown in the Schedule hereto. On completion of the construction of roads and drains and the ascertainment of the actual proportionate amount payable in respect of the plot the grantee shall either pay (within seven days of demand therefor) or be refunded the amount by which the actual cost exceeds or falls short of the amount previously paid on account as the case may be. In addition, the grantee will be required to pay proportionate roads and drains charges in respect of the 40 feet road to the rear of the plot (within seven days of the demand therefor) as and when it is decided to undertake its construction.

13. The annual cost of the maintenance of the roads, when constructed will be paid in proportion to the frontage of the plot by the grantee.

14. Should the Local Authority at any time require the road to be constructed to a higher standard, the costs of this construction will be paid proportionately by the said grantee on the basis set out in Condition No. 12.

15. The grantee shall use and permit to be used the land hereby granted for business purposes only, excepting any trade or business which has been or may be declared to be dangerous or offensive by notice in the Official Gazette. Not more than 90 per cent of the area shall be built upon.

16. In no case shall the area of the plot required to remain unbuilt upon be less than 300 square feet or 10 per cent of the area and the said area shall be free from any erection thereon above the level of the ground except latrine accommodation constructed in accordance with all laws and by-laws in force relating thereto and the design approved by the Local Authority. Such open space shall be at the rear of the building and shall extend along the entire width of the building and the distance across such open space from every part of the buildings to the rear boundary of the plot shall not be less than ten feet.

17. A veranda may be erected within the road reserve with the previous consent of the Local Authority and must conform to a building line decided upon by such authority.

Nairobi. **F. E. FIRMINGER,**
for Acting Commissioner of Lands.

SCHEDULE

Sect. No.	Plot No.	Area Acres (approx.)	Stand Premium	Annual Rent	Roads and Drains Initial Contribution	Survey Fees
V	12	0.1619	Sh. 7,060	Sh. 1,412	Sh. 3,377/10	Sh. 191/50

GENERAL NOTICE No. 1401

THE CROWN LANDS ORDINANCE

KISUMU MUNICIPALITY—RESIDENTIAL AND BUSINESS-CUM-RESIDENTIAL PLOTS

NOTICE is hereby given that plots in Kisumu Township as described in the Schedules are available for alienation and applications are invited for the direct grants of the individual plots.

2. A plan of the plots may be seen at the office of the Town Clerk, Kisumu, and at the Public Map Office of the Survey Department, Nairobi, or may be obtained from the Director of Surveys, P.O. Box 1766, Nairobi, on payment of Sh. 4, post free.

3. Applications should be submitted to the Special Commissioner and Acting Commissioner of Lands, Nairobi, through the District Commissioner, Kisumu, stating the plot required in order of preference.

4. Applications must be sent so as to reach the District Commissioner, Kisumu, not later than noon on the 14th day of August, 1953.

5. Applications must not be sent direct to the Commissioner of Lands.

6. Applicants must enclose with their applications their cheque for Sh. 1,000 as a deposit, which will be dealt with as follows:—

- (a) If the applicant is offered and takes up and pays for a plot within a period of seven days as required by Condition (a) (1) below, the deposit will be credited to him.
- (b) If the application is unsuccessful, the applicant's deposit will be returned to him.
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of seven days as required by General Condition No. 1 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

(a) Conditions of Offer

1. Each allottee of a plot shall pay to the Commissioner of Lands within seven days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the survey fees, the fees payable in respect of the preparation and registration of the grant (Sh. 120) and the stamp duty in respect of the grant (approximately two per cent of the stand premium and annual rent). In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot.

2. The grant will be issued in the name of the allottee as stated in the letter of application.

3. In the case of plots in Schedule 2, applicants must state the amount of capital available for the project. Such statement should preferably be supported by a Banker's letter.

4. In the case of plots in Schedule 2, applicants must give full particulars of the type of business proposed.

(b) Conditions of Lease

1. Grants will be made under the Crown Lands Ordinance (Cap. 155 of the Revised Edition of the Laws of Kenya) and titles will be issued under the Registration of Titles Ordinance. The term of the grants will be 99 years from the first day of the month following the notification of the approval of the grant.

2. The grantee shall erect complete for occupation within three years of the date of the commencement of the term a building of approved design on proper foundations constructed of stone, burnt brick or concrete with roofing of tiles or other permanent materials approved by the Commissioner of Lands and shall maintain the same in good and substantial tenantable repair and condition, including the external paintwork, during the continuance of the term.

3. No building shall be erected on any plot unless plans (including block plans showing the position of the buildings), drawings, elevations and specifications thereof shall have been approved by the Local Authority and by the Commissioner of Lands or such other person as he may appoint. Such plans, etc., shall be submitted in triplicate to the Town Clerk, Kisumu, within six months of the date of the commencement of the term.

4. In the event of the grantee failing to comply with any condition herein contained, any proceedings that may be necessary will forthwith be instituted for the recovery of the land. Moneys that may have been paid in respect of the plot will be forfeited to the Crown.

5. No buildings erected on the said land may be occupied until the grantee shall have submitted a block plan with the position of such buildings clearly defined and showing a system of drainage for disposing of surface and sullage water on the said land and also for disposing of sewage by water-borne carriage to a septic tank and soakage pit in each case to the satisfaction of the Local Authority and the Commissioner of Lands, and the grantee shall also satisfy the Local Authority and the Commissioner of Lands that such system of drainage has been properly constructed, such satisfaction in both cases to be expressed in writing.

6. The grantee shall, at his own expense, duly and suitably connect such sewage and drainage system with any town sewage and drainage system when, in the opinion of the Local Authority, the latter system is so far completed as to enable the grantee reasonably so to do.

7. Any building erected on the plot shall conform to a building line decided upon by the Local Authority.

8. The grantee shall not sell or transfer the plot nor enter into any mortgage charge (other than with the consent of the Commissioner of Lands for the raising of a loan for building purposes) or agreement for sale in respect thereof until Special Condition No. 1 has been complied with.

9. Subject to Special Condition No. 7 the grantee shall not at any time during the continuance of the term of the grant subdivide the land or assign, sub-let or otherwise dispose of any portion without prior consent in writing of the Governor.

10. All out-buildings, offices, etc., shall be properly sited and screened from view to the satisfaction of the Local Authority or such person as may be appointed for the purpose and shall be kept so screened during the continuance of the grant.

11. The Government or such person or authority as may be appointed for the purpose shall have the right to enter upon any plot and lay and have access to water mains, sewers, pipes and drains, telegraph and telephone 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, sewers or service pipes or the telegraph or telephone wires and electric mains aforementioned.

12. The grantee shall pay such rates, taxes, charges, duties, assessments or out-goings of whatever description as may be imposed, charged or assessed by any Government or Local Authority upon the land or building erected thereon, including any contribution or other sum paid by the Government in lieu thereof.

13. The application for any plot shall be deemed to be upon and subject to the conditions herein contained and the provisions of the Crown Lands Ordinance (Cap. 155 of the Revised Edition of the Laws of Kenya).

14. The grantee shall, as aforementioned, make an initial payment for the estimated amount for the cost of construction of roads and drains as shown in the Schedules hereto. On completion of the construction of roads and drains and the ascertainment of the actual proportionate amount payable in respect of each plot, the grantee shall either pay (within seven days of demand therefor) or be refunded the amount by which the actual cost exceeds or falls short of the amount previously paid on account as the case may be.

15. The annual cost of the maintenance of the roads when constructed will be paid by the grantee in such proportion as the Commissioner of Lands may determine.

16. Should the grantees of the plots specified herein or the Local Authority at any time require the roads to be constructed to a higher standard, the cost of this construction will be paid by the said grantees in the proportions determined by the Commissioner of Lands.

(c) Additional Special Conditions Applicable to the Plots in Schedule I

1. The plots shall be used for residential purposes only and for no other purpose whatsoever.

2. The grantee shall not at any time during the term of the grant erect any buildings so as to cover more than 50 per cent of the area of the plot.

(d) Additional Special Conditions in Respect of the Business-cum-residential Plots in Schedule II

1. The grantee shall use and permit to be used the land hereby granted for business purposes only, excepting trades which in the opinion of the Commissioner of Lands are dangerous or offensive but shall be at liberty to use the said land for the combined purpose of business and residence notwithstanding, provided that in the event of the said land being used for the said combined purpose, then not more than one-half of the area thereof shall be built upon or if for business purposes only then not more than 90 per cent shall be built upon.

2. A veranda may be erected within the road reserve with the previous consent of the Local Authority and must conform to a building line decided upon by such Authority.

Nairobi,

16th June, 1953.

F. E. FIRMINGER,
for Acting Commissioner of Lands.

SCHEDULE No. 1

Plots for Residential Purposes Only

Plot No.	Sect.	Area Acres	Stand Premium	Annual Rent	Roads and Drains Charges (Initial Contribution)	Survey Fees
4 (north- ern ½ plot only)	XLVII	0.649	Sh. 1,220/00	Sh. 244/00	Sh. 6,850/00	Sh. 191/50
3	LXVII	0.7989	1,600/00	320/00	3,215/97	191/50
4	"	0.7989	1,600/00	320/00	3,215/97	191/50
11	"	0.7714	1,560/00	312/00	3,105/26	191/50
12	"	0.8139	1,640/00	328/00	3,289/23	191/50
13	"	0.8139	1,640/00	328/00	3,289/23	191/50
75	LXIII	0.703	960/00	192/00	5,043/36	191/50
76	"	0.790	1,080/00	216/00	5,667/50	191/50
77	"	0.876	1,200/00	240/00	6,284/47	191/50
78	"	0.804	1,100/00	220/00	5,767/93	191/50
79	"	0.761	1,040/00	208/00	5,459/45	191/50
80	"	0.851	1,160/00	232/00	6,105/11	191/50
81	"	0.782	1,060/00	212/00	5,610/10	191/50
82	"	0.901	1,240/00	248/00	6,463/82	191/50
83	"	0.880	1,200/00	240/00	6,313/16	191/50
84	"	0.751	1,020/00	204/00	5,387/71	191/50
85	"	0.689	920/00	184/00	4,940/66	191/50
86	"	0.779	1,060/00	212/00	5,586/03	191/50
87	"	0.756	1,040/00	208/00	5,421/10	191/50
88	"	0.815	1,120/00	224/00	5,844/17	191/50
89	"	0.840	1,140/00	228/00	6,023/44	191/50
90	"	1.021	1,400/00	280/00	7,321/35	206/50
91	"	0.799	1,100/00	220/00	5,729/44	191/50
92	"	0.838	1,140/00	228/00	6,009/10	191/50
93	"	0.749	920/00	184/00	4,854/61	191/50
94	"	0.677	820/00	164/00	4,854/61	191/50
95	"	0.739	1,000/00	200/00	5,299/20	191/50
42	"	0.1722	440/00	88/00	2,985/22	191/50
48	"	0.1722	440/00	88/00	2,985/22	191/50
56	"	0.943	1,520/00	304/00	5,599/97	191/50
57	"	0.981	1,620/00	324/00	5,612/00	191/50
58	"	1.003	1,640/00	328/00	5,804/27	206/50

SCHEDULE No. 2

Plots for Business-cum-residential Purposes

Plot No.	Sect.	Area Acres	Stand Premium	Annual Rent	Roads and Drains Charges (Initial Contribution)	Survey Fees
24	XXIX	0.1148	Sh. 3,160/00	Sh. 632/00	Sh. 1,711/32	Sh. 191/50
25	XXIX	0.1148	3,160/00	632/00	1,711/32	191/50
56	XXXV	0.1090	5,340/00	1,068/00	1,487/14	191/50
58	"	0.1090	3,500/00	700/00	1,502/30	191/50
60	"	0.1370	4,420/00	884/00	1,888/21	191/50
62	"	0.1033	3,320/00	664/00	1,422/35	191/50
75	"	0.1119	3,500/00	700/00	1,966/72	191/50
77	"	0.1136	3,760/00	752/00	1,957/23	191/50
94	"	0.1197	3,800/00	760/00	1,731/26	191/50
81	"	0.1125	5,480/00	1,096/00	1,994/86	191/50
31	LXVIII	0.1148	3,160/00	632/00	1,711/32	191/50
32	"	0.1148	3,160/00	632/00	1,711/32	191/50
4	"	0.090	4,300/00	860/00	2,049/18	191/50

GENERAL NOTICE No. 1463

NOTICE OF CHANGE OF NAME

I, Erach Jehangir Austin, of Mombasa in the Colony and Protectorate of Kenya, mechanic, heretofore called or known by the name of Nariman, hereby give notice that on the 11th day of June, 1953, I renounced and abandoned the use of my said name of Nariman Jehangir Austin and assumed in lieu thereof the name of Erach Jehangir Austin, and further that such change of name is evidenced by a deed poll dated the 11th day of June, 1953, duly executed by me and attested.

Mombasa, 12th June, 1953. ERACH JEHangir AUSTIN,
formerly Nariman Jehangir Austin.

GENERAL NOTICE No. 1464

NOTICE OF CHANGE OF NAME

I, Dharamshi Bhoja Shah, of Nanyuki in the Colony of Kenya, British Indian, hereby give public notice, as the father and natural guardian of my daughter, Miss Manoharben Dharamshi Bhoja, heretofore called and known by the name Sudhaben, who was born at Nanyuki on 23rd March, 1948, and whose birth was registered in the office of the Registrar of Births and Deaths at Nanyuki under Entry No. 32/1948, at present residing at Nanyuki in the Colony of Kenya, my said daughter, Miss Manoharben, formally and absolutely renounced the use of her said name Sudhaben, and in lieu thereof assumed and adopted the name of Miss Manoharben Dharamshi Bhoja for all purposes, and I hereby authorize and request all persons to designate and address my said daughter by the said assumed name of Miss Manoharben.

Nanyuki, 18th June, 1953. DHARAMSHI BHOJA SHAH.

GENERAL NOTICE No. 1465

NOTICE OF CHANGE OF NAME

I, Meghji Samat, of Mombasa in the Colony and Protectorate of Kenya, hereby give notice that by a deed poll dated the 23rd day of June, 1953, duly executed by me as the father and natural guardian of my son, Vinodrai, heretofore called and known by the name of Babu, whose birth was registered under Birth Entry No. 1768/1944 with the Registrar of Births, Nairobi, my said son, Vinodrai, formally and absolutely abandoned the use of his said name of Babu and in lieu thereof assumed and adopted the name of Vinodrai for all purposes, and I hereby authorize and request all persons to designate, describe and address my said son by the name of Vinodrai.

Mombasa, 23rd June, 1953. MEGHJI SAMAT.

GENERAL NOTICE No. 1466

NOTICE OF CHANGE OF NAME

I, Dayalal s/o Jiwan, of Karatina in the Colony of Kenya, hereby give public notice that I have absolutely renounced, relinquished and abandoned the use of my former name of "Damoji" and in lieu thereof have assumed the name of "Dayalal", and I further state that such change of name is evidenced by the deed poll of even date duly executed by me and attested.

Nairobi, 23rd July, 1953. DAYALAL,
formerly known as Damoji

GENERAL NOTICE No. 1467

THE FRAUDULENT TRANSFER OF BUSINESSES
ORDINANCE

NOTICE is hereby given that the business of eating-house heretofore carried on by Jethalal Bhanji under the name or style of "Rambharose Hindu Lodge" on premises known as Plot No. 9, Section 1, Nakuru, has by mutual consent been transferred to Mohanlal Velji Radia of Nakuru with effect from the 1st day of July, 1953.

The address of the transferor is P.O. Box 46, Nakuru.

The address of the transferee is P.O. Box 213, Nakuru.

All debts due by and owing to the transferor up to and inclusive of the 30th day of June, 1953, shall be paid and recovered by the transferor.

JETHALAL BHANJI,
Transferor.

Nakuru, 1st July, 1953. MOHANLAL VELJI RADIA,
Transferee.

GENERAL NOTICE No. 1321

THE CROWN LANDS ORDINANCE
(Cap. 155)

ALIENATION OF LAND

APPLICATIONS have been received and others are invited for the direct alienation of the land noted in the Schedule hereto, and this intimation is published for public information.

Any remarks on the applications or counter claims from persons interested, including persons who have previously submitted applications, must be submitted to the Special Commissioner and Acting Commissioner of Lands, P.O. Box 89, Nairobi, before noon on 16th July, 1953.

Plans of the areas may be seen at the Public Map Office, Survey Department, Government Road, Nairobi, or may be obtained on payment of Sh. 3 each, post free.

Nairobi, 12th June, 1953. A. W. HORNER,
for Special Commissioner and
Acting Commissioner of Lands.

SCHEDULE

L.R. No.—Unsurveyed area adjoining L.R. Nos. 1733 and 7374/R.

Locality.—Machakos.

Area approx.—5,000 acres.

Stand premium.—To be assessed.

Applicant.—(i) European Agricultural Settlement Board;

(ii) Messrs. Kapiti Plains Estate, Ltd.

Annual rent.—To be assessed.

L.R. No.—1732/1.

Locality.—Machakos.

Area approx.—549 acres

Stand premium.—To be assessed.

Applicant.—European Agricultural Settlement Board.

Annual rent.—To be assessed.

L.R. No.—2167/1.

Locality.—Trans Nzoia.

Area approx.—887 acres.

Stand premium.—To be assessed.

Applicant.—Mr. A. W. Hall.

Annual rent.—20 cents per acre per annum revisable.